

511 (51) bound Willis Manning Administrator of all and singular the goods and chattels rights and credits of Samuel Lyon 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 Willis Manning Or into the hands or possession of any other person or persons for him and the same to be made to exhibit or cause to be exhibited unto our ensuing County Court and the same goods chattels rights and credits of the aforesaid at the time of his death Which at any time hereafter comes into the hands of any other person or persons for him do will and truly Administer according to law and further do make or cause to be made a true and just account of the Administration Within one year after the date of these presents And all the rest and residue of the said goods chattels and credits which may be found remaining on or on the said Administration Account. In same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration And if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named to exhibit the same unto Court making it allowed and approved of. According if the said Willis Manning thereunto be requested do render and deliver the said letters of Administration approbation of such Testament being first had and made in our said Court. Then this obligation be void else to remain in full force and law.

Taken and acknowledged in  
Open Court November Term 1831

William B. Jones  
John Manning

See Open Court November Term 1831.

John Hickerson Administrator of Ezekel Hickerson Bond

Know all men by these presents That we John Hickerson Andrew Brown and Nelson Brewster all of the State of Pennsylvania and County of Stewart are held & firmly bound unto the Governor in and over 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 for which payment we and truly to be made in kind Crops and each of us our and each of our Heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals and dated this 8th day of November 1831

The condition of this above obligation is such That if the above bound John Hickerson Administrator of all and singular the goods and chattels rights & credits of Ezekel Hickerson aforesaid to make or cause to be made a true & perfect inventory of all and singular the goods and chattels Rights & Credits of the deceased Which have or shall come into the hands Knowledge or possession of the said John Hickerson or into the hands or possession of any other person or persons for him and the same to be made to exhibit or cause to be exhibited unto our ensuing County Court and the same goods chattels rights & credits of the deceased at the time of his death Which at any time hereafter comes into the hands of any other person or persons for him do will and truly Administer according to law. And further do make or cause to be made

512 (52) A true and just account of the administration within one year after the date of these presents. And the rest and residue of the said goods chattels and credits which may be found remaining on or on the said Administration account the same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named to exhibit the same unto Court making it allowed and approved of. According if the said John Hickerson thereunto be requested do render and deliver the said letters of Administration approbation of such Testament being first had and made in our said Court. Then this obligation be void else to remain in full force and law.

John Hickerson  
Andrew Brown  
Nelson Brewster

Benjamin Kelly & Others Inspectors of Obences Bonds

Know all men by these presents That we Benjamin Kelly David Rushing Henry Edwards Henry L. Atkins and Nelson Brewster all of the County of Stewart and State of Pennsylvania are held and firmly bound unto William Bailey Esq. Chairman of the County Court of Stewart in the sum of two thousand dollars to be paid to the said William Bailey his successors in office or their assigns for which payment we and truly to be made in kind Crops and each of us our and each of our Heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals and dated this 8th day of November 1831.

The condition of the above obligation is such That whereas the above named Benjamin Kelly and David Rushing hath been appointed by the Court of Pleas and Quarter Sessions for the County of Stewart Inspectors of Obences to be made County. Now if the Benjamin Kelly and David Rushing shall well and truly and faithfully perform all the duties of inspectors agreeably to the Act of Assembly in such case as are and provided then the above obligation to be voidable to remain in full force and virtue in law.

Benjamin Kelly  
David Rushing  
Henry L. Atkins  
Nelson Brewster

Guardian of the Heirs of William Ellis deceased Return

Received November 7th 1831 of Benjamin Kelly as the bond of the Estate of William Ellis. The following amounts. That appears due the minor Heirs of said William Ellis to wit; Ninety three dollars and twenty six cents in good Cash Money also a note for 180 Bushels of good sound corn which now do appear due said Heirs and for whose I am guardian.

William B. Hickerson  
3

511 (51) bound Willis Manning Administrator of all and singular the goods and chattels rights and credits of Samuel Lyon 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 Willis Manning Or into the hands or possession of any other person or persons for him and the same to be made to exhibit or cause to be exhibited unto our ensuing County Court and the same goods chattels rights and credits of the aforesaid at the time of his death Which at any time hereafter comes into the hands of any other person or persons for him do will and truly Administer according to law and further do make or cause to be made a true and just account of the Administration Within one year after the date of these presents And all the rest and residue of the said goods chattels and credits which may be found remaining on or on the said Administration Account. In same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration And if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named to exhibit the same unto Court making it allowed and approved of. According if the said Willis Manning thereunto be requested do render and deliver the said letters of Administration approbation of such Testament being first had and made in our said Court. Then this obligation be void else to remain in full force and law.

Taken and acknowledged in  
Open Court November Term 1831

William B. Jones  
John Manning

See Open Court November Term 1831.

John Hickerson Administrator of Ezekel Hickerson Bond

Know all men by these presents That we John Hickerson Andrew Brown and Nelson Brewster all of the State of Pennsylvania and County of Stewart are held & firmly bound unto the Governor in and over 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 for which payment we and truly to be made in kind Crops and each of us our and each of our Heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals and dated this 8th day of November 1831

The condition of this above obligation is such That if the above bound John Hickerson Administrator of all and singular the goods and chattels rights & credits of Ezekel Hickerson aforesaid to make or cause to be made a true & perfect inventory of all and singular the goods and chattels Rights & Credits of the deceased Which have or shall come into the hands Knowledge or possession of the said John Hickerson or into the hands or possession of any other person or persons for him and the same to be made to exhibit or cause to be exhibited unto our ensuing County Court and the same goods chattels rights & credits of the deceased at the time of his death Which at any time hereafter comes into the hands of any other person or persons for him do will and truly Administer according to law. And further do make or cause to be made

512 (52) A true and just account of the administration within one year after the date of these presents. And the rest and residue of the said goods chattels and credits which may be found remaining on or on the said Administration account the same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named to exhibit the same unto Court making it allowed and approved of. According if the said John Hickerson thereunto be requested do render and deliver the said letters of Administration approbation of such Testament being first had and made in our said Court. Then this obligation be void else to remain in full force and law.

John Hickerson  
Andrew Brown  
Nelson Brewster

Benjamin Kelly & Others Inspectors of Obences Bonds

Know all men by these presents That we Benjamin Kelly David Rushing Henry Edwards Henry L. Atkins and Nelson Brewster all of the County of Stewart and State of Pennsylvania are held and firmly bound unto William Bailey Esq. Chairman of the County Court of Stewart in the sum of two thousand dollars to be paid to the said William Bailey his successors in office or their assigns for which payment we and truly to be made in kind Crops and each of us our and each of our Heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals and dated this 8th day of November 1831.

The condition of the above obligation is such That whereas the above named Benjamin Kelly and David Rushing hath been appointed by the Court of Pleas and Quarter Sessions for the County of Stewart Inspectors of Obences to be made County. Now if the Benjamin Kelly and David Rushing shall well and truly and faithfully perform all the duties of inspectors agreeably to the Act of Assembly in such case as are and provided then the above obligation to be voidable to remain in full force and virtue in law.

Benjamin Kelly  
David Rushing  
Henry L. Atkins  
Nelson Brewster

Guardian of the Heirs of William Ellis deceased Return

Received November 7th 1831 of Benjamin Kelly as the bond of the Estate of William Ellis. The following amounts. That appears due the minor Heirs of said William Ellis to wit; Ninety three dollars and twenty six cents in good Cash Money also a note for 180 Bushels of good sound corn which now do appear due said Heirs and for whose I am guardian.

William B. Hickerson

3

Eliza Williams, Executor of G.W. Wallace, Bond.

State of New York, Know all men by these presents. That we Eliza -  
Stewart County, 3 - Williams, Anna Morris, and William Riker are  
held and firmly bound unto William Carroll Governor of the state aforesaid  
In the sum of one thousand dollars, to be paid to the said  
William Carroll, his successors in office or their assigns. For which  
payment we and they to be made the said Carroll and each of our  
and each of our heirs, executors, administrators and assigns.  
Jointly and severally, firmly by these presents, sealed with our  
seals, and dated this 7th day of November 1831.

The condition of the above obligation is such. That if Eliza -  
Williams, Executor of the last Will and Testament of George W. Wallace  
deceased. Do make or cause to be made, a true and perfect  
Inventory of all & singular the goods, chattels, rights & credits  
of the said deceased which shall or shall come into the hands  
Knowledge or possession of the said Executor. Or into the hands  
or possession of any other person or persons to his knowledge, and  
exhibit the same or cause it to be exhibited unto our ensuing  
County Court, and all the same good and chattels rights & credits of the  
deceased at the time of his death, or at any time after, which have  
or may come into the hands of possession of the said Executor, or  
any other person or persons for him, do well and truly administer  
according to law, and agreeable to the said Will & Testament and  
do make or cause to be made a true & plain account of  
said Executorship and exhibit the same on oath before the justices  
of our said Court, and all the rest and residue of said goods &  
chattels, rights, and credits of said deceased remaining on said  
date and pay to such person or persons respectively, to whom the  
same may be due, agreeable to the true intent and meaning of the  
said Will and testament. Then the above obligation to be void  
else to remain in full force and virtue in law.

Taken & acknowledged in open  
Court November 7th 1831.

Eliza Williams,  
Anna Morris,  
William Riker,  
mark

Nelson Croswell (Executor) Bond. John J. Turner, Seal  
Andrew Burn

State of New York, Know all men by these presents. That we Andrew  
Stewart County, 3 Nelson Croswell, Andrew Burn, David  
Rushing & Ruth M. Smith are held and firmly bound unto  
William Carroll Governor of the state aforesaid in the sum of one thousand  
dollars. To be paid to the said William Carroll  
his successors in office or their assigns. For which payment we  
and they to be made the said Carroll and each of us our  
and each of our heirs, executors, administrators and assigns, jointly & severally, firmly by these presents  
sealed with our seals, and dated this 8th day of November 1831.

The condition of the above obligation is such. That if Nelson Croswell and Andrew  
Burn, Executors of the last will & Testament of John T. Turner deceased, do  
make or cause to be made a true and perfect inventory of all & singular the goods &  
chattels, rights & credits of the said deceased which shall or shall come into the  
hands Knowledge or possession of the said Executor, or into the hands of possession  
of any other person or persons for him to his knowledge, and exhibit the  
same or cause it to be exhibited unto our ensuing County Court, and all the  
the same goods & chattels, rights & credits of the deceased at the time of his  
death. Or at any time after, which shall or may come into the hands  
or possession of the said Executor, or any other person or persons for him, do well and  
truly administer according to law, and agreeable to said Will & Testament, and  
do make or cause to be made a true & plain account of his said Executorship  
and exhibit the same on oath before the justices of our said court, and all the rest &  
residue of said goods & chattels, rights & credits of the said deceased remaining  
on said account. Do deliver & pay to such person or persons respectively to whom  
the same may be due, agreeable to the true intent & meaning of the said  
Will & Testament. Then this obligation to be null and void else to remain in  
full force and virtue in law.

Nelson Croswell,  
Andrew Burn,  
David Rushing,  
R. M. Smith

Joseph Edwards, Guardian to James Edwards, Bond

Know all men by these presents. That we Anna Edwards, David Burn and Henry  
Webb are held and firmly bound unto William Bailey Chairman of the County Court of  
Stewart County, his successor or successor survivor or survivors, executors, administrators  
and assigns in the sum of two thousand dollars. For the benefit of James Edwards,  
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  
7th day of November 1831.

The condition of the above obligation is such. That whereas Anna Edwards, has been  
appointed Guardian to the said James Edwards, now of the said Stewart County. 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 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 that said  
James Edwards as aforesaid shall demean himself in all things relating to the  
said Guardianship agreeably to law, and then the above obligation to be  
void else to remain in full force and virtue in law.

Taken & acknowledged in open  
Court November 7th 1831

Joseph Edwards,  
Andrew Burn,  
Henry Webb,  
mark

*Clement's Executor of John Wall*

*Inventory of the property of John Wall deceased  
1 Note on Wm Wall for thirty one dollars & 96 cents due 17 July 1828*

*Clement's Executor*

*State of Tennessee  
Stewart County*  
*John H. Cleggford is hereby authorized and  
will exhibit of his hands at his house in Stewart County  
for the sum of 12 months from and up to the 1st. Sept 1831 the  
Levy, and Taxe agreeable to Law*

*Given under my hand this 29<sup>th</sup> January 1832*

*W. Clements, Exec.*

*Wm. W. Koen Guardian (to John Bailey) Bonds*

*Know all men by these presents. That we John W. Koen, John Scarborough and John H. Petty are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County. His Successor or Successors. Survivor or Survivors. Executors. Administrators and Appraisers. In the sum of fifteen hundred dollars. For the benefit of John Bailey. For the payment of which we have ourselves our said Executors. Administrators and Appraisers Jointly and Severally firmly by these presents. Sealed with our seals and dated this 9<sup>th</sup> day of February 1832.*

*The condition of the above obligation is such. That whereas John W. Koen has been appointed Guardian to the said John Bailey. Not in the said Koen. We do warrant faithfully make true return, and Settlements made with the County Court of Stewart agreeable to law. during his said Guardianship and at the expiration thereof shall will and faithfully amount, with the the Justices of the County Court of Stewart and pay over to them or their order. The estate that may come into his hands by virtue of said Guardianship. Rightly with the people. And the said John W. Koen, as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to law. And then the above obligation to be void. Else to remain in full force & Virtue in law taken & acknowledged in open Court February Term 1832*

*J.W. Koen  
John Scarborough  
J.H. Petty*

*Gladden Gorin just<sup>n</sup> Adm<sup>r</sup> of Gladden Gorin Deceased, Bonds*

*Know all men by these presents. That we Gladden Gorin. John Clements and William Kay, all of the state of Tennessee and County of Stewart. Are held and firmly bound unto the Governor in and over the state aforesaid, or his successors in office. In the just sum of five thousand dollars. To be paid to the said Governor or his successors in office, or their assigns. Which payment will and truly to be made. We being ourselves, our Heirs. Executors. Administrators jointly and severally firmly by these presents sealed with our seals and dated this 9<sup>th</sup> day of February 1832.*

*The condition of the above obligation is such. That if the above bound Gladden Gorin. Administrator of all and singular the goods and chattels. Rights and credits of Gladden Gorin deceased With the Will annexed. To make or cause to be made a true and perfect Inventory of all and singular the Goods & Chattels. Rights and credits of the deceased. Which have or shall come into the hands. Knowledge or possession of the said Gladden Gorin. Or into the hands or possession of any other person or persons for him, and the same so made do exhibit or cause to be exhibited unto our issuing County Court, and the same Goods. Chattels. Rights and Credits of the deceased at the time of his death. Which at any time after comes into the hands of any other person or persons for him. do well and truly Administer according to law, and further do make or cause to be made, a true and just account of the Administration. Within one year after the date of these presents. And all the rest and residue of the said Goods. Chattels and Credits. Which may be found remaining in the said Administration account. The same being first examined and allowed agreeably to law. We all deliver and pay. unto such person or persons respectively. As the same shall be due, pursuant to the true intent and meaning of this Administration. and if it shall appear. That any Will or Testament was made by the deceased. and Executor or Executrix thereto named. Do exhibit the same unto court, making it allowed & approved of. According to the said Gladden Gorin. Whereunto 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 be void. Else to remain in full force & law.*

*John W. Koen  
John H. Clements  
William Kay  
Court February Term 1832*

*Gladden Gorin  
John H. Clements  
William Kay  
John W. Koen  
Henry L. Atkins*

Gladin Gorin Guardian to George W Gorin, Bond

Know all men by these presents. That we Gladin Gorin Henry Myren, and  
Bleblements are held and firmly bound unto William Bailey chairman of the  
County Court of Stewart County. His successor or successors, survivor or survivors,  
Executor, Administrators or Appliers. In the sum of one thousand dollars. For  
the benefit of George W Gorin, For the payment of which we bind ourselves  
our Heirs, Executrix, Administrators and Appliers jointly and severally firmly by  
these presents sealed with our seals and dated this 10<sup>th</sup> day of February 1832.  
The condition of the above obligation is such that whereas Gladin Gorin,  
has been appointed Guardian to the said George W Gorin. Now if the said  
Gladin Gorin shall will and faithfully make true returns and settlements make  
with the County Court of Stewart agreeable to law during his said Guardianship  
and at the expiration thereof shall will & faithfully account with the  
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 Gladin as  
aforesaid shall demean himself in all things relative to the said  
Guardianship agreeably to law. And then the above obligation to be  
Paid off to remain in full force & Virtue in Law.

Taken and acknowledged  
In open Court February Term 1832

Gladin Gorin  
Henry Myren  
Bleblements

Daniel Dawson Guardian to Nancy Lightfoot, Bond

Know all men by these presents. That we Daniel Dawson, Robert Williamson  
John Randle and Benjamin W Taylor, are held and firmly bound unto  
William Bailey chairman of the County Court of Stewart County. His  
successor or successors, survivor or survivors, Executor, Administrators  
or Appliers. In the sum of five hundred dollars for the benefit of Nancy  
Lightfoot. For the payment of which we bind ourselves our Heirs, Executrix,  
Administrators & Appliers. Jointly & severally firmly by these presents, sealed  
With our seals and dated this 6<sup>th</sup> day of February 1832.

The condition of the above obligation is such that whereas Daniel Dawson has been  
appointed Guardian to the said Nancy Lightfoot. Now if the said Daniel Dawson  
Shall will & faithfully make true returns, and settlements make with the County  
Court of Stewart agreeable to law during his said Guardianship & at the expiration  
thereof shall will & faithfully account with the Justices of the County Court of Stewart  
and pay over to them or their order. The Estate that may come into his hands by  
Virtue of his said Guardianship. Together with the profits. The said Dawson shall  
demean himself in all things relative to the said Guardianship agreeably to law. And  
then the above obligation to be Paid off to remain in full force & Virtue in Law.

Taken & acknowledged in open  
Court February Term 1832

Daniel Dawson  
Robert Williamson  
John Randle  
Benjamin W Taylor

Daniel Dawson Guardian to Thomas Lightfoot, Bond

Know all men by these presents. That we Daniel Dawson, Robert Williamson,  
John Randle & Benjamin W Taylor, are held & firmly bound unto William Bailey  
Chairman of the County Court of Stewart County. His successor or successors, survivor or  
survivors, Executor, Administrators or Appliers jointly and severally firmly by these presents  
sealed with the sum of five hundred dollars for the benefit of Thomas Lightfoot, for the  
payment of which we bind ourselves our Heirs, Executrix, Administrators and Appliers  
jointly & severally firmly by these presents sealed with our seals and dated this  
6<sup>th</sup> day of February 1832.

The condition of the above obligation is such. That whereas Daniel Dawson  
has been appointed Guardian to the said Thomas. Now if the said Dawson shall  
will and faithfully make true returns and settlements make with the County Court  
of Stewart agreeable to law during his said Guardianship & at the expiration  
thereof shall will and faithfully account with the Justices of the County Court of  
Stewart and pay over to them or their order the estate that may come  
into his hands by Virtue of his said Guardianship together with the profits  
and the said Dawson as aforesaid shall demean himself in all things  
relative to the said Guardianship agreeably to law & then the above obligation  
to be Paid off to remain in full force & Virtue in Law. Daniel Dawson

Taken and acknowledged in open  
Court February Term 1832

Robert Williamson  
John Randle  
Benjamin W Taylor

Pappy Maddeus Guardian to Debra Macdow, Bond

Know all men by these presents that we Pappy Maddeus, William Phillips  
and Lemmy Williams are held & firmly bound unto William Bailey Chairman  
of the County Court of Stewart County. His successor or successors, survivor or  
survivors, Executor, Administrators or Appliers. In the sum of one thousand  
dollars. for the benefit of Debra Macdow for the payment of which we bind  
ourselves our Heirs, Executrix, Administrators and Appliers jointly & severally firmly  
by these presents. Sealed with our seals & dated this 6<sup>th</sup> day of February 1832.

The condition of the above obligation is such. That whereas Pappy  
Maddeus has been appointed Guardian to the said Debra Macdow.  
Now if the said Pappy Maddeus, Shall will & faithfully make true  
returns and settlements make with the County Court of Stewart agreeable to  
law during his said Guardianship & at the expiration thereof shall will and  
faithfully account with the Justices of the County Court of Stewart & pay over to them  
or their order the estate that may come into his hands by Virtue of said Guardianship  
together with the profits and the said Pappy Maddeus as aforesaid shall demean  
himself in all things relative to the said Guardianship agreeably to law. And then  
the above obligation to be Paid off to remain in full force & Virtue in Law.

Taken & acknowledged in open  
Court February Term 1832

Pappy Maddeus  
William Phillips  
Lemmy Williams

Jacob & John Parchment, Executors of John Parchment deceased Bond

State of Trumpet Know all men by these presents. That we Jacob Parchment Stewart Notary Public & John Parchment, Benjamin Kelly & William Ellis, are held & firmly bound unto William Carroll Governor of the State aforesaid or his successors in office, In the sum of full sum of two thousand dollars, For which payment will and truly to be made. We bind ourselves and each of us and each of our Heirs Executors Administrators & assigns, jointly and severally firmly by these presents, to seal with our seals & date this 5<sup>th</sup> day of February 1832.

The condition of the above obligation is such. That where a Jacob and John Parchment, Executors of the last Will & Testament of John Parchment deceased. Do make or cause to be made a true & perfect Inventory of all & singular the Goods & Chattels, Rights and Credits of the said deceased. Which hath or shall come into the hands. Knowledge or possession of the said Executors, or into the hands or possession of any other person or persons to their knowledge, and exhibit the same, or cause it to be exhibited into our County Court, and the same Goods, Chattels, Rights & Credits of the deceased at the time of his death, or at any time after which hath or may come into the hands of the said Executors, or any other person or persons for them, as well and truly Administer according to law, And agreeable to said will & Testament and further do make or cause to be made, a plain & true account, of his said Executorship and exhibit the same on oath, before the Justice of our said Court, and the rest & residue of said Goods & Chattels, Rights and Credits of said deceased remaining on said account, do deliver and pay to such person or persons respectively to whom the same may be due agreeable to the true intent and meaning of the said Will and Testament. Then this obligation to be null and void & else to remain in full force and virtue in law.

Taken & acknowledged in open  
Court February Term 1832

Jacob Parchment  
John Parchment  
Benjamin Kelly  
William Ellis

William Sills Administrator of Samuel Fox deceased Bond

Know all men by these presents. That we William Sills, Littlebury Belie and Benjamin Turnor all of the State of Trumpet and County of Stewart are held & firmly bound unto the Governor and the State aforesaid or his successors in office in the sum of one thousand dollars, to be paid to the 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 6<sup>th</sup> day of February 1832. The condition of the above obligation is such. That if the above bound William Sills Administrator of all and singular the Goods, and

and Chattels Rights and Credits of Samuel Fox deceased. To make or cause to be made a true and perfect Inventory of all 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 William Sills, 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 into our ensuing County Court, and the same Goods, Chattels, Rights and Credits of the deceased. At the time of his death, which at any time hereafter come into the hands of any other person or persons for him, do well and truly Administer and cause to be done, and further do make or cause to be made, a true and just account of the Administration Within One year after the date of these presents, and all the rest and residue of the said Goods, Chattels and Credits, which may be found remaining on the said Administration Account, the same being first examined and allowed agreeably to law, shall deliver and pay into such person or persons respectively. As the same shall be due, pursuant to the true intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named. Do exhibit the same into court, making it allowed and approved of. According to the said William Sills. Recount be requested to render and deliver the said letter of Administration approbation of such Testament being first had and made in our said Court, then this obligation be void & else to remain in full force and law.

William Sills  
Littlebury Belie

Benjamin Turnor  
mark

Benjamin Kelly. Indenture on Jim Scott, Bond

State of Trumpet This indenture made this 6<sup>th</sup> day of February 1832, Between William Bailey, Chairman of the Court of Session & his attorney for the County of Stewart and State aforesaid of the one part and Benjamin Kelly of the other part. Witnesseth. That the said William Bailey by 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 & provided hath put place & binds unto the said Benjamin Kelly, an orphan boy named Jim Scott, a Mollatto. Now of the age of three years, to live after the manner of an apprentice and servant, until he arrives at the age of twenty one years, during all which time the said Apprentice his said master shall faithfully serve, his keep all commandments every Gladly obey, he shall not at any time absent himself from his said master's service without leave, and in all things as a good and faithful servant shall behave towards his said master. And the said Benjamin Kelly doth covenant and agree to and with the said William Bailey that he will constantly find and provide said Apprentice with sufficient diet, Washing Lodging & apparel

165) appears fitting for an apprentice for and during the time aforesaid  
and all other things necessary both in sickness and in health,  
and that he will cause the said Apprentice to be taught the Arte &  
Trade of Farming and also that he will furnish said  
Apprentice with two good and decent suits of Cloathing at the  
expiration of his said Apprenticeship. In witness whereof the  
parties to these presents, have set their hands and seals this  
6<sup>th</sup> day of February, 1832

William Bailey  
Taken & acknowledged in open  
Court February Term 1832

Robert Walker. Indenture on Lucinda Black, Bond

State of New York. This indenture made this 6<sup>th</sup> day of February 1832  
Between William Bailey esquire Chairman of the Court of Pleas &  
Quarter Sessions for the County of Stewart and State aforesaid, of  
one part and Robert Walker of the other part, Witnesseth  
that the said William Bailey By 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 Robert Walker, an orphan  
girl named Lucinda Black now of the age of three years,  
last September. To live after the manner of a servant until  
she arrive at the age of twenty one years. During all which  
time the said girl her said master shall faithfully serve, His  
Command every where gladly obey. She shall not at  
any time absent herself from her said masters service without  
leave, and in all things as a good and faithful servant shall  
live and labor to his said master and the said Robert Walker  
Doth covenant and agree to and with the said William Bailey  
that he will constantly find and provide said girl sufficient  
drest, Washing, Lodging, and apparel, fitting for a servant, for  
and during the time aforesaid, and all other things necessary  
both in sickness and in health, and that he will cause the  
said girl to be taught the Arte of House Work, and also that  
he will furnish said girl with six good & decent suits of  
Cloathes at the expiration of her said Apprenticeship.  
In witness whereof the parties to these presents, have set their  
hands and seals this 6<sup>th</sup> day of February 1832.

William Bailey  
Robert Walker

John Ferrel  
Guardian to Francis Garbrough

Willie B. H. Jones. Indenture on Henry S. Bond

State of New York

This indenture made this 6<sup>th</sup> day of February 1832  
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 &  
Willie B. H. Jones 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 aforesaid and according to the Act of Assembly in such case made  
and provided. Doth put place and bind unto the said Willie B. H. Jones  
an orphan boy named Henry S. Four of the age of 16 years  
and last. 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 command  
comandy every where gladly obey. He shall not at any time,  
absent himself from his said master service without leave, and  
in all things as a good and faithful servant shall obey to his  
said master and the said Willie B. H. Jones. Doth covenant and agree  
to and with the said Willie B. H. Jones. That he shall cause the said  
apprentice to be taught the arte and trade of Farming, and that he  
will constantly find and provide said apprentice during the time  
aforesaid sufficient victuals, washing, Lodging & apparel, fitting for  
an apprentice and also all other things necessary both in  
sickness and in health and also that he will send him to some  
English school within the time of his said apprenticeship until he  
learns to read, write, and cipher as far as the single rule of three  
and also that he will furnish said apprentice with two good &  
decent suits of Cloathes at the expiration of his said Apprenticeship.  
In witness whereof the parties to these presents, have set their  
hands and seals this 6<sup>th</sup> day of February 1832.

Taken & acknowledged in open  
Court February Term 1832

William Bailey  
Willie B. H. Jones  
Septu Morris

John Ferrel. Guardian to Francis Garbrough, Bond

Know all men by these presents. That we John Ferrel, Joel Jones and  
William Webster, are here & firmly bound unto William Bailey Chairman  
of the County Court of Stewart County his successor or successors or  
survivors. Executor Administrator and Appliers in the sum of five hundred  
dollars, for the benefit of Francis Garbrough, 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 5<sup>th</sup> day of February 1832.

The condition of the above obligation is such. That whereas John Ferrel  
has been appointed Guardian to the said Francis Garbrough. Now if the  
said John Ferrel, shall will and faithfully make true returns and

and Settlements make with the County Court of Stewart agreeable to law, during his said Guardianship and at the expiration thereof, shall will and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the Estate that may come into his hands, by Virtue of said Guardianship. Together with the profits, and the said John Ferrel as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to law, and then the above obligation to be void, else to remain in full force and virtue in law.

Taken & acknowledged in open court February Term 1832

John Ferrel  
Joel Jones  
William Webster

John Ferrel (Guardian to Samuel Garbrough) Bond

Know all men by these presents. That we John Ferrel, William Webster, and Joel Jones, are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors, Executor, Administrator and Apicus. In the sum of five hundred dollars. For the benefit of Samuel Garbrough, for the payment of which we bind ourselves, our Heirs, Executors.

Administrators and Apicus jointly and severally firmly by these presents sealed with our seals and dated this 5<sup>th</sup> day of February 1832. The condition of the above obligation is such, that whereas John Ferrel has been appointed Guardian to the said Samuel Garbrough. Now if the said John Ferrel, shall will and faithfully make true returns, and Settlements make with the County Court of Stewart agreeable to law, during his said Guardianship and at the expiration thereof, shall will and faithfully account with the Justices of the County Court of Stewart, and pay over to them or their order, the Estate that may come into his hands by Virtue of the said Guardianship.

Together with the profits, and the said John Ferrel, as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to law, and then the above obligation to be void, else to remain in full force and virtue in law.

Taken & acknowledged in open court February Term 1832

John Ferrel  
William Webster  
Joel Jones

John Ferrel (Guardian to Ammon Garbrough) Bond

Know all men by these presents. That we John Ferrel, William Webster and Joel Jones, are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors, Executor, Administrator, or Apicus. In the sum of five hundred dollars. For the benefit of Ammon Garbrough, for the payment of which we bind ourselves, our Heirs, Executors, Administrators and Apicus jointly and severally firmly by these presents. Sealed with our seals and dated this 5<sup>th</sup> day of February 1832,

164

The condition of the above obligation is such, that whereas John Ferrel has been appointed Guardian to the said Ammon Garbrough, Now if the said John Ferrel, shall will and faithfully make true returns and Settlements make with the County Court of Stewart agreeable to law, during his said Guardianship and at the expiration thereof, shall will and faithfully account with the Justices of the County Court of Stewart, and pay over to them or their order, the Estate that may come into his hands by Virtue of the said Guardianship. Together with the profits, and the said John Ferrel as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to law, and then the above obligation to be void, else to remain in full force and virtue in law.

John Ferrel  
Joel Jones  
William Webster

John Ferrel (Guardian to Asa Garbrough) Bond

Know all men by these presents. That we John Ferrel, Joel Jones and William Webster are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors, Executor, Administrator or Apicus. In the sum of five hundred dollars. For the use of Asa Garbrough, for which payment, we bind ourselves, our Heirs, Executors, Administrators & Apicus jointly and severally firmly by these presents. Sealed with our seals and dated this 5<sup>th</sup> day of February 1832.

The condition of the above obligation is such, that whereas John Ferrel has been appointed Guardian to the said Asa Garbrough, Now if the said John Ferrel shall will and faithfully make true returns and Settlements make with the County Court of Stewart agreeable to law, during his said Guardianship and at the expiration thereof, shall will and faithfully account with the Justices of the County Court of Stewart, and pay over to them or their order the Estate that may come into his hands, by Virtue of the said Guardianship together with the profits, and the said John Ferrel as aforesaid shall demean himself in all things relative to the said Guardianship agreeably to law, during his said Guardianship, and then the above obligation to be void, else to remain in full force & virtue in law.

Taken & acknowledged in open court February Term 1832

John Ferrel  
Joel Jones  
William Webster

110

163) John Parchment & Benjamin Kelly (Act of Prob. Court Dec'd Bonds)

Know all men by these presents. That we John Parchment, Benjamin Kelly, William Phillips and William Ellis all of the State of Georgia and County of Stewart are his and firmly bound unto the Governor in and over the State aforesaid, or his successor in office. In the sum of four thousand dollars to be paid to the said Governor, or his successors in office, or their assigns. Which payment will and is truly to be made, We bind ourselves, our Heirs, Executors, Administrators jointly and severally firmly by these presents, sealed with our seals and at this 6<sup>th</sup> day of February 1832.

The Constitution of the above obligation is such, that whereas if the above bound John Parchment and Benjamin Kelly Administrators of all & singular the Goods, chattels, Rights and Credits of John Mann, deceased, to make or cause to be made, a true and perfect Inventory of all & 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 Parchment, and Kelly, or into the hands, or possession of any other person or persons for them, and the same so made, as exhibit or cause to be exhibited unto the ensuing County Court, and the same goods, chattels, Rights and Credits of the deceased at the time of his death, which at any time hereafter comes into the hands of any other person or persons for him, do make and truly Administrators according to law, and further do make or cause to be made, a true and just account of the Administration, Within one year after the date of these presents, and all the rest and residue of the said Goods, chattels and Credits, which may be found remaining. Or on the said Administration Account, the same being first examined and allowed agreeably to law, shall deliver & pay unto such person or persons respectively, as the same shall be due pursuant to the true intent and meaning of this Administration. And if it shall appear, that any Will or Testament was made by the deceased and Executed or Executed thereto named, to exhibit the same unto our Court, making it allowed and approved of. According to the said parchment and Kelly, Thereunto be requested, to seal and deliver the said Letters of Administration, Approbation of such Testament, Being first heard and made, in our said Court, Then this obligation to date, else to remain in full force and law,  
Taken & Acknowledged in this  
Court. February 6<sup>th</sup> 1832

John Parchment  
Benjamin Kelly  
William Phillips  
William Ellis

166) Willis Manning Guardian to the Heirs of Clement H. Luton Return

Sally H. Luton, part of the Estate of Clement H. Luton deceased	\$179	03.47
In one hundred & seventy nine dollars twelve & a half cents	10	74
The Interest, One dollar and seventy four cents	4	66.94
To Rent of Ground four dollars and sixty six cents and two thirds		
Returned by me, Willis Manning, Guardian	\$194	53.44

Dolly Luton, part of the Estate of Clement H. Luton deceased	179	03.47
In one hundred & seventy nine dollars, two and a half cents	10	74
The Interest, One dollar, seventy four cents, for rent of Ground	4	66.94
four dollars, sixty six and two thirds cents		
Returned by me Willis Manning, Guardian	\$194	53.44

Clement H. Luton, part of the Estate of Clement H. Luton deceased	179	03.47
In one hundred & seventy nine dollars, two and a half cents	10	74
The Interest, One dollar, seventy four cents	4	66.94
To Rent of Ground four dollars, sixty six and two thirds cents		
Returned by me Willis Manning, Guardian	\$194	53.44

Elizabeth Manning, part of the Estate of John Jones deceased	\$300	00
In three hundred dollars	18	00
The interest Eighteen dollars		
Returned by me Willis Manning, Guardian	\$318	00

William W Bradford Guardian to S. S. Bradford Return

A statement of the monies in my hands, Belonging to S. S. Bradford		
arising by the way of interest for the year 1831.		
\$564.75	Interest	\$53.88

Hire of three Negroes &	39	12.47
1831. Received April the 2 <sup>nd</sup> , 1831, \$100. It being a part of the		
Estate of Benjamin Bradford deceased, due said Master	100	00
Paid twenty five dollars, for a man, going to Louisiana after said money	25	00
William W Bradford Guardian		

Thomas Butcher Treasure Receipt, for 1831.

Nashville 12 <sup>th</sup> October 1831.		
Received of William Williams Clerk of Stewart County Court, five		
hundred & seventy five dollars, thirty nine cents. Being the amount of State Tax		
by him collected for the year ending on the 1 <sup>st</sup> day of October 1831. Which by law,		
he is bound to account for, agreeably to his account, this day rendered for said year		
1831.	Thomas Butcher	Treasurer

\$575 39.

William Bailey County Trustee Receipt

Received November 25<sup>th</sup> 1831 of William William Clerk of the County Court of Stewart Nine dollars \$9.56 3/4 Butts, the amount of his return of fees and portuary for the year ending October 1<sup>st</sup> 1831.

William Bailey County Trustee

Account of Sale Estate of George W Wallace Deceased

1	Bed & Stea and furniture	To Elizabeth Wallace the Widow	\$1 00
1	Bed & Stea and furniture	To the Widow	1 00
1	Bed & Stea and furniture	To the Widow	1 00
1	Bed & Stea and furniture	To John Ford	11 62 1/4
1	Looking Glass	To. Widow	10 25
1	Blast	To the Widow	00 25
1	Wheel	To. the Widow	00 25
1	Cupboard & Furniture	To. the Widow	00 25
1	Cable to the Widow		00 12 1/4
2	Auger 4/1 Drawing knife	To the Widow	00 25
1	Set of Tools	To the Widow	00 25
1	Barrel and Brandy	To. the Widow	1 00
1	Copper Mill	To. the Widow	00 25
1	Huckle	To. the Widow	00 25
4	Chair	To. the Widow	00 12 1/4
1	Wrighting Dark	To. Evans Wallace	00 75
1	Set of Castings	To. the Widow	1 00
3	Blaney	To. Charles Kelly	2 50
2	Planes	To. John Wallace	1 25
1	Pair of Scythes	To. Barbara Whitehurst	2 12 1/4
1	Hand Axe	To. John Wallace	1 51 1/4
1	Bell	To. David Stally	0 68 3/4
1	Bell	To. David Stally	0 62 1/4
1	Set of Tools	To. Eain Wallace	0 50
1	Auger	To. Althelred Wallace	0 95
1	Auger	To. Ethelred Wallace	0 18 3/4
2	Rope &c	To. Ethelred Wallace	
1	Handsaw	To. Benjamin Burry	1 50
1	Cleipm	To. William Phillips	1 31 1/4
1	Foot Beds	To. Solomon Bellantine	0 88 1/4
1	Set of pianes	To. Benjamin Burry	1 00
1	Spice Water	To. Charles Kelly	0 50
1	Sand and Oil Stone	To. Thomas Whitford	0 31 1/4
1	Ship	To. Solomon Bellantine	0 25
1	Set of Brushes	To. Eain Wallace	0 68 3/4
1	Set of Brushes	To. Lewis Downs	0 25
1	Set of Brushes &c	To. Robert Owens	0 25
1	Set of Tools	To. Isaac McKinney	0 31 1/4

1	Set of Tools to Company burry		\$0 44
1	Set of plams	To. Thomas Whitford	0 31 1/4
1	Set of plams	To. Isaac McKinney	0 31 1/4
1	Sabre and Bridle	To. Isaac McKinney	63 1/4
1	Breadal & its contents	To. John B. Clary	1 00
1	Set of Drawing Chaws	To. Robert Owens	0 56 44
2	Axes & 2 Hoes	To. Althelred Wallace	1 00
1	Spinning Wheel	To. Josiah Stally	0 31 1/4
1	Dutch Saw	To. Robert Walker	0 31 1/4
1	Kettle	To. William Dick	2 25
1	Set of Carte wheel Huly	To. William Phillips	1 50
1	Rifle Gunn	To. James Paul	10 57 1/4
1	Lythe	To. William Wallace	2 6 1/4
1	Yellow & Gurs & Day	To. the widow	0 25
1	Saddle and Bridle	To. the Widow	0 25
1	Side Saddle	To. the Widow	0 12 1/4
1	Work Bench	To. Asa Morris	1 75
1	Grina Stone	To. Althelred Wallace	1 6 1/4
6	Barrels	To. Widow	0 25
1	Set of Table Legs & Blank	To. William Wallace	0 25
1	Hogshead	To. Widow	2 25
20	Barrels of Corn	To. Widow	5 00
3	Sow and pigs	To. Widow	1 00
6	Head of Hogs	To. the Widow	1 00
1	Bow and Calf	To. the Widow	1 00
1	Roan Mare	To. the Widow	1 00
2	Axes and hanesaw	To. the Widow	0 25
1	Set of Barrel Timber	To. Daniel Stally	1 25
1	Stile	To. William Wallace	6 63 1/4
1	Barrel Sider	To. Edmund Wallace	0 25
1	Barrel Sider	To. Edmund Wallace	1 75
1	Barrel Sider	To. Daniel Stally	1 68 3/4
1	Barrel Sider	To. Robert Owens	1 87 1/4
1	Barrel Sider	To. John Wallace	1 81 1/4
1	Grina Stone	To. the widow	0 12 1/4
1	Stack of oats	To. the widow	0 25
2	Double Barrels	To. the Widow	0 25
1	Raid hick	To. the Widow	0 25
1	Bay Hors	To. Evans Wallace	30 00
1	Goake of Stars	To. Ethelred Wallace	30 00
1	Money paid by	To. Althelred Wallace	30 00
	Account charged by	Henry L. Wall	30 68 3/4
	Account charged by	Lewis Downs	" 57 1/4
	Note on Charles Kelly	Nathan Potts	5 18 3/4
	Account for wine	on Charles Kelly	5 51 1/4
	Account for Brandy	William Webster	2 25
	Account for Brandy	Althelred O. Wallace	10 6 1/4
	Account on Edmund Wallace	Althelred O. Wallace	10 51 1/2
	Account on Edmund Wallace	in Robert Owens	338 57 1/4

Account of Sale Estate of Samuel Luton deceased

1	Man's saddle	Elizabeth Luton	\$7.00
1	Rifle Gun	Do	10.00
1	Shot Gun	William b Jones	3.12 1/2
1	Glass and Bottles	Willis Manning	1.56 1/4
1	Silver Saddle	Elizabeth Luton	.50
1	Beds and Furniture	Do	.00
1	Do	Do	10.00
1	Table, Real slate, in Montana stone box & tools, fare and Pitcher	Do	1.00
1	Chest	Do	1.00
1	Mana saw	Do	1.00
1	Reap Hook	David Jones	37.14
1	Umbrella	Thomas Whitford	31.44
2	Brew and Tea	Joseph Miller	10.00
1	lot queans Ware & potter	Elizabeth Luton	.50
6	Chairs	Do	.00
1	Cotton Stand	Do	13.14
1	Knife Box	John Duncan	.35
1	Book	John Dinner	12 1/4
1	Large Dictionary	Willis Manning	56.44
1	Bair Spoon Moley	Robert Walker	2.00
1	None	Thomas Whitford	1.00
1	Set Shaving Tools	Robert Walker	.25
1	Spike Gimblet	Nathan Stancel	.64
1	Looking Glass	Elizabeth Luton	.64
1	Water Potts	Do	.64
1	Iron Wedge	Do	.64
1	Iron Weage	John Dinner	.75
1	Howel	Reca Luton	.50
1	Foot Savaz	John Manning	81.14
1	Log Chain	Elizabeth Luton	2.50
1	Broadax	John Duncan	1.00
1	Jack Plane	Elizabeth Luton	.64
1	Crowes	Do	.64
1	Pointer	Do	.64
5	Ola Barrels	Reuben Wallace	13 1/4
	Barrels	John Pinney	81.14
	Barrels	Do	56.44
1	Little Wheel	David Jones	12 1/4
1	Large Wheal	Elizabeth Luton	.25
1	Bee Gum	Do	.64
5	Bee Gum	Do	.56 1/4
1	Bee Gum	Do	18.34
1	Bee Gum	Do	36.14

boutiques

5	Wearing Hoss	William H Cherry	" 51.44
1	Grabing Hoss	Rubin Wallace	" 67.44
1	Some Qua Buckets	Reca Luton	1.00
1	Coffee Mill	John Cherry	" 13.44
1	Yarn	Elizabeth Luton	.25
1	Table & lot of Cooper ware	Do	.25
1	Chair & Barrel	Do	.64
2	Stanay and Gray	Do	.64
1	Potts, Oven & Spider	Do	.64
3	Baskets	Do	.64
1	Dutch Oven	Nathan Stancel	" 25
1	Basket	Armeda Taylor	" 6.44
1	Kettle	Elizabeth Luton	1.00
1	Grained Stone	Do	.64
1	Kettle	Do	12.14
1	bagg	John Duncan	" 12.14
1	bagg of Beans	Thomas Whitford	.25
1	Hoss	Lewis Elliott	40.12 1/4
1	Mare and bolt	Elizabeth Luton	10.00
1	Gray Hoss	Do	.29 6.44
3	Sowes and pigs	Do	.30
10	first choice shotes	Do	.10 00
15	second choice shotes	Do	.6 56.44
4	Sheep	Nathan Stancel	.5 00
2	Steers	Elizabeth Luton	10.12 1/4
1	cow and calf and Bell	Do	.5 12.14
1	cow and Bell	Frearick Clark	.6 6.44
1	cow and Bell	Isaac Whiting	.5 00
1	Yards of leev	Samus Wimberly	.27 00
4	first choice Hogs	Nathan Stancel	.7 6.44
14	Shoates	John Wallace	.8 18.34
10	Hogs	Rosea Brown	.9 2.5
5	Hogs	William Wallace	.9 56.44
1	Negro Man Hired	Reca Luton	.75 6.44
1	Negro Man Hired	John Kingius	.73 00
1	lot of plank	Nathan Skinner	.5 18.34
1	hair of Gees	Elizabeth Luton	1.00
1	Bridle, Names	Joseph Miller	" .25
1	Saddle and Coller	Nathan Skinner	" 13.44
1	plow and stock	Jonathan Skinner	2 87.14
1	plow	Orville Champin	" .50
1	plow	Alexam Brunow	" .50
1	Stanay	John Kingius	" 3.44
4	Barrels	Frearick Skinner	" 37.44
1	lot of barrel Timber	Reuben Wallace	" 81.44

	Boutinues	
1	Hepper	John Duncan \$4 56.40
2	Dr.	Samuel Wallace " 87.40
3	Ac.	Elizabeth Luton " 00
4	Drg. Drw	De " 6.40
5	Yrs	De " 20
6	Black Powder	John Manning " 50
7	De	Elizabeth Luton " 6.40
8	De	De " 6.40
9	Barrels of corn	Nathan Skinner " 3.40
10	De	De " 18.94
11	De	De " 31.44
12	De	Abram Brewster " 50
13	Bushel of corn	Abram Brewster " 15
14	Barrels of corn	Nathan Skinner 5 25

Account Current Settlement Estate of Martin Bingham Dec<sup>o</sup>

November Term 1831.

In pursuance to an order of the County Court of Stewart County to us directed to settle with David Irwin Administrator of Martin Bingham deceased. And make return to the next Term. We find a sum Settlement in his hands as follow:

1	Note executed by Martin Bingham	\$22 57
2	Sheriff's Receipt	62 50
3	Note Given by Bingham	87 80
4	De	88 30
5	De	53 11.40
6	Officers receipt	11 53.40
7	Receipt in full of a judgment	49 31.44
8	Receipt on judgment	66 03.
9	Receipt on judgment	79 81.40
	Police Balance on two Executions	75 68.
	Order paid A W Worxford	3 25
	Tax receipt for 1830	3 50.
	Notes	1 13.34
	Amount for copying whisky services rendered during paid in Cont. Clerk for Commissioners allowance the Administrator	82 75
	blocks fees for this return	73 98.
	Commissioners charge	10 62.40
	Amounted to Estate	5 00
		95 55

Monies paid William Ellis for services \$21 00  
We as Commissioners find that David Irwin Admin. has paid out on three Checks the amount above stated  
Given under our hands this 11<sup>th</sup> day of January 1832

Benjamin Kelly  
Nathan Thomas.

Willis Manning, Adm<sup>r</sup>. Estate of Samuel Luton deceased Return

Notes that belong to the estate of Samuel Luton deceased  
One Note on David Taylor for sixteen dollars. doubtful \$17 00  
Accounts that belong to the Estate of Samuel Luton Deceased  
One Account on William C Jones for ten dollars 10 00  
One. Account on King Luton for thirty eight dollars. doubtful 38 00  
One. Account on James Dunn for sixteen bushels of corn  
barred to his house. doubtful. May the 2<sup>d</sup> 1830.  
One. Account on James Dunn for five Barrels. doubtful. March 1831.  
One. Account on James Dunn, for three Barrels corn barred to him doubtful. May  
One. Account on Rosa Brown for two dollars & fifty six cents. doubtful  
One. Account on James Elkin one dollar and a half. doubtful.  
One. Account on Berry Hamilton thirty cents. doubtful.  
Willis Manning, Adm<sup>r</sup>.

George Edwards, (Guardian to the Heirs of Henry Edwards) Dec<sup>o</sup> Return

A return of the property belonging to James P Edwards, Sally M Edwards,  
Martha B Chambers, and Penelope A. M Edwards by their Guardian  
George Edwards.

Amount of Money on hand

James P Edwards	\$562 11.40
Sally M Edwards	525 79
Martha B Edwards	233 54
Penelope A. M Edwards	708 41

Hire of Negroes for 1832.  
Negro Boy Joe —  
Delilah —  
Gillfred. —

George Edwards.

Peter Paulison. Guardian to Heirs of Hillary Bradford dec<sup>o</sup> Return

The Heirs of Hillary Bradford deceased John McBrayford  
and Mary H Bradford is intitled to two thirds of the hire of  
Haggo man one year 1830. To each heir \$ 66.33  
The above is all that has come to the hands of the Guardian to  
this date. 10<sup>th</sup> February 1831. Peter Paulison

Martha Manning (Guardian to Martha Pinson) Return

The return of Martha Manning Guardian of Martha Pinson at the court of pleas and quarter  
sessions the first Monday in February 1832.

Received of Former Guardian \$ 57 44  
Which is still remaining in my hands

Martha Manning  
mark

173) Settlement With John Paudelle And of Thomas Lightfoot Deceased

February 3<sup>rd</sup> 1832

Agrable to order of Court at the November  
Term Appoint Thomas Worr, David Daniel and Henry Smith  
We have met to settle with John Paudelle And of the Estate of  
Thomas Lightfoot deceased in pursuant to said order  
On former Settlement it was found that there was due the State of  
I and Thomas Lightfoot deceased

\$96 36 <sup>4</sup>
44 70
111 04 <sup>4</sup>
54 20
2 53-
54 14
60 87 <sup>4</sup>
111 76 <sup>4</sup>

No 31 " One Note gave to Henry power  
No 32 " Co one Tax receipt for the year 1830  
No 33 " For Boarding two children one year & three months  
No 34 " To Clerk for copy of settlement  
We as Commissioners Agrable to the Order to us direct  
We have this day settled with John Paudelle And of the Executors of  
Thomas Lightfoot. Des And after settling agrable to the above  
named Commissioners We find that there is no debts due to said  
Paudelle as And of his Estate

Thomas Worr  
David Daniel

Commissioners Return 1 years provision For the widow of Samuel Linton

November the 19<sup>th</sup> 1831.

We the Commissioners say that the widow of  
Samuel Linton deceased shall have sixteen hogs of the first Choice  
Twenty Barrels of Butter, One Barrel of Brandy, One barrel of  
Rum, One barrel of Wine, One barrel of Beer, One barrel of  
Sider, Three stacks of Hodder, One patch of potatoe.

Cornelius Anderson  
Joseph Miller  
John Kingins

David McKinney (Guardian to David Brinson.) Returns

February 6<sup>th</sup> 1832. Guardian Returns

I have received as Guardian for David Brinson sixty seven  
Dollars. And thirty three cents. David McKinney Guardian

John Paudelle's Will

174

In the name of God Amen. I John Paudelle of the County of Stewart &  
State of Georgia Being weak in Body but of sound mind, mind & Memory and  
being conscious of the uncertainty of life have thought proper to make written &  
Establish this my last Will and Testament in manner & form as follows.  
Item. In the first place I give and bequeath unto my beloved Wife  
Mary all the Plantation whereon I now live, two hundred acres and  
seventy seven & one half acre, in the same more or less, and my two Negro Slaves  
Bent and Sarah to hire for her support during her Natural lifetime or widowhood  
and what shall include the mansion and other house at present situated  
thereon to be held at her disposal during her life or widowhood as before  
mentioned so as not to be nowise conveyed to deprive my children of the  
Right of the above named land and negroes after her death or widowhood  
or marriage.

Item. Also to my Daughter Nancy Mann the widow of Joe Man Deceased &  
having heretofore given her one hundred and fifty dollars worth  
Item. Also my daughter Elizabeth now the wife of Alredand Shantz  
One hundred and fifty dollars heretofore I have given

Item. Also to my son James I have given one hundred and fifty dollars  
and to him I give no more at present.

Item. Also my Daughter Polly now the wife of Williams Justice, I  
have heretofore given one hundred and fifty dollars

Item. Also to my son Jacob I give one bay horse one peacock head and  
furniture two bow and balves Considering it equal to one hundred & fifty dollars  
What I have given my older children heretofore,

Item. Also to my son John I give one sorrel horse one peacock head and  
furniture two bow and balves

Item. Also to my son Fred, I give an gray mare one peacock head &  
furniture two bow and balves

Item. and I give and bequeath unto my beloved wife all the balance of  
my property horses cattle dogs and Sheep. Having itemably household and  
furniture with the exceptions of two hundred and fifty dollars to my youngest  
son Learner which I leave with my Executors hereafter mentioned give to  
him fifty in Education while necessary. And other balance who he arriving  
to the age of twenty one. It is my desire that my Executors take this two  
hundred & fifty dollars for my son Learner out of my property left my  
Wife and if insufficient out of the rents of my land and hire of the negroes  
and if not so out of my Estate then after the death of his mother or marriage  
before any of the rest of my sons or daughters. Receiving any more than what  
they have heretofore received. Then after to share equal with the the rest of my  
children, It is my desire that my Executrix should sue to and in default to take the  
balance of the above mentioned beloved mother & property, and so that the negroes as their  
only, toward their masters and so that the property is not unawidely used  
It is my desire that after the death or marriage of my wife my beloved wife  
and my four sons James, Jacob, John, Fred, and Learner, have fifty  
dollar a piece out of the money arising from the sale of my  
land and negroes

(10)

and above, and that the balance be equally divided amongst my five sons and three Daughters there are and there are alike and that my Executor hereinafter mentioned be reasonably paid for their Care and services to work their inheritance, and the same keeping the property together until a total division of the whole. Lastly I appoint my son Jacob Barchement, and son John Barchement, Executrix of my last Will and Testament so given be it done & Delivered this the first day of June, in the year 1831, in the presence of

John Barchement

Nathan Thomas  
William Dowdy  
John Higginson

Received February 1832

David Brin (Accts of Martin Bingham) Return

1831. Agreeable to an Acct Granted	
At February Term 1831. I sold a negro man by the name of Adam	for \$270.00
To Cash received from John Elly - at November Term to my	21. 26
David Brin. Admt. \$291.26	

Return February 1832

David Brin (Accts of Martin Bingham) Return

To Harry Coming to Bingham's Estate	
Which is as follows. Which is desperate, or insolvent	
To one on Joseph Vandall	\$ 18.00
To one on James Rushing <sup>due off</sup>	4. 81.
To one on B Cooper for 2 Bushels of Corn	
To one on Marcus Fowler for two Barrels of Corn	2. 00
To one on Samuel Pottle	24. 81.
David Brin. Admt.	

Return February 1832

Joshua Hamblet Guardian (Allen Morison) Return

Joshua Hamblet Guardian for Allen Morison	
To 25 dollars 45. 34 but in good money, with interest from March 1 <sup>st</sup> 1831 \$25.00	
Return February 1832	Joshua Hamblet Guardian

### Thomas Weeks Constable Bonds

#### Set of Stamps

Know all men by these presents that we Thomas Weeks, John H. Colson and Wm. H. Berry are held and firmly bound unto William Carroll Governor in and over the State aforesaid in the sum of one thousand dollars to be paid to the said William Carroll his successors in office or their assigns which payment will and truly to be made in due course and each of us and each of our heirs Executors Administrators and assigns jointly and severally bind by these presents sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligation is such that whereby the above named Thomas Weeks hath been by the Justices of the Court of Pleas and Quarter Sessions for the County of Stewart Appointed Constable in and for said County. Now if the said Weeks shall well and truly and without delay execute all process and precept to him directed and faithfully account for and pay over all monies by him collected by virtue of any process or precept put into his hands to the plaintiff his heir or their agent or attorney or to such other person or persons to whom the same may be due and payable agreeable to the tenor thereof and in all other things faithfully execute and perform the duties of Constable during his continuance in office then the above obligation to be paid shall to remain in full force and virtue

Thomas Weeks  
John H. Colson  
Wm. H. Berry

### Larkin Harris. Constable. Bonds

#### Set of Stamps

Know all men by these presents that we Larkin Harris John H. Colson and John Scarborough are held and firmly bound unto William Carroll Governor in and over the State aforesaid in the sum of one thousand dollars to be paid to the said William Carroll his successors in office or their assigns which payment will and truly to be made in due course and each of us and each of our heirs Executors Administrators and assigns jointly and severally bind by these presents sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligation is such that whereby the above named Larkin Harris hath been by the Justices of the Court of Pleas and Quarter Sessions for the County of Stewart Appointed Constable in and for said County. Now if the said Larkin Harris shall well and truly and without delay execute all process and precept to him directed and faithfully account for and pay over all sums of money by him collected by virtue of any process or precept put into his hands to the plaintiff his heir or their agent or attorney or to such other person or persons to whom the same may be due and payable agreeable to the tenor thereof and in all other things faithfully execute and perform the duties of Constable during his continuance in office then the above obligation to be paid shall to remain in full force and virtue

Larkin Harris  
John H. Colson  
John Scarborough

William B. H. Cherry Constable Bond

Hall of Blimped

Know all men by these presents that we William B. Cherry, Notary Public  
and John Scarbrough are held and firmly bound unto William Carroll, Guardian in  
land over the State of New York in the sum of one thousand dollars to be paid to the said  
William Carroll his successors in office or their Assignees. Which payment will and  
truly to be made we bind ourselves and each of us our and each of our heirs, executors  
Administrators and assignees jointly and severally firmly by these presents sealed  
with our seals and dated this 7<sup>th</sup> day of May 1832.

The condition of the above obligation is such that where the above named  
William B. Cherry, hath been by the Justice of the Court of Pleas, const. guardian  
of the County of Stewart appointed constable in land for said County.  
Know if the said William B. Cherry, shall and will truly and without delay  
execute all process and precepts to him directed and faithfully execute for  
and pay over all monies by him collected by virtue of any process or precept  
put into his hands, to the plaintiff his heir or their agent or attorney or such  
other person or persons to whom the same may be due and pay all  
expenses to the dinner thereof and in all other things faithfully execute and perform  
the duty of constable during his continuance in office. That the above obligation  
to be paid else to remain in full force and virtue.

Taken & acknowledged in open Court

May Term 1832

William B. Cherry  
Thomas Weeks  
John Scarbrough

Mary Whitford (Guardian for David Whitford) Bond

Know all men by these presents that we Mary Whitford Alexander Bell & Asa Whitford are  
held and firmly bound unto William Bailey Chairman of the County Court of Stewart County  
as successor or successor, survivor or survivors, executors, and assignees in the sum of four  
hundred dollars for the benefit of David Whitford while payment will and truly to be made  
we bind ourselves our heirs executors Administrators and assignees jointly and severally  
firmly by these presents sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The condition of the above obligation is such that where as Mary Whitford has been  
appointed Guardian to the said David Whitford. Know if the said Mary Whitford shall  
be all in all and faithfully make true returns and settlements make with the County Court of  
Stewart agreeable to law, during her said Guardianship and at the expiration thereof  
she all will and faithfully account with the justice of the County Court of Stewart and  
pay over to them or their order the Estate that may come into her hands by virtue of  
said Guardianship together with the profits and the said Mary Whitford as aforesaid  
shall demean herself in all things relative to the said Guardianship agreeably to law  
and then the above obligation to be paid else to remain in full force and virtue in law  
Taken & acknowledged in open court

Mary Whitford  
mark  
Alexander Bell  
mark  
Asa Whitford  
mark

Mary Whitford (Guardian to Caroline Whitford) Bond

Mary Whitford, Guardian for Caroline Whitford Bond

Know all men by these presents that we Mary Whitford Alexander Bell & Asa Whitford are  
held and firmly bound unto William Bailey Chairman of the County Court of  
Stewart County, in the sum of four hundred dollars for the use of Caroline Whitford  
for which payment we bind ourselves our heirs executors Administrators and assignees jointly  
and severally firmly by these presents sealed with our seals and dated this 7<sup>th</sup> day of  
May 1832.

The condition of the above obligation is such that where as Mary Whitford has been  
appointed Guardian to the said Caroline Whitford. Know if the said Mary Whitford shall  
be all in all and faithfully make true returns and settlements make with the County Court of  
Stewart agreeable to law, during her said Guardianship and at the expiration thereof  
she all will and faithfully account with the justice of the County Court of Stewart and  
pay over to them or their order the Estate that may come into her hands by virtue of  
said Guardianship together with the profits and the said Mary Whitford as aforesaid  
shall demean herself in all things relative to the said Guardianship agreeably to law  
and then the above obligation to be paid else to remain in full force and virtue in law

Taken & acknowledged in open  
Court May Term 1832

Mary Whitford  
mark  
Alexander Bell  
mark  
Asa Whitford  
mark

Mary Whitford (Guardian to Polly Whitford) Bond

Know all men by these presents That we Mary Whitford Alexander Bell and Asa Whitford are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors Executor or Administrators or assigns. In the sum of four hundred dollars for the benefit of Polly Whitford for which payment we bind ourselves our Heirs Executors, Admins and assigns jointly and severally firmly by these presents sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligation is such That whereas Mary Whitford has been appointed Guardian to Polly Whitford. Now if the said Mary Whitford shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeable to law, during her said Guardianship, and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart & pay over to them or their executors the estate that may come into her hands by virtue of said Guardianship together with the profits and the said Mary Whitford shall declare herself in all things relating to the said Guardianship agreeably to law and then the above obligation to be void else to remain in full force and virtue in law.

Mary Whitford  
mark

Alexander Bell  
mark  
Asa Whitford  
mark

Taken and acknowledged in open court May Term 1832

Mary Whitford (to Rebecca Whitford) Bond

Know all men by these presents That we Mary Whitford Alexander Bell and Asa Whitford are held & firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors Executor and assign in the sum of four hundred dollars, for the benefit of Rebecca Whitford for which payment we bind ourselves our Heirs Executors Admins and assigns jointly and severally firmly by these presents. Sealed with our seals and dated this 7<sup>th</sup> day of May 1832

The Condition of the above obligation is such That whereas Mary Whitford has been appointed Guardian to Rebecca Whitford. Now if the said Mary Whitford shall well and faithfully make true returns and settlements made with the County Court of Stewart, agreeable to law, during her 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 executors the estate that may come into her hands by virtue of her said Guardianship together with the profits and the said Mary Whitford shall declare herself in all things relating to the said Guardianship, agreeably to law and then the above obligation to be void else to remain in full force and virtue in law.

Taken & acknowledged in Open Court May Term 1832

Mary Whitford  
mark

Alexander Bell  
mark  
Asa Whitford  
mark

Mary Whitford (to Polly Whitford) Bond

Know all men by these presents That we Mary Whitford Alexander Bell and Asa Whitford are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors Executor and assign in the sum of four hundred dollars for the use of Polly Whitford. For which payment we bind ourselves our Heirs Executors Admins and assigns jointly and severally firmly by these presents. Sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligating action is such That whereas Mary Whitford has been appointed Guardian to the said Polly Whitford. Now if the said Mary Whitford shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeable to law, during her 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 executors the estate that may come into her hands by virtue of her said Guardianship together with the profits and the said Mary Whitford, as appears to her own self in all things relating to the said Guardianship agreeably to law and then this above obligation to be void else to remain in full force and virtue in law.

Mary Whitford  
mark  
Alexander Bell  
mark  
Asa Whitford  
mark

May Term 1832

Account current with John Parchment. Accts. of Joel Mann Deced.

In Compliance with an order of the County Court of Stewart County, made February Term 1832. and to us directed John Warden Francis M. Meripied & Asa Whitford and John W. Meripied to convene together and settle with Jacob Parchment, and John Parchment, Executors of John Parchment, who was Adm't. of Joel Mann deceased and make return to the next Term. We find on Settlement True Douchers as follows

A - proved amount - for	\$5	37 1/4
B - Chapman 1/4 for hopping	5	
C - Bishop's Blacksmiths 1/4	7	13 3/4
Post Receipt	1	75
Sabot and John Parchment produced John Parchment Decd. &c Clerk Receipt for this order and certified copy	21	87 1/4
This Return	1	30
Amount on hand		63 1/4
	1	00
	62	66 1/4

We do hereby certify that the above is a correct account of the amount of the Douchers exhibited to us.

John Warden  
Francis M. Meripied  
John W. Meripied  
Accounting

Mary Whitford (Guardian to Polly Whitford) Bond

Know all men by these presents That we Mary Whitford Alexander Bell and Asa Whitford are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors Executor or Administrators or assigns. In the sum of four hundred dollars for the benefit of Polly Whitford for which payment we bind ourselves our Heirs Executors, Administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligation is such That whereas Mary Whitford has been appointed Guardian to Polly Whitford. Now if the said Mary Whitford shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeable to law, during her said Guardianship, and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart & pay due to them or their executors the estate that may come into her hands by virtue of said Guardianship together with the profits and the said Mary Whitford shall declare herself in all things relating to the said Guardianship agreeably to law and then the above obligation to be void else to remain in full force and virtue in law.

Mary Whitford  
mark

Alexander Bell  
mark  
Asa Whitford  
mark

Taken and acknowledged in open court May Term 1832

Mary Whitford (to Rebecca Whitford) Bond

Know all men by these presents That we Mary Whitford Alexander Bell and Asa Whitford are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors Executor or Administrators or assigns. In the sum of four hundred dollars for the benefit of Rebecca Whitford for which payment we bind ourselves our Heirs Executors, Administrators and assigns jointly and severally firmly by these presents. Sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligation is such That whereas Mary Whitford has been appointed Guardian to Rebecca Whitford. Now if the said Mary Whitford shall well and faithfully make true returns and settlements made with the County Court of Stewart, agreeable to law, during her said Guardianship, and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart and pay due to them or their executors the estate that may come into her hands by virtue of her said Guardianship together with the profits and the said Mary Whitford shall declare herself in all things relating to the said Guardianship, agreeably to law and then the above obligation to be void else to remain in full force and virtue in law.

Taken and acknowledged in open court May Term 1832

Mary Whitford  
mark

Alexander Bell  
mark  
Asa Whitford  
mark

Mary Whitford (to Polly Whitford) Bond

Know all men by these presents That we Mary Whitford Alexander Bell and Asa Whitford are held and firmly bound unto William Bailey Chairman of the County Court of Stewart County, his successor or successors, survivor or survivors Executor or Administrators or assigns. In the sum of four hundred dollars for the use of Mrs. Whitford. For which payment we bind ourselves our Heirs Executors, Administrators and assigns jointly and severally firmly by these presents. Sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The Condition of the above obligating clause is such That whereas Mary Whitford has been appointed Guardian to the said Mrs. Whitford. Now if the said Mary Whitford shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeable to law, during her said Guardianship, and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart and pay due to them or their executors the estate that may come into her hands by virtue of her said Guardianship together with the profits and the said Mary Whitford, as appears to her own self in all things relating to the said Guardianship agreeably to law and then this above obligation to be void else to remain in full force and virtue in law.

Mary Whitford  
mark  
Alexander Bell  
mark  
Asa Whitford  
mark

May Term 1832

Account current with John Parchment. Accts. of Joel Mann Deced.

In Compliance with an order of the County Court of Stewart County, made February Term 1832. and to us directed John Warden Francis M. Meripied & Cyprian Brown and John W. Meripied to convene together and settle with Jacob Parchment, and John Parchment, Executors of John Parchment, who was Adm't. of Joel Mann deceased and make return to the next Term. We find on Settlement True Douchers as follows

A proved amount - for	\$5	37 1/4
Baptismal fee for baptism	5	
C. Bishop's Blacksmiths \$1	7	13 3/4
Post Receipt	1	75
Sabot and John Parchment produced John Parchment Decd. Ap Clark Receipt for this order and entitled copy	21	87 1/4
This Return	1	30
Amount on hand		62 1/4
	1	00
	\$62	66 1/4

We do hereby certify that the above is a correct account of the amount of the Douchers exhibited to us.

John Warden  
Francis M. Meripied  
John W. Meripied  
Cyprian Brown

Inventory Estate of Glazier Gorin Esq<sup>r</sup> Deceased

5	Negro. 1. Man named Tom.
1	Woman Nellie
3	William Dick Esq & Mary
5	Heads of horses
21	Head of the horse
21	Heads of cattle 4.56 head of hogs.
1	Waggon 1. yoke of oxen.
1	Ordinary carriage etc
1	St. Blacksmith Tools
3	Still Distill. &c 7 Heating heat & furniture
1	Block with case, 1 ordinary sideboard
14	Chairs. 1. Candlestands
1	Tea table 4. of Oak
1	Plain Table 2 ordinary Dennis
1	Flax Wheel 2 spinning Wheels.
1	set China ware 1. set cups & saucers
2	Dishes 4. 1. Dog plates 1. Glass Breaker
1	Lester fig. 1. Dg. Tumbler
1	Set Castors. 1 ordinary looking Glass
1	Brest. 2 pair fire dogs
1	Shovel & Pangs. 1. pair Stily axes
2	Sieve Irons. 1. Ladys saddle
1	Ornary Mans saddle
2	Razors 1. Box. Brush. Strop &c
1	Wash Bowl. 2. Cens and leas
1	Teapot. 1. Tea Gallon Kettle
1	Stew Gallon Kettle. 1. Stew Kettle
1	Spice Mortar & pestle
1	Iron Skuttle. 1. Baker
1627.3/4. feet	1. 44 Sashes of Baptist Planks. 1007. 1/4 3/4 inches Baptist plank. 95.6 feet Cherry Plank. 119. 0.0 Black Walnut plank

Notes and amounts due the Estate

Amount of Notes are

Byram Stacy double full	\$ 20.00
William Brance same	5.00
James Gathery same	12.00
John Hub. Gold	8.50
	\$ 45.50

of G Gorin Deceased

Amounts

Pleasant Brock Esq	\$ 15. 13 1/4
Thompson B Gorin Esq	112. 16
Ranson Milam Esq	12. 23 1/4
Adam Milam Esq	7. 25
John Weller Esq Esq	10. 87 1/4
Dowus Simmison Esq	12. 9 1/4
	\$ 165. 50 1/4

Glazier Gorin just. Accts.

John Scarbrough Guardian to Elizabeth King Bond

Know all men by these presents that we John Scarbrough William B Cherry and J S Scarbrough are here and firmly bound unto William Bailey chairman of the County Court of Stewart County his successor or successors survivor or survivors their executors, bond or assigns in the sum of one thousand dollars for the benefit of Elizabeth King for the payment of which we bind ourselves our heirs executors administrators and assigns jointly and severally firmly by these presents sealed with our seal and dated this 9<sup>th</sup> day of May 1832.

The condition of the above obligation is such that whereas John Scarbrough has been appointed Guardian to the said Elizabeth King. And if the said John Scarbrough shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to law during his said Guardianship and 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 estate that may come into his hands by virtue of his said Guardianship together with the profits and the said John Scarbrough as aforesaid shall disclaim himself in all things relative to the said Guardianship agreeably to law and then the above obligation to be paid else to remain in full force and virtue in law.

John Scarbrough  
William B Cherry  
J S Scarbrough

John Scarbrough Guardian to Charles King Bond

Know all men by these presents that we John Scarbrough William B Cherry and J S Scarbrough are here and firmly bound unto William Bailey chairman of the County Court of Stewart County his successor or successors survivor or survivors their executors bond or assigns in the sum of one thousand dollars for the benefit of Charles King. And if the said John Scarbrough shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to law during his said Guardianship and 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 estate that may come into his hands by virtue of his said Guardianship together with the profits and the said John Scarbrough as aforesaid shall disclaim himself in all things relative to the said Guardianship agreeably to law and then the above obligation to be paid else to remain in full force and virtue in law.

The condition of the above obligation is such that whereas John Scarbrough has been appointed Guardian to the said Charles King. And if the said John Scarbrough shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to law during his said Guardianship and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart and pay over to them or their order the estate that may come into his hands by virtue of his said Guardianship together with the profits and the said John Scarbrough as aforesaid shall disclaim himself in all things relative to the said Guardianship agreeably to law and then the above obligation to be paid else to remain in full force and virtue in law.

John Scarbrough  
William B Cherry  
J S Scarbrough

(183) John Scarbrough, Guardian to Mary Ann King Bond

Know all men by these presents, That we John Scarbrough, Larkin Morris and William R. Berry are his and firmly bound unto William Bailey, Sheriff and of the County Court of Stewart County, his successor or successors, Successor or successors in the sum of One thousand dollars, for the sum of Mary Ann King, for the payment of which we bind ourselves, our heirs Executors Administrators jointly and severally, severally firmly by these presents sealed with our seals and dated this 9th day of May 1832.

The condition of the above obligation is such, That whereas the said John Scarbrough has been appointed Guardian to Mary Ann King, Now if the said John Scarbrough shall fail and forsake my wife true returns and Settlements make unto the County Court of Stewart agreeably to law, during his said Guardianship and at the Expiration thereof, he will wifc and faithfully account with the Justices of the County Court of Stewart and pay over to them or their Order, the Estate that may come into his hands by Virtue of his said Guardianship, Together with the profits, And the said John Scarbrough as aforesaid shall discharge himself in all things relative to the said Guardianship agreeably to law, and then the above obligation to be discharged to remain in full force and Virtue in law.

John Scarbrough,  
Larkin Morris  
William R. Berry

Father Bap Admt of James Barnes Decd Bond

Know all men by these presents, That we Father Bap, Henry Barnes & Robert W. Bugal all of the State of Tennessee & County of Stewart are his and firmly bound unto the Government in and over the State aforesaid or his successors in office, in the sum of One thousand dollars, to be paid to the said Government or his successors in office or their assigns which payment shall be truly to be made on the 1st day of May 1832. The condition of the above obligation is such, That whereas the above named Father Bap Admt of all his singular the goods & chattels, rights & credits of James Barnes aforesaid to make or cause to be made a true & perfect inventory of all his singular the goods & chattels rights & credits of the deceased, Which have or shall come into his hand, Knowledge or possession of the said Father Bap, or into the hands or possession of any other person or persons for whom the same do make as Exhibits or cause to be exhibited unto any ensuing County Court, & the same goods, chattels rights & credits or amount of the deceased at the time of his death, which at any time hereafter comes into the hands of any other person or for him used & truly administered according to law, & further to make or cause to be made a true & perfect account of the Administration within one year after the date of these presents to all the rest & residue of the said goods, chattels & credits which may be found remaining on the said Administration account, the same being first examined & allowed agreeable to law, shall all be & pay unto such person or persons respectively as the same shall be due, pursuant to the true intent & meaning of this the last instrument, If it shall appear that any Will or Testament was made by the deceased Executor or Executrix thereof is wanted to exhibit the same unto Court making it allow & approve of execution of the said Father Bap, Thereunto he is required to run up & value the two letters of administration application of such testament being first laid before Father Bap, as he is to be made in our said Court, Then this obligation to be discharged to remain in full force & virtue in law,

Robert W. Bugal

George Weeks and (of Charles Weeks Decd) Bond

Know all men by these presents, That we George Weeks, John D. Weeks & Joseph Smith all of the State of Tennessee & County of Stewart are his and firmly bound unto the Government in and over the State aforesaid or his successors in office, in the sum of fifteen hundred dollars to be paid to said George Weeks or his successors in office or their assigns which payment will be truly to be made in the hands of the said our said Executrix Administrator, jointly & severally firmly by these presents, sealed with our seals, Vizt this 1<sup>st</sup> day of May 1832.

The condition of the above obligation is such, That if the above bound George Weeks die with the Will annexed, off all and singular the goods and chattels, Rights & Credits of Charles Weeks & Co. To make or cause to be made a true & perfect inventory of all his singular the goods and chattels, Rights & Credits of the deceased, Which have or shall come into the hands, Knowledge or possession of the said George Weeks, or into the hands or possession of any other person or persons for him, and the same so make as exhibit or cause to be exhibited unto any ensuing County Court on the same goods, chattels rights & credits, of the deceased at the time of his death, which at any time hereafter, comes into the hands of any other person or persons for him, As well & truly Administered according to law, & further so make or cause to be made a true & just account of the Administration within one year after the date of these presents, and all the rest and residue of the said goods & chattels & credits which maybe found remaining remaining on the said Administration account, the same being first examined and allowed agreeably to law, shall administer and pay to such person or persons respectively, as the same shall be due, pursuant to the true intent and meaning of this Administration and if it shall appear that any will or Testament was made by the deceased and Executor or Executrix thereof named, to exhibit the same unto Court, making it allowed and approved of, According to the said George Weeks thereunto be requested to render any account, the said letters of Administration, Approval of such Testament being first had and made, in any said County Court, Then the above obligation to be discharged to remain in full force and law, Father Bap Acknowledges in open Court, May 8th 1832

George Weeks  
John D. Weeks  
Joseph Smith

Henry J. Wall, Guardian to Charles Ann Brooks King Bond

Dr. Charles Ann Brooks King, heir of Dr. King Decd An 18<sup>th</sup> with Henry Barnes guardian

1832 To 4 yds calico @ 2<sup>f</sup>. 1. sld 10<sup>d</sup> p yd 1/2 per pound 6 pounns -

To 1 pair P. shoes 10<sup>d</sup> 1/2 size County 9

To 6 yds muslin 10<sup>d</sup> 1/2 25c

To 2 yds white cotton 10<sup>d</sup> Books and paper

To Taxes paid for receipt

To Boarding, Dining, Clothes & Shoes -

1/2	87
2	00
6	00
2	81
55	00

1/2	48
2	24

1/5	26
-----	----

By interest on amount returned at my town 1832 by Commissioner

For each year - \$ 13. 42

Having a balance due me with interest from the 2<sup>d</sup> May 1832

Henry J. Wall, Guardian

John R. Acre (Administrator) Bonds

Know all men by these presents that we John R. Acre Isaac Whitney and William Pope all of the State of Pennsylvania County of Stewarton are here and firmly bound unto the Governor in and over the State of Pennsylvania or his successor in office in the sum of five hundred dollars to be paid to said Governor his successor in office or his assigns which payment we do make truly to be made the true and truest and best executors Administers fully and severally firmly by these presents sealed with our seals and dated this 7<sup>th</sup> day of May 1832.

The condition of the above obligation is such that we do owe of the above bound John R. Acre Administrator of all and singular the goods and chattel rights and benefits of John R. Acre deceased to make or cause to be made a true & perfect inventory of all and singular the goods and chattel rights and benefits of the deceased which have at all time come into the hands knowledge or possession of the said John R. Acre 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 writing County Court, and the same goods chattel rights and benefits of the deceased at the time of his death which at any time here after comes into the hands of any other person or persons for him as well and truly a minister according to law, and further to make or cause to be made a true and just account of the administration within one year after the date of these presents and all the rest and residue of the said goods chattel and credits which may be found remaining on the said Administration account the same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereof named, to exhibit the same unto court making it account and approved of according to the said John R. Acre he thereunto requested and render and deliver the said letters of Administration approbation of such Testament being first heard and made in our said court, then this obligation to be paid off else to remain in full force and law.

John R. Acre

Isaac Whitney

William Pope

Commissioners Return 1 years allowance to Marcella & Barbara Wilson of 11s. 0d.

It is of Penns<sup>sylvania</sup> West Commissioners appointed by the County Court of said County Stewarton to lay of one years provision for Marcella & Barbara Wilson of A. B. Cullum to say that she have

800 pounds of Bacon, 100 lbs. of Flour, 20 barrels of corn, 15 lbs. of sugar,  
25 lbs. of coffee, 2 bushels salt for the year 1831.

William Hay  
Geo. Weaks

Amounts of sale Estate of Gladim Gorin Deceased

Benjamin Bequa Bot.	1. Sythe & scythe	75
	2. History of England	11-114
Samuel Wilbridge	1. Sythe and scythe	57-114
Josiah Clark	1. Axe	1-50
	1. Braining knife 75-1 Ring & staple 50	1-25
	Br. 1. Blowing & bottle 75-1 long chain 83	8-41-14
	Br. 1. late tools 75-1 late chains 87-4	1-24-
	Br. 1. chain 10-1 large scythe 255	85-
	Br. 1. Chain bars	12-50
John Walker Bot.	1. Axe 10-1 axe Butter plow 25	25-
Placent Corp. Bot.	1. Broad Axe 83-1 late copper tools 10-4	8-37-14
	Br. 119. put Walnut plank 81-12-14 ft. hundred	1-53-14
William Brigham Bot.	1. Screw Auger	1-00
Dave Weeks Bot.	1. screw Auger 62-4-1. 12-50-1. Claw hammer	1-62-4-
Adam Mays Bot.	1. screw Auger	5-144
Biram Tracy Bot.	1. Hove 75-1. yester 81-25	2-00
Mary Gorin Bot.	1. Hanesaw 1-1. Cut saw 1. Holding leaf cable	8-25
	Br. 1. candlestick 1-68-14-1. Muley bone 800	9-62-14
	Br. 1. Saw & Gristmill Stones rented	205-00
Randson Milam Bot.	1. Axen 35-1. pair stockers 30-1. lot Baring stones	1-25-
	1. log chain 1-50-1. pair pot hooks 25	1-25
	Amount of Six Weeks	1-60-14
	175. put plank 1-12-4-1 ft. hundred	1-76-14
	19. put plank 95-3-14-16	1-16-
Hugh McMillan Bot.	2. Scow Auger	1-37-14
Thompson B. Gorin Bot.	1. Barn 50-1. ox yoke 100-1. Horse 75-	2-35
	1. oxen and yur 17-100-1. Gray patty 50-00	17-00
	1. Pean Mass	30-00
Robert M. Gaines Bot.	1. Bill	1-31-14
Alex. Gaines son Bot.	1. pot pot hooks 16-14-1. set Marrow tools 20-00	2-56-14
	1/4 Dog chairs 2-16-4-11. 1/4. ft. plank 100 ft. hundred	3-70-14
	1. Bareshear plow	1-15-
	1. Shovel plow	37-14
	1. Barn shear plow	1-62-14
	1. Bareshear plow	1-00-
Edmund Woolridge Bot.	1. scoter and blues	1-25
David Turner Bot.	1. Wire sieve	1-15-14
John Bateman Bot.	1. pair fire dogs	31-63-14
Alex. Minsterda Bot.	1. pot each 62-4-1. minutes tools 31-12	81-14
Malcom McLean Bot.	1. Horse	3-25-
Adam Milam Bot.	1. Subjewell 100-1 Bill 2-04-	3-25-
Stephen Milam Bot.	10. Gallons Barb. supported	3-00
Duncius Elly Bot.	1. ordinary carriage	16-00
William L. Parker Bot.	1. Yoke of oxen	38-31-14
James B. Brigham Bot.	1. Waggion	17-00-
Harry Edwards Bot.		
Daniel Wood Bot.		
David S. Wilson Bot.		
Thomas Adams Bot.		

18) *James Acorn, Esq.*

*continued*

John T. Alfred	Set.	1. Bullion in small Gees	92 50
William Anderson		2. yearlings	8 25
Abram Acorn	Set.	1. Calf	6 51 74
John Clark		2. yearlings	4 25
Alfred of more Set.		1. Steer	8 57
Harriet Butler	Set.	1. Heifer	3 83 74
John tiger	Set.	1. negro man named Tom	161 00
John Lewis	Set.	600 ft plank 11 2 1/4 ft lummers	7 20
		20 ft. be be	2 18
		620. ft be 60 ft be	3 87 74
		180. ft 1 1/2 ft be	1 68 74
Neil M. Gould Set.		1. White Horse in Wheel	43 74
Joel Dubois	Set.	196. ft plank for	37 74
Glacius Gorin		1. large Barn, 1. shroupless, 1. Cook, 1000 ft 1. Drawing Room, 2. Books size 10.00	1 62 74
		249. 100 ft lummers	3 49
		387. to be be	1 98
		142. 100 ft be	1 12
		Bottles	20 00
			<b>\$1117 75</b>
		Glacius Gorin Adm.	

### Inventory, Estate of John Parchment,

Land 177.1/4 acres  
 1 Mare, 1. Mares, 1. Hors. 1. Bott. 1. Head of stairs, 5 Boxes, 2 Boxes, 25 lined shys,  
 Wheats of Mops 1 Ripple Gees, 3 Beds & furniture, 2 Parties, 1 Bureau,  
 1. block, 2 spinning Wheels, 1. Dog Chairs, 1. Cupboard & furniture,  
 2 pairs and Boxes, 1. shovel and Hongs, 2 flat Irons, 6 Iron potts and  
 Kettles, 3 Quins, 1. Ripple Gees, 1. Clock real, 1. Meaning Books, Books  
 History of England, 1. Volume, Hitchers works 8 Volume, mostly 8 & 8 bits  
 rope of Walsh and Nelson, 2 Bibles, 2 My books,  
 10 burning Implements.

1 plow, 4 Hoes, 3 Axes, 3 sets Gees, 1. old best 16

The above Inventory is correct to the best of my knowledge, I give  
 under my hand this 8<sup>th</sup> day of May 1832 Jacob Parchment

John Parchment  
 Executors

Administrator of John Parchment & Co. Kelly. Return of Estate of John Parchment

May 5<sup>th</sup> 1832

A list of slaves belonging to the Estate of Col. Abram Acorn, that has come to hand up \$1073.41 1/4  
 The hire of Negro men and  
 Given under our hands

John Parchment  
 Benjamin Kelly Adm.

### Inventory & Account of late Estate of Samuel Fox, Decr.

1	Braces and singletines	To. Orville Champion	1	68 50
1	Plate	To. William Sills	"	56 44
1	Hammer	To. Joshua Speculator	"	18 44
1	Axe	To. Harry B. Sills	"	63 34
1	Pair of Pinchers	To. Henry B. Sills	"	25
1	Shovel and axe	To. William Sills	2	56 44
1	Bottle	To. Sarah Sills	"	56 44
1	Bott	To. William Sills	"	56 44
1	pair pots & Pots	To. Do	"	6 44
2	Piggins	To. John W. Hicks	"	50
1	Table	To. William Sills	"	68 50
1	Spinning Wheel	To. Do	"	25
1	Pair of Scipers	To. Henry Fox	"	37 44
1	Side Table	To. William Sills	"	6 44
1	Bible and hymn Book	To. Harry B. Sills	"	37 44
1	Bed	To. William Sills	1	75
1	Bed and furniture	To. William Sills	"	50
1	Sow and Pigs	To. William Sills	"	8 50
1	Bow and Belp	To. William Sills	"	9 00
1	Bow and Belp	To. William Sills	"	9 00
1	Bow and Belp	To. William Sills	"	9 00
1	Wiper	To. William Sills	"	4 00
1	Mare	To. William Sills	"	41 50
4	Hogg	To. Orville Champion	"	3 75
4	Hogg	To. William Sills	2	68 50
1	Sow and Notes	To. William Sills	"	18 44
1	Loom	To. Joshua Speculator	"	37 44
1	Shepe	To. William Sills	"	25
1	Plank	To. Grey Bellie	"	6 44
1	Stone	To. William Sills	"	18 44
1	Basket and slay	To. Do	"	17 44
1	Rewhicle	To. Do	"	75

Administrator Return Estate of James Dunbar

\$139.25, 7<sup>th</sup> May 1832

Received as  
 Decd. One hundred and thirty nine  
 dollars and 25 Cents for the hire  
 of negroes belonging to said Estate.

William Dunbar Adm.

\$139.25

Account of Estate of Samuel Yarbrough Dec 2d

	\$4	93 <sup>1/4</sup>	87		16	1	66
1	1	6	58		16	60	
2	34	86	89		16	87 <sup>1/4</sup>	
3	21	22	40		2	32	
4					1	20	
5		6	9.	11			
6		3	28.	49		6	72 <sup>3/4</sup>
7		1	20	43		3	58 <sup>3/4</sup>
8		1	64	44		1	35
9		2	5	65		1	81 <sup>1/4</sup>
10		2	58	16		246	24
11		1	87 <sup>1/4</sup>	47		12	10
12		1	54	18		12	89.
13		1	66 <sup>1/4</sup>	19		5	01.
14		3	32	50		226	65 <sup>3/4</sup>
15		1	66 <sup>1/4</sup>	By commissaries		8721	91
16		2	15. <sup>1/4</sup>	18.48 + 19. net pension			
17		1	95	Inventory		80	00
18		1	53	Commissioners on \$133.25.		691	61
19		8	30	Cst 5 per cent is allowed		11.	00
20		6	64			725	27
21		9	21	Commissioners fees charged		8	
22		2	84			8721	91
23		1	66				
24		1	68 <sup>1/4</sup>				
25		16	90				
26		"	65				
27		1	64				
28		3	55				
29		5	00				
30		1	45 <sup>1/4</sup>				
31		3	72 <sup>3/4</sup>				
32		2	69.				
33		"	35 <sup>1/4</sup>				
34		1	92 <sup>1/4</sup>				
35		2	53 <sup>1/4</sup>				
36			58 <sup>3/4</sup>				

In obedience to the command above, of Court to us directed we have settled at the above amounts of Nathan Yarbrough, Account of Samuel Yarbrough Dec 2d, and find a balance due said Estate of six hundred and fifty nine dollars & twenty five and 7/8 cents. Given under our hands and seals this 9th day of March, 1832.

Henry L. Wall  
John Carr  
Geo. W. Howard

Alexander Howard, Administrator Settlement returned.

No. ofoucher	Amount of amount of sale as per blacks certificate	\$130.00
1	b B Willoughby Note	6.00
2	Henry L. Athies Tax 1830.	1.44
3	John Mann probate	3.62 <sup>1/4</sup>
4	blacks f us	3.75
5	A Howard Admin. Account	52.44
6	Daniel Lewis probate	1.25
7	Joshua Hambley Receipt	2.50
8	Tax Receipt	1.53 <sup>1/4</sup>
9	E Rorie Note	2.912.44
10	John J. Kennedy Note	12.00
11	Balds Williams Note	11.18 <sup>3/4</sup>
12	Daniel Lewis Account	7.63
13	Murphy Nelson probate	10.61

The undersigned have been appointed to settle with Alexander Howard, Account of Martin Howard Dec 2d, and procure to do the same, and do find, that Estate to the amount of \$130. Came to his hands to be Commissared and that he has sum in store to said Estate to the amount of \$118.82<sup>3/4</sup>. Wherefore we find that said Estate is in debt to said Howard, Admin. \$118.82<sup>3/4</sup>. Given under our hands

William Williams  
James Poyser,  
Henry C. Gilson

Nathan Skinner, Guardian to Anna & Etteridge Mary Return

A return of the hire of negro belonging to Nancy, Anna Benjamin, Sarah hired out for 12 months. 1 Negro Bob. Hired to Earl Gibson for \$79.00  
1<sup>st</sup> January 1832.

A return of the hire of Negro Belonging to John Etteridge.  
1 Negro named Mary, hired to Isaac Whiting for 12 months. 1<sup>st</sup> January 1832. For 25.25

A return of the hire of Negro Belonging to Sally Etteridge.  
1 Negro named Nat, hired to Ann Elliott, for 12 months. 1<sup>st</sup> January 1832. For 22.00

A return of the hire of Negro Belonging to Polly Etteridge.  
1 Negro named Billy, hired to Joseph Pinney for 12 months. 1<sup>st</sup> January 1832. For 15.00

A return of the hire of Negro Belonging to Martha Etteridge.  
1 Negro named Charlotte, hired to Patrick Whiting for 12 months. 1<sup>st</sup> January 1832. For 5.00

Nathan Skinner

Geo. P. Craft, Guardian to Margaret Callan & William Callan Return

George P. Craft, guardian of Margaret & William Callan makes the following return which is granted to be received. To Rent on 20 acres of land \$34.00

To Rent of a tract of land 28.50  
In consideration of the same, 1<sup>st</sup> March, 1832.

Geo. P. Craft

Know all men by these presents, That we the undersigned Testifying W H Turner and A H Allen Architects and Surveyors, having made William Carroll deceased, of the State of Minnesota and his Successor in office for the use and benefit of the Heirs and distributees or legatees of William Carroll deceased, for the sum of One thousand dollars, for the payment of which we are truly to be done made us here ourselves, our Heirs &c, firmly by these presents,  
Given under our hands and seals, this 9<sup>th</sup> day of May 1832.

The Constitution of the above obligation is under seal at witness, wherein Testifying by the day agreed to the County Court of Stewart County now in session for probate a paper Writing purporting to be the last will and Testament of William Carroll deceased, in which the said Testifying is appointed the Executor, and William Cobb, Surveyor, one of the executors and Heirs of the said deceased having objected to the said paper, and having hereon cited that it is the last will and Testament of the said deceased and an Open hearing having been made up before the direction of the court, for the purpose of determining the fact, whether it is the Will or not; and the said Testifying having been thus day appointed to take the charge, supervision and management of all the Estate of said deceased during the presidency of the said Court of Session, have named the said Testifying and have truly engaged and take care of the said Estate for the use and benefit of the Heirs and distributees or legatees of the said Deceased and upon the final termination of the said Office, to have and to hold all and singular all the said property, together with the increase and profits of the said Estate ready to remove, and to all manner to those entitled to receive it, in the sum of \$1000.00 if the same should be found in favor of the Testimony of Will, or the Adversary or Distributaries of it shall be found that there is no Will, another obligation to be made either prior to remain in full force, virtue and effect.

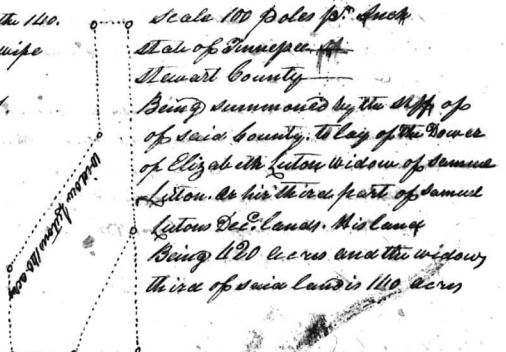
Taken & acknowledged in open  
Court May 9<sup>th</sup> 1832

A. Testifying  
W H Turner  
A H. Allen

Dower of Elizabeth Linton Widow of Samuel Linton Dec'd

The present plat is a true representation of the 110.  
acres of land for the widow Elizabeth Linton wife  
of Samuel Linton deceased.

Samuel Rep. D. S.



Beginning at a black oak John Kingers south corner in the North boundary line of said Linton lands, Run South 67 degrees One hundred and sixty poles to a large Whitetop, Run South 23 West, thirty four poles to a small black oak. Run West Eighty Eight poles to a Hickory.

Run East 67 poles to a black oak and forty poles to a black oak South 23 West, one hundred and sixty poles to a black oak. Run South 67 degrees One hundred and sixteen poles to a black oak and back Run East thirty four poles to a south gully. On the North Boundary line of said lots to get thence East with said line to the Beginning containing 110 acres.

Samuel Rep. D. S. of  
Stewart County

5<sup>th</sup> April 1832

Pursuant to an order of Court to us directed we have met, with the Surveyor and Sheriff of said County, and after being legally sworn by said Sheriff to give a proper Certificate of our Attendance and the Survey of the within plot, and Certificate so made by the Surveyor, We think is correct as such. Given under our hands and seals this 5<sup>th</sup> day of April 1832.

John Morris  
Nathan Skinner  
Cornelius Anderson  
Thomas J. Elliott  
Lewis Elliott

### Edmonia Stoker Esq's dower 130 acres

Date of Survey

Know all men by these presents that we Edmonia Stoker, William Davis, Joshua Hamlet, and George Gaskins are here and firmly bound unto William Davis, Esq. Governor of the State aforesaid in the sum of One Thousand Dollars to be paid to the said William Carroll his Successor in office or their assigns when he goes well and truly to be made to him or his assigns or to any and each of his heirs Executors Administrators and assigns County and County family of their posterity with our seal and date this 10<sup>th</sup> day of August 1832.

The Constitution of the above obligation is such that when the above bound Edmonia Stoker hath been by the Justice of the County of Olmsted granted Letters for the County of Stewart appurts a Committee in and for said County as if the said Stoker shall leave and tarry, and without delay prosecute all necessary and convenient to him done to and faithfully account for and pay over all money by him collected by virtue of any power or process put into his hands to the Plaintiff her him or their agent or attorney or such other person or persons to whom the same may be due and payable agreeable to the terms thereof and in all other things faithfully execute and perform the duty of Committee during his continuance in office than the above obligation to be void also to be and remain in full force and effect.

Salem Amick acknowledged  
in open Court August Term 1832  
Sgt. William Clark

Edmonia Stoker  
W. Davis  
Joshua Hamlet  
Geo. Gaskins

171  
C. M. Y. L. DIRECTOR COLLECTOR B.M.C.B. 1832

Know all men by these presents that we Henry & William George McAllister, Benjamin Kelly and  
Charles G. Clement all of the County of Stewart and State of New York are hereunto firmly  
bound unto William Bailey Esquire Chairman of the County Court of Stewart County and he  
surely agrees in person in the sum of Five Thousand Dollars to be paid to the said William  
Bailey his successors in office or their assign who the payment will and surely be made  
in due course of law and in case of non payment will and surely be recovered  
in due course of law and in case of non payment will and surely be recovered  
by the said Henry & William George McAllister, Benjamin Kelly and Charles G. Clement  
of jointly and severally by these presents date with our seal and date the 1st day  
of August 1832.

The Constitution of the above obligation is such that whence the  
above bound Henry & McAllister hath been appointed Collector of the Public Tax in  
the County of Stewart for the year 1832. Now if the said Henry & McAllister do  
well and truly collect all the public Tax in said County which are due or  
may become due for said year and pay over the same agreeable to law all the  
affairs which he ought to collect to the Treasurer of said County then the  
above obligation to be void the remainder in full force and virtue  
to have and be acknowledged in open Court

H. G. McAllister C  
G. McAllister C  
Benjamin Kelly C  
C. G. Clement C

First William Clark

171  
C. M. Y. L. DIRECTOR COLLECTOR B.M.C.B. 1832

Know all men by these presents that we Henry & McAllister, Benjamin  
Kelly and Charles G. Clement are held and firmly bound unto William Carroll  
Esquire & owner in aid over the State of New York in the sum and full sum of  
Five Thousand Dollars to be paid to the said William Carroll his executors or  
their assign who the payment will and surely to be made in kind or value and  
each of us and each of us our heirs Executors Administrators and assignee  
and surely firmly by these presents sealed with our seals and dated this 1st day  
of August 1832.

The Constitution of the above obligation is such that whence the above  
bound on Henry & McAllister hath been appointed Collector of the public Tax in the  
County of Stewart for the year 1832. Now if the said Henry & McAllister do well  
and truly collect all the public Tax which are due or may become due  
in said County for said year and pay over the same agreeable to law all the affairs  
which he ought to collect to the Treasurer of New York City  
then the above obligation to be void the same to remain in full force and virtue  
to have and be acknowledged

in open Court August 1832  
First William Clark

H. G. McAllister C  
G. McAllister C  
Benjamin Kelly C  
C. G. Clement C

171  
C. M. Y. L. DIRECTOR COLLECTOR B.M.C.B. 1832

Know all men by these presents that we James Clark William Clark and Samuel  
Baldwin Esquire Clerk has bound Clark and Baldwin with all of the state of New York  
and County of Stewart are held and firmly bound unto the County Court of Stewart  
for a sum of one thousand dollars to be paid to said Samuel  
who being a public officer in their assign who payment will and surely to be made in kind  
and surely firmly by these presents sealed with our seals and dated the 1st day of August 1832.

The Constitution of the above obligation is such that of the above bound James Clark  
William Clark and Samuel Baldwin Esquire Clerk and to make or cause to be made a true and perfect  
Inventory of all and singular the goods and chattels right and credits of the deceased  
which have or shall come into the hands, hands or possession of the said public officer  
and William Clark and Samuel Baldwin Esquire Clerk and any other person or persons for him  
and to have and make do exhibit a copy of the same to the said testator or his executors  
and the same goods and chattels right and credits of the deceased at the time of his death  
which at any time hereafter to come into the hands of any other person or persons for him do well  
and truly administer according to law and further do make or cause to be made a  
true and full account of the Administration within one year after the date of the paper  
and all the test and credits of said goods chattels and credits which may be found remaining  
on the said Administration account the same being first examined and allowed generally  
to law shall delin and pay unto such person or persons respectively as the same shall be  
done pursuant to the true intent and meaning of this administration and if it shall appear  
that any will or Testament was made by the deceased and executed or executed in trust to him  
do exhibit the same and make and allow and approve of according to the said  
paper book and William Clark and Samuel Baldwin Esquire Clerk to be required to do render and declare the  
said letter of administration approbation of such Testament being first made  
made in open Court then the above obligation to be void in full force and  
virtue to have and be acknowledged

in open Court  
August 1832

First William Clark

William Clark C  
Samuel Baldwin C  
James Clark C  
John Clark C  
James Clark C  
Samuel Baldwin C  
James Clark C

Administration Bond Recd. from Discre

Know all men by these presents that we Lawrence M. Manning John Leckburgh and William Day all of the state of New York in County of Steuben and his family being in debt to the State of New York and the State of New York in the sum of four hundred dollars to be paid to David Morris who thereupon we offer a bond which payment will be paid and will be made in due course on his discharge from his office  
I declare to the party these bonds firmly by these presents made with us this 24th day of August 1832.

The condition of the above obligation is such that if the above  
bonds Lawrence M. Manning Administrator of all and singular the goods and chattels  
Real and personal of David Morris his executors or administrators to the best of their knowledge and  
power to inventory of all and singular the goods and chattels right and wrong of the  
Deceased which have or shall come into his hands knowledge or suspicion of the  
Law Lawrence Manning or into the hands of his agents or persons of any other person or persons  
for him and the same to be made as aforesaid in case he shall be situated in any  
inconvenient country town and the same given under a light hand on account of his disease  
at the time of his death which is at every time hereafter comes into the hands of any  
other person or persons for him or whose trust may be given to administer according to law and  
further no mate or cause to be made a true and true account of the administration  
within one year after the date of these presents and all the true and true account of the  
goods and chattels and effects which may be found remaining or into the hands of the Administrator  
Account to be given being first examined and agreed to by law shall administer  
and pay unto such person or persons respecting as the same shall be now pursuant  
to the true intent and meaning of the Administration and if it shall appear that  
any will or testament was made by the deceased to the contrary notwithstanding  
named do we let to the same to make fulling the account and effects of according  
to the said Law and the meaning thereof be required as under the seal the seal  
of Administration application of such instrument being first made and then  
in our hands before them the obligation to our seal to New York its full force and law.

Given and acknowledged in open Court  
August 24th 1832

To William Day

Lawrence M. Manning D  
John Leckburgh D  
William Day D

Administration Bond William R. Redfield Discre

Know all men by these presents that Mr. Clement L. Leckburgh and William Day  
all of the state of New York in County of Steuben and his family being in debt to the government  
and the State of New York in the sum of four hundred dollars upon an account of the same  
which payment will be made in due course on his discharge from his office  
I declare to the party these bonds firmly by these presents made with us this 24th day of August 1832.  
The condition of the above obligation is such that if the same shall be delivered to the Administrator  
for all and singular the goods and chattels right and wrong of William R. Redfield  
or a man to be known and called in such a town and people having of all and singular  
the goods and chattels right and wrong of the deceased which have or shall come  
into the hands knowledge or suspicion of the same to be delivered with the hands of a person  
of any other person or persons respecting as the same shall be delivered to the Administrator  
and the same to be made as aforesaid in case he shall be situated in any  
inconvenient country town and the same given under a light hand  
and consisting of the same at the time of his death which is at every time hereof to come  
into the hands of any other person or persons respecting as well as truly administered according  
to law and further to make a true and true account of the administration  
within one year after the date of these presents and all the true and true account of  
the goods and chattels and effects which may be found remaining on the same  
Administrator be sent to the same being first examined and agreed upon  
law shall administer and pay unto such person or persons respecting as the same  
shall be given pursuant to the true intent and meaning of the administration and  
if it shall appear that any will or testament was made by the deceased to  
make fulling the same to be made as aforesaid to the same as to the same  
and appear of recordings of the same to be delivered to the same to be made as  
and before the same to be delivered to the same to be made as aforesaid to the same to be  
first had and taken in accordance with the obligation to give seal to remain in  
full force and law.

Clement L. Leckburgh in open Court

August 24th 1832

Clement L. Leckburgh D

John Leckburgh D

William Day D

Friedrich H. Blaikie, Guardian, P. O. Box 100

Know all men by these presents that on Christian, Black, Saturday, the 1st day of August, 1832, the County Board of Steuben County, New York, have appointed me, Friedrich H. Blaikie, Chairman of the County Board of Steuben County, to be your & the minor's guardian & to receive their property, administer it, & pay over the sum of One Thousand Dollars of or the Receipts of William Ellis Thomas, Esq., Elizabeth Ellis, and Anna Ellis, for the payment of which we have undertaken, and in consideration whereof we assign jointly and severally for myself by these presents, to the said County Board the 1st day of August, 1832.

The condition of the above obligation is such that where Friedrich H. Blaikie has been appointed to be your guardian to the said minor, now of the said black shall cause and faithfully make true to turn and deliver over the said minor's estate unto the County Board of Steuben County to have during his said guardianship paid at the proportion of three thousand dollars per annum account with the trustees of the County Board of Steuben County and pay over to them on the 1st day of January, 1833, the amount of the same, and thereafter, when they may come into his hands by virtue of his said guardianship together with the profits to him the said black as of course shall accrue him in all things relating to the said guardianship agreeable to law, to have then the above obligation to be void & to remain in law.

Friedrich H. Blaikie, D.  
Lottley Black, D.  
Joseph Giffen, D.  
Geo. Meekins, D.

Salem, June 1832

For William Blue

Peter Williams, Guardian, P. O. Box 100

Know all men by these presents that on Robert Williams, Joseph Smith, and George Meekins, and family being made William Bailey Chairman of the County Board of Steuben County to be your & the minor's guardian & to receive their property, administer it, & pay over the sum of One Thousand Dollars for the benefit of the said minor, with the payment of which we have undertaken to have during his said guardianship, and faithfully make true to turn and deliver over the said minor's estate unto the County Board of Steuben County and pay over to them on the 1st day of August, 1832.

The condition of the above obligation is such that where Robert Williams has been appointed guardian to the said Peter Williams, now of the said Robert Williams, shall cause and faithfully make true to turn and deliver over the said minor's estate unto the County Board of Steuben County to have during his said guardianship, and faithfully make true to the proportion of three thousand dollars per annum account with the trustees of the County Board of Steuben County and pay over to them on the 1st day of January, 1833, the amount of the same, and thereafter, when they may come into his hands by virtue of his said guardianship together with the profits to him the said Robert Williams, as of course shall accrue him in all things relating to the said guardianship agreeable to law, to have then the above obligation to be void & to remain in law.

Peter Williams, D.  
Joseph Smith, D.  
Geo. Meekins, D.

Salem, June 1832

For William Blue

Benjamin Kelly, Guardian, P. O. Box 100

Know all men by these presents that we Benjamin Kelly, Davis, Rocking and Hugh McAllister, an husband and family being made William Bailey Chairman of the County Board of Steuben County to be your & the minor's guardian & to receive their property, administer it, & pay over the sum of One Thousand Dollars for the benefit of the said minor, with the payment of which we have undertaken to have during his said guardianship, and faithfully make true to turn and deliver over the said minor's estate unto the County Board of Steuben County and pay over to them on the 1st day of August, 1832.

The condition of the above obligation is such that where Benjamin Kelly has been appointed guardian to the said Davis, Rocking Kelly, now of the said Benjamin Kelly, shall cause and faithfully make true to turn and deliver over the said minor's estate unto the County Board of Steuben County and pay over to them on the 1st day of January, 1833, the amount of the same, and thereafter, when they may come into his hands by virtue of his said guardianship together with the profits to him the said Benjamin Kelly, as of course shall accrue him in all things relating to the said guardianship agreeable to law, to have then the obligation to be void & to remain in full force and virtue in law.

Taken and acknowledged on June 20th, 1832  
Davis, Rocking, D.  
Hugh McAllister, D.  
For William Blue, D.

An Inventory of the estate of John L. Scott deceased

Inventory of the property of John L. Scott taken by John Roberts, Agent of Salem to it  
1. Winding Box 1. Mater 1 Shopping case 1 Carpet bag 1 Large Pkt 1 long & short led basket  
1 Doughbox 1 Tea Kettle took 1 Metal tray 1 Cress 1 Short Hamper led earthware  
1 Walking stick 1 Bottles 1 Bell 4 Setting chain 1 Box in collar 1 Key to jewel Box 1 Gun 1 Stone 1 Hat  
bonnet 1 do 1 Band of furniture 1 do 1 Long Box 1 Trunk 6 Pigs 13 Hogs 8 Sheep 2. Green leather  
1 Quilling 1 Horn 1 Bell 1 Mansardelle 21 Books 1 Sand counter 1 Barn door 4. Orange 2 do  
1 Bottles of various others

1. Account of Lewis Shaver \$8.00 1 Stock of Ward & Sam. 1 Bag of 50 do with a number  
of pens 1 Case of pen 1 Small Box for 50 do 1 Note of hand on Joseph E. May for \$5.00 1 Stock  
Dollars with 1 Note of hand on William Paynter for \$5.00 1 Stock

Returned to John L. Scott, June 1832

Additional Inventory of estate of Miller Whiting deceased

Additional inventory of the effect of Miller Whiting deceased

Bank Recs of Thomas M. Young	\$66.00
66 Clement Adams	
August 6 <sup>th</sup> 1832	

Returned August 6<sup>th</sup> 1832

199 *Selinus Alpinus* Bremius Kite

In the Name of god Amen I William Stamps of the County of Gloucester by witness of these presents  
of paper & before this myne hande & by myn selfe sealing & bearing a Notary publicke of myngaynes  
hereinafter to be appoynted for me to see & to make this myne Testamente & Will  
hereinafter to be called myne Last Will and Testament made & by me written principally in the presence of  
the behayre alreadystayng yore this daye yore & in my bodye & lyeing in bedde to cause to be done in  
a manner to my chertenance at the direction of my selfe in the writinge therin by me at the  
general Recitation thereof the same to be done & agreed by the Rightfull persons appoynted and to  
take entirly wch chertenance to be held plene good helpe & use unto me the tyme of my deth  
and after the deth of the same in the followinge maner and form after payeng all myt dues  
to the Residencie of my estate I leav to my deare belovd wife Edmyn the appoyntment of my  
chieren appoynt swring his wch a wch lode this further as my deare belovd wifewch appoynt  
for greate deute at their tyme to be also my deare belovd chieren may then have open  
feare with the tyme of my chieren by to shewe her lode and further as my deare  
of my wch a wch deute therfore swring myt estate to be tooe tooe equallly divided among  
my chieren and I appoynt Edmund Taylor and John Metham my executor to ac  
in full power according to law for my estate to manage all my affair a heare no red  
that hys heare wch a wch recorde all thid my other Testamente written by me  
by quicke the last reciter by me in any waye by me named orles this daye this testifying  
the confirming the said me other to be my last written Testamente by writing where I have  
henceforth my hande and seal the 20<sup>th</sup> day of Aprill in the year of our Lord One thousand  
eight hundred and fiftyness signed late and published Province and attested by these  
laird William Stamps whiche have wch a wch Testamente in the present year who is his  
present and in the presense of each other have henseforth to bekeeps as meyn  
Stephan Parker testyfie

*Poecilia* *luciae* *luciae* *luciae*

State of Connecticut, August three 1872. The test and two documents were exhibited in  
the State Library Court open board, and the signatures thereof person by Stephen Parker,  
one of the subscriber's witness, and it is ordered to be recorded, for William Clark.

*A hand full for Resonance conception will*

Are the underwritten now at the house of John Brown hills during his last days and when he died  
and state that he died at his usual residence when he had lived many years. Are the underwritten  
state that an own copy was upon by the said John Brown hills to her in writing how he entitled his property  
during or after his sickness - and he expected to die that his will was executed. In the said John Brown  
hills written and signed as follows: Being now in my eighty ninth year and fearing to leave I would my  
wife to have my whole estate and property that cometh to my self and others and to pay off  
what accounts are against me and to live on the property as her necessity may require these  
children these are them living with his executors his wife John Mayhill that there shall divide  
unto them called on to act to make their proportion equal to those who have left in the underwritten further  
state that said John Brown hills departed this life on the 23d April 1872 and that a written memorandum of this will was  
made in one and ten days after his death.

Isaac Sibley  
Lyman <sup>in</sup> Wiggin  
William Sibley

Penn State Enviro 193L

*Inventory and account of sale of James Parrot's effects, Augt 1<sup>st</sup>*

1	Cost of breaking down to Kigay Barn	1.00
	Cost of oats	1 -
1	Coffee - pot	.25
1	Milk	.25
1	Pot	.95
1	Oil	.25
1	Chains	.25
1	Leather & iron	.20
1	Cattle	.25
2	Spuds	.50
1	Bunch	1 -
3	Chains	.50
1	Woolling Wheel	1 -
1	Read Oats	.9 -
6	o	.5 -
1	Cattle	1.80
1	Brass Latches	12.625
2	Steel	.50
1	Loom	.625
1	Pairs of Slings & Hamps	.25
1	Pair Laces	.25
1	Pear Saddle Bag	2.625
1	Butter	.125
1	Cake	1.00
1	Cow	.5 -
1	Branding	.25
1	Cow	.8125
1	Plow Share	1 -
1	Cost of Soap	.125
1	Arrow & pipe	2.25
1	Filling	.25
1	Bay Horse	22.125
1	Bell	.25
1	100 lb Collow Whisky	45 -
1	Pint	.25
2	Buckshot	.375
		148.625
Money found in pocket of Drained paper in		50 -
3 Notes against E. H. and E. Clark Brittain Laster		175 -
A Neggery of Stephen Laster living in North Carolina forth collection of these notes due to		150 -
him Laster in that state in Southampton County for		15.562
1 Note against Sister Bop for		551.81

Return August 22nd 1872

## School Board Administration