

John Scarborough Guardian (to the Heirs of John King) Return

For Estate of John King, to John Scarborough Guardian £. <sup>2</sup>			\$120 20
To Balance due as per settlement April 25 <sup>th</sup> 1832.			
Paid to D. S. King a judgment in favor of Charles King against John King before David Hogan Esquire 8 <sup>th</sup> December 1831.		57 95	
Interest and a fifty cents included - cost		30	
			<u>\$178 65</u>
By John Petty note to Clements and King for one hundred dollars in the interest from the 27 <sup>th</sup> of August 1832.		\$110 00	
Also by lease of land to H. King for \$10.			
Payment of Taxes for 1833.		<u>due</u> \$68 65	
John Scarborough Guardian of the Heirs of John King Del			

William Croswell (Guardian) Bond

John Scarborough in sum current with the heirs of John King Dec 20 <sup>th</sup>			
1827 July 20 cash rec'd of King & Clements C.C.			\$111-
1829 January Rent of plantation for the year 1829.		11 25	
1830 November Rent of 5s.	1830	20	\$1.40
Rent of 5s.	1831	20	50
1827 C.C.			<u>\$12 50 44</u>
By Guardian Bond for Heirs		\$1.50	
" Rented Boarding & Clothing fees as per order of court		225 00	
September 15 <sup>th</sup>			
1828 Paid Harry King to buy clothing		20 00	
February 4 <sup>th</sup> Paid to - for Dr		5	
10 <sup>th</sup> - Dr - Dr -		20	
Taxes for 1828		3 50	
1829 Guardians Return		3 00	
July 6 <sup>th</sup> - to - to		1.87 1/2	
August Paid Taxes for 1829		1.12 1/2	
An item Brought in for heirs		3 00	
1830 Bill. lost Williams		16 70	
Guardians return		1.87 1/2	
Paid D. S. Jennings fee		5 00	
Taxes for 1830		1.87 1/2	
Guardians Return		1.87 1/2	
Bills fees		3 11 1/2	
Repairing Services		11 25	
		<u>\$312 76 44</u>	

Account of Credits Brought over  
Amount of debts Brought over

\$312 76 44  
192 56 44

\$120 50

The commissioners appointed by the County Court to settle with John Scarborough Guardian of the Heirs of John King, did having examined the papers in relation thereto, do find that the above balance of one hundred & twenty dollars & twenty cents, is due the said Scarborough, as above. Given under our hands & seals Sept 25<sup>th</sup> 1832

William Kay  
Clemente  
J. W. Rep

Robert Williamson Guardian (to Petty Doctor) Return

No. Amount of monies rec'd as guardian of Petty Doctor November 1832  
bank rec'd of Matthew Manning \$7 06 44

James Scarborough (borer) Bond

Know all men by these presents that we James Scarborough William Croswell & Henry Early all of the County of Stewart and State of Georgia are held & firmly bound unto William barrel Governor in & over the State aforesaid in the sum of five thousand dollars. To pay to the said William barrel his successor in office or their assigns which payment will & truly to be made we bind ourselves our Heirs Executors Administrators & assigns jointly and severally firmly by these presents sealed with our seals & dated this 5<sup>th</sup> day of February 1833

The condition of the above obligation is such that whereas the above bound James Scarborough hath been by the justice of the County Court of Pleas & Quarter Sessions for the County of Stewart appointed borer in & for said County.

Now if the said James Scarborough shall fail & truly & without delay execute all processes & precepts to him directed & faithfully account for & pay over all monies by him collected by virtue of any process or precept put into his hands to the plaintiff his heir or their agent or attorney or such other person or persons to whom the same is due & payable according to the manner thereof and in all other things faithfully execute & perform the duties of Borer during his continuance in office. With the above obligation to be void till he to remain in full force & virtue.

James Scarborough

Taken & acknowledged in  
Open Court February Term 1833

William Croswell

Henry Early

John Scarborough

## Henry Edwards (Guardian) Bond

Know all men by these presents That we Henry Edwards, Solomon Pye, Drury D Brown & Benjamin Kelly are held & firmly bound unto William George <sup>William George Sheriff</sup> of the County Court of Stewart County <sup>the Governor in Council</sup> or his Successor in Office or as Successors their Executors Administrators and Assignees in the sum of two thousand dollars for the benefit of James W Lewis for the payment of which we bind ourselves our Heirs Executors & Administrators jointly severally firmly by these presents sealed with our seals & dated this 1<sup>st</sup> day of February 1833.

The condition of the above obligation is such that whereas the above bound Henry Edwards has been appointed Guardian to the said James W Lewis if the said Henry Edwards shall fail & faithfully make true return & settlement made unto the County Court of Stewart agreeable to Law during his said Guardianship & at the expiration thereof shall make & 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 as aforesaid and shall disclaim himself in all things relative to the said Guardianship agreeable to law and that this obligation to be paid shall remain in full force & virtue in law.

Given & acknowledged in open court Feb: Term 1833

Test:  
W Williams S.R.

Henry Edwards  
Solomon Pye  
Benjamin Kelly  
Drury D Brown

## Henry L Atkins. Sheriffs Bond

Know all men by these presents That we Henry L Atkins George W Atkins John Fraser James King & William R Atkins all of the County of Stewart & State of Minnesota are held & firmly bound unto William Carroll <sup>William Carroll Governor</sup> Governor in Council the State of Minnesota and his successors in office in the sum of five thousand dollars for which payment will answerably to be made we bind ourselves each of us and our Executors Administrators jointly and severally firmly by these presents given under our hands and seals this 7<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereas the above bound Henry L Atkins is constituted and appointed Sheriff of Stewart County & therefore the said Henry L Atkins shall well & truly execute and due return make of all process and precept to him directed & pay and satisfy all fees & sums of money by him received or levied by virtue of any process unto the proper office into which the same by the said Sheriff ought to be paid or to the person or persons to whom the same shall be due his heir or theirs Executors Administrators attorney or agents and in all other things as in truly and faithfully execute the said office of Sheriff during his continuance thereon. Then the above obligation to be paid otherwise to remain in full force and effect.

Henry L Atkins  
George W Atkins  
John Fraser  
James King  
William R Atkins

## Henry L Atkins. Collectors Bond for 1833

Know all men by these presents That we Henry L Atkins George W Atkins John Fraser James King & William R Atkins all of the County of Stewart & State of Minnesota are held & firmly bound unto William Carroll <sup>William Carroll Governor</sup> Governor in Council the State of Minnesota in the sum of three thousand dollars to be paid to the said William Carroll his Successors in Office or their assigns which payment will truly to be made we bind ourselves each of us our Heirs Executors Administrators and assigns jointly and severally firmly by these presents sealed with our seals & dated this 7<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereas the above bound Henry L Atkins hath been appointed Collector of the Public Taxes in the County of Stewart for the year 1833. Now if the said Henry L Atkins do in a true & faithful manner collect all the public taxes which are due or may become due in said County for said year & pay over the same agreeable to law all the aforesaid Taxes which he ought to collect and amount to the Treasurer of West Minnesota thereon. Then the above obligation to be paid shall remain in full force and virtue.

Given & acknowledged in open court May Term 1833

Henry L Atkins  
George W Atkins  
John Fraser  
James King  
William R Atkins

## Henry L'Atthias Collector Bond County Taxes 16

Know all men by these presents that we Henry L'Atthias George W' Atthias John Granger James King & William P' Atthias all of the County of Stewart & State of Turnep, are here by firmly bound unto John Richards esquire Chairman of the County Court of Stewart County, This Successor in office in the sum of five thousand dollars to be paid to the said John Richards his successor in office or their assigns. Which payment will and truly to be made We the undersigned & each of us our Heirs Executors Administrators and assigns County severally firmly by these presents sealed with our seals & dated this 7<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereas the above bound Henry L'Atthias hath been appointed collector of the public taxes in Stewart County for the year 1833. And if the said Henry L'Atthias do unwillingly absent, after public taxes of said County, which is due or may become due, for said year & pay over the same agreeable to law all the aforesaid taxes which he ought to collect to the trustee of Stewart County then the above obligation to be void else to remain in full force & effect.

John W' Acknowledges in open Court May Term 1833

Henry L'Atthias  
G.W' Atthias  
John Granger  
James King  
William P' Atthias

Nathan Thomas (Constable) Bond

Know all men by these presents that we Nathan Thomas Drury & Brown Francis M'Carroll & David are here by firmly bound unto William M'Carroll esquire Governor in and over the state of Turnep, in the sum of one thousand dollars to be paid to the said William M'Carroll his successor in office or their assigns. Which payment will and truly to be made in his consulting & each of us our Heirs Executors Administrators & assigns County & severally firmly by these presents sealed with our seals & dated the 7<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereas the above bound Nathan Thomas hath been by the justices of the Court of Pleas & Quarter Sessions of Stewart County appointed constable in and for said County. Now if the said Nathan Thomas shall unwillingly absent. Execute all process & precept to him directed & 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 his agent or attorney or such person or persons to whom the same may be due and payable according to the law thereof & in all other things execute & perform the duties of Constable during his continuance in office. Then the above obligation to be void else to remain in full force & effect

John W' Acknowledges in open Court May Term 1833

Nathan Thomas  
Drury & Brown  
Francis M'Carroll  
David

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Know all men by these presents that we John Lapitter Solomon P' Doolittle and Ebenezer Brown, all of the County of Stewart and State of Turnep are here by firmly bound unto John Richards esquire Chairman of the County Court of Stewart County; In the sum of five hundred dollars to be paid to the said John Richards his successor in office. In trust for the benefit of the said Dunn A' Letton committed to the guardianship of the said John Lapitter. Nor which payment will and truly to be made as herein overlying and each of us our heirs executors & Administrators County & severally firmly by these presents sealed with our seals and dated this 6<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereas the above bound John Lapitter is constituted and appointed Guardian to the said Dunn A' Letton A minor orphan. Now if the said John Lapitter shall fully execute the duties of his said Guardianship according to law and faithfully account for such estate as may come into his hands or paper for the benefit of the said Dunn A' Letton. When he shall arrive at the age of twenty one years old sooner if the estate required and to render a full and true account of his said Guardianship on oath before the Justice of our said court and shall deliver up & pay over to such court on their order such estate with the the profit thereof. Then the above obligation to be void otherwise to remain in full force and effect John W' Acknowledges in open Court May Term 1833

John Lapitter  
Solomon P' Doolittle  
Ebenezer Brown

Gruen & Bradford (Constable) Bond

State of Turnep. Know all men by these presents that we Gruen & Bradford William P' Doolittle William W' Bradford & Uriah Tomlinson are here by firmly bound unto William M'Carroll esquire Governor in and over the state aforesaid in the sum of one thousand dollars to be paid to the said William M'Carroll his successor in office or their assigns. Which payment will and truly to be made in his consulting & each of us our Heirs Executors Administrators & assigns County & severally firmly by these presents sealed with our seals & dated the 6<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereas the above bound Gruen & Bradford hath been by the Justice of the Court of Pleas & quarter Sessions for the County of Stewart appointed constable in and for said County. Now if the said Gruen & Bradford shall unwillingly absent. Execute all process & precept to him directed & faithfully account for & pay over all monies by him collected by virtue of any process or precept put into his hands to the plaintiff his his agent or attorney or such person or persons to whom the same is due & payable according to the law thereof & in all other things execute & perform the duties of constable during his continuance in office. Then the above obligation to be void else to remain in full force and effect. John W' Acknowledges in open Court May Term 1833.

William P' Doolittle  
William W' Bradford  
Uriah Tomlinson

K 251 Robert Brown (Inventories) Co. Stewart Outland

Date of Fumppa's

This indenture made the 8<sup>th</sup> day of May 1833.

Between John Rickard Esquire chairman of the Court of Pleas & Quarter Sessions for the County of Stewart and State of New York and the said Brent Cutland of the other part. Witnesseth That the said John Rickard in pursuance of an order of said Court made of the day of the date hereof & according to the Act of Assembly in such case made & provided. That first place & binds unto the said Brent Cutland an orphan boy named Robert Brown, now of the age of five years, to live after the manner of an apprentice until he arrive at the age of twenty one years - During all which time the said Robert Brown his said master shall faithfully serve him, his family & household every where & daily likewise shall not at any time absent himself from his said Master without leave, leave & in all things as a good & faithful servant shall look unto his said master, & the said Brent Cutland, both covenant and promise agree to and with the said John Rickard, That he will cause the said Robert Brown to be taught the art and trade of farming. That he will constantly provide and afford during the time aforesaid sufficient diet, bedding, washing and apparel fitting for an apprentice & also all other things necessary in sickness and in health, and also that he will send him to some English School to learn the tongue & wherein he learns to read, write and cipher as far as the single rule of three and also that he will furnish the said Robert with two good & decent suits of clothes, at the expiration of his service. See witness Whereof the parties to these presents have set their hands & seals the day & year above written Taken & acknowledged in Open Court May 8<sup>th</sup> 1833 Brent Cutland

Benjamin Kelly Guardian to Sally Harris Kelly Return

May 8<sup>th</sup> 1833

Came to my hands as Guardian for my daughter  
Sally Harris Kelly \$200.00 \$200.00 Benjamin Kelly

251 Sippe Lepiter Guardian to Dearly Letton

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Know all men by these presents That we Sippe Lepiter, Solomon H. Polentine & Ebenezer Brown all of the County of Stewart and State of New York are held and firmly bound unto John Rickard, Chairman of the County Court of Stewart County in the sum of five hundred dollars, To be paid to the said John Rickard Chairman as his successor in office in Court for the benefit of Dearly Letton contrary to the Guardianship of the said Sippe Lepiter. For which payment we truly to be made we bind ourselves and each of us to be, Executor and Administrator County and personally firmly by these presents sealed with our seals and dated this 6<sup>th</sup> day of May 1833  
The condition of the above obligation is such, That at whose of the above bound Sippe Lepiter is constituted and appointed Guardian to Dearly Letton a minor Orphan, now of the age of the said Sippe Lepiter shall fully execute his said Guardianship that she come into his possession for the benefit of said Dearly Letton until he shall arrive at full age or sooner if the events required and thus render a full and true account of his said Guardianship on oath before the Justice of our said Court, and swear up and pay to or pay off the said Dearly Letton of an such estate or estate as he ought to be possessed of, or to such other person as shall be lawfully empowered or authorized to receive the same & the profits arising therefrom. From this obligation to be paid otherwise to remain in full force and virtue.

Sippe Lepiter  
Solomon H. Polentine  
Ebenezer Brown

Commissioners Settlement with Adm'r of Joel Mann Dec'd. Bally & Son

In pursuance to an order of the County Court of Stewart County February Term 1833, to us directed, Nathan Skinner, John Worrell and Drury D. Brown to meet and settle with John Parchment and Benjamin Kelly Administrators on the Estate of Joel Mann Dec'd. We have done so and at the house of John Parchment, an settlement with them we find that they have paid out to trustee, Account & note, Clerks fees and services rendered - - \$64.35 This given under our hands and seals this 3<sup>rd</sup> day of May 1833

John Worrell  
Drury D. Brown

259 Dower of the Widow of John S. Ace Dec 9

State of Oneonta Agreable to the written order of Court to us  
Stewart County We certify we have and are laid off one  
third part of the land belonging to the Estate of John Shire Dec,  
the following (to wit) Beginning at the White Oak tree bounded there  
South boundary line running West 35. 1/4 rods to a Hickory, and post  
Oak, thence South 80. rods to a stake. thence East 35. 1/4 rods  
to a Stake thence North to the Beginning so as to include 16.34  
acres. It being the one third part of said land belonging  
to said Estate this the 8<sup>th</sup> of April 1853.

John G. Downs  
David Downs  
Sethers Bap.  
Davidson Pison  
Isaacale Sims  
Ezra Outland  
William Sims  
Samuel Tap Surveyor

William Bradford Guardian to Martha Dunbar Clarissa Dunbar & Wm. Dunbar

Know all men by these presents that we William Bradford, Green Bradford and  
Joshua Hamilit, all of the County of Stewart & State of Oneonta, are here  
and firmly bound unto John Richards Chairman of the County Court of  
Stewart County in the sum of two thousand dollars, to be paid to the said John -  
Richards, his executors or his Successors in office, in trust for the  
Benefit of the children hereafter named Committee to the guardianship of the  
said William Bradford, for which payment will and truly to be made in  
kind according and each of our Leirs, Executors & Administrators jointly  
and severally firmly by these presents, sealed with our seals dated this  
6<sup>th</sup> day of May 1853

No Condition of the above obligation is set, that whereby the above bound  
William Bradford is constituted & appointed Guardian to Martha Dunbar,  
Clarissa Dunbar & William Dunbar, Minor Orphans. That if the said  
William Bradford shall fully execute his said Guardianship, that shall  
come into his possession for the benefit of Martha Dunbar, Clarissa Dunbar  
& William until they shall arrive at full age or sooner if the same required  
and then render a just & true account of his said Guardianship, on oath  
before the Justice of our said Court, and deliver up to, or pay to the said  
Orphans, of all such estate or estates, as they ought to be possessed of, or to such  
other person as shall be lawfully authorized to receive the same, and the profits  
arising therefrom. But this obligation to be ~~paid~~ paid otherwise to run and  
in full force and Virtue

William Bradford  
Green Bradford  
Joshua Hamilit

Taken & Acknowledged in open  
Court May Term 1853

Willis Manning Administrator Return.

260

Clement M. Luton Part of Clement M. Luton's is one hundred and ninety four dollars & forty three and one fourth cents	\$ 194	13.44
Interest fourteen dollars fifty seven cents	14	57
Rent Eleven dollars thirty seven cents	11	37
<u>Returned by me Willis Manning</u>		

One hundred and thirty seven dollars the balance of the Estate of  
Samuel Luton deceased that came into my hands as Administrator  
Returned by me Willis Manning Admin.

137 00

Elizabeth Manning's part of John Jones' Estate is three hundred & eighteen dollars. Interest is twenty three dollars and 85 cents. Returned by me. Willis Manning Guard	341	85
Dolly M. Luton's part of Clement M. Luton's Estate, is one hundred and ninety four dollars and forty three and one fourth cents. Interest fourteen dollars. Eighty seven cents	209	00.44

Rent Eleven dollars thirty seven cents  
Returned by me Willis Manning Guardian

11 37

Dolly M. Luton's part of Clement M. Luton's Estate is one hundred and ninety four dollars forty three and one fourth cents. Interest fourteen dollars. forty three & one fourth cents Rent Eleven dollars. thirty seven cents	205	80.44
<u>Returned by me. Willis Manning Guardian</u>		

## 261 Sarah Dunbar Guardian To Adeline Dunbar &amp; others

Know all men by these presents, That we Sarah Dunbar, William W Bradford & Green & Bradford all of the County of Stewart and State of Trumpet are held and firmly bound unto John Richards Chairman of the County Court of Stewart County, in the sum of ten thousand dollars to be paid to the said John Richards Chairman as aforesaid or his successors in office. In trust for the benefit of the children hereafter named, committed to the Guardianship of the said Sarah Dunbar. For which payment we will truly to be made we bind ourselves, our and each of our heirs executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 6<sup>th</sup> day of May 1833.

The condition of the above obligation is such that whereby the above bound Sarah Dunbar is constituted and appointed Guardian to Adeline Dunbar, Sarah Dunbar, and ~~Samuel~~ Dunbar, Samuel Dunbar. Now if the said Sarah Dunbar shall fully execute her said said Guardianship that shall come into his hands, or or possession for the benefit of the said children until they shall be one at full age or sooner if other events required. Then to render a full and true account of her said Guardianship on oath before the Justice of our said court, and deliver up the same to, or possess the said Adeline Dunbar, Sarah Dunbar & Samuel Dunbar, of such Estate or Estates as they ought to be possessed of, or to such person as shall be lawfully authorized to receive the same and the property or thing wherefrom. Then this obligation to be void otherwise to remain in full force and virtue  
 Taken & acknowledged in open court May Term 1833

Sarah Dunbar  
 mark  
 William W Bradford  
 Green & Bradford

## William H Balance Guardian to Catherine Balance

Know all men by these presents, That we William H Balance, William H G Balance, Samuel Pop & William ~~Hannum~~ all of the County of Stewart and State of Trumpet are held & firmly bound unto John Richards Chairman of the County Court of Stewart County, in the sum of six hundred dollars to be paid to the said John Richards Chairman as aforesaid or his successors in office. In trust for the benefit of the children hereafter named committed to the Guardianship of the said William H Balance for which payment we will truly to be made we bind ourselves, and each of us our heirs executors and Administrators jointly. Severally firmly by these presents, sealed with our seals and Dated this 6<sup>th</sup> day of May 1833.

The condition of the above obligation is such, that whereby the above bound William H Balance is constituted & appointed Guardian to Catherine Balance a minor ~~Wife~~ wife. Now if the said Balance shall fully

fulfill the duty his said Guardianship shall come into his hands or possession for the benefit of the said Catherine until she shall arrive at full age or sooner if requested and then to render a full and true account of his said Guardianship on oath before the Justices of our said court, and deliver up and pay to, or possess the said Catherine of all such Estate or Estates as she ought to possess, or to such other person as shall be lawfully authorized to receive the same, and the profits arising therefrom. Then this obligation to be void otherwise to remain in full force and virtue.  
 William H Balance  
 mark  
 Taken & acknowledged in open court May Term 1833  
 William H Balance

## Thomas Magee, Indenture To Thomas Books

## State of Trumpet

This indenture made this 6<sup>th</sup> day of May 1833. Between John Richards esq<sup>r</sup> Chairman of the Court of Pleas and Quarter Sessions for the County of Stewart and State aforesaid of the one part and Thomas Books of the other part, WITNESSETH that the said John Richards, 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 Thomas Books an Orphan Boy named Thomas Magee now of the age of fifteen years, the 9<sup>th</sup> March 1833. To live after the manner of an apprentice & servant until he arrive at the age of twenty one years. During all which time the said Apprentice his said master shall faithfully serve, his commands every where gladly obey. He shall not at any time absent himself from his said masters service without leave, and in all things as a good and faithful servant shall behave towards his said master. And the said Thomas Books doth covenant and agree to & with the said John Richards, that he will constantly provide and provide said said Apprentice sufficient diet, washing, clothing, and apparel 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 boy to be taught the arte and trade of Harnessing and also that he will send the said boy to some English School within the time of his said apprenticeship, until he learn to the single rule of three, and also that he will furnish said boy with two good and decent suits of clothes at the expiration of his said apprenticeship. In witness whereof the parties to these presents have set their hands and sealed this 6<sup>th</sup> day of May 1833.

Taken & acknowledged in open court May Term 1833.

John Richards  
 Thomas Books  
 Robert Walker

W W W W W

263 Wm. C. Jones Guardian Dauoy Griffis Eliza Griffis & Arthur Griffis

State of Georgia

Held all men by these presents. That we William Jones, Willis Manning and William H. Manning are held and firmly bound unto John Richardson Chairman of the County Court of Stewart County, his successors or successors survivor or survivors their executors Administrators or assigns. In the sum of two thousand dollars, for the Benefit of Dauoy Griffis Eliza Griffis & Arthur Griffis for the payment of which we bind our heirs Executors and Administrators Jointly and severally firmly by these presents. sealed with our seals and dated this 6<sup>th</sup> day of May 1833.

The condition of the above obligation is such. That whereas the above bound William C. Jones has been appointed Guardian to the said Dauoy Griffis Eliza Griffis and Arthur Griffis. Now if the said William C. Jones shall well and faithfully make true returns and Settlements make with the County Court of Stewart agreeable to law, and during his said Guardianship act at the expiration thereof shall well and faithfully account with the justice of the County Court of Stewart and pay over to them or their executors the said estate that may come into his hands by virtue of said Guardianship. and the said William C. Jones as aforesaid shall done himself in all this relative to said Guardianship agreeable to law and then this obligation to be void else to remain in full force and virtue in law taken & acknowledged in Open Court May 6<sup>th</sup> A.D. 1833

William C. Jones  
Willis Manning  
William H. Manning

William C. Jones. Guardian for Dauoy Griffis Eliza Griffis & Arthur Griffis

William Curtis Guardian for the heirs of Joel Man Return

Same to my hands as Guardian for the minor Heirs of  
Joel Man deceased \$776.96.44  
\$18 old back debts William Curtis  
The hire of Negro Man James belong to the Estate of  
Joel Man deceased for the year 1833 was \$80.00-

William Curtis



Obligations Actd. of Elisha Jackson Dec<sup>o</sup>

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Know all men by these presents. That we Christopher Clements, Henry L. Atkiss & Alfred H. Powell, all of the State of Georgia and county of Stewart, are held and firmly bound unto the Governor in and over the State aforesaid or his successors in office in the sum of one thousand dollars to be paid to said Governor his successors in office on their assignes. Which payment will and truly to be made, we bind ourselves our heirs Executors Administrators Jointly and severally firmly by these presents. Sealed with our seals and dated this 6<sup>th</sup> day of May 1833.

The condition of the above obligation is such. That whereas the above bound Christopher Clements Administrator of all and singular the goods and chattels rights and credits of Elisha Jackson 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 while he have or shall come into the hands knowledge or possession of the said C. Clements or in 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 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 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 the said Administration account the same being first examined and allowed equally 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 ~~made~~ by the deceased and Executor or Executrix thereto named. Do exhibit the same unto court making it allowed and approved of according to the said Obligations. Thereunto be request do render and deliver the said letters of Administration approbation of such Testament being first had and made in our said Court. This this obligation to be void else to remain in full force and law. C. Clements  
Taken & acknowledged in Open Court May 6<sup>th</sup> A.D. 1833

Henry L. Atkiss  
Alfred H. Powell



265 Account of sale, Estate of Elizabeth Dickerson Dec<sup>o</sup>

Elizabeth Lampore. Amount	869 62 pr.
Also one rifle Gun	6 25
Three silver plates, knives and forks	0 68 34
One Tin Bucket	0 57 14
One Razor and soap Box	0 75
One Shoe hammer	0 37 14
James Merrick. Es. 1 Bed and furniture	7 00
One Counterpan	0 13 34
One do	0 18 34
One Blanket	1 06 44
Seppe Lappiter. Es. 1 Bed	9 00
One Pewter Basin	1 25
James Mathis. Es. 1 Counterpan	1 25
One Covered	1 06 44
Greenberry Summers. Es. 1 Counterpan	4 62 pr
	869 62 pr

The foregoing is the amount of sale  
of Elizabeth Dickerson

John Dickerson

## Seppe Lappiter, Guardian for Benjamin F. Luton

Know all men by these presents That we Seppe Lappiter, Solomon K. Valentine and Oliver Brown, all of the County of Stewart and State of Georgia are held and firmly bound unto John Richards Chairman of the County Court of Stewart County in the sum of five hundred dollars to be paid to the said John Richards Chairman as express'd his successor or successors survivor or survivor's their Executor Administrators and assigns in the sum of five hundred dollars for the benefit of the said Benjamin F. Luton, 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 6<sup>th</sup> day of May 1835

The condition of the above obligation is such, That where as the said Seppe Lappiter has been appointed Guardian to the said Benjamin F. Luton, Now if the said Seppe Lappiter shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeable to law during his said Guardianship and at the expiration thereof shall well and faithfully account with the Justice of the County Court of Stewart and pay over to them on their order, the estate that may come into his hands by virtue of his said Guardianship together with the profits and the said Seppe Lappiter as express'd shall defend himself in all things

relative to the said Guardianship agreeably to law, and then the 266  
above obligation to be done else to remain in full force & virtue in law.  
Taken & acknowledged in open  
Court May Term 1835

Seppe Lappiter  
Solomon K. Valentine  
Oliver Brown

## Seppe Lappiter Guardian for Henry E. Luton

Know all men by these presents That we Seppe Lappiter, Solomon K. Valentine and Oliver Brown, all of the County of Stewart and State of Georgia are held and firmly bound unto John Richards Chairman of the County Court of Stewart County in the sum of five hundred dollars to be paid to the said John Richards Chairman as express'd his successor in office In trust for the benefit of the child hereafter named, Committee to the Guardianship of the said Seppe Lappiter for which payment will and truly to be made in kind ourselves and each of our heirs, Executors and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated this 6<sup>th</sup> day of May 1835 The condition of the above obligation is such, That where as the above named Seppe Lappiter, is constituted and appointed Guardian to Henry E. Luton, a minor Orphan, Now if the said Seppe Lappiter shall fully execute his said Guardianship that shall come into his hands or possession for the benefit of the said Henry E. Luton, until he shall arrive at full age, or sooner if thereto required, make under a full and true account of his said Guardianship an oath before the Justice of our said Court and deliver up and pay to Seppe Lappiter the said Henry E. Luton, of all such estate or estates as he ought to be possessed of or such other person as shall be lawfully empowered or authorized to receive the same, and the profits arising therefrom, Then the obligation to be done otherwise to remain in full force & virtue Taken & acknowledged in open Court May Term 1835.

Seppe Lappiter  
Solomon K. Valentine  
Oliver Brown

## Seppe Lappiter, Guardian for Lucy Ann Luton

Know all men by these presents That we Seppe Lappiter, Solomon K. Valentine and Oliver Brown, all of the County of Stewart and State of Georgia are held and firmly bound unto John Richards Chairman of the County Court of Stewart County in the sum of five hundred dollars to be paid to the said John Richards Chairman as express'd his successor in office, In trust for the benefit of the child hereafter named, Committee to the Guardianship of the said Seppe Lappiter for which payment will and truly to be made in kind ourselves and each of our heirs, Executors and Administrators jointly & severally firmly by these presents sealed with our seals and dated this 6<sup>th</sup> day of May 1835

267  
May 1835.

The condition of the above obligation is such that whereby the above bound Supr. Laptter, is constituted and appointed Guardian to Lucy Ann Luton a minor orphew, now if the said Supr. Laptter shall fully execute his said Guardianship, that shall come into his possession for the benefit of the said Lucy Ann Luton until she shall arrive at full age, or sooner if thereunto requested, and then render a full and true account of his said Guardianship on oath before the Justice of our said Court, and deliver and pay to, or possess the said Lucy Ann Luton of all such estate or estates as she ought to be possessed of, or to such other person as shall be lawfully impowered or authorized to receive the same, this this obligation to be void otherwise to remain in full force and Virtue.

Taken & acknowledged in open  
Court May Term 1835

Supr. Laptter  
Solomon P. Valentine  
Elmer Brown

### Supr. Laptter Guardian for Rebecca Luton

Know all men by these presents. That we Supr. Laptter Solomon P. Valentine and Elmer Brown, all of the County of Stewart and state of Georgia are held and firmly bound unto John Pickard, Chairman of the County Court of Stewart County in the sum of five hundred dollars to be paid to the said John Pickard, Chairman as aforesaid and his successor in office. In trust for the benefit of the child hereafter named committed to the Guardianship of the said Supr. Laptter. For which payment will and truly to be made we bind ourselves our and each of us heirs, executors, and Administrators, County and severally, firmly by these presents, seal in the our seals and dated this 6<sup>th</sup> day of May 1835

The condition of the above obligation is such that whereby the above bound Supr. Laptter, is constituted and appointed Guardian to Rebecca Luton, a minor orphew, now if the said Supr. Laptter shall fully execute his said Guardianship, that shall come into his possession, for the benefit of the said Rebecca Luton, until she shall arrive at full age, or sooner if thereunto requested, and then render a full and true account of his said Guardianship on oath before the Justice of our said Court, and deliver up to, or possess the said Rebecca Luton of all such estate or Estates as she ought to be possessed of, or such other person, as shall be lawfully impowered or authorized to receive the same, & the property arising therefrom this this obligation to be void.

Otherwise to remain in full force & Virtue

Taken & acknowledged in open  
Court May Term 1835

Supr. Laptter  
Solomon P. Valentine  
Elmer Brown

268  
Supr. Laptter Guardian for Temperance Luton

Know all men by these presents. That we Supr. Laptter, Solomon P. Valentine, and Elmer Brown, all of the County of Stewart and state of Georgia are held and firmly bound unto John Pickard, Chairman of the County Court of Stewart County, in the sum of five hundred dollars to be paid to the said John Pickard, Chairman as aforesaid and his successor in office. In trust for the benefit of the child hereafter named committed to the Guardianship of the said Supr. Laptter. For which payment will and truly to be made, we bind ourselves, and each of us, our heirs, executors, and Administrators, jointly and severally, firmly by these presents, seal in the our seals and dated, this 6<sup>th</sup> day of May 1835

The condition of the above obligation is such that whereby the above bound Supr. Laptter, is constituted and appointed Guardian to Temperance Luton, a minor orphew, now if the said Supr. Laptter shall fully execute his said Guardianship, that shall come into his possession, or his property for the benefit of the said Temperance Luton, until she shall arrive at full age, or sooner if thereunto requested, and then render a full and true account of his said Guardianship on oath before the Justice of our said Court, and deliver up to, or possess the said Temperance Luton, of all such estate or estates as she ought to be possessed of, or to such other person as shall be lawfully authorized to receive the same, and the property arising therefrom this this obligation to be void, otherwise to remain in full force & Virtue.

Taken & acknowledged in  
open court May Term 1835

Supr. Laptter  
Solomon P. Valentine  
Elmer Brown

### The amount of sale, Estate of Daniel McCauly Dec'd

9. Head of cattle	\$39	68.34
3. Barrels Whisky	43	68
2. Drunks, 15 Books	10	00
3. pieces of leather. 1. 10 gallon Kettle	6	43.34
1. Quin & Co. 1. The other Bed	12	58.34
1. Pipe Gun. 1. lot of corn	20	37.12
1. Umbrella. 1. Strand Basket	2	18.34
1. Razier. strap. & slate. 1. Bottle of snuff & 3 locks	1	50
		\$136 25.12

Which is the full amount of sale  
The amount of money on hand

The amount of sale, money on hand of the Estate of Daniel McCauly also one Negro man Specie.

William McCauly

269 Accounts & Inventory to due the Estate of Daniel McAlly dec 1<sup>st</sup> May 1835

John Garbrough	To Cash Dr	00 50
George Dilliland	To Cash Dr	1 00
Charlotte Chase	To Cash Dr	00 00
Christopher Buchanan	To Cash Dr	11 50
John Merrel	To Cash Dr	00 50
William West	To Cash Dr	1 00
John Garbrough	To Cash Dr	0 50
John Pennington	To Cash Dr	0 50
Arthur Liker	To Cash Dr	0 50
Allen Roberts	To Cash Dr	0 50
William Red	To Cash Dr	1 50
William Tubb	To Cash Dr	1 50
Jamy Rushing	To Cash Dr	0 50
Henry Garbrough	To Cash Dr	1 50
John Daniel	To Cash Dr	0 50
Bugle W. Miller	To Cash Dr	1 50
Dixury A. Lakes	To Cash Dr	0 50
William Fowler	To Cash Dr	0 50
Ashraham Stacy	To Cash Dr	0 50
Barnon Weaver	To Cash Dr	0 50
Nathaniel Hob	To Cash Dr	0 50
John Garbrough	To Cash Dr	0 50
John Walker	To Cash Dr	0 50
Edmonot Kelly	To Cash Dr	0 50
William Nickle	To Cash Dr	0 50
Jamy Neale	To Cash Dr	0 50
Isaiah Drake	To Cash Dr	0 50
John French & William Fowler		1 00
Jepn Jamy	To Cash Dr	0 50
Jamy Lankford	To Cash Dr	0 50
		817 50

A list of Notes found in the possession of Daniel McAlly

1. Note on Silcom Mcaskil.	due 1 <sup>st</sup> January 1833	1 50
A Balance on receipt against Arthur Liker		9 50
1. Note on James Chadwick Due 1 <sup>st</sup> January 1832		1 00
1. Note on Elijah Singletar	double	1 00
1. Note on Daniel McAlly due 1 <sup>st</sup> August 1831		6 00
1. Note on Gilly Wyatt due 19 <sup>th</sup> December 1833		50 00
1. do	do	50 00
1. do	do	75 00
1. do	do	75 00
1. Note on William Allup due 1 <sup>st</sup> January 1832		1 00
1. Note on David McAlly due 1 <sup>st</sup> January 1832		20 00

1. Note on Gilly Wyatt due 19 <sup>th</sup> December	1832	\$ 50 00	270
1. Note on Augustus McAlly due 19 <sup>th</sup> February	19 00		
1. Note on Pinson Wyatt due 1 <sup>st</sup> January	1833	30 00	
1. Note on William Brown due 1 <sup>st</sup> January	1832	22 00	
1. Note on John McAlly due 1 <sup>st</sup> December	1831	18 00	
1. Note on Benjamin Daniel due 13 <sup>th</sup> May	1832	5 00	
A balance due on a note against William Gadsby		5 00	
1. Note on David C. Smith		2 20	
1. Note on Benjamin Daniel		12 00	
1. Note on Daniel McAlly		3 00	

The above is a true account of the notes, with the mark of  
doubtfull to those who are considered doubtful, which are not bound for  
William McAlly's Estate

Account Barrant with Executors of William Cherry Deceased

James Cherry & Thomas Soda Executors of William Cherry Deceased	
In Account barrant with said Estate	
By balance due Executors on first settlement	\$ 124 06 14
By W. Williams, Clerk. Receipt for Bill of Cost	31 37 14
By John Scarbrough Receipt	42 11
By F. S. Scarbrough Receipt on Judgment of	9 87 14
James Meigs vs said Executors	5 00
Joseph T. Johnson Receipt	
William Danile Constable, Receipt	10 12 14
6 & W Bailes Receipt	31 95
By Judgment in favor of W. Burford	10 00
	\$ 254 80 14

We the undersigned in pursuance of an order from the County Court  
of Stewart. Report the foregoing amount of two hundred & fifty four  
dollars, \$0.14 cents due the Executor of said Estate, given under our  
hands this 6<sup>th</sup> day of May 1833.

W. Williams  
Cleblements  
William Bailey

271 Settlement with Elisha Williams Executor of George W. Wallis Dec<sup>d</sup>

Pursuant to an order of the County Court of Stewart Co your Commissioners have met and settled the Estate of George W. Wallis Dec <sup>d</sup> with Elisha Williams, the Executor and find in his hands the following money, but	
1701 Poucher as per receipt	\$ 10.00
2 Do proune Account	3.27
3 Do Note	10.37
4 Do Do	8.48
5 Do Receipt	6.62
6 Do Note	3.50
7 Do Receipt acknowledged by Widow	0.08
8 Do Tax Do	1.12
9 Do proune Account	0.87
10 Do Do	1.62
11 Do Receipt	3.50
12 Do Note	25.87
13 Do Receipt	2.20
14 Do Widows A/c acknowledged	50.62
15 Do proune A/c	3.57
16 Do Do	2.00
17 Do Do	6.75
18 Do Note	4.30
19 Do Widows Note	18.75
20 Do proune A/c	2.50
21 Do Do	4.00
22 Do Note	2.50
23 Do Widows receipt	30.00
24 Do Process A/c	4.00
25 Do Do	2.75
26 Do Do	29.25
27 Do amount of two notes to Nathan P.aguice	15.31
28 Do Receipt	9.05
29 Do proune A/c	21.22
30 Do Do	2.87
31 Do Do	4.18
32 Do Note	3.00
33 Do proune A/c	11.50
34 Do Tax receipt	3.56
35 Do proune A/c	5.87
36 Do Do	4.37
37 Do Do	8.57
38 Do Do	6.25
39 Do Bank Board	17.75
40 Do Clerks pay	4.50
41 Do proune A/c by Executor	9.87

Commissioners allowance on \$387.57. 1/4

Amount of sale returned - \$387.57.14  
Do Pouchers allowed - 384.95.00  
\$ 3.64.00

\$15.50  
384.95.00

In obedience to an order of court directed we the undersigned Commissioners have met and settled the amounts of Elisha Williams, Executor of George W. Wallis Dec<sup>d</sup> and find in his hands due the Estate of Lucia Wallis Dec<sup>d</sup> two dollars & sixty four cents  
March 29<sup>th</sup> 1833.

Lydia Morris  
Henry J. Wall  
Elizabeth Wallace

Commissioners

A. Hentres (Agent of William P.ubl Dec<sup>d</sup>) Return.

A. Further amount of the hire of Negroes belonging to the Estate of William P.ubl Dec <sup>d</sup> . Delivered by A. Hentres Agent. to wife from the 17 <sup>th</sup> of November 1832 until 1 <sup>st</sup> February 1833	
Riley a Yellow Woman hired to C. P.ubl.	\$ 5.00
Reason. Do Do Do	5.00
Drew. Do Do Do	6.50
Mary a woman Do Do Do	3.00
Surya Hicks a girl Do Do Do	2.50
Susan a girl Do Do Do	0.25
Wesly a Boy Willed to C. P.ubl hired to C. P.ubl	0.25
Minerva a Girl. Willed to Mr. A. Hawkins, hired to C. P.ubl	1.00
Letty an a hair child Doctor. Willed to Mr. Holcombe, C. P.ubl	1.00
Leuina a girl. Willed to Frammel hired to C. P.ubl	0.25
	\$ 24.75

Same Negroes Belonging to same Estate. Willed as above.  
Hired on the 16<sup>th</sup> February 1833. for three months.

Riley hired to M. B. Wells	17.00
Reason to M. B. Wells	18.00
Drew to A. Hentres	18.50
Surya Hicks to M. B. Wells	7.50
Mary to M. B. Wells	8.50
Susan a charge upon the Estate	5.50
Letty & Doctor hired to M. B. Wells	4.75
Minerva hired by C. P.ubl	0.50
Leuina to M. B. Wells	1.50
Wesly to C. P.ubl	8.15

1<sup>st</sup> mentioned hiring from November till Feb<sup>d</sup> due 1<sup>st</sup> Feb<sup>d</sup> 1833  
2<sup>nd</sup> hiring. From Feb<sup>d</sup> 16<sup>th</sup> for 3 months. Notes due at the expiration of term  
Estate of William P.ubl Dec<sup>d</sup>. Do to A. Hentres upon keeping Negroes  
To keeping Susan & Child 3 months \$2.00

273 A. Hunter's Adm'r. in exec. with Estate of William Webb deceased  
To amount of negro hire as before expressed  
From November 1832. till February 1833 - - - - - \$24.75

To amount of negro hire from 16<sup>th</sup> Feb. 1833  
till 16<sup>th</sup> May 1833. - - - - - \$1.75  
\$106.50  
A. Hunter

Census of 1833. Certified by Thomas Buckingham.

Aggregate amount of Free male inhabitants in Stewart County  
On the first day of January 1833. of the age of twenty one years and  
upwards, as returned by the Commissioners amounts to Nineteen hundred  
and twenty five.

At an o'clock  
Stewart County  
I William Williams Clerk of the Court of Pleas &  
Quarter Sessions, for said County, Do hereby certify that the  
aforenamed amount, of Nineteen hundred and twenty five is the amount  
as returned by the Commissioners appointed to take the said list.

In testimony whereof I have hereunto set my hand  
and seal of office. At Jefferson Barr on the 1<sup>st</sup>  
day of July 1833. W. Williams Clerk

Lewis Wimberly Bonds, Adm'r. of Henry Wimberly.

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Know all men by these presents That we Lewis Wimberly Benjamin Taylor, Larkin  
Harris, and Frederick Weston, all of the State of Minnesota and County of Stewart.  
are held and firmly bound unto the Governor in and over the state expressed  
or his successors in office in the sum of Two hundred dollars to be paid to  
said Governor or his successors in office or their assigns which payment will and truly to be made  
in hand and delivered our heirs Executrix Administratrix. Gently and severally firmly by these  
present sealed with our seals and dated this 5<sup>th</sup> day of August 1833.

The condition of the above obligation is such That whereas the above named Lewis Wimberly  
Administrator of all and singular the goods and chattels rights and credits of Henry  
Wimberly, 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 Lewis Wimberly. Or into the  
hands or possession of any other person or persons for him and the same to make up  
exhibit to or cause to be exhibited unto our ensuing County Court. and the same going  
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 as well and  
truly Administrator 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 the  
present. And all the rest are residue of the said goods chattels rights and credits of  
which may be found remaining on the said Administration account, the same being  
first examined and allowed agreeably to law and deliver and pay unto such person  
or persons respectively as the same shall be due, pursuant to the true intent & meaning  
of this Administration and if it shall appear that any Will or Testament was made  
by the deceased and Executor or Executrix thereto named to exhibit the same  
unto our ensuing County Court, making it allowed & approved of accordingly if the  
said Lewis Wimberly thereunto be requested, do render & deliver the said  
letters of Administration approval of such Testament having first had &  
read in our said court. Then this obligation to David Ellis remain in full  
force and law.

Staten & acknowledged in open  
Court, August Term 1833

Lewis Wimberly  
Benjamin W Taylor  
Larkin Harris  
Frederick Weston

William McCauly Adm'r. of Daniel McCauly deceased

Know all men by these presents That we William McCauly and John Barnes all of the State of  
Minnesota and County of Stewart are held and firmly bound unto the Governor in and over  
the state aforesaid or his successors in office in the sum of Twenty five hundred  
dollars to be paid to said Governor his successors in office or their assigns which payment  
will and truly to be made in hand and delivered our heirs Executrix Administratrix. Gently and  
severally firmly by these presents sealed with our seals and dated this 1<sup>st</sup> day of  
February 1833.

The condition of the above obligation is such That whereas the above bound  
William McCauly Adm'r. of all and singular the goods and chattels Rights and  
Credits of Daniel McCauly deceased. To make or cause to be made a true and  
perfect Inventory of all and singular the goods chattels rights and credits

275 of the said William Bauly, or into the hands or possession of any other person or persons for him, and the same to make, as exhibit or cause to be exhibited, unto the court, and the same goods, chattels, rights and credits of the deceased at the time of his death, which at any time hereafter, comes into the hands of any other person or persons for him, do well and truly Administer according to Law, and further do make or cause to be made a true and just account of the Administration within one year after the date of these presents, and as 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, then deliver 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 thereto named to exhibit the same unto Court, making it allowed and approved of, according to the said Will and Bauly, thereto be requested to render and declare, the said letters of Administration approbation of such Testament & as first had and made in our said Court. Then this obligation to paid, else to remain in full force and Law.

Petition acknowledged in Open Court,  
August Term 1833

William Bauly  
Allen Barnes  
Barret Bauly

Henry Herril, Constable Bond

State of Pinneypoint, Known as me by these presents. That we Henry Herril, Stewart County, Brumsted Taylor and Allen Barnes, are well and firmly bound unto William Barral Governor in and over the State aforesaid in the sum of One thousand dollars, to be paid to the said William Barral, his Successor in office or his assignes, which payment will be truly to be made, we being curators, our and each of our their, Executor, Admin and Assigns, jointly and severally, firmly by these presents sealed with our seals and dated this 5<sup>th</sup> day of August 1833.

The condition of the above obligation is such, That whereas, the above named Henry Herril, hath been by the Justice of the Court of Pleas and Quarter Sessions for the County of Stewart appointed Constable, in & for said County. Now, if the said Henry Herril doth make & truly in writing, execute all process and receipts to him directed, & specially fully, account for and pay over all monies by him collected, by virtue of any process or receipt put into his hands, to the plaintiff, his heir or their agent, agent or attorney, or such person, or persons, to whom the same may be due and payable according to the terms thereof, & in all other things, Execute & perform the duty of Constable during his continuance in office, then the above obligation to be paid, else to remain

in full force and Virtue.

Petition acknowledged in Open Court  
August Term 1833

Henry Herril  
Brumsted + Taylor  
mark

276 Shadrick Bramwell, *Administrator of William Pitt's executors bond* Shadrick Bramwell, Elias E. Pitt, Bramwell, Elias Pitt, William Pitt and Joseph Kimble, all of the County of Newark and State of Pinneypoint, are well and firmly bound unto the Governor, in and over the State aforesaid or his Successor in office in the sum of five thousand dollars, to be paid to said Governor, or his Successor in office or their assignes, which payment will be truly to be made, we being curators, our their Executors, Administrators, jointly and severally, firmly by these presents, Sealed with our seal and dated this 6<sup>th</sup> day of August 1833.

The condition of the above obligation is such, That whereas, the above bound, Shadrick Bramwell, Administrator (with the will annexed) of all and singular the goods and chattels, rights and credits of William Pitt, 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 to the hands Knowledge or possession of the said Shadrick Bramwell, or into the hands or possession of any other person or persons for him, and the same to make, as exhibit or cause to be exhibited unto our inquiring County Court, and the same Goods, chattels, rights and credits of the deceased at the time of his death, which at any time hereafter, comes into the hands of any other person or persons for him, do well and truly Administer according to Law, and further do make or cause to be made, a true and just account of the Administration within one year after the date of these presents, and as 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 & allowed according to Law, and 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 it at the same unto Court, making it allowed and approved of, according to the said Shadrck Bramwell, Requestable requested to render and declare, the said letters of Administration, approbation of such Testament & as first had and made, in our said Court. Then this obligation to be paid, else to remain in full force and Law.

Petition acknowledged in Open Court  
August Term 1833

Hon. W. G. Ward, as to E. Pitt,

Shadrick Bramwell  
Elias E. Pitt  
Elias Pitt  
William Pitt  
Joseph Kimble

## Inventory of the property of Eliza Jackson

26. pieces of cattle, 17. head of sheep, 6. Beads, 1. Chest, 1. Brush,  
 1. Table, 7. Chairs, 1. Side Table, 1. New Saddle, 1. Block, 3. Whisks,  
 1. Lamp, 1. Pipe, gun, 1. Brace of pistol, 1. sword, 3. stone dars,  
 2. Bales, 1. Full, 7. Plates, 1. Grindstone, 1. Hoe, 1. Spade & axey,  
 2. Iron weag, 1. Anger, 2. Saw, 2. Drawing Knives, 1. Axe & Hatchet  
 1. York of Thr, and Bart, 1. Apple mill, 1. Pot,  
 3. Quins, 2. Spiders, 2. pair doo. Gloves, 1. Red, 55 head of Hogs, 3. Skins  
 1. note on John book for \$13.

The above is a true inventory paper as have come to my hands,  
 Belongments of Mrs. of  
 Eliza Jackson  
 August 5<sup>th</sup>, 1835

Account of Sale. Estate of Eliza Jackson Dec<sup>th</sup>

1. Rifle. Gordon Brown	\$ 15.00
1. Whel. Mr. Jackson	2.50
1. Half Bushel. To Jonathan Penny	" 06.44
1. Cow and Calf. before birth	7.00
Miller William 1. cow and Calf	7.50
Sophy Wey. 1. Bull yearling	4.06.44
Sophy Jackson 1. Calf & Calf.	9.00
Alfred McBlain 5 Barrels of corn \$3.16.44 per barrel	15. 51.44
John French 1. 1/2 \$3 per barrel	
1/4 Rainwater, 5 head of sheep	5.06.44
William McCauly 5 head of hogs	4. 37.44
Gilly Wyatt, 12 head of hogs	6.68.34
Samuel Lockett, 2 doys & pigs	1.12.44
William A Barnes Grindstone	7.75
Samuel French 1. Apple mill	1.50
John Rainwater, 1 log chain	2.50
Sophy Jackson 1. ax	1.12.44
Eliza Johnson 1. Broad ax	2. 62.44
James Bowes laundry articles	" 12.44
Samuel Lockett 1. Barbed Pline	8.37.44
William Wyatt 1. do	1.06.44
Enoch Fowler 1. do	1.50
Allen McCaskil 2 meat axes	9.95
Rubin Jones 1. plow	1.75
James Bowes 2. plow	1.75
Sophia Rogers 1. Axe	1.95
Mr. Jackson 1. Side saddle	14.00
do do 1 pair dog Strons	1.50
Rubin Jones 1. pair dog Strons	1.50

## Gilbert Wyatt, Guardian to Edmund Wyatt

Board

State of Kentucky, County of Lawrence, State of Kentucky, William Murphy, Lawrence County, same John Bell, all of the County of Kentucky,	221.32
Mr. Jackson laundry articles	1.45
Gordon Brown 2 feet dress	1.12.44
Lewis Collier 1. skirt	37.44
Mr. Jackson leather	1.00
Benjamin Daniels leather	1.62.44
John Bay 1. pair stockings	1.56.44
John Barnes Ball pin 16	.50
Rubin Jones 1. shoe Box	37.44
Alfred McBlain laundry articles	1.12.44
Mr. Jackson 1. Bridle	.50
Sophia Penny 1. Burn	12.44
Eliza Jackson 1. sword	2.45
Mr. Jackson 1. meal Bag	1.50
Benjamin Daniel 1. meal Bag	1.25
Rubin Jones 1. Rail	.75
Eliza Jackson 1. hole pistols	3.00
Mr. Jackson 1. Wheel & Cart	1.50
do laundry articles	.50
John Barnes 1. mens Saddle	2.00
Eliza Jackson 1. sy the & Cradle	1.75
John Ally 1. do do	.50
Rubin Jones laundry articles	25.63.44
John Bay. Raw hide	1.12.44
Eliza Jackson 1. umbrella	
Rubin Jones Shaving utensils	1.15
Carls dinner, plow, from drawing knife	
William Moonbarger 1 lot shingles	11.45
2 quimes 1 lot turkeys	2.00
James Cook 1. box	37.44
James White 1. do	.25
Gilly Wyatt laundry articles	.50
Samuel French 1. Axe	.18
do Scarborough rock axen	36.50
Sophy Jackson. Plow & Gear	3.00
do do 4.44 sythe	1.12.44
Gordon Brown 5 head Sheep	7.06.44
Nancy Cleare 5. do	3.50
Daniel McCauly 6. do	5.00
Benjamin Daniel. an bart	15.06.44
William Gandy, bedding, Knives	1.00
Joshua Brake 2. plows	1.75
Samuel French	8.55
James Bowes laundry articles	2.25
Hugh & Atkins 1. Axes & Hams	1.81

## Inventory of the property of Eliza Jackson

26. Head of battle, 17. Head of Sheep, 1. Beadst. 1. Blackt. 1. French.  
 1. Table, 7. Chairs, 1. Side Table, 1. Pewter Daxell, 1. Black, 3. White.  
 1. Loom, 1. Ripple Gun, 1. Brace of pistols, 1. sword, 3. staves.  
 2. Pails, 1. Tub, 7. plates, 1. Grindstone, 1. hoss, 1. Spade, 1. Ax.  
 2. Iron weyay, 1. Auger, 2. saws, 2. Drawn, 1. Tumbler, 1. Nut & Nut  
 1. Peat of this, and that, 1. apple mill, 1. pot.  
 3. Curn, 2. Spades, 2. pair dog. Crow, 1. Bell, 55 head of dogs, 2. Burns.  
 1. note on John Bick for \$18.

the above is a true inventory so far as have come to my hands  
 Belongments of Miss. of  
 Eliza Jackson  
 August 5<sup>th</sup>, 1833

## Account of Sale. Estate of Eliza Jackson dec'd.

1. Ripple. Gordon Brown	\$ 15 00
1. Whel. Mr. Sartor	2 50
1. Welp Bushel. To Jonathan Penny	" 06 14
1 Cow and Calf. Sheep Collier	7 00
Milk Milne, 1. Cow and Calf	7 50
Sheep Head, 1. Bell, yearling	4 06 14
Sheep Jackson, 1. Cow & Calf.	9 00
Alford McBlain 5 Barrels of corn \$3.00 per barrel	15 51 14
John French 11 \$3 per barrel	5 06 14
1 H. Rainwater 5 head of sheep	4 37 14
William McCaul 5 head of hogs	6 68 34
Gilly Wyatt, 12 head of hogs	1 12 14
Samuel Leckert, 2 doves & pigs	1 75
William Barnes Grindstone	1 30
Samuel French 1 Apple mill	2 50
John Rainwater, Log cabin	1 12 14
Eliza Jackson 1 ax	2 62 14
Elmer Johnson 1 Broad ax	" 12 14
James Bowes sundry articles	8 14
Samuel Lockert 1. Barbed plow	1 06 14
William Wyatt 1. do. do	1 50
Enoch Fowler 1. do. do	9 95
Allen McCaskell 2 meat axes	7 50
Rubin Jones 1. plow	7 75
James Collier 2 plows	" 75
Jonathan Rogers 1. Axe	" 95
Mr. Jackson 1. side saddle	14 00
do. do. 1 pair dog. Srons	1 50
Rubin Jones 1. pair dog. Srons	" 50

## Gibbet Wyatt. Guardian to Greenwood Wyatt

Board

State of Kennebec. Know all men by these presents. That we Gilbert Wyatt William Murdy, Remond County 3 and John Bick, et al, the executors & trustees aforesaid,	021 12
W.W. Jackson sundry articles	1 48
Gordon Brown 2 flat iron	1 12 14
Jann Collier 200 do. do. do	1 62
James Collier 1. Hatchet	37 14
Sam French 100. do. do. do	1 00
Mr. Jackson leather	1 00
Benjamin Daniel leather	62 14
Mr. Jackson 1. loom	14 00
John Bick 1. pair. saddlebags	1 56 14
James Durham 2 Mays	1 34
John Barnes Ball, pin 16	1 30
Rubin Jones 1. shoe Box	37 14
Alford McBlain sundry articles	12 14
Mr. Jackson 1. Bridle	50
Jonathan Penny 1. Burn	1 12 14
Eliza Jackson. sword	2 00
Mr. Jackson 1. meal Bag	1 50
Benjamin Daniel 1. meal Bag	1 25
Rubin Jones 1. Rail	75
Eliza Jackson 1. half pistol	3 00
Mr. Jackson. Wheel & Cart	1 30
Jonathan Penny, Blanket	1 30
Do. sundry articles	1 50
John Barnes 1. mew saddle	2 00
Eliza Jackson 1. sythe & Cradle	1 75
John Ally 1. do. do	1 50
Rubin Jones. sundry articles	25
John Bick. Barn door	63 14
Eliza Jackson 1. umbrella	1 12 14
Rubin Jones Shaving utensils	81
Bear's dinner, plow, plow, Drawing knife	1 18
William Hornberger 1 lot shingles	11 45
2 frames 1 lot tiles	2 00
Jann Collier 1. hoe	37 14
James White 1. do	25
Gilly Wyatt sundry articles	37 14
Samuel French 1. do	18
1. Scarborough. yoke oxen	36 50
Sheep Jackson. Plow & Gear	3 00
do. do. 1. yoke oxen	1 12 14
Gordon Brown 5 head Sheep	7 06 14
Fancy Alice 5. do.	3 50
Daniel Murdy 6. do.	5 00
Benjamin Daniel, ox cart	15 06 14
William Grady, bedding, Knives	1 00
Joshua Brake 2. plows	1 75
Samuel French	8 57
James Collier sundry articles	0
Hungry Allie	0

Know all men by these presents That we Joseph Kibble & Jonathan  
and William Rogers all of the County of Stewart and State of Georgia are  
held and firmly bound unto John Pickard, Esquire, of the County Court of  
Stewart County, in the sum of four thousand dollars to be paid  
to the said John Pickard, Esquire as aforesaid and his successors  
in office. On Trust for the Receipt of Willie B Brigham a  
Lunatick committed to the Guardianship of the said Joseph Kibble  
for the payment of which we bind ourselves and each of us heirs,  
executors, Administrators, &c. &c. and generally firmly by these presents  
presented Sealed with our seals and dated the 7<sup>th</sup> day of August 1833.

The condition of the above obligation is such that whereas the above  
bound Joseph Kibble is constituted and appointed Guardian to  
Willie B Brigham Guardianship a Lunatick. Now if the said  
Joseph Kibble shall fail to execute his said Guardianship that then  
comes to his possession for the benefit of the said Willie B Brigham and  
until he recover his reason or sooner if thereunto required and then  
removes a full and true account of his said Guardianship, then with  
before the Justice of our said Court and deliver up & pay  
over or possess the said Willie B Brigham of all such estate or estate  
as he ought to be possessed of or such other person as may be  
lawfully authorized to receive the same, and the profits thereof  
then this obligation to be paid off and to remain in full force & virtue  
and virtue.

Joseph Kibble  
A. Foster  
William Rogers

Taken & Acknowledged in open  
Court August Term 1833

### John Scarborough (Bond) Tavern Licence.

Know all men by these presents That we John Scarborough and  
William B Cherry all of the state of Georgia & County of Stewart are held  
& firmly bound unto William Barret Governor of the state aforesaid in  
the sum of twenty five hundred dollars to be paid to the said William Barret  
his successors in office or their assigns which payment will and truly to be  
made at least once every year of our Heirs, Executors &c. &c. and assigns.  
Solely & severally firmly by these presents sealed with our seals and dated the  
8<sup>th</sup> day of August 1833.

The condition of the above obligation is such that whereas the above bound John  
Scarborough hath obtained a licence to keep an ordinary & inn in Stewart County  
of the above the said John Scarborough shall constantly furnish premises good & clean  
and fit to lodge for travellers, & suitable for ales & beer & porters &c for their uses. Nor  
be surcharged the sum of one year, from and after the date hereof. And the above  
above obligation to be paid off to remain in full force & virtue,  
Taken & Acknowledged in open  
Court August Term 1833

John Scarborough  
William B Cherry

State of Georgia Know all men by these presents That we Gilbert Wyatt, William  
McCauley and John Bell all of the County and State aforesaid are  
held and firmly bound unto John Pickard, Esquire of the County Court of Stewart County,  
in the sum of sum herein to be paid to the said John Pickard, Esquire as aforesaid  
as aforesaid and his successors in office in trust for the benefit of the child hereafter  
committed to the guardianship of the said Gilbert Wyatt, for which payment will &  
truly to be made, we bind ourselves our Heirs of all heirs Executors. Solely &  
generally firmly by these presents sealed with our seals &  
dated this 5<sup>th</sup> day of August 1833.

The condition of the above obligation is such that whereas the above bound  
Gilbert Wyatt, is constituted and appointed Guardian to Nured Wyatt, a  
minor orphan. Now if the said Gilbert Wyatt, shall fully execute his  
Guardianship that shall come to his hands or possession for the benefit of the  
said Nured Wyatt, until he shall arrive at full age, or sooner if thereunto  
required, and then render a full and true account of said Guardianship  
on oath before the Justice of our said Court, and deliver up & pay to or  
possess the said Nured Wyatt, of all such Estate or Estate, as he ought  
to be possessed of, or such person as shall be lawfully authorized to  
receive the same, and the profits arising therefrom. Then the  
above obligation to be paid off and to remain in full force & virtue.  
Solely & severally acknowledged in open Court  
Gilbert Wyatt  
August Term 1833.

William McCauley  
John Bell

### Senior W. Cooley Guardian to (Edith Ann Cooley) Bond.

State of Georgia Know all men by these presents That senior W. Cooley and  
Richard Cooley all of the County of Stewart and State  
aforesaid are held and firmly bound unto John Pickard, Esquire Chairman of  
the County Court of Stewart County, in the sum of twenty dollars to be  
paid to the said John Pickard, Esquire as aforesaid, and his  
successors in office. On Trust for the benefit of the child hereafter  
committed to the guardianship of the said Edith Ann Cooley  
for which payment will and truly to be made in kind & value and each of  
our Heirs, Executors. Solely & severally firmly by these  
presents Sealed with our seals and dated this 7<sup>th</sup> day of August 1833

The condition of the above obligation is such that whereas the above  
bound senior W. Cooley is constituted and appointed Guardian to Edith  
Ann Cooley, a minor orphan. Now if the said senior W. Cooley shall  
fully execute his said Guardianship that shall come to his hands or  
possession for the benefit of the said Edith Ann Cooley until she arrives at  
full age, or sooner if thereunto required and then render a full &  
true account of his said Guardianship, on oath before the Justice of  
our said Court and deliver up & pay to possess the said Child

281' wife all such estate or estates as she ought to be possessed of, or  
such other person as shall be lawfully authorized to receive the same  
and the profits arising therefrom, from this obligation to be paid  
Other wise to remain in full force and Virtue. Senior W. Colby  
Deacon and acknowledge in  
Open Court August Term 1833

William Pibb (Will)

In the name of God Amen

I William Pibb of the State of Georgia and  
County of Stewart, do constitute and make this my last Will and  
Testament. Item 1. is it my Will and desire that all of my just  
debts be paid. Item 2. I give unto my beloved wife Elizabeth  
as follows, during her natural life or widowhood five negroes as  
follows. Rily, Reason, Drury, Mary, Serena, thick Calvary. Also  
two head of hogs her choice, her swallows and birds. Three  
cows & calves five head of sheep, and all my stock of hogs, and  
all my plantation farming Tools, Household & Kitchen furniture  
Item 3. I give and bequeath unto my Daughter Mary Ann  
Hawkins her one negro girl Murray  
Item 4. I give and bequeath unto my Daughter Simeon  
One small one negro girl named Dina. Item 5. I give to  
Bequeath unto my son William Pibb One negro boy named  
Matthew which I consider will make him equal with the  
rest of my children. Item 6. I give and bequeath unto my  
son Simeon, One negro man named Franklin, which  
is equal. Item 7. I give & bequeath unto my son Sam'l Pibb  
One negro boy named Wm. Which is equal. Item 8. I give to  
Bequeath to Sam'l Pibb, my Daughter a negro woman named  
Dina. Item 9. I give and bequeath unto my Son Eliza Pibb,  
One negro woman named Ned, which is equal with the rest.  
Item 10. I give & bequeath unto my son Sol' Pibb, One negro  
woman Peggy & her Child George, which will be equal with the rest  
Item 11. I give and bequeath unto my Daughter Martha Watson  
One negro woman named Lucy, another called named Doctor. And  
no misunderstanding may arise, after my death, I consider that what I  
have given my Children, is equal amongst them all, as the rest of my  
property not hereof is given. It is my will & desire, should be sold and  
equally divided among my heirs. I constituted & appointed my Trusty  
friend Abraham Mentres my Executor to this my last will and  
testament revoking all others, in witness whereof I have set my hand and seal  
January 28th 1832. In the presence of:

W.G. Wells  
William Mentres  
Morgan B. Wells.

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Account current of the Estate of Simon Griffen Dec'd.

Settled with Griffen Guardian to Eliza Griffen Esq.		
No amount returned by Guardian in 1828.	\$ 105 69 14	
Eliza Griffen to his Guardian £	1 25	
To Settling	10 00	
	84 34	
Balancing by widow two years.		
Interest up to the 13th July 1833	30 98 14	
Rent of land for 1828	1 26 34	
Wise of negroes 1828	16 80	
Interest up to the 13th July 1833	5 63 74	
Rent of land for 1829	1 26 34	
Wise of Negroes 1829	15 67 74	
Interest up to the 13th July 1833	4 00 74	
Rent of land for 1830	3 00	
Wise of negroes for 1830	8 00	
Interest up to the 13th July 1833	1 59	
One part of the sale of negroes	122 50	
Interest up to the 13th July - 1833	17 56	
Rent of land for 1831	15 00	
Rent of land for 1832	10 00	
Interest for the same up to July 1833.	1 30	
	327 39 14	
To account of credits included. No guardians last return to Court 1831	25 97 14	
Interest as the same up to the 13th July 1831	6 81 34	
Court expenses	1 62 74	
5 yds. batice 1 pair shoes	3 50	
Taxes for 1831	2 23	
Interest up to the 13th July 1833	4 53	
Court expenses	1 62 74	
1 Leghorn Bonnet	5 00	
4 yds. Redhead	2 00	
6 batice	2 25	
2 Skirts silk	" 12 14	
1 silk Handkerchief	" 13 34	
1 Belt and Cape	1 00	
1 pair stockings 1/4 yd. batice	4 68 34	
The same account continued		
Interest up to the 13th July 1833	5 53	
4 yds Cambric	2 00	
1 Band Box	1 75	
1 1/2 yds. black	" 25	
1 pair white mitts	" 62 14	
1 pair paper	" 25	
2 yds. bonnet	" 40	
2 yds.	68 34	

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## A/C continued

1 Book	\$ 5.00
1 Chest	25.
1 pair of side County	" 70
Interest up to the 13 <sup>th</sup> July 1833.	1 .50
1 Cape	" 75
Spun Cotton	6.00
1 Large Blanket	5.00
4 yds. Cloth	175
1 pair shoes	" 75
1 Anchorship	1.00
Blankets	" 50
2 Rock County	12.44
2 Slains silk	" 75
1 Bynum Book	" 15
Rent for 1833	193.34
Schooling for 1832	" 87.44
May 31	
1833. Court expense	" 249.95

Commissioners Charge 1.00

Balance due Eliza Griffin \$ 941.95

We the undersigned Commissioners, met & agreeable to an Order of the Court to direct us to have settled to the Elizabeth Griffin, Guardian of the heirs of Arthur Griffin and her husband two hundred and five dollars 1.95 cents given under hands July 13<sup>th</sup> 1833.  
 We the undersigned Commissioners, met & agreeable to an Order of the Court to direct us to have settled to the heirs of Arthur Griffin and her husband two hundred and five dollars 1.95 cents given under hands July 13<sup>th</sup> 1833.  
 S. B. There is one to be taken care of the above  
 Certificate to pay Commissioners \$ 941.95.

James Wimberly  
 Daniel G Shaw  
 Leonard Shaw.

## Settlement Continued

Elizabeth Griffin Guardian. To Arthur Griffin Dr.	115.49.44
To amount returned to Court 1828.	31.44.44
Arthur Griffin to his Guardian Dr.	60.00
To 11 years boarding by the widow	31.44.44
Interest up to the 13 <sup>th</sup> July 1833	136.34.
To rent of land for 1828.	16.80
Hire of Negroes 1828.	5.63.44
Interest up to the 13 <sup>th</sup> of July 1833	1.76.44
Rent of land for 1829.	15.67.44
Hire of negroes 1829.	4.00.44
Interest up to the 13 <sup>th</sup> July 1833	2.00
Rent of land for 1830.	3.09.
To hire of negroes 1830	

Interest up to the 13 <sup>th</sup> July 1833	59
16. receives for the other lots of land	50
Interest on the same up to July 13 <sup>th</sup> 1833	2.89
This part of the sale of negroes 1828.	122.50
Interest on the same up to July 13 <sup>th</sup> 1833	11.56
Rent of land for 1831	5.00
Interest on the same	" 35
Arthur Griffin to his Guardian Dr.	833.12.44
To Court expenses	62.44
Hire of negroes	219.34
Court expenses	60.34
Division of land. Whisky	60.44
Chances for land	14.44
Interest on the same 1833.	1.08
To Tax of land 1831.	25.
Court Expense	31.44
School and schooling for 1832.	93.44
To Taxes for 1832	15.
Interest on the same for 1833.	75.
Court expense	87.44
Commissioners Charge	1.00

Balance, Arthur Griffin, \$ 309.44  
 We the undersigned Commissioners have met & agreeable to an Order of the Court to direct us to have settled to the heirs of Arthur Griffin and her husband two hundred and five dollars 1.95 cents given under hands July 13<sup>th</sup> 1833. there is one dollar to come out to pay Commissioners \$ 09.01.95

James Wimberly

Daniel G Shaw,

Edward Shaw

Settlement continued	
Elizabeth Griffin Guardian to Daisy Griffin Dr.	115.11.44
To amount returned by Guardian February 1828.	
Daisy Griffin to his Guardian Dr.	
To schooling and clothing	62.44
To laundry by the widow	32.
Interest on the same to the 13 <sup>th</sup> July 1833	60.44
Rent of land for 1828	86.44
Hire of negroes 1828	80.
Interest up to the 13 <sup>th</sup> July 1833	63.34
Rent of land for 1829	76.34
Hire of negroes 1829	67.44
Interest on the same up to 13 <sup>th</sup> July 1833	4.00
Rent of land for 1830	2.00
Interest on the same up to 13 <sup>th</sup> July 1833	59
Estate pay Daisy appearance of land	17.57

## 285 Settlement of Griggs Estate Accounted

Interest on the same up to 15 <sup>th</sup> July 1833	\$ 9 66 94
Right of Lawyer for 1832	10 00
Interest	52 44
As part of sale of negro	132 50
Interest on the same	11 56
Balance	\$60 90 34
Debts of Griggs to his Guardian Dr.	46 38 44
To amount returned to Court 1831	12 17 40
Interest on the same up to 15 <sup>th</sup> July 1833	8 00
1831. 1. Cloak	1 70
1. Wm another cloth	1 69 14
Return to Court	3 25
1. Hat	1 50
1. pair shoes	1 25
Debts for 1831	7 00
His clothing Cloak	2 31 44
Court expenses	4 00
4 48 Balance	1 50
Cash	2 50
1 Briskly	2 25
1 pair shoes	5 75
To 1. pair of shoes & clothing	10 81 44
Merchandise	3 62 14
Interest on the same up to 15 <sup>th</sup> July 1833	1 87 14
May 1833. Court Expenses	101 05 44
Commissioners Charge	3 19 85 44
Balance due Danny Griggs \$ 9 18 85 44	

We the undersigned Commissioners have with agreeable to an order of Court to us directed have settled with Elizabeth Griggs Guardian of the Heirs of Arthur Griggs Esq. and paid her indebted to Danny Griggs the sum of two hundred and sixteen dollars, and 85 44 cents given under our hands July 15<sup>th</sup> 1833. Atto there is one dollar to come out of the above certificate to pay the Commissioners — \$ 9 18 85 44

James Wimberley,  
Daniel G. Ward  
Leonard Ward

## 286 Richard Boddy Guardianship to Thomas &amp; William W. Boddy Bond

Know all men by these presents That we Richard Boddy, Senior W Boddy, & W B Johnson all of the County of Stewart and State of Pennsylvania are fully bound unto Colen Richards Chairman of the County County Court of Stewart County in the sum of Twenty dollars to be paid to the said Colen Richards Chairman as aforesaid or his successors in office in Trust for the benefit of the children here after named for the benefit of the said T & B V William W Boddy, for which payment we &童 to be bound every one and each of our heirs executors & administrators jointly and severally forever by these presents sealed with our seals and dated this 7<sup>th</sup> day of August 1833

The condition of the above obligation is such that whereas the above named Richard Boddy is Constituted and appointed Guardian for Thomas & Paul W. W. Boddy minor orphans. Now if the said Richard Boddy shall fully execute his said Guardianship that shall come to his hands, or propriection for the benefit of the said infants until they shall arrive at full age or sooner if therunto required and then render a full and true account of his said Guardianship on oath before the justices of our said Court & deliver up and pay to, or proper the said children of all such Estate or Estate, as they ought to be possessed of, or to seek other persons as shall be lawfully empowered to receive the same, and the property thereof. Then this obligation to be void otherwise to remain in full force and Virtue.

Paten & Acknowledged in open Court at August Term 1833

Richard Boddy  
Senior W Boddy

Willie W Johnson

Inventory of the Estate of Roderick Joiner Dec<sup>o</sup>

2. Bay mares & colts. 2 Cows & 1 Calf. 1. Bed and furniture. 3 common Chairs. 1. Table. 1. Log Chain. 3. ploughs. 1. Mowers. 2. Angles. 2. Hoss. Hand Hoss and Freshland. 3 axes. Shaving p. Shears & flesh fork. 2. Hoss Collars. 1. pair Slurp. Scroos. 1. Spinning Wheel. 2. pads. 1. Bray. 1. Brook & Table. 1. Churn & 2. Civers & lids. 1. Skillet. 1. Stew Kettle. 1. Lea. 1. Skillet & Lea. 1. bearded & side Saddle. 1. mans saddle. 1. pair Saddlebags. 1. Tin Trumpet. 1. cupboard & furniture. 1. Kettle. Bed & furniture. 1. single tree & 1. Gleis. 1. Tin Bucket. 1. Basket. 1. Cart. 1. Paw hick. 1. Tin box. 1. Razors & Strop, one note of hand on Robertson Jealmon \$ 70.00. The foregoing property was sold by me as Exec. of R. Joiner Esq. 25<sup>th</sup> August 1834.

J. H. Manning Adm<sup>r</sup>

Henry Bates 1. Plow	"	50
Polly Skinner 1. Plow	"	18 34
Mark Wilson 1. Plow	"	53 14
Lawrence M Manning 1. Log Chain	"	1 00
Henry Bates 1. pair of Hors	"	75
William Kay 1. Mandoline	"	87 14
John Davenport 1. Auger paid	"	25
Polly Skinner 2 Boos	"	25
Polly Skinner 1. Hand Scow 1. Tin Bucket	"	25
Mark Wilson 1. Axe	"	43 34
Polly Skinner 1. Axe	"	25
Ada Scarborough 1. Axe	"	2 24
William Atkins 1. Shaving Kit	"	18 34
Dragon Manning 1. Sheep Shears & flesh fork	"	25
Garrison Wilson 2 Hors Collars 1. pair of Chains	"	25
Polly Skinner 1. Spinning Wheel	"	12 14
Lawrence M Manning 3 Boats	"	12 14
John Manning 2 pairs 1 tray 1 Crook	"	50
Polly Skinner 1. Blouson	"	31 14
Mark Wilson 1. Cow Head	"	12 14
Polly Skinner 1. Cow Head 1. Kit	"	10
Polly Skinner 1. Sheep Head Kit	"	68 34
William Braxford 1. Kit	"	37 14
Martha Major 1. Bedstead	"	31 14
Polly Skinner 1. Sise saddle	"	3 06 14
Polly Skinner 1. man saddle	"	2 25
John Davenport 1. pair of saddlebags	"	0 18 14
Garrison Wilson 1. Tin Trumpet	"	paid
Polly Skinner 1. Cupboard & furniture	"	62 14
Polly Skinner 1. Quilt Bed 1. Box & furniture	"	3 12 14
Anthony Lee 2 Single Truss & Cleas - paid	"	75
William Atkins One Tin Bucket paid	"	06 14
Wright Manning 1. Cart	"	6 50
William Kay 1. mare	"	32 00
John Skinner 1. colt	"	7 00
Polly Skinner 1. mare	"	28 06 14
Polly Skinner 1. colt	"	18 25
Polly Skinner One Cow & Calf	"	8
Polly Skinner 1. Wupper	"	7 13 34
Mark Wilson 1. Hele	"	1 50
Lawrence M Manning One	"	1 68 14
do 1. Shop & Razors	"	1 00
Total	\$136	12 14

Lawrence M Manning

John H. Petty, Const. Lawyer, Lexington

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Know all men by these presents that in John H. Petty, Alexander Brightman and William Oliver, all of the state of New York County of Oswego are hereinafter jointly bound with William Carroll Governor in any court the state aforesaid in the sum of twenty five hundred dollars to his party to the said William Carroll his successors in office or their assigns which payment will be made in kind and each of our dear executors, administrators and assigns of jointly and severally firmly by these presents to abide with us at all times dated this 5th day of August 1853.

The condition of the above obligation is such that whereas the above named John H. Petty hath obtained a license to keep an ordinary at his house in Oswego County. By therefore the said John H. Petty, shall constantly provide good & wholesome victuals and lodgings for travellers and stable, Corn fodder and pastureage for their horses for and during the term of one year, from the date of these presents. That the above obligation to be paid, etc to remain in full force & virtue,

John H. Petty  
Alexander Brightman  
William Oliver

## Account of an additional Sale of Estate of Glascum Gorin Dec 9

2. Miss H. Petty Recd by Thompson D Gorin	\$34 50
1 do 12 do	8 00
1 lot Kitchen utensials H. M. Gorin	" 81
1 Negro woman Named Lucy same	106 25
1 Girl Mary same	205 00
1 do daily same	251 00
1 Bay Dick A. R. Brown	307 00
1 Plain Thomas Marsworth	2 30
1 Small Granite Top Crop	1 00
1 do Samuel Woolbridge	75
1 pair Cart Wheel & Log Chain D. D. Brinson	20 00
1 Brier Hook M. L. Atkins	25
1 sythe Drury Atkins	31
5 Barrels Corn & Miller Tools	9 75
5 do William Hale	9 80
do of land belonging to Mrs Bishop during her life time.	1 50
	\$1255 37

Glascum Gorin Accts  
Glascum Gorin Dec 9



279 Settlement With William Dunbar Admt of James Dunbar Dec'd

We the Commissioners appointed at the August Term of the County Court of Steamer County. To settle with William Dunbar Admt of James Dunbar Dec'd. Did according to the Settlement then brought before us. We found due in the hands of the Admt \$338.00 per cent. On further examination the Admt found the true amount was not ascertained from the Clerk's office and from the just sum of £189.68. four hundred and eighty nine dollars and 61 Sixty eight cents.

William Phillips  
August the 5<sup>th</sup> 1833

William Burkiss

Allowance made to the Widow of P. Grimes Dec'd for one year

August Term 1832

Gentlemen of the Court of Law act. in Compliance with your order, we the Commissioners met at the house of Mr. Grimes. And set apart for her one year provision, for which we give her two doz. and 9 Sh. tea, 2 Barrels of corn, 25 lb. sugar, 15 lb. copper, 2 1/2 bushels of salt & 10 lb. flour, 1 lb. pepper, 1/2 lb. Spice, Henry Beck.

Yt is deposited  
Elie Manly

Years Allowance to the widow of Eliza Jackson Dec'd

State of Pennsylvania Stewart County. We your Commissioners appointed by the Wm. C. Court, of said County, to lay off & set apart one year provision for the widow of Eliza Jackson Dec'd and her family. Have met and set a part, for her benefit the following articles, to wit, 20 Barrels corn, 200 lb. Bacon, 1 sack Tea, 1 head of Hogs, 1. Cow and Calf, 15 lb. of Salt, 25 lb. Copper, 50 lb. sugar, 1 lb. Spice, 1 lb. Pepper, 1 Barrel flour, 30 lb. Hogs laid this 17<sup>th</sup> May 1833.

Richard Taylor,  
William Evans  
Samuel Lockhart

A copy of Henry Beck Will

In the name of God I Henry Beck of the County of Northampton and State of North Carolina being in sound & perfect mind and memory thank be to God. Do this first day of November in the year of our Lord One thousand eight hundred and thirty two. Make and publish this my last Will and Testament

<sup>29</sup>  
Testament. First I give and bequeath unto Elizabeth Beck my lands lying & situated on the North side of Winton Swamp together with negro woman Lucia, Ray Beck, Anthony Daniel his father be it the dwelling house furnished Secondly I give and bequeath unto Nancy Sibley the wife of John Sibley y' man Lucy his increases. Thirdly I give and bequeath unto Sarah Beck negro Sam, and Anderson the black Smiths both. Fourthly I give & bequeath unto the grand children of my dec'd Sister Mary. To each of them the sum of five hundred dollars. Fifthly I give and bequeath unto Benjamin Young the sum of five hundred dollars. Sixthly I give & bequeath unto the aforesaid Benjamin young and the grand children of Mary Young dec'd all the negroes left to me by the death of my brother Randolph Beck. Together with all their increases. Seventhly I give and bequeath unto my son-in-law, Meriah Beck, the sum of five hundred dollars and one feather bed together with the house, yard and Garden Room. During his Single life. Eighthly, I provided that leaving Sister Daughter of John Taylor. She will live to attain the age of eighteen years or sooner if she marries. I give & bequeath to her all my lands lying and being on the South Side of Winton Swamp, making the main Run the the line. Between her land Elizabeth Beck. Merely giving unto her father John Sibley full privilege to make use or put out said tract of land until the said Lucia shall attain the age of eighteen years or marriage, as before mentioned. Ninthly, It is my desire, that all the remainder of my negroes not given away. With the exception of old woman Dyma as herein after mentioned to be sold. Please note about the age of ten years to be sold with their master. Together with all the Stock, and other property of every description and the monies arising from such sale, after paying over to the General Legate or as above mentioned I hereby give and bequeath unto Elizabeth Beck all the remainder. It is my will and I do hereby ordain and allot to old woman Dyma, her time during life, and to be maintained by the aforesaid Elizabeth Beck, out of the estate allotted to her. In witness whereof I the said Henry Beck have to this my last will & Testament, set my hand & seal the day and year above written. I signed sealed published and declared by the said H. Beck, the Testator as his last will & Testament. in the presence of us who were present at the time of signing the sealing thereof. Danis Bryan & John Bryan & witness

Henry Beck

codicil

I desire that all the negroes before mentioned. That are to be sold in stead of credit it must be sold for cash soon as soon as the money that is raised out of my Estate, to be paid over to the legate as soon as collected. the tract of land which I purchased of George Hall, and others lying on Roanoke River & containing one hundred & fifty seven acres. And a half known by the name of the Red Road & above to be sold to the best advantage. to be given to my said sister Mary. She shall

of his service. Except Bennet Young for whom I make no provision  
concerning Said land &c. In witness whereof I have hereunto  
Set my hand and Seal, and allured in the presence of Davis  
Bryant,  
*Henry Lusk*  
*mark*

State of North Carolina  
Harnett County. This last 1<sup>st</sup> June 1833 Testament was exhibited  
in open Court and proved by the oaths of Davis & John Bryant &  
the Codicil annexed hereto, was proved by the oaths of Davis  
Bryant, Whereupon the same was ordered to be attested and  
Recorded.

Test Richard H. Weaver Esq.

State of North Carolina

Richard H. Weaver, Clerk of the Court of  
pleas and quarter Sessions of the County of Harnett  
doth hereby certify that the foregoing is a correct copy of a paper,  
writing admitted to probate at the last will & Testament  
of Henry Lusk Dec<sup>d</sup>, from the Record & Original in file  
in my office given under my hand at office in  
Harnett County, with the seal of office, the 22<sup>d</sup> June 1833

Richd H. Weaver Esq.

State of North Carolina

Harnett County. I Samuel Calvert Chairman of the  
Court of pleas and quarter Sessions of said County,  
doth hereby certify that Richard H. Weaver whose name appears to  
the above certificate, doth as of right have power to  
Sign and affix the Seal of said County Court, duly elected  
and a good Person that full faith and credit are due to his  
Attestations as such. And that the same is in due form of law  
given under my hand at the Court house, in the town of  
Duke's, the 22<sup>d</sup> day of June 1833.

Samuel Calvert, 66 D. C. R. S.

George West Indentures Bonds

292

State of North Carolina

This indenture made this 1<sup>st</sup> day of November 1833 between  
John Rickards esquire chairman of the Court of pleas and quarter Sessions for the County of  
Stewart and State apportioned of the one part and Apse Morris of the other  
part witnesseth that the said John Rickards by an order of said Court  
made of the day of the date hereof according to the Act of Assembly  
in such case made & provided doth set forth and bind unto the  
said Apse Morris an orphan boy named George West, now of the age of  
thirteen years, to live after the manner of an apprentice and servant until he  
arrive at the age of twenty one years. During all which time the said apprentice  
his said Master shall faithfully serve him loyally & commendably every where  
of a day obey. He shall not at any time absent himself from his said master  
service without leave & in all things as a good & faithful servant behave  
towards his said Master, and the said Apse Morris doth covenant and agree  
to and with the said John Rickards that he will constantly find and  
provide said Apprentice sufficient diet washing, lodging & apparel  
fitting for an apprentice for during the time aforesaid and all other  
things necessary both in sickness and in health, and that he will cause  
the said George West to be taught the art of Farming and also that he  
will send the said George West to some English school within the time  
of his said Apprenticeship until he shall be learned until he be taught  
to the Single Rule of three, and also that he will furnish said George  
West with two good decent suits of clothes at the expiration of his said  
Apprenticeship. In witness whereof the parties to these presents have  
Set their hands and seals this 1<sup>st</sup> day of November 1833

Taken & acknowledged in open  
Court November 1<sup>st</sup> 1833

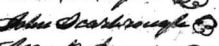
Apse Morris —  
John Lee —  
William Ballou —  
John Miller Jr. —

(David Rogers) bondable Bonds

State of North Carolina

Know all men by these presents. That we David Rogers, John  
Scarborough and Allen Purvis are held & firmly bound unto William Carroll against  
Governor in and over the state apportioned in the sum of one thousand dollars, to be paid  
to the said William Carroll his successor in office or their assigns. Which  
payment will and truly to be made within twelve Years of us and each  
of our heirs Executors Administrators & assigns jointly and severally firmly  
by these presents sealed with our seals and dated this 7<sup>th</sup> day of November 1833  
The condition of the above obligation is such that whereas the above bounden David  
Rogers hath been by the justices of the Court of pleas & quarter Sessions for the County of  
Stewart appointed Constable in and for said County. Then if the said David  
Rogers shall will and truly & without delay execute all process & precepts to him  
directed, and faithfully account for and pay over all moneys by him  
collected to the plaintiff his his agent or attorney or such other person  
or persons to whom the same may be due and payable according to the

293 the senior thereof and in all other things execute and  
perform the duties of Constable during his continuance in  
office. That the above allegation to be made doth to remain in full  
force and effect.

David Rogers   
John Scarborough   
Allen B. Purvis 

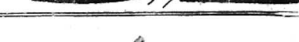
Taken & acknowledged in open  
Court November Term 1835

John H. Hobson (Guardian to Robert Pyre) Bond

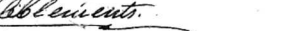
State of Sumpter I Know all men by these presents That we John H. Hobson  
of Stewart County, George Bogg and James Wippard all of the County  
of Stewart and State aforesaid are hereby bound unto John  
Richards Chairman of the County Court of Stewart County, in the  
Sum of Three Thousand dollars to be paid to the said John Richards  
Chairman as aforesaid and his successors in office in Trust for the  
Benefit of the Child hereafter named. Committed to the  
Guardianship of the said John H. Hobson for which payment will  
hereinafter be made, the sume amount, our and each of  
our heirs. Executors. Administrators jointly and severally  
firmly by these presents. Sealed with our Seal and dated this 6<sup>th</sup>  
day of November 1835

The condition of the above obligation is such that whereas the above  
named John H. Hobson is constituted and appointed Guardian to  
Robert Pyre, a minor Name of the said John H. Hobson.  
Shall fully execute his said Guardianship. That shall come into  
his possession for the benefit of the said Robert Pyre, until he  
shall arrive at full age. or sooner if thereunto required, and then  
render a full and true account of said Guardianship. On oath  
before the Justice of our said Court, & deliver up, pay to or  
proprietor the said Robert Pyre, of all such estate or estates as he  
ought to be possessed of. or to such other person, as shall be  
lawfully empowered or authorized to receive the same & the  
property arising therefrom. That the allegation to be made,  
otherwise to remain in full force and effect.

Taken & acknowledged in open  
Court November Term 1835

John H. Hobson   
George Bogg   
James Wippard 

Amount of Book A/c of William P. Bevick

Realtors Salient \$117.50  
The above is a true statement of the amount of Book A/c/  
by me collected November the 4<sup>th</sup> 1835. 

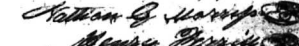
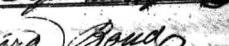
Nathan G. Morris (Constable) Bond

294

I know all men by these presents That we Nathan G. Morris, Henry Garrison and  
Spartacus are held and firmly bound unto William barrel esquire Governor  
in and over the State of Georgia, in the sum of one thousand dollars to be  
paid to the said William barrel his successors in office or their assigns  
which payment is and truly to be made in kind curables and cash of us  
our & each of our heirs. Executors. Administrators and assigns jointly and  
severally firmly by these presents sealed with our seals and dated this 6<sup>th</sup>  
day of November 1835

The condition of the above obligation is such that whereas the above  
named Nathan G. Morris hath been by the Justice of the Court of please to  
bequeath Deputy of Stewart County appointed Constable in and for said  
County. That if the said Nathan G. Morris shall myth and truly do  
without delay execute all process and precepts to him directed & properly  
assent for and pay over all money lying due & owing to him by virtue of any  
process or precept put into his hands to the plaintiff, his or her  
agent or attorney, or such person or persons to whom the same may be  
due & payable according to the tenor thereof and in all other things  
execute & perform the duties of Constable during his continuance  
in office. That the above allegation to be made doth to remain in full  
force and effect.

Taken & acknowledged in open  
Court November Term 1835

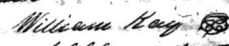
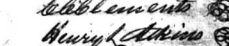
Nathan G. Morris   
Henry Garrison   
Spartacus 

William Kay (Guardian to Mary Ann Herford) Bond

I know all men by these presents That we William Kay, Esq. & Henry L. Atkins all of the County of  
Stewart & State of Sumpter, are held and firmly bound unto John Richards Chairman of the County Court  
of Stewart County in the sum of fifteen hundred dollars to be paid to the said John Richards chairman  
as aforesaid his successor in office for the benefit of the child hereafter named committed to the  
guardianship of the said William Kay for which payment will truly to be made in kind curables &  
cash of us our heirs. Executors. Administrators & assigns jointly & severally firmly by these presents  
sealed with our seals & dated this 5<sup>th</sup> day of November 1833

The condition of the above obligation is such that whereas the above named William Kay is  
constituted and appointed a guardian to Mary Ann Herford a minor orphan. Name of the said  
William Kay shall fully execute his said guardianship that shall come into his possession for the  
benefit of the said Mary Ann Herford until she shall arrive at full age, or sooner if thereunto  
required & then render a full true account of his said guardianship upon oath before the  
Justice of our said Court & deliver up, pay to or proprie of the said Mary Ann Herford of all  
such estate or estates as she ought to be possessed of, or such other person as shall be  
lawfully authorized to receive the same & the property arising therefrom. That the  
allegation to be made, otherwise to remain in full force and effect.

Taken & acknowledged in open Court  
November Term 1835

William Kay   
Esq.   
Henry L. Atkins 

William Hay Guardian (to Ann Catherine Meripord) Bond

Know all men by these presents that we William Hay, Subllement & Attkins, all of the County of Stewart & State of Georgia are held & firmly bound unto John Pickens, chairman of the County Court of Stewart County, in the sum of fifteen hundred dollars to be paid to the said John Pickens chairman as apportioned or his successor in office, to the benefit of the child hereafter named, committed to the guardianship of the said William Hay, for which payment will & truly to be made, we bind ourselves, our Heirs & Executors & Administrators, jointly & severally, firmly by these presents sealed with our seals & dated this 5<sup>th</sup> day of November 1833.

The condition of the above obligation is such that whereas the above bound William Hay is constituted & appointed Guardian to Ann Catherine Meripord a minor orphan. Name of the said William Hay shall fully execute his said Guardianship that shall come to his possession for the benefit of the said Ann Catherine Meripord until she shall arrive at full age, or sooner if thereunto required, then render a full & true account of his said Guardianship, & on & before the Justice of our said Court, & deliver up pay to or help up the said Ann Catherine Meripord of all such estate or estates as she ought to be possessed of, or such other person as shall be lawfully authorized to receive the same & the profits arising therefrom, then the above obligation to be void. Otherwise to remain in full force and Virtue.

William Hay  
Subllement

Henry L Attkins

Dated & acknowledged in open

Court November Term 1833

William Hay (Guardian to John Worthy Meripord) Bond

State of Georgia Know all men by these presents that we William Hay, Subllement & Stewart County, Henry L Attkins all of the County of Stewart & State aforesaid are held & firmly bound unto John Pickens, chairman of the County Court of Stewart County in the sum of fifteen hundred dollars to be paid to the said John Pickens chairman as apportioned or his successor in office in trust for the benefit of the child hereafter named, committed to the guardianship of the said William Hay, for which payment will & truly to be made, we bind ourselves, our Heirs & Executors & Administrators jointly & severally, firmly by these presents sealed with our seal & dated this 5<sup>th</sup> day of November 1833.

The condition of the above obligation is such that whereas the above bound William Hay is constituted & appointed Guardian to John Worthy Meripord a minor orphan. Name of the said William Hay shall fully execute his said Guardianship. That shall come to his possession for the benefit of the said John Worthy Meripord until he shall arrive at full age, or sooner if thereunto required, then render a full & true account of his said Guardianship, on & before the Justice of our said Court, and deliver up pay to or help up the said John Worthy Meripord of all such estate or estates as he ought to be possessed of or to such other person as shall be lawfully authorized to receive the same & the profits arising therefrom, then the above obligation to be void. Otherwise to remain in full force & Virtue.

Dated & acknowledged in open

Court November Term 1833

William Hay, Guardian (to Betty Batterson Meripord) Bond

State of Georgia Know all men by these presents that we William Hay, Subllement & Stewart County, Henry L Attkins all of the County of Stewart & State aforesaid are held & firmly bound unto John Pickens, chairman of the County Court of Stewart County, in the sum of fifteen hundred dollars to be paid to the said John Pickens chairman as apportioned or his successor in office, in trust for the benefit of the child hereafter named, committed to the guardianship of the said William Hay, for which payment will & truly to be made, we bind ourselves, our Heirs & Executors & Administrators, jointly & severally, firmly by these presents sealed with our seal & dated this 5<sup>th</sup> day of November 1833.

The condition of the above obligation is such that whereas the above bound William Hay is constituted & appointed Guardian to Betty Batterson Meripord a minor orphan. Name of the said William Hay shall fully execute his said Guardianship that shall come to his possession for the benefit of the said Betty Batterson Meripord until she shall arrive at full age, or sooner if thereunto required, then render a full & true account of his said Guardianship, on & before the Justice of our said Court, & deliver up pay to or help up the said Betty Batterson Meripord of all such estate or estates as she ought to be possessed of, or to such other person as shall be lawfully authorized to receive the same, & the profits arising therefrom, then the above obligation to be void, otherwise to remain in full force and Virtue. William Hay  
Subllement  
Henry L Attkins

Dated & acknowledged in open Court

November Term 1833

William Hay, Guardian (to Bergenia Frances Meripord) Bond

State of Georgia Know all men by these presents that we William Hay, Subllement & Stewart County, Henry L Attkins all of the County of Stewart & State aforesaid are held & firmly bound unto John Pickens, chairman of the County Court of Stewart County in the sum of fifteen hundred dollars to be paid to the said John Pickens chairman as apportioned or his successor in office in trust for the benefit of the child hereafter named, committed to the guardianship of the said William Hay, for which payment will & truly to be made, we bind ourselves, our Heirs & Executors & Administrators jointly & severally, firmly by these presents sealed with our seal & dated this 5<sup>th</sup> day of November 1833.

The condition of the above obligation is such that whereas the above bound William Hay is constituted & appointed Guardian to Bergenia Frances Meripord a minor orphan. Name of the said William Hay shall fully execute his said Guardianship. That shall come to his possession for the benefit of the said Bergenia Frances Meripord until she shall arrive at full age, or sooner if thereunto required, then render a full & true account of his said Guardianship, on & before the Justice of our said Court, & deliver up pay to or help up the said Bergenia Frances Meripord of all such estate or estates as she ought to be possessed of, or to such other person as shall be lawfully authorized to receive the same, & the profits arising therefrom, then the above obligation to be void, otherwise to remain in full force & Virtue. William Hay  
Subllement  
Henry L Attkins

297 William Hay Garrison (to Rambler Wexford) Bonds

State of Georgia Know all men by these presents that we William Key, Cobb County and  
Stewart County Henry Atkins all of the County of Stewart & State aforesaid are but as we  
firmly believe unto John Pickens Chairman of the County Court of Stewart County in the  
sum of fifteen hundred dollars to be paid to the said John Pickens as a reward as aforesaid  
as his Successors in office in trust for the benefit of the colored people named  
Committee to the guardianship of the said William Key. For which payment we the  
Truly to be made we bind ourselves our & each of our heirs executors administrators  
jointly & severally firmly by these presents sealed with our seals & dated this 5<sup>th</sup>  
day of November 1833

The condition of the above obligation is such that whereas the above born of William Kay, is entitled and appointed guardian to Bamble Morford a minor Orphan. Now if the said William Kay shall fully execute his said guardianship. That shall come into his possession for the benefit of the said Bamble Morford until he shall arrive at full age, or sooner if thereafter required thereunder a full & true account of his said guardianship. Be it written before the Justice of our Said Court & witness my hand to be paid to the said Bamble Morford of an such estate or estates as he ought to be keeper of or to such other person as shall be lawfully

Authorised to receive the same and the profits arising thereof, then the  
obligation to be used otherwise to remain in full force and effect,  
William Key <sup>53</sup>  
Fallen & Calkins, solicitors in spec.  
Court House, New Haven Conn. 1835  
Henry Abbott <sup>53</sup>

William Key Garrison to Alice Angelina Herford Bonds

State of Georgia, this day attested by these presents. That we William Key, Esq., a citizen of the State of Georgia, and a resident of the County of Stewart, Henry L. Morris, also of the County of Stewart & State of Georgia, are held and firmly bound unto John Pickens, Esq., Sheriff of the County Court of Stewart County in the sum of fifteen hundred dollars to be paid to the said John Pickens, Esq., as attorney or his successor in office, in trust for the benefit of the child hereafter named, Committee to the guardianship of the said William Key. For which payment will & truly to be made us lieth curators & each of our heirs, executors & administrators, jointly & severally, firmly by these presents to pay also in the same day & year this 6<sup>th</sup> day of November, 1833.

presented, sealed with our seals & dated this 1<sup>st</sup> day of November 1855  
The condition of the above allegation is made that whereas the above bound  
William Key is constituted & appointed guardian to Relict Angelina Herford  
a minor Captain Key if the said William Key shall fully execute his said  
guardianship that then come into his possession for the benefit of the said Relict -  
Angelina Herford until she shall arrive at full age or sooner if thereunto  
required thereon over a full & true account of his said guardianship on oath  
before the justices of our said Court, to deliver up, pay to or prop of the said Relict -  
Angelina Herford of our said estate or estates as she ought to be possessed of or  
such other person as shall be lawfully authorized to receive the same, & the  
profts arising therefrom, Then this allegation to be void otherwise to remain in full  
force and virtue

St. Louis & St. Louis Aug 1855  
Court November 20th 1855

Green M. Bradford Garrison (to Carroll & Bradford) Recd. 298

State of Minnesota Known to all men by these presents that we George W. Bradford, William E. Stewart, County Clerk, John Miller, et al., of the County of Stearns & State aforesaid, do make & firmly bind unto John Rickard, chairman of the County Court of Stearns County, in the sum of five hundred dollars thousand dollars, to be paid to the said John Rickard, Chairman as aforesaid or his successors in office in trust for the benefit of the Child hereafter named committed to the guardianship of the said George W. Bradford for which payment we & truly to be made us him a surety, our & each of our heirs & executors & administrators, jointly & severally, firmly by these presents, sealed with our seals & dated this 1<sup>st</sup> day of November 1855.

The condition of the above obligation is such That whereas the said bound Grinnell  
Beaupre is Constituted & appointed Guardian to Carroll & Beaupre a minor  
Sister. Then if the said Grinnell & Beaupre shall fully execute his said  
Guardianship that shall come into his possession for the benefit of the said  
Carroll & Beaupre until he shall arrive at full age. At account of demands  
requested and then render a full & true account of his said guardianship  
on oath before the Justice of our said court & deliver up, pay to, or appropriate  
said Carroll & Beaupre of all such estate or estates as he ought to be  
appropriated of, or such other person as shall be lawfully authorized to receive  
the same & the profits arising therefrom. Then the above obligation to be  
Paid off and to remain in full force & virtue. G. M. Beaupre

William Ellis  
John Wilson

John West, Indentures to William L. Debolt.

State of Tennessee

This indenture made this 1<sup>st</sup> day of November 1833. Between John Richards, Esquire & Chairman of the Board of Pleas & Quarter Sessions for the County of Warwick & State apocrized of the one part & William L. Baldwin Esq. of the other part. Witnesseth That the said John Richards By an order of said Court made of the day of the date hereof & according to the Act of Assembly in such way made & provided. Doth put place and bind unto the said William L. Baldwin an orphan Boy named John West, now of the age of sixteen years. To live after the manner of an apprentice & servant until he arrive at the age of twenty one years. During all this time the said apprentice his said Master shall faithfully serve his Lord & Master & command every where freely therby. He shall not at any time absent himself from his said Master's service without leave & in all things as a good & faithful servant shall behave toward his said Master & the deobtions both concernt & agree to & with the Richards that he will constantly find & provide said apprentice sufficient diet, washing, laundry & apparel, fitting for an apprentice for & during the time apocrized & all other things necessary both in respect & in health & that he will cause the said John West, to be taught the art and trade of Tailor. & also that he will send the said John West to some English School till within the time of his said apprenticeship until he come to the single end of the year that he will furnish said apprentice with two good decent suits of Cloathing.

<sup>299</sup> Blooming at the expiration of his said apprenticeship. In witness whereof the parties to these presents have set their hands & seals this 1<sup>st</sup> day of November 1835. John Pickering  
Taken & acknowledged in open Court Hilary S. Richardson  
November Term 1835. Sam'l Vaughan

Mores West. Adventures Of Wilding & Dickbottom.

*State of Minnesota* This instrument made the 1<sup>st</sup> day of November 1833.

Between John Richard & his wife chairman of the Court of Pleas & quarter sessions  
for the County of Stewart & State apointed by the said Court & Willing to  
be elector of the other part. Witnesseth that the said John Richard  
in pursuance of an order of said Court made of the day of the date  
hereof, according to the act of Assembly in such case made and  
provided. Doth put, place and send unto the said Master  
to elect other an Orphan Boy named Major West, now of the age of  
five year. To live after the manner of an apprentice until he arrive  
at the age of twenty one years. During all which time the said Boy  
shall serve his said Master his lawful command every where  
gladly obey. He shall not at any time absent himself from his  
said Masters service without leave, and in all things as a good  
& faithfull servant shall belong to serve his said Master & the said  
Said Masters sole command & agree, to & with the said John Richard  
that he will cause the said Boy to be taught the trade of  
a cobbler & that he will constantly feed & provide said Boy  
during the time of his said apprenticeship. Mastering, Lousing &c  
apparell, fitting for an apprentice, and also all other things necessary  
both in working & in health, and also that he will send him to some  
English School within the time of his service, until he come to the  
single rule of thirteene. It also standeth that he shall furnish said boy with two  
good and decent suits of cloather, at the expiration of his said service.

In Witness whereof the parties to these presents have set their hands  
at Sealy the day and date above mentioned. John Richardson  
Deacon & acknowledged in Open Court H. J. Siddleston  
James Scarborough

Samuel Morris & William Morris do hereby Seal & Sign the following Bonds  
Know all men by these presents that we Samuel Morris William Morris,  
William Rodriguez & Dick and Hastings all of the State of Pennsylvania & County  
of Philadelphia are held & firmly bound unto the Governor & Lt. Governor  
aforesaid or his successors in office in the sum of two thousand dollars, to be  
paid to said Governor & his successors in office or their assigns. Whence  
payment will & truly to be made. We bind ourselves our Heirs, Executors,  
Administrators. Finally & severally firmly by these presents to abide with  
our Seals & dated this 1<sup>st</sup> day of November 1833.

The condition of the above obligation is such that whereas the above named James Morris and William Morris Administrators of said singular the goods and chattels Rights & Credits of Septima Morris are accounted. To make or cause to be made a true & particular inventory of all & singular the goods and chattels Rights & Credits of the deceased which have or shall come into the hands Knowledge or possession of the said James and William Morris. or into the hands or possession of any other person or persons for them and the same to make. To exhibit or cause to be exhibited unto any existing 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. To make & truly Administer according to Law. & further do make or cause to be made a true & just account of the Administration in them and year after the date of these presents. And out the rest & residue of the said Goods chattels Rights and Credits. Which may be found remaining. On the said Administration account. The same being first examined and allowed agreeably to Law. Shall deliver & pay to such person or persons respectively as the same shall be due. pursuant to the true intent & meaning of this Administration. and if it shall appear. That any Will or testament was made by the deceased. And executed or lastly named. To exhibit the same unto our Court making it allowed & approved of. According to the said James and William Morris. Requires he requested. As regular & of course. the said letters of Administration. Approval of such testiment being first had and made in our said Court. Then this obligation to be fully else to remain in full force and law taken & acknowledged in open Court  
1756  
James Morris  
William Morris Esq

November 20th 1833

Lemuel Morris  
William Morris  
William Proctor  
Rickey & Haupert

Mary Bradford Add. (a/k/a William Bradford) Board

Known all men by these presents, That we Henry Be a wood, Henry Cato and  
P. Yeaman all of the State of Pennsylvania County of Lancaster, are held &  
firmly bound unto the Governor in and over the State aforesaid, One hundred  
successors in office in the first sum of Six thousand dollars to be paid to  
said Governor or his successors in office or their assigns. Which  
payment we & truly to be made. We bind ourselves our heirs, executors  
Administrators jointly & severally firmly by these presents to abide with  
our Seal and dated this 15<sup>th</sup> day of November 1833

The condition of the above obligation is such that whereas the above  
Bound Mary Bradford Administratrix of an and singular the goods  
& the debts rights & credits of William W Bradford deceased to make or  
cause to be made a true & perfect inventory of all and singular the goods &  
Chattels, Rights & Credits of the deceased which have or shall be come into the  
hands Knowledge or possession of the said Mary Bradford or into the  
hands or possession of any other person or persons for her and the