

This Book  
in  
Poor Condition

William Ray Store License

State of Tennessee } William Ray is hereby authorized to vend and sell articles of Merchandise  
Stewart County } at his house in Dover for the term of Twelve months from and after the 20<sup>th</sup>  
day of November 1828 the having paid the state Tax agreeable to law



In Testimony Whereof I have hereunto set my hand and seal  
at office in Dover the 14<sup>th</sup> day of April 1829

W. Williams Clerk of  
Stewart County Court

Samuel Parrish Store License

State of Tennessee } Samuel Parrish is hereby authorized to vend and sell articles of Merchandise  
Stewart County } at his house in Dover for the term of Twelve months from and after the 10<sup>th</sup>  
day of April 1829 which store is both his Dover Branch and conducted by Jacob Shyock  
under the title of Jacob Shyock & Co. the having paid the state Tax agreeable to law

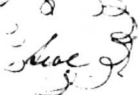


In Testimony Whereof I have hereunto set my hand and seal  
at office in Dover the 14<sup>th</sup> day of April 1829

W. Williams Clerk of  
Stewart County Court

Quintas C Atkinson Store License

State of Tennessee } Quintas C. Atkinson and Thomas W. Atkinson Merchants Trading  
Stewart County } under the title and form of Quintas C. Atkinson & Co. hereby authorized  
to vend and sell articles of Merchandise at their house in Dover for the term of Twelve  
months from and after the 14<sup>th</sup> day of December 1828 they having paid the state Tax  
agreeable to law



In Testimony whereof I have hereunto set my hand and  
seal at office in Dover the 14<sup>th</sup> day of April 1829

W. Williams Clerk of  
Stewart County Court

Know all men by these presents. That we Henry L Atkins, George W Atkins,  
James Gray and William R Atkins all of the County of Stewart and state of  
Tennessee are held and firmly bound unto William Hall acting Governor of the  
State of Tennessee, and his successors in office, in the sum of five thousand  
dollars, to be paid to the said William Hall his successors in office or their  
assigns. For which payment Will and truly to be made we bind ourselves  
and each of us our and each of our heirs, Executors and Administrators,  
jointly and severally firmly, by these presents sealed with our seals and dated  
the 5<sup>th</sup> day of May 1829.

The condition of the above obligation is such, that whereas the above  
bounden Henry L Atkins is constituted and appointed Sheriff of Stewart  
County If therefore the said Henry L Atkins shall now and faithfully execute and  
true returns make of all process and precepts to him directed and pay and  
satisfy all fees and sums of money by him received or levied by virtue of any  
process. Into the proper office, by which the same by the tenor thereof ought  
to be paid, to the person or persons to whom the same shall be due.

due his heirs or their Executors, Administrators, Attorneys or Agents and in all other things well, truly and faithfully execute the office of Sheriff during his continuance therein, when the above obligation to be paid, else to remain in full force and effect.

Taken and acknowledged in open Court, May Term 1829.  
Jot  
W. Williams Clerk

W. Williams

Henry L Atkins  
George W Atkins  
James Gray  
William R Atkins

Henry L Atkins, Collector of County Tax for 1829

Know all men by these presents, that the Henry L Atkins, Cullin Baylip, William Webster, John Scarborough and C. Blements, all of the County of Stewart and State of Tennessee, are held and firmly bound unto Nathan Pop, Esquire, Sherriff of the County Court of Stewart County and his successors in office, in the sum of four thousand dollars, to be paid to the said Nathan Pop, his successors in office or their assigns, for which payment well 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 7th day of May 1829.

The Condition of the above obligation is such that whereas the above bounden Henry L Atkins hath been appointed collector of the public taxes for the year 1829, for the County of Stewart. Now if the said Henry L Atkins do well, truly and faithfully collect all the public taxes of Stewart County which is due or may become due in said County for said year and pay over the same equally to law all the aforesaid taxes which he ought to collect, and to be paid either Vice to remain in full force and Virtue in law.

Taken and acknowledged in open Court May Term 1829  
Jot  
W. Williams Clerk

W. Williams

Henry L Atkins  
Cullin Baylip  
William Webster  
John Scarborough  
C. Blements

W. Williams

Henry L Atkins, Collector of State Taxes for the year 1829

Know all men by these presents, that we Henry L Atkins, Cullin Baylip, William Webster, John Scarborough and C. Blements all of the County of Stewart and State of Tennessee, are held and firmly bound unto William Hall, Esquire, Governor in and over the State of Tennessee in the just and full sum of two thousand Dollars, to be paid to the said William Hall his successors in office or their assigns, which payment well 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 7th day of May 1829.

The Condition of the above obligation is such that whereas the above bounden Henry L Atkins hath been appointed Collector of the public taxes for Stewart County for the year 1829. Now if the said Henry L Atkins do well, truly and faithfully collect the public taxes which is due or may become due, in said County for said year, and pay over the same equally to law all the aforesaid taxes which he ought to collect, and amount with the Treasurer of West Tennessee therefor, then the above obligation to be paid either Vice to remain in full force and Virtue in law.

Taken and acknowledged in open Court May 1829  
Jot  
W. Williams Clerk

W. Williams

Henry L Atkins  
Cullin Baylip  
William Webster  
John Scarborough  
C. Blements

Joseph Smith Entry Taxer, For Stewart County

Know all men by these presents, that we Joseph Smith, C. Blements, Charles Summers, John Scarborough, Henry L Atkins, Joseph Johnson, George West, James Scarborough are held and firmly bound unto his Excellency William Hall Governor, of the State of Tennessee, and his successors in office in the sum of Ten thousand Dollars, for the payment of which, we bind ourselves our heirs, &c. sealed with our seals and dated this 7th of May, 1829.

The Condition of the above obligation is such, that the said Joseph Smith hath been appointed Entry Taxer by the Legislature of the State for the County of Stewart. Now should the said Joseph Smith faithfully discharge the duties imposed upon him as the Entry Taxer of Stewart County, by the act of the Legislature of the State of Tennessee, and in all other respects of all monies that may come to his hands as Entry Taxer and pay over said monies, agreeably to the acts of the Legislature of the State of Tennessee, then the above obligation to be paid, else to remain in full force and Virtue in law.

Taken and acknowledged in open Court May Term 1829.  
Jot  
W. Williams Clerk

Joseph Smith  
C. Blements  
John Scarborough  
Charles Summers  
Henry L Atkins  
Joseph Johnson

*John Slaughter. Indenture. Bound to Gene Brown*

This indenture made this 2<sup>d</sup> day of May 1829, Between Nathan Pop Chairman of the Court of pleas and quarter sessions of Stewart County and State aforesaid of the one part and Gene Brown of the other part. 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 & provided doth put place and bind into the said Gene Brown an orphan Boy named John Slaughter void of the age of six or seven years. To live after the manner of an apprentice until he arrive at the age of twenty one years during all which time the said apprentice his said Mistress shall faithfully serve his lawful commanders every where gladly obey he shall not at any time absent himself from his said Mistress service without leave and in all things as a good and faithful servant shall behave towards his said Mistress and the said Gene Brown doth covenant and agree to and with the said Nathan Pop that she shall brew the said apprentice to be taught the arts or trade of farming and that she will 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 sickness and in health and also that he will send him to some english school within the time of his said apprenticeship until he come to read, write and cypher to the rule of three and also that she 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 said date above Written  
 Taken and acknowledged in open court  
 May Term 1829.  
 W<sup>m</sup> Williams clerk

Nathan Pop Chairman  
 Gene Brown  
 Abell Rushing  
 William G. Gage  
 Clerk

*William Black Boy. Indenture. Bound to John Brigham*

This indenture made this 2<sup>d</sup> day of May 1829, Between Nathan Pop Chairman of the Court of pleas and quarter sessions of Stewart County and State aforesaid of the one part and John Brigham of the other part. 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 place and bind into the said Brigham an orphan Boy named William now of the age of seven years about the tenth of June 1830. To live after the manner of an apprentice and servant, until he arrive to the age of twenty one years during all which time the said apprentice his said Master shall faithfully serve his lawful commanders 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 Brigham doth covenant and agree to and with the said Nathan Pop that he shall cause the said Boy or apprentice to be taught the trade of a Blacksmith, and that he will constantly find and provide the said apprentice during the time aforesaid sufficient diet, Washing and apparel fitting for an apprentice and also all other things necessary both in sickness and in health, and also that he will send him to some english school. One year, after he arrives at the age of twelve years, and also that he will furnish said apprentice with two good and decent suits of clothes and give him a set of Blacksmiths Tools. 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 above Written  
 Taken and acknowledged  
 in open Court May Term 1829.  
 W<sup>m</sup> Williams clerk

Nathan Pop Chairman  
 John Brigham  
 William G. West  
 James Lane

*Mary Acee. Guardian. To Isaac Acee & Mary Acee*

Know all men by these presents, that we Mary Acee, William G. Jones and father Pop, are here and firmly bound unto Nathan Pop Chairman of the County Court of Stewart County his successor or successors surrogate or surrogates their Executors Administrators or assigns in the sum of One hundred dollars for the benefit of Isaac Acee and Mary Acee, 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 2<sup>d</sup> day of May 1829.

The condition of the above obligation is such, that whereas Mary Acee has been appointed Guardian to the said Isaac Acee and Mary Acee, now if the said Mary Acee, shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to Law, during his said Guardianship and at the expiration thereof, shall well & faithfully amount, 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 Mary Acee, as aforesaid shall demean himself in all things relative to 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  
 in open Court  
 May Term 1829, W<sup>m</sup> Williams Clerk.

Mary Acee  
 William G. Jones  
 father Pop

Sally Newbery. Indenture. To Drury Anarew

State of Tennessee.

This indenture made this 4<sup>th</sup> day of May 1829, Between Nathan Pop Chairman of the of the Court of Pleas and Quarter Sessions of Stewart County and State aforesaid of the one part and Drury Anarew of the other part 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, Both put place & bind up into the said Drury Anarew an orphan girl named Sally Newbery now of the age of eighteen months old. To live after the manner of an apprentice and servant until she arrive at the age of eighteen years. During all which time the said apprentice her said master shall faithfully serve, his lawful commands every where & really obey she shall not at any time absent herself from her said masters service without leave and in all things as a good and faithful servant shall behave toward her said master and the said Drury Anarew both bound to and with the said Nathan Pop. That he shall cause the said apprentice to be taught the ordinary taught girls and that he will constantly find and provide the said apprentice during the time aforesaid, Sufficient diet, Washing and apparel fitting for an apprentice and also all other things necessary both in sickness and in health. And also that he will send her to some English school within the time of her said apprenticeship until she learn to read, write and cipher as well as the Single Rule or three, and also that he will furnish said apprentice with three good and decent suits of clothes at the expiration of her said apprenticeship. In Witness whereof the parties to these presents have set their hands and seals the day and date above written.

Taken and acknowledged in open Court  
May Term 1829  
Wm. W. Williams Clerk

*[Handwritten signature]*

Drury Anarew

William Scarborough

James Scarborough

*[Handwritten signature]*

Henry Robertson. Indenture. To Willip Manning

State of Tennessee

This indenture made this 4<sup>th</sup> day of May 1829. Between Nathan Pop Chairman of the Court of Pleas and Quarter Sessions of Stewart County and State aforesaid of the one part and Willip Manning of the other part Witnesseth That the said Nathan Pop in pursuance of an order of said Court made of the day of the date aforesaid and according to the Act of Assembly in such case made and provided, Both put place & bind up into the said Willip Manning an orphan boy named Henry Robertson now of the age of eleven years 11<sup>th</sup> of August 1829. To live after the manner of an apprentice and servant until he arrive at the age of twenty one years. During all which time the said apprentice his said 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 toward his said master. And the said Willip Manning both bound to and with the said Nathan Pop. That he shall cause the said apprentice to be taught the arts and trade of farming and that he will 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 sickness and in health. And also that he will send him to some English school within the time of his said apprenticeship until he learn to read, write and cipher to the single rule of three, 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 above written.

May Term 1829.

Wm. W. Williams Clerk

Nathan Pop Chairman  
Willip Manning  
William Scarborough  
Samuel Pop

Nathan Skinner Administrator of Pinson Page.

State of Tennessee.

Know all men by these presents that we Nathan Skinner, James Gray and George W. Atkins all of the State of Tennessee and County of Stewart are held and firmly bound unto the Governor or in case the State aforesaid or his successors in office in the just sum of one thousand dollars to be paid to said Governor, his successors in office or their Agents, which payment will and truly to be made we bind ourselves, our heirs Executors, Administrators jointly and severally, jointly by these presents, sealed with our seals and dated this 6<sup>th</sup> day of May 1829.

The condition of the above obligation is such, that if the above bounden Nathan Skinner Administrator of all and singular, the goods and chattels, rights and credits of Pinson Page deceased, do make or cause to be made, a true and perfect inventory of all and singular the goods

Goods and Chattels, rights and benefits of the deceased, which have or shall come into the hands, knowledge or possession of the said Skimmer, or into the hands, or possession of any other person or persons for him, and at the same so made, do exhibit or cause to be exhibited unto our everwise County Court, and at the same goods, chattels, rights and benefits of the said 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 great account, of the Administration, Within one year after the date of these presents, and all the rest and residue of the said goods, Chattels & Credits, which may be found remaining or on the said Administration account, the same being first examined and allowed agreeable to Law, shall deliver said 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 Testamentary made by the deceased, and Executor or Executrix, thereto named, do exhibit the same unto Court, making it account and approved of, according to the said Statute Skimmer thereunto be required, do read or send in and deliver the said Letters of Administration, Approbation of such Testament being first read and made in our said Court, then this obligation to be void also to remain in full force in Law, Nathan Skimmer  
 Taken and acknowledged in open Court James Gray  
 May Term 1829 Dist. Williams Clerk George W. H. Atherton

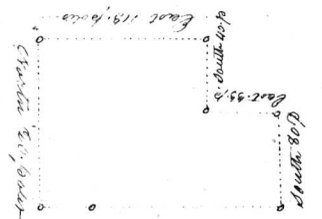
David Anarewy senr	2	Books	25
Thomas Anarewy	1	do	6.74
Drury Anarewy	1	Pair Stillgaray	25.34
James Scarborough junr	2	Woes	22.17
Abolom Jones	2	do	1.00
L. B. Cooper	1	Flat Iron	21.74
Anderson Anarewy	3	Barrels	50
Paton S Book	1	Lot Corn	21.74
do	3	Barrels	68.34
James Scarborough	1	Lot of spoons	25
James Anarewy senr	6	Pin Saws	31.74
James Davison	1	Lot of Pates	12.74
Henry Anarewy	1	Pott	12.74
David Anarewy senr	1	Queen	50
Thomas Wore	1	Pair Potbooks	75
John Scarborough	1	Stone Pitcher	25
Drury Anarewy	1	Kettle	18.34
James Scarborough junr	1	Lot of Ware	15.34
Nichles Scritchpila	1	do	12.74
John Allen	1	Watchet	31.74
Henry Anarewy	1	Side Saddle	7.25
John Scarborough	1	Pair Drawing Chaires	2.74
Paton S Book	1	do	75
James Anarewy senr	2	Meal Bags	50
James Scarborough junr	2	Chairs	25
John Scarborough	1	Churn	31.74
James Scarborough junr	1	Table	75
Paton S Book	1	Loom	4.6.74
William Norrodo	1	Table	2.25
Ethelaria Folles	1	Grinastone	12.74
James Scarborough junr	1	Sifter	12.74
L. B. Cooper	1	Tray	12.74
John Scarborough	1	Lot of Poth. 5 & 1/2 Ent. 1/2	16.00
Abolom Jones	1	Cap	25.34
James Anarewy junr	1	Bridle	18.34
William Scarborough	1	Apple trees	3.00
John Scarborough	1	Sea and furniture	44.31.74
do	1	do	13.00
West Anarewy	3	Head Gwe	4.00
William Folles	3	do do	4.00
Thomas Wore	3	do do	3.92
West Anarewy	7	do do	12.74
N. Scritchpila	5	Guina Fowl	75
do	do	Chickens	1.50
William Folles	2	Head of sheep	5.00
Paton S Book	7	upper plantation	31.74
N. Scritchpila	15	lower do	00

Amount of Sale Estate of David Scarborough Deceased

James Scarborough senr	1	Pair Cotton Cars	6.74
Mr. Blanton	1	do do	1
James Scarborough senr	1	do do	12.74
William Scarborough	1	Claid Hammer	31.74
James Scarborough junr	1	Candlestick & Snuffers	18.34
Drury Anarewy	1	Lot of small Tools	12.74
James Scarborough junr	1	do	25
Thomas Wore	1	Looking Glass	1.50
do do	1	do do	1.00
James Scarborough senr	1	Funnel	25
Richard Blanton	3	Chairs	2.25
William Cherry	3	do	56.74
do do	2	do	68.34
Paton S Book	1	Reel	25
John Allen	1	Spinning Wheel	2
James Scarborough junr	1	Stump	12.74
do	1	Song Book	12.74
Paton S Book	1	Bill	68.34
James Scarborough junr	1	Book	50

John Scarborough	1	cow and yearlin	\$10	25
Henry Andrews	1	do	10	25
Thomas Wora	1	yearlin	7	6 1/4
John Scarborough	1	do	4	00
Henry Blanton	1	cow and shotes	5	68 3/4
do do	1	do	6	00
Do Rent of ground		Es. Wm. Jennings		27 1/2
Property taken and sold		November 1827 apter		Exec & C
his wife parton on leatherwood		By David Andrews	10	00
1 cow and half calves		By Board	10	00
Richard Blanton	1	and other things	6	00
Earthen Ware		James Scarborough Guardian		
Total \$196.56 1/4 cont. Guardians Calculator				

Power of Polly Cherry, Widow of William Cherry deceased



State of Tennessee  
Newport County

I John Brown, Surveyor for the County of Stewart do hereby certify that I have surveyed with the jury summoned to lay off the same of Polly Cherry, Widow of William Cherry, deceased, and have laid off her dower in the following manner (to wit) Beginning at a white Walnut, running thence South 120 poles to a Stake, thence West 116 poles to a Stake, thence North 80 poles to a Stake, thence West 80 poles to a Stake, thence North 80 poles to a Stake, thence East 116 poles to the Beginning containing one hundred acres, December 24th 1828.

Jemuel G. Cherry  
William B. H. Cherry, Chain Carriers

John Brown  
Principal Surveyor

Solomon Milan & William Milan Adm of the estate of John Milan deceased  
In Account with said estate. Amount of sales as certified by Clerk. \$747.62 3/4

do do	\$747.	62 3/4
By John Kings amount proven and paid	13	21 1/4
do John Scarborough	1	31 1/4
do Robert Wyatt		50
do William McGu	2	00
do Solomon Milan	20	50
do Solomon Milan	11	
do Solomon Milan	20	77
do Solomon Milan	6	00
do Solomon Milan	2	50
do William Milan	20	25
do William Milan	152	37 1/2
do William Milan	5	00
do William Milan	5	62 1/2
do William Milan	5	25
do William Milan	2	00
do William Milan	11	90
do William Milan	1	10
do William Milan	1	21 3/4
do William Milan		50
do William Milan		93 3/4
do William Milan		5 00
do William Milan		17 00
do William Milan		20 00
do William Milan		6 00
do William Milan		5 00
do William Milan		75
do William Milan		2 00
do William Milan		10 00
do William Milan		7 00
do William Milan		3 75
do William Milan		2 00
do William Milan		3 62 1/2
	\$ 386	81 1/4

This appears to be a true return of the monies collected and paid out by the Administrators given under our hands as Commissionsers, May the 5th 1829. William Ellisp  
Dwight Birds, Commissionsers

We the Commissionsers also advise the Administrators, Three and a half per Cent. on all monies collected and paid out which is \$15. 53 3/4

William Ellisp		
Dwight Birds		
Balance due	\$ 386	40
Cash on hand	\$ 747	76

*Return of James Gray Adm. of Miles Williams Deceased*

A Return of and account of the sale of a negro man and the hire of negro, of the estate of Miles Williams Deceased

One Negro man, by the name of Ned sold by John Taylor Constable by virtue of several executions on the 22<sup>nd</sup> of September 1828, for two hundred and fifty dollars. \$250 00

Frances Williams sold her hire of one negro man and two women for the year 1828, seventy one dollars and fifty cents 71 50

\$321 50

James Gray Administrator  
May the 6<sup>th</sup> 1829.

*Nathson Pop Adm. of the estate of Isaac Brunson Deceased, Return 46-*

An account of the hire of negro, belonging to the estate of Isaac Brunson deceased, for the year 1824.

John Cooper D. to the hire of Sigh 10

Peshara body D. to the hire of Jim 41 50

Amos G Wallace D. to the hire of Gourson 5 37 1/2

John Carr D. to the hire of Greasy 25 00

Amos G Wallace E. to the hire of Harry & Rose 50

John Manning E. to the hire of land 50

Abram Brunson D. to the hire of land 17 00

Silvey and her three children, being set up to the lowest bidder, were struck off to William Rye at one dollar and fifty cents 1 50

Nathson Pop Administrator

\$151 87 1/2

*John W Petty Guar. in for the heirs of W King deceased, Return 46-*

A Return of property held by me, John W Petty as Guarantia for the heirs of William King deceased, (to wit)

Two feather Beds and furniture, one Bureau, one Cupboard, and more one Table, and two hundred and fifty dollars, which is now in my possession, this 4<sup>th</sup> May 1829. John W Petty Guarantia

*[Handwritten signatures and scribbles]*

*Account Current, Estate of Isaac Brunson deceased, Return of Nathson Pop Administrator, By Commissioners 46 46*

To amount left in the hands of the Administrator, By settlement made by former Commissioners	\$ 797	96 1/2
To Amount of Land Warrant	500	00
To Valuation of Negroes passed	500	00
To Amount of Negro hire for 1823	178	6 1/2
To Do do 1824	151	87 1/2
To Do do 1825	152	00
To Appraisalment of Negroes taken by the Heirs	1875	00
To Do Sale of Negroes	2702	25
Total	6852	78 1/2
Amount of vouchers	298	00 1/2
Balance due Heirs	6553	78
Daniel Brunson sen <sup>r</sup> deceased	936	30 1/2
Which is to be subdivided into equal shares by information		
Daniel Brunson jun <sup>r</sup>	156	5
Joseph Brunson the same sum	156	5
Polly Brunson	156	5
Sarah Brunson	156	5
Margret Brunson	156	5
Moses Brunson	936	30 1/2
Josiah Brunson sen <sup>r</sup>	936	30 1/2
Daniel Brunson sen <sup>r</sup>	936	30 1/2
Matthew Brunson	936	30 1/2
Josiah Brunson sen <sup>r</sup>	936	30 1/2
Nyeckiah Brunson, 6 <sup>th</sup> part of Josiah	156	5
Josiah Brunson jun <sup>r</sup>	156	5
Matthew Brunson	156	5
Daniel Brunson jun <sup>r</sup> of Georgia	156	5
Leorah Brunson jun <sup>r</sup> of Georgia	156	5
Alatha Brunson	156	5
Susanna Platt	936	30 1/2
The Heirs of Isaac Brunson deceased	156	5
Which is to be subdivided into 7 equal shares	22	3 1/2 each
Not having taken into consideration the vouchers for money on negroes paid over to the Heirs nor amounting the Administrator Commission		
By Jane Johnson Receipt for attorneys fees &c	1	25 00
By Cornelius Anderson Receipt for atty Court as a witness	2	4
Levan Siss order for do	3	2 50
James Hamilton do	4	75
William Cammell do	5	5 2 1/2
Susanna Wallace C/o for M. d. wife's fee	6	6 00

Accounts continued.

Beauty Brown. Do. for making Coffin	7	85	00
W. J. Gerald. Clerk of Circuit Court	8	50	00
Do	9	20	00
David P. Davis. Receipt for allowing Court	10	2	50
Williams Clerk	11	4	50
John R. Lord. District as a witness	12	4	00
William Pickett Assessor for keeping Slaves	13	1	50
J. M. Johnson. Receipt as allowing	14	107	00
S. Galens of Whiskey for hire 1824.	15	3	00
1824. fine Galens for same	16	5	00
1825. for three Galens Whiskey.	17	3	00
Clerk certificates	18	7	37 1/2
depending suits with D. Gray & says. Virago. hors price Johnson and books fee	22	68	3/4
depending suits at Bowser and Parson	19	56	3/4
for medical and for Slaves paid by John Carr	6	50	
Nathan Skinner Account as Auctioneer	8	00	
Postage on letters	1	00	
Allegajah Bryan. Receipt for allowing Court as a witness	9	50	
Commissioners allowing and Court orders in 1828		50	
Commissioners Service in September last.	15	00	
French and Ferris allowances 1 day 1 day each	2	00	
Commissioners Service 3 days each 3 <sup>d</sup> April 1829.	9	00	
Personant to an order of the Worshipful Court of Stewart County. We the undersigned Commissioners have proceeded to settle with Nathan P. Sk. Ass. of S. Francis Browns deceased and find the result as set out stated. not having it across any interest on the Estate, nor on the payments	\$298	00	1/2

Return'd May Term 1831

John Ferrell  
Thomas French  
John Morris  
Commissioners

Power of Mary English. Widow of Stephen English Deceased



State of Georgia. We the Commissioners has met and do hereby certify that the Power of Mary English. Widow of Stephen English deceased to the order of the County Court of Stewart (to wit) beginning

beginning at a hickory bush at the Northwest corner of said tract of one hundred and seventy five acres. Thence running East one hundred and twenty poles to a Stake, thence south one hundred and fifteen poles to a Stake, thence west one hundred and twenty poles to a Stake, thence North one hundred and fifteen poles to the beginning. Containing eighty acres including the dwelling house and out houses. Given under our hands this 15<sup>th</sup> day of December 1828.

Return'd. May Term 1831

John Brown  
Rubin Lowe  
Benjamin Ardrey

William Andersons Will

(Return'd August Term 1829)

In the name of God Amen. I William Anderson of the state of Georgia and County of Stewart. Being weak of body. But of sound and perfect mind and memory. Blesed be the Almighty God for the same. Do publish this my last Will and Testament. In form and manner as follow to wit, First I give and bequeath unto my three youngest children. William, Slary and James Anderson. To each of them a good feather bed and furniture, and beasted, one sow and calf. one hors and saddle to be worth fifty dollars, also sixty dollars in money. To each of them all of which they are to receive when they marry or become of age. I give my Daughter Rebecca McGee to have fifty dollars in money after my death. I further wish the four children of my daughter Sary Curtis deceased. To have fifty dollars in money. To be equally divided between them. I give and bequeath unto my beloved Wife Elizabeth Anderson all the remaining part of my real Estate. Goods and chattels of whatsoever kind or nature. During her natural life time or widowhood. But if she should marry. I wish for her to have a proportionable part with my three youngest children above named. And the remaining parts of the perishable property left to her to be equally divided with her and Rebecca McGee. William Anderson. Slary Anderson. James Anderson and the children of my daughter Sary Curtis deceased. But if my Wife should never marry. I wish after her death. For an equal division with all the above named heirs in all the remaining parts of the personal Estate left to her. I also wish after the death of my Wife. for my land to be equally divided between my two Sons William and James Anderson. I wish my Negro girl Lydia to be sold as soon as convenient. I further wish that part of my estate left to the children of my daughter Sary Curtis deceased. To run on in the hands of my Executors or Executrix until they marry, or become of age. Lastly I appoint my beloved Wife Elizabeth Anderson. Executrix of this my last Will and Testament. In Witness Where of. I have hereunto set my hand and seal this the fourth day of April. in the year of our Lord one thousand eight hundred and twenty nine signed sealed and delivered in the presence of the subscribing Witnesses

Wm. Tomlinson  
John Tomlinson son?  
John Tomlinson

Given & signed August 1829 by  
Wm. Tomlinson  
John Tomlinson  
John Tomlinson

William + Anderson  
mark

Elizabeth Anderson Executrix of  Bond  
 William Anderson deceased

I now all men by these presents, that We Elizabeth Anderson, Abel Jackson, James Thompson and John Tomlinson are held and firmly bound unto William Hall Governor of the State of Tennessee, his successors in office in the full and full sum of three thousand dollars. For which payment well and truly to be made We bind ourselves our and each of our heirs, Executors, Administrators and assigns, jointly and severally firmly by by these presents sealed with our seals and dated this third day of August 1829.

The Condition of the above obligation is such, that if Elizabeth Anderson ~~Administratrix~~ Executrix of the last Will and Testament of William Anderson deceased do make or cause to be made a true and plain inventory of all and singular the goods and Chattles Rights and Credits of the said deceased which shall or shall come into the hands, Knowledge, or possession of the said Executrix, or into the hands or possession of any other person or persons to her Knowledge and exhibit the same or cause it to be exhibited, into our said County Court and all the same goods and Chattles, rights and credits of the deceased at the time of his death, or at any time, which shall or may come into the hands or possession of the said Executrix or any other person or persons, for her, do well and truly administer according to Law and agreeable to said Will and Testament, and further do make or cause to be made a true and perfect amount of his said Executrixship and exhibit the same, on oath before the Justices of our said Court, and all the rest and residue of said goods and Chattles, 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, then this obligation to be void and void Else to remain in full force and Virtue in Law.

Taken and acknowledged in open Court  
 August Term 1829.

Not W. Williams Clerk.

 Elizabeth <sup>her</sup> + Anderson   
 mark

Abel <sup>his</sup> + Jackson   
 mark.

James Thompson 

John Tomlinson 



William S. Pickens Guardian  Bond  
 To Elizabeth An Bonds

Know all men by these presents, that we William S. Pickens, John Fletcher, Charles Cooper, and Henry E. Gibson, are held and firmly bound unto the <sup>County</sup> Justices of the County Court of Stewart County, <sup>in Person Rep Chairman</sup> their successor or successors, survivor or survivors, their Executors, Administrators or assigns, in the sum of one thousand dollars, for the benefit of Elizabeth An Bonds, 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 3<sup>d</sup> day of August 1829.

The Condition of the above obligation is such, that whereas William S. Pickens has been appointed Guardian to the said Elizabeth An Bond Now if the said Pickens shall well and faithfully make true returns, and settlements make 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 executors, the profits of said Estate that may come into his hands by virtue of said Guardianship, together with the profits, and the said Pickens as aforesaid, shall demean 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.

Taken and acknowledged in open Court

August Term 1829. Not W. Williams Clerk

William S. Pickens 

John Fletcher 

Charles Cooper 

Henry E. Gibson 

Edwin Barnes Guardian to  Bond  
 Henrietta Pearce

Know all men by these presents, that we Edwin Barnes, George Weeks & Eblelements, are held and firmly bound unto the <sup>County</sup> Justices of the County Court of Stewart County, <sup>in Person Rep Chairman</sup> their successor or successors, survivor or survivors, their Executors, Administrators or assigns, in the sum of five thousand dollars, for the benefit of Henrietta Pearce, 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 3<sup>d</sup> day of August 1829.

The Condition of the above obligation is such, that whereas Edwin Barnes has been appointed Guardian to the said Henrietta Pearce Now if the said Edwin Barnes shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to Law during his said Guardianship and at the expiration thereof, shall well and faithfully account with said Justices of the County Court of Stewart, and pay over to them or their executors the profits of said Estate, that may come into his hands by virtue of said Guardianship, together with the profits, and the said Barnes as aforesaid, shall demean himself in all things relative to 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 in open Court

August Term 1829. Not

W. Williams Clerk.

Edwin Barnes 

George Weeks 

Eblelements 

Willis Manning Guardian to  
Clement M Linton

Know all men by these presents, that we Willis Manning, William C Jones and John Manning are held and firmly bound unto the <sup>County Court of Stewart</sup> County, their heirs, Executors, Administrators or assigns, in the sum of one thousand dollars, for the benefit of Clement M Linton, 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 3<sup>rd</sup> day of August 1829.

The condition of the above obligation is such, that whereas, Willis Manning has been appointed Guardian to the said Clement M Linton, Now if the said Manning shall and lawfully make true returns, and settlements make with the County Court of Stewart equally 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 heirs the profits of said Estate that may come into his hands by Virtue of said Guardianship together with the profits and the said Manning as aforesaid shall deem himself in all things relative to the said Guardianship equally to Law, and then this obligation to be void else to remain in full force and Virtue in Law.

Taken and acknowledged in  
Open Court August Term 1829  
W. Williams Clerk

Willis Manning  
William C Jones  
John Manning

Willis Manning Guardian to  
Mary M Linton

Bond

Know all men by these presents, that we Willis Manning, William C Jones and John Manning are held and firmly bound unto the <sup>County Court of Stewart</sup> County, their heirs, Executors, Administrators or assigns, in the sum of one thousand dollars, for the benefit of Mary M Linton, 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 3<sup>rd</sup> day of August 1829.

The condition of the above obligation is such, that whereas, Willis Manning has been appointed Guardian to the said Mary M Linton, Now if the said Manning shall and lawfully make true returns, and settlements make with the County Court of Stewart equally 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 heirs the profits of said Estate, that may come into his hands by Virtue of said Guardianship, together with the profits and the said Manning as aforesaid, shall deem himself in all things relative to the said Guardianship equally to Law, and then this obligation to be void else to remain in full force and Virtue in Law.

Taken and acknowledged in  
Open Court August Term 1829

W. Williams Clerk

Willis Manning  
William C Jones  
John Manning

Willis Manning Guardian to Elizabeth Manning

Know all men by these presents, that we Willis Manning, William C Jones and John Manning, are held and firmly bound unto the <sup>County Court of Stewart</sup> County Court of Stewart, their heirs, Executors, Administrators or assigns, in the sum of one thousand dollars, for the benefit of Elizabeth Manning, 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 3<sup>rd</sup> day of August 1829.

The condition of the above obligation is such, that whereas, Willis Manning has been appointed Guardian to the said Elizabeth Manning, Now if the said Manning shall and lawfully make true returns, and settlements make with the County Court of Stewart equally 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 heirs, the profits of said Estate that may come into his hands by Virtue of said Guardianship, together with the profits and the said Manning as aforesaid, shall deem himself in all things relative to the said Guardianship equally to Law, and then this obligation to be void else to remain in full force and Virtue in Law.

Taken and acknowledged in  
Open Court August Term 1829  
W. Williams Clerk

Willis Manning  
William C Jones  
John Manning

Willis Manning Guardian  
 To Sally Caroline Leston 

Know all men by these presents, that we, Willis Manning, William C Jones, and John Manning are held and firmly bound unto Nathan Pop Chairman of the County Court of Stewart County his successor or Successor, Survivor or Survivor's Executor, Administrator or Assignee, in the sum of one thousand dollars for the benefit of said Sally Caroline Leston, 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 3<sup>rd</sup> day of August 1829

The condition of the above obligation is such, that whereas, Willis Manning has been appointed Guardian to the said Sally Caroline Leston, now if the said Willis Manning shall in and unto said Court make true returns, and settlements make with the County Court of Stewart agreeably to Law, during his said life or minority, and at the expiration thereof, shall well and lawfully 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 profits, and the said Manning as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to Law, and then this obligation to be void, else to be in full force and virtue in Law Taken and Acknowledged in open Court August Term 1829

Willis Manning 

William C Jones 

John Manning 

Not W. Williams, Clerk

Thomas and Albert Bayless Store License

State of Tennessee  
 Stewart County



Thomas Bayless and Albert Bayless Merchants.

Be it remembered under the Seal and Sign of Thomas E. Bayless, Esq. hereby authorized to transact and sell articles of Merchandise at their house in Dover, for the Term of twelve months from and after the twenty six day of July, 1829, they having paid the State Tax imposed on them by Law. In Testimony Whereof I have hereunto set my hand at office in Dover the 11<sup>th</sup> day of August 1829

W. Williams, Clerk of Stewart County Court

State of Tennessee  
 Stewart County



George Meeks and Alfred Pop Merchants, Trading under the style and firm of Meeks & Pop, do hereby authorize to vend and sell articles of Merchandise at their house in Dover, for the Term of twelve months, from and after the 11<sup>th</sup> day of May 1829, they having paid the State Tax imposed on them by Law. In Testimony Whereof I have hereunto set my hand at office in Dover the 11<sup>th</sup> day of August 1829

W. Williams, Clerk of Stewart County Court

Willis Manning Guardian, To Sally Caroline Leston 

Know all men by these presents, that we, Willis Manning, William C Jones and John Manning are held and firmly bound unto Nathan Pop Chairman of the County Court of Stewart County his successor or Successor, Survivor or Survivor's Executor, Administrator or Assignee in the sum of one thousand dollars, for the benefit of Sally Caroline Leston, 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 3<sup>rd</sup> day of August 1829

The condition of the above obligation is such, that whereas, Willis Manning has been appointed Guardian to the said Sally Caroline Leston, now if the said Willis Manning shall in and unto said Court make true returns, and settlements make with the County Court of Stewart, agreeably to Law, during his said Guardianship, and at the expiration thereof shall well and lawfully account with 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 profits, and the said Manning as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to Law and then this obligation to be void, else to be in full force and virtue in Law. Taken and Acknowledged in open Court August Term 1829.

Not

W. Williams, Clerk

Willis Manning 

William C Jones 

John Manning 

Handwritten scribbles and initials.

Handwritten scribbles and initials.

William Randall Constable Bond

State of Tennessee

Know all men by these presents, that we William Randall, Abithal Wallace ~~and~~ William Kingham and Anthony Lee, are hit and firmly bound unto William Hall esquire Governor of the State of said in the just and full sum of one thousand dollars, to be paid to the said William Hall, or his Successors in office or their assigns. For which payment, we 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 3<sup>d</sup> day of August 1829.

The condition of the above obligation is such, that whereas, the above named William Randall, 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 Randall 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 void else to remain in full force and virtue. Taken and acknowledged in open Court August Term 1829.

Test: William Randall  
Abithal Wallace  
William Kingham  
Anthony Lee

Sale of Estate, Pinner Page deceased  
Returned by Nathan Skinner, August Term 1829.

May 18<sup>th</sup> 1829.

I Nathan Skinner proceeded to sell the Negro Girl named Malinda, belonging to the estate of Pinner Page, deceased agreeable to my Appointment, for the sum of two hundred and twenty five dollars, myself being the highest bidder, the thing all the property that has come into my hands being belonging to said estate.

Nathan Skinner  
Administrator



John Fletcher Constable Bond

State of Tennessee

Know all men by these presents, that we John Fletcher, John Duncan and Henry Pison are hit and firmly bound unto William Hall esquire Governor of the State of said in the just and full sum of one thousand dollars, to be paid to the said William Hall, his Successors in office or their assigns. For which payment we 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 3<sup>d</sup> day of August 1829.

The condition of the above obligation is such, that whereas, the above named John Fletcher 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 Fletcher 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 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 void else to remain in full force and virtue.

Taken and acknowledged in open Court August Term 1829. Test: W. Williams Clerk

John Fletcher  
John Duncan  
Henry Pison

Henry Mege Constable Bond

State of Tennessee

Know all men by these presents, that we Henry Mege, Joshua Hamlet and David Moor, are hit and firmly bound unto William Hall esquire Governor of the State of said in the just and full sum of one thousand dollars, to be paid to the said William Hall, his Successors in office or their assigns, for which payment we 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 third day of August 1829.

The condition of the above obligation is such, that whereas, the above named Henry Mege, has been by the justices of the Court of Pleas & quarter Sessions for the County of Stewart, appointed a Constable for said County. Now if the said Mege, shall well and truly and without delay execute all process and precepts to him directed, & faithfully account for & 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 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 void else to remain in full force and virtue.

Taken and acknowledged in open Court August Term 1829.

Test: W. Williams Clerk

Henry Mege  
Joshua Hamlet  
David Moor

Account Current, Estate of Matthew Stewart deceased

26. amount of sale as per Return March 1814 -	\$167	75
27. amount of Note on Inventory Returned February 1813 -	83	37
	351	68
By amount of credits	91	00 1/2
Balance Due Estate	760	61 1/2

Account Current.. Estate of Miles Williams deceased  
James Gray Administrator

Amount of Sales as per black certificate	\$526	53.
do. sale of a Negro man Nov	250	
do. The hire of Negroes for the year 1828	71	50
do. five rollers thirty seven & a half bush Wheat through a mistake was omitted in the inventory	50	57 1/2
	920	40 1/2
credits -	387	42 1/2
Balance due	532	98 1/2

State of Virginia -  
Shenandoah County We the undersigned Commissioners  
do hereby certify that a true settlement has been made.  
agreeable to the papers laid before us by the  
Administrator. July the 15<sup>th</sup> 1829.  
A. H. Wylow  
Frederick Weston

An Account with said Estate

By Paid Heavy Drains? amount	\$18	50
By do John Chambers do	1	50
By do John on Smith do	2	25
By Allowance made to Widow for one years provisions	52	50
By allowance for expenses in Administering	3	67 1/2
By Administrator's Commission on Summorsing	12	58.

Pouchees as paid by the Administrator			
1	Drawn amount p <sup>r</sup> Ephraim English	\$2	50
2	Drawn amount p <sup>r</sup> Josiah Affaw	1	50
3	do William Largent	4	25
4	Note p <sup>r</sup> Davia Mop	5	00
5	Note p <sup>r</sup> Anderson Septon	19	35
6	Constables Receipt p <sup>r</sup> John Dayler	57	72 1/2
7	Receipt p <sup>r</sup> Executors of John Randall deceased	30	00
8	Drawn amount p <sup>r</sup> Joseph Morgan	10	00
9	Constables Receipt p <sup>r</sup> Thomas Syrd	44	57 1/2
10	Judgment Aboliments	41	84
11	Note Davia Mop	1	25
12	Drawn amount p <sup>r</sup> John S. Cardle	6	40
13	Drawn amount p <sup>r</sup> James Scarborough	2	75
14	Attornies fees p <sup>r</sup> Philander Priestly	5	00
15	Drawn account p <sup>r</sup> James Gray	40	00
16	Drawn account Thomas Dayler	4	50
17	Clerks fees	5	25
18	Constables Receipt p <sup>r</sup> John Dayler	14	51 1/2
19	Sheriffs Receipt p <sup>r</sup> Thomas Wera	52	15 1/2
20	Receipt, Executors of John Randall deceased	1	57 1/2
21	Drawn amount p <sup>r</sup> Frederick Weston	2	54
	Commission allowed Administrator	36	80

\$537 42 1/2

Account Current. Estate of blemont & Linton deceased  
Willis Manning Administrator

Pursuant to an order of the county court of Stewart, to us directed We have procured to settle the Estate of <u>blemont &amp; Linton</u> With the Administrator <u>Willis Manning</u> and find in his hands as returned to the of which he is intitled to the following credits -		\$ 850. 40. 1/2
1	Widow's Receipt -	
2	Linton Receipt	40 93. 1/4
3	Nathan Hancock's Account -	79 06.
4	C. Andersons Receipt	1 00
5	John Stokes Account	50
6	Nathan Skinners Receipt	4 00
7	Outlaw Account	3 00
8	Rebecca McKinneys Receipt.	12 00
9	Account against Henry Bragg's Estate and Cost of Suit	14 00.
10	Account against Thomas McClain sworn off	13 75
11	Account against Thomas McClain sworn off	50
12	Account against Thomas McClain sworn off	30. 00
13	Receipt Linton's Receipt	1. 00
14	Robert Walkers Receipt	9 50. 1/4
15	Robert Walkers Receipt	1 00
16	A. G. Wallace's Receipt	15 00
17	17 and 18 Tax Receipt	4 57. 1/2
19	Administrators charges for services and Expenses the following account and notes as returned by the Officer as lost money.	25 06. 1/4
20	One account against Sipe's care	
21	One on Beverly Dixon	6 57. 1/2
22	One on Thomas Stone	19.
23	One on G. W. Collins	3 75
24	One on John L. Moor	12. 1/2
25	One on William R. Sparkman	50
26	One on Samuel Brandt	2 57. 1/2
27	One on Jack McPhee	1 00
28	One on Iron Fletcher	7. 00
29	One on Archibald Centers	3. 00
30	One on John Summers	12. 1/2
31	One on Payfield	2. 50
32	One on Ed. Biggs	3
33	One on Andrew's care Knocken	3 06. 1/4
34	One on Josh Wismar	30
35	One on Joshua Rob	2 12. 1/2
36	One on David Bird	2 00
37	One on Kate on David Brown	2 25
38	One on David on Charles P.	9 2. 1/2
39	One on Nathan on William Gogla	15 00

Account continued

41	On Note on William Fletcher	\$ 5 00
42	On order on Nathan Papp - Commissioners fees	7 13. 3/4
		5 00
<p>We find yet remaining the hands of the Administrator due to said Estate four hundred and seventy eight dollars, twenty five cents and one fourth cent. as such given under our hands this 31<sup>st</sup> July 1829</p> <p>We not having charged interest, nor given commissions -          Error against the Estate of the twenty five dollars, thirty seven and one half cents.</p> <p style="text-align: right;">Jesse Harrop          Nathan Papp          Cornelius Anderson</p>		
Total amount of the first return of the Estate now in the hands of the Administrator		573- 62. 1/4
Amount of second return		97. 45
Paid Expenses		61 1/2 07. 1/4
Total		609. 07. 1/4
<p>The amount of second sale not bringing to pay 4. 00          We have not any more the following settlement on the 31<sup>st</sup> day of August, 1829.</p> <p style="text-align: right;">Jesse Harrop          Cornelius Anderson          Nathan Papp</p>		

Estate of Susannah Wallace Deceased. Examination of

<p>State of Tennessee We the Commissioners appointed, have examined the estate of <u>Susannah Wallace</u> deceased settled by us heretofore, and find no error in the former settlement. Except G. W. Wallace's account which we have allowed, as it may not be brought before us the first settlement.</p> <p>G. W. Wallace's account \$ 4          Ethelred Wallace - \$ 3</p>	<p>\$ 14 83          6 25          21 10</p>
<p>After allowing all just accounts, brought before us we find in the hands of Ethelred Wallace Administrator -</p> <p>July the 28<sup>th</sup> 30<sup>th</sup> 1829.</p> <p style="text-align: right;">Henry J. Wall          Elisha Williams Senr.          John B. Cary</p>	<p>23. 00</p>

Estate of William Pop. deceased. Settlement of James Walker Executor.

Pursuant to an order of the Worshipful Court of Stewart County  
 We the undersigned Commissioners have proceeded to examine  
 the papers relative to the estate of William Pop. deceased  
 and James Walker, Executor of said Estate and find them  
 First, To amount of judgment against William B. Aldred  
 Esquire. \$390 79  
 Credit the above

October 1815. By 1 days attendance at Clarksville  
 Travelling & Meals and 2 Horses - 2 32 1/2  
 June Term 1816 do 2 32 1/2  
 April do do 2 32 1/2  
 October do do 2 32 1/2  
 January 1817 8 days 4 32 1/2  
 April do do 4 32 1/2  
 July do do 4 32 1/2  
 do 23 1817. Paid the Clerk principal & interest - 2 45  
 Court August 1817. 7 days attendance Horses &c - 5 52  
 Two days riding to procure Testimony & Expenses - 3 62 1/2  
 February Term 1818. 1. days attendance do - 2 32 1/2  
 August do. 5 days attendance - 6 32 1/2  
 5 days riding to Nashville. Expenses &c - 10 25  
 2 days riding to Clarksville. To procure depositions - 6 12 1/2  
 5 days February 1819 - 6 32 1/2  
 1. day August Term - 2 32 1/2  
 August Term 1820 - 3 32 1/2  
 February do 1821 - 5 32 1/2  
 January 1822. 2 days riding to Clarksville - 2 12 1/2  
 February 1822. do 2 days attendance - 3 32 1/2  
 August 1826. 11 days attendance - 7 30 1/2  
 February 1827. Going to Charlotte 4. days - 7 30  
 June 1828. 1. day going to Charlotte for amount of judgment. 2 32 1/2  
 To Clerk fees for Copy of judgment - 2 50  
 June Term 1828. To Charlotte 4. days - 7 30 1/2  
 1829. 1 day to Dover to return Inventory - 1 12 1/2  
 Robert Cooper. Receipt. Principal and interest - 51 -  
 do do 75  
 2 days 1. to Dover, the other attending sale - 2 12 1/2  
 No 3. Paid William Brown fees principal & interest - 36 20  
 No 4. Paid Wags and Adams salaries for principal & interest - 52 00  
 No 5. Paid James Lockhart a Witness principal & interest - 79 21  
 No 6. Shorff Receipt on execution principal & interest - 50 70  
 No 7. Paid Garrison Register Principal & interest - 1 11  
 No 8. For Boyard Receipt. Principal & interest - 16 62 1/2  
 No 9. Tax Receipt for 1816 - 92 1/2

No 10. do do for 1817 - 82  
 No 11. do do 1818 - 10 1/2  
 No 12. do do 1819 - 10 1/2  
 No 13. do do 1820 - 10 1/2  
 No 14. do do 1821 - 10 1/2  
 No 15. do do 1822 - 10 1/2  
 No 16. do do 1823 - 10 1/2  
 No 17. do do 1824 - 10 1/2  
 No 18. do do 1825 - 10 1/2  
 No 19. do do 1826 - 10 1/2  
 No 20. do do 1827 - 10 1/2  
 No 21. do do 1828 - 10 1/2  
 No 22. Paid William L Brown principal & interest  
 Commissioners fees for this settlement - 58 10  
 Court Order - 25  
 Paid for Whisky for  
 Commissioners on \$764. 22 - 50  
 - 38 21  
 Total \$269 20 1/2  
 Balance due the Heirs - 821. 58 1/2

This settlement made the 24th July 1829.  
 Jephtha Morris  
 Robert Walker  
 John Ferrell, S.S.  
 Commissioners

Settlement Between David Irwin & G. P. Caldwell  
 David Irwin D. January 1824.  
 To Elizabeth Esmeray. Niece Caldwell.  
 The amount due her from her fathers Estate in good notes - 857 66  
 1825. Subject from that time - 178 43 3/4  
 To hire of negro Thomas and interest - 20 25  
 1826. do do do do - 31 36  
 1827. do do do do - 21 90  
 1828. do do do do - 36 22 1/2  
 1829. do do do do - 11 50  
 1825. To his Share of Corn - 125 71 1/2  
 1826. do do do do - 74 02 1/2  
 1827. do do do do - 8 50  
 1828. do do do do - 7 50  
 1829. do do do do - 8 75  
 do do do do - 1 31 1/4  
 1826. do hire for Mistomas & interest \$ 12.15  
 1827. do do do do - 8.64  
 1828. do do of Mistomas and interest 46 12.  
 67 21  
 929 11

Account from page 29<sup>th</sup>  
Amount due up to this 1<sup>st</sup> August 1829.

\$ 929 46

Credit by to part of year expenses	\$48. 38 1/4
By to do do	6. 89 3/4
By sundary expenses for the year 1824. 25 26 28 1829.	83. 82 1/4
1824.	
March 11 <sup>th</sup> By Sally Clements Receipt for Boarding 6 months & interest	55. 44
1825. 27 <sup>th</sup> By Sally Clements Receipt for Boarding and interest	28. 19
1824 November the 8 <sup>th</sup> By Johnson & Wicks account	5 22 1/2
1828 31 <sup>st</sup> January. By James Melbors account Merchant Bys and interest.	225 84 1/2
1828. 24 <sup>th</sup> Rayliff's account for Merchandise	34. 84 1/2
1827 W. Handy Current do	60. 00
1828. 24 <sup>th</sup> Rayliff's account and interest	7. 20
1825. Fr. ances, published W. Carah do	32. 83
May 18 <sup>th</sup> 1824. Robert Babers Trustee, rept. do	2. 42
May 8 <sup>th</sup> 1824. Johnson & Wicks account	1. 96
September 6 <sup>th</sup> 1825. do do	5 87 1/2
March the 8 <sup>th</sup> 1825. Steben Brown.	20 08 1/2
do 11 <sup>th</sup> 1824. Johnson & Wicks	16 69
January 7 <sup>th</sup> 1825. Thomas S. Smith	8 25
October. 19 <sup>th</sup> 1825. J. D. Biddens	6 93
January 1 <sup>st</sup> 1827. W. S. Smith	7. 81 1/4
do 1827. Samuel S. Hawkins	6 35 3/4
January 1 <sup>st</sup> 1826. W. Handy	12 17 1/4
do do	24 99 1/2
May 7 <sup>th</sup> 1827. Thomas S. Smith	2 30
November 1 <sup>st</sup> 1824. Robert Babers	2 50
July 18 <sup>th</sup> 1825. P. W. Humphrey	12 85
May 16 <sup>th</sup> 1826. John W. Hoon	12 03 1/2
11 <sup>th</sup> 1829. Sherrimah Edwards	29 87 1/2
April 21. 1827. Wm King Bary	27. 6 1/4
Sherrimah Edwards Receipt	5 68 1/4
January 4 1827. For Boarding	36 17
By allowance by P. D. Calamack	651 26
Amount of Credit	\$929 46
	661 26
	268 20

The above is a statement made by us. James Elizabeth Calamack as Agent Caldwell and David Irwin, by the authority of an order of the County Court May Term 1829. Received payment in full of the above P. D. Calamack.

Edw A. Brown  
William Dixham  
James M. Drexham

Account Current. With Guardian of Henrietta Pearce

Richard Cook's Debt and interest	\$ 18 34
Julian Baylip. For Redemption of Negro	91. 80
Sherrimah Pearce Note and interest	37 20
A. B. Cutlaw's Note and interest	29 00
Thomas & William Wiggins. Note and interest	18 19
Edwin Barnes. Note and interest	24 21 1/2
Elizabage Green's Receipt. For the Collection of Hugh and Henry Sparkmans. Note which has always been doubtful, debt & interest	128 36 1/4
Polly Pearce's Note.	91 55
Polly Pearce's Note	263. 43 3/4
George Weeks Note	150 84 1/4
George Weeks Note	46 83
	\$1034 55 1/4

Pouchers as follows  
Paid William Fitzgeralds fee  
Paid Philander Priestly fee.  
Papers taken out and returned to the Clerks office  
To the undersigned Commissioners. Have met this 9<sup>th</sup> day of July 1829. agreeable to the order presented to us, and have this day settled with the Guardian of Henrietta Pearce agreeable to the order, and find the Guardians indebted agreeable to a former settlement as Administrators, with interest to this date, nine hundred and thirteen dollars, 98 Cents, and as regards the improvements and the rent of the Land, it is agreed on by Edwin Barnes, and the Guardians, that the rent of the farm, and the service of Negro man Jerry is taken as full and satisfactory pay for the improvements which said Barney has made on the farm, and in the undersigned Commissioners, believe that the imp<sup>ro</sup>vements, is full and ample pay for the rent of the farm, & the hire of Negro Jerry, to which we have set our hands, day & date above written,  
John Lee;  
Thomas French;  
William Melson;

Division of Personal Estate of William Weeks deceased

We the undersigned Commissioners, have this day made a division of the personal estate of William Weeks, deceased. Return granted Mary Edge, Ann Weeks, & Mary Clementine Weeks, heirs & assigns of their Negro, to wit, Edy, Archam & Charles, said Negroes, we value as follows Edy \$300, Archam \$350, Charles \$300, also amount of Cash, \$254.59 Cts, We give unto George Wicks, said Negro woman's Land, valued by above to \$300, & also one third part of the Cash, according to 1824. 53. Cts. Given under our hand & seal, this 3<sup>rd</sup> day of August 1829. J. B. Clementine  
William S. ...

Account Current Adm. of William Pop Deceased

To. James Walker for his services as Executor of his Estate. In being  
 suit, against the Estate of Robert Nelson Deceased. Part<sup>r</sup> Hugh & Bell  
 Administrators of the Estate said Nelson. Clarksville. State of  
 Tenn<sup>cy</sup>. October 1816. County Court Montgomery County, State of Tenn<sup>cy</sup>  
 One days attendance and 2 ferages. 30. miles travelling in being suit  
 against Hugh & Bell Administrators of Robert Nelson deceased. as an  
 Executor in behalf of William Pop Deceased.

January Term 1816  
 To one days attendance on suit against Wilson and  
 Bell. 30. miles travelling and 2 ferages.

October Term 1816  
 To one days attendance on suit against Wilson & Bell  
 30. miles travelling and 2 ferages.

January Term 1817.  
 To 3 days attendance. at Clarksville and 4. ferages &  
 30. miles travelling. in suit against Wilson & Bell

April Term 1817.  
 To 3 days attendance at Clarksville on suit.  
 30. miles travelling and 4. ferages.

July Term 1817.  
 Three days attendance at Clarksville and 30. miles  
 travelling. 6 ferages. in suit Pop Executor of Wilson  
 the Estate of William Pop deceased &c

To James Walker Executor of the  
 same for services done July the 28<sup>th</sup> 1817. paid William C. Garrison  
 L. C. C. at Clarksville for copy of Bond & inventory of Estate  
 Robert Wilson deceased and Hugh & Bell Bond. Administrators of  
 Robert Wilson deceased one dollar and forty Cents.

August Term. In Circuit 1817. To 7. days attendance at Clarksville  
 30. miles travelling 14 ferages, a Cross red River. In suit Pop  
 against Wilson & Nelson

June 1817. To 2 days travelling in searching for evidence, of  
 Arred Peterson and Clarksville. 2 ferages & 60. miles travelling.  
 February Term 1818. In Circuit Court

Joseph Morgan Store Keeper

State of Tennessee  
 Stewart County } Joseph Morgan is hereby authorized to vend and sell  
 at his home in Stewart County for the term of Six Months  
 from the first day of July 1829. the having paid the State  
 Tax imposed on Retailers of Merchandise in Tennessee & also on & have been  
 let My hand at office in Dover the 31<sup>st</sup> day July 1829 W. Williams Clerk of C. Court  
 Stewart County

William H. Bond Store Keeper

State of Tennessee  
 Stewart County } William H. Bond is hereby authorized to vend and sell articles of Merchandise  
 at his home in Stewart County for the term of Six Months from and after the 1<sup>st</sup> day of July 1829  
 the having paid the State Tax imposed on Retailers of Merchandise.  
 In testimony whereof I have hereunto set My hand and seal at office in  
 the town of Dover the 11<sup>th</sup> day of September 1829 W. Williams Clerk of  
 Stewart County Court

An Account Current. With Eliza Boyd. Guardian to Richard Boyd

1828

To one half share of Negro Woman Barbary at 20 dollars pr annum	20 00
To Boarding cloathing and Washing	3 25
To Amount paid Clerk fees for Bond 46 46	46 46
	<hr/>
Amount Brought down	20 00
Balance	49 25

We the undersigned Commissioners, appointed to settle as above  
 do hereby the above amount above rendered is just and true to the best  
 of our knowledge and belief. Dover October 31<sup>st</sup> 1829.  
 William Ray  
 C. Clements

Settlement With James Scarbrough Guardian for the Heirs of David Scarbrough Deceased

State of Tennessee We the undersigned having been appointed By the County Court of Stewart County Tennessee to settle with James Scarbrough Guardian of the Heirs of David Scarbrough Deceased. And make return to November Term 1829. do make the following Account.

The Estate of David Scarbrough	
1825 To. Attorney's bill	To James Scarbrough Esq.
When appointed Guardian. & accy.	
Cash paid for Curator's bond	\$2.00
Cash paid for copy Will and inventory	1.00
Exp. way attending to betrayal and Whisky	3.20
Attorney's bill for recovery of the Heirs	1.50
This paid for books as Clerk	1.00
William White at the sale	1.50
Days for attending Heirs for children	3.00
2 days for attending Heirs for <del>children</del> moving property	4.00
1823 To taxes here for land for 2 years	9.12 1/2
To cash paid Clerk for returns as Guardian	5.25
To cash paid for 2 orders for Settlement	1.12 1/2
1829 To Return of list sale of property made to the Clerk	1.25
To 1 day returning said list	1.00
To 1 day attending to get copy of Will	1.00
Account To. an attorney's bill	1.00
	<u>17.10</u>

James Scarbrough Guardian	
To the Heirs of D. Scarbrough	
To amount of sales and 15th February 1826	144.00
To By payments made for said Heirs in said year	27.20
To 1/2 of 200 & 3/4 of 100 in 110.80	Due \$116.50
To amount of said and February 15th 1827	\$52.50
To interest on \$52.50 2 years and 8 months	8.66
To By payments in 1829	204.23
	<u>2.25</u>
Balance due the Heirs 177.75	
Alfred B. Rutlaw	
John Scarbrough	
John Allen, Commissioner	

Elizabeth Anderson Receipt

Received of James Scarbrough Guardian of the Heirs of David Scarbrough Deceased the sum of one hundred & forty one dollars and fifty cents which money is due to me by said James Scarbrough as Guardian of the Heirs of David Scarbrough Deceased. In witness whereof I have signed this receipt at the City of Nashville Tennessee this 23rd day of September 1829.

Elizabeth Anderson

State of Tennessee November Term 1829  
Stewart County The instrument of writing was acknowledged in open Court by Elizabeth Anderson and the same is ordered to be recorded.

W. Williams Clerk of Stewart County Court

Account Current With Administrator of Mann Phillips deceased

June 1827 To Cash paid Clerk Bond and recording Inventory & Account of sales	\$3.25
To 5 Gallons Whisky at sale @ 4/	2.50
Cash paid Taxes 1827 1828 & 86	2.25
Days for the Road to buy property	2.00
Paid William Embury 4 1/2 cts	1.25
Paid Marable & Watson their account	16.00
Burial Expenses	15.47
To my individual account	228.24 1/2
To Commissions for Receiving & paying out @ 1/2 per cent	\$266.87 1/2
To fees for Clerk for order of Commissions to settle & amt	37.11
	<u>281.28 1/2</u>
To Balance due to Phillips said as per contra	9.10
June 1827 By amount of sales as per Record of Court	262.12 1/2
By rent of ground 1 year	10.00
By balance due said	9.10 1/2
	<u>281.23</u>

We the Subscribers being appointed as Commissioners to settle with William Phillips Administrator of the estate of Mann Phillips deceased do find the facts as is here stated on this account to be correct, leaving the Estate in debt to P. said nine dollars ten 1/2 Cents given under our hands this 4th day of November

William Bailey  
Edmond Stokes  
Thomas Bayly

Division of the Estate of Clement M. Luton deceased

According to an order of Court to us directed to divide the Estate of Clement M. Luton deceased. Equally between all the legal Heirs of said deceased, as it appears, appears from former settlements that six hundred & nine dollars seven & one half Cents is returned by us with the fine an error of forty dollars ninety three & 3/4 Cents in favour of the said against the Estate. Which error is admitted by P. said when added together makes the whole amount of the Estate 650.1 3/4	
Which we divide into four equal parts. Namely Elizabeth Luton widow of the deceased	\$162.50 1/4
Polly M. Luton	162.50 1/4
Polly M. Luton	162.50 1/4
Clement M. Luton	162.50 1/4
Total amount of the Estate	<u>\$650.1 3/4</u>
Except the same given under our hands this 30th day of October 1829	

Yours Obedient  
Walter Rep.  
Cornelius Anderson  
Commissioners



Edmond Johnson Apprentices Bond. To Robert Cwings

State of Tennessee

This indenture made this 2<sup>nd</sup> day of November 1829, between David Moor sitting Chairman of the County Court of pleas and quarter sessions of Stewart County and state of Tennessee and Robert Cwings of the other part. Witnesseth that the said David Moor 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, both put place and bind up into the said Robert Cwings an orphan boy named Edmond Johnson now of the age of eight years. To him after the manner of an apprentice and servant until he arrive at the age of twenty one years. During all which time the said apprentice his said master shall faithfully serve his said master and his said masters whereof he shall not at any time absent himself from his said masters service without leave and in nothing as a good & faithful servant behave towards his said master, and the said Robert Cwings doth consent and agree to and with the said David Moor that he shall cause the said apprentice to be taught the arts of Farming and that he will continually 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 sickness and in health, and also that he will send the said apprentice to some English school, within the time aforesaid until he learn to read and write and cipher as far as the single rule of three, and also that he will furnish said apprentice with three good and decent suits of cloaths at the expiration of said apprenticeship. In witness whereof the parties to these presents have set their hands and seals the day & date above written

David Moor, Chairman  
Robert Cwings  
Joseph B. Newell  
Edmond Wallace

Monroe Cherry Apprentices Bond. To John Stancel

State of Tennessee This indenture this 2<sup>nd</sup> day of November 1829, between David Moor, sitting Chairman of the Court of pleas & quarter sessions of Stewart County & state of Tennessee of the one part & John Stancel of the other part. Witnesseth that the said David Moor in pursuance of an order of said Court made of the day of the date hereof & according to the Act of Assembly in such case made and provided, both put place and bind up into the said John Stancel an orphan boy named Monroe Cherry now of the age of eight years. To him after the manner of an apprentice and servant, until he arrive at the age of twenty one years, during all which time the said apprentice his said master shall faithfully serve his said masters whereof he shall not at any time absent himself from his said masters service without leave, & shall in all things as a good & faithful servant behave towards his said master, & the said John Stancel doth consent & agree to & with the said David Moor that he shall cause the said apprentice to be taught the arts or trade of Farming & that he will continually find & provide said apprentice during the time aforesaid good & wholesome and laudable washing & apparel fitting for an apprentice & all other things necessary. Both in sickness & in health that he will send said apprentice to some English school within the time of said apprenticeship until he learn to read, write & cipher, until he gets to the single rule of three, & also that he will furnish said apprentice with three good & decent suits of cloaths at the expiration of said apprenticeship. In witness whereof the parties to these presents have set their hands & seals the day and date above written

Taken & acknowledged in open Court  
November Term 1829

John Stancel  
Farrot  
Crisp

Quinton C. Atkinson Store License

State of Tennessee  
Quinton C. Atkinson and Charles Mathews Merchants  
Unlawfully trading under the State and form of Quinton C. Atkinson  
We are hereby authorized to view and be satisfied of said license and if they  
in three or twelve months from and after the 11<sup>th</sup> Decr. 1829 they  
having paid the State Tax imposed on them by law have  
under my hand and seal 11<sup>th</sup> Decr. 1829

William Blair  
of Stewart County Clerk

Robert C. Atkinson Store License 1830

State of Tennessee  
Stewart County  
Robert C. Atkinson, Clerk, do hereby certify that the said Robert C. Atkinson  
Merchandise at his Store at Covington on the 1<sup>st</sup> day of March 1830  
for the 1<sup>st</sup> day of November 1829, by paying to the State Tax imposed on them  
under my hand and seal 11<sup>th</sup> Decr. 1829  
William Blair  
of Stewart County Clerk

David Rogers Bond for Percy

State of Tennessee  
Know all men by these presents that we David Rogers and John Scarborough are both  
lawfully bound unto Nathan C. Chapman of the Court of pleas and quarter sessions for the County of Stewart  
to the good and full sum of two thousand dollars, to be paid to the said Nathan C. his successor in office  
or their assigns for which payment well and truly to be made, the kind ourselves and each of us our heirs  
and of our heirs, Executors, Administrators and assigns jointly and severally firmly by these presents  
bound with our seals and dated this 15<sup>th</sup> day of February 1830.

The condition of the above obligation is such that if hereon the above bounden David Rogers  
doth obtained leave to keep a Public House or keep a Public House, himself the said David Rogers  
doth continually find and provide good and sufficient Meats or other proper Crafts and always  
be well attended for travellers and other purposes, their houses, Baragons and effects, and said David Rogers  
doth on the above obligation to be paid otherwise to remain in full force and virtue

David Rogers  
John Scarborough

Joshua Hamblet Guardian for Alexander Merimon, Return

Joshua Hamblet as Guardian for Alexander Merimon,  
is the same as was last year.

Joshua Hamblet  
the 1<sup>st</sup> February 1830

Phoebe Wood's Will

In the Name of God Amen

Whereas, I Phoebe Wood of the State of Virginia and County of Newmarket, have thought proper to make my last Will and Testament, in the manner following (to wit) I give and bequeath unto my son Elijah Wood all my land and plantation together with the houses where I now live with the cupboards and half dozen plates and as many cups and saucers and one plate dish one coat and yoke, and hair of steel and a gray mare better Sill: one pair of bow and six inches and a small chest, three Cows and lambs, and three Weathers, one leather bed and furniture, two saws and pigs and eleven shotes, one hoe and the gun, one big Deer, one Hound, one eight gallon hat, one baking skillet, and my wife and wish is that Elijah Wood shall give the gray mare Colly, both to my grand son Gideon Wood

I will also bequeath unto said Gideon my box and furniture and one red wrapper and my dove is, that my son William Wood take care of said Gideon bed &c. and give it to him when he wants them

I give and bequeath unto my two grand daughters Phoebe and Eliza Encline Meggin one bed and furniture apiece, also one bow and ball apiece Encline bow is called Heart, Encline's bow is called Hurry, also I wish Encline to have six lbs and six shales and one smoothing Iron and a pair of gaiter Sol, and also I give unto Jane Phoebe Meggin, one iron pot and smoothing Iron, also I wish the said Encline to have one Cow and Lamb and I am my debts and divide unto said Phoebe Meggin also I wish said Phoebe, to have one Cow and Lamb.

I give unto my son said Wood my line Buckle.  
 5th I wish the balance of my estate to be equally divided between my children and grand children with this condition that Encline and Phoebe Meggin, have a choice part, also my children's names are as follows, Heald Wood, Willie Wood, Nancy Wood, M. Wood, William Wood, Meris Wood, Elijah Wood, Michael Wood, and Nancy Wood, I appoint Justice Gray and David M. Gigger Executors to this my last Will and Testament in Witness Whereof I have hereunto set my hand and seal this 7th August, 1829. In presence of Justice Gray, John Williams, Harry M. Griggie, Phoebe Wood

Also as my servant Jones, has been a faithful servant to me, my wish and desire is that he be liberally paid, and give him his horse Alphin, done the day and date to be seen written in Witness Whereof I have set my hand and seal this 7th August, 1829  
 Justice M. Griggie  
 John Williams  
 Harry M. Griggie

Proven in my Court  
 February Term 1830 by the oath of John Williams, and Harry M. Griggie

Account Current, Estate of Woodson Daniel deceased

January 29th 1830.

We the undersigned appointed to settle with William Brown and Eliza Jackson, Administrators on the estate of Woodson Daniel deceased, do find the amount of estate to be.

We also find the amount paid out by said Administrator agreeable to the Vouchers handed in to us to be as follows to wit:

1. Note paid to Eliza Aiken for	53	00
1. Note paid to William Brown for	8	00
1. Note with interest and Cost, paid to Drew A. Cutlam, for	59	12 1/2
1. Judgment paid to Rufus M. Smith, for	20	00
1. Judgment paid to Thomas W. Byra, for	95	57
1. Judgment, paid to Thomas W. Byra,	4	68
An account paid to C. W. Willie Baylip, for	20	00
1. Do. paid to C. W. Willie Baylip for	4	25
An account paid to Daniel Mason for	17	50
1. Judgment, paid to Rufus M. Smith	3	00
1. Judgment, paid to Rufus M. Smith for	26	06 1/2
An account paid to Dr. A. Cutlam, for	26	00
An account paid to Mark Hickey for	5	00
An account paid to William Kay, for	1	25
For paying in the Bank,	1	12 1/2
An account paid Joel Mann, for	62	1/2
paying William Williams his fee	1	25
An account for making a return	1	63 1/2
An account for paying in the Bank, By Eliza Jackson,	5	50
An account for paying Phillip Williams, for	5	57 1/2
	532	18 1/2

William M. Aubrey  
 Richard M. Aubrey  
 James Cook

Estate of Clement W. Linton, Return of Guardian

February 1st day 1830.  
 one hundred & sixty two dollars & sixty & 1/4 cents, is the amount of said Clement's part of the estate of Clement W. Linton deceased that has come to my hands, as Guardian, of said Clement.

February the 1st day 1830.  
 one hundred & sixty two dollars & sixty & 1/4 cents is the amount of Dolly Linton's part of the estate of Clement W. Linton deceased that has come into my hands as Guardian.

February the 1st day 1830.  
 one hundred & sixty two dollars & sixty & 1/4 cents is the amount of said Clement's part of the estate of Clement W. Linton deceased that has come into my hands as Guardian.

Willie M. Aubrey Guardian

Guardian 162 60 1/4  
 162 60 1/4  
 162 60 1/4

Account Current Estate of John Skinner deceased Nathaniel Skinner Adm'r

State of Tennessee January the 25 <sup>th</sup> 1830.	
Stewart County Agreeable to an order of the Court at Nashville Tenn	
to us directed. We your Commissioners have met to settle with Nathaniel Skinner	
Administrator of John Skinner deceased and commenced in the following manner to wit	
The amount of Sale returns by the Administrator	\$2 75
Also one note of hand in favour of said Estate against Nathaniel Skinner	
As per Nathaniel Pop. Principal of said note is	171
Interest on said note is	130 52
The said note not being in the hands of the Administrator until it was recovered by him	
The Administrator is entitled to the following Credits	304 57
one note of hand given by John Skinner to John Wilson Principal is	98
Interest of the same is	96 53
Also one note of hand given by John Skinner to John Wilson Principal is	100 00
Interest is	96 50
Also one note of hand given by John Skinner to John Wilson Principal is	25 00
one note of hand for Lawyers fees	26 75
	442 78
Principals \$100 dollars Interest for the same is	\$7 50
Chk recd. \$70.20 per the County Court Clerk's Bill of Cost \$3.75	74 01 1/2
To 30 days per remaining 10 Court \$30. To 20 per ages \$2.	22 00
To 10 days searching the offices in Columbia & Nashville stock of Land & Estate	
and travelling to and from	10 00
Expenses of said Court \$10. To hire fees since here ago \$1.50 per	11 50 1/2
To 7 days for taking depositions and attending of the sale.	7 00
Witnesses attendance in giving their Dep. \$1.75. Commissioner's fees \$3.50.	5 25
Commissioner's fees for settling this Estate	3 00
	\$633 32
We find the Administrator to be the administrator to the amount of	\$327 75
Also the Administrator returned two notes one given by William Short	
to John Skinner for the sum of \$58.75 and other note by Mary Short for the	
sum of \$50. dollars which is last money. Which is herein enclosed	\$109 75

Robert Walker  
Nathaniel Pop  
Lewis Elliott

David Rogers Bond for Tavern Licence

Know all men by these presents that we David Rogers, Stewart County and John Scarbrough all of the State and County aforesaid are held and firmly bound unto William Carroll Esquire Governor of the State of Tennessee in the just and full sum of five hundred dollars to be paid to the said William Carroll his Successor in office, or their assigns for which payment well & truly to be made. We bind ourselves & each of us our Heirs Executors & Administrators, jointly and severally firmly by these presents sealed with our seals and dated this 8<sup>th</sup> day of February 1830

The Condition of the above obligation is such that where as

the above business David Rogers hath obtained a license to keep an ordinary at his house in Stewart County. If therefore the said David Rogers shall constantly fence & provide in his said ordinary good and wholesome diet and lodging for travellers & stable fodder, corn & pasturage for their horses for and during the term of one year from the date hereof. Then this obligation to be void otherwise to remain in full force & Virtue Taken and acknowledged in open Court

February Term 1830

David Rogers  
John Scarbrough

William Williams Bond for Tavern Licence

Know all men by these presents that we William Williams Esquire & John H. Blount all of the County & State aforesaid are held and firmly bound unto William Carroll Esquire Governor of the State of Tennessee, in the just and full sum of five hundred dollars, to be paid to the said Carroll his Successor in office or their assigns for which payment well and truly to be made. We bind ourselves & each of us our Heirs Executors and Administrators, jointly & severally firmly by these presents sealed with our seals & dated this 8<sup>th</sup> day of February 1830.

The Condition of the above obligation is such that where as the above business William Williams hath obtained a license to keep an ordinary at his house in Stewart County. If therefore the said William Williams shall constantly fence & provide his said ordinary good & wholesome diet and lodging for travellers & stable fodder, corn and pasturage for their horses for and during the term of one year from the date hereof. Then this obligation to be void otherwise to remain in full force & Virtue in Law, Taken and acknowledged in open Court

February Term 1830

W. Williams  
John H. Blount

Alexander B. Cutlaw Guardian Bond for Margaret A. Cutlaw

Know all men by these presents that we Alexander B. Cutlaw, John Scarbrough and Mary H. Wynn are held and firmly bound unto Nathaniel Pop Esquire of the County Court of Stewart County his Successor or Successors, survivor or survivors his Executors or assigns in the sum of one thousand dollars for the benefit of Margaret A. Cutlaw for the payment of which we bind ourselves our Heirs Executors, Administrators and assigns jointly & severally firmly by these presents sealed with our seals and dated this 8<sup>th</sup> day of February 1830.

The Condition of the above obligation is such that where as Margaret A. Cutlaw has been appointed Guardian of the said Margaret his Daughter. Now if the said Alexander B. Cutlaw shall well and faithfully make true and faithful account to the County Court of Stewart County of the said Margaret's estate and all the exp. thereof. Shall well & faithfully account with said Court of the said Margaret's estate and pay over to them or their heirs the profits of said estate, that may come into his hands, by virtue of said Guardianship together with the profits of the said Cutlaw as aforesaid shall appear himself in all things relative to the said Guardianship agreeably to Law. & that this obligation to be void otherwise to remain in full force & Virtue in Law, Taken & acknowledged in open Court

February Term 1830

Alexander B. Cutlaw  
John Scarbrough  
M. H. Wynn

Robert W Clements Bond Return

Know all men by these presents that we Robert W Clements, S. B. Clements and M. J. Atkins of the County of Rowan & State of Virginia are here and firmly bound unto William Carroll Governor of the State aforesaid in the sum of two hundred & fifty dollars, To be paid to the said William Carroll his successor or successors in office which payment shall & truly to be made in our kind currency & each of us our and each of our heirs, Executors, Administrators & assigns jointly & severally & severally by these presents sealed with our seals, and dated the 5th day of February 1830.

The condition of the of the above obligation is such that in case the above Robert W Clements both law by the justice of the Court of pleas and quarter sessions for the County aforesaid appointed Ranger in and for said County, Now if the said Clements shall well and truly execute and perform the duties of Ranger, agreeably to Law, during his continuance in office, then the above obligation to be null and void else to be and remain in full force and Virtue in Law.

Witness our hands the day and date above written.

Robert W Clements  
S. B. Clements  
M. J. Atkins

Noted and acknowledged in open Court  
February Term 1830.

John Scarbrough Guardians Return of John King Deceased

Due amount John Scarbrough is the Heir of John King deceased  
In the year 1829 August, To Cash paid for land where J. M. King has sold by  
Virtue of an execution \$35 00  
Said Heir is the Heir of William King deceased Case for the year 1829. 1 12 1/2  
Received nothing as yet John Scarbrough Guardian 6 13 1/2

Nathan Skinner, Guardian, Return of John Bond Deceased

The hire of Bob, belonging to Thomas & Benjamin Brown.  
For the year 1830 amounting \$28 & 75 cents \$28 75  
Hampy, dead, belong to the same hire last year, Nathan Skinner Guardian  
The hire of Mary, belonging to John Tarver for the year 1830 amounting to 24 50  
The hire of Nat, belonging to John Tarver for the year 1830 is 12 75  
The hire of Abby, belonging to David Thornton for the year 1830 is 5 37 1/2  
The hire of Charles, belonging to Martha Thornton for the year 1830 is Naught  
There is a true statement of the above estate, schooling & boarding and a bleaching  
Not accounted for. The 30th of January 1830. Nathan Skinner Guardian

Matthew Manning, Guardian, Return for Martha Vinson

Martha Vinson to Matthew Manning, Sr.  
1829 To this amount brought of J. Maycock & Co. \$2 43 1/2  
See Bonnet & Trimmings of Altherover & Co 5 00  
So schooling to Polly Cooper 2 50  
The above amount is a correct one, for the year 1829 and there may be some cost  
That has not been charged & boarding also is not been charged. February Term 1830  
Matthew Manning

Henry J. Wall, Guardian to Charles Ann R. King, Return

To this sum received from the Administrator of the Estate of Charles King deceased  
in the State of North Carolina, Rowan County, County, by the name of my agent, E. A. Rods.  
November the 10th 1829. Sum received \$146 39, Interest to 1st day of February 1830 2 56  
\$148 95  
Henry J. Wall, Guardian

William W Bradford, Return, Carroll & Bradford

W. W. Bradford & C. A. Bradford, 1829. Cash on hand \$584 64  
1829. Interest on same last year 53 10  
1829. Hire of Negroes belonging to said minor 27 87 1/2  
The above is a true statement of all the money and dues to said minor. William W. Bradford

Elizabeth Wallace, Guardian, Return for A. J. Wallis Deceased

February the first 1830. Elizabeth Wallace Guardian for Anne Green Wallace,  
Josiah Wallace, Manera Wallace, Harriet Wallace, Geo. W. Wallace. Do certify that  
I have in my hands of the said Legatee \$30.  
Elizabeth Wallace, Guardian \$30 00

Minfred Mygus Return for Heir of Thomas Mygus Deceased

February 5th 1830. A return as Guardian of the Heir of fine mine of Thomas Mygus  
(to wit) seven young Negroes, also fine hundred acres of Wooded Land, four hundred  
summy dollars in money.  
Heir of Mygus personally appears before me Alexander B. cutler one of the  
Justices of the peace for said County, Minfred Mygus  
Guardian for the Heir of Thomas Mygus deceased and made oath in due form  
of Law, that the above return is true sworn to and subscribed before me this  
5th day of February 1830.  
Alex B. Cutler J.P. Minfred Mygus

Gladson Gorin, Guardian, Return John Bailey

1829. Gladson Gorin Guardian for John Bailey,  
To three months tuition, to Mr. Lane Boarding, Clothing, and Books \$10 00  
1829. Gladson Gorin Guardian for Fanny Jackson, To three months  
tuition to Mr. Lane Boarding, Clothing and Books,  
To merchandise, Bought of Mason & Co. 3 00  
\$13 00  
Gladson Gorin

David Irwin, Guardian, Return Son of Henry Edwards

Return of the hire of the negroes, and val of the rent corn, sold sold and hired on December 26th 1829, for the  
minor Heir of Henry Edwards deceased, to wit, as follows, to wit, 5 young Edwards, part of the hire of the negroes  
M. L. 50  
W Edwards, share of the hire, Sally B. Martha to her share of the hire, Belle \$22 75 00  
Pendula Edwards, to the hire of Gully, & B. L. 50. To the rent of the land sold to be divided among all  
thirty one parcels of corn sold on a \$46 20, twelve months Dec. 20. 100 70  
Whol amount 175 70

Will of John Wall Deceased

In the name of God Amen

I John Wall of the County of Stewart and State of Tennessee, being weak in body but of sound and perfect mind and memory, and considering the uncertainty of this mortal life, do make and publish this my last Will and Testament in manner and form following: That is to say I give my soul to God that give it and my body to be disposed of as my Executors here after named may think best, and what little worldly property I own papers of I wish disposed of in the following manner. That is to say that my Executors here after named sell all the property that I am possessed of on such a credit as they may think best for the interest of my Children and the money arising therefrom from said sale, I wish to be equally divided between my Children to wit, Henry J Wall, James P Wall, John Wall, William B Wall, Alexander M Wall, Bradley Wall, Mays M Wall, Mary Hyatt, and Elizabeth Clements, and I give to my Daughter Nancy Powell one dollar to be paid out of my estate and I do hereby appoint Christopher C Clements and Alexander M Wall my sole Executors to this my last will and Testament hereby repealing all former Wills by me made, In Testimony whereof I have hereunto set my hand and affixed my seal this 17th day of February 1830.

John Wall
W. Williams
William Bailey
Draught in open Court May Term 1830.

Bound. Tavern License Phillip Hornbarger

Know all men by these presents that the Phillip Hornbarger of the County of Stewart and State of Tennessee, do hereby give power of the State of Tennessee, in the sum of hundred dollars to be paid to the said William Carroll, his Successors in office or their assigns, which payment will and truly to be made by him and each of us our heirs, Executors, Administrators jointly & severally firmly by these presents sealed with our seals & dated this 3rd day of May 1830.

The Condition of the above obligation is such that whereas the above bounden Phillip Hornbarger hath obtained a license to keep an ordinary at his house in Stewart County Tennessee, he shall constantly find & provide in his said ordinary good & wholesome diet & lodging for Travellers & stable, fodder corn & pasturage for their horses for & during the term of one year, from the date hereof. And this obligation to be paid otherwise to remain in full force and virtue Taken & Acknowledged in open Court May Term 1830.

Phillip Hornbarger
C. C. Clements
J. N. Johnson

William A Martin Constable Bonds

State of Tennessee

Know all men by these presents, that we William A Martin, Elijah H. Fletcher, and Robert Walker, are held & firmly bound unto William Carroll Esquire Governor of the State aforesaid in the sum of one thousand dollars to be paid to the said William Carroll or his Successors in office or their assigns which payment will and truly to be made by him and each of us our heirs, Executors, Administrators, and assigns, jointly & severally firmly by these presents sealed with our seals and dated this 3rd day of May 1830.

The Condition of the above obligation is such that whereas the above named William A Martin hath been by the justices of the Court of pleas & quarter sessions for the County of Stewart, appointed Constable in and for said County, Now if the said William A Martin shall will and truly & without delay execute all process & precepts to him directed & faithfully account for & pay over all moneys 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 such other person or persons to whom the same may be due and payable, agreeable to the Tenure thereof, and in all other things faithfully execute & perform the duties of Constable during his continuance in office, Then the above obligation to be void Else to be and remain in full force and effect, Taken and Acknowledged in open Court May Term 1830.

William A Martin
Elijah Fletcher
Robert Walker

Henry J Atkins Collector, Bonds

Know all men by these presents that we Henry J Atkins, George W Atkins, & J N Johnson, and William P Atkins all of the County of Stewart & State of Tennessee, are held & firmly bound unto William P Atkins Esquire Chairman of the County Court of Stewart County and his Successors in office in the sum of four thousand dollars to be paid to the said Wm P Atkins his Successors in office or their assigns, which payment will and truly to be made by him and each of us our heirs, Executors, Administrators and assigns, jointly & severally firmly by these presents sealed with our seals & dated this 3rd day of May 1830.

The Condition of the above obligation is such that whereas the above bounden Henry J Atkins hath been appointed Collector of the Public Taxes for the year 1830, For the County of Stewart Tennessee, Now if the said Henry J Atkins do will and truly and faithfully collect all the public Taxes of Stewart County which is due as may become due, in said County for said year, and pay over the same agreeable to Law, all the aforesaid taxes which he ought to collect, to the Justice of Stewart County, Then the above obligation to be void Else to remain in full force and virtue Taken & Acknowledged in open Court May Term 1830.

Henry J Atkins
George W Atkins
J N Johnson
William P Atkins

1830  
Curtis Gray Executor of Roda Wood Executors Bond

Know all men by these presents that the Curtis Gray  
Stewart County Joshua Hamblitt and John Williams, are held & firmly bound  
unto William Carroll Governor of the State aforesaid and his successors in office  
in the just and full sum of one thousand dollars, for which payment well and  
truly to be made the said day and each of us our and each of our heirs,  
Executors, Administrators and assigns jointly and severally firmly by these presents,  
I also with our seals and dated this 3<sup>rd</sup> day of May 1830.

The condition of the above obligation is such that whereas  
Executor of the last will and Testament of Roda Wood deceased do make or cause to be  
made a true and correct inventory of all and singular, the goods & chattels, Rights and  
credits of the said deceased which hath or shall come into the hands, knowledge and  
possession of the said Executor or into the hands or possession of any other person or  
persons, to his knowledge and exhibit the same or cause it to be exhibited into our  
said County Court and all the same good and lawfully due and credits of the  
said deceased at the time of his death or at any time after, which hath or may come  
into the hands or possession of any other person or persons for him, as well and  
true and correct inventory to be made and returned to said will and Testament  
and further do make or cause to be made a true and plain account of his said  
Executorship and exhibit the same or cause it to be exhibited before the justice of our said Court  
and the rest and residue of said goods and chattels, rights and credits of said  
deceased remaining on said account, do deliver and pay to such person or  
persons who shall claim to whom the same may be due, agreeable to the true intent  
and meaning of the said will and Testament, then the above obligation to be  
null and void else to remain in full force and virtue in law  
Taken and acknowledged in open Court  
May Term 1830.

Curtis Gray  
Joshua Hamblitt  
John Williams

Glendon Goran & James King Notice to Eliza Boyd

21<sup>st</sup> March 1830  
Mr Eliza Boyd, You are hereby notified that we shall  
move the County Court of Stewart on the 2<sup>nd</sup> day of their May Term next  
to be discharged as your security for the Guardianship of your Son  
Richard Boyd when and where you may attend

Glendon Goran &  
James King  
Eliza Boyd  
Notice  
Delivered a copy of the within on the 25<sup>th</sup> of March 1830.  
Henry J. Atkins M<sup>fr</sup>

Henry J. Atkins collector Bond

Know all men by these presents that we Henry J. Atkins, George W. Atkins, J. N. Johnson and  
William R. Atkins all of the County of Stewart and State of Tennessee, are held and firmly  
bound unto William Carroll, Esquire, Governor in and over the State of Tennessee, in the just &  
full sum of fifteen hundred dollars, to be paid to the said Carroll, his successors, in office  
or their assigns. Which payment well and truly to be made the said day and each  
of us our heirs, Executors, Administrators and assigns jointly and severally firmly by these  
presents sealed with our seals and dated this 3<sup>rd</sup> day of May 1830.

The condition of the above obligation is such that whereas the above named Henry J. Atkins  
hath been appointed collector of the public taxes for the County of Stewart for the year 1830  
Now if the said Henry J. Atkins do well and truly collect, all the public taxes which is due  
or may become due in said County for said year, and pay over the same agreeably to law  
all the aforesaid taxes which he ought to collect, and amount to the Treasurer of West  
Tennessee therefor then the above obligation to be void, else to remain in full force & virtue  
Taken & acknowledged in open Court.

May Term 1830  
Henry J. Atkins  
George W. Atkins  
J. N. Johnson  
William R. Atkins

Anthony Lee Constable, Bonds

Know all men by these presents that we Anthony Lee, Richard Hays, & Mark Milam are  
held & firmly bound unto William Carroll Esquire Governor of the State aforesaid in the sum of one thousand  
dollars, to be paid to the said William Carroll his successors, in office or their assigns which payment  
well and truly to be made the said day and each of us our and each of our heirs, Executors, Administrators &  
assigns jointly & severally firmly by these presents sealed with our seals and dated this 3<sup>rd</sup> day of  
May 1830.

The condition of the above obligation is such that whereas the above named  
Anthony Lee, hath been by the justice of the Court of Pleas and Quarter Sessions for the County of  
Stewart, appointed Constable in and for said County. Now if the said Anthony Lee, shall well  
truly and without delay execute all process and precepts put into his hands, to him directed, and  
return the amount for and pay over all moneys 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 such other person or persons  
to whom the same may be due and payable agreeable to the tenor thereof, and in all other things execute  
and perform the duties of Constable during his continuance in office, then the above obligation  
to be void else to be and remain in full force and effect  
Taken and acknowledged in open Court  
May Term 1830.

Anthony Lee  
Richard Hays  
Mark Milam

William B Cherry, Constable Bond

Know all men by these presents, That the William B Cherry, James Scarbrough & John Scarbrough and Joseph Smith are held 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 or his Successor in office or their Agents which payment well and truly to be made, We bind ourselves and each of us and our heirs, Executors Administrators and Assigns jointly and severally firmly by these presents sealed with our Seals and dated this 3<sup>d</sup> day of May 1830

The condition of the above obligation is such, that whereas the above named William B Cherry hath been by the Justice of the Court of Pleas and Quarter Sessions for the County of Stewart, Appointed Constable in and for said County, Now if the said William B Cherry shall well & truly and without delay execute all process and precepts to him directed and with holden in and for and pay over all moneys by him collected by virtue of any process or precept put into his hands to the Plaintiff his heir or their agent or Assigns, or to such other person person or persons to whom the same may be due and may be lawfully & agreeably to the tenor thereof and in all other things faithfully execute the duties of Constable during his continuance in office, Then the above obligation to be void else to be void remain in full force and effect.

Taken & acknowledged in Open Court Day Term 1830.

William B Cherry
James Scarbrough
John Scarbrough
Joseph Smith

Larkin Norrod, Constable Bond

Know all men by these presents, That the Larkin Norrod, Joseph Smith, George Sathy, John Scarbrough and James Scarbrough are held 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 or his Successor in office or their Agents, which payment well and truly to be made we bind ourselves and each of us and our heirs, Executors Administrators and Assigns jointly and severally firmly by these presents sealed with our Seals and dated this 3<sup>d</sup> day of May 1830

The condition of the above obligation is such, that whereas the above named Larkin Norrod hath been by the Justice of the Court of Pleas and Quarter Sessions for the County of Stewart, Appointed Constable in and for said County, Now if the said Larkin Norrod shall well & truly & without delay execute all process & precepts to him directed & faithfully answer for & pay over all moneys by him collected by virtue of any process or precept put into his hands to the Plaintiff his heir or their agent or Assigns, or to such other person or persons to whom the same may be due and pay over, agreeably to the tenor thereof in all other things faithfully execute the duties of Constable during his continuance in office, Then the above obligation to be void else to be void remain in full force & effect.

Taken & acknowledged in Open Court May Term 1830.

Larkin Norrod
Joseph Smith
George Sathy
John Scarbrough
James Scarbrough

Henry Wallin right of his wife. Dower.

State of Tennessee Agreeable to a petition filed in the County Court of said County, in the underwritten Stewart County Jurors have met agreeable to said petition and being duly sworn have proceeded to divide the land. Henry Wallin right of his wife as the former wife of Charles King deceased to wit, Beginning at an Ash on the South side of Brittons fork of Nolichucky River, the dividing line between the heirs of Charles King deceased and John Biggs thence South forty five degrees East, one hundred and sixty poles thence one hundred and sixty poles East, thence North one hundred and sixty poles forty five degrees West to John Biggs line, thence with said line to the Beginning. April the 20<sup>th</sup> 1830

Robert Walker
John Biggs
Eth. Wallace
Thomas French
William B Cherry

Ewin McKinny Guardian, Return for David Brunson

\$5.50 5/32 Ewin McKinny Guardian, I have Recd for David Brunson fifty dollars and fifty eight cents of his fathers Estate and sixteen dollars and twenty five cents of Isaac Brunson decedents Estate. I have settled up with Elkanah Cox the husband of Jane Brunson and got a clear receipt, may the fourth 1830

William C Jones, Guardian, Return for David Brunson

A return by the Guardian of David Jones, the amount that has come into his hands, Recd for Rents of lands, \$10.00 For Mill Stones \$100 January 1<sup>st</sup> 1830, William C Jones, Guardian

John Tomlinson, Guardian for John M Braaspora & May M Braaspora, Return.

John Tomlinson Guardian for of John M Braaspora and May M Braaspora make the following Return for the year 1830. To the hire of one Negro Boy named Ben - \$10.00 The said Tomlinson as one of the heirs is entitled to a one third of the above amount leaving a Balance of \$33. John Tomlinson

Abithel Wallace, Notice to William Pandle, Constable

Dover April 16<sup>th</sup> 1830. Mr William Pandle, I shall on the first or second day of May Court 1830 meet the Court to release me as one of your securities or bondsman of Stewart County, Yours Respectfully Abithel Wallace, on which Notice are endorsed the words & figures following to wit, Same to hand the same day of Court, Copy delivered 20<sup>th</sup> of April 1830.

Wm H. McKinnis