

the same to such, as exhibit or cause to be exhibited unto our ensuing County Court, and the same goods, chattels, rights & credits of the deceased at the time of his death, which may at any time here after come into the hands of any other person or persons for him, as will & truly Administer according to Law, and further do make or cause to be made a true & just account of the Administration, within one year after the date of these presents, and all the rest & residue of the said goods, chattels & credits, which may be found remaining on the Administration account, the same being first examined and allowed agreeably to Law, shall & may be paid 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 executed or renounced thereto named, do exhibit the same unto our Court, making it allowed & approved of, according to the said Mary Brackenby whereunto he requested, to render & deliver the said letters of Administration, approbation of such Testament being first had & made in our said Court, then this obligation to be paid shall to remain in full force & law.

Benjamin W Taylor acknowledged in open Court
South December Term 1833

Mary Brackenby
Henry Collier
R. Taylor

Benjamin W Taylor, Adm'r of Daniel Dawson's Estate

Know all men by these presents, That we Benjamin W Taylor, John Taylor and Benjamin Collier, all of the State of New Jersey, & County of Newark are held & firmly bound unto the Governor in & over the State aforesaid, or his successor in office, in the sum of two thousand dollars, to be paid to said Governor, his successor in office or their assignees, unless payment will truly to be made by him ourselves, our heirs, executors, & administrators, jointly & severally, for ever by these presents, Sealed with our seals & dated this 1st day of December 1833.

The condition of the above obligation is such, That whereas, the above bound Benjamin W Taylor, Administrator of all & singular the goods & chattels, rights and credits of Daniel Dawson deceased, to make or cause to be made a true & perfect inventory of all & singular the goods & chattels, rights & credits of the deceased, which have or shall come into the hands, possession, or property of the said James Collier, or in the hands or property of any other person or persons for him, & the same to make up as exhibited, or cause to be exhibited unto our ensuing County Court, & the same goods, chattels, rights & credits of the deceased at the time of his death, which at any time here after come into the hands or property of any other person or persons for him as will & truly Administer according to Law, & further do make or cause to be made a true & just account of the Administration, within one year after the date of these presents, & all the rest & residue of the said goods, chattels & credits, which may be found remaining, on the said Administration account, the same being first examined and allowed agreeably to Law, shall & may be paid unto such person or persons respectively as the same shall be due, pursuant to the true intent & meaning of this Administration, & if it shall appear that any Will or Testament was made by the deceased, & renounced or executors thereto named, do exhibit the same unto Court, making it allowed & approved of, according to the said James Collier whereunto he required to renounce & deliver the said letters of Administration, approbation of such.

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according to Law, & further do make or cause to be made a true & just account of the Administration within one year after the date of these presents, & all the rest & residue of the said goods, chattels, & credits, which may be found remaining, on the said Administration account, the same being first examined and allowed agreeably to Law, shall & may be paid 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, & executors thereto named, do exhibit the same unto Court, making it allowed & approved of, according to the said Benjamin W Taylor, whereunto he required to renounce & deliver the said letters of Administration, approbation of such.

John Taylor
Benjamin Collier

James Collier, Adm'r of Grace West

Know all men by these presents, That we James Collier, Elie Shantz, and Mark Weeks, all of the State of New Jersey & County of Newark are held & firmly bound unto the Governor in & over the State aforesaid, or his successors in office, in the sum of five thousand dollars, to be paid to said Governor, his successor in office, or their assignees, unless payment will truly to be made by him ourselves, our heirs, executors, & administrators, jointly & severally, for ever by these presents, sealed with our seals & dated this 1st day of December 1833.

The condition of the above obligation is such, That whereas, the above bound James Collier Administrator of all & singular the goods & chattels, rights & credits of Grace West deceased, to make or cause to be made a true & perfect inventory of all & singular the goods & chattels, rights & credits of the deceased, which have or shall come into the hands, possession, or property of the said James Collier, or in the hands or property of any other person or persons for him, & the same to make up as exhibited, or cause to be exhibited unto our ensuing County Court, & the same goods, chattels, rights & credits of the deceased at the time of his death, which at any time here after come into the hands or property of any other person or persons for him as will & truly Administer according to Law, & further do make or cause to be made a true & just account of the Administration, within one year after the date of these presents, & all the rest & residue of the said goods, chattels & credits, which may be found remaining, on the said Administration account, the same being first examined and allowed agreeably to Law, shall & may be paid unto such person or persons respectively as the same shall be due, pursuant to the true intent & meaning of this Administration, & if it shall appear that any Will or Testament was made by the deceased, & renounced or executors thereto named, do exhibit the same unto Court, making it allowed & approved of, according to the said James Collier whereunto he required to renounce & deliver the said letters of Administration, approbation of such.

385 Henry Edwards Guardian to the heirs of Thomas W Lewis Peters
Henry Edwards guardian of Thomas W Lewis William B Lewis James H Lewis
Heirs of Thomas W Lewis late deceased Return that he has in his hands
by the Guardians of said heirs sum hundred & forty seven dollars which
is submitted to the Court

Mary Edwards

Martha Manning Dower

State of Georgia To the Honorable County Court of Stewart County We the
Stewart County Commissioners having been chosen by the Sheriff
and legally sworn did meet with the premises of William B Manning Dies and
died about and set apart to the widow of said deceased one third part of the land
belonging to said estate as the Dower of Martha Manning which is as follows
commencing on a White oak near the house of the said Manning parallel with
the fence to a small double Mulberry tree then parallel with both through the whole
land including the house whereof said widow resides in Maysville Whence
We have hereunto set our hands and seal this 29th Oct 1833

John Lee (D)
Henry L. Mall (D)
John Pepp (D)
Sam Pepp (D)
Signed by Taylor (D)

Returned to Court Term 1833
And ordered to be recorded

Mary C. Bellaw Dower

To the Honorable the County Court of Stewart County Georgia. The undersigned
having been summoned agreeable to an Order from you to lay off the
Dower of Mary C Bellaw Widow of John C Bellaw died in a certain
tract of land in Calhoun County did state aforesaid have performed their
duty and have awarded her as dower as aforesaid all that part of said tract
of land lying east of said land Beginning at a Black oak Running thence North
to a Hickory tree West to the land aforesaid thence up said creek with its meanders
to the South Boundary of said Creek on top of it thence East with said
creek to the Beginning & so under our hands and seal October 1st 1833

William Key
Administrator
A. H. R. Co.

Returned to Court Term 1833
And ordered to be recorded

Division of the lands of Zachariah Powell Esq.

State of Georgia According to an order given from the County Court of Oglethorpe and
Gwinnett County before Justice Lewis 1833 We the undersigned Commissioners appointed
meet together on the 16th day of October 1833 on the premises wherein Zachariah Powell now lies
dying in the plantation whereof Zachariah Powell lies and there and there being
duly drawn Plotted to survey and measure and lot up said premises into four lots
in equal parts as follows (See Map)

Lot Number One Beginning on a large Black oak with a low wood Hickory
Pointe continuing the South West corner of the original tract Running North 39 Poles
to a White oak then East 202 Poles to a Stake on the east boundary of said original
tract then South 39 Poles to the South east corner thence back with the South
Boundary of the original tract 202 Poles to the Beginning. Which said lot is valued
at \$9967 acres drawn by Joseph A Smith

Lot No 2 Beginning on a White oak the North West corner of lot No 1 running
East with the North Boundary of lot No 1 202 Poles to the east boundary of the original
tract continuing the North east corner of lot No 1 then North 39 Poles to a Stake on the
boundary between 202 Poles to the Stake with a White oak & low dogwood on the
West boundary of the original tract then South 39 Poles to the beginning
said lot is valued at \$11675 and drawn by John Orr

Lot No 3 Beginning on the North West corner of lot No 2 running North 39
Poles to a Stake with a short gum and dogwood Pointe then East 202 Poles to a
Stake on the East boundary of the original tract then South 39 Poles to the North west
corner of lot No 2 running West with said line 202 Poles to the North West corner of
lot No 2 running West with said line 202 Poles to the beginning
said lot is valued at \$11341 and drawn by Royal Penaway

Lot No 4 Beginning on the North West corner of lot No 3 running North 39 poles
to the North West corner of the original tract then East 202 Poles to the North east corner
of the original tract then South 39 Poles to a Stake then North east corner of lot No 3
then West 202 Poles to the Beginning. Which is valued at \$88. Drawn by H. L. Williamson

To which we sign our names G. C. Petty
Robert Williamson
John Hartman

Returned to Court Term 1833

Mary Jackson Dower

State of Georgia In compliance of an order of Stewart County Court of Ogle
Stewart County and Gwinnett County before Lewis 1833 We the Commissioners
appointed by said Order did meet together on the plantation whereof Charles Elihu
Jackson late died and deceased on the 2nd day of October 1833 and after being duly
Surveyed laid out and measured a certain part or parcel of land lying in the
County on third part of said premises according to an order of said court in half and forth only
proportion of his Mary Jackson Widow of said Charles Jackson which boundary of land is as follows
Beginning on a White oak the South east corner of fifty six acres of land belonging to the heirs of said Charles Jackson
Running thence North 96 poles to a Black oak thence East 116 poles to a Stake
thence South 84 poles to a Stake thence East 116 poles to the Beginning

In witness whereof we have hereunto subscribed our names
October 22nd 1833

William Collier
John Brown
Allen Brown
Sarah A. New
Fannie Newell 1833

307 Henry G. Atkins Collector of State Tax for 1834

Know all men by these presents that we Henry G. Atkins and William Robt. Rich. both being the
Heirs all of the County of Stewart and State of Georgia and we further jointly bind unto
William Gandy Gandy Esq. in the name of the State of Georgia to be paid to the said William Gandy person in
office in the sum of One Thousand Dollars to be paid to the said William Gandy
as aforesaid in office or their assigns who shall pay and make us bound
and each of us and each of us heirs executors Administrators and assignees jointly
and severally firmly by these presents to pay and make us bound to the said William Gandy
and each of us and each of us heirs executors Administrators and assignees jointly
and severally firmly by these presents to pay and make us bound to the day of February 1834

The condition of the obligation is such that whereas the above named Henry G.
Atkins hath been appointed Collector of the publick Tax in the County of Stewart for the
year 1834 & for the same George Gandy do well and truly collect all the publick
Tax which an due or may become due in the County for said year and pay over
the same equally to law all the officers there which he ought to collect and account
to the Treasury of West Georgia then if within the above obligation to be paid to the said
William Gandy is less than the above obligation to be paid to the said

William Gandy do acknowledge in open Court

February Term 1834

Sig. William Gandy

H. Gandy
W. R. Atkins
Geo. Gandy

Henry G. Atkins Collector of County Tax for 1834

Know all men by these presents that we Henry G. Atkins George Atkinson and William Robt. Rich.
all of the County of Stewart and State of Georgia and we further jointly bind unto
John McLean Chairman of the County Board of Stewart County and at this time going to
office in the sum of One Thousand Dollars to be paid John McLean his successor in
office or their assigns who shall pay and make us bound to be paid to the said John McLean
as aforesaid in office or their assigns who shall pay and make us bound to the day of February 1834. The condition of the above obligation is such
that whereas the above named Henry G. Atkins hath been appointed Collector of the
publick Tax in Stewart County for the year 1834 & for the said Henry G.
Atkins do well and truly collect all the publick Tax of said County which
due or may become due for said year and pay over the same agreeable to law
all the officers there which he ought to collect to the Trustees of Stewart
County then the above obligation to be paid to the said John McLean to remain in
full force and virtue

So now done & acknowledged
in open Court February Term 1834
Sigs. William Gandy

H. Gandy
G. Atkinson
W. R. Atkins

308 28800 Mills Due Administration Bonds

Know all men by these presents that Mr. John Robt. Rich. Chairman and Secretary
of the State of Georgia and a member of House are his 1000 mill bonds unto the Governor
and the State of Georgia & his successors in office in the sum of One Hundred Dollars
to be paid to said Governor or his successor in office or other assignee which payment will be made
to the said Mr. John Robt. Rich. in the manner in their executors Administrators and assignees jointly
by these presents to be paid to the said Mr. John Robt. Rich. on the 5th day of February 1834
The condition of the above obligation is such that if the above named John Robt. Rich.
Administrator of the said mill bonds and shall keep and credit of the said
mills Robt. Rich. to make or cause to be made a true and perfect inventory of all and
singular the goods and chattels Right and credits of the said John Robt. Rich. which have a full
course into the hands knowledge or possession of the said John Robt. Rich. or into the hands
or possession of any other person or persons for him and the same to make and reduce or
cause to be exhibited into our ensuing County Court and the same goods chattels
Right and credits of the said John Robt. Rich. at the time of his death which at any time before
comes into the hands of any other person or persons for him to sell and truly administer
according to law and further to make or cause to be made a true and full account
of the administration within one year after the date of these presents and all the two
and three years of the said goods chattels and credits which may be found remaining
on the said Administration account the same being first examined and allowed
agreed to law shall be law and pay unto such person or persons Rightfully as the
same shall be so far as pursuant to the true intent and meaning of this administration
and if so shall appear that any sale or settlement was made by the said John Robt. Rich.
Administrator or Executor which should do justice the same unto Court Parties the
allowance and approval of according to the said John Robt. Rich. then and before
do render and deliveth said letters of Administration application of such settlement
being first had and made in our said Court then this obligation to be paid to
remain in full force and law.

John Robt. Rich. acknowledged in open Court

February Term 1834

Sig. John Robt. Rich.

John Robt. Rich.
Geo. W. McLean
Geo. W. McLean

Henry G. Gandy for a Bond

State of Georgia know all men by these presents that the Henry G. Gandy date of this
Muster and Heirs are held and firmly bound unto John Richards Chairman of the Town of Blair and quarterly
officer for the County of Stewart in the sum of One Thousand Dollars to be paid to the said John
Richards his successor in office or other assignee for which payment will be made us
our debts and each of us and each of us heirs Executors Administrators and assignees jointly
and severally by these presents to be paid to the said John Richards on the 5th day of February 1834
The condition of the obligation is such that whereas the above named Henry G. Gandy hath obtained
leave to keep a publick office a long time past and now of the said Henry G. Gandy shall constantly
serve and provide good and sufficient boats and other proper crafts and always be
well attended to travel and other persons than his own carriage and effects overland River

309 Then the above obligation to be void after to remain in full force and written
between the above acknowledge in open court
February 1st 1834
John Williams Clark

Henry Estes (S)
William Estes (S)
John Mather (S)
John Estes (S)

Guardian Bond of John Williams
Know all men by these presents that we John Parchment Benjamin Kelly and
Christopher Clements all of the County of Stewart and State of Georgia are hereby
and firmly bound unto John Richards Chairman of the County Court in the sum of
One Thousand Dollars to be paid to the said John Richards the sum aforesaid
and a like sum in interest for the benefit of the children hereinafter named
named Committee to the guardianship of the said for which payment well
and truly to be made the said one thousand dollars and each year thereafter in interest
and administration to the said County and State by these presents shall be
made on date and dated the 1st day of February 1834
The condition of the obligation is such that when the above bond is
constituted and appears to guardian to John Williams a minor or his
son by the said James Parchment shall fully appear to his satisfaction
that he has come to the purpose for the benefit of the said John Richards until his
said son of full age or some of his parents agree and then this bond is
full and true because of his said guardianship on date before the
Court of said County and delivery of pay to or pay the said John
Richards of all such estate or estate as he ought to be paid of or such other
person as may be lawfully authorized to receive the same and the profit
arising therefrom then this obligation to be void otherwise to remain
in full force and written
John Williams
In open Court February 1st 1834
John Williams Clark

James Parchment (S)
Benjamin Kelly (S)
Christopher Clements (S)

Guardian Bond Henry & Nancy Acre
Know all men by these presents that we James Wimberly John Robeson and Lenora Shaw
all of the County of Stewart and State of Georgia are hereby 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 the sum aforesaid and
this due upon him in interest for the benefit of the children hereinafter named
named Committee to the guardianship of the said James Wimberly for which payment well
and truly to be made the said one thousand dollars and each year thereafter in interest
and administration to the said County and State by these presents shall be made on
date and dated the 30th day of February 1834
The condition of the above obligation is such that when the above bond
for Wimberly is constituted and appears to guardian to Henry and
Nancy Acre minors of them now of the said farm Wimberly shall fully

execute his said Guardianship that shall come to his purpose for the benefit of
the said Children until they arrive at full age or sooner if the same required
then leave a full and true account of his said Guardianship on oath before
the Justice of said Court and delivery of pay to or pay the said farm
Wimberly of all such estate or estate as ought to be paid for to the said other
sum as shall be lawfully authorized to receive the same and their profits
arising therefrom then the above obligation to be void otherwise to
remain in full force and written.

John Williams
In open Court February 1st 1834

James Wimberly (S)
John Robeson (S)
John Williams Clark (S)
Lenora Shaw (S)

Guardian Bond William, Mary & Gloria Hunter

Know all men by these presents that we John Hamblet Green & Bayley and their wife
all of the County of Stewart and State of Georgia are hereby and firmly bound unto John
Richards Chairman of the County Court of Ogle and Chester districts of said County in the
sum of five hundred Dollars to be paid to the said John Richards and his wife upon
their appearance in office for the benefit of the children hereinafter named Committee to the
guardianship of the said John Richards Hamblet for which payment well and truly
to be made on date and delivery of pay to or pay the said John Richards and administration
to the said County and State by these presents shall be made on date and dated
the 30th day of February 1834

The condition of the above obligation is such that when the above bond
for John Hamblet is constituted and appears to guardian William, Mary & Gloria Hunter
minors of them now of the said John Hamblet shall fully execute his guardianship
that shall come to his purpose for the benefit of the said children until they shall
arrive at full age or sooner if the same required and then render a full and true
account of his said guardianship on oath before the Justice of said Court and
delivery of pay to or pay the said minors of all such estate as they ought to
be paid for or such other person as may be lawfully authorized to receive the same
and the profits arising therefrom then the obligation to be void otherwise to remain
in full force and effect

John and Acknowledged
in open Court February 1st 1834
John Williams Clark

John Hamblet (S)
Mary Bayley (S)
G. H. Bradford (S)

Guardian Bond George Thompson & Jacob Homberger

Know all men by these presents that we John Thompson Bushelbeller and Elbert Bayley
all of the County of Stewart and State of Georgia are hereby and firmly 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 Richards Chairman as of course and this due upon
their appearance in office for the benefit of the children hereinafter named Committee to the guardianship
of the said John Thompson Bushelbeller for which payment well and truly to be made
on date and delivery of pay to or pay the said minors of all such estate as they ought to
be paid for or such other person as may be lawfully authorized to receive the same
and the profits arising therefrom then the obligation to be void otherwise to remain

1. Son & wife Betty Braggs	11	Bengtson Black Peppercorn interest	
2 Sheep	-	James Barker birth day Aug 1836	32 52
9 Hens of King & Weller	-	Boster Account	25
1 Lett Corn & Beans Samm. Tomlinson	7	William Bamby Brook Potom	50
1 Cm. in H. William & Tomlinson	8 15/2	James Gray	- 52
1 Son & wife William Parker	2	James Lammin	175
2 Hens. Gilt New Betty Braggs	-	Sixty Bits Doubleface	2 49
1 Cm. in H. Henry Cole	7 30	Green H. Braggs	2 16
6 Sheep	-	Amount	885 74
3 Chars. Rufus Smith	-		75
Working Birds. Various	-	This is a true Return of	75
Star Bridges	Polly Braggs	What has come to my hand	15/2
1 Pullet	H. H. Braggs	borrowing to the estate of	50
2 Gees	Polly Braggs	M. M. Braggs died for	77
3 Turnkeys	E. H. Braggs	Whom to Samm. Tomlinson to care	25
4 Geese	Br. H. Braggs	Given under my hand	50
5 Geese	Sophy H. L. Braggs	at Fethby, Term 1836	87/2
13 Bushel Corn	corn		2 75
The Son of the Black Peppercorn 1836		James Braggs Adams	
Polly Braggs 1 Gilt Betty	27 10/2		
Lorraine Manning Gilt Ann	42 14		
R. M. Groat Boy Ball	32 25		

Came to my hands in Cash Books the 26th
November 1835 to the amount of
the 2d. of December 1835 or last
Cash Receipts 15th Nov 1835

On the following 1st Dec 1835

Due on John J. Hague due 28 Oct 1832 consists
with a sum of three dollars when an old
William R. John R. due 14 Nov 1833

On D. H. & Son Bill due 25 March 1833

The Collection of John L. in Donaghall

Due on William Bonn & Son's Account due 15/2 Aug 1833
William Ellott due 1831
Martha Eliza Denton 10 00
W. W. Braggs New H. Adam & Biggins due 15/2 Aug 1833
C. H. Braggs on his self on two notes
Due on William Braggs due 15/2 Aug 1833
Due on General Morris due 15/2 Aug 1833

99 77
67 77
83 67/2

15 -

3 87

5 52

20 -

2 25

1 50

46 -

2 25

13 20/2

6 20/2

Polly Braggs' Guardian Return

Polly Braggs' Part of Edmund & Gates estate is
Interest
Rents of Land
The part of Edmund Gates estate is
Money expended for Polly Braggs for Guardian Bond £ 50
Dollars of Orange Monk to make the Service in 1833 the Return made to Boston - 52
For the Charge made by the steward
Sept 1836 250 Bars for 1831 26 Bars for 1832 167 for 1833 127
The Return made by the Guardian in 1833 was
in 1831 -
in 1832 -
in 1833 -
forwards in 1833 1832 & 1833 -
Mills Manning, Guard

Returns Feb Term 1836

Elizabeth Manning Guardian Recd.

Elizabeth Manning part of John Son's estate is
Interest
Mills Manning Guardian

Returns February Term 1836

Account of Sale of 1/2 year of Samuel Lathe old

The Balance of Samuel Lathe Due is set forth the date of his
Aug 10th Name and Due and when - £ 12.00 -
Elizabeth Manning Seton

An Account of Sale of Isaac West Bid

Bamboo 1/2 y. 1 Lin Buckle
High Woods 1 No. 0
Benjamin Cotton 18 Pounds each
James Ellamick 1. No. 0
Peter Johnson
James Cotton 1 Zoll Shutter
John Clark 1 Plow
Matthew Brothers 1 Plow Bar
James Cotton 1 Zoll Mattock & Two Large & Water pail
Mark Hale 1 Swright ten lbs
James Cotton 1 Zoll box 20 lbs
1 Case 1833 1 Zoll 1 13 lbs 1 Box 66 lbs
£ 47.50

319) Account Brokerr
 Luke Hardin 1 Dm.
 William Powell 1 Mard
 Tom Hester 1 11s
 Dan Hardin 6 Hrs 10s
 Mary Dawson Cow 10s
 William Dan 1 Cow 10s
 Hoss Gray 2 Small Cows
 Ben Collier & Alan
 Mary Dawson 2 first shearings
 David Dawson 4 head sheep
 Bone Hayes 4 m.
 William Shultz 4 m.
 Calen Gandy 8 Bonelli com
 - - - 8 m.
 Dry P.M. Miller 6 m. Sheep
 Dickie Marshall 1 Star 1 1/2 d.
 - - - 1 m. m.
 - - - 1 m. m.
 - - - 1 good m.
 - - - 1 m.
 Sam. W. Taylor 10d. 10s
 Sam Collier - Star 1 1/2 d.
 Bone Hayes 1 Knoblauch
 John Mandeville 1 Key Ring
 Henry Andrews 1 Apple Watch
 Jason Bailey 1 H.C. de St. Paul
 - - - 1 Bonelli Cade
 Henry Andrews 1 Stand.
 Bone Hayes 1 m.
 James Davidson 1 Bonelli Cade
 240 974

46 50 And 1st & sp
 1 63p Barnum Barnum 100 Brandy
 51 25 John Nodell 8 1/2 Gallons Wine
 29 Barnum Goods 1 Hrds 10s
 8 37p Ben Collier Coffey
 2 - Eliz. Dawson French White
 9 - Anthony 1 Table
 9 12p Maxwell Anderson 10d.
 6 37p - - - 7 in short 10s
 6 38p - - - 3 1/2
 1 30 Allen Lester 3 Hrs
 1 306 16

B. W. Taylor Adams

Re turns July Term 1836

Inventory Daniel Dawson Bro.

2 Sack Hens 10 head hogs 14 head hogs 40 Bonelli Cows 3 Black Hock foal 100 art
 2 plow 40 ft long 1 Chopping knife 1 Hand Saw 2 Augers 1 Buttering knife
 1 Wedding ring 1 Gunny bag 10 feet of twine 1 Beaver 1 Book case 6 Boxes
 1 Chair 2 Trunks 1 Pot Latch 10m 1 Pair - 3 Dining table 1 Sett 1 Book 1 Sett 1 Bonn 1 Pot
 1 orn & Lis 3 Skirted chair 1 Pot Frame 3 Wooden Wash 1 Wash tub 1 Chem
 1 Spinning Wheel 1 Barb 1 Corn 1 Lyne Stone 1 Lyne 1 Corncrake 1 Iron Mop 1 Apple Jar
 1 gin Shore 2 Bonelli Cade 1 Bonelli Money 1 Apple Mill 1 grif 2 Stand 2 Bonelli 1 Pot Shor
 1 Pot 1 flour tub 1 Tin Bucket 1 Key Ring 10s 8 1/2 Gallons Wine 1 New hand 3 saddle horses
 1 Brass tray & silver

Re turns July Term 1836

B. W. Taylor Adams

270 44
 Account Current William R Reddick Dr 2
 Dr. Collelments Adam in Account with Estate William R Reddick Dr 2 6.
 Dr. Amount of Sale of Office
 - - - J. Book Act (3 days)
 - - - Dan Johnson Thomas Mann Not good
 - - - Bailey Brown good
 - - - Dan Cheung -
 - - - John Morris -
 - - - James Coffey Not good
 - - - Somers Hock -
 - - - Andrew Coffey -
 - - - Edmund Wallin good
 - - - Nathan Goldsmith -
 - - - Sam Scarborough -
 - - - William Mayrow Not good
 - - - Sam Morris good
 - - - John H. Major Smith
 - - - Atch. Collelment
 - - - Carl
 - - - Boat Sod for
 - - - Paul Pantaloan
 - - - Boat Sod Williamson William
 - - - Atch. John Hayes Not good
 - - - The Lad Cooley -
 1 939 12

C. B. Collelment Paid Bluf fees for Receipt
 - - - Roy William 1 quarter Art
 - - - 2 Vols
 - - - Brown Act
 - - - William Ray P.M. 1A
 - - - Rock 11/2 P.M. 10
 - - - 2 Cashier 100 10
 - - - 4 Cashier 100 10
 - - - Note in Bank
 - - - In Brown 100
 - - - Bay 1/2 Horseshoe 100
 - - - Large Plate 100
 - - - Ins & S.P. & Korn 100
 - - - T & E Bay 100
 - - - J. M. Mall 100
 - - - Skysack & Son 100
 - - - H. L. Arthur 100
 - - - S. Steele act 100
 - - - John Scarborough act 100
 - - - William Bailey 100

Division of Miles Williams and Davis

State of Seneca) In compliance of an Order issued from the County Court of Stewart County. Stewart County Board of Phar and Justice before Iacobus Bramber Septem-
ber 1833 We the Commissioners did on the 20th day of November 1833 meet together
on the premises of plantation of Miles Williams Esq and being sworn according
to law did then and there Survey and measure off said premises so as to lot off
seven divisions with an equal proportion as possible for the benefit of the two
co-heiresses of said Miles Williams also taking into account a wife of late Miles
Davis in an equal share with said heiresses who it appears are both bounded
as follows (lot 1 to lot 6)

Lot 1 Beginning on the bank of Seneca River and on a line East running thence
down the River according to the course thereof forty three poles to an acre with two
Blks & 2 rods Pointing there about 87° east from the Standard Angle Survey pole
to a State on the east boundary of the original tract there about 39 poles to the South
east corner of the original tract there about two hundred and four poles past the beginning
containing 66.40 acres valued at \$199.50 and drawn by Miles Williams.
Also Lot 2 Beginning on the bank of the River and on the North West corner
of Goliad's Plantation there about the River according to the course thereof
pole to a Blk & 2 rods Pointing on the bank of the River there about
87° degrees east 268 poles to a State on the east boundary of the original tract there
about 39 poles to a State on the North east corner of lot 1 then west with said line
to the beginning Valued at \$214. Drawn by James Davis Williams containing 66.40 acres.
Also Lot 3 Beginning on the River Bank and on the North West corner of lot 1 to a line
down the River according to the course thereof one hundred and four poles east
308 poles to a State on the east boundary of the original tract there about 39 poles to the
North east corner of lot 1 then 102 poles west with said line to the beginning containing 72.
40 acres Valued at \$196. Drawn by James Davis Williams widow of Miles Williams.
Also lot 4 Beginning on the River Bank and on the North West corner of lot 1 to a
line down the River according to the course 43 poles to a Honey Locust and then
across there about 87° degrees east 394 poles to a State on the east boundary of the
original tract there about said line 39 poles to the North east corner of lot 1.
Then about with said line to the beginning containing 77 acres and Valued to
\$291. and drawn by Miles Williams.
Also lot 5 Beginning on the River Bank and on the North West corner of lot 1 to a
line down the River according to the course 46 poles to a Big Alder and Honey Locust

to the North West corner of the original tract running east 458 poles to a State in the center of
the River about 46 poles to a State on the North east corner of the original tract there about 39 poles
to a State the North east corner of lot 4 to there west with said line to the beginning
containing 100.40 acres at \$400. and drawn by Benjamin Williams
Given under our hands at the day according to the date before mentioned

John Morris S. S. C. D
Davis Daniel D D
H. A. Myers D
Eli Powers D
Thomas Miles D

William King and Davis Guardian Release

John H. King and William C. King and George B. King heirs of William King does
for and with John H. Petty their Guardian Amount in hand from the latter
\$200.00 balance on hand of \$14.00. Expenditure of sum of \$14.00 Balance due
or Hand of \$200. Then 1st July 1836 E. H. Petty

Account of Sale William C. H. King Esq

State of Seneca) Agreed to an order of court at Bramber Term 1833 I have
Stewart County Procurator to sell on a twelve Month credit at first direction
the Negro give Thomas Monroe and his Luggages to me and get over three
hundred and twenty two dollars forth him of Negro give Monroe the money itself
from the 25th Sept until the 15th November One dollar

Chadwick Bramwell

Account of Sale of Thomas Lightfoot Esq

The amount of Real and Personal property belonging to the exec of Thomas
Lightfoot deceased the estate of said deceased on the 1st January 1836
Nega Biting him for year 1834 \$7.00 Negro Bird for the year 1835 \$44.
Rest of the land of Belonging to exec of Thomas Lightfoot due him for \$8.
Then the 1st January 1836
B. A. Taylor Admin

One Year of provisions to Polly Bradford Wm W Bradford widow

Agreed to an order from the County Court of Stewart County directed to me to lay off one
year provisions to for Polly Bradford Wm. in the following total of just above \$5.00 Dollars
one \$3.50 given to them 20 lb Wool. 25 lb Copper 50 lb Lye or 13 lb Mutton 10 lb Pepper 1 lb
1000 ft foden 10 lb Butter 1 barrel salt which each appear a bushel each Mr. think the
same actually required from 2011 1833

John Kimball
James Wilson
E. J. Stanley

827) Clement H. Eaton His Guardian Petition

Clement H. Eaton - part of Clement H. Eaton Estate is \$220.00 less interest of \$9.91 for Rent of land \$14.66 1/2 the part of Clement Eaton Estate is less - \$12.00 1/2 Money Expended for Clement H. Eaton for the guardian Recd. 18 Dec. Order of Court made to collect from the division and the Petition made to Court was \$200 less the charge made by the Attorney 66 1/2 Cent for Court 1830 and - 23 1/2 cents for Court in 1831 was 26 Cents for Court 1832 was 16 1/2 Cents for Court 1833 was 13 1/2 Cents the Petition made by the guardian for Clement H. Eaton in 1830 was 63 1/2 Cents the Petition made in 1831 was 63 1/2 Cents the Petition made by the guardian in 1832 for Clement H. Eaton by the guardian was 63 1/2 Cents Petition made by the guardian in 1833 for Clement H. Eaton to Court was 18 1/2 Cents charge in 1830 was 18 1/2 and 1831 and 1832 and 1833 was 16 1/2 Cents.

Willis Manning Guard

Sally G. Eaton part of Clement H. Eaton estate is \$220.00 less interest of \$9.91 Rent of land \$14.66 1/2 the part of Clement Eaton Estate is less - \$12.00 1/2 Money Expended for her by C. Eaton guardian Recd. \$200 less Order from Court made to collect the division and the Petition was \$200 less the charge made by the Attorney 66 1/2 Cents Court for 1830 was 23 1/2 Cents Court for 1831 was 26 Cents Court for 1832 was 16 1/2 Cents Court for 1833 was 13 1/2 Cents Petition made by the guardian 1830 was 63 1/2 Cents Petition made by the guardian 1831 was 63 1/2 Cents Petition made by the guardian 1832 was 63 1/2 Cents Petition made by the guardian 1833 was 18 1/2 Cents charge in 1830 was 18 1/2 and 1831 and 1832 and 1833 was 16 1/2 Cents

Willis Manning Guard

Inventory of William Webb's Estate

Inventory of the estate of William Webb and gear from Nathan Hastings & Shadrach Farnum
R. E. Pease Dray Team - Horse and Wagon One Horse 11 Months old & Cart & Team
& Team Shop 49 Days & Dray & Furniture 1 Bed & Chair 1 Bunk Bed of Furniture
1 Cooking Cup 1 WOMAN'S Ladle & Spindle 1 Little Wheel 1 Coom & Cotton Wheel 1 pair
hands from 2 Smoothing Irons 1 3 Holes 65 1 Kettle 1 Pot Back 4 iron Pans 1 Iron
Wedge 1 pair Stirrups 2 Clamps 1 Cook 1 Auger 1 Hand 1 Handaw 1 foot cap 1 C.H.
to Iron 1 1/2 Holes 2 Rags Books 2 pair Slasses 2 Dens 2 pair Hair 4 1/2 oz
Gloves 1 Mattock 1 Spade 1 Hatchet 3 Hoes three miles to the River
1 Negro girl to the name of Mary Ann Hartwell Name Memory 1 Negro girl to
Son Franklin named Peter 1 Negro woman and child to Martha Hartwell named
Sister and daughter 1 Negro Boy to James 2 with Name Mrs. May 1 Axis of hand on Glass
L. B. for 10.15 den 27th May 1833 on Note or Elizabeth L. B. for 32.00 den 27th May 1833
1 Axis of hand on William 2 with Name of John Bent death same time 1 Axis and one
green Bag for his Note of hand and one on James L. B. for 31 den 27th May 1833
and one on Edmund Kelly for 21.75 den 27th May 1833 with a credit of two dollars and 50 cent
this is the last money from the Note for the sum of the Negro 1 Axis of hand on Elizabeth L. B. for 38.00 den 1st June 1833. One Note of hand on Elias L. B. & Elizabeth L. B. for 24.50 den 1st July 1833 with a credit of 1.00 also one Note of hand on Morgan B. Webb
and Elizabeth L. B. for 52.50 den 1st May 1833 with a credit of 3.6 - also one Note of hand
on Morgan B. Webb and Elizabeth L. B. for 50.75 den 1st August 1833 with a credit of 1.75
Also 1 Axis on Elias L. B. for 62.50 den 1st May 1833 the amounting of 187.37

Petitioned July 3rd 1834

Shadrach Farnum
Solemn.

Administration Bond James P. Edwards

Weverall Men by their presentee these Mr. David Polden and Henry Edwards
John Edwards and Joseph T. Bradley all of the State of Connecticut County
of Hartford in the State of Connecticut and the County in the said State
doth make and give in the sum of two thousand five
hundred dollars to be paid to the said Governor or his Successors in
office or their assignee which payment will and is to be made
within one year or more after Execution hereunto Sanctified
by these present hands unto our Seal and dated this 5th day of May 1834

The condition of the above obligation is that if the above bound
D. P. Edwards and Henry Edwards do or make or cause to
be made a true and perfect Inventory of all and singular the goods and
chattels right and interest of the said John Edwards shall come into
the hands knowledge or possession of the said D. P. Edwards and Henry
Edwards or into the hands or possession of any other person or persons for them
and the same so made or kept to be delivered unto our said County Court and the
same goods chattels right and interest of the deceased at the time of his
death who shall at any time hereafter come into the hands of any other
person for them do well and truly administer according to law
and further do make or cause to be made a true and full account of
the administration within one year after the date of these presents
and all the acts and matters of law good chattels Right and interest which
may by said Inventory or in the administration be found to have
owing first claim and as is allowed agreeable to law shall deliver and
pay unto the person before especially as the same shall be due payment
is the true intent and meaning of the administration and if it shall
appear that any will or instrument was made by the deceased to execute
or execute named do or suffer the same into court making & allowed
and approved of according to law if the said D. P. Edwards and Henry Edwards
thereunto be required to do and answer and declare the same letters of law
approbation of such instrument being first had and made in our said
Court then the obligation to be void also to remain in full force
and virtue

J. P. Edwards

Henry Edwards

J. T. Bradley

A. P. Edwards

Administration Bond Dated Buttars Decr.

Know all men by these presents that Mr. John Ballou William & Son
and Daniel G. Shaw all of the State of Connecticut their County of New-Haven
in this and formerly bound unto the governor and others over the state of Connecticut
or his successors or officers in the said State of Connecticut Dollars to
be paid to said Governor or his Successors or officers or their assigns who
payment will and may be made in kind or else in their executors
Administrator's County and County formerly their presents date with
or less and under the 5th day of May 1830

The Consideration of the above obligation is that I have by the above bound
John Ballou Administrator of deceased Jonathan the good and
chaste Right and credit of Israel Buttars his Executor or execu-
tor to be made a true and perfect Inventory of all the goods and
chaste Right and credit of the deceased which he has in his
hands known by or upon him of the said deceased or
into the hands of any other person or persons for his and the same to
have as aforesaid unto our executors County Court and the same
good chaste Right and credit of the deceased at the time of his death
which at any time hereafter comes into the hands of any other person or
persons for him to use and manage according to law
and further as that he is to make a true and perfect account
of the administration within one year after the date of this present
and also to the best of his knowledge and credit of the same
may be found remaining or in the said Administration account
the same being fully ascertained and allowed by me to have and
to pay unto such of persons as may be found remaining or in the same
pursuant to the laws and the Manner of this administration and if it
please god so that my will and Testament may stand by the said
the executors or executors thereof named do exhibit the same unto
Court making it allowed and approved of according to the law
Some Oaths and affirmments to be made to do and deliver the said
letter of administration approbation of such Testament being
first had and made in our said Court then this obligation to
be void and to remain in full force and terms

John Ballou
Daniel G. Shaw

Wm. Jones

Daniel G. Shaw

Administration Bond Recd. Lister Decr.

Know all men by these presents that Mr. William W. Manning William Manning and
John Manning all of the State of Connecticut County of New-Haven and
formerly bound unto the Governor or his Successors or his assigns
or his Successors or officers in the time sum of One Thousand Dollars to be paid
or his Successors or officers or their assigns which payment will and may be made
to be made in kind or else in their executors Administrator's County
and County formerly by these presents dated with or less and under the
5th day of May 1830

The Consideration of the above obligation is that I that
if the above bound William Manning Administrator of deceased Jonathan
the good and chaste Right and credit of the Estate of Jonathan
John Manning a true and perfect Inventory of all the goods and
chaste Right and credit of the deceased which he has in his hands into
the hands known by or upon him of the said Jonathan Manning or unto
the hands known by or upon him of any other person or persons for him
and the same to have as aforesaid or come to be exhibited unto a money
Court and the same good chaste Right and credit of the
deceased at the time of his death which at any time hereafter comes
into the hands of any other person or persons for him to use and manage
according to law and further do make a true and perfect account
of the administration within one year after the date of this present
and also to the best of his knowledge and of the administration within one year after
the date of this present that all the same the Plaintiff of said good
chaste Right and credit which he may be found remaining or in the
said administration to be used to same being first examined and
allowed by me to have and to pay unto such person or
persons respectively as the same shall be due pursuant to the
laws and Manner of the administration and if it shall
appear that my will or Testament was properly executed and
executed or executed unto him do exhibit the same unto Court
making it allowed and approved of according to the law
Some Oaths and affirmments to be made to do and deliver the said letter
of administration approbation of such Testament being first had and
made in our said Court then this obligation to be void as to whom
in full force and terms

William W. Manning

William Manning

John Manning

Administrators Bond Elizabeth & William Elliott

Know all Men by these presents that we Drury D Brinson Francis Melcom and William Elliott
 Gentlemen of the State of Sumner and County of Memphis are held and firmly bound
 unto the Governor in and over the State of Tennessee or his Successors in office with the
 sum of Two Thousand Dollars to be paid to said Governor or his Successor
 Officer or their assigne who will payment will and truly be made on and after our
 death or his executors Administrators Testimony and Surety jointly by these
 present hands with no delay and dated this 5th day of May 1836
 The condition of the above obligation is that that of the above Brinson
 Administrators and Singular the good and - better Right and credit
 of William W. Elliott Director to make or cause to be made a true and
 just Inventory of all and Singular the goods and chattels Right
 and credit of the deceased which shall come into the hands of any
 of either of the said Drury D Brinson or into the hands of any other
 person or persons for him and the same to be made as aforesaid
 exhibited unto an incoming County Court and the same good and chattel Right and
 credit of the deceased at the time of his death which at any time before the same
 into the hands of any other person or persons for him do well and truly administer
 according to law and further do make or cause to be made a true and just
 account of the administration within one year after the date of these presents
 and all the Real and Personal of said goods chattels and credits which may
 be found Remaining in the said Administration account the same being
 first examined and a true and just account to law shall be given and pay unto
 said person or persons respectively as the same shall be due pursuant to the
 law intent and meaning of the administration and if to the aforesaid
 by will or Testament was made by the deceased and executed or Executed
 them to be made as aforesaid the same unto said Braxton H. Elliott and his
 according to the said Braxton H. Elliott to execute the same and deliver
 the said letters of Administration approbation of said Testament being
 first had and made in our said Court then their obligation to be void
 also to remain in full force and law

Drury D Brinson
 Francis Melcom
 William S Webb

Braxton H. Elliott
 William Elliott
 Drury D Brinson

Administration Bond Henry Bailey Decr

Know all men by these presents that we Nicholas Bailey William Ellis John Richards and Solomon K. Valentine all of the State of Pennsylvania County of Monroe are his and firmly bound unto the Governor of said Commonwealth or his Lieutenant Governor or other person in office in the said State of Penna thousand dollars to be paid to said Governor or his Lieut. Governor in office or their assigns which payment will and may be made on his or their account executors trustees and Surety jointly & severally of their property liable with us heretofore and acts the 6th day of May 1836.

The condition of the above obligation is that if the above bound Nicholas Bailey Administrator of all and singular the goods and chattels Right and credits of Henry Bailey deceased make or cause to be made a true and perfect Inventory of all and singular the goods and chattels Right and credits of the deceased who is known or shall come into the hands Knowledge or possession of the said Nicholas Bailey or into the hands of any other person or persons for him and the same to be made as aforesaid in manner and form as required by the administration within one year after the date of these presents and at the place where or the said goods & chattels & credits which may be found remaining on the said Administrator account the same being first examined and allowed agreeable to law shall be due and pay unto such person or persons respectively as the same shall be due pursuant to the time intent and occasions of the administration and if shall appear that any will or Testament was made by the deceased and executed or executed then to remit or pay unto the same unto court making it known and approved of according to the said Nicholas Bailey thereunto be required by the court and or leave the said letter of administration approbation of such Testament being first had and made in our said Court then the obligation to void due to remain in full force and law.

Nicholas Bailey O

William Ellis O

John Richards O

Solomon K. Valentine O

Administration Bond John Bradley Decr

Know all men by these presents that we George M. Weiss Solomon K. Valentine and John Bradley all of the State of Pennsylvania County of Monroe are his and firmly bound unto the Governor or his Lieutenant Governor or other person in office in the State of Pennsylvania thousand dollars to be paid to said Governor or his Lieut. Governor in office or their assigns which payment will and may be made on his or their account executors trustees and Surety jointly & severally of their property liable with us heretofore and acts the 6th day of May 1836. The condition of the above obligation is that if the above bound George M. Weiss Administrator of all and singular the goods and chattels Right and credits of John Bradley deceased make or cause to be made a true and perfect Inventory of all and singular the goods and chattels Right and credits of the deceased who is known or shall come into the hands Knowledge or possession of the said George M. Weiss or into the hands of any other person or persons for him and the same to be made as aforesaid in manner and form as required by the administration within one year after the date of these presents and at the place where or the said goods and chattels & credits which may be found remaining on the said Administration account the same being first examined and allowed agreeable to law shall be due and pay unto such person or persons respectively as the same shall be due pursuant to the time intent and occasions of the administration and if shall appear that any will or Testament was made by the deceased and executed then to remit or pay unto the same unto court making it known and approved of according to the said John Bradley thereunto be required by the court and or leave the said letter of administration approbation of such Testament being first had and made in our said Court then the obligation to void due to remain in full force and law.

George M. Weiss O

Solomon K. Valentine O

John Bradley O

Penology of Mr. Edwards Guardian Bone

Know all men by these presents that Mr. Davis Poldenall Ephraim B Colclaw and George Mack all of the County of Stewart and State of Georgia are his and firmly bound unto John Michael Chairman of the County Court of Stewart County in the sum of One Thousand dollars to be paid to the said John Michael Chairman as guardian or his successor in office in trust for the benefit of the child whose name is Maria committed to the guardianship of the said D. Poldenall for which payment will and truly to be made on his or her behalf or behalf of our heirs Executors and Administrators jointly and severally by these presents dated with our seal this date the 5th day of May 1836.

The condition of the above obligation is such that whenever the above bound D. Poldenall is constituted and appointed Guardian to Penology of Mr. Edwards & Maria Orphan now of the said D. Poldenall shall fully execute his said Guardianship that shall come into his possession for the benefit of the said D. P. Edwards under the seal above at full age or sooner by them unto themselves and their Master & full and true account of his said Guardianship on oath before the Justice of our said Court and deliver up pay to a judge of the said D. P. Edwards of all such interest or estate as ought to be paid to or such other person as shall be lawfully authorized to receive the same and the effect having therfrom been the obligation to be void also to remain in full force and virtue.

D. Poldenall O

E B Colclaw O

Geo Mack O

Miles Mellicious Miles Guardian Bone

Know all men by these presents that Mr. William and William Orman Williams and Benjamin Williams all of the County of Stewart and State of Georgia are his and firmly bound unto John Michael Chairman of the County Court of Stewart County in the sum of Two Thousand four Hundred Dollars to be paid to the said John Michael Chairman as guardian and his successor in office in trust for the benefit of the child whose name is Maria committed to the guardianship of the said Williams for which payment will and truly to be made on his behalf or his or her behalf or behalf of our heirs Executors and Administrators jointly and severally firmly by these presents dated with our seal and date the 6th day of May 1836. The condition of the obligation is such that whenever the above bound Williams is constituted and appointed Guardian to the said Williams and Maria Williams Minor orphan now of the said Williams shall fully execute his said Guardianship that shall come into his possession for the benefit of the said Maria under the seal above at full age or sooner by them unto themselves and their Master & full and true account of his said Guardianship on oath before the Justice of our said Court and deliver up pay to a judge of the said Maria of all such interest or estate as she ought to be paid to or such other person as shall be lawfully authorized to receive the same and the effect having therfrom been the obligation to be void also to remain in full force and virtue.

Francis W. Williams O

Benjamin Williams O

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On oath to the Justice of our said Court and delivered by judge of the said Court of all such interest or estate as they ought to be paid to or such other person or persons as shall be lawfully authorized to receive the same and the judge so delivering therfrom then the obligation to be void also to remain in full force and virtue.

Mellicious Williams O

Martha B. Edwards Guardian Bone

Know all men by these presents that Mr. Davis Poldenall Ephraim B Colclaw and George Mack all of the County of Stewart and State of Georgia are his and firmly bound unto John Michael Chairman of the County Court of Stewart County in the sum of One Thousand dollars to be paid to the said John Michael Chairman as guardian or his successor in office in trust for the benefit of the child whose name is Maria committed to the guardianship of the said D. Poldenall for which payment will and truly to be made on his behalf or behalf of our heirs Executors and Administrators jointly and severally firmly by these presents dated with our seal and date the 5th day of May 1836. The condition of the obligation is such that whenever the above bound Davis Poldenall is constituted and appointed Guardian to Martha B. Edwards a minor orphan now of the said Davis Poldenall shall fully execute his said Guardianship that shall come into his possession for the benefit of the said Martha B under the seal above at full age or sooner by them unto themselves and their Master & full and true account of his said Guardianship on oath before the Justice of our said Court and deliver up pay to a judge of the said Martha of all such interest or estate as she ought to be paid to or such other person as shall be lawfully authorized to receive the same and the effect having therfrom been the obligation to be void also to remain in full force and virtue.

D. P. Colclaw O

E B Colclaw O

Geo Mack O

William B & Cherry Comptable Bond

State of Sumpter Know all men by these presents that we William B & Cherry John Sebastough and Joseph Smith are here and firmly bound unto William Canna Esq: Governor in and over the State of Sumpter in the sum of One Thousand Dollars to be paid to the said William Canna his heirs or assigns in office or their agents which payment will and truly to be made in kind or labor and cash or our and cash or our heirs Executors Administrators and assigns jointly and severally firmly by these presents bound with our seals and dated this 1st day of May 1834. The condition of the above obligation is such that whereas the above bound William B & Cherry hath been by the Justice of the Court of Pleas and Quarter Session of Stewarts County appointed a constable in and for Sumter County. Now if the said Cherry shall well and truly bind without delay execute all process and forefeiture to him due and faithfully account for and pay over all money by him collected by virtue of any process or forefeiture put into his hands to the plaintiff his heir or their agent or attorney or to any person or persons whom the same is due and payable according to the terms thereof and in all other things execute his performance of constable during his continuance in office then the above obligation to be void else to remain in full force and effect.

William B & Cherry

Jos. J. Smith

John Sebastough

William B Meeks Comptable Bond

State of Sumpter Know all men by these presents that we William B Meeks Henry Bates and Henry Keats are here and firmly bound unto William Canna Esq: Governor in and over the State of Sumpter in the sum of One Thousand Dollars to be paid to the said William Canna his heirs or assigns in office or their agents which payment will and truly to be made in kind or labor and cash or our and cash or our heirs Executors Administrators and assigns jointly and severally firmly by these present bonds with our seals and dated the 1st day of May 1834. The condition of the obligation is such that whereas the above bound William B Meeks hath been by the Justice of the Court of Pleas and Quarter Session of Stewarts County appointed a constable in and for Sumter County. Now if the said William B Meeks shall well and truly bind without delay execute all process and forefeiture to him due and faithfully account for and pay over all money by him collected by virtue of any process or forefeiture put into his hands to the plaintiff his heir or their agent or attorney or to any person or persons to whom the same is due and payable according to the terms thereof and in all other things execute his duty during his continuance in office then the above obligation to be void else to remain in full force and effect.

William B Meeks
Henry Bates
Henry Meeks

David Brown Comptable Bond

State of Sumpter Know all men by these presents that we David Brown Joe Ridings and Alexander Brown are here and firmly bound unto William Canna Esq: Governor in and over the State of Sumpter in the sum of One Thousand Dollars to be paid to the said William Canna his heirs or assigns in office or their agents which payment will and truly to be made in kind or labor and cash or our and cash or our heirs Executors Administrators and assigns jointly and severally firmly by these present bonds with our seals and dated the 1st day of May 1834. The condition of the above obligation is such that whereas the above bound David Brown hath been by the Justice of the Court of Pleas and Quarter Session of the County of Sumter appointed a constable in and for Sumter County. Now if the said David Brown shall well and truly bind without delay execute all process and forefeiture to him due and faithfully account for and pay over all money by him collected by virtue of any process or forefeiture put into his hands to the plaintiff his heir or their agent or attorney or to any person or persons to whom the same may be due and payable according to the terms thereof and in all other things execute his duty during his continuance in office then the above obligation to be void else to remain in full force and effect.

David Brown

Joe Ridings

Alexander Brown

Henry Newbern Bound to Sarah McDonald May 1834

Dairy (Black Boy) Bound to Susan Harris May 1834

Account Brought with Guardian of P. S. Edwards

By Mr. Edward Gray

In Account with Penitentiary Side Expenses

1831	Dr Amount Recd of Dennis his former guardian	108 41
	Hire of Stamps in the year 1832	12 -
	in - in - Guilford	17 -
	in - in - No 1833	92 -
	in - in - No 1834	91 -
	in - in - No 1835	10 -
	in - in - No 1836	15 17
	in - in - No 1837	8 -
	Rent of Land	10 25
	in - in - No 1838	
	in - in - No 1839	
	Balance on the above to 1st May 1836	<u>115 50</u>
		<u>£1200 287</u>

By Merchandise Schooling 1831 & for Receipt

1832

16 10

4 25

50

2 48

4 -

Receipts from post office 1832

13 50

2 10

2 10

10

70

70

60 11 1/2

133 72

£1088 56

Bills of Exchange Stewarts County

We John Lee John Richards and William Ray Commissioners appointed
to settle with Spos Edward Guardian of Martha B Edwards after
having examined the Return made by the said Guardian before us
in hand the sum of One Thousand and Sixty Six Dollars and fifty Cents
\$1666 56 Given under our hands the 6th day of May 1836

John Lee
John Richards
Will Ray

Account Brought with Guardian of Martha B Edwards

By Mr. Edward Gray

In debt with Martha B Edwards

1831	To Rent Recd of Room being former Guard	193 50
	Hire of Gym Master for the year 1832	16 -
	in - in - Boy Major	36 06
	in - in - Gym Master	45 -
	in - in - Gym Master	19 -
	Set of Read room Plates	4 -
	Hire of Gym Master for the year 1833	25 -
	in - in - Boy Major	41 -
	Rent com Post Office in 1833	10 25
	Interest on the above	62 55
		<u>£521 45</u>

By Rent Received in the boarding 1831 as per Receipt

1832		20 50
		16 37
		5 -
		1833
		15 50
		14 58
		1834
		15 90
		2 50
		5 60
		1835
		7 3
		7 25
		4 20
		37 62
		167 76
		6 66 67

State of Winnipeg Stewarts County

We John Lee John Richards and William Ray Commissioners appointed
to settle with Spos Edward Guardian of Martha B Edwards after
having examined the Return made by the said Guardian
before us found in his hand the sum of One thousand and four hundred and four dollars and
fifty seven cents Given under our hands the 6th day of May 1836

John Lee
John Richards
Will Ray

Account Current Estate of Catherine McMillan died

In conformity with an Order of the County Court of Stewart County made May 20th 1836
to en Benjamin Kelly Dray & Birmar and J. Apes Edwards to come together and settle
with Hugh McMillan the value of the estate belonging to Catherine McMillan
to the 1st inst. We find from the Report of a Committee of Enquiry presented to the Court of
County Court of Stewart County in this hand p 68. 18. 200 days there has come to her
hand sum of \$108.15% on a Judgment that she had against McMillan brought
into the Circuit Court in Stewart County dated p 709. 1836. We find that her per
petual allowance has as follows. One day payment to Hugh McMillan for her care
Interest of 1/14 day per cent 1836. p 29. 10. 24.60. 17.93% carried out p 92. 07. 74.
Other Payment there for costs in Circuit Court paid at time of sale \$5.43%
J. L. Dray brought Receipt for the collection of a Judgment in favor of Sampson Davis
Siege of Gov. Johnson p 37. 75. John Marshall Act p 3. 25. Mr. Humphreys Attorney
for p 10. in favor of the estate of J. L. Dray Attorney collector for the sale
of the property belonging to the estate of S. Henry 2. & their Receipt for cost in John
Seabrook & against McMillan p 5. 50. Marshall Attorney Bill date p 1. 00
from John Dray p 10. Tax Receipt for 1835. 1836 for Negro woman 1. 15. Club
p 5. 25. Due for little child 25% for all allowances made the above for 32 days sum in
hand in case of the property belonging to the estate from the place of residence
and expences p 2.00 per day carried out p 2.00. Charge for the Return 50%
Carried p 1.00 the sum p 28.30. Balance carried for the Service p 3.
Carried p 308.57%

This is the current year under on hand and due this 21st day of
May 1836

Benjamin Kelly
J. Apes Edwards

Returned May 20th 1836

Account Current Estate of John Robison died

Other Robison & To amount of due
An act of Assembly 10 & 11 of Nov 1804 James Bay p 2. - 95.97%
An Act of Assembly 10 & 11 of Nov 1804 James Bay p 1. 00. - 2.50
An Act of Assembly 10 & 11 of Nov 1804 James Bay p 1. 00. - 14.83
Interest 113.30% - 113.30% -
Court Expenses p 3. 15. Thomas G. Garrison from Act of 11. 17. - sum 100m. p 1. 00. - 1. 00.
William Parker Aug 1. T. Apes Bay act of 10. 1804. 100m. p 1. 00. - 5. -
Thomas A. Powell p 1. 25. Boys Boarding 1. 00 Davis Garrison a. 1. 00. 2. 17.
Clothing 1. 00 - William G. Garrison - Boys Boarding 1. 00. 2. 17.
Linen 6. 00 - 6. 00. Pay Williams p 10. 76. - Taxes 1832 & 1833
6. 25. expences necessary to keep the negroes in the same 2. -
Holloway Garrison p 1. 25. William Paynes 1. 00 -
T. Apes Bay 1. 00 - 1. 00. Commission for settling 5. 00 - 6. 15. \$ 55. 87%
We the undersigned Commissioners having agreed to the amount of due to be paid to the estate of John Robison
Commissioners have met and settled with John Robison widow John Robison Esq. of Atlanta and joint
settlers the property due and owing to the estate worth p 113.30% and after allowing credit for all the
interests etc agreed with the estate we find that there is still remaining in the hands
of the settler p 57.58. than the 1/14 day of March 1836.

John Robison
Davis Garrison
James G. Garrison

Penitentiary & State Asylum ^{to} Guardian Return

Apes Edwards & Co Penitentiary & State Asylum for the year 1836 in his Garrison Collection of wages made by him for 1836 due 14. January 1836	91 -
" " " Boy Hospital -	15 11%
" " " Rents of land due 1st of May 1836.	15 37%
Interest	1.21 50
Penitentiary & State Asylum Edwards & Co for 1835	
To Act for Boarding 15.93% to 1st term Act for Pay. Schooling Ad 5.00	\$29.60
To Paid through p 10. to Act for various articles 11.40	13.50 \$43.10
J. Apes Edwards	

Martha B. Edwards' Guardians Return

J. Apes Edwards & Co Martha B. Edwards for the year 1836 on his Garrison Collection of wages made by him for January 14 1835	25 -
" " " Boy Hospital May 1st 1835 p 41. - Rent of land due May 1st 1835 p 103.75	10 37%
Interest	81 37%
Martha B. Edwards & Co J. Apes Edwards Co for 1835	
1. Standard Martin & Son p 11.50 T. D. C. Edwards Standard p 15.50	17. 00
To Act for Boarding p 6.00 to Act for Boarding p 15.93%	21 53%
To Act for 1 Paid Silver	2. 50
J. Apes Edwards	

Returned May 20th 1836

Mary Etheridge Guardian Return

Mary Etheridge & Nathaniel Garrison	
To Paid Mrs. William Garrison for Tuition May 25. 1836 p 2. 10. Oct 1. 1837 p 10. Paid for Clothing 6. 66% March 29. 1838 Paid Mrs. Garrison for Tuition p 2. 10. Paid William Garrison for Tuition 3. 33% 5. 21	
1830 Paid Mrs. Mary Garrison for Tuition p 1. 00. Oct 1. 1830 Paid Mrs. Garrison for Board & Clothing 8. 00 p 2. 10. 101 07%	
1831 Paid Mrs. O. A. and Tuition 1. 00. Paid W. Garrison for Board when at School to 5. 87%	
1 Paid Mrs. I. 25. Cash p 1. 00 Jan 14. 1833 Paid W. G. Garrison for Tuition 6. 16. 93 4. 48	
Paid W. Garrison for Board p 1. 00 - 10 -	
At Nathaniel Garrison Guards	
Nov 12. 1833 To Merchandise as per Bill	
9. 10	
149 0 0	

Nov 12. 1833 To Merchandise as per Bill

Administration Will of Richard Fawcett Decd.

State of Tennessee
Hennet County

3 This day came William Elliott, C. H. Bradford, William Brinton and Phillip Hall before me Joshua Hamblott an acting Justice of the Peace for said County and made oath that they were at the house of Richard Fawcett on the day of his death, which was the second day of May last about one hour and a half before his death he stated that he wished wife and six children to share equally in his property including Franklin Williamson which is an illegitimate son — Sworn to and subscribed before me this 25th day of October 1834 —

Joshua Hamblott JP

C. H. Bradford
Phillip Hall
Wm Elliott
Wm Brinton

August Term 1834 of the Stewart County Court

Ordered by the Court that this be established as the Muncipative Will of Richard Fawcett — I doth and direct that my Estate be divided equally between my wife and six Children including Franklin Williamson an illegitimate son — Inventory having been made and the requisite Notice given according to law, it is received as the Muncipative Will of said Fawcett and ordered to be recorded —

Naturally
C. H. Bradford
Will. Elliott

Administration Bond Richard Fawcett Deceased

State of Tennessee

Hennet County 3 Know all men by these presents that we Joshua Hamblott, C. H. Bradford, Franklin W. Fawcett and William R. Atkins all of the County of Hennet and State aforesaid are held and firmly bound unto the Excellency The Governor of said State for the time being in the sum of two thousand dollars to be paid to the said Governor and his successors in Office, or Agents for which payment well and truly to be made, no bond over and above of our heirs, executors, and administrators, County and severally, firmly by these presents sealed with our seals and dated this 4th day of August 1834 —

The condition of the above obligation is such, that if the above bound, Dovsky D. Brindlow, Administrator of all and singular the goods and chattels, rights and credits of the deceased, do make or cause to be made a true and perfect Inventory of all and singular the goods and chattels, Rights and Credits of the deceased, which have or shall come to the possession or knowledge of the said Hamblott or into the possession of any person for him and the same to be made, to exhibit or cause to be exhibited to the County of Hennet and the other persons of the County aforesaid within ninety days from the date of these presents and the same goods and chattels, Rights and Credits of the deceased at the time of his death, which at any time hereafter shall come into the hands or possession of the said D. D. Brindlow or into the hands or possession of any other person or persons for him as well and truly administrator according to law, and further do make or cause to be made a true and just account of his said administration within two years after the date of these presents and all the rest and residue of said goods chattels and credits which shall be found remaining upon said administration account the same being first examined and allowed by the Court of the said County, shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the

Hamblott into the hands or possession of any other person or persons for him as well and truly administrator according to law, and further do make or cause to be made a true and just account of his said administration within two years after the date of these presents and all the rest and residue of said goods, chattels and credits which shall be found remaining upon the said administration account the same being first examined and allowed by the Court of the said County shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the intent and meaning of the Act in that case made and provided. And if it shall appear that any Will or Testament was made by the Deceased and the Executor or Executrix herein named do exhibit the same into open Court making regard to have the same allowed and approved of accordingly. If the said above bond being thence required to render the said letters of Administration, (approbation of such Testament being first had and made in the said Court) then has obligation to be void and of no effect otherwise to remain in full force and effect — Taken and acknowledged in open Court —

August Term 1834
C. H. Bradford
Franklin W. Fawcett
W. R. Atkins

Joshua Hamblott Seal
C. H. Bradford Seal
Franklin W. Fawcett Seal
W. R. Atkins Seal

Administration Bond James Warren

State of Tennessee
Hennet County 3 Know all men by these presents that we Dovsky D. Brindlow Francis McCarroll and Robert Dunlap all of the County of Hennet and State aforesaid are held and firmly bound unto His Excellency the Governor of said State for the time being in the sum of six hundred dollars, to be paid to the said Governor or and his successors in Office, or agents for which payment well and truly to be made in kind ourselves, our and each of our Heirs, Executors and Administrators, Jointly and severally, firmly by these presents sealed with our seals and dated this 5th day of August 1834 —

The condition of this obligation is such, that if the above bound, Dovsky D. Brindlow, Administrator of all and singular the goods and chattels, rights and credits of the deceased, which have or shall come to the hands or knowledge or possession of the said D. D. Brindlow or into the hands or possession of any person or persons for him and the same to be exhibited to the Court of Pleas and Quarter Sessions of the County aforesaid within ninety days from the date of these presents and the same goods and chattels, rights and credits of the deceased at the time of his death, which at any time hereafter shall come into the hands or possession of the said D. D. Brindlow or into the hands or possession of any other person or persons for him as well and truly administrator according to law, and further do make or cause to be made a true and just account of his said administration within two years after the date of these presents and all the rest and residue of said goods chattels and credits which shall be found remaining upon said administration account the same being first examined and allowed by the Court of the said County, shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the

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true intent and meaning of the Act in that case, made and provided - And if it shall appear that any Will or Testament was made by the deceased and the Executor or Executrix therein named do exhibited the same into open Court, making request to have the same allowed and approved of accordingly by the said above bounden D. C. Brindley being thereto required to render the last letters of Administration (approbation of such Testament being first had and made in the said Court) then this obligation to be void and of no effect, otherwise to remain in full force and effect -

Dorothy D. Brindley *Seal*
Robt. Dunlap *Seal*
Francis M. Carroll *Seal*

Paper acknowledged in open Court
August 2nd 1834
Jno Williams Clerk

Administration Bond Henry Bailey

State of Connecticut
Hartford County 3 Know all men by these presents that we John T. Bailey, William Hicks, Samuel Brinton, James Baldwin, John Richards, William Ellis and Nicholas Bailey all of the County of Hartford and State aforesaid are held and firmly bound unto His Excellency the Governor of the said State for the time being in the sum of five thousand dollars to be paid to the said Governor and his successors in Office or a assigns, for which payment well and truly to be made, we bind ourselves, our bind each of our heirs, Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 5th day of August 1834 -

The condition of this obligation is such, that if the above bound John T. Bailey Administrator of all and singular the goods and chattels, rights and credits of Henry Bailey deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels, rights and credits of the deceased which have or shall come to the hands knowledge or possession of the said John T. Bailey or into the hands or possession of any person or persons for him and the same to be exhibited or cause to be exhibited to the Court of Pleas and Quarter Sessions of the County aforesaid, within ninety days from the date of these presents and the same goods and chattels and credits of the deceased at the time of his death, which sat any time hereafter shall come into the hands or possession of the said Bailey or into the hands or possession of any 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 his said Administration within two years after the date of these presents, and all the rest and residue of said goods, chattels and credits which shall be found remaining upon the said Administrators account the same being first examined and allowed by the Court of the said County, shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the Act in that case made and provided - And if it shall appear that any Will or Testament was made by the deceased and the Executor or Executrix therein named do exhibit the same into open Court making request to have the same allowed and approved of accordingly - If the said above bounden John T. Bailey being thereto required to render the last letters of Administration (approbation of such Testament being first had and made in the said Court)

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letter of Administration (approbation of such Testament being first had and made in the said Court) then this obligation to be void and of no effect, otherwise to remain in full force and effect -

Soken and acknowledged in open Court

August 2nd 1834

Jno Williams Clerk

Nicholas Bailey *Seal*
Samuel Brinton *Seal*
William R. Hicks *Seal*
John Richards *Seal*
James Baldwin *Seal*
William Ellis *Seal*

Administration Bond Nathan P. Smith Deceased

State of Connecticut

Hartford County 3 Know all men by these presents that we Ascon G. Wallace senior, Quintus L. Atkinson, Solomon H. Volentine, Samuel Pepl. Edmund Wallace and William Fennell all of the County of Hartford and State aforesaid are held and firmly bound unto His Excellency the Governor of the said State for the time being in the sum of One thousand dollars to be paid to the said Governor and his successors in office or assigns for which payment well and truly to be made, we bind ourselves, our bind each of our heirs, Executors and Administrators jointly and severally firmly by these presents, each with our seals and dated this 5th day of August 1834 -

The condition of this obligation is such, that if the above bound Ascon G. Wallace senior Administrator of all and singular the goods and chattels rights and credits of Nathan Pepl. Smith deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels, rights and credits of the deceased, which have or shall come to the hands knowledge or possession of the said Ascon G. Wallace senior, or into the hands or possession of any person or persons for him and the same to be made, exhibited or cause to be exhibited to the Court of Pleas and Quarter Sessions of the County aforesaid, within ninety days from the date of these presents and the same goods, chattels and credits of the deceased at the time of his death which at any time hereafter shall come into the hands or possession of the said Ascon G. Wallace senior or into the hands or possession of any person or persons for him do well and truly administer according to law, and further do make within two years after the date of these presents and all the rest and residue of said goods, chattels and credits which shall be found remaining upon the said Administrators account, the same being first examined and allowed by the Court of the said County, shall deliver and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the Act in that case made and provided - And if it shall appear that any Will or Testament was made by the deceased and the Executor or Executrix therein named do exhibit the same into open Court making request to have the same allowed and approved accordingly - If the said above bounden Ascon G. Wallace senior being thereto required to render the last letters of Administration (approbation of such Testament being first had and made in the said Court)