

100

*Powers of Clement & Luton deceased. Guardians Return*

February the 7<sup>th</sup> day 1831

Dolly H Luton part of the Estate of Clement & Luton deceased is		8162	60.40
and the interest is		9	75.40
and for the rest of the ground		6	66.35
Returned by Willis Manning Guardian			

February the 7<sup>th</sup> day 1831

Dolly H Luton part of the Estate of Clement & Luton deceased is		162	60.40
and the interest is		9	75.40
and for the rest of the ground		6	66.35
Returned by Willis Manning Guardian			

February the 7<sup>th</sup> day 1831

Clement & Luton part of the Estate of Clement & Luton deceased is		162	60.40
The interest is		9	75.40
and for the rest of the ground		6	66.35
Returned by Willis Manning Guardian			

*Hires of Henry Edwards deceased. Guardians Return*

1831. February 7<sup>th</sup> My return of the hire of the negroes and the sale  
of the corn belonging to the minor heirs of Henry Edwards deceased, to wit,  
James D. Edwards. The three black negroes in all  $\$75.00$   
Dally H Edwards To the hire of three negroes \$4 dollars in corn  $54.50$   
Martha Edwards To the hire of two negroes and rent corn sale  $63.75$   
Penelope Edwards To the hire of two negroes and sale of corn  $119.75$   
 $315.00$   $87.40$

The above sales are twelve months after date from December the 30<sup>th</sup> 1830

D. Brown Guardian

*Hires of Polly Walker deceased. Guardians Return*

A return of the amount of articles purchased for the heirs of Polly Walker deceased  
By their Guardian Robert Walker since the last return. The articles furnished by Walker  
Now the wife of John Pinson. One belt ribbons  $80.50$   
One muslin. Womans cap \$1.25 One yard of lace 12 yds cents  $1.37.40$   
6 yds of Calico. 28 pds \$9.25 Balance on shoes 25 cents  $2.50$   
One pair silk Gloves  $.50$   
Articles purchased Nancy Walker since the last return. By  $1.37.40$   
Robert Walker Guardian to my mother first  $.75$   
To one belt ribbons 50 cents. One cloak \$5.50  $6.00$   
To two Pickin' combs \$1.12 yd two skeins do 25 cents  $1.37.40$

The amount is returned to Court February 1831.

By Robert Walker Guardian

101

*Division of the real Estate of John Bond.*

State of New York - We your Commissioners having met on the lands belonging to the  
Stewart County ~~3~~ Heirs of John Bond deceased. Having surveyed all his lands.  
Find it to be three hundred and twelve acres and their being five heirs. We have divided  
said land in the following manner, to wit,  
Elizabeth Ann Bond. Sixty acres Beginning at a Whiteside Beach, on the south side of  
Shelby Creek. Beginning corner of said bond's land thence North crossing said creek,  
fifty poles. Thence west twenty poles. Thence North Eighty poles. Thence East twenty poles. Thence  
North Eighty four poles to a large Poplar. Thence East thirty six poles. to two small white  
Walnuts. Thence South. Two hundred & Eighty poles. to a small Hickory. Thence West thirty six  
and half poles to the Bigum Tree. Henry G. Gibson drawn by his wife. Eighty Elizabeth  
Sixty two and a half acres Beginning at the small white Walnut. Thence East forty eight  
and 1/2 poles to a Dogwood. Thence South forty eight & 1/2  
poles to a Beach. Thence South two hundred and eighty poles to a Stake. Thence West  
forty eight & 1/2 poles to a Stake. Thence North two hundred and Eight poles to the Beginning  
Benjamin W. Bond drawn lot #14. Being sixty two and a half acres. Beginning  
at a Beach. Thence East forty Eight & 1/2 poles to an Oak. Thence South two hundred and  
Eight poles to a Stake. Thence West forty eight & 1/2 poles to a Stake. Thence North two  
hundred and Eight poles to the Beginning  
Thomas P. Bond drawn lot #5. Being also sixty two and a half acres.  
Beginning at an Oak. Thence East forty Eight, and 1/2 pole a Whiteside. Thence  
South, two hundred and eight poles to a Poplar. Thence East forty Eight and  
1/2 poles to a Stake. Thence North two hundred and eight poles to the  
Beginning. This may also certify that we Robert Walker, John Manning  
and John Kingman attended to the above business agreeable to an order  
given by the County Court, of Stewart at their November Term. to divide  
said Bond's land among his heirs. This 1<sup>st</sup> day of February 1831.

Robert Walker  
John Manning  
John Kingman

*Guardian's Return for Martha Pinson*

Martha Manning In 1830 With Martha Pinson  
1830. To amount of Money Received of Joseph Smith  $339.00$   
The above is the whole amount that I have received as the  
effects of Martha Pinson 9<sup>th</sup> February 1831.

Martha <sup>W</sup> Manning  
mark

*Inventory & Sale of the Estate of John Wall deceased*

Inventory of property sold belonging to the Estate of John Wall deceased  
Haggs Frank. Sols for \$3.50. One Hoss \$2.25. One Calf Gun \$10. One saddle \$4.  $339.00$   
The above is a true statement of the sales of property belonging to the Estate of John Wall deceased. February 7<sup>th</sup> 1831.

A. M. Wall Executor

## Etheldreda Wallace. Guardian. Return

A. G. Wallace  
Josiah Wallace  
Maudie Wallace  
Harriet Wallace  
G. W. Wallace  
7th February 1831.

To Etheldreda Wallace Guardian Dr

\$

To Return at May Term 1830 -	5 00
To 1. day & 2 ferriages. same time -	1 12 1/2
To interest on \$6.12 1/2 per 2 years, 4 1/2 months -	1 01
To Return at February Term 1830 -	3 12 1/2
To 1. day and 2 ferriages. same time -	1 12 1/2
To Interest on \$4.25. 2 years -	0 51
To Return. February Term 1830 -	3 12 1/2
To 1. day and 2 ferriages. sometime -	1 12 1/2
To. Interest on \$4.25. 1 year -	0 25 1/2
To. Return at February Term 1831 -	3 12 1/2
To. 1. day and 2 ferriages. sometime -	1 12 1/2
To. This arrears 25 cents. For settling \$1.25 -	1 50
To. Commis'ners fees \$1.00 each -	2
To. Boarding and clothing \$5.00. Each year -	15 00
	\$39 15

We the Commissioners, being in the hands of Etheldreda Wallace  
Guardian -

Interest to an order of Court. We the undersigned have made a settlement and have the heirs above named indebted to E. Wallace Guardian as above \$2.70. 1/2	56 44
	\$2 70 1/2

Henry L. Wall  
John B. Barry

## Nathan Skinner. Guardian. Return for Bonds &amp; Effects then

Bond Mined for the year 1830. for the sum of -	870
and Emily Died in February 1829 belonging to Thomas & Benjamin Bonds	
Mary Mined for the year 1831. for the sum of -	23 00
Belonging to John Eadridge	
Charlotte Mined for the year 1830. for the sum of -	6 00
Belonging to Emily Eadridge	
Milly Mined for the year 1831. for the sum of \$12.18 1/2	12 18 1/2
Belonging to Mary Eadridge	
Nat Mined for the year 1831. for the sum of -	24 50
Belonging to Salina Eadridge. Nathan Skinner Guardian	

## Willie Manning. Guardian. Return

Elizabeth Manning part of the Estate of John Jones deceased  
is three hundred dollars. Received by me Willie Manning - \$300.00  
Guardian

## Inventory and Sale of the Estate of Martin Howard Deceased

25th December 1830. Joshua Hamlet 80 1. Barn -	\$7 75
John Kennedy 80 1. Star -	7 00
Etheldreda Wallace 80 1. Cow and Calf -	8 00
Alexander Howard 80 1. lot of Hogs 15 -	5 87 1/2
John Richards 80 1. Lot of Sheep -	20 00
William Howard 80 1. Shot Gun -	1 00
William Howard 80 1. Saddle -	11 00
Alexander Howard 80 1. Bed -	11 00
Joshua Hamlet - 80 1. Bed -	10 13 1/2
Alexander Howard 80 1. Table -	6 62 1/2
William Howard - 80 1. small Table -	1 13 3/4
Alexander Howard 80 1. Beawood -	12 00
Frances Howard 80 1. Three part of Copper -	0 25
William D. Snug. 80 1. Small Barrel -	0 31 1/2
Daniel Lewis 80 1. pair of drawing Brans -	1 25
Joshua Hamlet 80 1. Weaving Hoe -	0 62 1/2
Joshua Hamlet 80 1. Mattock -	2 00
Humphrey Nelson - 80 1. plow -	2 50
Humphrey Nelson - 80 1. Axe -	2 25
Alexander Howard 80. Interest on lot of articles -	1 25
John Kinney 80. first lot of corn -	6 62 1/2
Charly N. Woods 80 second lot of corn -	6 00
Pryor 80 third lot of corn -	5 56 1/2
Smith 80. fourth lot of corn -	5 56 1/2
David F. Dwyer 80 fifth lot of corn -	5 75
Smith 80 sixth lot of corn -	6 00
	130 00
	Alexander Howard

## Account Current. Estate of William Clarity Deceased

Account Current of the Estate of William Clarity deceased made out this 5th day of February 1831. The amount of sales -	\$176 99 3/4
To. To the widow 1/2 years provision allowed her by the Adm'r. furnished by the Exec't. say 4 barrels corn -	6 00
100 lbs pork -	8 00
2 1/2 bushels Wheat -	1 56 1/2
To paying the Will and Executor's fees -	1 20

4. pair of Shoe leather	\$ 4 00
Joseph B. Nevel v. Christy By Execution	2 93.39
Tax for 1828	0 87.44
Joseph B. Nevel v. Plaintiff Account	7 25
Cly Wicks. Do	1 00
George Brandon's Note	1 62.44
6 Dimes due	\$ 39.75
Father Bay's To Rushings Note	147 26.34
Famy Reid from account by Christy	24
William Brandon	171 26.34
James Hunter	0 87.44
Father Bay	0 75
John King from account apc	7 26.34
Young Wicks	1 00
Christopher Clements	1 25
Do	1 35.44
Do	0 87.44
16. 84.74	
10. 66.44	
\$145 74.	

This is done agreeable to an order of Court to us directed

J. G. Hicks  
William File

### Guardians Return Heirs of John King deceased

1827. The Heirs of John King deceased. John Scarborough Guardian Dr.	
August. To Guardian Bonds. For the Heirs	\$ 1 50
July. Received of King and Clements. \$111. 28	111.00
Which sum I apply to <del>the payment</del> of an order of Court in favour of W. King	
82.5. From Keeping Boarding and Clothing the three Heirs of John King deceased	225.00
Sept. 15. Paid Henry King \$2 to buy Clothing for the Heirs	2.00
Feb. 4. Do. Do. 85. Do. Do. 5.00	
" 10. Do. Do. \$22. 81.44 Do. Do. 22. 81.44	
" Do. Tax. 1827.	1 12.12
November 7. Do. the Tax for the year 1828.	3.50
1829. The Guardians return	3.00
January 1. Bente the plantation for Eleven dollars and Twenty five cents, not paid \$1.25.	
February 1. The Guardians Return	1 87.44
August. Paid the Tax for the year 1829	1 12.44
paid five dollars in purchase of land Belonging to the Heirs of William King deceased sold to satisfy an Execution in favour of the Heirs of John King deceased	5.00

January 1830. Rented the plantation for \$20 46.44	
May 31. Paid William Williams the County Court Clerk the balance of the Cost. The Heirs of John King deceased by the Heirs of W. King Do.	\$16 70
The Guardians Return	1 87.44
Do. \$172. 56.44	
296 51.44	
172 56.44	

1830.	Balance due \$193 90.44
The Guardians Return	1 87.44
March. Supp'd. D. S. Ginnings to attorney to a suit in parry County County, by the Heirs of John King deceased	5.00
January. Paid the Tax for 1830.	1 87.44
1831. Rented the plantation for \$20. due January next. Heb' The Guardians Return	1 87.44
	\$134 1.44

Due on the order in favour of Henry King  
and for payment made by the Guardians  
John Scarborough Guardian for the Heirs of John King deceased

### Division of the Estate of Tappy Madoux deceased.

We the undersigned duly attested to the division of the estate of  
Tappy Madoux deceased. On the 8<sup>th</sup> of December 1830, and made  
the following division of 151. acres of land to the Widow and three  
and four Heirs an equal share, of the rest. An division of four negroes  
valued at 900 dollars. Was divided between the Heirs and poor Housenancy

W. Gumball  
R. Hanett  
George Scarborough  
Demona Stiles  
Miss Stiles

### Guardian's Return for C. Ann P. King

February 7. 1831. Return made by Henry L. Hall Guardian for C. Ann P. King In monies received at different times from North Carolina Carter County, from my agent E. B. Brooks, to wit,	
Pd. on account over for S. Cotton. By agent	\$92 00
Interest from the 25 <sup>th</sup> November 1829, up to the above date	5 63.
Pd. on account my note as Guardian to Palmer attorney	82 75
Interest from the 25 <sup>th</sup> November 1829, to this time	1 22.44
Pd. on account of Draft on C. V. W. McLean for \$73. 34 Bnts	
5. pt <sup>th</sup> cent discount on same	70 02
Interest on same from 15 <sup>th</sup> March 1830, to this time	4 10
Pd. on account of Draft on Kimberly New York	500 00
Interest on same from 15 <sup>th</sup> March 1830 to this time	25 62.44
Received on account of Draft on Kimberly N.Y. New York	463 62.
Interest on same from 25 <sup>th</sup> Sept. 1830, to this time	14 92
	\$1442 81

106  
Account Brought forward

To the amount of principal and interest to the above date which by

comes to have belonging to the late R. King heir of Charles King just deceased

Henry Wall guardian for

R. King

The above named sum was paid in 1839  
by my agent unknown to me at my return at Feb. 1830

Robertson Fisherman Store License for 1831

State of Tennessee  
Stewart County  
R. Robertson Fisherman is being authorized to sell  
and sell articles of Merchandise at his house store or lumber  
for the term of twelve months from and after the 28<sup>th</sup> day of January  
1831 he having paid the State Tax imposed thereon of  
one thousand dollars.

In testimony whereof I have signed  
to my hand and seal at open in Dover  
the 27<sup>th</sup> day of March 1831

William Blue  
Stewart County Court



Henry L. Atkins. Sheriff's Bond

Know all men by these presents that we Henry L. Atkins William P. Atkins George W. Atkins Marks William William Kay Clements and John Frazer all of the County of Stewart & State of Tennessee are held and firmly bound unto William Carroll our said Governor in & over the State of Tennessee and his successors in office in the sum of five thousand dollars to be paid to the said William Carroll his successors in office or their assigns for which payment well and truly to be made we bind ourselves & each of us and each of our Heirs Executors Administrators and assigns jointly and severally firmly by these presents sealed with our seals & dated this 3<sup>d</sup> day of May A.D. 1831.

The condition of the above obligation is such that whereas the above bounden Henry L. Atkins is constituted & appointed Sheriff of Stewart County. If therefore the said Henry L. Atkins shall will & truly execute & due return make of all process & precepts to him directed and pay & satisfy all sums & 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 or to the person or persons to whom the same shall be due his his or their Executors Administrators Attorney or Agent & in all other things according to law will truly & faithfully execute the office of Sheriff during his continuance therein. Then the above obligation to be void otherwise to remain in full force & effect.

Taken & acknowledged in open Court  
May Term 1831.

  
Henry L. Atkins  
William Kay  
William P. Atkins  
Clementis  
Marks William  
George W. Atkins  
John Frazer

107  
Henry L. Atkins. Collector's Bond

Know all men by these presents that we Henry L. Atkins William Kay William P. Atkins Clements George W. Atkins and John Lee all of the County of Stewart & State of Tennessee are held and firmly bound unto Nathan Cope our said Chairman of the County Court of Stewart County and his successors in office in the sum of five thousand dollars to be paid to the said Cope or 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 Administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated this 3<sup>d</sup> day of May 1831.

The condition of the above obligation is such that whereas the above bounden Henry L. Atkins hath been appointed Collector of the public taxes in the County of Stewart for the year 1831. Now if the said Henry L. Atkins do well and truly collect all the public taxes of said County which is due or may become due for said year and pay over the same agreeably to law all the aforesaid Taxes which he ought to collect to the Treasurer of Stewart County then the above obligation to be void else remain in full force and virtue

Henry L. Atkins  
William Kay  
William P. Atkins  
Clementis  
George W. Atkins  
John Lee

Henry L. Atkins. Collector's Bond

Know all men by these presents that we Henry L. Atkins William Kay William P. Atkins Clements George W. Atkins and John Lee are held and firmly bound unto William Carroll our said Governor in & over the State of Tennessee in the sum of three 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 we bind ourselves and each of us and each of 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 1831.

The condition of the above obligation is such that whereas the above bounden Henry L. Atkins hath been appointed Collector of the public taxes in Stewart County for the year 1831. Now if the said Henry L. 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 with the Treasurer of West Tennessee thereto. Then the above obligation to be void else to remain in full force and virtue

Taken & acknowledged in open Court

May Term 1831.

  
Henry L. Atkins  
William Kay  
William P. Atkins  
Clementis  
George W. Atkins  
John Lee

Spies. C. B. M. & Co. vs. John Kelly.

Know all men by these presents that we Spies Bennet Pepe Morris and John Kelly are held and firmly bound unto Nathan Robt Chairman of the County Court of Stewart county their successor or successors survivor or survivors their executors administrators or assigns in the sum of Five Hundred Dollars for the benefit of Joel Bennett 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>nd</sup> day of May 1851.

The condition of the above obligation is such that whereas Spies Bennet has been appointed guardian to the said Joel Bennett No if the said Spies Bennet shall well and faithfully make true returns of settlements made with 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 Bennet 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.

Spies & Bennet  
John Morris  
John Kelly

Charles Kelly Administrator of Gray Strawbridge Deced.

Know all men by these presents that we Charles Kelly John Richards and John Kelly all of the State of Virginia and County of Stewart are held and firmly bound unto the Governor in and over the State aforesaid or his successor in office in the sum of Five Hundred Dollars to be paid to said Governor or his successor in office or their assigns which payment will surely to be made We bind ourselves our heirs executors administrators Jointly and Severally firmly by these presents sealed with our seals and dated this 2<sup>nd</sup> day of May 1851.

The condition of the above obligation is such that if the above bound Charles Kelly administrator of all and singular the goods and chattels Rights and credits of Gray Strawbridge deceased to make or cause to be made a true and perfect inventory of all and singular the goods and chattels Rights and credits of the deceased which have or shall come into the hands knowledge or possession of the said Charles Kelly or into the hands or possession of any other person or persons for him and the same so made to exhibit or cause to be exhibited unto our surviving County Court and the same goods chattels rights and credits of the deceased at the time of his death which at any time hereafter comes into the hands of any other person or persons for time do well and truly administer according to law and further as make or cause to be made.

109

A true and just account of the administration within one year after the date of this presents and all the rest and residue of the said goods chattels and credits which may be found remaining or on the said Administration account the same being first examined and allowed agreeably to law shall allow and pay unto two persons or persons respectively or the same shall be due pursuant to the true intent and meaning of this administration come if it shall appear that any will or Testament was made by the deceased and execute or execute the testaments name to exhibit the same unto court making it allowed and approved of according to the said law Charles Kelly thereunto be required to render and deliver the said letter of administration approbation of such testaments being first had and held in our said court then this obligation to be void else to remain in full force and law.

Charles Kelly  
John Richards  
John Kelly

Spies Bennet Guardian to Naoma Bennet.

Know all men by these presents that we Spies Bennet Pepe Morris and John Kelly are held and firmly bound unto Nathan Robt Chairman of the County Court of Stewart their successor or successors survivor or survivors their executors administrators or assigns in the sum of Five Hundred dollars for the benefit of Naoma Bennet 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>nd</sup> day of May 1851.

The condition of the above obligation is such that whereas Spies Bennet is appointed guardian to the said Naoma Bennet No if the said Spies Bennet shall well and faithfully make true returns & settlements made with the County Court of Stewart agreeably to law during said guardianship and at the expiration thereof shall well and faithfully account with the said Justices of the County Court of Stewart and pay over to them or their order the profits of said estate that may come into his hands by virtue of said guardianship together with profits and the said Bennet as aforesaid shall demean himself in all things relative to the said guardianship agreeably to law and then the obligation to be void else to remain in full force and virtue in law.

Spies & Bennet  
John Kelly

William Scrivener Benjamin Daniel vs. David Daniel

Know all men by these presents that we William Scrivener Benjamin Daniel and David Daniel are held and firmly bound unto Nathan Robt Chairman of the County Court of Stewart their successor or successors survivor or survivors executors administrators or assigns in the sum of Five Hundred dollars for the benefit of Francis Daniel 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>nd</sup> day of May 1851.

110 5  
The condition of the above obligation is such that whereas William Scrimmire has been appointed guardian to the said Davis Daniel now of the said William Scrimmire shall well and faithfully make true returns & 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 order the profits of said estate that may come into his hands by virtue of said guardianship together with the profits and the said Scrimmire as aforesaid shall demand himself in all things relative to the said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law

S William Scrimmire  
S Benjamin Daniel  
S David Daniel

### Administration Bond Willis Whipples Dec 2d

Know all men by these presents that we Christopher Clements Mary Whitford William R Reddick & James King all of the State of Georgia and County of Stewart are held and firmly bound unto the Governor in and over the State aforesaid or his successors in office in the sum of One Thousand Dollars to be paid to said Governor or his successors in office or their assigns which payment well and truly to be made we bind ourselves our heirs executors administrators Jointly and severally firmly by these presents sealed with our seals and dated this 3<sup>rd</sup> day of May 1881.

The condition of the above obligation is such that if the above bound Clements and Mary Whitford administrators of all and singular the goods and chattels Rights and credits of Willis Whitford deceas to make or cause to be made a true and perfect inventory of all and singular the goods and chattels Rights and credits of the deceas which had or shall come into the hands possession of the said W Clements and Mary Whitford or into the hands or possession of any other person or persons for him and the same is made to exhibit or cause to be exhibited unto our surviving court court and the same goods chattels rights and credits of the deceas at the time of his death which at any time hereafter comes into the hands of any other person or persons for him so well and truly administered according to law and further to make or cause to be made a true and just account of the administration within one year of the date of these presents and all the rent and value of the said goods chattels and credit which may be found remaining on the said Administration account the same being first examined and allowed agreeably to law shall above and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this administration and if it shall appear that any will or testament was made by the deceas and executors or executors thereto named to exhibit the same unto court making it allowed and affirmed of according if the said Christopher Clements and Mary Whitford deceas be requested to render and deliver the said letters of administration approbation of such testament being first had and made in our said court then this obligation to be void else to remain in full force and law

Clement  
Mary F Whitford  
W R Reddick  
James King

111  
S S S S

### Spivey C. Bennett Guardian of James Bennett Bond

Know all men by these presents that we Spivey C. Bennett and John Kelly are held and firmly bound unto Nathan Ross Chairman of the County Court of Stewart County their successor or successors survivor or survivors their executors administrators or assigns in the sum of Five Hundred Dollars for the benefit of James Bennett 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>nd</sup> day of May 1881.—  
The condition of the above obligation is such that whereas Spivey Bennett has been appointed guardian to the said James Bennett now if the said Spivey Bennett shall well and faithfully make true returns & 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 order the profits of said estate that may come into his hands by virtue of said guardianship together with the profits and the said Bennett as aforesaid shall demand himself in all things relative to the said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law

Spivey C. Bennett  
Spivey Morris  
John Kelly

S S

### Spivey C. Bennett Guardian of James Bennett (Bennet)

Know all men by these presents that we Spivey C. Bennett before now and John Kelly are held and firmly bound unto Nathan Ross Chairman of the County Court of Stewart County their successor or successors their executors administrators or assigns in the sum of Five Hundred Dollars for the benefit of James Bennett 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>nd</sup> day of May 1881.—  
The condition of the above obligation is such that whereas Spivey Bennett has been appointed guardian to the said James Bennett now if the said Spivey Bennett shall well and faithfully make true returns & settlements make with the County Court of Stewart agreeably to law during his said guardianship

17 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 executors the profits of said estate that may come into his hands by virtue of said Guardianship together with the profits & the said Spies Binet, as spouses 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 & acknowledged

In Open Court May Term 1831.

Spies Binet  
Spirs Morris  
John Kelly

William Scovinor <sup>Guardian</sup> To Nancy Daniel

Know all men by these presents that we William Scovinor Benjamin Daniel and David Daniel are held and firmly bound unto Nathan Popl - chairman of the County Court of Stewart County their Successor or Successor Survivor or Survivors their executors administrators or assigns in the sum of Five Thousand Dollars 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>nd</sup> day of May 1831 - The condition of the above obligation is such that whereas William Scovinor has been appointed Guardian to the said Nancy Daniel now of the said William Scovinor I shall well and faithfully make true returns & settlements make with the County Court of Stewart agreeably to law during his said Guardianship and at the expiration thereof I shall well and faithfully account with the said Justices of the County Court of Stewart and pay over to them or their order the profits of said estate that may come into his hands by virtue of said Guardianship together with the profits and the said Scovinor as aforesaid I shall done in 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

William Scovinor  
Benjamin Daniel  
and David Daniel

William Scovinor <sup>Guardian</sup> To Nancy Daniel

Know all men by these presents that we William Scovinor Benjamin W. Daniel and David Daniel are held and firmly bound unto Nathan Popl - chairman of the County Court of Stewart County his Successor or Successor Survivor or Survivors his executors administrators or assigns in the sum of

17 Five Hundred Dollars for the benefit of Nancy Daniel for the payment of which we bind our heirs executors administrators and assigns Jointly and severally firmly by these presents sealed with our seals and dated this 2<sup>nd</sup> day of May 1831 - The condition of the above obligation is such that whereas William Scovinor has been appointed guardian of the said Nancy Daniel now of the said William Scovinor I shall well and faithfully make true returns & settlements make with the County Court of Stewart agreeably to law during his said Guardianship and at the expiration thereof I shall well and faithfully account with the said Justices of the County Court of Stewart and pay over to them or their order the profits of said estate that may come into his hands by virtue of said Guardianship together with the profits and the said Scovinor as aforesaid I shall done in 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 May Term 1831

William Scovinor  
Benjamin W. Daniel  
David Daniel

William Johnson <sup>Apprentice</sup> Indentures Bond

State of Georgia

This indenture made this 2<sup>nd</sup> day of May 1831 between Nathan Popl - chairman of the Court of Pleas and Quarter Sessions of Stewart County and State apprentice of the one party and John Down of the other party, witnesseth that the said Nathan Popl 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 time into the said John Down an English boy named William Johnson, now of the age of five years, 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 said Master every where gladly obey 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 live and towards his said Master, and the said John Down doth covenant and agree to and with the said Nathan Popl that he shall cause the said Apprentice to be taught the art and trade of Farming and that he will constantly find and provide said Apprentice during the time aforesaid sufficient diet, lodging, washing and apparel fitting for an apprentice and also all other things necessary both in decency and in health and also that he will send him to some English school within the time of said apprenticeship twelve months. And also that he will furnish the said Apprentice with two good and decent suits of clothes at the expiration of said apprenticeship In witness whereof the parties to these presents have set their hands and seals the day and date above written.

Taken & acknowledged in Open Court  
May Term 1831

Nathan Popl - Chairman  
John Down  
Nancy Morris  
Henry Park

114 Settlement With Eliza Williams. Administrator of William Bennett Decedent.

Pursuant to an order of the court, We your Commissioners have met and settled the Estate of William Bennett deceased, with Eliza Williams, Exec. of said Estate as follows, that is to say, We find in the books of the Probate Court

	\$111.68.44
Cost of which the Admin. is allowed the following bounty	
Boucher No. 1. Administration Com. -	1.25
Boucher No. 2. 86 3-p. Gallons Brandy -	8.50
Boucher No. 3. 26 1/2 Pint Brandy -	1.00
Boucher No. 4. 25 returning amount of sale -	1.25
Boucher No. 5. 70.7 Ferriage -	87.14
Boucher No. 6. Clerks fees -	1.50
Boucher No. 7. For service rendered the Estate -	10.00
Boucher No. 8. For Commissioner fees -	2.00
Whole amount of Bouchers	<del>\$21.37.44</del>
	\$11.68.44
Total amount -	<del>\$75.81.44</del>
Boucher No. 9. Nancy Bennet's account for Boarding & raising 8 children 2 years -	100.00
Which leaves the Estate in debt	\$6.68.44

Given under our hands this the 13 day of December 1881 -  
 John Morris  
 G. M. Wallace  
 John S. Blaney

William McGee, Guardian, for the Heirs of Bryant Omeal, Return

A return of the amount due the Heirs of Bryant Omeal, up to the year 1881.

William McGee for all the Heirs  
Guardian

Amount on hand at the time of Guardianship.	\$34.50
One Note on Elizabeth Omeal for this amount	6.00
One Note Dr. Adam Mcgu -	10.6.40
One Dr. -	7.00
One Dr. on Elizabeth Omeal \$13.34.40. Due Dr. to be \$13.00.	10.4.31.44
One Dr. - John Wilson	9.31.44
One Note Thomas Mcgu -	7.00
One Dr. on William Berry	<del>\$13.8.34</del>
The amount paid out for said heirs is as follows, to wit,	
paid Nancy Omeal, as her part of said Estate	\$66.25
Dr. Avery Omeal for his part of said Estate	52.00
Dr. Clerk of the County Court for fee -	2.40
Amount due	<del>\$120.75</del>
	\$97.45.44

The above amount of debt & bounty leaves the proper amount due to the  
Heirs up to the first of the year 1888.

William McGee Guardian for the Heirs  
Bryant Omeal

115 Account of Sale. Estate of Nancy Bennet Deceased

1. Bed & Furniture	Spicer & Bennet	\$10.25
2. Bed & Furniture	James Bennet	12.25
3. Bed & Furniture	Samuel Stalls	0.00
1. Chest	Nancy Bennet	1.00
2. Chest	Eliza Williams	2.00
1. Candlestick	W. W. Wilcox	50.
1. Pitcher	John Evans Wallace	37.44
1. Wine Bottle	John Kelly	37.44
Set of Ware	Daniel Stalls	13.34
1. Auger Chair	Charles Kelly	75.
6 Chairs	Lewis Downs	2.00
1. Saw & Auger	Evans Wallace	68.44
Fret Line	Samuel Stalls	1.00
Iron Weave	John K. Olson	1.00
Iron Weave	John Kelly	1.00
115. Sod bottom 2 bush	Daniel Stalls	2.30
6" Pickers Dr. 10.40	Daniel Stalls	70.40
1. Slay	Charles Kelly	56.40
2. Slay	Evans Wallace	75.
1. Smoothing Iron	Elizabeth Evans	75.
1. Bell	Josiah Stalls	50.
1. Side Table	Naome Bennet	10.00
Ploughing fur	Henry J. Atkins	1.81.44
1. Blevis	William Williams	13.44
2. Blevis	James Bennet	50.
1. Single Bed	James Bennet	75.
2. Single Bed	Sary Kelly	50.
1. Blow	James Bennet	1.56.44
1. Hoe	Robert Devins	1.00
1. Hoe	W. W. Wilcox	68.44
1. Bread Tray	Henry J. Atkins	50.
2. Bread Tray	Bellontine Stalls	1.50.
1. Table Q	Edmonia Wallace	1.62.44
1. Loom	John Kelly	1.37.44
1. Spinning Wheel	John Kelly	2.50
1. Water Pail	Josiah Stalls	37.44
Water Pail	John K. Olson	31.44
Water Pail	C. B. Wilcox	40.
1. Wash Pail	Daniel Stalls	62.44
3 Shuttles	Charles Kelly	12.44
1. Spider	Elizabeth Stalls	36.44
1. Cook Pot	John Kelly	1.00
Bacon	John Kelly	1.00
Do	Josiah Stalls	3.00
Do	Clark Kelly	3.50

Summarize the above calculations for \$20.22.44

116	50.	\$0	Richard Body	\$13 33 14
	50.	\$0	James Bennet	3 25
	50.	\$0	W. W. Wilcox	3 50
	50.	\$0	Richard Body	3 50
1	1	1	W. W. Wilcox	2 12 14
1	1	1	John Kelly	1 10
1	1	1	William Colom	9 12 14
1	1	1	Samuel Stalls	13 10
1	1	1	Samuel Stalls	2 25
1	1	1	Elisha Williams	62 14
1	1	1	Charles Kelly	1 62 14
1	1	1	William Webster	27 6 14
1	1	1	John Kelly	35 13 14
11	Barrels born	1	James Bennet	16 50
350.	Produce	1	James Bennet	1 65
1	lot of Hogs	1	William Downs	10 75
1	lot of Hogs	1	John Kelly	2 12 14
1	1	1	John Kelly	2 51 14
1	Fruit Waggon	1	Lewis Downs	50
1	Skins	1	Robert Jackson	25
10.	Bacon	1	William Bennet	2 80
28 1/2	Do	1	Spiers Bennet	1 99 14
29 1/2	Do	1	James Bennet	2 6 14
	Acre of Boy Perry	1	James Rawls	50 00
	Rent of plantation	1	James Bennet	15 00
				\$226 64 34
				65 13 14
				295 76 14
1	Note on			
	An Account on			
	Cash left			
			Joshua Whites	4 00
			James Rawls	2 00
			Total	\$300 16 14
			Spiers Bennet Accts	

1829	Accord Current Estate of Robert Whitney Deceased	
	The Heirs of Robert Whitney Deceased	
	To Amount paid Isaac Whitney Deceased p <sup>r</sup> Account	\$39 87 14
	Do Do Mary Whitney	13 80
	Do Do Elizabeth Whitney	87 52
	Do Do Samuel Whitney	13 80
	Do Do Jonathan Whitney	9 40 34
	Do Do John E Smith	13 80
	Do Do William Currie	28 94 14
	Do Do W. P. Readick	6 84 14
	Do Do N. Robt	8 50
	Do Do Samuel Robt	5 10
	Do Do C. H. Fulton	8 88
		15 25
	p <sup>r</sup> oucher	

117	do James Hogan Mif. p <sup>r</sup> Receipt	\$15 61 94
	do Will Higgorard Clerk do	3 70
	do W. Williams do do	2 68 34
	do Will Manning do	4 4
	do A. G. Wallace do	3 17 44
	do Henry L. Atkins Mif. do	2 98
	do do do	3 01
	do do do	3 26
	do do do	3 9
	Boarding & Clothing Elizabeth 8 years & to mos	
	do do Jonathan 4 do	
	do do V. Saml Whitney 2 do @ 25\$ each p <sup>r</sup> year	290
		\$580 88 44
	Accts of Credits	502 10

Balance due Guardian of with interest from the 2<sup>d</sup> May 1821 until paid .79 48 44  
A/c with Rebecca Whitney Guardian  
By Acct of Return p<sup>r</sup> Guardian at May Term 1821 \$314 00  
Interest on same accts. ten years - - - - - 158 40 \$502 10

In accordance to the annexed accrue of court. to us directed we have audited the  
amounts of Rebecca Whitney Guardian of the heirs of Robert Whitney deceased and  
find a balance due said Guardian of twenty nine dollar forty eight and one  
fourth cents. Which we leave for your further inspection. Given under our hands  
and seals the 9<sup>th</sup> day April 1821.

John B. Clary  
Henry L. Wall  
John Ferrill  
S. G. to witness

Ewing Whitney Guardian vs David Brownon Petition

The amount of David Brownon share of his fathers estate.  
the clerks certifica copy is \$60 64 34 cents & \$16 75 cents a part  
of his share of the estate of Isaac Brownon deceased  
May the 8<sup>th</sup> 1821

Ewing Whitney Guardian

			Guardian Return. Henry L. Wall vs Ann R. King
27 <sup>th</sup> Feb <sup>r</sup>	1821	30. Am't Act Paid William Bailey proven	\$ 4 30
13 <sup>th</sup> May	1823	Interest to 2 <sup>d</sup> May 1821	3 64
		30. Am't Judgment W. H. King	8 87 44
		Interest to 2 <sup>d</sup> May 1821	1 24
April	1824	30. Am't Judgment pia Day & p <sup>r</sup> Receipt	61 44
		Interest to 2 <sup>d</sup> May 1821	26 11
		30. Am't pia for land taxes 8 years	14 00
		Interest to 2 <sup>d</sup> May 1821	3 10
		30. Am't pia copy from Records 150 73 off	1 00
		Interest	32
		Am't pia John Scarborough p <sup>r</sup> Receipt	108 00
		Interest to 2 <sup>d</sup> May 1821	0 19

Am't paid by Dr. Allen  
Am't for agriculture Advances to Dr. from Mr.  
Also Am't for interest on business of Estate of S. H. Deacon

	3 25
-187 76	
30 00	
	3 25
29 79 1/4	
72 20	
26 00	
145 60	
14 68	
<u>\$1051 88 3/4</u>	

To be Act M<sup>r</sup> D. Allowed

To Dr. 10 19 -

To Dr. Dr. Deacon for Board & Clothing

For 9 years 11<sup>th</sup> 11 -

My Commissioners on \$292.02 @ 4% per cent. allowed.

Am't With Henry L. Wall, Guardian of

1833.	By Guardian. Return from Accts. Mrs. Dr. Deacon	175 21
1830.	By Dr. Dr. -	148 95
1831.	By Dr. Dr. -	1402 21
	Interest to 2 <sup>nd</sup> May 1831. and \$148.95 is	9 31
	Interest to 2 <sup>nd</sup> May 1831. on \$1402.21 -	19 86.
	<u>\$1753 51</u>	
	<u>1031 88</u>	
	<u>\$722 65 1/4</u>	

Balance due the heirs of S. King deceased -  
With Interest from 2<sup>nd</sup> May 1831 until paid -  
In accordance to the annexed order of the court to us directed  
We have Audited the amounts of Henry L. Wall, Guardian of  
Charles Ann R. King and find a balance due said heirs  
of Seven hundred and twenty three dollars. sixty five and 1/4 cents,  
which we leave for your further inspection given under  
our hands and seals this 29<sup>th</sup> day of April 1831.

Daniel Moore  $\textcircled{3}$   
Robert Wallace  $\textcircled{3}$   
John B. Blazy  $\textcircled{3}$   
Commissioners

### Estate of John Weller Deceased Additional Return

Additional Return of the effects of John Weller Deceased  
To Balance of Debt due from Dr. Daniel L. Carroll \$60

Amount including interest \$97 07

Adjustments

2<sup>nd</sup> May 1831

### Joshua Hamlet Guardian for Allen Seaman, Return

May Term 1831 Joshua Hamlet Guardian for Allen Seaman  
has in use Twenty seven dollars 18 3/4 cents of Kentucky money  
Received When 25 cents under face and seven dollars 12 1/2 cents  
Received March March 9<sup>th</sup> 1830 in good money

Joshua Hamlet  
May 2<sup>nd</sup> 1831

### Account Current. Estate of Major Ward Deceased.

1	Wright Sypon	\$31 75
2	Samuel Bowes	4 91 1/4
3	Yarborough & Smith	3 10
4	John H. Cooper	4 81 1/4
5	Young Barly	4 6 1/4
6	Wilekiah Wetherford	8 00
7	Solomon Wetherford	26 73 1/4
8	Bald Williams	37 49
9	Michael Wora	19 2 1/4
10	Willie Wora	57 1/4
11	Elijah Wora	17 83
12	John Perry	1 31 1/4
13	William Morris	1 .6.
14	Charles Matheny	5 62
15	Bartlet M. Griggo	1 62 1/4
16	Perent M. Griggo	8 00
17	William Wriggle	10 57 1/4
18	Thomas Negetee	2 00
19	Anthony Lee	4 75
20	Abel Johnson	2 30
21	Richard Sugrim	9 56 1/4
22	John H. Hogan	11 57 1/4
23	Jesse H. Hart	4 00
24	Richard Hawet	1 87 1/4
25	John Dawson \$5 31 1/4 & Wm. Elliott \$8 68 3/4	11 00
26	Joshua Hamlet \$2 51 1/4 & Covert House \$3 31 1/4	5 62 1/4
27	Thomas Gray \$1 45 1/4 & Bird Barly \$1 31 1/4	15 31 1/4
28	George W. Atkins \$2 55 1/4 & James Morris \$5 56 1/4	8 13 1/4
		\$265 57 1/4

We found in the hands of Anthony Lee Administrator \$265.57 1/4 but  
due on the 25<sup>th</sup> December 1830. Allowing to said Anthony Lee Administrator  
for services rendered for gathering and disposing of the book taking notes  
and attending Sale \$3 00 - \$13 00  
as written our hands this 10<sup>th</sup> day of November 1830

Daniel Moore Com  
George W. Atkins Com

## 120 Account of Sale Estate of Martin Brigham Deceased

John Neaport	1. Barkear plow	\$ 1 18.44
James P. Lewis	1. Box of Irons	2 75
John Neaport	1. Barkear plow	2 81.44
Joseph Collier	3. Barkear plows	1 31.44
James Chambers	1. Barkear plow	2 31.44
James Peas	2. Hoes & other farm implements	56.44
John Brainerd	1. Spade. 2. Scowbars	1 18.44
James Wyatt	1. Swinglebar 66	25
John Neaport	1. Jack Scow	1 83.44
William Johnson	1. Plough	25
James Lavery	1. Hoes and Wraige	1 00
William T. Linson	1. Lot of Barrels	1 56.44
James Lavery	2. Lot of Barrels	1 25
David Rushing	Scaphooks	50
James Lavery	1. Hoe	50
Joseph A. Brown	Iron eight bush	2 40
John Neaport	32. 8 bush per pound	2 56
Henry Edwards	Iron 8 bush per lb	
Benjamin Daniel	1. Axe	62.44
Joseph Collier	2. Banns	50
Christopher Bucknance	2. Banns	1 12.44
Nancy Bingham	1. Skillet	25
Hambleton Sutton	1. Ouen	25
Hambleton Sutton	1. Chisel	12.44
Nancy Bingham	1. Bacon	25
Allen Barnes	1. Bacon	25
Nancy Bingham	1. Livery	25
Nancy Bingham	1. Tray	12.44
Joshua Brake	1. Table	25
William Ellis esquire	Sundries	1 37.44
Joshua Brake	Bann	50
Henry Edwards	Whipsaw	9 87.44
Thomas Bayley	Pot	25
A. Fowler	Baker	25
Abel Colly	1. Spining Wheel	20 50
James Lavery	1. Pot Lash 66	1 75
Nancy Bingham	1. Skillet	31.44
James Linson	1. Chisel	25
James Dennis	1. Ouen	25
William T. Linson	1. Ouen	37.44
Meredith Jones	1. Axe	50
Robert Wyatt	Iron 7. Bush per lb	
James Colberton	1. Waggon	61 00
William Ellis esquire	1. Waggon	28 18.44

133 11

## Sale continued

William T. Linson	1. Axe	133 25
Dinson Wyatt	1. Bay bolt	15 50
James Wyatt	1. Black bolt	11 50
Allen Roberson	1. Grey Hors	26 50
Gordon Brown	1. Brown Hors	16 75
James Brigham	1. Darrel Hors	26 50
James Rushing	1. Grey Mare & bolt	36 00
Mathewich Fowler	10. first choice hogs	15 00
James Breden	10. 3 <sup>rd</sup>	8 31.44
Mary Garber	10. 3 <sup>rd</sup>	6 00
James T. Linson	15. 4 <sup>th</sup>	6 00
Wilson Pease	1. Black cow and yearlin	7 25
Nancy Bingham	1. Red He	1.00
James Peas	1. Red He	7 35
Martin Armstrong	1. Red cow and yearlin	8 30.44
Daniel Brake	1. Cow & yearlin	8 75
James Peas	1. Brown cow and yearlin	8 36.44
Joshua Brake	1. Heifer	4 25
James Burckum	Skills and Tools	5 00
James Brigham	1. Field Brrough	6.44
Joseph Bishop	Wagon fur	2 50
William R. Atkins	Wagon fur	1 47.44
Phillip Williams	5th Chain	1 37.44
James Peas	Log Chain 8 Ling	2 00
Allen Barnes	1. Pair of Gurs	1 00
William R. Atkins	1. Pair of Gurs	1 25
Horplet Smith	1. pair of gurs	2 00
William Doway	1. pair of gurs	1 00
William Tully	1. pair of gurs	31.44
William Doway	1. saddle & fur	1 00
G. Morgan	Bridles & fur	1 62.44
Dinson Wyatt	1. Bridle	75
James Milam	1. <del>Brass</del> Ring 86	12.44
James West	1. Shot Gun	7 50
James Griggs	1. Bed & furniture	12 00
Thomas Gately	1. Bed & furniture	3 75
William T. Linson	1. Table	1 37.44
Horplet Smith	1. Bed & sundays	14 25
Nancy Bingham	1. Bed & sundays	2 00
James Brake	1. Clock	7 25
David Brown	1. Looking glass	2 50
Robert Jones	1. Beamsaw	12 00
William W. Braapora	1. pair candlesticks	1 00
Nancy Bingham	1. Table	1 00
Nancy Bingham	4. Chairs	25

436 17.4

121

## Sale continued

Norphy Smith	1/8 Bushel Oats	8437	135
William Puffy	1/ Little	8	50.4
Jacob Galyan	10 Barrels Corn	16	35
Enoch Jones	10 Do 81.84	18	75
Joseph Collier	10 Do 1.76	17	60
William D. Fowler	10 Do 1.78	17	78
William Lard	5 Do 1.70	8	80
Enoch Fowler	10 Do 1.79	17	90
William Ells esquire	10 Do 1.72	17	20
John French	10 Do 1.76	17	60
James Colberton	1 pair Gars	2	12.4
James Colberton	1 pair Gars	3	00
William Ellis esquire	barl Wine 6.74 per do		
Robert Myall	1 plow	3	40
Norphy Smith	1 Stark foader	4	25
Norphy Smith	1 Do	4	56.44
James Peas	1 Do	4	12.44
William Ells esquire	1 Do	4	37.44
Norphy Smith	1 Do	4	57.44
Joseph Collier	1 Do	4	6.44
Break Brake	1 Do	4	6.44
Norphy Smith	1 Do	2	83.44
Joseph Collier	1 Do	2	25
Joseph James Peas	1 Do	3	00
Thomas Griffis	1 Negro man Jacob	225	00
John Marable	Axe handles		50
Perpus Cato	1 pair Tongs	1	13.4
James West	Dutch Hatch	6	00
William Lard	1 small Auger	0	12.4
William Wilson	Hawse	1	12.4
James Lavery	1 Hoe	75	
Joseph Peans	1 Large Auger	68.44	
William Puffy	1 Broad Axe	2	00
James Edwards	History of England	1	00
Robert Myall	Warre Harier	75	
Henry Edwards	2 Files	25	
Nancy Bingham	1 Pole Axe	6.44	
Norphy Smith	1/8 Bating Box & implements	50	
James Myall	1 Hoe or Mattoak	62.44	
James Lavery	1 Do	50	
James Peas	1 Grabbing Hoe	34.44	
William Ellis esquire	1 Helling Axe	1	6.44
Josiah Brake	1 Do	12.44	
Daniel Brake	1 Log	4	50
James Bingham	1 Pecker	18.44	

873 02 40

Allen Nobly	1 pair Bracy	873	25
Nancy Bingham	1 Do Do	873	44
Nancy Bingham	2 sons Peppys	873	00
Williamson Finally	1 Grindstone & stones	873	00
Robert	1 ox yoke & boxes	873	00
Nancy Bingham	1 Stark foader	873	00
William Finally	1 pair Saddlebags	873	00
Jeremiah Fowler	1 Foot Adas	873	00
James Linson	1 Drawing Knives	873	00
James Lavery	1 Iron square & Auger	873	00
James Wigatt	1 Claw Hammer	873	00
William D. Linson	Balance of the Hogs	873	00
Nancy Bingham	1 Spinning Wheel	873	00
Davia Brown	1 Keg	873	00
Joseph A. Brown	Wood work of Waggon	873	00
James Lavery	1 Cupboard	873	00
D. Brown	1 Axe & scalle	873	00
	1 Note on Wiram Fowler	873	00
	One Note Given by Davia Moor to Lucien to Cooper One four dollar Accoutd	873	00
	One Note Given by Woody Peans For two Barrels of Corn	873	00
	I do hereby certify that this is a true return of the amount of the sale \$925.28 4c of Martin Bingham's property and the notes & money among said Bingham I apres This 15 <sup>th</sup> day of May 1831	873	00
	D. Brown	873	00

Inventory of the Estate of A. B. Cuttaw Deceased -

1. Negro man Harry	
1. Do Boy Arrange	
1. Do Woman Daphne & 2 children Nancy & Harmon	
1. Do Girl Lucy	
1. Do Do Arty	
8434.844 due January 1830	Doultfull
15.00 due January 1831	Doultfull
149.00 due July 1831	Doultfull
20.60 due January 1831	Doultfull
10.84.44 due January 1839	Doultfull
2.50 due January 1839	Doultfull
79.70	
16.20 due 1 <sup>st</sup> May 1829	Doultfull
1.56.44 due January 1829	Doultfull
805.25 due November 1 <sup>st</sup> 1830	Doultfull
5.75 due 1 <sup>st</sup> March 1830	Doultfull
3.6.44 due 1 <sup>st</sup> February 1828	Doultfull
6.60 due January 1829	Doultfull
54.41 due 1 <sup>st</sup> Feb 1825	Doultfull
53.00 due December 1825	Doultfull
2.50 due 1 <sup>st</sup> May 1824	Doultfull

1147 79.14

124  
 Samuel Wells to A.B. C. 62. 50 — due 26<sup>th</sup> October 1829. Doubtfull  
 Jefferson & Cutlau — Note — 35 " 11 — due 9<sup>th</sup> October 1829. Doubtfull  
 D. A. Cutlau — Note — 5 " 10 — due 28<sup>th</sup> July — 1829. Doubtfull  
 Mr. Brown — Note — 4 " 00 — due.  
 David C. Wilson — Note 158 " 13. 74 — due 21<sup>st</sup> March 1826. Doubtfull  
 George D. Cutlau — Note 105 " 62. 74 — due 17<sup>th</sup> Feb — 1827. Doubtfull  
 George D. Cutlau Note or receipt 155 " 00 — due 1<sup>st</sup> January 1826. Doubtfull  
 Jas. Allen Obligation for 50. Dollars — sum due 1<sup>st</sup> November 1830. Doubtfull  
 D. A. Cutlau — Note — 34 " 60 — due 15<sup>th</sup> October — 1825. Doubtfull  
 Levy Spears to A.B.C. 62. 50 — due January — 1829. Doubtfull  
 D. A. Cutlau Note or Receipt 100 " 00 — due 1<sup>st</sup> January 1827. Doubtfull  
 William S. Allin — Note — 40 " 00 — due January — 1830. Doubtfull  
 Joseph Bolon — Note — 10 " 00 — due 8<sup>th</sup> Feb — 1829. Doubtfull  
 James Wilson — Note 33 " 49 — due 2<sup>nd</sup> Feb — 1829. Doubtfull  
 Jas. A. W. Boyce — Note 6 " 12. 74 — due 6<sup>th</sup> January 1829. Doubtfull  
 George R. Craft — Note 91 " 00 — due 9<sup>th</sup> May — 1829.  
 Do " Do — 56 " 6. 74 — due 9<sup>th</sup> May — 1829.  
 Jas. Scarbrough — Note 53 " 00 — due 7<sup>th</sup> July — 1827.  
 Henry Wynn — Note 155 " 00 — due January — 1829.  
 Wm. S. G. King Vouchers to A.B.C. 62. 50 — 6 " 14 — due 1<sup>st</sup> March — 1828. Doubtfull  
 Jas. Scarbrough — Note 150 " 00 — due January — 1830.  
 Jas. A. W. Boyce — Note 4 " 00 — due January — 1828. Doubtfull  
 David C. Wilson — Note 72 " 55 — due 23<sup>rd</sup> Novem — 1829. Doubtfull  
 Jas. C. Cromwell — Note 200 " 00 — due 7<sup>th</sup> Feb. 1828. Doubtfull  
 Robert Jackson — Note 36 " 10. — due 12<sup>th</sup> May — 1830. Doubtfull  
 Jas. Scarbrough — Note 150 " 00 — due January — 1829.  
 Dr. A. Cutlau — Note 600 " 55 — due January — 1829. Doubtfull  
 F. B. Cutlau — Note 53 " 00 — due 1<sup>st</sup> January — 1830. Doubtfull  
 Henry Wynn Quilted Note 315 " 00 — due 23<sup>rd</sup> October — 1825.  
 Jas. Scarbrough — Note 150 " 00 — due 1<sup>st</sup> January — 1827.  
 David C. Wilson — Note 10 " 00 — due 5<sup>th</sup> December — 1829. Doubtfull  
 Owen D. Lancaster — Note 50 " 31. 74 — due January — 1829. Doubtfull  
 John Scarbrough — Note 135 " 00 — due January — 1828.  
 D. A. Cutlau — Note 56 " 70 — due 17<sup>th</sup> October — 1825. Doubtfull  
 John Scarbrough — Note 290 " 00 — due 26<sup>th</sup> Feb. — 1826.  
 William C. Turner to A.B.C. 62. 50 — 3 " 00 — due 16<sup>th</sup> Feb — 1829. Doubtfull  
 D. A. Cutlau Notes or vouchers to A.B.C. 62. 50 — 13 " 62. 74 — due 5<sup>th</sup> August — 1828. Doubtfull  
 Davison C. Cutlau — Note 5 " 25 — due 25<sup>th</sup> December — 1827. Doubtfull  
 Charles Polk — Note 25 " 00 — due 18<sup>th</sup> August — 1828. Doubtfull  
 M. W. Ingalls Note 828 due 28<sup>th</sup> March 23 " 00, 1830. 10<sup>th</sup> April 1826. Doubtfull \$1.50. Doubtfull  
 D. A. Cutlau — Note 10 " 00 — due 21<sup>st</sup> August — 1825. Doubtfull  
 George D. Cutlau — Note 1 " 81. 74 — due 31<sup>st</sup> January — 1829. Doubtfull  
 3586 68

125  
 A list of Amounts unpayable.  
 D. A. Cutlau — To Account — 225. 00 — 27<sup>th</sup> December — 1828. Doubtfull  
 D. A. Cutlau to A.B.C. 62. 50 — 4 " 00 — 7<sup>th</sup> Feb — 1829. Doubtfull  
 D. A. Cutlau to Account — 31 " 67. 74 — due 15<sup>th</sup> April 1826. Doubtfull  
 James Griffin Dr. — 10 " 68. 74 — due 11<sup>th</sup> Feb — 1825. Doubtfull  
 Henry Wynn Dr. — 7 " 75 — due 15<sup>th</sup> August 1824.  
 D. A. Cutlau Dr. — 4 " 25 — due 15<sup>th</sup> Feb — 1825. Doubtfull  
 John Scarborough Dr. — 88 " 62. 74 — due in — 1829.  
 Indiana Cutlau Dr. — 19 " 12. 74 — due — 1828. Doubtfull  
 John Robbs Dr. — 16 " 31 — due in — 1828. Doubtfull  
 187 121

A list of Officers Receipts  
 A. M. Wells Receipt — \$26. 00 — due 15<sup>th</sup> April — 1830 —  
 J. L. Scarbrough's Receipt — 18 " 16. 74 —  
 Do " Do — 12 " 45 — due 9<sup>th</sup> December 1829.  
 James Scarbrough's Receipt — 178 " 36 — due January 1829.  
 P. J. Scarbrough — 5 " 78. 74 — due June 1830 —  
 Do " Do — 15 " 00 —  
 Nelson Broomey's Receipt — 30 " 00 — due 26<sup>th</sup> March 1829  
 315.91

1. Pot. over 8 lbs. 1. Axe. 2 spades & 1 bag. 1 ax handle. 1 spade head,  
 1 shaving brush. 1 pot hook, 1 spade, 1 Axe, 1 hand saw, 1 horse iron, 1 grubbing hoe,  
 1. plow & stock, 1 plow, 2 iron hedges, 2 smoothing iron, 1 pair small hedges,  
 1. Axe, 1 shooel, 1 Hoe, 1 chain, 1 iron square, 1 hanover, 1 black bell, 1 lot of leather,  
 1. piggin, 1 shurn, 1 Pitt, 1 plow & fur, 1 log chain, 1. ox yoke, 1 set of plow gins,  
 1. spinning wheel, 1 pale, 1 lot iron ware, 1 pair dog bones, 2 gars, 2 do. 1. Bell and  
 boller, 1 Bell, 1 Mand secale, 1. yoke of oxen, 1 Cart, 1 Waggon, 1 Horse,  
 1 Bed & Bedding & Furniture, 1 bo. 1 do. 2 brass looking glasses, 6 chairs common,  
 6 Windsor chairs, 1 Drawing Table, 2 pitchers & waters, 1 pipp, 1 pepper basket,  
 1. canalestan, 1 Tunnel sea, 1. Holesing leaf Table, 1. looking glass, 1. do —  
 1 patent block, 1. sow & 7. shotes, 1. do and barrel, 1 white sow, 5 head of  
 sheep, 3 do, 1. cow and calf, 4 sows, 2. 1. sheat & 2 pigs.

George R. Craft. Am't.

## Account Sale. Estate of A. B. Cutlaw Deceased.

A. B. Green	1. Set. 1 Barn & 2 Acre / Acre	\$ 1. 62 1/4
Richard Blanton	2 Spoons Glass, 1 Barn & 2 Acre	1. 62 1/4
James Scarborough	1 Barn & 2 Acre, 1 Spider Glass, 1 Shaving brush,	2. 21 1/4
George W. Atkins	1 Spade and 1 Rake	1. 00
Thomas Bayly	1 Barn Acre	1. 00
George W. Atkins	1 pair Maple Scows	1. 00
Robert Williamson	1 Grubbing Hoe	1. 25
John James	1 Plow & Stock	3. 00
Thomas Bayly	1 plow	2. 50
Thomas Bayly	1 Iron Wedge	1. 00
Do	1. do	87 1/4
Charles Summers	2. smoothing Scows	.50
John H. Colton	1 pair small Stryagay	.75
Thomas Bayly	1 Axe	1. 50
Henry L. Atkins	1. do	1. 63 3/4
John James	1. do	1. 63 1/4
William Bell	1 Shovel	31. 44
Henry L. Atkins	1. Hse & Chain	.75
William Bailey	1 Iron square	.25
John Scarborough	1 Harnass	37. 1/4
William Atson	1 Black Bell	1. 50
George R. Brapt	1. Lot of leather	1. 50
Clothesmash	1 Diggins	43. 94
George R. Brapt	1 Burnt Pail	13. 94
John Barnes	1. Blow Gear &	4. 00
Jacob Shryock	1 Log Chain	3. 62 1/4
Grippin Wm	1. an yoke	.50
Thomas Bayly	1 set of plow Gear	28. 94
Ballantine Tally	1 pot	.25
William R. Snapp	1. Lot of Tin Ware	.50
Samuel Tally	1 pair Dog Scows	1. 25
James Scarborough	2 Jars	1. 62 1/4
Samuel Tally	2. do	1. 37 1/4
James Wye	1 Bell & Bells	1. 13. 42
Robert Williamson	1. do	1. 13. 42
John Stokes	1. Mans saddle	5. 38 1/4
Henry Wynn	1 yoke of Bacon Heart	40. 00
James Gray	1 Waggon	41. 00
Marriot Cutlaw	1 Horse	15. 00
Do	1 Bed, Beasted & furniture	11. 00
Samuel Tally	1 Bed, Beasted & furniture	10. 00
Marriot Cutlaw	1 Bed Furniture	10. 00
A. B. Green	1 Brazed looking Glass	7. 12. 1/4
Henry Wynn	1. do	7. 00
Thomas Leggot	6 Chairs	5. 00
Samuel Tally	1 Lamp Job 40 Pounds & 2 bushels & 1 peck	7. 12. 1/4

Harriet Cutlaw	6 Mirror Chairs	\$ 11. 00
Do	1. Dining Room Table	4. 00
Do	1 Looking Glass	1. 00
George R. Brapt	1. do	62. 1/4
John H. Colton	1. pattern block	15. 00
John H. Petty	1. doo & 7 sh ates	5. 00
Larkin Morris	1. doo	1. 50
Bennet Brockell	1 Blue Barrood	1. 00
Larkin Morris	1 White sow	.75
Robert Williamson	5 head of sheep	5 43. 3/4
Do	3 do	3. 00
George R. Brapt	1 Cow & calf	7. 00
Robert Williamson	4 doys. 11. shoty & 2 pigs	14. 25
William Bailey	Mise of Boy Cringe until the 25 <sup>th</sup> December	10. 00
Harriet Cutlaw	Do Harry	25. 00
Patrick Joiner	Do Girl	17. 25
Harriet Cutlaw	Do Girl Daphna Children	1. 00
George R. Brapt	1 Child	56. 00

## Estate of Arthur

## Grippin Deceased Guardians Return

A return to Court of the increase of the Estate of Arthur Grippin Deceased from the first day of February 1828. until the day of January 1831	
Dawney Grippin parts	
Rent of land for the year 1828	\$ 1. 36. 2
Hire of Negroe for 1828	16. 80.
Rent of land for 1829	1. 76. 3
Hire of Negroe for 1829	15. 67. 1/4
Rent of land for 1830	2. 00.
Hire of Negroe for 1830	8. 9.
his parte at the sale of Negroe	122. 50.
	\$ 168. 71. 1/4

## Dawney Grippin Dr. Co Guar.

Do Return to Court in Febt 1828	62. 1/4
Do 1. Met	3. 50.
Do 1. Mate	.25
Do 1 Gun	20. 00
Do Work on Gun	.50
Do 1. Bridle	1. 13. 3/4
Do 1. pair of Martingalls	1. 13. 3/4
Do 1. Saddle	11. 00
Do Doering Negroe	2. 19. 3/4
Do Court Expence	1. 60. 3/4
Division of lands and Whisky	1. 60. 3/4
	\$ 143. 66. 1/4
	125. 00

128) From the other side this sum  
Total of land pays Drawing -  
This is the  
Whole Amt to this day To schooling and tax -

\$125.04  
17.50  
\$112.54  
3.73.  
\$139.51.12

Martha Griffins Parte

To Rent of Land for the year 1828	\$ 1 86.3
To Hire of Negroes for 1828	16 80.
To Rent of Land for 1829	1 76.34
To Hire of Negroes for 1829	15 67.44
To Rent of Land for 1830	2 00
To Hire of Negroes for 1830	8 .9.
To his parts of the sale of the Negroes	<u>122 50</u>

Martha Griffins Dr. To her Guardian

Return to Court 1828	62.44
1. Spelling Book	25
6. yds Calico	1 50
6. Do	2 25
1. Shawl	2 25
1. Handkerchief	62.44
1. Waist Ribbon	37.44
2. Side & 1. Tacking Combs	62.44
Jackett Muslin	2 10.44
To Doctoring Negroe	2 19.34
Court Expenses	1 60.34
Division of Land and Whisky	1 60.34
Martha pays other lots of Land	11 25
Tax for Land	1 12.44
Schooling	5 44.74

Nancy Griffins Parte

To Rent of Land for 1828	1 86.3
To Hire of Negroes for 1828	16 80.
To Rent of Land for 1829	1 76.3
To Hire of Negroes for 1829	15 67.44
To Rent of Land for 1830	2 00
To Hire of Negroes for 1830	8 .9.
To his parts of the sale of Negroes	<u>122 50</u>

\$168 70

Nancy Griffins Dr. To her Guardian

To Return to Court	62.44
1. Spelling Book	25
1. Bonnet	1 50
3. yds Ribbon	81.44
6. yds Calico	2 25
1. Shawl	2 25

129) Waist Ribbon

To 2. lace comb

To 1 pair of shoes

To Jackett Muslin

To 1 Tacking comb

To Doctoring Negroe

Court Expence

Division of Land and Whisky

She pays to other lots of land

To Tax and Schooling

Elizetha Griffins Parte

To Rent of Land for 1828

To Hire of Negroes for 1828

To Rent of Land for 1829

To Hire of Negroes for 1829

To Rent of Land for 1830

To Hire of Negroes for 1830

To his parts of the sale of Negroe

Elizetha Griffins Dr. To her Guardian

Return to Court 1828

To 1 Bonnet

To 3 yds Ribbon

To 1 pair shoes

To 1 Shawl

To 1 Waist Ribbon

To 1 Tacking comb

To 3 yds Calico

To Doctoring Negroe

To Court Expences

To Division of Land & whisky

To Tax for Land

She pays other lots of land

To 12.44

To 25

To 27.44

To 60.34

To 60.34

To 12.44

To 25

To 97.44

To 112.72.44

Return to Court of the execs. of the Estate of  
Arthur Griffis Deacon. From the 2<sup>d</sup> day of  
Feb. 1888 until the 1<sup>st</sup> day of January 1889.

Brother Griffiths' Part

To	Rent of land for 1828	1 86 21
To	Hire of Negroes for 1828	16 80
To	Rent of land for the year 1829	1 76 21
To	Hire of Negroes for the year 1829	15 67 14
To	Rent of land for 1830	2 00
To	Hire of Negroes for 1830	8 9
As part of the sale of Negroes		122 50
		1168 21

Arthur Griffon Jr. to his Guardian

Return to Court in Feb<sup>r</sup> 1898 -

## Factoring Strategies

### Court Expenses

Division of Law

Yankee for Lanes

~~McNamee, Inc. 37-87-88~~

\$7	16.44
27	50.
<b>\$189</b>	3.31

William Ross Stow Locomotives

State of Minnesota

Stewart County

in the County of Stewart, New York, in the State of New York, doth  
certify that I have been engaged at the house in Stewart County for the town of  
Manhattan, after the 1st day of March 1838 in having paid the  
State Tax agreed to law.

In testimony whereof I have caused to be my hand  
and seal it upon the 28<sup>th</sup> day of May 1851.

W Williams & Co  
of Stewart County Ga

Shayrock + Lee from Licener 1831

State of Georgia, } March twenty and four, One Thousand & Thirteen, under the seal of  
Stonewall County, } They give to Lee Merchant & Company, and will notice of merchandise  
at their house or store for the term of Twelve Months, from and after the 16<sup>th</sup> day of  
April 1831. They having given the foregoing sealable to law.

W Williams Clark of  
Stewart County to our

Weeks Prop from Leinen 1831

*John F. Thompson*

Stonewall County George Weeks and Asylum Roof Merchant & Traders under the  
style and firm of Weeks & Asylum being authorized to vend and sell Articles of  
Merchandise at their house in Stonewall for the term of Twelve Months from and  
after the 1st day of May 1831. They having paid the sum agreeable to law  
from under my hand at office in Stonewall the 16th day of August 1831.

W Williams Clerk  
of Stewart County Court

Kay Clement Stor Leinen 1831

State of Pennsylvania

Stewart County, 3 William Gray & Robert H. Clement Merchants Trading under the firm  
and firm of Gray & Clements are hereby authorized to vend this article to the city of Mankato,  
at their house in St. Paul for the term of twelve months from and after the 20<sup>th</sup> day of  
November 1830 they having had the same on the 1<sup>st</sup>

6 am under my hands at open air over the N<sup>o</sup> 1000 feet - 1000

William & wife  
of Stewart County Board

William Biddle. Guardian to Harrison Williams Bennett

Know all men by these presents That we William Pendle James Grey  
and Williamson Williams are held and firmly bound unto Nathan Ross  
Chairman & the Justices of the County Court of Stewart County their successors  
or successors survivor or survivors Their Executors Administrators or assigns  
in the sum of five thousand dollars For the benefit of Harrison Williams  
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 2d day  
of August 1831.

The condition of the above obligation is such that whereas William Randle has been appointed Guardian to the said Harrison Williams. Now if the Randle shall well and faithfully make true & certain and settlement & accounting with the County Court of Stewart agreeable to law during

During his Guardianship and at the expiration thereof shall, well & 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 to his hands by virtue of said Guardianship. Together with the fee of its. & the said Randle 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 & virtue in law.

Taken & acknowledged in open court

William Randle

August Term 1831

James Gray

Williamson Williams

### William Randle Guardian to Maria Williams Bond

Know all men by these presents. That we William Randle, James Gray and Williamson Williams are held and firmly bound unto Nathan Pop Chairman and the justices of the County Court of Stewart County their successors or successors survivor or survivors their executors administrators and appliers in the sum of two thousand dollars for the benefit of Maria Williams. For the payment of which we bind ourselves and heirs executors administrators and appliers jointly and severally firmly by these presents sealed with our seals and dated this 2<sup>nd</sup> day of August 1831

The condition of the above obligation is such. That whereas William Randle has been appointed Guardian to said Maria Williams. Namely the said William Randle shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law during his 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. And said Randle shall demean himself in all things relative to said Guardianship agreeable to law. And this obligation to be void else to remain in full force and virtue Taken & acknowledged in open court

William Randle

August Term 1831

James Gray

Williamson Williams

### William Randle Guardian to William Williams Bond

Know all men by these presents. That we William Randle, James Gray and Williamson Williams are held & firmly bound unto Nathan Pop Chairman and the justices of the County Court of Stewart County. their successors or successors survivor or survivors their executors administrators or appliers in the sum of two thousand dollars for the benefit of William Williams. For the payment of which we bind ourselves. our heirs executors administrators and appliers jointly and severally firmly by these presents sealed with our seals & dated this 2<sup>nd</sup> day of August 1831

133

The condition of the chain of the above obligation is such. That whereas William Randle has been appointed Guardian to the said William Williams. Know if the said William Randle shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law during his Guardianship. and at the expiration thereof shall well & 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 to his hands by virtue of said Guardianship together with the profits and the said Randle 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 & virtue in law. Taken & acknowledged in open court. August Term 1831.

William Randle

James Gray

Williamson Williams

### William Randle. Guardian to Susan Williams Bond

Know all men by these presents. That we William Randle, James Gray and Williamson Williams are held and firmly bound unto Nathan Pop Chairman & the justices of the County Court of Stewart County. Their successors or successors. survivor or survivors their executors. administrators and appliers. In the sum of two thousand dollars. For the benefit of Susan Williams. For the payment of which we bind ourselves. our heirs executors administrators and appliers jointly and severally firmly by these presents. Sealed with our seals and dated this 2<sup>nd</sup> day of August 1831.

The condition of the above obligation is such. That whereas William Randle has been appointed Guardian to the said Susan Williams. Know if the said Randle 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 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 to his hands by virtue of said Guardianship. Together with the profits and the said Randle 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 & virtue in law. Taken & acknowledged in open court August Term 1831.

William Randle

James Gray

Williamson Williams

### Henry Wynn. Bond of Thomas Wynn Deceased Return

A return of <sup>the</sup> money that I have received of the estate of Thomas Wynn Deceased. of the court house money paid from the 11<sup>th</sup> of August 1827 up to this date.

\$1050.29.34

Henry Wynn. Bond of  
Thomas Wynn Deceased

(134) William B Nicholas Guardian to Mary Ellis Bond

Know all men by these presents. That we William B Nicholas Benjamin Kelly and William A Coulison are held & firmly bound unto Nathan Rap Chairman of the County Court of Stewart County. Their successor or successors survivor or survivors. Their Executors Administrators or assigns in the sum of one hundred dollars. For the benefit of Mary Ellis. 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 2<sup>d</sup> day of August 1831.

The condition of the above obligation is such that whereas, William B Nicholas has been appointed Guardian to the said Mary Ellis. Now if the said William B Nicholas 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 order the profits of said estate. That may come into his hands by virtue of said Guardianship. Together with the profits and the said Nicholas as aporsed shall dismean 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 & virtue in law.

Taken & acknowledged in open court  
August Term 1831.

William B Nicholas

Benjamin Kelly

William A Coulison  
mark

William B Nicholas Guardian to Harriet Ellis Bond

Know all men by these presents. That we William B Nicholas Benjamin Kelly and William A Coulison are held & firmly bound unto Nathan Rap Chairman of the County Court of Stewart County. Their successor or successors survivor or survivors. Their Executors Administrators and assigns in the sum of one hundred dollars. For the Benefit of Harriet Ellis. 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 1<sup>st</sup> day of August 1831.

The condition of the above obligation is such that whereas, William B Nicholas has been appointed Guardian to the said Harriet Ellis. Now if the said Nicholas shall well & 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 account with the said Justices of the County Court of Stewart and pay over to them or their order the profits of said estate. That may come into his hands by virtue of said Guardianship. Together with the profits and the said Nicholas as aporsed shall dismean himself in all things relative to the said Guardianship agreeably to law. Else to remain in full force and virtue in law.

Taken & acknowledged in open court  
August Term 1831.

William B Nicholas

Benjamin Kelly

William A Coulison  
mark

William B Nicholas Guardian to Fanny Ellis Bond (135)

Know all men by these presents. That we William B Nicholas Benjamin Kelly and William A Coulison are held & firmly bound unto Nathan Rap Chairman of the County Court of Stewart County. His successor or successors survivor or survivors his Executors Administrators or assigns. In the sum of one hundred dollars. For the benefit of Fanny Ellis. For which payment well and truly to be made we bind ourselves our Heirs Executors Administrators and assigns jointly & severally firmly by these presents sealed with our seals and dated this 1<sup>st</sup> day of August 1831.

The condition of the above obligation is such that whereas William B Nicholas has been appointed Guardian to the said Fanny Ellis. Now if the said William B Nicholas shall well & 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 & 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 Nicholas as aporsed shall dismean himself in all things relative to the said Guardianship agreeably to law. Else this obligation to be void. else to remain in full force and virtue in law.

William B Nicholas

Benjamin Kelly

William A Coulison  
mark

William B Nicholas Guardian to William Ellis Bond

Know all men by these presents. That we William B Nicholas Benjamin Kelly and William A Coulison are held & firmly bound unto Nathan Rap Chairman of the County Court of Stewart County. His successor or successors survivor or survivors. Their Executors Administrators or assigns in the sum of one hundred dollars. For the Benefit of William Ellis. 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 1<sup>st</sup> day of August 1831.

The condition of the above obligation is such that whereas, William B Nicholas has been appointed Guardian to the said William Ellis. Now if the said William B Nicholas 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 order the profits of said estate that may come into his hands by virtue of said Guardianship. Together with the profits and the said Nicholas as aporsed shall dismean himself in all things relative to the said Guardianship agreeably to law. Else this obligation to be void. else to remain in full force and virtue in law.

William B Nicholas

Benjamin Kelly

William A Coulison  
mark

Gabriel Gurnigan Guardian (To Sally Gurnigan) Bond

Know all men by these presents That we Gabriel Gurnigan, William Currie and  
are held & firmly bound unto Nathan Pop Chairman of the  
County Court of Stewart County his Successor or Successors, Survivor or Survivors, His Executors  
Administrators and Appliers In the sum of five hundred dollars For the benefit of  
Sally Gurnigan For the payment of which we bind ourselves our Heirs, Executors  
Administrators and Appliers jointly and severally firmly by these presents sealed with  
our seals and dated this 7<sup>th</sup> day of August 1831.

The condition of the above obligation is such that whereas Gabriel Gurnigan has been  
appointed Guardian to the said Sally Gurnigan. Now if the said Gurnigan shall  
well & 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 account with the said Justices of the County Court  
of Stewart and pay over to them or their order the profits of said estate. That  
may come into his hands by virtue of said Guardianship. Together with the profits  
and the said Gurnigan as aforesaid shall demean himself in all things  
relative to the said Guardianship agreeably to law and then this obligation  
to be paid else to remain in full force and virtue in law.

Gabriel Gurnigan  
William Currie  
Leonard Shaw

Gabriel R Gurnigan Guardian (To Margaret Gurnigan) Bond

Know all men by these presents That we Gabriel R Gurnigan William Currie  
and Leonard Shaw are held & firmly bound unto Nathan Pop Chairman of the  
County Court of Stewart County his Successor or Successors, Survivor or Survivors, His Executors  
Administrators or Appliers In the sum of five hundred dollars For the benefit of  
Margaret Gurnigan For the payment of which we bind ourselves our Heirs, Executors  
Administrators and Appliers jointly and severally firmly by these presents sealed  
with our seals and dated this 7<sup>th</sup> day of August 1831.

The condition of the above obligation is such that whereas Gabriel R Gurnigan has been  
appointed Guardian to Margaret Gurnigan. Now if the said Gabriel R Gurnigan shall  
well & 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 account with the said Justices of the County Court  
of Stewart and pay over to them or their order the profits of said estate. That  
may come to his hands by virtue of said Guardianship. Together with the  
profits and the said Gurnigan as aforesaid shall demean himself in all things  
relative to the said Guardianship agreeably to law and then this obligation to be  
paid else to remain in full force and virtue in law. Gabriel R Gurnigan  
Paid & acknowledged in open court.

August Court 1831.

William Currie  
Leonard Shaw

Henry Herrill, constable, Bond

State of Georgia

Know all men by these presents That we Henry Herrill Robert Walker  
and Asa Morris are held & firmly bound unto William Carroll Governor in & over  
the State aforesaid In the sum of one thousand dollars to be paid to the said  
William Carroll his Successor in office or their Appliers Which payment will be truly  
to be made us bind ourselves and each of us our & each of our Heirs, Executors,  
Administrators and Appliers jointly & severally firmly by these presents sealed with  
our seals and dated this 7<sup>th</sup> day of August 1831.

The condition of the above obligation is such that whereas the above named Henry  
Herrill, hath been by the justice of the Court of Pleas & Quarter Sessions for the  
County of Stewart Appointed Constable in & for said County. Now if the said Henry Herrill  
shall well & faithfully execute all process & precept to him directed and  
faithfully account for & pay over all monies by him collected by virtue of any process or  
precept put into his hands. To the plaintiff his heir or their Agent or Attorney or to such  
other person or persons to whom the same may be due & payable agreeable to the terms  
hereof. In all other things faithfully execute & perform the duties of Constable  
during his continuance in office. Then the above obligation to be paid else to remain in  
full force & virtue. Taken & acknowledged

In open Court August Term 1831.

Henry Herrill  
Robert Walker  
Asa Morris

William B Nicholas Guardian (To Nancy Ellis) Bond

Know all men by these presents That we William B Nicholas Benjamin Kelly and  
William A Tomlinson are held & firmly bound unto Nathan Pop Chairman of the County  
Court of Stewart County his Successor or Successors, Survivor or Survivors, His Executors  
Administrators or Appliers In the sum of one hundred dollars For the benefit of  
Nancy Ellis For the payment of which we bind ourselves our Heirs, Executors  
Administrators and Appliers jointly & severally firmly by these presents sealed  
with our seals and dated this 7<sup>th</sup> day of August 1831.

The condition of the above obligation is such that whereas William B Nicholas  
has been appointed Guardian to Nancy Ellis. Now if the said Nicholas shall  
well & 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 account with the 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 Nicholas as aforesaid shall demean himself in all things  
relative to the said Guardianship agreeably to law and then this  
obligation to be paid else to remain in full force & virtue in law.  
Paid & acknowledged in open court

August Term 1831.

William B Nicholas  
Benjamin Kelly  
William A Tomlinson

W W M

(38) An account of the Estate of Willis Whitford Dec'd

Mary Whitford	1. Axe, plow & Hoes	\$2 62 1/2
Do	1. plow & Har. 50. 1. Histles 1.00	1 50
Do	1. Horse wheel. 1. 12 1/2 yd. lastings 1.25	2 57 1/2
Do	1. Rul. 25. 1. Large cold. 50. 1. Bits 25	1 00
Do	1. Bed & Furniture 1.00. 1. Do 1.00	2 00
Do	1. Do	5 00
Do	1. Cupboard & Furniture 2. 12 1/2 yd. 1. Table 1.00	3 12 1/2
Do	1. Chest 12 1/2 yd. 5. Chairs 50	1 62 1/2
Do	1. Table 1.25. spoons. 62 1/2 yd.	1 87 1/2
Do	2. Cloves 1.00. 1. Small & fine shot. 1.00.	3 00
Do	10. Head Hogsheads. 1. Do 6.00	19 00
Do	1. Cow & Calf 5.00. 1. Do 4.2. yearlings 6.50	11 50
Do	1. Yoke of oxen \$20	20 00
Do	1. Bay Mare	10 50
Do	1. Gray Mare	10 00
Do	1. Roan Filly	15 00
Do	1. Ox Carte	12 25
Do	36. live of Negro Girl	1 00
		<del>122 50</del>
		<del>122 50</del>
		<del>122 50</del>

John Stokes	3. Barrels & 2. Hogs	2 18 3/4
Larkin Horrook	1. Hroud	1 81 1/4
John Richards	1. Saw. 1. Axe 46	0 50
Henry L. Atkins	1. Axe	0 81 1/4
Larkin Horrook	1. Auger	0 25
William Bay	1. Log Chain	2 00
John Daniels	1. Bank	0 75
Asa Whitford	4. Chaires	1 68 3/4
Do	1. Ripplequin	6 50
John Whitford	1. Sack	3 50
Asa Whitford	1. Cow	4 00
Larkin Horrook	1. Cow	5 25
Samuel Stalls	1. Cow	8 62 1/2
William Holley	1. Bull	3 81 1/4
Samuel Stalls	1. Bell	1 68 3/4
Sabby Gurin	1. Steer	4 00
John Stokes	1. Steer	5 18 3/4
Garret Crisp	1. Heifer	3 37 1/2
Asa Whitford	1. Yoke of Steers	26 00
Willis Whitford	1. Roan Hair	25 12 1/2
Garret Crisp	3. Sheep	2 31 1/2
James Kneew	1. Histles	10 12 1/2
Samuel Stalls	36. Gees	2 81 1/4
		<del>122 50</del>
		<del>122 50</del>
		<del>122 50</del>

May 20<sup>th</sup> 1831. I do solemnly administer of Willis Whitford  
do certify that the above & foregoing is a full account of the estate of  
the property of the said

Account current. Estate of Thomas Wynn Dec'd

The estate of Thomas Wynn deceased. To James Jones and Henry Williams. Administrator of said Estate Dr	
1. Balance given on note due to Bayly	853 47-
2. John & Warner Act	9 20
3. By Tax receipt from James Daniels Henry City	1 05
4. J. J. Jennings Receipt	16 00
5. Wm. Westcott Receipt	19 57
6. John Woodfin Do	17 75
7. James Humphreys. Do	1 93 3/4
8. Martains Do	10 00
9. Do Do	10 00
10. John Woodfin Do	23 18
11. Henry L. Atkins Do	19 6 1/4
12. Mary Bennett Do	40 00
13. James Jones Do	27 31
14. Do Do	100 00
15. Balance paid to Warble on Note	2 50
16. T. S. Scarborough Receipt	15 81 1/4
17. W. L. Atkins Do	21 50
18. Grop Do	5 00
19. Note Given to Turner	5 00
20. Do Do	5 00
21. Note Given to Humphreys 46?	5 00
22. Receipt Do	5 00
23. William Acock Receipt	12 50
24. James Jones Do	10 00
25. Do Do	40 00
26. A. Cooper Do	19 20
27. William Williams Do	12 57 1/2
28. John & Clements Do	24 40
29. Do Do	40 00
30. Thomas Ward Do	105 48
31. Tax Receipt	10 50
32. Do Do	8 75
33. John Brown Act	32 50
34. William Williams Receipt	6 00
35. John Scarbroughs Receipt	60 00
36. Winifred Wynn. Do	100 00
37. Do Do	20 00
38. Gabriel Wynn Do	20 00
39. A Wynn Do	20 00
40. W. G. Wynn Do	20 00
41. A. B. Wynn Account	20 00
42. Clerks fee on copies	1 1/2

(38) An account of Sale Estate of Willis Whitford Dec'd

Mary Whitford	1. Ax, plow & Hoes	\$2	62 1/4
Do	1. " plow & Hoes 50 1. Kettle 1.00	1	50
Do	1. Max wheel 1.12 p. Castings 1.25	2	37 1/4
Do	1. Axle 25 1. Large wheel 50 1. Bits 25	1	00
Do	1. Bed & furniture 1.00 1. Do 1.00	2	00
Do	1. Do	5	00
Do	1. Cupboard & furniture 8.12 p. 1 Table 1.00	8	12 1/4
Do	1. Chest 1.12 p. 5 Chairs 50	1	62 1/4
Do	1. Table 1.35. Spades 62 1/4	1	87 1/4
Do	2. Plow 1.00 1. Saw & fire shovels 1.00	3	00
Do	10. Head Hogsheads 1. Do 6.00	19	00
Do	1. Cow & Calf 5.00 1. Do 4.2. yearlings 6.50	11	50
Do	1. Yoke of oxen \$20	20	00
Do	1. Bay Mare	10	50
Do	1. Gray Mare	10	00
Do	1. Roan Filly	15	00
Do	1. Ox Carte	12	25
Do	36. hire of Negro Girl	1	00
		122	50
		122	50

John Stokes	3 Barrels 82 Kegs	2	18 3/4
Larkin Norrod	1. Arrow	1	81 1/4
John Richards	1. Saw. 1. Ax 46	0	50
Henry L Atkins	1. Ax	0	81 1/4
Larkin Norrod	1. Siger	0	25
William Hogg	1. Log Chain	2	00
John Daniels	1. Hatch	0	75
Asa Whitford	4. Chairs	1	68 3/4
Do	1. Peppermint	6	50
John Whitford	1. Saddle	3	50
Asa Whitford	1. Cow	4	00
Larkin Norrod	1. Cow	5	25
Samuel Stalls	1. Cow	8	62 1/4
William Hogg	1. Bull	3	87 1/4
Samuel Stalls	1. Bell	1	68 3/4
Sabry Gurin	1. Steer	4	00
John Stokes	1. Steer	5	18 3/4
Garret Crisp	1. Horses	5	37 1/4
Asa Whitford	1. Yoke of Horses	26	00
Willis Whitford	1. Roan Mare	25	12 1/4
Garret Crisp	3. Sheep	2	31 1/4
James Andrews	1. Horses	10	12 1/4
Samuel Stalls	36. Gas	2	81 1/4
Do 20th 1831. A. Clements Auditor of Willis Whitford do certify that the above & foregoing is a true account of the estate of Willis Whitford		296	75

Account current. Estate of Thomas Wynn Dec'd

the estate of Thomas Wynn deceased. To games guns and Henry M. Wynn. Am't of said Estate \$11			
1. Credit Given on Note due to Boyell		828	42
2. John W. Warner Ac't		9	20
3. By Van receipt from James Daniels Henry City		1	05
4. J. J. Jennings Receipt		16	00
5. Wm. Westcott Receipt		19	57
6. John Woodfin Do		17	75
7. James Humphreys Do		1	98 1/4
8. Martains Do		10	00
9. Do		10	00
10. John Woodfin Do		23	18
11. Henry L Atkins Do		19	6 1/4
12. Mary Bennet Do		40	00
13. James Jones Do		27	31
14. Do Do		100	00
15. Balance paid to Marable on Note		2	50
16. T. S. Scarborough Receipt		15	81 1/4
17. H. L. Atkins Do		21	50
18. Groop Do		5	00
19. Note Given to Turner		5	00
20. Do Do		5	00
21. Note Given to Humphreys \$6?		5	00
22. Receipt Do		5	00
23. William Acock Receipt		12	50
24. James Jones Do		71	00
25. Do Do		40	00
26. N. Groop Do		19	20
27. William Williams Do		12	37 1/4
28. John W. Clements Do		21	00
29. Do Do		10	00
30. Thomas Wood Do		105	48
31. Do Receipt		10	30
32. Do Do		8	75
33. John Brown Co		32	50
34. William Williams Receipt		6	00
35. John Scarboroughs Receipt		60	00
36. Winnipeg Wynn Do		100	00
37. Do Do		20	00
38. Gabriel Wynn Do		20	00
39. A. Wynn Do		20	00
40. W. G. Wynn Do		20	00
41. H. B. Wynn Account		41	95
42. Clerks fees on copies		1	87
		8998	39 1/4

140

Amount Brought forward in Books and Accounts

\$938.59 1/-

The amount Received by us Admt from County orders due Said Estate from the 1 <sup>st</sup> August 1827, to this date	1040.29.44
The amount in Books	<u>928.57.1/-</u>
The balance due & Admt. on a former settlement	111.70.44
The amount due Admt	<u>199.75.1/-</u>
The amount paid by said Admt first settlement.	1555.24.44
The amount at present	<u>\$3463.84.</u>

Commission on \$463.84. bills at 5 per cent

173.19.

State of Virginia In pursuance of an order of the Court of Pleas  
Stewart County and quarter sessions of the County and State  
aforesaid we have examined the amounts and Books of James Evans  
and W. H. Myers Admt of Thomas Myers Esq; and certify that the above  
is a true statement of the A/c exhibited to us this 2<sup>nd</sup> August 1831.

William Miller  
E. S. Largent

Settlement With Executor of Rhoda Ward Deceased

State of Virginia In obedience to your order to us directed of  
Stewart County 3 May Term 1831 and provided as follows. We  
find from Books from Number One to Number Seventeen  
amounting to \$156 1/2, paid to the legatees and other lawful  
purposes. And we yet find in the hands of Curtis Gray Executor  
of Rhoda Ward deceased.

\$106.82 1/-

As witness our hands this 29<sup>th</sup> April 1831.

Devia Moor  
G. W. Atkins  
Joshua Hamlet

Inventory of the property of Willis Whitford Deceased

1. Head of Horse 11. Head of cattle. 25. Head of Hogs. 3 heads of Sheep. 1. Still.  
1. Pipe Gun. 1. Bed. 1. Cupboard & Furniture, a small parcel. Kitchen furniture  
2. Tables. 8 Chairs. 1. Chest. 1. Trunk. 1. Cart. 2. yoke of oxen. 2. Mens saddles.  
5 horses and foals. 4. Wagon wheels. 1. Grubbing hoe. 1. Log chain. 1. Iron wedge.  
2. Axes. 3 Barrels.

1. Note on Thomas Ward for \$6. 1. Note on James Rawls \$1.50. one receipt on G. W. Terrell  
of Henry County for collection of a Note for \$200.

The above is a true account of the property or effects that have come to our hands  
May the 11<sup>th</sup> 1831.

W. Whitford. Admt.  
Mary Whitford.

Settlement With David Irwin Guardian of the Miss. Henry Edwards Deceased

In compliance with an order of the County Court of Stewart County  
May Term 1831. To us directed. To settle with David Irwin Guardian for the  
Heirs of Henry Edwards deceased. And make return to the next Term  
to wit, we find on Settlement with David Irwin for James Edwards. That from the  
commencement of his Guardianship up to the first day of August 1831. That all  
the good notes and accounts that came to his hands. Also the Sales of rent  
and hire of Negroes for each year according to the times of the mowing and  
sowing. We have calculated the interest up to the 1<sup>st</sup> August 1831. We find the sum Total due is

\$1194 45

348 85.1/-

54 66.1/-

198 12.1/-

4 33.1/-

3 00

23 00

632 27.1/-

\$362 17.1/-

Leaving a balance due James Edwards

We find on Settlement with David Irwin Guardian for  
Sally Edwards. That on all the Notes that is good & amounts  
and the Sales of rent corn. And the hire of Negroes from the commence-  
ment of his Guardianship. We have calculated interest on  
up to the first day of August 1831. and find due

\$1101 57

325 99

51 10

151 36

4 33.1/-

3 00

23 00

8578 78

Balance due \$523 79

We then find. That Irwin is entitled to a credit  
A credit as per Settlement made 29<sup>th</sup> January 1829  
and interest thereon up to 1831.

Further entitled to a credit

Clerks fees on inventory at Summary times

Fees for Commissioners Service

Present allowance Irwin on the amount of money

The whole amount of credits

Balance due \$523 79

We find on settlement with David Brum Guardian for Martha P. Edwards. We find on all the good Notes and Accounts of the Estate originally due and sales of rent Corn. and hire of Negroes. With all the interest calculated from the commencement of his Guardianship up to the 1<sup>st</sup> of August 1831.

We find due	\$1052.09
300.94	
On a Settlement made 29 <sup>th</sup> January 1829.	
And interest up to the 1 <sup>st</sup> day of August 1831.	45.15
A further Credit of a younger date. of	182.12.14
Clerks fees for Sundry Services	4.33.14
Commissioners fees for their Service	3.00
Commission allowed Brum	23.00
	<b>\$358.53</b>
The amount brought down due	<b>\$195.54</b>

On settlement with David Brum Guardian for P. Edwards. we find	
an other good Notes & accounts & sales of rent Corn & hire of Negroes from the	
commencement of the Guardianship up to the first of August 1831. Principal	
and interest brought up to - Guardian due	\$1339.22
Brum a Credit of	302.69
From a Settlement made 29 <sup>th</sup> January 1829. Interest	45.38
Entitled to a further Credit since	198.40
Clerks fees for Sundry Services	4.33.14
For Commissioners Services	3.00
Commissioners attorney's commission allowed Brum	27.00
	<b>\$350.80</b>
Balance due brought down	<b>\$758.44</b>

This Settlement made by us with David Brum Guardian  
For the minor Heirs of Henry Edwards deceased. Given under our hands  
This 26<sup>th</sup> July 1831. Benjamin Kelly,  
Nathan Thomas  
John Kizer

Settlement With Nathan Skinner Adm. of Wilson Page Decd.

We your Commissioners has met at the house of Nathan Skinner for the  
purposes of making a Settlement agreeable to an order of Court to us  
Directed With Nathan Skinner Adm. of Wilson Page Deced.

We find in the hands of the Adm. of said Estate \$275.00  
The Adm. is intitled to the following Bouchers

Boucher 1	59.85
Boucher 2	3.75
Boucher 3	1.12.14
Boucher 4	8.00
Boucher 5	2.50
Boucher 6	15.61
Boucher 7	23.04

Boucher 8.

Commissioners  
Commissioners charges

We find in the hands of the Administrator.

Given under our hands this day and date above written.

Robert Walker  
Lewis Elliott  
Nathan Kelly

Pay Lip 26<sup>th</sup> of July 1831

State of Georgia } Ether 12<sup>th</sup> by the 1<sup>st</sup> day of November trading  
Stewart County } under the title of Bay Lip Receipt we have  
entitled to these and sell articles of Merchandise in the County of Stewart  
for the time of twelve months from and up to the 20<sup>th</sup> day of July 1831. They  
having fair the State Law agreeable to law

Given under my hand at off in this 10<sup>th</sup> day of

William Clark  
of Stewart County Comt

William S. West State Licency

State of Georgia } William S. West is hereby authorized to sell  
and sell articles of Merchandise at his house  
Stewart County } in Stewart County for the time of twelve months  
from and up to the 20<sup>th</sup> day of August 1831 in having fair the State  
Law agreeable to law

William Clark  
of Stewart County

James Herndon. Adm. of William Herndon Deceased Recd.

Know all men by these presents that we James Herndon, Davis C. Wilson and James C. Wilson are  
of the State of Georgia & County of Stewart we have a firmly bound note to the Governor in the  
State aforesaid or his successor in office in the sum of One thousand dollars. To be paid to  
said Governor or his successor in office or their assignee. Which payment will and truly to be made. We have  
executed our said Executor Administrators jointly & severally firmly by these presents sealed with  
our seals and dated this 7<sup>th</sup> day of November 1831.

The condition of the above obligation is such that if the above bound James Herndon Administers  
estate of all and singular the goods and chattels rights and credits of William Herndon Deceased  
to make or cause to be made a true and perfect inventory of all & singular the goods & chattels  
rights and credits of the deceased which have or shall come into the hands, possession  
or payable proportion of the said James Herndon. Or into the hands or possession of  
any other person or persons for him. And the same so made to exhibit or cause to be  
published unto the ensuing County Court and the same goods, chattels, rights & credits

We find on Settlement with David Brum Guardion for Martha  
P. Edwards. We find on all the good Notes and Accounts of the Estate  
Especially due and sales of rent Corn. and hire of Negroes. With  
all the interest calculated from the commencement of his  
Guardianship up to the 1<sup>st</sup> of August 1831.

We find due	\$1052 <sup>09</sup>
300 94	
15 15	
182 12.44	
4 33.44	
3 00	
28 00	
<b>\$1558 53</b>	
<b>\$1493 54</b>	

The amount brought down due	\$1493 54
Settlement with David Brum Guardion for P. Edwards. we find on all the good Notes & Accounts & sales of rent Corn & hire of Negroes from the commencement of the Guardianship up to the first of August 1831. Principal	
and interest brought up to Guardianship due	\$1339 22
Brum's Credit of	302 69
From a Settlement made 29 <sup>th</sup> January 1829. Interest	15 38
Entitled to a further credit since	198 10
Clerks fees for Sundry Services	4 33.44
For Commissioners services	3 00
Commissioners attendance commision allowed Brum	27 00
<b>\$1550 80.54</b>	
<b>\$1758 43.44</b>	

Balance due brought down  
This Settlement made by us with David Brum Guardion  
For the Minor Heirs of Henry Edwards deceased. Given under our hands,  
This 26<sup>th</sup> July 1831. Benjamin Kelly  
Nathan Thomas  
John Tigar

Settlement With Nathan Skinner Accts of Person Page Dec<sup>2</sup>

We your Commissioners has met at the house of Nathan Skinner for the  
purpose of making a Settlement agreeable to an order of Court to us  
directed. With Nathan Skinner Accts. of Person Page Dec<sup>2</sup>  
We find in the hands of the heirs of said Estate

The Admt is intitled to the following Douchers

Doucher 1	59 83
Doucher 2	3 75
Doucher 3	1 12.44
Doucher 4	8 00
Doucher 5	2 50
Doucher 6	15 61
Doucher 7	23 04

Doucher 8.

Commissioners  
Commissioners charges

We find in the hands of the Administrator.

Given under our hands the day and date above written.

Robert Walker  
Lewis Elliott  
Nathan Peep

Bay Lip Street Store License 1831

State of Tennessee } Ethel Bay lip Street Store Merchant Academy  
Stewart County } under the title of Mr. J. Bay lip Street con long  
entitled to this and sell articles of Merchandise in the County of Stewart  
for the term of twelve months from and after the 20<sup>th</sup> day of July 1831. This  
having paid in the State Tax agreeable to law.

Given under my hand at office this 14th day of 1831

William Clark  
Stewart County Court

William H. West Store License

State of Tennessee } William H. West is hereby authorized to trade  
Stewart County } and sell articles of Merchandise at his house  
in Stewart County for the term of twelve months  
from and after the 20<sup>th</sup> day of August 1831 for having paid the State  
Tax agreeable to law

William Clark  
of Stewart County

James Burdon. Accts of William Burdon Deceased Bond.

We find in the hands of these presents that we James Burdon, David C. Wilson and James C. Wilson are  
of the State of Tennessee & County of Stewart are held and firmly bound unto the Governor or Vice  
the State aforesaid or his successor in office in the sum of One thousand dollars. To be paid to  
said Governor or his successors in office or their assigns. Which payment will and truly to be made. We bind  
ourselves our Heirs Executors Administrators jointly & severally firmly by these presents sealed with  
our seals and dated this 7<sup>th</sup> day of November 1831.

The condition of the above obligation is such that if the above bound James Burdon Adminis-  
trator of all and singular the goods and chattels rights and benefits of William Burdon Deceased  
to make or cause to be made a true and perfect inventory of all & singular the goods & chattels  
Right and benefits of the deceased which have or shall come into the hands, possession  
or keepership propriety of the said James Burdon. Or into the hands or possession of  
any other person or persons for him. And the same so made to exhibit or cause to be  
published unto our ensuing County Court. And the same goods, chattels rights & benefits ob-

(5) the deceased at the time of his death which at any time hereafter comes into the hands of  
any other person or persons for him to use and truly Administer according to Law,  
and further do make and cause to be made a true and just account of the said administration within  
one year after the date of these presents and all the rest and residue of the said goods chattels &  
bills which may be found remaining on the said Administration account. On same  
being first examined and allowed agreeably to Law, shall deliver and pay unto such person  
or persons respectively as the same shall be due, pursuant to the true intent & meaning  
of this Administration and if it shall appear that any Will or Testament was made  
by the deceased and Executor or Executrix thereto named. As witness the same unto  
Court, Making it allowed and approved of. According to the said form heretofore  
thereunto be requested to render and deliver the said letters of Administration.

approbation of such Testament being first had and made in our said court. And this  
obligation to be done also to remain in full force and Law, <sup>is</sup> James b. Wilson   
Taken and acknowledged in open Court,  
November Term 1831.

Jeppe Edwards (Guardian to Martha Edwards) Bonds

Know all men by these presents. That we Jeppe Edwards, David Swain & Henry Webb  
are held and firmly bound unto William Bailey esquire chairman of the County Court of Stewart  
County his successor or successors survivor or survivors their Heirs Executors  
Administrators or Creditors in the sum of two thousand dollars. For the benefit of Martha  
Edwards. For the payment of which we bind ourselves our Heirs Executors Administrators and Creditors  
jointly and severally firmly by these presents sealed with our seals and dated this 7<sup>th</sup>  
day of November 1831.

The condition of the above obligation is such. That whereas Jeppe Edwards has been  
Appointed Guardian to the said Martha Edwards. Now if the said Jeppe Edwards  
shall well and faithfully make true returns and settlements make in the County  
Court of Stewart, agreeably to Law, During his said Guardianship. And at the expiration  
thereof shall well and faithfully Account with the Justices of the County Court of Stewart.  
And pay over to them or their order. the said Estate that may come into his hands by  
virtue of said Guardianship. Together with the profits. And the said Jeppe Edwards  
as aforesaid. Shall demean himself in all things relative to the said Guardianship  
agreably to Law. And then the above obligation to be void also to remain in full  
force and virtue in Law  
Taken and acknowledged in open  
Court November Term 1831.

Jeppe Edwards (Guardian to Sarah W Edwards) Bonds

Know all men by these presents. That we Jeppe Edwards, David Swain & Henry Webb are held  
and firmly bound unto William Bailey esquire chairman of the County Court of Stewart  
County his successor or successors survivor or survivors their Heirs Executors  
Administrators or Creditors in the sum of two thousand dollars. For the benefit of Sarah W Edwards. For the  
payment of which we bind ourselves our Heirs Executors Administrators and Creditors  
jointly and severally firmly by these presents. sealed with our seals and dated this 7<sup>th</sup>  
day of November 1831.

The condition of the above obligation is such. That whereas Jeppe Edwards has been  
Appointed Guardian to the said Sarah W Edwards. Now if the said Jeppe Edwards shall  
well and faithfully make true returns and settlements make in the County Court of Stewart  
agreably to Law, During his said Guardianship and at the expiration thereof shall  
well and faithfully Account with the Justices of the County Court of Stewart and pay over  
to them or their order. the said Estate that may come into his hands by virtue of said  
Guardianship. Together with the profits. And the said Jeppe Edwards as aforesaid  
Shall demean himself in all things relative to the said Guardianship agreeably to Law. And  
then the above obligation to be void also to remain in full force and virtue in Law

Taken and acknowledged in open  
Court November Term 1831.

Jeppe Edwards   
David Swain   
Henry Webb

Jeppe Edwards (Guardian to P.A. M. Edwards) Bonds

Know all men by these presents. That we Jeppe Edwards, David Swain & Henry Webb are  
held and firmly bound unto William Bailey esquire chairman of the County Court of Stewart  
County his successor or successors survivor or survivors their Heirs Executors  
Administrators or Creditors in the sum of two thousand dollars. For the benefit of Penelope A.M. Edwards. For the  
payment of which we bind ourselves our Heirs Executors Administrators and Creditors  
jointly and severally firmly by these presents. sealed with our seals and dated this 7<sup>th</sup>  
day of November 1831.

The condition of the above obligation is such. That whereas Jeppe Edwards has been  
Appointed Guardian to the said P.A.M. Edwards. Now if the said Jeppe Edwards shall  
well and faithfully make true returns and settlements make in the County Court of Stewart  
agreably to Law, During his said Guardianship and at the expiration thereof shall  
pay over to them or their order. the said Estate that may come into his hands by virtue  
of said Guardianship. Together with the profits. And the said Jeppe Edwards as  
aforesaid shall demean himself in all things relative to the said Guardianship  
agreably to Law. And then the above obligation to be void also to remain  
in full force and virtue in Law  
Taken and acknowledged in open Court  
November Term 1831.

Jeppe Edwards   
David Swain   
Henry Webb

147) Benjamin W Taylor. Indenture on William Johnson.

State of Penncop

This indenture made this 7<sup>th</sup> day of November 1831  
Between William Bailey esquire Chairman of the Court of Pleas and Quarter  
Sessions of Stewart County and State aforesaid of the one part and  
Benjamin W Taylor of the other part, witnesseth, That the said William Bailey  
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 unto the said Benjamin W Taylor, an Orphan boy  
named William Johnson, now of the age of six years, 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 Lampell Conveniences 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 beare to his said  
Master, And the said Benjamin W Taylor, Doth covenant to and with the  
said William Bailey, That he shall cause the said apprentice to be taught  
the Arts and Trade of Larning, And that he will constantly find and  
provide said apprentice sufficient diet, Working, Lodging & apparel  
fitting for an apprentice, And also all other things necessary both in  
in sustayns and in health, And also that he will send him to some  
English School Within the time of his said apprenticeship until he can  
Reading, Writing and Arithmetic to the single rule of three.  
And also that he will furnish the said apprentice with two good  
and decent suits of Cloaths, At the expiracion of his said apprenticeship  
in Wchmpe Whence of the parties to these presents, shall set their hands,  
and seal the day and date aboue written, William Bailey  
Dated & Acknowledged  
An Open Court November Term 1831. Benjamin W Taylor  
David Madison  
Harrison Daniel

Benjamin W Taylor. Indenture on Edmund Johnson

State of Penncop

This indenture made this 7<sup>th</sup> day of November 1831  
Between William Bailey esquire Chairman of the Court of Pleas and Quarter  
Sessions for the County of Stewart and State aforesaid of the one part and  
and Benjamin W Taylor of the other part, witnesseth, That the said William  
Bailey, in pursuance of an order of the 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 unto the said Benjamin  
W Taylor, an Orphan boy, named Edmund Johnson, now of the age of  
eleven years, 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 Edmund Johnson, his said Master, shall faithfully serve, his  
Lampell Conveniences every where gladly obey,

He shall not, <sup>at</sup> any time absent himself from his said master, service without leave  
and in all things as a good and faithful servant shall behave towards his said  
master, and the said Benjamin W Taylor, Both Covenant and agree to and with  
the said William Bailey that he shall cause the said apprentice to be taught the  
arts of Reading, Writing and Arithmetic as far as the rule of three, and that  
he will constantly find and provide said apprentice during the time aforesaid  
good and wholesome diet, Working, Lodging 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 aforesaid until he shall  
be an aprentice, and also that he will furnish said apprentice, With two good  
and decent suits of Cloaths, at the expiracion of his said apprenticeship,  
In Wchmpe Whereof the parties to these presents, shall set their hands and seal  
the day and date above written  
William Bailey subscriber  
Benjamin W Taylor  
Harrison Daniel

Joseph Morgan Bond Cherry

State of Penncop

Know all men by these presents, That we Joseph Morgan  
John Lee, and Mathew Morgan are held & firmly bound unto William  
Bailey, engine Chairman of the Court of Pleas and Quarter Sessions for the County  
of Stewart in the sum of two thousand — dollars to be paid to the said  
William Bailey, His successors in office or their assigns. Which payment  
we and truly to be made. We bind ourselves and each of us our heirs Executors  
Administrators and assigns jointly and severally firmly by these presents,  
Sealed with our seals and dated this 8<sup>th</sup> day of November 1831.

The condition of the above obligation is such that whereby the aboves bound  
Joseph Morgan, hath obtained leave to keep a Ferry a brook Penncop River.  
Know if the said Joseph Morgan shall constantly find and provide good and  
sufficient Boats and other proper boats and have them always in attendance  
for travellers and others passing their houses carriages and effects over said River  
Then the above obligation to be paid, etc to remain in full force and Virtue  
Taken and acknowledged in  
Open Court November Term 1831

Joseph Morgan  
John Lee  
Mathew Morgan

John D Turner Will

In the name of God Amen, I John D Turner of the County of Stewart and State of  
Penncop, Being weak in bodily but of a sound mind, Do make this my last Will and  
Testament, In the words and figures following (to wit),  
I do will and bequeath somuch of my Goods and chattels, Land & tenements, To the  
payment of all my just debts of any there may be unpaid at my decease as will  
satisfy the same, And the residue of my personal and real Estate as followeth,  
First I do Will and Bequeath to my son John Turner, the sum of one hundred five  
cents in money and more, as I have heretofore given him an equal parts with

(189) Bartholomew Singletor my step son doth hereby receive from the sum of  
seventy five bushels in money I have heretofore given him his equal portion of my  
estate with all my heirs. And William Singletor my step son I do Will & Bequeath  
to him the sum of seventy five bushels. I have heretofore given him an equal share of  
my said estate. I do Will and Bequeath devise to my wife, Polly Turner, soner  
of my Estate as will be convenient sufficient to maintain her in her cleay, in case she  
should improve the same, and not suffer it to be wasted. In case it should be  
likely to be wasted then and in that case I do will and devise it to be taken and  
equally divided between my three daughters, singularly and successively  
(to wit,) Elizabeth Turner and Elizabett Turner and Margaret Turner, I do will  
and Bequeath all my personal Estate consist of goods and chattels, lands and  
Tenements, Money or effects of all and every kind whatever description, Insurance  
and form, above written. In this my last Will and Testament, I do hereby revoke  
and make void any Will or Wills, Grants or gifts at any other time made or  
entered into by me, in any shape or form. Whatever  
I of John D' Turner. Do hereby make and constitute Andrew Crumie and  
Nelson Brownell, of the aforesaid State and County, my sole Executors to this  
my last will and Testament and all and every Article and Contained therein.  
In Testimony thereof, I have hereunto set my hand and affixed my seal  
In presence of

Attest

J A Collins  
his + wife  
mark

Beverly  
mark

This twenty second day of April in  
the year of our Lord One thousand  
Eight hundred and thirty one

John D' Turner  
mark

George W Wallace Will

In the name of God Amen. I George W Wallace, planter, of the state of  
Tennessee Newbern County, Being in a lowe state of health, but of sound mind &  
memory. Do make and ordain this my last Will and Testament  
Item. 1<sup>st</sup> My will and desire is, That my wife Elizabeth have all the land and  
plantation whereon I now live, with all the benefits arising therefrom during her  
natural lifetime or widowhood  
Item. 2<sup>nd</sup> I also leave to my wife one negro girl named Catharine during  
her natural lifetime or widowhood.

Also my Will is, That at my just debts be paid out of the balance of my property  
not elsewhere named, and the remainder parte I give to my wife for the purpose  
of raising my children, and at her deceas, my will and desire is, That ever may remain  
of my property of every description, be equally devide among all my legitimate heirs.  
And I appoint my friend Eliza Williams Executor to this my last Will & Testament  
In witness Whereop I have hereunto set my hand and seal, this 7<sup>th</sup> day of  
August, 1831.

In presence of us  
Peter Morris

John Wallace  
mark

G W Wallace

(190) Dr. Account Current Estate of Wm Wall late Deceased

1830. To Balance of debts due by Broward Mc Barnol 160.	\$97 07
Note on H. L. Wall due 1 <sup>st</sup> July 1830 1 <sup>st</sup> January 1826	65 00
Note on H. D. Wall due 17 <sup>th</sup> July 1828	51 91
Order on James P. Wall	15 00
Hire of Coach for 1830	60 00
Sale of Negro boy Frank	550 00
of Mrs. Patrick	25 00
Ripley Gun	10 00
Saddle	4 00
One dollar in silver	1 00
	\$658 98
By account paid W. L. Wall a/c & receipt -	
W. Kay 4 Kay & Clements a/c to	96 55 14
W. H. Bailey a/c	20 62 47
	1 87 47
David Rogers	5 50
For Scarborough for Captain	7 50
James Poling Bailing Grace	7 00
Clementis Boarding Morning 16	60 00
A. M. Wall a/c	10 00
Clerks (for Williams)	7 25
Account of W. Williams	12 00
Crumpington a/c \$658 98 @ 5 per cent	32 94
Balance now on hand to pay over	399 96
	\$658 98

State of Tennessee — Mr. William Kay, William Bailey and George P. Brant  
Stewart County Commissioners appointed by the County Court to settle with  
Clementis and A. M. Wall Executors of the Estate of John Wall deceased, Do hereby  
certify That we having fully examined the papers, &c in their hands, and that the above amount  
herein, is just and true, leaving a balance in the Executors hands of three hundred and  
ninety nine dollars 96 cents. Given under our hands this 7<sup>th</sup> day of November 1831

William Kay  
William Bailey  
G. P. Brant  
Commissioners

Willis Manning (Adm<sup>r</sup> of Samuel Linton deceased) Bond

I know all men by these presents, That the Willis Manning, William S. Jones and John Manning  
of the State of Tennessee and County of Stewart are held and firmly bound unto the Governor  
in and over the State aforesaid or his successor in office. On the sum of four thousand dollars to  
be paid to said Governor or his successor in office or their assigns. Which payment will and  
truly to be made, We bind ourselves, Our Heirs Executors, Administrators, jointly and  
severally. Firmly by these presents. So done with our seals and dated this 7<sup>th</sup> day of  
November 1831.

The condition of the above obligation is such, That if necessary, if the above sum