

Warrantors for

To George Petty

State of Tennessee This instrument made this 1st day of May 1826
Between Nathan Robt. Dyer Chairman of the Court of Pleas and Quarter Session
for the County of Stewart of the one part and George Petty of the other part whereof it is agreed
that the said Nathan Robt. Dyer in pursuance of an order of the Court of Pleas and
agreed to the direction of the act of Assembly in such case made & provided
doth place and send to the said George Petty

An orphan boy of the age of fifteen in June 1826 years with the said George
Petty to him after the manner of an apprentice and servant until he
shall come at the age of twenty one years during all of which time
the said apprentice shall serve his said Master faithfully and as well
as of his lawfull command every when & as often as he shall be sent about
business from the said Master's service without leave but in all things as
a good and faithful servant herein himself toward said master
and the said George Petty doth covenant and agrees to and with the said
Nathan Robt. Dyer that he will instruct or cause to be instructed the said
Apprentice in the art or trade of farming and that he will
keep to him his apprentice during the time aforesaid
with sufficient working Diet and apparel fitting for an apprentice
and all other things both in the house and in the field and also that
he will send him to some English school until he shall have
to Read write and speak during their term to be instructed in
Reading writing and arithmetic and to furnish said apprentice
with two good and decent sets of clothes at the separation of
his said apprenticeship.

Taken and acknowledged in
open Court May 1st 1826
Test William Blits

Nathan Robt. Dyer
George Petty
Emanuel James

Joseph B. Kniville Bonds Adm'g Dan'l Burton Esq

I now all men by these Presents that we
for eph. B. Kniville and William Hicks

All of the state of Tennessee, and county of
Stewart. are held and firmly bound unto the
Governor in and over the State aforesaid.
Or his successors in office. in the sum of
Five hundred Dollars — to be paid to —
Laid Governor or his successors in office. or their
officers. which payment well and truly to be
made. we bind ourselves our heirs. executors
Administrators. jointly and severally firmly by
These presents. Sealed with our seals and dated
This 1st day of August 1826.

The conditions of the above obligation is such
that if the above bound Joseph B. Kniville
Administrator of all and singular the Goods
and Chattels. Right and Credits of Daniel
Burton. Deceased to make or cause to be made
a true and perfect inventory of all and singular
the goods and chattels. Rights and credits of the
Deceased which have or shall come into the hands.
Knowledge or possession of the said Joseph B.
Kniville or into the hands or possession
of any other person or persons for him. and the
same so made. do exhibit his cause to be exhibited
unto our ensuing county court and the same
Goods. Chattels. Rights and credits of the deceased
at the time of his death. which at any time
hereafter comes into the hands of any other person
or persons for him. do well and truly administer
According to law and further do make his cause to
be made a true and just account of the adminis-
tration. within one year after the date of these
Presents and all the receipt and receive of the said
Goods. chattels and credits which may be found remain-
ing. or on the said administration. account to the
same being first examined and allowed agreeably
to the law. shall deliver and pay unto such person
or persons respectively as the same shall be due person
or the true intent and meaning of the administration and
If it shall appear that any will or testament was made
by the deceased. and executors or executrix thereto
named do exhibit the same unto court making it

Allowed and approved of according to the said
Joseph B. Neville. There unto be requested do
Render and deliver the said letters of administration
appellation of such testaments being first had
and made in our said court then this obligation
Be void else to remain in full force and law.

J.B. Neville (D)
William Hickley

Thomas H. Tyrre Bonds Constable

Know all men by these
Present that we Thomas H. Tyrre, William Bailey and George
Hickley are held and firmly bound unto William Carroll Esq; Governor of the state aforesaid in just and full sum one
Thousand dollars to be paid to the said William Carroll
or his successors in office or their assigns for which payment well and
truly to be made we bind our selves and each of us to our heirs
executors and administrators jointly severally and firmly by
these presents sealed with our seals and dates this 1st day of
August 1826. The condition of the above obligation is
such that whereas the above bound Thomas H. Tyrre has been by
the court of pleas and quarter sessions for the County of Stewart appointed
as constable for said County now. If the said Tyree
Shall well and truly and without delay execute all process on
Precept to him directed and faithfully account for and pay
over all money so collected by virtue of any process or precept to
Put into his hands to the plaintiff her her or other agents or
Attorneys or to such other persons or persons to whom the same
may be due and payable agreeable to the tenor of his said
office and in all other things shall well and truly execute
and perform the duties of a constable during his continuance
in said office in and all other things that well and truly execute
and perform the duties in office or other the above obligation to be
void or be remain in full force and virtue
Salem and acknowledged in open Court
August term 1826

Seal of William Clark

J.H. Dyer
Wm. Bailey
Geo. Hickley

State of Tennessee } Know all men by these presents
Stewart County } That we Thomas Dodd, Samuel Cherry
Clement and William Baylis are held and firmly bound
unto William Carroll Esq; Governor of the state aforesaid in
The just and full sum of five Thousand Dollars to be paid to the
said William Carroll his successors in office or their assigns
For which payment well and truly to be made we bind our
selves and each of us our and each of our heirs Executors and
Administrators jointly & severally firmly by these presents
Sealed with our seals and dates this 8th day of August
1826. The condition of this obligation is such that
If Thomas Dodd and Samuel G. Cherry
Executor of the last will and testament of William Cherry
Disceased do make or cause to be made a true and proper
Inventory of all and singular the goods and chattels rights
and credits of the said Disceased which hath or shall come
into the hands Knowledge or possession of the said Executor
or into the hands or possession of any other person or persons to
Knowledge. Exhibit the same or cause it to be exhibited into our
Evening County Court and all the same goods and chattels and
all other goods and chattels rights and credits of the
disceased at the time of his death or at any time after
which have or may come into the hands or possession of the Executor
or any other person or persons for him do well and truly adminis-
tered according to law and agreeably to the said will
and testament and further do make or cause to be made
a true and plainer account of said executorship within
two years from the date hereof and exhibit the same over the
before the justices of our said court and all the just and true
residue of said goods and chattels rights and credits of said
Disceased remaining on said account do deliver and pay to such
person or persons respectively to whom the same may be due agreeably
to the true intent and meaning of the said will and testament
that the above obligation to be void otherwise remain in
full force and virtue taken and acknowledged Thomas Dodd Esq;
In open Court August Term 1826 (Samuel Cherry Seal)
(Clement Seal)
(Wm. Baylis Seal)

Rachel King Bond Guardianship

Know all men by these presents that we the said John King, John H. Petty and George Petty
are held and firmly bound unto Robert Walker & Nathan Ross
Justices of the County Court of Stewart county
their successors or successors survivor or survivors their executors
Administrators or assigns in the sum of one thousand Dollars
for the benefit of John R. King Henry King William King
King for the payment of which we bind ourselves our heirs
executors administrators and assigns jointly and severally
Firmly by these presents sealed with our seals and dated
This 7th Day of August 1826

The condition of the above obligation is such that whereas
Rachel King has been appointed guardian to the said
John R. King Henry R. King and William R. King now if
the said Rachel King shall well and faithfully
make true return & Settlements made with the County court
of Stewart agreeably to law during her said guardianship and at the
expiration thereof shall well and faithfully account with the
said justice of the County Court of Stewart and pay over to them
or their order the profits of said estate that may come into her
hands by virtue of said guardianship together with the
sum the said Rachel King as aforesaid shall demand herself
In all things relative to the said guardianship agreeably to
law and then this obligation to be void else to remain in full
force and virtue in law.

Taken and Acknowledged, *Rachel R. King Seal*
In open Court August, John H. Petty Seal
Term, 1826, *George Petty Seal*

William Clark

Perrine Williams Bonds Constable

State of Tennessee Know all men by these presents that we
Perrine Williams & Miles Williams John Scarborough Henry & Wm.
are held and firmly bound unto William Carroll Esquire
Governor of the State aforesaid in the just and full sum of one
thousand Dollars to be paid to the said William Carroll or his
successors in office or their assigns for which payment we bind
ourselves jointly severally and firmly by these
presents sealed with our seals and dated this 7th Day of August
1826. The condition of the above obligation is such
that whereas Perrine Williams has been by the
Justices of the Court of Pleas and Quarter Session for the

County of Stewart appointed a constable for said County
Now if the said Williams shall well and truly and
Without delay execute all process and precepts to him directed and faithfully
Account for and pay over all moneye by him collected by
virtue of any process or precept put into his hands to the plain
of his master or their agents or attorney or to such other
person or persons to whom the sum may be due and
payable agreeable to the tenor of his office and in all other
things execute and perform the duties of a constable and
during his continuacion in office then the above obligation
to be void else to remain in full force and virtue
in law

Taken and acknowledged Perrine Williams Seal
in open Court, August Term 1826, *Miles Williams Seal*
John Scarborough Seal
Lee, W. Williams Seal *Perrine Williams Seal*

Know all men by these presents that we John Colson
James Scarborough & John James are held and firmly
bound unto J. B. Fullard and Nathan Ross
Justices of the County Court of Stewart county their successors
or successors or survivors their executors administrators
or assigns in the sum of one thousand Dollars for the
benefit of Martha C. Colson
for the payment of which we bind ourselves our heirs
executors administrators and assigns jointly and severally
firmly by these presents sealed with our seals and dated
this 7th Day of August 1826. The condition of the above
obligation is such that whereas John R. Colson has been
appointed guardian to the said Martha Colson now if John
R. Colson shall well and faithfully make true return
and Settlements made with the County Court of Stewart
Agreeably to law during his said guardianship and at
the expiration thereof shall well and faithfully account
with the said Justice of the County Court of Stewart and
pay over to them or their order the profits of said estate
that may come into his hands by virtue of said guardian
ship together with the profits and the said Colson as aforesaid
shall demand himself in all things relative to the said
guardianship agreeably to law and then this obligation
to be void else to remain in full force and virtue
in law

P
Taken and acknowledged John H. Colonial Seal
in open court August 1826 former, Scarborough Deed
Term 1826 John Jameson — Deed
Test. Wm. Clark

Th
Thomas Younger Guardian to James Manfield
Know all men by these presents that we Thomas
Younger & Jephtha Shilton Libman Sexton are held and
firmly bound unto Robert Walker A B Outlaw
James Gray Justices of the County Court of Stewart
County their successor or since poor survivors or survivors
their executors administrators or assigns in the sum of
five hundred Dollars — for the Benefit of
James Manfield Esq & the payment of which
we bind ourselves our heirs & executors administrators and
assigns jointly and severally firmly by these presents
Sealed with our seals and dated this 7th Day of August
1826 The condition of the above obligation is such
that whereas Thomas Younger has been appointed
Guardian to the said James Manfield Esq Now if
the said Thomas Younger shall well and faithfully
execute his trust and make full settlement to the County
Court of Stewart agreeably to law during his said
and at the expiration thereof shall well and faithfully
account with the said Justices of the County Court of Stewart
and pay over to them all their and the profits of said
estate that may come into his hands By virtue of said
Guardianship together with the profits and the said
Younger aforesaid shall deliver himself in all things
relative to the said guardianship agreeably to law and then
this obligation to be void and to remain in full force
and virtue in law
Taken and acknowledged Thomas his Deed
in open court August 1826 Jephtha his Deed
the 7th 1826 Silmon his Deed
Test. Wm. Clark James Anderson Deed

Philip Hornberger Bond Tame License

State of Tennessee } I now affirm by these presents that
The Phillip Hornberger & Melton Baspwell are of the County of
Smart and State afforsard as held and firmly bound unto
William Carroll Esquire Governor of the state of Tennessee
In the just and full of five thousand five hundred dollars
To be paid to the said William Carroll or his successor in
office to which payment well and truly to be made we bind
our selves and each of us our heirs Executors Administrators
jointly severally and firmly By these presents sealed with our
seals and dated this the 1st day of August 1826.

The condition of the above obligation is such that whereas
the above bounden Phillip Hornberger hath bounden us
to keep an ordinary at this house in Stewart County off therein
the said Hornberger do constantly fine and preserve in
said ordinary good clean and wholesome Diet & Lodging for
travelers & strangers Cornfeder and Pastures for their horses from
During the time of one year from and after the date of these
presentments them the above obligation to be void otherwise
to be and remain in full force and virtue

Taken and acknowledged in open court August Term

1826

Test. Wm. Clark

A Brownell

Deed

Philip Hornberger Bond Tame License

An Account of the Sale of the personal Property of William Cherry
done on the 1st January 1826

1 Cabinet and furniture	do	do	4
1 Table	do	do	50
1 No	do	do	16 1/4
1 Dishes	To	Mr Gadsen	1 18 1/2
1 Glass	To	Samuel Cherry	1
1 Box Furniture	To	do do	8
1 Box	To	William Cherry	10 25
1 Bedstead and furniture	do	William Williams	15
1 Trunk	To	Samuel Cherry	1
1 Packing case	To	do do	37 1/2
6 Chairs	To	John Scarborough	3 25
1 Draw Chair	To	Thomas Dodds	1 16 1/4
8 Chairs	To	Mr Cherry	50
1 Gentleman's Chair	To	Thomas J. Watson	14
1 Single	do	William Bailey	3
1 Ropelike Line	"	Samuel Cherry	12
1 Draw & Case	"	William James	1 75
1 Kettle	"	Mr Cherry	1
2 Pots	"	do do	1
1 Porcelain Bowl	"	James Scarborough	1
1 Tin Trunk	"	Samuel Cherry	1
1 Spinning Wheel	"	Mr Cherry	8 1/4
1 do	"	do	50
1 Flat Wheel	"	do do	3 75
1 Bracket	"	do do	1 16 1/4
1 Pair Dogtooth	"	William James	2 37 1/2
1 Smoothing Iron	Cullen Baylis		62 1/2
1 Scrood	Samuel Cherry		8 1/4
1 Pair Siftons	William Bailey		2
1 Man's saddle	John Broadway		3 75
1 Brass Pistal	William Bailey		2 37 1/2
1 Jar	Nina Maitte		2
1 Box horse	Thomas J. Watson		120
1 Gray Mare and Calf	Samuel Cherry		25
1 G. W. Stein	Thomas Dodds		20
1 Ball	John Broadway		6 16 1/4
1 Black Cow	do do		5
1 Heifer	William Hobson		9
1 Cow Star	A. Blattaw		6 25
1 Cow Calf	John Hobson		10 ~
1 White Heifer	A. Blattaw		5
1 Cow itself	William		9 68 1/2
1 Sheep	William Hobson		4
2 Horses	W. Cherry		4

1 Cow 12 do	Samuel Cherry	1	21
3 Quirts	William Bailey	3	-
1 Ewe and Ram	A. Blattaw	2	00
2 Sheep	To Saml Cherry	25	-
1 Bell	Thomas Dodds	5	25
1 Plow	Joseph Smith	3	25
1 do	William B. Cherry	3	-
1 do	Samuel Cherry	3	-
1 Hoe	James Scarborough	8 1/4	-
1 Grabbing hoe	John Richard	1	-
1 Mattock	do do	1	-
1 Hoe	Davy Boyd	1	-
1 G. Bow	John K. Hobson	1	-
1 Bottles	John Richard	1	-
1 Ax	John James	2	16 1/4
1 do	John Richard	6	12 1/2
1 Corp but	John K. Hobson	3	37 1/2
1 Dog Chain	William Hobson	1	37 1/2
1 Foot adde	John Hobson	1	37 1/2
1 Auger Hchigell	do do	1	37 1/2
2 Augers	James Rolling	1	6 12 1/2
1 do	do do	1	37 1/2
1 Grind Stone	Samuel Cherry	2	-
2 1/2 Head Give	Mr Cherry	2	3 1/4
30 Gallon Whisky	R. Woolley	15	15
1 Bell	V. Maitte	1	-
1 do	James Scarborough	1	75
2 Bells	S. Cherry	1	25
1 Pair Hounds	Joseph Smith	1	75
1 Colling Knife	John Richard	1	50
1 Soft Hhordle	Thomas Dodds	1	50
1 Cut Purse	Mr Cherry	1	25
1 Spoon	do	1	50
1 Pair Sheep Shears	A. Andrews	1	3 1/4
1 do	Thomas Dodds	1	37 1/2
1 Soft Whisky	S. Cherry	1	51
1 Rake	D. Bryd	1	3 1/4
2 Sheep	R. Broadway	2	50

Sam'l Cherry \$ 394 75/ -
Adam
Thomas Dodds

Returned August 2nd 1826

William Cherry's Last Will

In the Name of God among us William Cherry of the County of Stewart and State of Georgia being of perfect Mind and Memory Make this My last Will and Testament First I desire to be decently buried then My just debts to be paid Secondly I leave my wife in possession of the first of the Sixty acres tract of land on which the improvements now are on the west side of Creek and also one house on place and gear with one milch Cow and calf till her death and also one bed and furniture. Thirdly I give and bequeath unto my daughter Anna Hickord One Dollar to be paid out of my Estate and the balance of my Estate to be equally divided between my children (Except) Anna Hickord the tract of land on which I now live and all other land that I own after the death of my wife to be divided between my children with the exception of said Anna Hickord my wife not to have the tenths of any of the lands except this part of the Sixty acres spoken of above I do then by Constitution and appoint Thomas Doss and Dennis Cherry to be my whole and sole Executors of this my last will and Testaments and I do hereby utterly revoke disallow disannul all former legacies by wills and legacies by me hitherto in any wise left or made delany Ratifying and confirming this and no other to be my last will and Testaments In witness whereof I have hereunto set my hand and seal this 12th day of May 1826 in testimony whereof I sign
Signed in presence of us
Thomas J. Watson
C. Clements

Wm. Cherry
Marie

State of Summerville August 2nd 1826
Stewart County Court The last will and Testaments of William Cherry was proven in open Court by the oath of Thomas J. Watson and Clements and ordered to be Recorded

Attest Williams blw

Joshua Hamblet Guardian to Allen Merriman

Know all men by these presents these we Joshua Hamblet and James H. Bradford Executors and fiduciaries unto Nathan R. Rogers & Brown and John H. Colton Justices of the County Court of Stewart County their Successors or Successors Servitors or Successors their Executors Administrators or assigns in the sum of One hundred Dollars for the benefit of Allen Merriman for the payment of which we leave an account his executors Administrators and assigns jointly and severally by these presents sealed with our seals and dated this 8th day of August 1826.

The condition of this last obligation is such that when a Justice of the peace has been appointed guardian to the said

Allen Merriman. Saw by the said Justice Hamblet shall well and faithfully make true Return and Settlement Made with the County Court of Stewart agreeable to law during his said Guardianship and at the expiration thereof shall make a faithfully account with the said Justice of the County Court of Stewart and pay over to them or their Order the profits of said estate that may come into his hands by virtue of said Guardianship together with the first and the said Hamblet or his executors shall demand him up in all things relating to the said guardianship agreeable to law and then this obligation to be void etc. Remain in full force and virtue in law

Carefully Acknowledged in law
Court Aug 2d 1826

Sab. Williams blw

Joshua Hamblet
James H. Bradford

Agreement between Culver Bayley and C. Johnson

Agreement between Culver Bayley and C. Johnson Whereas Culver Bayley became the purchaser of the land acquiring the town of Doss as the property of Robert Cooper and Received a Deed of Conveyance for the same bearing date the 6th of February 1823 from the Sheriff and the same was Received by C. Johnson and Whereas also the said Culver Bayley C. Johnson became jointly the purchasers from the heirs of Robert Nelson of all the town Doss in Doss Belonging to them and also obtained a Distinguishment from them for their interest in the lower tract of land which said Conveyances were executed to C. Johnson and Whereas by Mutual agreement said purchasers were to operate for the mutual benefit of the said Culver Bayley and C. Johnson Now for and in Consideration of the premises and also of One Dollar in hand paid to each other respectively our bargain and sell and agree to hold all the property under the above mentioned Conveyance of Nelsons heirs and the purchase at Sheriff sale as tenants in common than and share alike with the exception of lots Number One hundred and Sixteen Ninety four Eighty and fifty and which belonged to said Culver Bayley to our purchase and the title to which shall may hereafter appear to remain the aforesaid purchasers to be vested in the said Culver Bayley and C. Johnson Separately and alone and all the balance of the said property remaining by virtue of said sale held here as tenants in common between the said Culver Bayley and the said C. Johnson or their heirs or assigns for ever testifying whereof we have hereunto set our hands and seals this 9th of August 1826

Witness

George Muller

P. Priestly

State of Summerville August 2nd 1826

Stewart County Court This agreement was acknowledged in open Court and ordered to be Recorded

C. Johnson

C. Bayley

An Inventory of the Estate of Stephen English Dec 29th 1816

2 Sets of furniture 1 Chimney Prop 1 Writing Desk 1 Church Bell 1 Small Bell 1 Set Books 3 Boxes and furniture 2 Trunks 1 Side Stance 1 Chest 4 Stays 2 Spinning Wheels and Cams 1 Dovn and Books 2 Potts 1 Kettle and Lee 1 Washing Tub 2 Hand Saw 1 Hand Ax 3 Augers 1 Lot of Chisel 1 Lot of small tools 1 Drawing Knives 1 Saw 1 Adze 5 Plains 1 Lot of small tools 1 Lot of Cooper tools 1 Bell Stone 2 Bells 1 Gun Barrel 1 Weigh & Ring & Prop Books 1 Steel trap 1 Cott Tools 2 Pair Gun and Hams 1 Cott of Bridle 4 Axes 2 Horseshoes 1 Pair Chain 1 Lasso and Cradle 1 Pair Sharp Shears 3 Reap Books 1 Coal Box 2 Pair Dog Horns 1 Block Head 6 Chairs 1 Room Stay and hamper 2 floors 2 Wagons 1 Fast Screw 1 pair chains and hams 1 Ax 1 Horseshoe 5 Horseshoes 15 Head hoggs 5 Head Sheep 1 Woman's Saddle 1 pair Hammers 1 Ring and Gouge 1 Hand Measuror 1 funnel 1 leather chain 1 button 1 Knives 1 Bell 1 Water Worm 4 Bands & 1 Singing Tub 27 March 2 tubs 1 Peppermint Bucket 1 Guard Magazine 1 set three Drags 1 Lot of Staves 10 Men Sackets 1 Gunne Powd 2 Head Buttocks 1 Round Shawl and Coopers adage 1 Horseshoe 1 Mattock 1 Lot of Gun 5 Head hoggs 1 Skin Mortar 1 pair Hammers

A List of all accounts over Stephen English Books

Ebiniger Remfett	account	\$ 6.87 1/2	
Friedrich Weston	do	7.93 1/4	
Alexander Brightwater	do	4.00	
William M. Lambkin	do	- 0.93 1/4	
John Guile	do	1.08 1/4	
James Colverell	do	2.26	
Isaac Kirby	do	4.45	
Celmar Sytton	do	6.91	
Thomas Davison	do	3.37 1/4	
Samuel Pancato	do	43.86 1/4	\$ 80.86.

A List of Notes

8 Bbl Coopers	do to	\$ 2.50
Henry Oliver Weston	400 ft Barer Grov	
Merrill Ellin	Notes	\$ 2.31 1/4
John Hessey	do	2.75
John McHugh	do	26.00
John Bailey	do	51.16 1/4
Cuthbert Matheny	do	3.12 1/4

James Gray Adv.

State of New Jersey August 22nd 1826 This inventory was drawn
Stewart County Court to be open to view and ordered to be Recorded

June 22nd 1816

A List of the Sales of the Estate of Stephen English Dec 29th 1816

Polly English	do	1 Table and furniture	\$ 5.00
Wiliam Colman	1	Potting Table	7.00
Alexander Craig	1	Chimney Prop	50.00
John A. Guile	1	Writing Desk	2.12 1/4
Ephraim English	1	Church Bell	6.00
Sarah Mattens	1	Small Bell	1
Ephraim English	2	Books	.50
" "	1	Cott Book	2.25
Polly English	1	Box and furniture	4-
" "	1	No do	8.50
" "	1	No do	12-
Reuben Lovs	1	Yards	4.00 1/4
John A. Guile	1	Gilt	4.50 1/4
Alexander Sytton	1	Side Stance	18 1/4
Polly English	1	Chest	.50
Celmar Sytton	1	Stay	87 1/4
Ebiniger Remfett	do	do	.75
Polly English	2	No	.50
" "	1	Wheel and Boards	1-
" "	1	No	1.50
" "	1	Dovn and Books	2-
Richard Bradford	1	Pott	1.25
Polly English	1	No	2-
" "	1	Spittles and Lee	1.25
" "	1	Washing Tubb	81 1/4
Edward Weston	1	Hand Saw	1.75
George Weston	1	No do	2-
George Baythead	1	Hand Ax	1.81 1/4
George Weston	1	Auger	1-
Edmondo Weston	1	Large Auger	1.50
Celmar Sytton	1	No do	1.00 1/4
Personer William	1	Cott Chairs	1.62 1/4
James Cook	1	Cott do	.50
Edmondo Turner	1	Drawing Knives	1-
James Cook	1	Scrap	1.12 1/4
" "	1	Adas	2.62 1/4
Alexander Able	1	Plain	.50
George Bankhead	1	Panel Tool	1.25
James Scarborough	1	Cott Coopers Tools	1.18 1/4
Daniel Lovs	2	Plains	1-
John A. Guile	1	Cott Tools	1.56 1/4
Emmett Turner	1	Cott Stone	.81 1/4
Richard Bradford	1	Bell	.50
Ebiniger Remfett	1	Gun barrel	9.-
Benjamin Andrews	1	Weigh & Ring	.75

Thomas Trout 2 Trap Rock
 Alexander Bentwaters 20 Plaies
 Frederick 1 Old Trap
 James Lynn 1 Pot of Coal
 George Wilson 1 Pair Iron Shears
 Richard Braisted 1 pair Iron Shears
 William Whiting 1 Pot of Bricks
 Solomon Dawson 1 Do
 Berry Duff 1 Do
 Frederick Turner 1 Do
 Daniel Taylor 1 Do
 James Cooks 1 Do
 Thomas Trout 1 Log Chain
 Edwin Smith 1 Iron Chain
 Isaac Dyer 1 Iron Harp
 George Wilson 1 Hook
 Frederick Turner 1 pair Shears
 Thomas Gray 1 Trap hook
 Benjamin Andrew 1 Trap hook
 Solomon Dawson 1 Tool Box
 Isaac Dyer 1 pair Dog Iron
 Polly English 1 Do 1 Do
 Do 1 Do 1 Black Box
 Do 1 Do 4 Chairs
 James Stouts 2 Chairs
 Polly English 1 Doom Hay Shears
 Ebenezer Rumpfet 1 Plow
 Gray Wilson 1 Do
 James McDougal 1 Magots
 Thomas Gray 1 Hatchet
 Ebenezer Rumpfet 1 Wagon
 Do 1 Do 1 pair Chain Shears
 Rubin Dow 1 Do
 James Dawson 1 Do
 William Williams 1 Do
 Polly English 1 Man Bott
 Thomas Younger 1 Bed
 Ebenezer Skinner 1 Filly
 Thoma Younger 1 Curving Cott
 Gray Wilson 6 Head Hogs
 Edward Wilson 9 Head Hogs
 John Agrell 3 Head Sheep
 Polly English 1 Horse Saddle
 Robert Colman 6 Hams & Ham
 A Ring Shantz 1 Ring & Goose
 Thomas Trout 1 Gallon Measure of Wine

2	68%
-	93%
2	50
-	37%
2	75
2	62%
1	18%
1	30%
2	50
1	31%
2	75
-	40%
3	37%
2	-
2	81%
-	50
1	50
-	63%
2	-
5	-
3	50
40	-
5	-
40	-
2	-
1	-
1	25
-	50
4	50
3	50
40	-
5	-
40	-
2	-
1	81%
-	63%
27	75
31	-
1	16%
41	-
16	-
5	-
10	-
8	17%
5	-
4	37%
1	30%
1	60%

W. H. Myres 1 Water Chain
 James Gray 1 Cutting Knif
 Robert Jackson 1 Box
 Robert Colman 1 Still Water Wound
 Do 2 Round Singing Tub
 Do 9 Mead Cutts
 Do 9 Mash Do
 Do 9 " "
 Do 1 Half Bushel & Quart Measures
 Do 1 Set Troughs
 Do 1 Set Barn
 William Williams 1 Scales
 Benjamin Williams 1 Mill Rents 1 year
 Robert Dean 1 Grind Stone
 Benjamin Andrew 1 Land
 Ebenezer Rumpfet 1 Heifer
 Edwin Smith 1 Round Shaw
 William Williams 1 Coopers Addge
 Edwin Smith 1 Grubbing Box
 Henry Andrew 1 Mattocks
 Parson Williams 1 Boxes
 Rumpfet 1 Boxes
 Abraham Phillips 1 trap cock
 Thomas Ward 1 Little Gun
 " " 1 Do
 " " 1 Do ad 31% bent a head Ad. Known
 585 68%

James Gray Administrator

Returned to August Term 1876

An Inventory of the estate of William Cherry deceased

1 Barber Furniture 1 Do 2 Table Do 1 Dust Do 1 Case Do 3 Bed Furniture
 Do 1 Looking Glass Do 15 Chairs Do 1 Double Bed 1 Shot Gun Do 1 Single
 Shot Gun Do 2 Pit Do 1 Pitter Do 1 Doon Do 1 Pistols Do 2 Hand
 Tools 3 Spinning Wheel 1 Hatchet Do 1 pair Pin Iron Do 1 Do 1 Smoothing Iron
 Do 1 Fron Do 1 Pair Skirted Do 1 Suckled Do 1 Trotter 3 Pistols Do 2
 1 Sin Do 1 Horse Do 1 Man Bott Do 14 Head Cattle Do 9 Head Sheep
 2 Porell Hogs 3 Plovers 2 pair Gun 4 Hors 2 Axe 1 Mattock 1 Crop Cut Do 2
 1 Dog Chain 1 Foot Addge 1 Iron Do 22 Head Geese & Geese 1 Whisk
 1 Cutting Knif 1 Box 4 Bott 4 Augers 1 Sift Cornnel 1 Pen Holder
 1 Pew 1 Doom 2 pair Sharp Shears

Judgement against Henry Pugh for £194.36
 On 10th January 1826 for 8.50 De ferre
 A Note of hand on Edward Rep for 5.75 same
 A Note on Harry Carter for 60.00 De ferre
 A Note on William Brighouse 10.00 same
 A Note on Humphrey Hilla for 10.81 same
 A Note on James Maynolds for 12.37/- same
 A Note on Mr. —— do for 10.50 same
 1 Note on Thomas Lord for 5.00 same
 A Dem and a Levy Due to by himself 10.00 same
 A Note on Wilson Ryatt for 30 Gal Whisky

The above is a full statement of the effects of William Cherry with
 exception of Many accounts of old standing on the books of the
 deceased Many of which he is believed have been paid and those
 left in his books have not been closed and Many which have not
 been paid & it is believed are bound by the Statute of Limitation

Returned to August 2nd 1826

Thomas Dolce 3 Dollars
 James Cherry

Ann Cooley's Dower

State of New Jersey Motho Comptroller whose Name is under
 Newark County 3 signs have been made according to authority on the
 land of William M Cooley deceased to land of the Estate of
 William M Cooley agreeable to an order of Court directed to
 me and the Comptroller facts that the One Thousand acres
 for Mrs Cooley late began at the North east corner of the tract
 of land wherein she now lies which William M Cooley
 deceased bought of Robert Turner Beginning at one
 running South One hundred and fifty poles and two thirds
 thence West One hundred and fifty four poles to a State Line
 thence One hundred and six and two thirds pole thence East
 One hundred and fifty four poles to the Beginning including
 the dwelling house in Hartshorn wherof she had the 10th June 1826
 set our hand and affixed our seals

John G. *[Signature]*
 Elias M. Smith *[Signature]*
 John Williams *[Signature]*
 J. F. Morris *[Signature]*
 S. H. Mallin *[Signature]*
 Edward Kelly *[Signature]*

William Webster *[Signature]*
 David Moore *[Signature]*
 George Monk *[Signature]*
 Collier, William *[Signature]*
 John Morgan *[Signature]*
 Moses Smullen *[Signature]*

Returned to August 2nd 1826

Bond from James H. Brigham to Drury O'Brien

Know all Men by these presents witness whereon I will on the first
 day of January 1828 an Indenture of Bargain and Sale of 167 acres
 of Land lying and being in the County of Stewart between James H.
 was executed by Drury O'Brien to James H. Brigham and which
 acknowledged in the County town of Stewart County at this Day
 Year 1828 and ordered to be Registered and which has been Registered and
 witness to the same do declare that the Sale in the Indenture is Not
 exactly agreeable to the Grant and the said Drury is willing to
 execute to the said Brigham and other Sons performable to the
 terms of the Grant Now if the said Brigham do hereby release for
 myself my heirs executors or administrators unto the said Brigham
 or his executors or administrators all to a title which may
 arise from any covenant or covenants of warranty contained
 in said Indenture Witness My hand and seal the 3^d day of January
 1828

John Mansell
 Tom
 Matthew H. Avery
 Esq

James H. Brigham

Returned to August 2nd 1826 and ordered to be Received

2d M Williams Seal

A Return by Erving McKinney Guardian Isaac Brunow Sevin

August 7th 1826

This is a true Return made by Erving McKinney guardian of Isaac
 Brunow Jane Brunow and Isack Brunow Rel of Daniel Brunow
 further estate due him £50.58 Rel of Nathan Rep Administrator
 of Isaac Brunow less the amount of £16.75 which Isaac Brunow
 was entitled to by hiship from his uncle Tot at £67.83

For Jane Cox formerly Jane Brunow by her ship from her father Isaac
 Brunow Jane Cox remaining in the hands of the admistrator Thomas
 Rep £50.58 Rel of Nathan Rep £16.75 of Isaac Brunow
 Isaac Brunow was entitled to by hiship from his uncle Danl
 Brunow by hiship from his father Isaac Brunow Jane Cox
 Rel of Isaac Brunow by her ship from her father Isaac Brunow
 Rel of Nathan Rep £16.75 of Isaac Brunow less Isaac Brunow
 the amount of £10.00 to her by hiship from his uncle

Erving McKinney

Returned to August 2nd 1826

Account of Sale of Axon & Vincent Decr 13th May 1826

1 Lot glassware	per - Widow Vincent	£ 00
1 M. Glass		.50
1 M. Coffe	William R. Hickey	.50
1 Lot of sugar	Jesse Vincent	1 00
1 Lot of glass tumblers	James Churchill	3 76
1 Do. Knives & forks	Mrs. Gore	1 13 1
1 Do. Plates	Etham Sills	.93 4
1 Do. Cups & saucers	William Sills	.50
1 Stone Ding	Willie Sills	.50
1 Canteen	Etham Sills	.90
1 Table	Etham Sills	2 40 4
1 Trunk	Widow	1 00
1 Trunk	Jesse Vincent	1 93 4
1 Shaving instrument	Ch. Skinner	1 81 9
1 Saddle	Littleberry Autrell	11 02 2
1 Bed furniture	Widow	3 00
1 Axe	Joe Outland	3 00 4
1 Hoe	Widow Vincent	1 00
1 Plow	William Jones	2 50
1 Skillet	James Churchill	2 00
1 Oven & lid	Thomas G. Down	.50
1 pair of Cat hooks	Thomas Shaw	.95
1 Wooden Wheel	Thomas Shaw	1 00
1 pair of Cards	Widow	.50
1 Lot of Horse Gear	Joseph B. Sterell	3 00
1 Lot of Corn fat of green barrel if any after the widow gets her part		3
Cash found on hand		40 00
1 Lot of Hoes	William Down	4 00
1 Hacke of ladder	Jesse Vincent	1 63 4
2 Eves for Lambs	Littleberry Belisle	4 50
1 Cow & Calf	William Jones	8 00
1 Mares	Joseph Outland	30 00
3 Chairs	Sordan Champion	1 75
1 Service	William Jones	1 37 4
		132 56 6

Re Turn'd to August Conn 1826

Return of the guardians of the estate of Willig Bradley deceased
The sum of £1500 by £20 farm Rent for £8 18 to the sum of William
Bradley's estate December 31st 1825 for the year 1826
John Compton

An Account Statement of the estate of John Reddick		
August 1 st 1826	Agreeable to an order of the Worshipfull Court of Stewart County we this day have met and settle the estate of John Reddick Deceased	
To Amount of Account on sale		£ 59 75
To Amount of his share of his father's estate		278 68
To the 1/7 of £50 undrawn in the sum of Negro, in an error in a former Settlement		7 14
		345 49
By the former depreciation in the former valuation and expenses of Negro Harry		£ 67 91
By Clements Account No 1		15 50
By Francis Longie No 2		7 70
By Adm't of Goods & Services to No 3		12 75
By Nathan Rep. No	No 4	68 53
By do - do	No 5	7 08
By Sam Waller	" 6	2 50
By Commissioners fees		3 50
		184 27
Balancer due the heirs		£ 161 22

Each Henry Deedee of John Reddick estate £180 26 45

We also proceed to Value Negro Harry a bo't of £1. Mo £240

John Ferrell
Robert Waller
John Sterell

Return'd to August 1826

John Ferrell Miller Bayly License Retailing Merchandise
State of Enclosed John and Miller Bayly Merchants trading under the
Name of Stewart County from 1st of April Bayly having place the Day for Retailing of
Merchandise License is hereby granted them to Vend and Retail
Merchandise within the County of Stewart for twelve months from and
after the 1st day of October 1826 by him under my hand and seal at
Office in town the 1st day of November 1826

John
Miller

William Clerk of
Stewart County Court

State of Pennsylvania William Gray is hereby authorized to Vend and sell
Stewart County 3 articles of Merchandise at his house in Dover for
the term of twelve Months from and after the date hereof he having
paid the Tax imposed on him by law.

In testimony whereof I have hereunto set my hand
at office in Dover the 20th day of November A.D. 1836

William Clark
of Stewart County Court

No. 1. C. Baylies License

65 C. Baylies License

State of Pennsylvania I do hereby authorize to
Stewart County 3 Vend and sell articles of Merchandise
at their house in Bowlongtown for the term of twelve Months
from and after the 20th day of July 1837 they having paid the
Tax imposed on them by law.

In testimony whereof I have hereunto
set my hand at office in Dover

William Clark
of Stewart County Court

111 C. Baylies License

State of Pennsylvania George Hecks and Henry N. Lynn Merchant
trading under the firm and style of Hecks & Lynn whereby
authorized to vend and sell articles of Merchandise at their
house in Dover for the term of twelve Months from and after
the 14th day of May 1837 they having paid the Tax imposed
on them by law.

In testimony whereof I have hereunto set
my hand at office the 13th day Sept 1837

William Clark
of Stewart County Court

Thomas Ward's Bonds Administration of John Butterfield Esq.

Know all men by these presents that we Thomas Ward James Gray and Joseph Smith
all of the State of Penna up and County of Stewart are husband and wife to the deceased
in and on the State of Penna or his Successor in office in the last sum of One thousand
Dollars to be paid to said Governor or his Successor in office or their assigns which payment
will also truly to be made in kind our labor our horses etc Administrators Duly
and County jointly by these presents sealed with seal and dated the 9th day
of November 1836

The condition of the above obligation is such that if the above
named Thomas Ward Administrator of all and singular the Goods and Chattels
Right and Credits of William H. Butterfield deceased to make or cause to be made
a true and perfect Inventory of all and singular the Goods and Chattels Right
and Credits of the deceased which then or shall come into the hands Knowledge or
possession of the said Thomas Ward or into the hands or possession of any other person
in persons for him And the same to make do and let to himself be exhibited unto
the ensuing County Court and the same Goods and Chattels Right and Credits
of the deceased at the time of his death which at any time hereof to come into
the hands of any other friend or persons for him as will and truly Administer
according to law and further do make or cause to be made a true and full account
of the Administration within one year after the date of these presents and all
the Rent and Revenue of the said Goods and Chattels and Credits which may be
found remaining on the Administration Account the same being just
various and sundry equal to law shall deliver and pay unto such person
or persons respectively as the same shall be due pursuant to the true intent
and Meaning of this Administration and if it shall appear that any
will or Testament was made by the deceased and executed or executed then
names do exhibit the same unto Court Making it allowed and approved of
according to the law Thomas Ward witness his signature do seal and
affix the day letters of Administration approbation of such Testament
being first read and heard in our said Court then the obligation be
void else to remain in full force and law

Taken and acknowledged
In open Court before us
June 1836
John Williams Clerk

Thos Ward

Jas Gray

Jos Smith

C. B. G. Dr. E. S. G. T. G. J. f. R. G. C. G. V. G. G. P. G. P. G.

Benjamin Collier Bonds Administration Hanibal Collier

Know all men by these presents that we Benjamin Collier James Rushing Christopher Clement and Eli Stacey all of the State of Connecticut and County of New Haven do make and fully bind ourselves firmly bound unto the Governor and our the State aforesaid or his Successors in office in the sum of One Thousand Dollars to be paid to said Governor or his Successor in office or their assigns at such payment and time as may be made; we bind our selves our heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals and dated this 6th day of November 1826.

The condition of the above obligation is such that if the above bound Benjamin Collier Administrators of all and singular the Goods and Chattel Rights and Credits of Hanibal Collier Do cause to make or cause to be made a true and perfect Inventory of all and singular the Goods and Chattel Rights and Credits of the deceased which have or shall come into the hands Knowledge or possession of the said Benjamin Collier or into the hands or possession of any other person or persons for him and the same to make his exhibits or causes to be exhibited unto our aforesaid County Court and the same Goods Chattel Rights and Credits of the deceased at the time of our death which at any time hereof comes into the hands of any other person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of the administration within one year after the date of their presents and all the Rent and Revenue of said Goods Chattel and Credits which may be found Remaining on or in the said Administration account the same being first examined and allowed agreeable to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and Meaning of the administration and if it shall appear that any will or Testament was made by the deceased and Executor or Executing Trustee thereof do make the same unto Court making it allowed and approved according to the said Benjamin Collier thereunto be Required to render and deliver the said letters of administration approbation of such Testament being first had and made in our said Court then this obligation be void except Remain in full force and law.

Benjamin Collier *[Signature]*

James Rushing *[Signature]*

Christopher Clement *[Signature]*

Eli his Slavey *[Signature]*
Marta

Penelope Griffin Attorney of Benj'n Griffin Bonds

Know all men by these presents that we Penelope Griffin Sethe Ross and Joseph Griffin all of the State of Connecticut and County of New Haven do make and fully bind unto the Governor and our the State aforesaid or his Successors in office in the sum of five hundred Dollars to be paid to said Governor or his Successor in office or their assigns at such payment and time as may be made in this present Seal with our seal and dated this 6th day of November 1826. The condition of the above obligation is such that if the above bound Penelope Griffin Administrator of all and singular the Goods and Chattel Rights and Credits of Benjamin Griffin Do cause to make or cause to be made a true and perfect Inventory of all and singular the Goods and Chattel Rights and Credits of the deceased which have or shall come into the hands Knowledge or possession of the said Penelope Griffin or into the hands or possession of any other person or persons for him and the same to make as aforesaid to be exhibited unto our aforesaid County Court and the same Goods Chattel Rights and Credits of the deceased at the time of his death which at any time hereafter comes into the hands of any other person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of the administration within one year of the date of these presents and all the Rent and Revenue of said Goods Chattel and Credits which may be found Remaining on or in the Administration account the same being first examined and allowed agreeable to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and Meaning of the administration and if it shall appear that any will or Testament was made by the deceased and Executor or Executing Trustee thereof do make the same unto Court making it allowed and approved according to the said Penelope Griffin thereunto be Required to render and deliver the said letters of Administration approbation of such Testament being first had and made in our said Court then this obligation be void except Remain in full force law.

Penelope & Griffin *[Signature]*
Sethe Ross *[Signature]*

Joseph *[Signature]*
his Son *[Signature]*

Polly English Bona Guardian Stephen English her

It now all men by these presents that we Mary English Jane Gray and Thomas Ward are here and firmly bound unto Nathan Gray and John Lee and William Comerale Justices of the County Court of Stewart County their Successors or Successors Successors or Survivors their Administrators and executors or assigns in the sum of One Thousand Dollars for the benefit of Stephen English Dennis English Dennis English for the payment of which we bind our selves ourselves Executors Administrators and assigns jointly and severally and firmly by these presents sealed with our seals and dated the 4th day of November 1826.

The condition of the above obligation is such that when Mary English has been appointed Guardian to the said Stephen English Dennis English and Dennis English

one of the said Mary English shall with unfeignedly make true Return and Settlement made with the County Court of Stewart as near to law during her said guardianship and at the expiration thereof shall with and faithfully account with the said Justices of the County Court of Stewart and pay unto them or their orders the property of said Testate that may come into her hands by virtue of said Guardianship together with the effects and the said Mary English or assigns shall conduct herself in all things Relating to the said guardianship agreeable to law and that this obligation to be void else to remain in full force and virtue in law

Soken and acknowledged
November Term 1826

John William Clark

Polly English Sealed
Jane Gray Sealed
Thomas Ward Sealed

One year's provisions to the widow of Danl. Burton
Sept 30th 1826 We being known by Nathan Gray one of the Justices of the Peace in and for said County to lay or the provision allotted by law to Hensley Burton widow of Daniel Burton Decedent first we found to Cow or Bacon on hand we allow her 14 hundred pounds of Pork out of the stock of hogs on hand for her support and jointly for six months to come Given under our hands and seals this day and date above written

A. F. Wallace Sealed

Wm C. Williams Sealed

J. W. Morris Sealed

Returned Nov. Term 1826

Ethelinda Wallace Bond, widow of Savannah Wallace do
know all men by these presents that we Ethelinda Wallace George H. Wallace and Ethelinda Wallace all of the State of Georgia and County of Stewart are held and firmly bound unto the sum in and over the State of Georgia or his executors in office in the sum of Two hundred Dollars to be paid to said guardian or his assigns in office or their assigns which payment will and truly to be made we bind ourselves our heirs executors Administrators jointly and severally firmly by these presents sealed with our seals and dated the 6th day of November 1826.

The condition of the above obligation is such that by the above named Ethelinda Wallace Administrator of all and singular the goods and chattels Right and credits of Savannah Wallace Decedent to make or cause to be made a true and perfect Inventory of all and singular the goods and chattels Right and credits of the deceased which have or shall come into the hands Knowledge or possession of the said Ethelinda Wallace or into the hands or possession of any other person for him and the same to make exhibited or cause to be exhibited unto our aforesaid County Court and the same goods chattels Right and credits of the deceased at the time of her death which at any time hereafter come into the hands of any other person or persons for him to will and truly administer according to law and further do make or cause to be made a true and just accounts of the administration within one year after the date of these presents and all the residue of the said goods chattels and credits which may be found remaining or on the said administration accounts the same being just examined and allowed agreeable to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of the administration and by & shall appear that any will or testament was made by the deceased and executed or executed parts named to exhibit the same unto Court making & allowing an account of according by the said Ethelinda Wallace herein to be requested to render and deliver the said letter of administration approbation of such testament being first had and made in our said court then this obligation be void else to remain in full force and law

Soken and acknowledged in
open Court Nov Term 1826

John William Clark

Ethelinda Wallace Sealed

G. H. Wallace Sealed

Bethel Wallace Sealed

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Uff. No. 1. Port. Boro. Sheriff. Stewart County.

Know all men by these presents that we Thomas Ward Drew A. Butler John Scarborough and John A. M. Boyd all of the County of Stewart and State of Tennessee are here and firmly bound unto William Carroll Esquire Governor of the State of Tennessee and his Successors in office in the sum of Four Thousand Dollars to be paid to the said William Carroll his Successors in office or their assign for which payment well and truly to be made we bind ourselves and each of us our and each of our heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the Seventh day of November AD 1826

The condition of the above obligation is such that whereas the above bondsmen Thomas Ward is Constable and Appraiser of Stewart County of themselves the said Thomas Ward shall well and truly execute and cause Returns Made of all process and except to them directed and pay and satisfy all fees and sum of Money to him Recd or charged by virtue of any Process into the proper office by which the sum by the Plaintiff ought to be paid or to the Person or persons to whom the same shall be due him or other executors Administrators Attorneys or agents and in all other things well and truly and faithfully execute the said office of Sheriff agreeable to law during his continuance thereon then the above obligation to be void otherwise to remain in full force and effect

Taken and acknowledged
in open Court at Franklin
Nov 1826

Asst William Clerk

Thos Ward *(Signature)*
J A Butler *(Signature)*
John Scarborough *(Signature)*
John A M Boyd *(Signature)*

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Uff. No. 2. Port. Boro. Sheriff. a Constable

State of Tennessee; Know all men by these presents that we Henry S. Atkin William R. Atkin and Anthony Gee are here and firmly bound unto William Carroll Esquire Governor of the State of Tennessee in the sum of One Thousand Dollars to be paid to the said William Carroll his Successors in office or their assign for which payment well and truly to be made we bind ourselves and each of us our heirs Executors Administrators jointly severally and firmly by these presents sealed with our seals and dated this 7th day of November 1826

The condition of the above obligation is such that whereas the above bound Henry S. Atkin has been by the Justice of the Court of Pleas and Quarter Sessions for Stewart County appointed a Constable for said County now by the said Henry S. Atkin shall well and truly and without delay execute all process and precept to him directed and faithfully account for and pay over to the Plaintiff his heirs or their agent or Attorney or to such Person or persons to whom the same may be due and pay able agreeable to the Contra charges and in all other things shall well and truly execute the office of Constable so long as he continue in this office then the above obligation to be void due to remain in full force and virtue

Signed and Acknowledged in
open Court at Franklin Nov 1826

Asst William Clerk

Henry S. Atkin *(Signature)*
Anthony Gee *(Signature)*
Wm R. Atkin *(Signature)*

Daniel H. Findley. Boro. Constable

State of Tennessee; Know all men by these presents that we Daniel H. Findley Phillip Bonnager and David Moore are here and firmly bound unto William Carroll Esquire Governor of the State of Tennessee in the sum of One Thousand Dollars to be paid to the said Governor or his Successors in office or their assign for which payment well and truly to be made we bind ourselves and each of us and each of our heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 6th day of November 1826

The condition of the above obligation is such that whereas the above named Daniel H. Findley has been by the Justice of the Court of Pleas and Quarter Sessions for the County of Stewart appointed a Constable for said County now by the said Daniel H. Findley shall well and truly and without delay execute all process and precept to him directed and faithfully account for and pay over all Money by him collected by virtue of any process or precept put into his hands to the Plaintiff his heirs or their agents or attorney or to such other person or persons to whom the same may be due and pay able agreeable to the Contra

of his office and in all other things &c &c etc. and perform the duties of a
constable during his continuance in office in whom the above obligation
to be void or else. Remain in full force and virtue of

John Taylor acknowledged in open
Court November 8th 1826

Cost William Blue

D W Finisby *(Signature)*

Philip Hambley *(Signature)*

David Moore *(Signature)*

John Taylor's Bonds to constable

At the County of Stewart, In the month of November by these present the constable John Taylor and James Hogan a white and firmly bound unto William Carrillo
Esquire Governor of the State appointed in the first and full sum of One Thousand
Dollars to pay to the said William Carrillo his successors in office or their
assign for which payment will and truly to be made at and before our
Sler and each of us our heirs executors and administrators jointly
and severally firmly by these presents sealed with our seals and dated this
8th day of November 1826

The condition of the above obligation is such that whereas the above bound
John Taylor hath been appointed a constable for the County of Stewart
Now by the said Taylor shall well and truly execute And due
Return made of all process and papers to him directed and faithfully
Account for and pay over all Moneys by him received and collected
by virtue of any process put into his hands And in all things
well and truly and faithfully execute and fulfill all the duties
of a constable during his continuance in said office in whom the
above obligation to be void else to remain in full force and virtue
in law

Signed and acknowledged in
open Court November 8th 1826

Cost William Blue

John Taylor *(Signature)*

Wilson Randle *(Signature)*

James Hogan *(Signature)*

An account of sale of the property of Andrew Taylor Esq.

February
22-1826

1 Pot to Isaac Taylor	1 00
1 iron and tools Henry Taylor	1 00
1 Chisell Evans Taylor	1 87/4
1 Small Piggion Isaac Taylor	25
1 Table	50
1 Spinning Wheel William Webster	3 00
1 Grid Iron Evans Taylor	1 25
1 Churn Isaac Taylor	75
1 Barn Lid and Bar	8 25
1 Plough B Wallace	2 50
1 Cle John Taylor	3 00
1 No Jonathan Elliott	4 50
1 Do Anderson Taylor	4 00
1 Do Henry Taylor	1 -
1 Ax Isaac Taylor	2 25
1 Grabbing hook Thos D Beauchamp	2 25
1 Barn Key No	3 37/4
1 Tools Chain No	2 25
1 Pair Drawing Chairs	2 00
1 Iron Weags Blith Fletcher	1 124
1 Pair Hair Comb Isaac Taylor	3 124
1 Iron Hedges Janie Mc Kinney	1 37/4
1 Glass Henry Taylor	75
3 Singtons Evans Taylor	1 00
1 Sword & Saber Isaac Taylor	2 25
1 Drawing Knives and 1 Auger J B Fletcher	1 62 1/2
1 Saw John Carr	2 25
1 Pitt Rock John Lee	2 75
2 Slays Isaac	1 00
1 Bed Isaac Taylor	6 00
1 Do Henry Taylor	5 00
1 Bend Shear No	1 00
1 Book & Books Evans Taylor	1 87/4
6 Minnow Chain No	4 37/4
1 Chain Isaac Taylor	75
1 Table 00	1 61 1/2
1 Cudliss Stephen Franklin	23 00
1 Set Kitchen Forks Taylor	1 87/4
1 Set Spatulas & Spoons	1 50
1 Basin 8 Taylor	75
1 Gun Henry Taylor	3 25
1 No Nathan Skinner	3 50
1 Hatchet Nathan Ross	5 00
1 Hand Saw John Ramsey	2 00
1 Axe John Taylor	1 00

Amount Recd. over

1 Cow Henry Taylor	
1 Cow George Taylor	
1 Lot of Hams John Taylor	
2 Quantities of Lm Cotton Isaac Taylor	
1 1/2 Cow Brown Carr	
1 Sheep No No	
1 No No No	
1 Pairs No No	
1 Sheep No No	
1 1/2 No No No	
1 Cutting Knives 1 Box Isaac Taylor	
1 Bay horse Isaac Taylor	
1 Small horse George Lawrence	
1 Black Billy John Fletcher	
1 Lot of Flax Ben Griffen	
1 Black oats John Lee	
5 Barrels Corn Ben Griffen	
No No Anderson Taylor	
No No No No	
No No John Ramsey	
No No John Rep	
No No Mrs. Munro	
2 Barrels Corn Thos D'Branchamp	
1ott foal & colt Manor Up John Go	
1ott Shucks John Carr	
1 pair fine Doggs Jonathan Elliott	

Burnt in open book
November Term 1826

And ordered to be Recorded

At William Clark

John Taylor Adams

180 11
75
50
31/2
8 00
6 00
2 50
1 12 1/2
3 37 1/2
3 —
2 25
3 —
9 00 —
11 —
17 80
4 50
6 50
8 62 1/2
8 50
9 61 1/2
9 75
8 75
9 75
4 37 1/2
— 46
1 —
2 50

339 94 50

An Inventory & Account of Sale of John Cherry's Property
The Oliver Dodge and Samuel Cherry Executrix of had a sale on
the 4th of November 1826 on a twelve Month Credit and sold all
the balance of the personal property of William Cherry Esq. (not sold)

3 Pages and 2 Stamps to Thomas Dodge	1 37 1/2
1 Box to Samuel Cherry	3 1/2
1 pair Mill Stone No	50
1 Ax to Mr. Cherry	50
And also the balance of the accounts due the estate	
John Allen Account	25
J Anderson Boyd No	9 13 1/2
Royal Brewsterway No	3 00
Isaac Ellin No	9 00
Robert Adams No	14 50
John James No	3 25
John Richard & Apollo Cooper	11 —
James Poling Account	1 —
James King No	25
Adam Scott No	1 —
Miles Moon	1 75
Henry Andrews	1 —
Burnt in open book Nov	
Term 1826	
At William Clark	
The Dodge Samuel Cherry	

Inventory of Sale of the Property of Daniel Burton Dr.

1 Bed Furniture 8 1/2 2 Bed Furniture 10 1/2 % Hammey Burton	1 87 1/2
1 Cottlet Colander & 1 Piggin To — No — No	75
10 Pounds 11 1/2 10 Pds & Hocks 25 To — No — No	1 37 1/2
Chains 50 To — No — No	50
1 Shot Gun To — No — No	3 75
1 Cow & 50 lbs Beef 1 Cow Hock 8 00 To Hammey Burton	13 —
1 Steer 16 00 1 year old Steer 4 00 To William William	10 00
1 Cow Hock 8 00 1 Cow Hock 4 50 Hammey Burton	13 10
1 Spouting Ark 25 1/2 Blow & Ax 50 1/2 No — No	75
2 Wheels 12 1/2 1 Wash Tub 25 1/2 No — No	— 37 1/2
4 Sours Spikes 2 00 2 Stand of Bars 12 1/2 No — No	2 12 50

Returned to Nov.
Term 1826
At William Clark

A. B. Morris Adams

Rachel King Administrator of William

Amounts of Inventory	1505	18%
In less of Sales	121	63%
To customer John King Notes	331	82
	1958	64

Notes of Summ'd up in the undersigned Companies
Newark County S find on a Settlement a
Balance due the estate of William King \$749.65

John Hobson
John Bailey
John Bailey

No.	Description	Amount
1	By Charles Black for	5 13/4
2	6 M. Bayley Accounts	12 -
3	John Scarborough Receipt	82 34
4	6 M. Bayley Co	43 32
5	Executor of David Bradford Receipt	84 78
6	John H. Cullen	15 -
7	William Gilliam	81 73/4
8	One Note taken up	16 8/4
9	One Note to William Pitt	13 10/4
10	W. William Accounts	7 7/4
11	William Burford Co	5 7/4
12	Balance of Note	3 31/4
13	A. Thornton A/c	1 50
14	Note that Andrews	5 91/4
15	Doctor Bell	31 52
16	Attorn Receipt	3 52
17	William Gilliam Receipt	3 52
18	Note to James Scarborough	6 -
19	Joe Beago A/c	1 50
20	Cobbler's Trade A/c	6 50
21	A. Stirling Receipt for Leggitt	22 50
22	James Scarborough A/c	10 -
23	A. Cooper Receipt	25 -
24	Hogans Co	117 28
25	Minister's A/c	31 63/4
26	P. Stanton	5 9/4
27	M. Fitzgerald	200 -
28	John Egerton	12 77
29	Note to W. William Receipt	8 50
30	Receipt for Clements Cost	120 05
31	John James A/c	6 31/4
32	Amounts due in Bank	109 48
33	P. G. Cook A/c	1 -
34	George Petting Co	16 50
35	Adam McGro Co	58 18
36	Matthew Morgan Co	6 -
37	George Cook	7 9/4
38	J. McGus Receipt	6 12
39	A. Andrews A/c	1 60/4
40	James Andrews	4 -
41	John Richards A/c	12 25
		12.09 29

Balance due the estate \$749.65

Know all men by these presents that we John Weeks,
Joanna Weeks, William Weeks and James King all of the
State of Minnesota and County of Stewart are held and firmly
bound unto William Carroll Governor in and over the State aforesaid
or his Successors in office in the first sum of two thousand dollars
to be paid to said Governor or his Successors in office or their
esquires which payment will and truly to be made in kind
herein. Our Heirs, Executors, Administrators jointly and
severally firmly by these presents sealed with our seals and
dated this 5th day of February 1827.

The condition of the above obligation is such that if the above
bound John Weeks and Joanna Weeks Administratrix and
Administrator of all and Singular the goods and chattels, rights
and credits of William Weeks of the County aforesaid deceased
to make or cause to be made a true and perfect inventory of all
and Singular the goods and chattels rights and credits of the
deceased which have or shall come into the hands knowledge
or possession of said John Weeks and Joanna Weeks as
into the hands or possession of any other person or persons
for them and the same so made to exhibit or cause to
be exhibited unto our ensuing County Court and the same
goods, chattels rights and credits of the deceased at the time
of his death which at any time hereafter comes into the
hands of any other person or persons for him to do well and
truly administer according to law and further to make
or cause to be made a true and just account of the
Administration within one year after the date of these
presents and all the rest and residue of the said goods,
chattels and credits which may be found remaining
or on the said Administration account the same being
first examined and allowed agreeably to law, shall
deliver and pay unto such person or persons respectively,
as the same shall be due pursuant to the true intent and
meaning of this Administration and if it shall appear
that any Will or Testament was made by the deceased
and Executor or Executrix thereto named to exhibit the
same unto Court making it allowed and approved of.
Accordingly the said John Weeks and Joanna Weeks
hereunto be requested to render
and deliver the said letters of Administration
approving of such Testament being first had and made
in our said Court, then this obligation to be done else to remain
in full force.

John H. Weeks
Joanna Weeks
William Weeks
James King

State of Minnesota

This indenture made this 6th day of February
1827 Between Nathan Pop 6 chairman of the Court of Pleas and
Quarter Sessions of the County of Stewart and State aforesaid of the one
parte and Cornelius Anderson of the other parte witnesseth
that the said Nathan Pop. In pursuance of an order of said
Court made of the day of the date hereof and according to
the act of Assembly in such case made and provided doth put and
bind unto the said Cornelius Anderson an orphan boy named Thomas
M. Gee now of the age of nine years to live after the manner of an
Apprentice and servant until he arrive at the age of twenty one years
during which time the said apprentice his master shall faithfully
serve, his lawful commands every where gladly obey. He shall not
at any time absent himself from his said masters service without leave
and in all things as a good and faithful servant shall behave towards his said
master and the said Cornelius Anderson doth covenant and agree
to cause with the said Nathan Pop that he shall cause the said
apprentice to be taught the art and trade of Farming and that he
constantly find and provide said apprentice during the time aforesaid
sufficient diet washing and apparel fitting for an apprentice
and also all other things necessary both in decency and in health
and also that he will send him to some English school eighteen
months and also that he will furnish said apprentice with
two good and decent suits of clothes at the expiration of his
said apprenticeship. In witness whereof the parties to these
presents have set their hands and seals the day and
date first above written

Nathan Pop Chairman

Taken and acknowledged

In open Court February First 1827. Cornelius Anderson

James H. Mantleton

Thomas Word Administration Bond Estate of James H. Rypple

Know all men by these presents that we Thomas Word, Drury
et Cutlass and William Fitzgerald all of the State of Minnesota
and County of Stewart are held and firmly bound unto William
Carroll esquire Governor in and over the State aforesaid or his
Successors in office in the first sum of one thousand dollars
to be paid to said Governor or his Successors in office or their esquires
which payment will and truly to be made in kind hereinafter
our Heirs, Executors, Administrators jointly and severally
firmly by these presents sealed with our seals and dated
this 7th day of February 1827.

The condition of the above obligation is such that if the
above bounden Thomas Word Administrator of all and

all and singular the goods and chattles rights and credits of James the Deceased to make or cause to be made a true and perfect inventory of all and singular the goods and chattles rights and credits of the deceas'd which have or shall come into the hands knowledge or possession of the said Thomas Ward or into the hands or possession of any other person or persons for him. And the same to make do Exhibit or cause to be exhibited unto our ensuing County Court and the same goods chattles rights and credits of the deceas'd at the time of his death which at any time hereafter comes into the hands of any other person or persons for him do well and truly Administer according to law and further do make or cause to be made a true and just account of the Administration. Within one year after the date of these presents and all the rest and residue of the said goods chattles and credits which may be found remaining on the said Administration account the same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due, pursuant to the intent and meaning of this Administration and if it shall appear that any will or Testament was made by the deceas'd and Executor or Executrix thereto named to exhibit the same unto Court making it allowed and approved of according to the said Thomas Ward thereto requested do remain and deliver the said Letters of Administration approbation of such testament being first had and made in our said Court. That this obligation to be void else to remain in full force.

Thomas Ward
John Fitzgerald
D Augustus O'Brien

Witnessed Before James Hambleton

State of Prince Edward Island
This indenture made this 6th day of February 1827 Between Nathan Pop Chairman of the Court of Pleas and Quarter Sessions of the County of Stewart and State aforesaid of the one part and James Hambleton of the other part witnesseth that the said Nathan Pop In pursuance of an order of said Court made of the date hereof and according to the Act of Assembly in such case made and provided both parts place and bind unto the said James Hambleton an orphan girl named Charlotte Fernigan now of the age of six years to live after the manner of a servant until she arrive at the age of years during which time the said servant her master shall faithfully serve his lawful commands every where gladly obey. She shall not at any time absent herself

from his said masters service without leave and in all things as a good and faithful servant shall behave towards his said master and the said James Hambleton with couenant and agree to and with the said Nathan Pop that he shall cause the said servant to be taught usual for Girls constantly find and provide said servant during the time aforesaid sufficient diet washing and apparel fitting for and also all other things necessary both in sickness and in health and also that he will send her to some English school twelve months and also that he will furnish said servant with fair good and decent suits of clothes at the expiration of his said servitude In witness whereof the parties these presents have set their hands and signed the day and year first above written Taken and acknowledged
Nathan Pop Chairman
James Hambleton
mark

Cornelius Anderson

William Tibbs, Bond Constable

State of Prince Edward Island

I know all men by these presents that we William Tibbs, William Milne, Hugh McMillan and Christopher Buchanan are held and firmly bound unto William Carroll Esquire Governor of the state aforesaid in the sum and full sum of one thousand dollars payable to the said William Carroll his Successors in office or their assigns for which payment will and truly to be made We bind ourselves and each of us our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 5th day of February 1827

The condition of the above obligation is such that whereas the above named William Tibbs has been by the justices of the Court of Pleas and Quarter Sessions for the County of Stewart appointed a Constable for said County. Now if the said William Tibbs shall will and do truly and without delay execute all processes and precepts to him directed and faithfully amount for and pay over all monies by him collected by virtue of any process or precept put into his hands to the plaintiff his heir or their agent or attorney or to such other person or persons to whom the same may be due and payable agreeable to the tenor of his office and in all other things execute and perform the duties of Constable during his continuance in office. Then the above obligation to be void or else to remain in full force and virtue

Taken and acknowledged
In open Court February 6th 1827

William Milne

Hugh McMillan

Christopher Buchanan

John Scarbott Bond Guardianship

Know all men by these presents that we John Scarborough
Thomas Ward and William Trowdell are held and firmly
bound unto Nathan Robt John D. Orr and Adam McFee
Justices of the Court of Stewart County their Successors or
Successors, Survivors or Survivors their Executors Administrators
or Assigns in the sum of five thousand dollars for the benefit of
Jefferson B. Cuttaw for the payment of which we bind ourselves
Our Heirs Executors Administrators and assigns jointly and
severally firmly by these presents sealed with our seals and
dated this 7th day of February 1827

The condition of the above obligation is such that whereas
John Scarborough has been appointed Guardian to the said Jefferson-
Cuttaw son of the said John Scarborough shall well and
faithfully make true returns and settlements made with the
County Court of Stewart agreeably to law during his said
Guardianship and at the expiration thereof shall well and
faithfully account with the said Justices of the County Court of
Stewart and pay over to them or their order the profits of said
Estate that may come into his hands by virtue of said
Guardianship together with the profits, and the said
Scarborough as aforesaid shall demean himself in all
things relative to the said Guardianship agreeably to
law, then this obligation to be binding to remain in
full force and virtue in law John Scarborough
Taken and acknowledged Thomas Ward
In open Court February 7th 1827

William Trowdell

Allowance Made for Stephen English Widower

We the undersigned appointed Commissioners by the County Court
of Stewart to day of one year previous for the widow of
Stephen English deceased do make the following allowance
(to wit) Twenty five barrels of corn flour and fifteen at the full
two hundred weight of bacon, One hundred weight of pork
at the proper time to save the same, One pound of Caffin
One Milk Cow, Twenty five pounds of Shing art and
four bushels of salt this 7th day of June 1826

Charles Polley
Robert Colmon
Alexander Brightwell

Trustee Stewart County Bonds

State of Georgia

Know all men by these presents that we William Bailey
Clementine E Bayly and Emanuel James all of the County of Stewart
and State aforesaid are held and firmly bound unto Nathan Robt. McFee
Chairman of the Court of Pleas and Quarter Sessions for the County of
Stewart in the just and full sum of two thousand dollars to be paid to
the said Nathan Robt. his successors in office or their assigns. For
which payment will and truly to be made we bind ourselves and
each of us and each of our Heirs Executors and Administrators jointly
and severally firmly by these presents sealed with our seals and
dated this 6th day of February 1827

The condition of the above obligation is such that whereas the above
named William Bailey hath been by the Court of Pleas and Quarter
Sessions of the County aforesaid appointed Trustee of said County, now
if the said William Bailey shall safely collect and keep all County monies
which by law he is authorized as trustee to collect, and faithfully account
for and pay over the same agreeable to the order of the County Court
then the above obligation to be paid otherwise to remain in full force and virtue
Taken and acknowledged

In open Court February Term 1827

Test

William Bailey

Clementine E

Emanuel James

E Bayly (L)

Commissioners Bond Stewart County

Know all men by these presents that we E Bayly George W Atkins of
the County of Stewart and State of Georgia are held and firmly
bound unto Nathan Robt. McFee Chairman of the Court of Pleas and
Quarter Sessions for Stewart, In the sum of one hundred dollars
to be paid to the said Robt. his successors in office or their assigns
For which payment will and truly to be made we bind ourselves our Heirs Executors
and Administrators jointly and severally firmly by these presents sealed with
our seals and dated this 6th day of February 1827

The condition of the above obligation is such that whereas the above named
E Bayly has been by the Justices of the County Court of Pleas and Quarter
Sessions for Stewart County appointed Commissioners to settle with the Collector
of the public Tax and County Trustee of said County, Now if the said
E Bayly do well, truly and faithfully discharge the duties imposed on him
by Law as Commissioner as aforesaid then the above obligation to be
paid, else to remain in full force and virtue
Taken and acknowledged

In open Court February Term 1827

E Bayly

George W Atkins

A. J. Atkins

140) Collector's Bond. For the Year 1827

Know all men by these presents that we Henry L Atkins
George W Atkins, Bayliss and Clements, all of the County of
Stewart and State of Tennessee are held and firmly bound unto
William Carroll esquire Governor of and over the State of Tennessee
In the just sum of Fifteen hundred dollars to be paid to the said
William Carroll his successors in office or their assigns for which
payment will and truly to be made the hind and penalties and each
of us our heirs executors and administrators jointly and severally
firmly by these presents sealed with our seals and dated this
1st day of February 1827

The condition of the above obligation is such that whereas the
above named Henry L Atkins has been appointed Collector of
the public taxes for the County of Stewart for the year one thousand
eight hundred and twenty seven, now if the said Atkins shall
truly, faithfully collect all the public Taxes which is due or
may become due in said County for said year and pay over the
same agreeable to law. At the several places which he ought to
collect and account to the Treasurer of West Tennessee therefor
then the above obligation to be paid otherwise to remain in full
force and virtue —

H. L. Atkins

Taken and acknowledged
In open Court February First 1827
Test

George W Atkins

C Bayliss

Clement

Graham Green. Account with his Wm & D

Graham Green. An account with his Wm & Elizabeth Jackson
and Fanny Jackson to amount of Estate received
from their Grand Father Estate — \$18.12
Also three head of horses their value not ascertained

6th by each party Dr. Estes for attorney on Henry — 2.00
By schooling both the children paid to L G Green — 2.50
4.50

Sworn to in open Court.

Test
William Williams Esq

Balance due \$13.62

Graham for a Garrison

Constable's Bond. Brown Company

141

State of Tennessee

Know all men by these presents that we Nelson Braswell
William Tubb and Madison Danner are held and firmly bound
unto William Carroll esquire Governor of the state aforesaid. In the just
and full sum of one thousand dollars to be paid to the said William Carroll
his successors in office or their assigns. For which payment will and truly
to be made we bind ourselves and each of us our heirs executors and
Administrators jointly and severally by these presents sealed with
our seals and dated this 5th day of February 1827

The condition of the above obligation is such that whereas the above named
Nelson Braswell has been by the justices of the Court of pleas and quarter
sessions for the County of Stewart appointed a Constable for said County

Now if the said Nelson Braswell shall will and truly and without
delay execute all process and precepts to him directed and faithfully
account for and pay over amounts by him collected by virtue of any
process or precept put into his hands. To the plaintiff his heirs or their
agent or Attorney or such other person or persons to whom the same
may be due and payable agreeable to the rules of his office. And
the above obligation to be paid otherwise to remain in full force
and virtue —

Taken and acknowledged

In open Court February First 1827

Nelson Braswell

Madison Danner

William Tubb

Inventory of the personal Estate of William Weeks deceased

26	one Head of hog
4	Heads of hogs
17	Heads of cattle
	A quantity of corn
26	Heads of pig
3	Beds and furniture
1	Cubbards and furniture
1	Bureau
1	Chest
1	Trunk
1	Table
8	Chairs
1	A parcel of Collow
1	Linen
2	Wooden vessels
1	Pot
1	Quen
1	Milk pot
1	Plates
1	Holes
1	Spinning wheels
1	Gum
1	Pair of fire dogs
1	Bear traps
3	Axes
1	Saddles
1	Looking glass

John F. Weeks

Joanna + Weeks
mark

Inventory of the Estate of Robin Milam Deceased

Cattle, Hogs & Sheep	2	Saddles
Barbed wire plows	2	Beds and their furniture
Bull Tongue	1	Bureau
Axes	4	Table
Pair of geers	2	Chairs
Grobaras	2	Beasticks
Sundry Mason Tools	2	Basons
Waggons	2	Dishes
Pair of strockers	10	Plates
Blades	8	Spoons
Swingletree	6	Earthen plates
Sugar	5	Tea cups
Throne	1	Pair of Sheep Shears
Peephooks	1	Pair of Cloth bitts
Guns	1	Coffee mill
Shoe hammer	1	Brass Spoon
Pair hunchers	1	Brick of Candle wicks
Hammer	1	Coffee disk
Logchain	1	Drop candlestick
Gus Dicks and Purkis	1	Chee Hammer
Pair of Hissors	1	Stale
Hiltts	1	Leather glap
Poly	1	Nines and forks
Bezghins	3	Gimbels
Spiders	1	Brewet
Crons	2	Butcher knives
Skillet	2	Pizzles
Hire shovel	1	Han
Smoothing Iron	1	Fise of leather & some peaces
Spining Wheely	5	Beliana three collar
Pair of boxes	1	Yock of Steers
Clock Reel	2	Corn, Hooches, Wheat & Cotton
Pair of hot hooks	1	and potatoes
Loom	1	Bottles
Stay	3	
Bail	1	
Piggins	1	
Chair	1	
Washing Tubb	1	
Saw	1	
Hogheads	1	
Guns	3	
Baskets	2	
Sifter	1	
Great Tray	1	

Solomon Milam
William Milam


143
Constable Bond Bithat Wallace Skinner Company

State of Minnesota

I know all men by these presents that we Bithat Wallace George W Wallace and Samuel Rop are held and firmly bound unto William Carroll esquire Governor of the State aforesaid in the just and full sum of one thousand dollars to be paid to the said William Carroll his successors in office or their assigns for which payment will and truly to be made the kind ourselves and each of us our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 5th day of February 1827

The condition of the above obligation is such that whereas the above named Bithat Wallace has been by the justices of the Court of pleas and quarter sessions for the County of Stewart appointed constable for Scott County. Now if the said Bithat Wallace shall well and truly and without delay execute all process and precepts to him directed and faithfully account for and pay over all monies by him collected by virtue of any process or precept put into his hands put into his hands to the plaintiff his heir or their agent or attorney or to such other person or persons to whom the same may be due and payable agreeable to the laws of his office and in all things execute and perform the duties of Constable during his continuance in office then the above obligation to be void otherwise to remain in full force & virtue taken and acknowledged

Bithat Wallace

In open Court February Term 1827

George W Wallace

Samuel Rop

Henry L Atkins Bond Collecting Term 1827

I know all men by these presents that we Henry L Atkins, George W Atkins, Callin Baslipana Clements all of the County of Stewart and State of Minnesota are held and firmly bound unto William Carroll esquire Governor in and over the state of Minnesota. In the sum of ten thousand dollars to be paid to the said William Carroll his successors in office or their assigns for which payment will and truly to be made the kind ourselves and each of us our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 6th day of February 1827

The condition of the above obligation is such that whereas the above bounden Henry L Atkins has been appointed Collector of the public taxes for the County of Stewart for the year 1827. Now if the said Henry Atkins as well truly and faithfully collect all the public taxes which is or may come due in said County for said year and pay over the aforesaid taxes which he ought to collect agreeable to law and account for and pay over to the Trustee of Stewart County agreeably to law then the above obligation to be paid otherwise to remain in full force and virtue taken and acknowledged

Henry L Atkins

In Open Court February Term 1827

George W Atkins

Callin Baslipana Clements

(144) Catherine Tomlinson Bond Executrix

State of Pennsylvania Know all men by these presents That we Catherine Tomlinson
of Stewart County & Uriah Tomlinson John Malam and John Tomlinson
are held and firmly bound unto William Carroll esquire Governor
of the State aforesaid in the just and full sum of two thousand dollars
to be paid to the said William Carroll or his successors in office or their
assigns For which payment will and truly to be made We bind
ourselves and each of us our Heirs Executors and Administrators
jointly and severally firmly by these presents sealed with our
seals and dated the 5th day of February 1827

The Condition of this obligation is such that if Catherine Tomlinson
and Uriah Tomlinson Executrix of the last Will and Testament of
William Tomlinson deceased do make or cause to be made a true
and perfect Inventory of all and Singular the goods and chattels
Rights and Credits of the said deceased which hath or shall come into
knowledge or notice of the said Executrix or into the hands or
possession of any other person or persons To acknowledge and
Exhibit the same or cause it to be exhibited into our ensuing
County Court and all the same goods and chattels and
all other goods and chattels rights and Credits of the deceased
at the time of his death or any time after which hath
or may come into the hands or possession of said
Executrix or any other person or persons for him due and truly
Administer according to law and agreeable to the said Will and
Testament and further do make or cause to be made a true
and plain Account of said Executrix which within two years
from the date hereof and exhibit the same on oath
before the justices of our said court and all the rest and residue of
said goods and chattels rights and Credits of said deceased
remaining on said Account to deliver and pay to such person
or persons respectively to whom the same may be due agreeable
to the true intent and meaning of the said Will and Testament
Under the seal obligation to be paid Otherwise to remain in
full force and virtue

Taken and Acknowledged

In open Court February Term 1827

Catherine Tomlinson
mark

Uriah Tomlinson
mark

John Malam

John Tomlinson

Constable Bonds Joseph B. Nevil

(145)

State of Pennsylvania Know all men by these presents That we Joseph B. Nevil
John Fletcher and James Byer are held and firmly bound unto
William Carroll esquire Governor of the State aforesaid in the just and
full sum of one thousand dollars to be paid to the said William
Carroll or his successors in office or their assigns For which payment
will and truly to be made We bind ourselves and each of us our Heirs
Executors and Administrators jointly and severally firmly by these
present sealed with our seals and dated this 5th day of February 1827

The Condition of the above obligation is such that whereas the above
named Joseph B. Nevil has been by the Justices of the Court of Pleas and
Quarter Sessions for the County of Stewart appointed a Constable
for said County Now if the said Joseph B. Nevil shall will and
truly and without delay Execute all processes and precepts to him
directed and faithfully account for and pay over all monies by
him collected by virtue of any process or precept put into his
hands to the plaintiff his her or their agent or Attorney or to
such other person or persons to whom the same may be due and
payable agreeable to the Tenor of his office and in all things
Execute and perform the duties of Constable during his continuance
in office Under the above obligation to be paid otherwise to remain
In full force and virtue Joseph B. Nevil
Taken and acknowledged

In Open Court February Term 1827

John Fletcher

James Byer

Administration Bond James Stally

Know all men by these presents That James Stally Esq. Williams
and William Dugay all of the State of Pennsylvania and County of Stewart
are held and firmly bound unto William Carroll esquire Governor
in and over the State aforesaid or his successor in office in the just
sum of four hundred dollars to be paid to the said Governor his successors
in office or their assigns Which payment will and truly to be made
We bind ourselves our Heirs Executors Administrators jointly and
severally firmly by these presents sealed with our seals and dated
5th day of February 1827

The Condition of the above bond is such that if the
above named James Stally Esq. Williams and
William Dugay Administrators of all
and singular the goods and chattels rights and Credits of James Stally
deceased to make or cause to be made a true and perfect Inventory of all
and singular the goods and chattels rights and Credits of the deceased
which have or shall come into the hands knowledge or possession of the
said James Stally or into the hands or possession of any other
person or persons for him and the same is made to exhibit or cause
to be exhibited into our ensuing County Court and the same goods
chattels rights and Credits of the deceased at the time of his death
which at any time hereafter comes into the hands of any

Administration Board, Solomon Islands

Know all men by these presents That we Solomon Milam William
Milam Andrew Erwin and John Milam all of the state of
Tennessee and County of Ste. ^{as} art are held and firmly bound unto
William Carroll esq^r Governor in and over the State aforesaid
or his Successors in office in the sum of two thousand dollars
to be paid to the said Governor or his Successors in office or their
Assigns Which payment well and truly to be made we bind
ourselves Our heirs Executors Administrators jointly and severally
firmly by these presents sealed with our seals and dated this 6th
day of February 1827

Day of February 1551
The Execution of the above obligation is such that if the above
bounden Solomon Milam And William Milam Administrators of
all and Singular the goods and Chattels rights and Credit of
John Milam deceased. Do make or cause to be made a true and
perfect Inventory of all and Singular the goods and Chattels rights and
Credit of the deceased which have or shall come into their hand
Knowledge or possession of themselves Solomon Milam and William
Milam or any other person or persons for them and the same so
make do exhibit or cause to be exhibited unto our surviving County
Court and the same goods Chattels rights and Credit of the deceased
at the time of his death. Which at any time hereafter comes into the
hands of any other person or persons for him so well and truly
Administer according to Law. And further do make or cause to
be made a true and just Account of the Administration within
one year after the date of these present and all the rest and
residue of the said goods Chattels and Credit which

(44)

may be found remaining on the said Administration account. The same
being first examined and allowed agreeable to Law, shall deduct and
pay unto such person or persons respectively as the same shall be due
pursuant to the true intent and meaning of this Administration, and
if it shall appear that any Will or Testament was made by the deceased
and Executor or Executrix thereto named, so exhibit the same unto
Court making it allowed and approved of, according to the said Statute
William and William William thereto be requested to render and
and deliver the said letters of Administration. approbation of such
Testament being first heard as made in our said Court, then this
Obligation to do else to remain in full force and Virtue
Taken and Acknowledged

In open Court February Term 1827

Solomon Silas

William Milam

Andrew Irving

John Milam

formable. Boneo James Daniel.

State of Tennessee

Know all men by these presents that we James Carroll, Woodrow
- David and Benjamin Tutor are held and firmly bound with William Carroll
Esquire Governor of the State aforesaid in the sum of one thousand and
one hundred and twenty dollars to the said William Carroll or his successors in office or their
assigns for which payment will and truly to be made we bind ourselves
and each of us and each of our heirs Executors and Administrators
Jointly and severally firmly by these presents sealed with our Seals and
at Boston this 5th day of February 1827

The Condition of the above obligation is such that whereas the
above named James Daniel has been by the justices of the Court of
of peace and quarter sessions for the County of Stewart appointed
Constable for said County. Now if the said James Daniel shall well
and truly and without delay execute all process and precepts to
him directed and faithfully account for and pay over all moneys
by him collected by virtue of any process or precept put into his
hands to the plaintiff his her or their agent or Attorney or to
such other person or persons to whom the same may be due
and payable agreeable to the tenor of his office and in all
things Execute and perform the duties of Constable
during his continuance in office Then the above obligation
to be paid etc to remain in full force and virtue
Signed and acknowledged
In open Court February Term 1827

In open Court February, Term 1827.

James Daniels

Woodson Daniel

Benjamin ^{his} Sutler
mark

(148)
William Tomlinson Will

December the 1st, 1826, estate of Tennessee Stewart County
 In the name of God Amen, I William Tomlinson junr.
 Being of the State and County above, Being sick and
 And weak of body but of sound mind and perfect
 Memory. Thanks be to God for his mercy Do publish
 This my last Will and Testament in the manner and
 form as follows (to wit) I wish my beloved wife
 Catherine Tomlinson to have and keep in possession
 all my real and personal Estate after paying all
 my just debts. During her natural life or widow
 hood with the following exceptions I wish my children
 each one to have a Cow and Calves and leathered
 When they Marry or become of age off her
 Circumstance still occurring abnent. Also I wish my
 Son Daniel Tomlinson to have my black colt and
 Saddle. I also wish at the end of her natural life or
 Widow hood all the remaining property to be sold
 And equally divided betwixt my wife and my children
 provided she should marry. I do also appoint my
 Catherine Tomlinson and Sarah Tomlinson to be
 my Lawfull Executrix and Executor to this my last
 Will and Testament I therefore acknowledge this
 to be my last Will and Testament revoking all others
 Apnised and acknowledged in presence of us who
 at his request have subscribed our names this day
 and date above

William his son
mark

Adam Mc Gee
 John Milam
 John Tomlinson

In account of the sale of the personal estate of Rowland Milam,
 deceased, on the 15th November 1826

1 Hammer	To John Malam junr.	\$1 -
2 Hammers	% John Milam	.75
Broad Spikes	% William Milam	67 1/2
Square	% John Milam junr.	.25
Bx shear	% Solomon Milam	1 25
Broad ax	% Adam Milam	.25
Stone Masons Hammer	% Will and Milam	1 12 1/2
Crobar	% John Milam junr.	.50
Auguel	% Sarah Tomlinson paid	.25
Lot of Tole	% William Milam	.13
Cat	% Solomon Milam	.25
Shoemakers Tools	% John Milam	53 1/2
Stone Masons Hammer	% Adam Milam	57 1/2
Cleve Hammer	% William Milam paid	.25
Cat	% Solomon Milam	53 1/2

1 Axe	To Denton Milam	\$3 1/2
1 Ditta	% Lucy & Cooper	57 1/2
Iron Wrege	% Ditta	6 1/2
Hose	% Adam Milam	13 3/4
Anger	% Ditta	25
Bron Wrege	% Ditta	25
Baresheer plow	% John Milam junr.	53 1/2
Blevine and Swingle tree	% Denton Milam	68 1/2
Bull Tongue plow	% James Pease	1
Baresheer plow	% Denton Milam	53 1/2
Blevine and Swingle tree	% Adam Milam	63 3/4
pair of guns and horses	% Ditta	6 1/2
Pair of Geers	% David More	13 1/2
Gymnstone	% Adam Milam	25
Copart saw	% William Milam	43 3/4
Aren and lea	% Simon Nicholas	6
Fire Shovel	% Ditta	67 1/2
Skillet	% Sally Milam	50
Spider	% William Bagler	13 1/2
Skillet	% John Kerksay	1
pair pothooks	% Adam Milam	7 1/2
pair of fireogs	% Ditta	68 1/2
Dote	% John Kerksay	13 3/4
Kettle	% Denton Milam	56 1/2
pair of fireogs	% Solomon Milam	5
Lod Chain	% Adam Milam	2 35
Basket and Tools	% Stephen Milam	2 13 1/2
pair of Wool Bars	% James Pease junr.	63 1/2
pair of Cotton alto	% William Milam	43 3/4
Spining Wheel	% Denton Milam	13 1/2
Bull	% Denton Milam	56 1/2
Smoothing Iron	% John Malam junr.	13 3/4
Pair of Tretcherall	% Ditta	13 1/2
Smoothing Iron	% Wooson Daniel	1
Basket	% Denton Milam	63 1/2
Tin Cups	% Robert Watt	53 1/2
Ditta	% John Milam junr.	3 1/2
Sektor	% Denton Milam	18 3/4
Spoons	% Adam Milam	36 1/2
pair of Shears	% Denton Milam	1
6 Butter Peter plates	% James Milam junr.	18 3/4
4 Ditta	% William Milam	2 31 1/2
Butter Dish	% David More	50
Butter Basin	% William Milam	1 25
Strainer	% William Bagler	50
Candleticks	% Sally Milam	13 1/2
Bread basket	% Adam Milam	68 1/2
Large Spoon	% John Milam junr.	3 1/2
Set of plates	% Adam Milam	43 3/4
Ditket dish	% William Bagler	13 3/4
Water	% Solomon Milam	43 3/4
Book	% James Milam	7 1/2
Coffee mill	% James Pease junr.	25
Candle mades	% Adam Milam	62 1/2
Block Pul	% Sally Milam	3 1/2
Hone	% John Kerksay	43 3/4
Cum poles & gun blt	% William Milam	2 36 1/2
Spining Wheel	% Cedar Bigg paid	50
	% Gideon Milam	37 1/2

1	Sixpence Books	To William Milam	12.44
1	Beested	To Sally Milam	5
1	Bareew	To Green Bradford	10.95
1	Looking glass	To Sally Milam	84.44
1	Waggon	To Eliza Jackson	45
1	Small Ditta	To	
1	May	To William Milam	37.44
1	Six hundred Ditta	To Jane Milam	62.44
1	550 Ditta	To Ditta	56.44
1	Piple Gun	To Drury Bingham & Hale	
1	Shot Gun	To James Peice	2
1	Piple Gun & shot pouch	To Solomon Nicholas	14
1	Bar Bucket	To Eliza Jackson	15.94
1	pair of sheep Shears	To Ditta	37.44
1	Beach wood	To John Milam	25
1	Ditta	To James Peice	25
1	Pair of Spurz	To John Nicholas paid	15.34
1	Bottle	To William Hagler	12.44
2	Chairs	To Jessica B Cooper	37.44
1	Ditta	To Benton Milam	6.44
3	Ditta	To Henry Edwards paid	25
1	Drawing knife	To Benton Milam	84.44
1	Table	To Solomon Milam	75
1	Bell	To Adam Milam	15.34
1	Scil	To John Milam	40
1	Tract of Land 106 acres	To Martin Bingham	8.50
10	Barrels of Corn	To Ditta	8.50
10	Ditta	To John Hobbs	8.56.44
10	Ditta	To Marlborough	8.68.34
10	Ditta	To Ditta	8.12.44
10	Ditta	To James Cook Kate	23.12.44
1	Yolk of Stears	To Joel Manta	3.25
1	Young Bull	To William Milam	7.75
1	Cow	To James W Ellip	8.56.44
1	Ditta	To Stephen Milam	3.6.44
1	Hepper	To James W Ellip	9.50
1	Bull	To Solomon Milam	6.50
1	Cow and Calf	To John Herksey	4
1	Cow and Pigs	To John Bingham paid	3
1	Ditta	To William Cato	3.12.44
1	Ditta	To Enoch Jones	4
1	Tow	To Stephen Milam	1.61.44
2	Sheep	To James Peice paid	3
1	Saw	To James Franklin	3
1	Barrow	To Stephen Milam	8.63.44
3	Saw	To John Franklin	1.34.44
1	pair of Shlyards	To John Franklin	5.12.44
1	Iron plate	To John Herksey	4.25
2	Turkey	To Adam Milam	6.44
2	Ditta	To Maria Bingham	1.19.44
		To Lydia Milam	75

2	Turkey	To Gerion Milam	75
2	Ditta	To Adam Milam	83.44
2	Ditta	To Ditta	62.44
2	Ditta	To Gerion Milam	62.44
2	Guse	To Adam Milam	3
1	Peace of Leather	To William Milam	1.25
1	Side of Ditta	To Stephen Milam	3.18.34
1	Saddle Knock Jones	To Enoch Jones	5
1	Skin	To Rodrick Joiner	
1	Moe	To Lydia Milam	12.44
5	Turkeys	To Ditta Ditta paid	18.34
1	Quin	To John Herksey	6.44
1	Neck of Hodder	To Adam Milam	6.44
1	Ditta	To John Milam	6.44
1	Ditta	To Ditta Ditta	6.44
1	Ditta	To John Tomlinson	1.93.34
1	Peace of Shucks	To John Milam paid	37.44
1	Small ditta	To Ditta Ditta	6.44
1	Shot Gun	To William W Bradford	6.44
1	Bushels Wheat	To Lydia Milam	12.44
100	Weight of Cattie	To T William Milam	6.44
	Potators	To Adam Milam	36.44
1	Gum	To Lydia Milam	1.2.12
1	Zoom	To Ditta Ditta	6.44
1	Burn	To Benton Milam	6.44
12	Fray	To Lydia Milam	43.34
10	Barrels of Corn	To John Milam	6.44
5	Ditta	To Ditta Ditta	25
1	Bell	To Adam Milam	93.34
1	Pair of Hes Mose & gimbled	To William Milam	25
1	Shote	To William Hagler	15.34
3	Ducks	To Sally Milam	6.44
1	Bacon	To Ditta	12.44
1	Set Knives & Forks	To Lydia Milam	563
1	Hanana & scale	To Young Boyate	6.44
1	Catt of short Corn	To Lydia Milam	12.44
1	Bearana furniture	To Ditta	6.44
1	Catt of Cotton	To Stephen Milam	6.44
10	Bushels of potators	To Sally Milam	75
1	Iow and piggs	To Ditta	56.44
1	Barrow	To Jane Milam	1.50
1	Ditta	To Sally Milam	56.44
10	Bushels of potators	To Jane Milam	6.44
10	Ditta	To Arthur Collier	1.75
1	Catt of shorte Corn	To Jane Milam	1.56.44
1	Catt of shucks	To Adam Milam	1.56.44
1	Bell	To Ditta	50
1	Catt of Corn	To Benton Milam	25
		To Jane Milam	5
			747 62.34