

The condition of the above allegation is such that if the above bound Jacob Shrock Administrator of all and singular the goods and chattles 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 chattles Rights and credits of the deceased which have or shall come into the hands of the said Jacob Shrock or into the hands of his wife or widow or of any other person or persons for him and the sum to make do make or cause to be exhibited unto our ensuing County and the same goods and chattles Rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any other person or persons for him do will and testify Inventory of all and singular the goods and chattles Rights and credits of the deceased to be made a true and perfect Inventory of all and singular the goods and chattles Rights and credits of the deceased which have or shall come into the hands of any person or persons for him and the sum to make do make or cause to be exhibited unto our ensuing County and the same goods and chattles Rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for him do will and testify Inventory according to Law and further do make or cause to be made a true and perfect account of the administration within the year after the date of these presents and all the rest and residue of said Goods Chattles and credits which may be found remaining in said Administration Account the same being first examined and allowed agreeable to Law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any will or testament was made by the deceased and executed or renounced therein to named do exhibit the same with breif making it allowed and approved of accordingly if the said Jacob Shrock have unto be requested to render and deliver said Letters of Administration approbation of such Testament being first had and made in our said County then this allegation to be void also to remain in full force and Law.

Jacob Shrock Seal
Seth Allen *Seal*
Wm C. Allin *Seal*
John Bayly *Seal*
John Bayly *Seal*

Administrator Bond Travis Moore Deceased

Know all men by these presents that we Polley Moore of John Leathershop and George W. Lewis all of the State of New York and County of Stewart are held and firmly bound unto the Governor in and over the State aforesaid or his Lieutenant in office in the sum of Two Thousand Dollars to be Paid to the Governor or his Lieutenant in office or their assigns which payment shall be made to us or our heirs Executors and Administrators jointly and severally furnishing these presents sealed with our seals and dated the 3rd day of November 1835

The condition of the above allegation is such that if the above bound Polley Moore Administrator of all and singular the goods, chattles, Rights and credits of Travis Moore deceased do make or cause to be made a true and perfect Inventory of all and singular the goods and chattles Rights and credits of the deceased which have or shall come into the hands of the said Polley Moore or into the hands of any other person or persons for him do will and testify Inventory according to Law and further do make or cause to be made a true and

perfect Inventory of any other person or persons for him and the same to be made do make or cause to be exhibited unto our ensuing County and the same goods, chattles Rights and credits and all other goods, chattles Rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any other person or persons for him do will and testify Inventory according to Law and further do make or cause to be made a true and perfect account of the administration within the year after the date of these presents and all the rest and residue of said goods, chattles Rights and credits which may be found remaining in said Administration account the same being first examined and allowed agreeable to Law and shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any will or testament was made by the deceased and executed or renounced therein to named do exhibit the same with breif making it allowed and approved of accordingly if the said Polley Moore herein be requested to render and deliver said Letters of Administration approbation of such Testament being first had and made in our said County this allegation to be void also to remain in full force and Law.

Polley Moore Seal
John Leathershop Seal
Geo. W. Lewis Seal

Administrator Bond Andy Wall Deceased

Know all men by these presents that we Christopher Clements Mill again A. M. Wall all of the State of New York and County of Stewart are held and firmly bound unto the Governor in and over the State of New York or his Lieutenant in office in the sum of Two Thousand Dollars to be paid to the Governor or his Lieutenant in office or their assigns which payment shall be made to us or our heirs Executors and Administrators jointly and severally furnishing these presents sealed with our seals and dated the 3rd day of November 1835

The condition of the above allegation is such that if the above bound Christopher Clements Mill and Andy Wall Administrator of all and singular the goods, chattles Rights and credits of Andy Wall deceased do make or cause to be made a true and perfect Inventory of all and singular the goods and chattles Rights and credits of the deceased which have or shall come into the hands of the said Christopher Clements Mill or into the hands of any other person or persons for him do will and testify Inventory according to Law and further do make or cause to be made a true and perfect Inventory of any other person or persons for him and the same to be made do make or cause to be exhibited unto our ensuing County and the same goods, chattles Rights and credits and all other goods, chattles Rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any other person or persons for him do will and testify Inventory according to Law and further do make or cause to be made a true and perfect account of the administration within the year after the date of these presents and all the rest and residue of said goods, chattles Rights and credits which may be found remaining in said Administration account the same being first examined and allowed agreeable to Law and shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any will or testament was made by the deceased and executed or renounced therein to named do exhibit the same with breif making it allowed and approved of accordingly if the said Christopher Clements Mill and Andy Wall herein be requested to render and deliver said Letters of Administration approbation of such Testament being first had and made in our said County this allegation to be void also to remain in full force and Law.

First account of the Administration, Within one year after the date of this present and all the Rest and Residue of said goods chattels Rights and credits which may be found Remaining and Said Administration account; the same being first examined and allowed, agreeable to Law, shall deliver and pay unto such person or persons respectively, as the same shall be due, pursuant to the intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named, do exhibit the same unto Court, making it allowed and approved of, accordingly, if the said Samuel Stacker be required by the vendor and deliver said letters of administration, affication of such Testament being first had and made in our County, then the obligation to be paid, shall remain in full force in Law.
 Taken and acknowledged in open Court Nov 5th Year 1835 -
 Test. Etell Biggs Clerk

S. Clements Seal
W. May Seal
A. M. Wall Seal

Of Administrators Bond & Surety Glasgow Decedent

Know all men by these presents, that we Samuel Stacker and Sonnen of New York, all of the State of New York and County of Stewart architect and family friends unto the Governor in and over the State of New York his successors in office in the sum of Five Thousand Dollars to be paid to the Governor or his successor in office or their agents, which may meet will and truly to be made, we bind ourselves our heirs Executors and Administrators jointly and severally, firmly by these presents sealed with our seals and dated this 3rd day of November 1835.

The condition of the above obligation is such, that if the above bound Samuel Stacker Administrator of all and singular the Goods and chattels Rights and credits of the Glasgow Decedent deceased or caused 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 said Samuel Stacker or into the hands or possession of any other person or persons for him and the same so made, to be exhibited unto our County Court, and the same goods chattels Rights and credits and all other goods chattels Rights and credits of the deceased at the time of his death, which at any time hereafter may come into the hands of any person or persons for him to will and truly administer according to Law, and further to make or cause to be made a true and just account of the Administration Within one year after the date of these presents and all the Rest and Residue of said goods chattels Rights and credits which may be found Remaining on the said Administration account the same being first examined agreeably to Law, shall deliver and pay unto such person or persons respectively, as the same shall be due pursuant to the intent and

meaning of this administration, and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named, do exhibit the same unto Court, making it allowed and approved of accordingly, if the said Samuel Stacker be required by the vendor and deliver said letters of administration, affication of such Testament being first had and made in our County, then the obligation to be paid, shall remain in full force in Law.

Taken and acknowledged in open Court Nov 5th Year 1835 -
 Test. Etell Biggs Clerk

Samuel Stacker
J. H. Abercrombie

Administrators Bond & Surety Glasgow Decedent

Know all men by these presents that we Rebecca Lapster, widow to James and William Sonnen all of the State of New York and County of New York, we bind and firmly bind unto the Governor in and over the State of New York his successors in office in the sum of One Thousand Dollars to be paid to the Governor or his successor in office or their agents which may meet will and truly to be made, we bind ourselves our heirs Executors and Administrators jointly severally firmly by these presents sealed with our seals and dated this 3rd day of November 1835.

The condition of the above obligation is such that if the above bound Rebecca Lapster Administrator of all and singular the goods and credits Rights 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 into the hands knowledge or possession of said Rebecca Lapster or into the hands or possession of any other person or persons for him and the same so made, to be exhibited unto our County Court, and the same goods chattels Rights and credits and all other goods chattels Rights and credits of the deceased at the time of his death, which at any time hereafter may come into the hands of any person or persons for him to will and truly administer according to Law, and further to make or cause to be made a true and just account of the Administration Within one year after the date of these presents and all the Rest and Residue of 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 and pay unto such person or persons respectively, as the same shall be due pursuant to the intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named, do exhibit the same unto Court, making it allowed and approved of accordingly, if the said Rebecca Lapster thereto be required to deliver and deliver said letters of administration, affication of such Testament being first had and made in our County, then the obligation to be paid, shall remain in full force in Law.

Taken and acknowledged in open Court Nov 5th Year 1835 -
 Test. Etell Biggs Clerk

James Sonnen
William Sonnen

Administrators Bond William Lapster Dec'd.

Know all men by these presents that we, Rebecca Lapster Solomon R. Valentine and Williams Sonnell off of the Head of Sampson and County of Stewart are held and firmly bound unto the Governor and our the State aforesaid or his successor in office in the sum of six Thousand Dollars to be paid to the Governor or his successor in office their assigns, which payment will and truly to be made, we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 22nd day of November 1835.

The condition of the above obligation is such that if the above bound, Rebecca Lapster Administrator of all and singular the goods and chattels, rights and credits of William Lapster Dec'd, 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 dec'd, which have or shall come into the hands of him or his personal representative of said Lapster or into the hands of any other person or persons for him and the same to make, do exhibit or cause to be exhibited unto our County Court, and the same goods chattels rights and credits and all the other goods chattels rights and credits of the dec'd at the time of his death which at any time hereafter may come into the hands of any person or persons for him, the will and truly Administrator 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 said goods chattels and credits, which may be found remaining on the said Administrator account the same being first examined and allowed agreeably to law shall deliver and pay unto such person or persons respectively as the same shall be due, pursuant to the true intent and meaning of the said Administrator and let it appear that any will or Testament was made by the dec'd and Executor or Executrix thereto annexed, to exhibit the same unto Court making it allowed and approved of accordingly by the said Rebecca Lapster thereunto being requested to deliver and render said Letters of Administration a confirmation of such Testament being first had and made in our said Court than this obligation to be void else to remain in full force in Law.

Sworn and Acknowledged in open Court November 22nd 1835.

Sig: Ethel Baffy Blak

Rebecca Lapster or her
Solomon R. Valentine & Co.
Williams A. Sonnell & Co.

Administrators Bond John Hammett Dec'd.

State of Sampson Know all men by these presents that we John as Stewart County Esq' and Thomas D. Dows are held and firmly bound unto John Richard Phillips an of the County Court of Stewart his successor or his executors or administrators in the sum of Eight hundred Dollars on trust forth being left of County Adams Luton Duddy W. Luton and Rebecca Luton for the payment of which we bind our selves our Heirs Executors Administrators and assigns firmly by these presents sealed with our seals and dated this 22nd day of November 1835.

of us our Heirs Executors and Administrators jointly and severally by these presents sealed with our seals and dated this 22nd day of November 1835.

The condition of this obligation is this John Hammett Dec'd, do make or cause to be made a true and perfect inventory of all and singular the goods chattels rights and credits of the dec'd which have or shall come into the hands of him or his personal representative of said Lapster or into the hands of any other person or persons for him and the same to make or exhibit or cause to be exhibited to the Court of Please and Enterit by the County of Stewart within forty days from the date of this present and the same goods chattels rights and credits of the dec'd at the time of his death, which at any time hereafter shall come into the hands of his personal representative of said Lapster or into the hands of any other person or persons for him, do make and singeable Counteract according to law, and further do make or cause to be made a true and just account of his said Administrations within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon said Administrations 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 dec'd and the executors or Executrix thereto annexed, do exhibit the same unto Court making request to the same allowed and approved of according to law if the said above bound be being thereto required to render said letters of Administration, approbation of such Testament being first had and made in said County Then this obligation to be void and of no effect otherwise remain in full force and effect.

Sworn and Acknowledged in open Court November 22nd 1835.

Sig: Ethel Baffy Blak

Guardian Bond Luton & Co.

Know all men by these presents that we John R. Adams Solomon R. Valentine and Thomas D. Dows are held and firmly bound unto John Richard Phillips an of the County Court of Stewart his successor or his executors or administrators in the sum of Eight hundred Dollars on trust being left of County Adams Luton Duddy W. Luton and Rebecca Luton for the payment of which we bind our selves our Heirs Executors Administrators and assigns firmly by these presents sealed with our seals and dated this 22nd day of November 1835.

The condition of the above obligation is such that where as John Adams has been appointed Guardian to the said John R. Adams Luton

Dudley W. Luton and Rebecca Luton, now of the said town of New Haven,
doth declare and faithfully On this their return and settlement make with
the County Court of the County of New Haven, during his said Guardianship
and at the separation thereof, shall tell and faithfully account with the
Justices of the County Court of New Haven and pay over to them or their order, the
sum of one thousand dollars in Court for the benefit of Nancy Weston for
the payment of which, the said欠者our debtor our debts are executors & administrators
are obliged to satisfy and securely fund by these presents dated the 2d day of November 1835
in full force and virtue in Law.

Acknowledged in open Court

John R. A. Clegg
Sergeant of the Constabulary

John R. A. Clegg
Sergeant of the Constabulary
Thos. G. Morris Constable

On the

(D) Nathan G. Morris Constable Bond

I know all men by these presents that we Nathan G. Morris and wife Morris
and Ruth Waller are held and firmly bound unto Nathan Bennett Eggers
Governor in and on the State of Connecticut the sum of one thousand
dollars to be paid to the said Governor his successor in office or to his
assigns, which payment shall and truly to be made the said欠者our debts our
each of our heirs executors and administrators and of his family
and security fund by these presents sealed with our seals and dated the
9th day of November 1835.

The condition of this obligation is such
that whereas the above bound Nathan G. Morris hath been by the Justices
of the County Court of New Haven and District serving for the benefit of the County
appointed constable in and for said County. None of the said officers
shall tell and truly and without delay execute all processes and
processes to him directed and faithfully account for and pay over all
monies by him collected by virtue of any process put into his hands to the
plaintiff his heirs or assigns agent or attorney or such persons to whom the
sums due and payable according to the time thereof and in all other
things execute and perform the duties of constable during his continu-
ation in office than the above obligation to be void shall remain
in full force and virtue

Taken and acknowledged
in open Court Novem-
ber 1835

First Estate Baffy blank

N. G. Morris
Ruth Waller
Sep 1 Morris Seal

Guardian Bond Nancy & Weston

I know all men by these presents that we Gabriel Ferguson William Long
and Lewis H. Morgan are held and firmly bound unto John Rich and
Chairman of the County Court of New Haven his executors and heirs in the sum
of one thousand dollars in Court for the benefit of Nancy Weston for
the payment of which, the said欠者our debtor our debts are executors & administrators
are obliged to satisfy and securely fund by these presents dated the 2d day of November 1835

The condition of the above obligation is such that whereas Gabriel
Ferguson has been appointed Guardian to the said Nancy & Weston. Now
if the said Gabriel Ferguson shall tell and faithfully make settlement
and settlement make with the County Court of New Haven during his
said Guardianship and at the separation thereof shall tell and faithfully
account with the Justices of the County Court of New Haven and pay over to them
or their order the profits of land he may receive by the said Nancy & Weston
by virtue of said Guardianship together with the profits and the said profits
belonging as aforesaid shall remain himself in all things relating to said Guardianship
agreement to Law, and then this obligation to be void, else to remain in full
force and virtue in Law.

Acknowledged in open Court
November 1835

First Estate Baffy blank

G. R. Ferguson Seal

William Long Seal

Lewis H. Morgan Seal

Guardian Bond Palma Bailey

I know all men by these presents that Nathan Bailey & Clement
Stewart County of New Haven all of the County of New Haven and State of Connecticut
held and firmly bound unto John Rich and Chairman of the County Court of New Haven
in the sum of eight hundred dollars to be paid to the said Nathan Bailey & Clement
or estate and his successors in office in Court for the benefit of the children
named committed to the guardianship of the said Nathan Bailey for which payment
shall and truly to be made the said欠者our debts our and each of our heirs executors & administrators
of County and security fund by these presents sealed with our seals and dated the
9th day of November 1835.

The condition of this obligation is such that whereas the
above bound Nathan Bailey is constituted and appointed Guardian to Palma Bailey
a minor orphan. Now if the said John Bailey shall fully account his said Guardianship
that shall fully come into his hands for the benefit of the said Palma Bailey
until she shall arrive at full age or come of marriage and then under a full
and true account of his said Guardianship on oath before the Justices of said County
Court and deliver up to or pay the said John Bailey of all such estates estates as may
be possessed of such other person as shall be lawfully empowered or authorized
to receive the same and the profits arising therefrom then this obligation to be void
otherwise to remain in full force and virtue

S. G. Bailey Seal
M. B. Wherry Seal
Clement Seal

First Estate Baffy blank

459 Guardian Bond William Bayly Weid

Know all men by these presents that we Brandon Bayly Esq of Brandon
and wife Elizabeth are held and firmly bound unto John Richards Chairman
of the County Court of Stewar his successors in office or assigns in the
sum of one Thousand Dollars in Court for the benefit of William E. Bayly
and Martha E. Bayly for the payment of which on hind and penalties ever
being our executors administrators and assigns jointly and severally bound by
these presents sealed with our seals and dated this 4th day of November 1835

The condition of the above obligation is such that whereas Brandon
Bayly has been appointed Guardian to the said William E. Bayly and
Martha E. Bayly Now if the said Brandon Bayly shall well and truly
fully make true returning and fulfilling unto the County Court of
Stewart agreeable to Law during his said Guardianship and at the expiration
thereof shall well and faithfully account with the Justices of the County
Court of Stewart and pay over to them or their order the profits of said
Guardianship that may come into his hands by virtue of his Guardianship
shipped together with the profits and the said Brandon Bayly as aforesaid shall
deman himself in all things relating to said Guardianship agreeably
to Law and show this obligation to be paid & remain in full force
and Virtue in Pace

Acknowledged to me an open
Court November 4th 1835
John Elliott Bayly's Clerk

Brandon Bayly Esq
Jacob Shingate Esq
John Elliott Bayly's Clerk

Indenture Bond Christopher Brandon

Know all men by these presents that we William Etheridge Esq of Brandon
and Nathan Morris are held and firmly bound unto John Richards Chairman of the
County Court of Stewart his successors or assigns in office in the sum of One Thousand
Dollars in Court for the benefit of Christopher George Stokes for the faithful
performance of which we bind ourselves our executors administrators and
assigns jointly severally and further by these presents sealed with our seals and dated
the 3rd day of November 1835 The condition of the above obligation is such
that whereas William Etheridge Esq has been appointed Master to the said Christopher
George Stokes by the said William Etheridge shall well and faithfully perform
said apprenticeship as is laid down of right by Law, during his said Mastership
that and at the expiration of said shall have well and faithfully complied
with the Law concerning apprentices to let the said apprentices to be done
for Christopher Stokes until he arrives to the age of twenty one and the
said William Etheridge as aforesaid shall demand himself in all things
relating to said Mastership agreeably to Law, show this obligation to be paid
remain in full force and Virtue
Acknowledged to me open Court
November 4th 1835

John Elliott Bayly's Clerk

Christopher Brandon Esq
William Etheridge Esq
John D. Weston Esq
J. Morris Esq

Indenture Bond Christopher Brandon

This indenture made the 3d day of November 1835 between John Richards
Chairman of the County of Pleasanton Esq of Brandon his
Wife of Pleasanton Esq of the same part and Nathan Morris of the same part
witnesseth that the said John Richards in consideration of an order of said
Court of the date of the date hereof and according to the act of Assembly
in such cases made and provided doth find place and bind unto the
said Nathan Morris an almsman to him and his family Butter bought
and of sufficient money to live after the manner of an almsman until
the arrival at the age of Twenty one years during all which time the
said almsman the said Nathan Morris shall faithfully serve and observe
commanded every where & daily by him shall not at any time absent half
from his said Masters service without leave and in all things as is just
and faithfully servant shall behave towards the said Master and the said
Masteres death command and agrees to and with the said John Richards that
he shall to use the said apprenticeship to instruct the art or science of
Shipwright and that he will to masterly find and provide said apprentice
in the time aforesaid sufficient teaching and apparel fitting for
apprenticeship and also all other things necessary both in living and in death
and also that he will send to him English School to them the time of
his said apprenticeship for the space of two months and also that he
will furnish said apprentice with two good and decent suits of clothes at
the expiration of said apprenticeship. In witness whereof the parties to
these presents have set their hands and sealed the day and date above written
John Elliott Bayly's Clerk November 3d 1835 John Richards Chairman Esq
Nathan Morris Esq November 3d 1835 Nathan Morris Esq
John Elliott Bayly's Clerk November 3d 1835 Christopher Brandon Esq

John Elliott Bayly's Clerk Christopher Brandon

State of Suffolk Know all men by these presents that Christopher
Brandon and William Bouton are held and firmly bound unto John Richards
Chairman of the Court of Pleas and Quarter Sessions, in the sum and full sum
of one Thousand Dollars to be paid to the said John Richards his successors
in office or assigns which payment shall and truly to be made, the time and place
and occasion of us his executors administrators and assigns jointly and
severally jointly by these presents sealed with our seals and dated the 3d day
of November 1835 The condition of the above bond Christopher Brandon
that he shall leave to keep a publick ferry on Cumbertant River
Now if the said Christopher Brandon shall constantly find and provide good
and sufficient boats and other proper boats and have them all always
well attended for travellers and other passengers their horses carriages and
effects over said River Then the above obligation to be paid & to remain
in full force and Virtue
Acknowledged to me open Court
November 4th 1835
John Elliott Bayly's Clerk

Christopher Brandon Esq
William Bouton Esq
John Elliott Bayly's Clerk

A Recd Recd R of the County of Stewart and State of Georgia Planters do make and publish this my Last Will and Testament hereby revoking and making void all former Wills by me at any time heretofore made and first I direct that my body be decently interred at some suitable place in said County in a manner suitable to my condition in life and after such Mortal Estate as it has pleased God to inter me with I dispense of the same as follows First I direct that all my debts and funeral expenses be paid as soon after my decease as conveniently out of any money that I may die possessed of or may have come into the hands of my executors from any portion of my Estate Real or personal Secondly I give and bequeath to my known children the surviving heirs of John Robt deceased two sons and one daughter with their father young brother with a sufficiency of food sufficient to sustain them next winter, Thirdly I give and bequeath to my son Neddy Ream his equal part of my estate off Land and Money and stock of horses cattle hogs & hens & holl and kitchen furniture forming intirely about 600 dollars I give and bequeath to my daughter Patty Ream now Darish my next part of my estate off Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my son Robert Ream his equal part of my estate off Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my daughter Mary Ream now Howell her equal part of my estate of Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my daughter Rachel Ream & her bodily heirs Now Robt an at least his first husband Ream and now her son his equal part of my estate of Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my Grandson Alexander Robt one sum more four and year old last spring both corn and feed as sufficient to sustain him next winter, I do hereby make ordain and appoint my intended Brighter and friend Mathew Morgan and my beloved son in Law David Lee Executors of this my Last Will and Testament in witness whereof I sign Ream and the said Testator have to the my ~~Last~~ Will written on an old paper on Sat Aug 19th day of August in the year of our Lord one thousand eight hundred and thirty five deposited and published in the presence of who have subscribed in the presence of the Testator and of each other

Young P. Loyd
Samuel Elam
Wm H. Elam

State of Georgia
Stewart County November 1st 1835—
This instrument of writing was produced in open Court and the execution thereof duly proved by the oath of Young P. Loyd Samuel Elam and Wm H. Elam the subscribing witnesses thereto and ordered to be recorded

Sub John Baughman

I before the court of the County of Stewart and State of Georgia Planters do make and publish this my Last Will and Testament hereby revoking and making void all former Wills by me at any time heretofore made and first I direct that my body be decently interred in a manner suitable to my condition in life and as to such worldly estate as it hath pleased God to inter me with I dispense of the same as follows First I direct that all my debts and funeral expenses be paid as soon after my decease as conveniently out of any money that I may die possessed of or may have come into the hands of my executors from any portion of my estate Real or personal Secondly I give and bequeath to my known children the surviving heirs of John Robt deceased two sons and one daughter with their father young brother with a sufficiency of food sufficient to sustain them next winter, Thirdly I give and bequeath to my son Neddy Ream his equal part of my estate off Land and Money and stock of horses cattle hogs & hens & holl and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my daughter Patty Ream now Darish my next part of my estate off Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my son Robert Ream his equal part of my estate off Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my daughter Mary Ream now Howell her equal part of my estate of Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my daughter Rachel Ream & her bodily heirs Now Robt an at least his first husband Ream and now her son his equal part of my estate of Land and Money and stock of horses cattle hogs & hens & house and Kitchen furniture forming intirely about 600 dollars I give and bequeath to my Grandson Alexander Robt one sum more four and year old last spring both corn and feed as sufficient to sustain him next winter, I do hereby make ordain and appoint my intended Brighter and friend Mathew Morgan and my beloved son in Law David Lee Executors of this my Last Will and Testament in witness whereof I sign Ream and the said Testator have to the my ~~Last~~ Will written on an old paper on Sat Aug 19th day of August in the year of our Lord one thousand eight hundred and thirty five deposited and published in the presence of who have subscribed in the presence of the Testator and of each other

Jep Recd Recd
mark

State of Pennsylvania November Term 1835

Stewart County 3 This Instrument of Writing was produced in open Court and the Execution thereof duly sworn by the oaths of James Myatt and Benjamin H. Daniel, Esqrs of the subscriber describing Writings thereunto and ordered to be Recorded.

Test. Elizabeth Vinson

Elizabeth Vinson Will

In the name of God Amen I Elizabeth Vinson of the County of Stewart and State of Pennsylvania being low of body but in perfect sound mind and memory Considering the uncertainty of this Natural Life do make and publish this my last Will and Testament Respecting all others in manner following In my Name I give and bequeath unto my beloved Sons Joseph Vinson Eliza Vinson and Ernest Vinson my Estate and furniture a piece to them their heirs and assigns for ever I also give and bequeath unto my Son Ernest Vinson the wooden bounded house called Burton's Nest & also his and bequeath unto my Daughter Lydia Hicks one Child to her heirs and assigns forever I also give and bequeath unto my Son Henry Vinson & Nancy Vondom and my Grand Daughter Vinson one Dollar a Piece & also live and bequeath unto my Sons Ernest Vinson and Eliza Vinson one & one half acre of land the eldest to Ernest & the youngest to him than their Heirs and assign for ever I also give unto my Sons Joseph Vinson Ernest Vinson and Eliza Vinson all the balance of my estate to be equally divided between them after paying all my debts out of the said Balance I want enough left to pay the debt other expenses If there should be any difference between these houses and the rest I wish him to be made up even with rest I also leave William G. Jones sole Executor to my Estate will and Testament in witness whereof I have here unto set my hand and signed sealed and delivered

her
Elizabeth J. Vinson
Mark

William Parker
Nathaniel B. Acres

State of Pennsylvania November Term 1835

Stewart County 3 This Instrument of Writing was produced in open Court and the Execution thereof duly sworn by the oaths of William Parker and Nathaniel B. Acres the Subscribers describing Writings thereunto and Ordered to be Recorded.

Test. Elizabeth Vinson

Inventory and Account of estate of wife Elizabeth Vinson

Description of Goods	Quantity	Value
Clothing taken among the property	14	12
1 Land farm Myatt	1	120
2 do Nathan Winter	1	37
2 Ward Samuel Collier	1	81
a Lot of Plaster Job Collier	1	50
3 Arms Marks Marks	1	125
1 sofa Myatt's sofa James Myatt	1	100
1 Rocking Chair Nathan Winter	1	75
1 Log Cabin Benjamin Daniel	1	35
1 Four James Collier	1	25
1 Pot Lemuel Henry Abbott	1	35
1 do do Thomas Collier	1	65
1 Ward sofa James Lockhart	1	65
1 Pea Box Henry Abbott	1	50
1 Pewtleddle chair do do	1	50
1 Pot Nathan Winter	1	25
1 Ward Linen Job Collier	1	25
1 do & Hatchel Job Collier	1	40
1 Owl Chair Samuel Lockhart	1	15
1 Bellwood Rock Benjamin Daniel	1	55
1 Peat Keg Job Collier	1	25
2 Sir Raymond William Bishop (Clock)	1	100
1 Peacock do do do	1	50
1 Saw Downing Rufus Collier	1	35
1 Butting Lamp William Head	1	62
1 Sundial James Head of an	1	15
1 Somethng Job Collier	1	20
1 do do do do	1	25
1 Corner Bed Nathan Winter	1	50
2 Basket Benjamin Daniel	1	50
1 Pot Job Collier	1	25
1 Waggon & Cart William Brown	1	62
2 Bars Nathan Winter	1	65
2 Bills Done late May Garthwaite	1	100
1 Young Cow William Head	1	25
1 Pig & Warf Thomas Linton	1	10
1 Beehive Joseph Collier	1	10
1 do James Lowry	1	65
1 do Allen Barnes	1	31
1 do James Lowry	1	75
1 do Job Collier	1	100
1 Box of Hickory Nuts David Head	1	50
1 Hobbie - Dougall McMillan	1	87
1 Still & Stills S. Moore	1	50
6 Bushels Wheat Richard Bailey	1	450
6 Hhds - Benjamin Daniel	1	450

465 Account of Sale and Settlement of
1 side of Leather all a Medium
1 Hm - do a leather Robe
1 Deer Skin - Sallord
1 Hm " John Hagler
1 Owybonto James Myatt
1 Blear William Roffe
1 Hm William West
1 Cow Anderson Andrew
1 Hm half Cow and Brown
1 do Benjamin Butter
1 do do do
1 Hoofes Nathan Winter
1 Cow William Hobbs
1 Horse Horse John Forsyth
1 Hm hair Horsley Peary
1 Cotton Patch Polly Hobbs
1 Potlode do Mathew Morgan
1 Churn Mrs. Garbrough

I sold and
Returned November Term 1835
Test Ettott Bayff Clerk

Inventory and Account of Sale of Polly Coleman Dec'd etc.

g Hanks Wool from John Earbrough	1.15	To Mr. and Mrs. Morrison and a Child from their Daughter Hanks of Yarn from a number of boxes and one side saddle one Sall and Sall to the two Boys
1 Side saddle Joseph W. Cannon	1.00	This is an old of Broken Half Pare four old Chairs Two Pots and two sets of young Hans one chair of Soap, two small stools and three pips
1 Bed Furniture John James	4.87 1/2	Five head of cattle and breeding Hog 1 Plow and Gear
1 Hm do Joseph W. Cannon	5.53	The above is a sum Statement of the effects of Mrs. Polly Coleman that have come to my hands since under my hand the 4th November 1835
1 Hm do do do	5.19 1/2	John James Abbott
1 Bed Side Miles Purvis	31 1/4	
1 Hm " I am to Petty	18 1/2	
1 Lot half Ward George Petty	1.55	
1 2 chairs do do do	2.25	
2 Pots 1 do at Mr. McCoran	1.65 1/2	
2 Spinning Wheels 3 bags Richard Body	50	
1 Barn Doork James Campbell	.81	
6 Head Hogs Joseph Wilson	3.50	
5 Head Cattle Joseph W. Cannon	31.25	
1 Pewter Head John N. Colom	3.18	
1 Sall - George Petty	1.75	
1 Departmental White	5.60	

John James Administrator

Account of Sale and Settlement of Samuel Nichols Dec'd etc.

on Negro boy by the name of Spencer to James Larkford for £14. --
an Hm Woman by the name of Rachael to James Larkford - £16. -
one small boy the name of Cork - James Larkford - £5. --
one small boy by the name of Millie - James Larkford - £6. -
one boy and a girl to Samuel Lockhart
Returned November Term 1835 £3 11.13%
£200.13%

Test Ettott Bayff Clerk

One years provision to the widow of Francis Smith Dec'd

A copy off is an order made August Term 1835 for the payment of wages
off the Wives of Ettott Smith Commissaries William Ettott Smith
I trust find Ettott Bayff Clerk Six guineas choice hogs Ties bread & Fife
corn Sewing for 16 Coffers Fifty lbs sugar one old Gloucester and one
salt and one Pepper pot the longer an the shorter William Ettott
Returned November Term 1835 £10.
John Thompson
Test Ettott Bayff Clerk

Ettott Bayff Clerk

Inventory and account of Sale of Boddy Wall Dec'd

one Negroe girl named Anna £1.00	1	one Negroe boy named Alfred
one Head side Saddle	5	one Horden Saddle and
one Saddle to children	10	one Bridle and a Staff
one Hatchet to Mr. Wall	1.00	
	£6.50	

The above is a sum statement of property and sale of sale so far as
has come to my knowledge
Returned November Term 1835
Test Ettott Bayff Clerk

C. B. Bayff Clerk

additional
the Inventory and account of Sale of Ettott Bayff Dec'd etc.
Bartam Bayff Clerk

One Negroe girl named Dorothy which has been sold for the sum of £7.00
Returned to November
Term 1835

Test Ettott Bayff Clerk

Guardians Returns Mared. 1835
William Curtis makes return of the following Total as he and an effect
Marianne Davis in his signature as the property of the Name of John Abbott
Dec'd etc to 1st the 1st May of the year 1835 £10.00
and 11m in Mary Mann June 27th December 1835 for 10.50

beginning on May 1 and this 31st November 1835
Returned November Term 1835
Test Ettott Bayff Clerk

William Curtis

Divisions of the Lands of the Estate of Charles Summers

State of Summerville agreed to the Order of the Worshipfull County
Court of Stewartry & Court of Pleas and Quarter sessions held in the Town
of Dornie August 1st 1835 by the under signed Commissioners to witness
with John Brown the Surveyor did attend at the late dwelling of Charles
Summers late and proceeded to divide the Land agreed to the Testate
and Testament of the said Charles Summers between his four Sons
therein mentioned that is to say the late Summers Adolphus
Moses Thomas Summers and Charles I Summers Beginning at the
North West corner of the Lot or tract that contained one hundred and
Eighty four acres. Lot No 1st was drawn by Thomas Summers
and bounded as following running east from the beginning thirty four
Poles and four poles East of a Black Oak. An arched or corner
piece South two hundred and ten poles to a stake on the South boundary
of said tract thence west thirty four poles to a stake thence South
Two hundred and ten poles to the beginning containing forty four
acres also beginning on the first beginning corner abounding
North Two hundred poles to a stake east forty five poles
to a stake thence South Two hundred poles to a stake on the east
thence west forty five poles to the beginning containing forty five acres
also a corner at the second beginning at North east corner of lot No 1st
running thence East thirty four poles to Black Oak thence South two
hundred and ten poles to a stake thence west thirty four poles to a stake
North Two hundred and ten poles to the beginning the above lot No 2nd
was drawn by Adolphus Summers also any other place beginning at a
stake on the South East corner of Thomas Summers Lot No 1st running
thence Two hundred poles to a stake thence East forty five poles to a
stake thence South Two hundred poles to a stake on the east corner
west forty five poles containing in both places one hundred and one quarter
acres is the amount of Two Miles Summers
Lot No 3rd was drawn by Charles I Summers and begins on the North
East corner of Lot Number 2 a Black Oak running thence East
thirty four poles to a Black Walnut thence South Two hundred and ten
poles to a stake thence West thirty four poles to a stake thence North Two
hundred and ten poles to the beginning containing thirty one acres also
and other places beginning at the South East corner of Thomas Summers Lot
No 1st running thence South Two hundred poles to a stake thence East
forty five poles to a stake thence South Two hundred poles to a stake
thence West forty five poles to the beginning.
Lot No 4th was drawn by Adolphus Summers and begins at the
North East corner of Lot No 3rd a Black Walnut running thence
East one hundred and ten poles to the North East corner of the
original tract thence South to White Oak branch thence said branch
with its meanders to Red Oak corner thence South with said
line thence West to the line of Lot No 3rd thence North Two hundred
and ten poles to the beginning containing sixty acres also

to witness

one thousand feet beginning at the South East corner of the said tract running
said tract bearing thence North Two hundred poles to a stake then in
East forty five poles to a stake then in South Two hundred poles to a stake
on the original tract thence West forty five poles to the beginning
containing fifty six and one quarter acres and said Adolphus has
to pay Thomas and Adolphus Smith Dollars to be equally divided
between and Lot No 3rd which was an acre by lakes and streams
hence right to the other three lots one hundred and fifty dollars to
be equally divided between Adolphus and Thomas and the
Money to be due twelve months after the Drawing given under
our hands and sealed September 24th 1835

Return made to Stewartry

Term 1835

Last Estate Right of Sale

John Brown Esq
James Wilson Esq
Thomas Chastantfield

Inventory and account of Sale of Deceased Estate

1	Bumble thick At Smith		25	1	Cow	William Ellis	9		
7	sheared	per acre	1	1	Bull	R. M. Smith	4		
1	Sea Hurtle Urish Smith		37	1	Barrel or Plover	R. M. Smith	37		
1	Wheating Full Urish Smith		25	1	Dul Plough	Urish Smith	13		
1	Lot Numbered At Smith		50	1	Plough	R. M. Smith	25		
1	Gallo	Urish Smith	25	2	Drailes	R. M. Smith	10		
1	Hp Wheel	At Smith	50	1	Dashore Plough	R. M. Smith	10		
1	or Wh	At Smith	50	1	for Bear	Willis Birmingham	31		
1	or	At Smith	25	1	Single Tong Blows	Willis Birmingham	37		
1	Pot	At Smith	50	1	Single Tong Blows all sides	Willis	25		
2	round Hurtle	At Smith	50	1	Lock Chain	R. M. Smith	37		
2	Hurtle Hurtle	At Smith	50	1	Stop Lumber	R. M. Smith	37		
1	Pot Rack	At Smith	25	1	Q Ace	R. M. Smith	1		
1	Zoom	R. M. Smith	100	1	Hand Axe	R. M. Smith	75		
1	Red Urish Smith		125	1	Stock Auger	Willis Birmingham	37		
1	Flap Wheel	John de Smith	75	2	Auger Nicholas Bailey		25		
1	Brake Crows	John de Smith	875	1	Tumbler	John de Smith	87		
1	Red Crows	John de Smith	9	125	1	Drift Key	John de Smith	25	
1	Potter Holes	James Borden	9	25	2	Snare	Thomas Lewis	1	
1	Red cow	James Borden	9	100	1	Scouter	R. M. Smith	100	
1	Red hord	Willis Birmingham	10	100	1	D Plough	R. M. Smith	125	
1	Brake Crows	Willis Birmingham	11	100	1	D Plough	R. M. Smith	100	
1	Brake Crows	John de Smith	1	100	1	D Plough	James Powell	100	
1	Brake Crows	John de Smith	9	100	1	D Plough	John de Smith	100	
2	Long Stirs	Amor Price	14	50	1	D Plough	Amor Price	50	
1	White Back long Crows	John de Smith	10	125	1	Small Ball	Urish Smith	25	
1	White Back long Crows	John de Smith	5	50	1	Small Ball	Urish Smith	12	
1	White Back long Crows	Amor Price	10	50	1	Small Ball	Urish Smith	10	
1	White Back long Crows	John de Smith	10	80	1	D Plough	Urish Smith	1	
2	Geatlers	R. M. Smith	8	25	1	D Plough	Nicholas Bailey	50	
1	White Back long Crows	James Borden	7	50	1	button	Nicholas Bailey	10	
1	Domestic Geatlers	Amor Price		100	1	D Plough	Urish Smith	100	

Account of Sale of John Hamblet Deced			
1 Bed & Stricks	Ariah Smith	19	1
1 Bed furniture	Ariah Smith	10	11
1 Bed & Box base	Hills, Birmingham	8	5 1/4
1 Bed furniture	W. Smith	14	6 2/5
1 Bed furniture	W. Smith	9	5 1/4
1 Bed	W. Smith	6	3 1/2
1 Bed furniture	W. Smith	8.50	5 1/2
1 Box	W. Smith	9.25	5 5/8
1 White box	Ed. H. Bentley	11.50	5 5/8
1 Cowcalf	Hannah Smith	14	6 4/5
1 Red Goat kid	R. W. Smith	5	1 1/2
2 Gecking	R. W. Smith	9.50	1 2/5
1 Lamp of the room	R. W. Smith	30.75	1
1 She John - oxen	R. W. Smith	29.50	1
5 Feat Christ Hogs	R. W. Smith	25.37	1
5 2nd Lot do	R. W. Smith	13.62	1
27 32d Lots do	G. W. Manning	25.50	1
4. David Hogg	R. W. Smith	20.63	1
1 Riffle Gun	Mr. Gandy	4.62	1
		27.56	
Returned November Term 1835 Test. Estate of John Hamblet Administrato			

Inventory and Account of Sale of Elias Outland Deced 1835			
1 Household Serviceable Goods & Furniture	Elias Outland	57.0	1 Bed Furniture Army Outland
1 do	William Hicks	56.9	1 Locking Chest Green Vinsen
1 Bedding Box	do do	37.6	1 Walnut chest Army Outland
1 Turn Wheel	Emanuel Lovestad	2.62	1 Beacon Chinkin Butwell
1 Pot Luck Outland		1.52	1 Bedding furniture George Brandon
		87.2	1 Bedding furniture George Brandon
1 Dutch Oven do do		75.1	1 Bed Barn George Brandon
1 Hattie	George Brandon	37.3	1 Do quilt Fael Outland
1 No	Fael Outland	56.1	1 Bedstead furniture William Outland
1 Spindled Chair Champion		37.4	1 Town Fael Outland
1 Watch and Chain	do do	1.00	1 Let bottom leather Daps
1 Left book	Fael Outland	93.6	1 Saddle John Hedges
1 what Rail	Bryant Outland	86.1	1 Let Tobacco David Jones
1 Lot of Books	George Brandon	50.3	1 Chairs Chester Lewis
1 Lot do	Fael Outland	6.00	1 Bottles David Vinsen
1 Bottom Rail do do		63.8	1 Crows do do
1 Washing Tub John Hedges		25.1	1 Small sugar Ladys Henderson
1 Batton Box Barry Fael Outland		43.7	1 Let Wool Jeremiah Cox
1 Loom Bear Annie Champion		47.7	1 Panelled cupboard William Edwards
1 Bird Cage Fael Outland		2.62	1 Flower Box Bridget Lafton
1 Washing Tub do do		12.3	1 Danis Orielle Champion
1 Shurne	do do	3.18	1 Acid William Sills
1 Horn	George Brandon	1.52	1 Pickling Stand Fael Outland
1 Saffte	Fael Outland	18.7	1 Bee Farm William le Jersey
1 Walnut Saffte Matty Hicks		37.2	1 Do
1 Let Querns	George Brandon	1.00	1 Do
1 Let Butter Milk Young Bell		25.1	1 Do
9 Bottles	Edward Lancaster	43.7	1 Do
9 Soap Boxes Edward Shaw		25.1	1 Do
8 Smelling Irons Joseph Miller		25.1	1 Do
1 Pail	Joseph Cox	43.7	1 Do
1 Do Ring & Stope Oriell Champion		25.1	1 Do
1 Horse Stable Fael Outland		25.1	1 Do
1 Tin Buckets Joseph Miller		25.4	1 Do
1 Castor Cotton Thob Down		25.1	1 Saddle Chester Lewis
1 Do Kinner Forks Fael Outland		62.7	1 Large Kettle John Hodges
1 Do Yo-yo Chain do do		12.7	1 Sareel Ware Fael Outland
1 Lamp Jethro Daps		16.7	1 Ut. Boat Daniel Vinsen
1 Butter Pot Edward Lancaster		1.31	1 Bay Horse Enay Vinsen
4.18	1 Sareel Ware Vinsen	27.0	1 Sareel Ware Vinsen
1 Sareel Ware Vinsen		9.75	1 Do both William Outland
1 Stone Jug Joseph Miller		12.7	1 Do
1 Tin Duck	do do	7.5	1 Glass Samuel Jersey
1 Salt Dishes	William & Sons	12.7	1 Bell Oriell Champion
1 Saffte	Henry Reed	1.00	3.56
2 Pegeons	Fael Outland	31.4	1 Yester William Sunday
1 Pitcher John Hedges		25.1	1 Small Brass Bells Jonathan Poff

Returned November Term 1835

Test. Estate of John Hamblet Administrato

Account of Sale of John Hamblet Deced

Account of Sale of John Hamblet Deced			
1 Lot Carpetting Tools John Broadway	7.81	1 Bed William Thompson	1
1 Blot. Axe Pascal Broadway	57.9	1 Sug. Hiziah Hamblet	18.4
1 Needing Wood William Thompson	57.9	1 Phillips Joseph Bell	7.50
1 Lot Chain Joshua Hamblet	62.3	1 Gougeon Hiziah Hamblet	25
1 Blot. Axe Hiziah Hamblet	21.62	1 Spated Alley Hamblet	25
1 Lot of Irons	1.25	1 Fife of Longs Hiziah Hamblet	12.5
1 Hand Saw Mc Dunbar	1.37	1 1/2 States of John Broadway	43.7
1 Lot Shaving Tools John Broadway	3.14	1 Wish Hiziah Hamblet	25
1 Saddle & Hennady	1.50	1 Basin do do	7.5
1 Iron Wedge Robertson Hamblet	45.7	1 Coward Calf do do	10.12
1 Bed Hiziah Hamblet	21.0	1 Major Charles Burns	17.0
1 Bed do do	8.18	1 Goat Lambart Hennady	35.50
4 Scheans do do	1.95	1 All are of John Broadway	37.50
	27.56		11.087

Returned November Term 1835

Test. Estate of John Hamblet Administrato

Joshua Hamblet Administrato

Statement

Amount of Estate's Bills, etc.	\$394 67
By Amount of brewhouse bills over	\$180 71
By John Nathan Morris Due 17th July 1834 for 10 -	10 -
1 m th Masses & services of Joshua Brooks due 17 th July 1834 -	11 12 1/2
1 m th James Warren & David Morris due 17 th July 1834 -	12 6 1/2
By Clerks fees for fees of office	3 75
By Government on \$394 67	23 68
By amount of 3d Attorneys age	9 25
	244 53

We find that the bills of estate amounted to Three Hundred and Sixty four Dollars and three dozen and a half Cents and that the administration has paid out, including the Receipts of Mr. B. Collier for his and his wife's debts and the Committee of the Adm^r 200 and forty Four Dollars and thirty three & 1/4 Cents and that there is a balance on the hands of the Adm^r of one hundred and fifty Dollars and thirty four Cents all of which is respectfully Submittted
P. Fazetley
C. Bayly
Returned November Seven 1835

Account Current of the Estate of Nathan Morris Deceased

The Community finding the Amount of the Estate of said Nathan Morris Deceased to be	\$356 79 1/2
Nor the said Community finding that the said administrator has paid out	945 55 1/2

Samuel Morris Administrator certifying that this Account is true the charges on the Estate of his brother Nathan Morris deceased Administered and Return of the same	\$ 9 00
For one day's ride and carriage	1 25
Six days work & board and 3 M th my board & board and 3 M th board for keeping 6 a.m.	5 00
For Gathering and setting bars of Stock	5 00
Two days for cleaning of wheat and measuring of corn	1 50
One day Sandick, Court and forages	1 12 1/2
The horses dray on the day of sale	2 25
For services of buying property of the said Estate	9 00
	\$21 12 1/2

Returned to November 3
Seven 1835

Witness for C. Bayly
John Williams
Anthony Lee

Administrators Bond Simon Gray Deceased

We of Semipus 3^d know all now by these presents that we Richd and Loyd W. Collier
Stewart County Ga. to the Hon^{ble} Col. Collier Esq^r of the State of Georgia
and that aforesaid are held and owing to us and others among the sum of
one thousand dollars for the time being in the sum of Five Thousand Dollars to be paid to
the said Governor and his successors in office or agents for which payment shall and
truly be made the sum and value and load of our heirs Executors Administrators
Trustees and Successors firmly by these presents sealed with our seals and
dated this 1st day of February 1836

The condition of the above obligation is such that if the above named
Richard Loyd Administrator of all and singular the goods and chattels right and
titles of Simon Gray Deceased do make or cause to be made a sum and proportion
equivalent of all and singular the goods and chattels right and titles of the said
which however shall amount to the hands unexecuted or unpaid of the said Richard Loyd
or into the hands or proportion of any other person or persons for him and the hands to make
to exhibit or be used to be exhibited to the hands of Peter and Lester Hayes of the County
of Hartwell Within Sixty Days from the date of these presents and the same goods chattels
and titles of the deceased at the time of his death which at any time hereafter shall
come into the hands or proportion of the said Richard Loyd or into the hands of or proportion
of any other person or persons for him, the will and truly Administrated according to law
and further demand or to cause to be made a sum and just account of his said Administrator
also within Sixty days after the date of these presents and all the rest and residue
of the said goods chattels and titles which shall be found remaining upon
the said Administrators account, the same being first examined and valued
by the court of the said County Hall deliver and pay unto such person or persons
respectively to whom the same shall be due pursuant to the time interest and
meaning of the act in that case made and provided and if it shall appear that
any will or settlement was made by the deceased and the Executor or Executrix thereon
named do exhibit the same into Court making request to have the same accounted and
approved of accordingly if the said above bound being thus to request to examine
the said Letters of Administration or probate of such Settlement being first
had and made in the said County, then this obligation to be void and of no effect
other than to remain in full force and effect

Richard Loyd
W. Collier
Col. Collier
John Williams
James Ferguson
Samuel Sandick
Richd Loyd

Administrators Bond Allen Davis Deceased

We all know by these presents that we Capo S. L. Ferguson & C. A. Atkinson and
Charles Rogers all of the State of Semipus and County of Stewart and held
and firmly bound unto the Governor and over the State aforesaid who shall
and in office in the sum of Fifteen Hundred Dollars to be paid to the Governor
or his successors in office or their agents which payment shall and ought to be
made to the hand and value of our heirs Executors and Administrators monthly and
for so long as the said Governor and his successors in office

(Continued)
Sworn to yearly by these presents before me this and dated the 1st day of February 1836.

The condition of the above allegation is such that of the above letter I give to Dr. George Administrator of all and singular the goods and chattels rights and credits of John Davis deceased as on the 1st day of January 1836 he 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 of executors, administrators or assigns of said deceased or into the hands of persons or persons of any other kind or persons for him and the same be made, do made or caused to be written, with our ensuing County Court and the said goods, chattels, rights and credits of the deceased at the time of his death, which at any time hereafter may come into the hands of any person or persons for him, the well and truly administrator 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 our said goods, chattels and credits of which may be found remaining on said administration account the same being first examined and allowed a year after Law shall deliver and pay unto such person or persons respectively as the same shall be and 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 an Executor or Executress thereto named do exhibit the same unto County making it allowed and approved of accordingly. If the said Dr. George Administrator be Neglected to render and deliver said Letters of Administration approbation of such Testament being first had and made in our said court then this allegation to be used to him in full force and law taken and acknowledged upon court at February Term 1836.

Test Edward Bayly Clerk

J. G. George Esq.
John Webster Esq.
J. C. Atkinson Esq.

~~Administrator Bond Stephen L. Jones Esq.~~
I know all and by these presents that Mr. Daniel Howell Edward Bayly and John Hillhouse have and firmly bound unto them Richd. W. Chapman of the County of Warwick his executors and administrators of the goods and chattels rights and credits of John Davis deceased and fully jointly and severally yearly by these presents for a term not exceeding 1st day of January 1836
the payment of the sum of £116-0-0

~~Inventory and account of sale William W. Broadfoot Dec 2
for Wm. H. of New York
Returned February Term 1836
Test Edward Bayly Clerk~~

Mary Broadfoot Adams

*C*learian Bond Stephen L. Jones Esq.
I know all and by these presents that Mr. Daniel Howell Edward Bayly and John Hillhouse have and firmly bound unto them Richd. W. Chapman of the County of Warwick his executors and administrators of the goods and chattels rights and credits of John Davis deceased for the benefit of Joseph Mary Ann Elizabeth Williams widow of Stephen L. Jones deceased for the payment of which we bind ourselves our heirs and executors administrators and assigns jointly and severally yearly by these presents sealed with our seals and dated the 1st day of February 1836
The condition of the above allegation is such that whereas Daniel Howell has been appointed Guardian to the said Joseph Chapman and Elizabeth Williams widow of Stephen L. Jones Dec 2^d Newfane the said Daniel Howell shall well and faithfully make true Returns and Settlements made with the County Court of Warwick County agreeably to Law, during his said Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Warwick County and pay over to them or their order the profits of said Estate that may come into his hands by virtue of said Guardianship together with the profits and the said Daniel Howell as of now and shall do and hereby in all things relate to said Guardianship agreeably to Law and the said Daniel Howell to be held to remain in full force and effect in Law taken and acknowledged in open court at February Term 1836
Daniel Howell Esq.
Edward Bayly Esq.
John Hillhouse Esq.

~~Administrator Bond Catherine Cook Esq.~~
I know all and by these presents that Mr. Catherine Cook, Henry Bell and Samuel Rose all of the State of New York and County of Stewart are held and firmly bound unto the Governor in and over the State of said or his successors in office, in the sum of Five Hundred Dollars to be paid to the Governor or his executors in office or their assigns which payment shall and only to be made we bind our heirs executors and administrators jointly and severally yearly by these presents sealed with our seals and dated the 3^d day of February 1836

The condition of the above allegation is such that whereas Daniel Howell Catherine Cook Administrator of all and singular the goods and chattels, rights and credits of John Cook 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 into the hands of executors, administrators or assigns of said Catherine Cook or into the hands of persons or persons for her and the same to be made do make or cause to be exhibited unto our ensuing County Court, and the same goods, chattels, rights and credits and all other goods, chattels, rights and credits of the deceased as at the time of his death, which at any time hereafter may come into the hands of any person or persons for her do make and only

Contingent

Administrator according to Law, and further do make & cause to be made a True and Just account of the Administration, both in Sums paid after the date of these presents, and all the rest and residue of said Goods & Chattels and Bridles, which may be found remaining on the said Administration account, the same being first examined and allowed agreeably to Law, shall deliver and pay unto such Person or Persons respectively, as the same shall be and 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 his or her intention thereto was, to exhibit the same to the Court of Admiralty and approved of accordingly by the said Admiralty Court there unto be requested, to render and deliver due Letters of Administration apportionation of such Testament being first read and made in our Court, then the obligation to be held to stand in full force in Law.

Seth K. Colson Acknowledged in open Court
John H. Colson David
Samuel Colson
Henry Bell
Samuel Ross
Seth E. Bell, Esq. Clerk

Administrators Bonds Ann King Deceased

I know all men by these Presents that we John H. Colson David, Sparrow and Millie Corkell all of the State of Newfane and County of Steuben are here and firmly bound unto the Governor or and over the State aforesaid or his successor in office in the sum of Two Thousand Dollars to be paid to the Governor or his successor in office to this Agent, which payment will and ought to be made on and our selves one their Secretary and Administrators jointly severally and jointly by these presents sealed with our hands and dated the 22nd day of February 1836.

The condition of the above obligation is such, that if the above named John H. Colson Administrator of all and singular the Goods and Chattels Right and Broad Closets of Ann King Deceased do make or cause to be made a True and Perfect Inventory of all and singular the Goods and Chattels - Rights and Bridles of the Deceased, which have or shall come into the hands of our Agent or Successor of the said John H. Colson onto the hands or possession of any other Person or Persons for him and the same do make do certify or cause to be exhibited unto our ensuing County Court, and the same Goods Chattels Rights and Bridles and all other Goods Chattels Rights and Chattels of the Deceased at the time of his death, which at any time hereafter may come into the hands of any person or persons for him do make 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 said Goods Chattels and Bridles, which may be found remaining on the said Administration account, the same being first examined and allowed agreeably to Law, shall deliver and pay unto such Person or Persons Respectively as the same shall be and pursuant to the true intent and meaning of this Administration.

To be witnessed

and if it shall appear that any Will or Testament was made by the Deceased Executor or Executing Trustee, namely, do exhibit the same unto Court, and have it allowed and approved of accordingly by the said John H. Colson thereunto be requested, to render and deliver due Letters of Administration apportionation of such Testament being first read and made in our Court, then the obligation to be held to stand in full force in Law.

Seth K. Colson Acknowledged in open Court

John H. Colson David

Seth E. Bell, Esq. Clerk

John H. Colson David
Seth E. Bell, Esq. Clerk

Simon Gray Mills

State of Newfane

Steuben County In the name of God amen I Simon Gray a Freeman of Steuben County doth witness and declare to witness that all the above hand and being now of sound mind and memory, do ordain this to be my last Will and Testament.

First I will that all my just debts be paid

Secondly I will that after my death my wife Fanny whom I purchased of Thomas French doth my two children Sarah and Abby also all children which I may hereafter have by my said wife Fanny he and they and hereby upon the consummation of this my will by my death emancipated and set free Thirdly I will that all my property which may be left at my death be equally divided between my wife Fanny and the children which may be born to me by her so that she may have a like as part in it which whereof I have heretofore set my hand and seal this 13th day of February 1837

In presence of
Willis Fitzgerald
John Lee Davis

his signature
Mark

State of Newfane February term of the County Court 1836

Steuben County This instrument of writing was made in open Court and the execution thereof duly proven by the oath of John Colson one of the subscribing witnesses thereto and the hand writing of William Fitzgerald the other subscriber witness was duly proven by the oath of Nathaniel H. Allen and the same was ordered to be Recorded

Seth E. Bell, Esq. Clerk

William W. Ballance Guardian Notice

I William W. Ballance certify that there had not any property come into my hands Belonging to Catherine Ballance 1st Feb'y 1836 \$3.79 Cash for the以上 amount returned February 1st 1836

Seth E. Bell, Esq. Clerk

William W. Ballance his
mark

Inventory made over
1 side of Leather w/ a medium
1 Hair a do Abraham Hobbs
1 deer skin Sallord
1 do John Hugler
1 buckskin to James Myatt
1 Deer William Hobbs
1 Deer William Hobbs
1 Cow William Hobbs
1 Cow Anderson Anderson
1 half-hoof Gordon Brown
1 do Benjamin Butler
1 do do do
1 Heifer Nathan Hunter
1 Cow William Hobbs
1 Heifer Horse John Joseph
1 no hair Hoody Peary
1 Cotton Peter Polly Hobbs
1 Saddle do Matthew Morgan
1 Churn Wm Garbrough

Return November Term 1835
Just Estate Bayly Clerk

Inventory and Account of Sale of Polly Coleman Deced.

9 Hanks Wool from John Dearborn	1.18	To Mr. and Mrs. John Dearborn
1 do do	1.50	and Child
1 Side saddle Joseph Cannon	1.00	There further to certain
1 Bed Furniture Edw James	4.87 1/2	parts of brass wire to make up
1 do do Joseph Cannon	5.50	of bottom and side saddle
1 do do do	5.12 1/2	and saddle and saddle to top two bars
1 Bed side Miles Purif	.31 1/2	This is an old of broken stuff
1 do " I have to Petty	10 1/2	one four foot chair two
1 Lot Shelf Ward George Petty	1.95	Pots are two two sets of running
1 a Chair	.95	stays one chair of rope, two
2 Pds 1 lb A.M. McBrown	1.66 1/2	small stools one and three pips
2 Spinning wheels George Richard Boddy	.50	One head of cattle and heading
1 Churn soap James Campbell	.61	Hog & Pigs and bear
6 Horned Heads John Hobson	3.50	The above is a sum statement
5 Head Cattle Joseph Cannon	36.25	of the effects of Mrs. Polly
1 Plowshare Head John Hobson	3.18	Coleman that have come
1 Saddle - George Petty	1.75	to my hands December
1 Separation white	5.60	29th and the 4th November

John James Administrator

3. 16 1/4	Small Box w/
3. on	1 Small Box leather
44	1 Side Dish wooden
33	1 Hat Box James Myatt
120 1/2	1 Jammed Benjamin Butler
9.50	1 Coffe Pot David Moore
5.50	1 Middle wife Nader Beige
5.60	5 Hogs James Brigham
10.50	10.60
5 do	7 do do
16.25	7 do John Jackson
15.50	8 do Gordon Brown
12.12 1/2	5 Pigs born Edm Forsyth
5.66 1/2	5 do do Benjamin Butler
10.25	5 do do do
81. -	1 Ld born William Barn
30. -	1 do oats Gilded Myatt
4.00	Dollars ff
3. -	4 Litter Mates of Matthew
.25	Morgan and David Morgan

Executors
Matthew Morgan
David Morgan

1000	Account of Sale and Sale of James Nichols Deced.
1000	an Negro boy by the name of Spencer to James Larkford for 711. --
1000	the woman by the name of Rachael to James Larkford - 666. --
1000	one small boy the name of York - James Larkford - 335. --
1000	one small girl by the name of Abby - James Larkford - 265. --
1000	one cow and her calf to Samuel Larkford - 11.12 1/2
1000	Return November Term 1835 23 2200. 15 1/2
1000	Just Estate Bayly Clerk 3 Ely admt Nicholas Administration

One year Provision to the Widow of James Smith Deced.

A yearly ff is an order made August Term 1835 for the purpose of laying off the Dowry of Ely admt Smith comprising William Ellis Etcher Standfield Ely Hartley six fine skin hogs two stags fifty lbs born Term June 16 to offend fifty lbs sugar and all Glover and Ellis salt one lb Pepper one lb Ginger one lb Spice William Ellis Return November Term 1835 23 John Hartfield Ellis Hartfield Just Estate Bayly Clerk

Inventary and account of Sale of Boddy Wall Deced.

one Brontedff for James H. Drury 600. -	one Brontedff for James H. Drury
one Horse & Rider Strange 35. -	one Horse Saddle and
one Saddle to Ely Clements 10. -	one Bridle and one Stalder
one Stalder to A.W. Wall 1.00	1.00
	655. -

The above is a sum statement of property and value of sale so far as has come to my hand

Returned November Term 1835 23

Ely Hartfield

Just Estate Bayly Clerk

additional
Inventary and account of Sale of Sally Bayly Deced. Recd of
Bartam Bayly Nov 23

One Brontedff Recd of Bartam Bayly Nov 23 which has been paid for the sum of 700.00

Recd of Bartam Bayly Nov 23

on 1835 23

Just Estate Bayly Clerk Executed of Bartam Bayly

Guardians Returns attested Obv

William Brontedff makes return of the following titles as his undivided interest in his properties as the property of the House of Stockbridge
Deced to 1 Saddle and Brontedff 27th December 1835 for 20. -
on 1000 or Mary Mann Dec 27th December 1835 for 10.50

Given and in my hand this 3rd November 1835

Returned November Term 1835

Just Estate Bayly Clerk

William Brontedff

Division of the Lands of the Estate of Charles Summers

Hale of Simpson is you able to the Order of the Worshipfull County
Court to sume Board of Pleas and Justices before held in the Town
of Dover August Summ 1835 be the undersigned Commissioners to determine
With John Brown the Surveyor dire attord at the late dwelling of Charles
Summers Esq and proceed to divide the Land according to the Testate
and Settlement of the said Charles Summers between his four Sons
Tharcin Summers that is to say Tharcin Summers Adolphus Summers
Moses Summers and Charles Summers beginning at the
North West corner of the Lots that contain one hundred and
Eighty four acres. Lot No 1st was drawn by Thomas Summers
and bounded as following Running east from the beginning thirty four
Poles and four poles East of a Black Oak marked as a corner
thence South Two Hundred and ten poles to a Stake on the North boundary
of said tract thence West thirty four poles to a Stake thence North
Two Hundred and ten poles to the beginning bout among forty four
acres also beginning on the first beginning corner and running
North Two Hundred Poles to a Stake East forty five poles
to a Stake thence South Two Hundred Poles to a Stake on the East
thence West forty five poles to the beginning containing forty five acres
Greater acres lot No 2nd beginning at North east corner of lot No
Running thence East thirty four poles to a Stake thence South Two
Hundred and ten poles to a Stake thence West forty five poles to a Stake
North Two Hundred and ten poles to the beginning the above lot No 2nd
was drawn by Adolphus Summers also one other piece beginning at a
Stake in the East corner of Thomas Summers last place Running
thence Two Hundred Poles to a Stake thence East forty five poles to a
Stake thence South Two hundred Poles to a Stake and so on to a Stake thence
West forty five poles containing in both pieces one hundred and one Greater
acres is the amount of Lot No 2nd

Lot No 3rd was drawn by Charles Summers and begins at the North
East corner of Lot number 2 a Black Oak Running thence East
thirty four poles to a Black Walnut thence South Two Hundred and ten
Poles to a Stake thence West thirty four poles to a Stake thence North Two
Hundred and ten poles to the beginning containing thirty nine acres also
one other piece beginning at the South East corner of Moses Summers last
place Running thence South Two Hundred Poles to a Stake thence East
forty five poles to a Stake thence South Two Hundred Poles to a Stake
thence West forty five poles to the beginning.

Lot No 4th which was drawn by Adolphus Summers and begins at the
North East corner of Lot No 3rd a Black Walnut Running thence
East one hundred and ten poles to the North East corner of the
original tract thence South to White Oak bush there said bush
with its Meanders to Robert Burford corner thence South with said
line thence West to the Line of Lot No 3rd thence North Two Hundred
and ten poles to the beginning containing sixty acres also

To witness
an unpeaced Beginning at the South East corner of lots called Summers
Land tract running thence North Two Hundred Poles to a Stake thence
East forty five poles to a Stake thence South Two Hundred Poles to a Stake
in the original tract thence West forty five poles to the beginning
containing fifty six and one quarter acres and land ad alpheus
to Ray Thomas and Eliza Sollard to be equally divided
between and lot No 2d which was drawn by Charles Summers
hastis Peig to the other three lots an hundred and fifty Dollars to
be equally divided between alpheus and Ray Thomas and the
money to be due twelve months after the dividing given under
our hands and sealed September 24th 1835

Returned to November

Year 1835

Test Estate Bargy Blak

John Brown Esq
Faniel Wilson Testy
Thomas Hartshorne

Inventory and Account of lands of Charles Smith December

1	Wool thick fl Smith	25	1	Cow	William Ellis	4 -	
7	Chairs	1 -	1	Bull	R. M. Smith	4 -	
1	Sea Kettle Wreath Smith	37	1	Bushel Plow R. M. Smith	3 1/2		
1	Washing Bull Wreath Smith	35	1	Dul Plough Smith	12 1/2		
1	Settlers wrod fl Smith	50	1	Plough	R. M. Smith	25	
1	Tables	25	2	Dishes	R. M. Smith	18 1/2	
1	Sp Wheel	50	1	Barrel Plough R. M. Smith	12 1/2		
1	100 ft	50	1	pe Cane	Willis Bumingham	3 1/2	
1	100	50	1	Single Tong Blowsell Bumingham	3 1/2		
1	Pot	50	1	Singletong & Blowsell Willis	25		
2	Wood Stell	50	1	Lock Chain	R. M. Smith	3 1/2	
2	Shells Stell	50	1	Loddenber	R. M. Smith	3 1/2	
1	Pot Rack	50	1	10 Acres	R. M. Smith	1 00	
1	Loom	1.00	1	Hand Box	R. M. Smith	.75	
1	Bed Wreath Smith	.50	1	Stock Auger	Willis Bumingham	.25	
1	Shop Wheel John M. Smith	.50	2	Auger Pickles Bailey	.25		
1	Wreath half R. M. Smith	.50	1	Hand Saw	R. M. Smith	.87 1/2	
1	Bed and half R. M. Smith	.50	1	Scraping	R. M. Smith	.25	
1	Pot 100 fl James Borden	.50	2	Stringed Thomas Lewis	1.00		
1	Pot box	.50	1	Gouter	R. M. Smith	.12 1/2	
1	Bed and half Willis Bumingham	1.00	1	D. Plough	R. M. Smith	.12 1/2	
1	Hammer box half R. M. Smith	9.25	1	4 Acre	Travis Powers	1.50	
2	Long Stirs Amos Price	14.50	1	In Fleetgards Monk Mullane	2 1/2	3 1/4	
1	Whit Back board half R. M. Smith	10.15	1	Small Table	Wreath Smith	.25	
1	Spotted Hofer Amos Price	5.50	1	Cured Pork	Amos Price	12.15	
1	Hammer half R. M. Smith	10.50	1	Large Table	Wreath Smith	1.00	
2	Geatless	10.81	1	Table	Wreath Smith	1.50	
1	White Back box James Borden	8.25	1	Cutter	Nicholas Bailey	10.00	
1	Hammer Hofer Amos Price	7.50	1	Dog D. Hobbs	Wreath Smith	11.00	

Account Book of friends of

1 Weigh, William & Sons	4 34/5 Hens Hogs &c &c	9 75
1 " " Samuel Downd	4 27/ " " "	9 62
4 First Chrs Shft Boston Leptr	4 52 1 Lst Hens David Jones	62
4 2d do do Martin Rop	3 87/ 1 Hens Doctored do do	12
12 Head Hens George Brandon	1 57/ 1 Backed Nathaniel Miller	25
12 " " John Hodges	1 87/ 3 Chevy Plank Soil Outland	12
8 " " do do	1 23/ 1 Hens Benjamin Doway	25
8 12 th Head Hens Benjamin Doway	7 56/ 2 Sand Hens Doctred Champion	31
8 2d " " do do	5 52 1 Side Leather William Bonow	2 50
1 Bridle Phil G Doway	12 1 Account Drained Shaw	1 25
12 Iron Soil Outland	4 37/ 1 do on Daniel Graham	1 50
5 Head Hogs do do	4 50 1 do on Captain Currall	2 50
1 " " do do	3 37/	

I Jacob Outland Administrator of Lucinda Outland deceased
do certify that the above account and inventory is correct to
the best of my knowledge this 29th Octo 1835

Return November Term 1835

Jacob Outland

Inventory and Account of Sale of Lucinda Hocks Decedent

Inventory and Account of Sale of Lucinda Hocks Decedent			
9 Dredging Furniture Lucinda Hocks	3 00	1 Sun Earling Lucinda Hocks	3 37
1 Dravt	05	1 Hesifer do do	3 57
1 Shipping Table	00 do	30 1 Box do do	12
7 Chairs	00 do	50 1 Chair & Trone do do	50
1 Set Coopers Ware	00 do	25 2 1/2 Dozen Buckets do do	3 75
1 Large Scales	00 do	1 1/2 do do do do	3 25
1 Spinning Wheel	00 do	25 1 Bushel 1/2 bushels J. L. Brooks	2 50
1 Set Battings	00 do	25 1 1/2 do 2 do L. Manning	1 95
1 Set Turners articles	00 do	25 1 1/2 do 3 do do	1 25
1 Set button ware	00 do	12 1/2 Dozen Flowering plants Lucinda Hocks	2 00
1 Horse & Saddle	00 do	45 1 1/2 Dozen Chest do do	25
1 Rattle gun & Slaverage	8 63	1 Basket do do	3 1/2
1 Short Plow Lucinda Hocks	.25	1 1/2 do do do do	4 37
1 Barber's box	1 50	1 Axe do do do do	1 50
1 Spots Sewing Pigs L. B. H. Hocks	3 25	1 Weeding Hoes do do do	1 06 1/4
1 " " 45 H. L. B. Smith	2 50	1 Pudding Ducks do do do	1 31 1/4
1 " " 48 Short Lump Seton	4 50	3 Geese do do do	25
1 10 Short Lucinda Hocks	6 25	15 lbs of Wool do do do	6 00
3 Sheep 76 1/2 Langstan	3 --	1 Drawing Pinde do do do	1 12
7 " 10 lbs do do do	9 --	1 handsaw do do do	25
7 " 2 1/2 do Lucinda Hocks	8 --	10 Chickens do do do	12 1/2
10 Chunks of Wood do do	15 -- 10	do do do	25
2 long & short do do	7 63	Balanc Chickens do do do	25
1 Kegs William Verhine	8 7/		
1 Knobkiff Lucinda Hocks	9 --	Returned November	
1 " do L. B. Smith	9 37/	Term 1835	
Lucinda Hocks			

Account Sale of William Allman Dec'd by friends Admin.

Howard Walker & John H. Parker due 10th March Last for	10
P. M. Thord and Nicholas Bailey due 10th as above	10
Frances Allman & C. Dawson due as above	5
John Harmon and Johnn By do as above	5
John Purchmeyer & Kelly do as above	4
Nathaniel Heel & Joe Harmon due as above	8
Joe Dorsey & J. W. Broder	3
J. C. Atkinson & one hundred pds	15
Henry Edwards & wife	11 5
Loring Williams & son W. R. and wife due as above	17 5
John Purchmeyer & William Carter due as above	4 2
Edmund Kelly Henry Tull & his Parker due as above	13 4
Frances Brooks & Frances McCarroll due as above	6
Joseph Bush & John Harpfield due as above	5
Total	120
	48
	174 9
	122
	25

Cash Received by us
Accounts

William H. Witt

Jared West

Stephen By

Selling Price Returned to Court by Dawson & now back again Oct 1835
Total of Sales as Returned to Court by S. D. Dorsey Grade & Admin. Oct 1835
Returned November 3
Term 1835
Post Office Box of Checks
Benjamin Kelly
P. C. Atherton

Account Current of the Estate of Eliza Jackson deceased

John 66 blankets do do do take the Estate of Eliza Jackson	594
the amount of Sales of Estate - - -	
John By 6 do 6 blankets do	7 25
" Mary Jacksons do	8 --
" Robert Jacksons do	4 50
" May Williams do	1 50
" Eliza Jacksons do	7 75
" Samuel Lockarts do	1 --
" Lewis Bruley do	3 75
" John H. Gurnell do	11 --
" H. Jacksons do	40 66 1/4
" Lydia & Lee do	32 59
" Lydia & Lee Receipt	10 32 1/2
" William Williams Recd	39 56
" Willm B. Johnson Recd	16 81 1/2
" William B. Hoberry banknotes Recd for the	
" Gold or silver Note	
By 1 Robt. & Alfred Clinton & Sarah Brock Recd 3	
17th Feby 1834 for	
	180 71 1/2

continues

Amount of Debts Recd.	Amount of Credit Recd.	Total Recd.	Amount of Debts Recd.	Amount of Credit Recd.	Total Recd.
By 1 Act on Joshua Brooks alias Brown or Due 17th July 1834 for 1 m ^o in Taxes levied by Joshua Brooks due 17 th July 1834 a sum James Warrick & David Morris due 17 th July 1834 a sum of Clerks fees for fees of office	\$160 71 $\frac{1}{2}$	\$160 71 $\frac{1}{2}$	10 - -	10 - -	10 - -
By 1 sum in taxes on \$394 67 $\frac{1}{2}$	11 12 $\frac{1}{2}$	11 12 $\frac{1}{2}$	120 81 $\frac{1}{2}$	120 81 $\frac{1}{2}$	120 81 $\frac{1}{2}$
By amount of 2 nd Athersons age	3 75 -	3 75 -	23 68	23 68	23 68
	2 25 -	2 25 -	264 33 $\frac{1}{2}$	264 33 $\frac{1}{2}$	264 33 $\frac{1}{2}$

We find that the value of Estate amounted to Three Hundred and \$150 34
 Ninety four Dollars and Sixty seven and half Cents and that the
 Administration has paid out including the Receipts of
 M.B. Holberg for bed and uncollected debts and the Committee of
 the Adm^r Two Hundred and forty Four Dollars and Thirty three & $\frac{1}{2}$ Cents
 and that there is a balance in the hands of the Adm^r, the sum of
 one hundred and fifty Dollars and thirty four Cents all of which
 is faithfully Submitted
 Return'd November Term 1835

P. Gorsting,
 E. Bayly

Account current of the Estate of Nathan Morris Deceased

The Committee finding the Amount of the Estate of Said Nathan Morris Deceased to be	\$356 79 $\frac{1}{2}$
Nor the Said Committee finding that the Said Administrator has paid out	215 55 $\frac{1}{2}$

Penruel Morris Administrator hereby that this Account is true the charges on the Estate of his brother Nathan Morris late Administrator and Return of the same	\$ 1 75
For one day's Ride and Faring	1 25
For four days work Beating and Butchering to tail & Hearn a dollar per day	6 00
For Gathering and Setting bars of Stock	5 00
Two days for bleaching of meat and Measuring of bone	1 50
One day Penruel's Court and farrage	1 12 $\frac{1}{2}$
The Spots drunk on the day of sale	2 25
For Service of bringing Property of the said Estate	2 00 -
	\$ 21 12 $\frac{1}{2}$

Returned to November
 Term 1835

Warren Jr. Gregor
 John Williams
 Anthony Peck

Administrator Board Oliver Morris Deceased

State of Seneca 3rd on all now by these presents that Mr. Richard Bodley of William
 Stewart County State of N.Y. Esq^r is hereunto appointed Trustee of the
 County and State aforesaid and held and firmly bound with his seal of the County
 of Seneca State for the time being on the sum of One Thousand Dollars to be paid to
 the said Governor and his Successors in office or assigns for which payment shall and
 truly be made me bind our selves one and each of us being Executrix Administratrix
 County and severally firmly by these presents sealed with our seals and
 dated this 1st day of February 1836

The Condition of the above obligation is such that if the above named
 Richard Bodley Administrator of all and singular the goods and chattels rights and
 credits of him or his executors or Successors do or shall or cause to be made a true and perfect
 Inventory of all and singular the goods and chattels rights and credits of the said
 which however shall amount to the knowledge or opinion of the said Richard Bodley
 or into the hands or possession of any other person or persons for him and the same to make
 to exhibit or to cause to be exhibited to the hands of Peter and Walter Morris of the County
 of Seneca Within One Day from the date of these presents and the said 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 Richard Bodley or into the hands or possession
 of any other Person or Persons for him, in full and truly Administrator according to law
 and further demands or causes to be made a true and full account of his said Administrator
 within Two years after the date of these presents and all the rest and residue
 of the 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 this case made and passed and if it shall appear that
 any mill or demand was made by the deceased and the Executor or Executrix therein
 named to exhibit the same into court making request to have the same allowed and
 approved of accordingly if the said above bound being thus requested to make
 the said Letters of Administration application of such statement being first
 had and made in the said County, then this obligation to be void and of no effect
 other than to remain in full force and effect

Richard Bodley Administrator
 Mrs. Bodley Mrs.
 Jos^e K. Colson Col.
 James Scammon Col.
 Jas. Smith Col.

Administrator Board Oliver Morris Deceased

Show all now by these presents that Mr. Caleb Sargent J. C. Atherson and
 Charles Parker all of the State of Seneca and County of Stewart and held
 and firmly bound unto the Governor in and over the State aforesaid who is up
 on office in the sum of Fifteen Hundred Dollars to be paid to the Governor
 or his Successors in office or assigns which Payment shall and truly be
 made me bind our selves one and each of us being Executrix Administratrix County and

~~Recd~~

I hereby certify by these presents sealed with my seal and dated this 1st day of February 1836

The condition of the above allegation is such that after the above terms I give to Jonathan Administrator of all and singular the goods and chattels rights and credits of John Price deceased in or about to him 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 of Jonathan in respect of his office of said Sheriff to Sagard or into the hands or possession of any other person or persons for him and the same be made, described or caused to be exhibited unto our ensuing County Court and the said Goods, chattels Rights and credits of the deceased at the time of his Death, which at any time hereafter may come into the hands of any person or persons for him, he will and may 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 said Goods, chattels and credits which may be found remaining on said Administration account the same being first examined and allowed a yearly 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 Settlement was made by the deceased and Executor or Executrix thereto named do exhibit the same unto County making it allowed and approved of accordingly by the said Sheriff to Sagard thereunto be requested an Order and Deliver said Letters of Administration approbation of such Settlement being first had and made in our said Court then this allegation to be used to remain in full force and Law taken and acknowledged in open Court at Selby on Term 1836

Test Ethel Bayfield Clerk

J. G. Sagard Esq
Chas. Atkinson Esq
John Atkinson Esq

~~Guardian Board Stephen L. Jones & Co.~~
I know all by these presents that Mr Daniel Howell Edward Day and John Kilburne have held and firmly bound unto them Richard Chamberlain County Court of Stewartry Sheriff, his Successor or his assigns herewith to make a true and perfect Inventory of all the Goods and Chattels and all other Credits of John Price deceased in or about his death in the County of Stewartry and County of Fife and County of Fife Madras and his Executors and Administrators and jointly from 3 to 4 these presents sealed with my seal and dated this 1st day of February 1836

The condition of the above allegation is such that Charles Daniel Howell the last appointed

Administrator of said William W. Bradford Decd
for Waiver of Proof of Age and
Returned February Term 1836
Test Ethel Bayfield Clerk

Mary Bradford Admin

~~Recd~~

I know all by these presents that Mr Daniel Howell Edward Day and John Kilburne have held and firmly bound unto them Richard Chamberlain of the County Court of Stewartry Sheriff his Successor or his assigns herewith to make a true and perfect Inventory of all the Goods and Chattels and Credits of Stephen L. Jones deceased for the payment of which we bind ourselves over to his executors Administrators and assigns jointly and severally given by these presents sealed with our seals and dated this 1st day of February 1836

The condition of the above allegation is such that whereas Daniel Howell has had apprentices Guardian to the said Joseph Mayhew and Elizabeth W. Jones Minors heirs of Stephen L. Jones Decd. Having therefore Daniel Howell shall well and faithfully make true Returns and Settlement make with the County Court of Stewartry agreeably to Law, during his said Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewartry and pay over to them or their order the profits of said Estate that may come into his hands by virtue of said Guardianship together with the profits and the said Daniel Howell as aforesaid shall demand himself in all things relative to said Guardianship agreeably to Law and the this allegation to be used to remain in full force and effect in Law taken and acknowledged in open Court at Selby on Term 1836

Daniel Howell Esq
Edward Day Esq
John Kilburne Esq

Test Ethel Bayfield Clerk

~~Administration Board to the Cook Deced~~

I know all by these presents that Mr Catherine Cook Henry Bell and Samuel Rose all of the state of Tennessee and County of Stewart are held and firmly bound unto the Governor and over the state of said or his successor in office in the sum of Five Thousand Dollars to be paid to the Governor or his Successor in office or other agents which payment shall truly to be made we bind our selves our heirs Executors and Administrators jointly and severally given by these presents sealed with our seals and dated this 3rd day of February 1836

The condition of the above allegation is such that after the above named Catherine Cook Administration of all and singular the goods and chattels Rights and Credits of John Cook deceased, no made 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 of any other person or persons for her and the same so made delivered or caused to be exhibited unto our ensuing County Court and the said Goods, chattels, Rights and Credits and all other Goods chattels Rights and Credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for her to be paid to her

Continued.

Administrator according to Law and further do make or cause to be made a True and Just account of the administration with all accounts after the date of these presents, and all the rest and residue of said Goods Chattels and Chattels which may be found remaining on this said Administration account, the same being first examined and allowed apportionably to Law shall be delivered and pay unto such persons or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and it shall appear that any Will or Testament made by the Deceased and Executor in execution thereto or named or called the Inventories making it allowed and approved of accordingly if the said Catherine Cook there unto be requested so render and deliver a true Letter of Administrator a copy of such Testament being first had and made in our said hands than this obligation to be void due to remain in full force in Law.

Soken and acknowledged in open Court
February 1st 1836

Catherine Cook Esq.
Henry Ball Esq.
Samuel Ball Esq.

Fred E. Ball Esq. Clerk

Administrator Bond Ann King Deceased

Know all men by these presents that Mrs. John H. Colson David, Annmarie and Millie Cook all of the state of New York and County of Stewart are here and jointly 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 the Governor or his successors in office to these assigns, which payment will not fail to be made on and over their death or before and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of February 1836

The condition of the above obligation is such, that if the above named John H. Colson Administrator of all and singular the Goods and Chattels Right and Chattels of Ann King Deceased do make or cause to be made a True and Perfect Inventory of all and singular the Goods and Chattels Right and Chattels of the Deceased, which hand or shall come into the hands by reason or possession of the said John H. Colson or into the hands of his wife or any other person or persons for him and the same to make, do intend or cause to be distributed unto our minor County Court and the same Goods Chattels Right and Chattels and all other Goods Chattels Right and Chattels of the Deceased at the time of his death, which at any time hereafter may come into the hands of any person or persons for him do make and duly 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 said Goods Chattels and Chattels which may be found remaining on the said Administration account, the same being first examined and allowed apportionably to Law shall deliver and pay unto such persons or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration

To and issued

and if it shall appear that any Will or Testament was made by the Deceased or Executor therein, or whether the same were valid, making it allowed and approved of accordingly if the said John H. Colson Administrator be requested, he render and deliver a true Letter of Administration a copy of such Testament being first had and made in our said hands than the allegations to be tried. Estate remains in full force in Law.

Soken and acknowledged in open
Court February 1st 1836

Test. Ethel, Bartholomew

John H. Colson (Signed)
David Annmarie (Signed)
Millie Cook (Signed)

Simon Gray Will

State of New York

Stewart County In the name of God amen I Simon Gray a free man of color Lawyer and Lawyer Clerk willing to make this my last will and bearing now of sound mind and memory do ordain this to be my last Will and Testament

First I will that all my just debts be paid

Secondly I will that after my death my wife Fanny Gray & purchased by Thomas Branch also my two children Sarah and Emily also all children which I may benefit have by my late wife Fanny he and they are hereby

upon the conservation of this my will by my death emancipated and set free Thirdly I will that all my property which may be left at my death be equally divided between my wife Fanny and the children which may be born to me hither to that she may have a likeable seat in this world whereof I have hereto set my hand and seal this 13th day of February 1837

In presence of
Will Fitzgerald
John Lee Smith

his signature
Mark

State of New York February 1st 1836

Stewart County This instrument of writing was presented in open court and the execution thereof duly proven by the oath of Nathaniel Ballance and of the subscribing witnesses and the hand of myself William Fitzgerald the other subscriber witness was duly proven by the oath of Nathaniel Ballance and the same was ordered to be recorded

Fred E. Ball Esq. Clerk

William McBallance Guardian Notice

I William McBallance certify that there had not any property come into my hands belonging to Catherine Ballance 1st February 1836 £3.7.9 Court for the Relieved

Returned February 1st 1836

Test. Ethel, Bartholomew

William McBallance
his
Signature

Guardian Bond - John W. Newland & David H.

Know all Men by these presents that Mr John W. Newland & D. H. Atkinson
and Subscribers are held and firmly bound unto John Rich and
Chairman of the County Court of Stewart County his Due & proper
Due & proper Surety & Jurors his Executors Administrators & Agents in
the sum of Five Thousand Dollars in South for the benefit of selling
John Hobart John W. Newland Elizabeth Newland Virginia Newland
Angelina Newland and Charles Newland Minors of John W.
Newland &c for the payment of which we bind our selves over to him
our Executors Administrators and Agents County and County of Georgia
by these presents sealed with our seals and dated this 2^d day of
February 1836

The contention of the above allegation is such that we are
as of this date has been appointed Guardian to the said heirs
of John W. Newland, deceased, one of the said John W. Newland made and
faithfully made David H. Atkinson and Settlement made with the County Court
of Stewart County agreeably to Law, during his said Guardianship, and at the
expiration thereof shall make and faithfully account with the Justices of the
County Court of Stewart and pay over to them or their heirs the profits of said
estate that may come into his hands by virtue of said Guardianship together with
the profits and the said John Rich and as aforesaid shall demean himself in
all things relative to said Guardianship agreeably to Law and then this obligation
to be void & Eleventh Remain in full force and virtue in Law.

Acknowledged in Open Court

February Term 1836

Test. Etchart, Bagby, Black

John W. Newland Read

D. H. Atkinson Read

John Rich Read

Indenture Bond - William Dobie

This Indenture made the 1st day of February 1836 Between John Richards Chairman
of the Court of Pleas and Quarter Sessions of Stewart County and State of Georgia
of the one part and Joseph Griffen of the other part witnesseth that the said
John Richards in pursuance of an Order of the Court made of the date
hereof and according to the act of Assembly in such cases made and provided
doth put place and bind unto the said Joseph Griffen and Stephan Boy named
William Dobie now of the age of Eight years to live after the manner of
an apprentice until he arrives at the age of Twenty and years, during all such
time the said apprentice shall faithfully serve his Lordship to command as
many whereof gladly by him, shall not at any time absent himself from
the said Griffins service without leave and in all things as a good and true
full servant shall behave towards the said Griffin and the said Griffin
death & earnest and agree with the said John Richards that he shall
cause the said apprentice to be taught the art or trade of Tanning
and that he will constantly find and provide said apprentice during the
the time of said sufficient leave washing and apparel fitting for an
adolescent and also all other things necessary both in sickness and health

and also that he will send him to England in School within the time of his
said apprenticeship until he learns to read and write and by his to the best
of his and their skill furnish said apprentice with an good and
decent set of books at the expiration of said apprenticeship or otherwise
of the parties to these presents have set their hands and sealed the day and
date above written.

Gotten and acknowledged in Open
Court February Term 1836

Test. Etchart, Bagby, Black

Joseph Griffen his
Court Clerk Read

Samuel Boy Read

Test. Etchart, Bagby, Black

Indenture Bond - William Johnson

This Indenture made this 1st day of February 1836 Between John Richards
Chairman of the Court of Pleas and Quarter Sessions of Stewart County and State of
Georgia of the one part and Stephen Boy of the other part witnesseth that the said
Stephen Boy in pursuance of an Order of the Court made of the day of the
date hereof and according to the act of Assembly aforesaid and aforesaid
a full boy and true unto the said boy an apprenticeship started with him
since the age of One year to day after the manner of an apprentice until
he arrives at the age of Twenty one years during all which time the said apprentice
the said Stephen Johnson shall faithfully serve his Lordship to command as
many whereof gladly by him shall not at any time absent himself from the said
boy service without leave and in all things as a good and true servant
shall behave towards the said Stephen Boy and the said boy death & earnest
and agree to and with the said John Richards that he shall cause the said
apprentice to be taught the art of Tanning and he will constantly find
and provide said apprentice during the time of said sufficient leave
washing and apparel fitting for an apprentice and also other things necessary
both in sickness and health and also that he will send him to English
Schools within the time of his said apprenticeship until he leaves the
read and write and by his to the best of his and also that he will furn
ish said apprentice with his Lordship and decent sets of books at the expira
tion of said apprenticeship. In witness whereof the parties to these presents
have set their hands and sealed the day and date above written

Received acknowledgement in Open
Court February Term 1836

Test. Etchart, Bagby, Black

Stephen Boy Read

John Richards Read

Account Current Estate Phillip Hemburgers Decessors

Daniel Cook & Wm Hemburgers Atts

of Phillip Hemburg Dec 22

on estate to the said Estate

		\$
For gross amount of first sale of Property		1236.99
Cash on hand as found among papers of Dec 22		35.95 1/2
Stock on Daniel Murphy for some small articles		3
Balanced by James Conner at		57 -
Rent of Board and Skill to Servants		11.50
Balanced Lacking of Daniel Brakes after	56 3	15.50
Stock on hand all which are known as insolvent		185.47 1/2
Total of accounts on hand good bad & indifferent		499.98
" Book debts all total		213.49
9 th additional Sale of property per		472.68 1/2
10 th Sale of Fine Porcelain		3166 -
		\$6997.28

Debts

		\$
12 1	By Wm Hemburgs accts for Expenses	53.75
23 2	cash paid by a check	3.00
4	Stephen Chapman aft	10. -
5	John Stampfley aft	1.50
15 2	N 16 Allard Atts	75. -
Aug 16 6	Stock and Canning Sars 1834	14.48 1/4
7	Stephens Ryes	5.56
8	Philip Williams aft	87 1/2
9	Wm Bradford & Co Rishop	35.93 3/4
10	John Nobley aft for Measuring	3.50
11	Stetson Ryes aft	9.68 1/4
12	Joseph Bishop aft	6.19 1/4
13	John Hallinable Atts	32.75 -
14	Treas 1835	5.17
15	Dozens Morns Surveyor aft	11.67 1/2
16	Allen Barnes aft	7.50
17	David Somers aft	5.50
18	Per 1832	8.97
19	Wm Bradford and aft	12. -
20	Wm West	19.12 1/2
21	McBride Carpenter aft	3.68 1/4
22	Bayly and others aft	21.37 1/2
23	D. Mason and others	21.95 1/4
24	James for Whiskey Jars 1834	15.70
25	Wm West and aft	3.37 1/2
26	John D. Moon aft	12.00
27	Saylock other work for	3.37 1/2
28	John Barker "	20.00
29	Per 1st Jan 1834	5.75
30	By located debts forward	409.81 1/2

Constituted Amounts Due on Ground by debts		\$	
By located debts over		409.81 1/2	
31.	Locally paid Treas Jan 1835	6.57 1/2	
32.	James O'Gorman Blakes	2.00	
33.	Allan Potelton for his son	11.13	
34.	Thomy Donagan before Rock	50	
35.	John P. O'Fallon aft	5.00	
36.	Johnston & Day, Atg	22.75	
37.	Ridwick McCarty before Rock	1.00	
38.	Wm Hemburgs wife aft	20.50	
39.	William St. Rappa Blakes father	4.75	
40.	Samuel O'Fallon adms Esq	16.50	
	Amt of debts due by Total & debts which being considered bad & cannot be collected	1344.18	
	Commissions on \$355.00 @ 5 per cent	282.50	
	and allowed comm for my services in this Settlement	7.50	
	amt allowed James Cook's services	5.25	
		2200.50	
	For Balance on hand		\$4798.50

Retained Feb 1 1836

State of New York the Phillip May Settlement through the County
of West County 3 Commissioners appointed by the County Bankers to make
Settlement with James Cook Phillip May Hemburgs Adm of Phillip
Hemburgs Debts having carefully examined the amounts charged
able against them as also the persons whose names were on the account
to find a balance in their hands after allowing their just credits
the sum of Four thousands Seven hundreds and Sixty Eight Dollars
less as per a post less than one month ago
Given under our hands at Hale this 8th day of January 1836
Returned February 1836
See Etched Wm Hemburgs Blakes
John L. Stevens
John L. Stevens

Account Current Guardian Samuel Lutons Baird		\$
Before Parker Esq of the Wm of James Lutons		5
Interest June 1 received in his hands to 1835		\$958.26
Interest June 1 received in his hands to 1836	\$465.41	952.85
By Blakes Jus & other Per ch. Vauchers		60.60
To interest on the above 180m on the		953.45
By commissions on the above at 4 per cent		32.50
		\$953.95
State of New York the Phillip May Settlement through the County Bankers to make Settlement with James Cook Phillip May Hemburgs Adm of Phillip Hemburgs Debts having carefully examined the amounts charged able against them as also the persons whose names were on the account to find a balance in their hands after allowing their just credits the sum of Four thousands Seven hundreds and Sixty Eight Dollars less as per a post less than one month ago		
Retained Feb 1 1836		

Willis Manning Guardian Return Wm. H. Luton Dec 1835

Interest all Luton part of the Estate of Clement H. Luton Dec 1835	\$301.84
Three Wagons and one dollar 34 $\frac{1}{2}$ Cents	3
Interest Eighteen dollars 8 $\frac{1}{2}$ Cents	18.8 $\frac{1}{2}$
Paid for Return in the year 1835	\$19.48
For Marriage	16 $\frac{1}{2}$
Leaves a Balance due Clement H. Luton	\$319.48
<u>To John Luton part of the Estate of Clement H. Luton Dec 1835 \$1.25</u>	
Interest Sixteen Dollars 23 $\frac{1}{2}$ Cents	16.23 $\frac{1}{2}$
Paid for Return in 1835 3 $\frac{1}{2}$ Pence	3.14 $\frac{1}{2}$
Cash paid for Dressing in the year 1835	7.75
Balanced due John Luton	\$316.15 $\frac{1}{2}$
<u>To Poly Dr. Luton part of the Estate of Clement H. Luton Dec 1835 \$1.25</u>	
Interest Seventeen Dollars 18 $\frac{1}{2}$ Cents	17.18 $\frac{1}{2}$
Paid for Return 1835 3 $\frac{1}{2}$ Pence	3.14 $\frac{1}{2}$
Cash paid for Dressing in 1835	7.75
Balanced due Poly Dr. Luton	\$308.12 $\frac{1}{2}$
<u>To Elizabeth Manning part of the Estate of John Jones Dec 1835 \$376.86</u>	
Interest Twenty Two Dollars 86 Cents	22.86
Returned February Term 1836	\$399.46
Sett Eliza, Party Clerk	

Willis Manning Guardian

John Ferrell Guardian Return Samuel Garbrough Heirs

John Ferrell made with the heirs of Samuel Garbrough
To Balance due the heirs at the last year's Return

83.10 $\frac{1}{2}$
50
25
1.18 $\frac{1}{2}$
<u>\$ 85.39$\frac{1}{2}$</u>

contra credit

By Dr. Garbrough's Rec't for his parts	20.86
for suit on Land & Negroes for 1834 44.83 $\frac{1}{2}$	44.83 $\frac{1}{2}$
Cash for two pair shoes for Francis Garbrough	2.36
and 3 years interest Grand 18.82	18.82
May Bill as the same and 16 years interest	16.34
Shipping Freeman and Debts on Board of Agents	5.85
the 7 th part of which is	5.55
<u>\$ 99.46</u>	

Returned February Term 1836

Sett Eliza, Party Clerk

John Ferrell Guardian

Account of Sale of the Estate of Thomas Jenkins Dec 1835

Waggon &c 26 rods wood all the furniture &c Johnson	181.	
3 Peas & Turnips 60.00	6 bushels 25 $\frac{1}{2}$ bushel 25 $\frac{1}{2}$ bushel Jenkins	5.50
Bob Maid 5 $\frac{1}{2}$ Table 25 $\frac{1}{2}$ Table man 25 $\frac{1}{2}$	112. do	12
5 Hens 27 $\frac{1}{2}$ 1 Gt. do 12 $\frac{1}{2}$ p	112. do	12
<u>\$ 157.13$\frac{1}{2}$</u>		

A True Return of the same August 15th day 1835.

Returned February Term 1836

James Ward, Attorney of
Thomas Jenkins Dec 1835

John Summers Guardian Return Thomas Summers (Piano)

John Summers by order of Thomas Summers	\$ 20.00
To Cash to his amount	
6 $\frac{1}{2}$	
By Black fee for goods sold	.25
Cash paid Expenses	.25
" " 1 pair Paper	.37 $\frac{1}{2}$
" " 5 yds Linen 23 $\frac{1}{2}$	2.50
" " 1 Pair Shaw	1.75
" " 100 Buttons	12 $\frac{1}{2}$
" " Shopch & Villers Rec't	8.69
" " 6 gas Domestic @ 1 $\frac{1}{2}$	1.00
" " 12 Buckram	.25
" " 3 $\frac{1}{2}$ Padding	.50
" " 1 Gas Donut	.25
" " Thread 16	.37 $\frac{1}{2}$
By unit of Myself Bill	1.75
Edward D. Wotts Rec't for Schooling	1.50
5 yds Sams 2 $\frac{1}{2}$ do	5.00
Gas for 1835	.75
<u>\$ 240.76$\frac{1}{2}$</u>	

John Summers Guardian of Sidney Summers

To A. M. Summers Rec't due 1st Aug 1836

A. Summers Note wth do 1836

6 $\frac{1}{2}$

By 1 Pair Shoes

12.00
30.00
<u>\$ 42.00</u>

10.50
10.50
<u>\$ 21.00</u>

Account of Additional Sale of the Estate of Newburgh Dec'd.

To the heirs of the late S. P. Bailey	\$ 75.00
" " " late S. P. Bailey	10.25
Rent of Land	59.00
January 1836	\$ 144.25
To Rent of Land to John T. Bailey	25.00
" the sale of Land Estate and Slave to John T. Bailey	1091.00
" " " David to S. P. Bailey	950.00
Returned February 1 st 1836	
Total Estate Baileys Clerk at time Inventory by me	\$ 2210.25
John T. Bailey	

Account current of the Estate of John Mills Dec'd.

State of Summerville January 2nd 1836
Stewart County No the undersigned Commissioners have met a quarterly
to an order court to us directed and have settled with John R. Clarke ad
ministrator of John Mills Dec'd Following account

85 To amount of account of sale	\$ 15.59
1 Sale on Notch College June 8 th Oct 6 1804 Dauberville	40.00
1 Sale on James Carpenter Payable in trade " Dauberville	100.00
1 Sale on the Rogers Corpse - Dauberville due 1 st Feb 1821	110.00
1 Sale on John Ellis For	8.00
1 Sale on James Carpenter Payable in trade Dauberville	102.00
	\$ 373.59
65 all the above named is now collect and is doubly full for which we give the Administrator credit	\$ 358.00
By Court charges	3.12%
Return of this Settlement to Court	.50
The Administration of said Estate of John Mills	
28 days while he was sick of a day	28.00
To coffin hire and burying lot etc	5.50
Bording and Keeping two horses two months	8.00
	403.12% 30.53%

After settling with the Administrator we find the Estate of John
Mills Intitled to the Administrator Thirty Dollars \$ 53 1/2 Due in
under our hands the day and date above written
Returned February 1st 1836

Ethel Bayliss Clerk's Bond

Sethos Bay
W. C. Jones
David Jones

Account current of the Estate of Sophia Morris Dec'd.

State of Summerville the Commissioners appointed by the County Court at the
Stewart County Court Term to settle with William and James Morris Administrators
of Sophia Morris Dec'd. the Estate of said Dec'd and have settled as follows
as amount of sale \$ 431.57

The Commissioners 4 per cent.

" Miles for Order of Sale

No Return

Order for Commission

and the Return

Poison account

For Spirits drunk at the day of sale

The Return

\$ 17.27	\$ 431.57
6.00	
4.00	
62%	
.50	
48.52	
5.00	66.75
	\$ 518.50

Given under our hands this 29th January 1836

Returned February 1st 1836

William L. Dunbar

Ethel Bayliss Clerk

Feb. 1st 1836

Vincent Wyatte (Guardian Return) Carroll Jackson

Received of Sethos Bayliss an account of C. Jackson Estate due \$ 15.00

The above is the amount that has come to my hands July 2nd 1836 his

Returned February Term 1836

Vincent Wyatte

mark

Ethel Bayliss Clerk

Ethel Bayliss Clerk's Bond

I now all bind by these presents that no other day or time together or otherwise to
Mr. Wall and James Lee or his wife and family bound under Statute damages known
or known or the State of Summerville or his successors in office in the sum of down
of Two Thousand Five Hundred Dollars for the payment of which we bind our selves our hands to
both our seals and dates this 3rd day of April A.D. 1836

The conditions of the above obligation is this that whereas Ethel Bayliss hath been
duly elected Clerk of the County Court of Stewart County by the Clerks of the said
County being the several Clerks of said County and long collected and given
Seals that are due to the State of Summerville as directed to be collected by the Clerks
of the County Court by the Laws of Summerville such leases made and given
from the above obligation to Mr. W. C. Jones & Co to remain in full force & effect
Takewit acknowledge in a sum
Court Day Term 1836

W. C. Jones Seal

A. Mc. Mall Seal

James Lee Seal

Elliott Bayly Clerk Bond

Know all men by these presents that we Elliott Bayly Esq: and Mr. Ward and Samuel Lee and held and firmly bound unto Justice Cannon Governor and his Successors in office in the State of Sumpter and his Successors in office in the County Court of Sumpter sum of Five Thousand Dollars for the payment of which we bind our selves and each of us our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated the 25th day of May A.D. 1836.

The condition of the above obligation is this that whereas the above named Elliott Bayly hath been elected Clerk of the County Court of Stewart County, now thence the said Elliott Bayly will and truly and faithfully keep the Records of the County Court of Stewart County and will and truly and faithfully discharge the duties of said office of Clerk Clerk then the above obligation to be void else to remain in full force and virtue in Law.

Elliott Bayly Seal
John Clements Seal
A. W. Ward Seal
Samuel Lee Seal

William B. Cherry Sheriff Bond

Know all men by these presents that we William B. Cherry William Ellis W. Jones & J. S. Marshall Jr. are Deputies and Assistants all of the County of Stewart and State of Sumpter are held and firmly bound unto Justice Cannon Governor and over the State of Sumpter and his Successors in office in the sum of Five Thousand Dollars for which payment will and truly to be made we bind our selves and each of us our Heirs Executors and Administrators jointly and severally firmly by these presents given under our hands and seals the 25th day of May A.D. 1836.

The condition of the above obligation is such that whereas the above named William B. Cherry is constituted and appointed Sheriff of Stewart County & therefore the said William B. Cherry shall will and truly receive and return make of all process and precept to him directed and pay and satisfy all fees and sum of money by him received or derived by virtue of any process into the proper office into which they stand by the law thereof right to be paid onto the persons or persons to whom the same shall be due, his her or their executors Administrations attorney or agent and in all other things will and truly and faithfully execute the said office of Sheriff during his continuance therein than he above obligation to be void otherwise to remain in full force and effect.

W. B. Cherry Seal
William Ellis Seal
W. C. Jones Seal
J. S. Marshall Seal
John Easton Seal
E. Streetly Seal

John Richards Register Bond

Know all men by these presents that we John Richards John McCloud Attelie Wallace W. G. Cherry & Justice John H. Colton and James R. Hanks all of the County of Stewart and State of Sumpter are held and firmly bound unto Justice Cannon Governor and over the State of Sumpter for the time being and his Successors in office in the sum of Five Thousand Dollars for the payment of which we bind ourselves over and each of us our Heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals and dated the 25th day of May A.D. 1836.

The condition of the above obligation is such that whereas the said John Richards hath been duly and constitutionally elected Register by the voters of the County of Stewart now if the said above named John Richards shall will and truly and faithfully discharge the duty imposed upon him as Register of said County as the Law directs, so long as he continueth in said office then this obligation to be void else to remain in full force and virtue in Law.

John Richards Seal
John W. McCloud Seal
Attelie Wallace Seal
W. G. Cherry Seal
John H. Colton Seal
James R. Hanks Seal

Elliott Bayly Clerk

George Petty Const. Take Bond

Know all men by these presents that we George Petty John W. Petty and William Ogum all of the County of Stewart and State of Sumpter are held and firmly bound unto his Excellency Justice Cannon Governor and over the State of Sumpter and his Successors in office in the sum of Ten Thousand Dollars for the payment of which we bind our selves over and sealed with our seals and dated the 25th day of May A.D. 1836.

The condition of the above obligation is such that whereas the said George Petty hath been appointed Constable by the County Court of Stewart County and thereafter the said above named George Petty shall will and truly and faithfully discharge the duty imposed upon him as the Constable of Stewart County by the act of the Legislature of the State of Sumpter and make faithful application of all money that may come to his hands as Constable and pay over said money agreeably to the act of assembly in such cases made and provided then the above obligations to be void else to remain in full force and virtue in Law.

George Petty Seal
John W. Petty Seal
William Ogum Seal

John H. Colson Trustee Bonds

I know all men by these presents that we John H. Colson their Trustee
John Darned John Richards William Webster Miller and Ellis all of
the County of Stewart and State of Georgia are held and firmly bound
unto Thomas Ward Esquire Chairman of the County Court of Stewart being
in the sum and just sum of Two Thousand Dollars to be paid to
the said Thomas Ward his successors in office or their assigns which
payment will and truly to be made the third and last and each of us
and each of our executors administrators and assignees jointly
and severally firmly by these presents sealed with our seals and dated
the 2nd day of May 1836.

The condition of the above obligation is such that whereas the above
named John H. Colson hath been by the orders of the County of Stewart
selected Trustee for said County Court of the said John H. Colson
shall safely collect and shall add to my money which by law he
is authorized as Trustee to collect and faithfully account for and
pay over all the same agreeably to the orders of the County Court
then the above obligation to be void else to remain in full force and
effect.

Soken and acknowledged in open
Court May 2nd 1836.

Test Elliot Bayly Clerk

John H. Colson Seal
John Darned Seal
John Darned Seal
John Richards Seal
William Webster Seal
William Ellis Seal

John H. Petty Ranger Bond

I know all men by these presents that we John H. Petty William Rogers and
George Pitts all of the County of Stewart and State of Georgia are held and
firmly bound unto Thomas Ward Esquire Chairman of the County Court of
Stewart County in the sum of Five Hundred Dollars to be paid to the said
Thomas Ward his successors in office or their assigns which payment will and
truly to be made. We bind our selves our heirs executors administrators and
spouse bonds and severally firmly by these presents sealed with our seals
and dated the 2nd day of May 1836.

The condition of the above obligation is such that whereas the above named
John H. Petty hath been by the County Court of Stewart a mounted Ranger
for said County Court the said John H. Petty shall well and truly collect
and perform the duties of Ranger agreeably to Law during his continuance
in office. Then the above obligation to be void else to remain in full
force and effect in Law.

Soken and acknowledged in open
Court May 2nd 1836.

Test Elliot Bayly Clerk

John H. Petty Seal
William Rogers Seal
George Pitts Seal

William Bayly Will

I William Bayly of the County of Stewart and State of Georgia having of some
and disposing mind and memory do make this my Last Will as a testament
of trust I give and bequeath unto my wife Isabella Bayly my absolute
tutelary and at her own disposal all the property either real or personal that
may hereafter belong to her own her Right from her Father Estate like
wise all my house hold and Kitchen Furniture all my Working Tools two
houses such as may be suitable for her to work or ride all my library of
books such as I may have at my death and my gold Watch also a young
girl named Lavina

I also leave to my said wife Isabella during her Natural Life or
Maidhood the following property Real and personal to wit Benjamin a
Negro man Simon a Negro man Hendon a Negro boy also the farm
which I now reside called Dove shoals it being the tract purchased by me
of John Seastrom by due bearing date April 10th 1830 containing one
hundred acres the buildings have been erected since the purchase
to gather with all the houses and out houses with the appurtenances there
belonging excepting and reserving the stone Mill erected on a part
of the tract, I also give and bequeath unto my wife Isabella two
hundred Dollars per annum during her Natural Life or Maidhood to
paid by my executors or administrators quarterly in advance.

Secondly It is my will and desire that after my wifes death or marriage
the property both Real and Personal herein before conveyed to her for her
Life or maidhood shall return to the body of my Estate and be disposed
of in manner and form as follows,

I give and bequeath unto my Nephew Collier Thomas Herchival a son of
my Sister Mrs Herchival my Negro boy Hendon, I give and bequeath
unto my Brother in Law John Herchival my negro man Benjamin and I
give unto my Brother Elbert Bayly my negro man Simon and the tract of
land before alluded to as the Dove Shoals with all its appurtenances
to him and to his heirs forever.

Thirdly I give and bequeath unto my Brother Elbert Bayly my half interest
in a Negro man named Harry now in my possession and at present joint
and equally owned by him and myself.

Fourthly It is my will and desire that all my effects both Real and per
sonal that otherwise disposed of by this my Last Will shall be equally
divided between John Herchival and my Brother Elbert Bayly and should
I die my Brother Elbert Bayly die within one month of my decease it is my
will and desire that John Herchival my Brother in Law shall take all
the interest entire that is before conveyed in equal portions to him and my
Brother Elbert Bayly by Testimony whereof I have hereunto set my
hand and published this my Last Will and Testament 27th July 1835

Alfred H. Powell
James Lee

G. Bayly

(Continued)

Continued

I Cullen Bayly Testator in the above will in execution thereof do nominate and appoint John Herchual and Eliza Bayly my executors of this my Last Will and Testament hereby revoking all former Wills by me made. In Testimony whereof I have hereunto set my hand this 27th July 1832.

Signed published and declared

by Said Cullen Bayly to be
his Last Will and Testament in
presence of

Alfred H Powell
James Lee

C. Bayly

State of Tennessee May Term 1836
Fayette County This Instrument of Writing was produced in
Open Court and the Execution thereof duly proved by the
Oaths of Alfred H Powell and James Lee the Subscribing
Witness thereto and the same is Ordered to be Recorded

Fest. Ethel Bayly Clerk

Samuel Ross Surveyor Bond
Know all men by these presents that we Samuel Ross alias Morris Solomon
el Libtunine Nathan Morris and Henry Seville all of the County of
Fayette and State of Tennessee are held and firmly bound unto Austin
Burrill Governor and over the State of Tennessee for the sum
of one thousand Dollars for the payment of which we bind ourselves and each of us his heirs
executors administrators and assigns jointly and severally firmly by these
presents sealed with our seals and dated this 2^d day of May A.D. 1836

The condition of the above obligation is such that whereas the above
bound Samuel Ross hath been appointed by the Justice of the County
Court of Fayette County Surveyor for said County at their May Term 1836
to serve the said above bound Samuel Ross shall well and truly and
faithfully discharge the duties imposed on him as Surveyor of said
County by the act of Assembly of the State of Tennessee requiring
such bases made and provided that this obligation to be void or other
wise to remain in full force and virtue in Law

Taken and acknowledged upon
Court May Term 1836

Fest. Ethel Bayly Clerk

Samuel Ross
alias Morris
H. Seville
P. S. Morris
Solomon el Libtunine
H. Seville

Anthony Lee Constable Bond

Know all men by these presents that whereas Anthony Lee John Lee and
Mark McLean all of the County of Stewart and State of Tennessee are held
and firmly bound unto the Governor and over the State of Tennessee in the
sum of one thousand Dollars for the payment of which we bind ourselves and
each of us executors and Administrators jointly severally firmly by these presents
sealed with our seals and dated this 2^d day of May 1836

The condition of the above obligation is such that whereas Anthony Lee
is appointed Constable by the Voters of District No 1 of the County of Stewart
whereas the said Anthony Lee does well and truly execute all process and
other things that shall come unto his hands or paper upon and make due return
thereof and shall faithfully pay and discharge all moneys that are collected
by him to such persons as are by Law to receive the same and in all things
to demean himself as constable by faithfully executing the duties imposed on him
by Law, then this obligation to be void otherwise to remain in full force
and effect given under our hands and seals the day and date
above written

Taken and acknowledged upon
Court May Term 1836

Fest. Ethel Bayly Clerk

Anthony Lee
John Lee
Mark McLean

Edward W Smith Constable Bond

Know all men by these presents that we Edward W Smith Solomon Solomon
and Abbie C Waller are all of the County of Stewart and State of Tennessee
are held and firmly bound unto the Governor and over the State of
Tennessee in the sum of one thousand Dollars for the payment of which
we bind ourselves executors and Administrators jointly and
severally firmly by these presents sealed with our seals and dated this 2^d
day of May 1836

The condition of the above obligation is such that whereas the above
bound Edward W Smith is appointed Constable by the Voters of District
No 3 of the County of Stewart Now if the said Edward W Smith
does well and truly execute all process and other things that shall come
unto his hands or paper upon and make due return thereof and shall faithfully
pay and discharge all moneys that are collected by him to such
persons as are by Law to receive the same and in all things to demean
himself as constable by faithfully executing the duties imposed on him by
Law then this obligation to be void otherwise to remain in full force
and effect given under our hands and seals the day and date above written
Taken and acknowledged upon
Court May Term 1836

Fest. Ethel Bayly Clerk

E.W Smith
Solomon M. Solomon
Abbie C Waller

James R. Woods Constable Bond

I know all men by these presents that Mr James R Woods Wm Hixson
Fiville John H Colson and John Richard all of the County of
Stewart and State of Sumpter are held and firmly bound unto the
Governor or man and over the State of Sumpter in the sum of one Thousand
Dollars for the payment of which we bind ourselves our heirs Executors
and Administrators, jointly and severally, firmly by these presents sealed
with our seals and dated the 2^d day of May 1836.

The condition of the above obligation is such that whereas James R
Woods is appointed constable by the voters of District No 9 of the
County of Stewart Now if the said James R Woods does well and
truly execute all processes and other things that shall come into his hands for
prosecution and make due return thereof and shall faithfully
pay and discharge all monies that are collected by him to such persons
as are by Law to receive the same and in all things to demean himself
as constable, by faithfully executing the duties imposed on him by Law
than this obligation to be void otherwise to remain in full force and
effect given under our hands and seals the day and date above written
Taken and acknowledged in open
Court May Term 1836

Test Edgar Bayly Clerk

James R. Woods Seal
Henry Harrell Seal
John Colson Seal
John Richard Seal

Roderick McAliley Constable Bond

I know all men by these presents that Mr Roderick McAliley Notary
Public and Samuel Lockhart all of the County of Stewart and
State of Sumpter are held and firmly bound unto the Governor or man
and over the State of Sumpter in the sum of one Thousand Dollars for the
payment of which we bind ourselves our heirs Executors and Adminis-
trators jointly and severally, firmly by these presents sealed with our
seals and dated the 2^d day of May 1836

The condition of the above obligation is such that whereas Roderick
McAliley is appointed constable by the voters of District No 10 of the
County of Stewart Now if the said Roderick McAliley does well and
truly execute all processes and other thing that shall come into his hands
for prosecution and make due return thereof and shall faithfully pay
and discharge all monies that are collected by him to such persons
as are by Law to receive the same and in all things to demean himself
as constable, by faithfully executing the duties imposed on him by Law
than this obligation to be void otherwise to remain in full force and
effect given under our hands and seals the day and date above written
Taken and acknowledged in open
Court May Term 1836

Test Edgar Bayly Clerk

Roderick McAliley Seal
Notary My Atto Seal
Samuel Lockhart Seal

David Grinn Constable Bond

I know all men by these presents that Mr David Grinn all of the County of
Stewart and State of Sumpter are held and firmly bound unto the Governor
or man and over the State of Sumpter in the sum of one Thousand Dollars
for the payment of which we bind ourselves our heirs Executors and Adminis-
trators jointly and severally firmly by these presents sealed with our
seals and dated the 2^d day of May 1836

The condition of the above obligation is such that whereas David
Grinn is appointed constable by the voters of District No 12 of the
County of Stewart Now if the said David Grinn does well and truly
execute all processes and other things that shall come into his hands for
prosecution and make due return thereof and shall faithfully pay
and discharge all monies that are collected by him to such persons as are
by Law to receive the same and in all things to demean himself as
constable, by faithfully executing the duties imposed on him by Law
than this obligation to be void otherwise to remain in full force and
effect given under our hands and seals the day and date above written
Taken and acknowledged in open
Court May Term 1836

David Grinn Seal
Milas Summers Seal
John Lantiford Seal

Test Edgar Bayly Clerk

Benjamin Collier Constable Bond

I know all men by these presents that Mr Benjamin Collier William Taylor
and William Ellis all of the County of Stewart and State of Sumpter are
held and firmly bound unto the Governor or man and over the State of Sumpter
in the sum of one Thousand Dollars for the payment of which we bind ourselves
our heirs Executors and Administrators jointly and severally firmly
by these presents sealed with our seals and dated the 2^d day of May 1836

The condition of the above obligation is such that whereas Benjamin
Collier is appointed constable by the voters of District No 10 of the County
of Stewart Now if the said Benjamin Collier does well and truly
execute all processes and other thing that shall come into his hands for
prosecution and make due return thereof and shall faithfully pay
and discharge all monies that are collected by him to such persons as are by
Law to receive the same and in all things to demean himself as constable
by faithfully executing the duties imposed on him by Law than this
obligation to be void otherwise to remain in full force and effect
given under our hands and seals the day and date above written
Taken and acknowledged in open
Court May Term 1836

Test Edgar Bayly Clerk

Benjamin Collier Seal
William Taylor Seal
William Ellis Seal

John H. Mockler Constable Bond

Know all men by these presents that we John H. Mockler citizen
of Wallace and William Webster all of the County of Stewart and State
of Georgia are held and firmly bound unto the Governor in and over
the State of Georgia in the sum of one Thousand Dollars for the pay-
ment of which we bind ourselves our heirs executors and administrators
Jointly and severally firmly by these presents sealed with our seals and
dated this 3rd day of May 1836.

The condition of the above obligation is such that whereas John H.
Mockler is appointed constable by the voters of the District No. 8
for the County of Stewart Now if the said John H. Mockler does
well and truly execute all precepts and other things that shall come
into his hands or possession and make due return thereof and shall
faithfully pay and discharge all moneys that are collected by him to
such persons as are by law to receive the same and in all things to
demean himself as constable by faithfully executing the duties
imposed on him by law then this obligation to be void otherwise to
remain in full force and effect Given under our hands and seals the
day and date above written

Sakeward acknowledged in open
Court May Term 1836

First Ethel Bayfield Clerk

John H. Mockler Seal
Attested Wallace Seal
William Webster Seal

Samuel Wofford Constable Bond

Know all men by these presents that we Samuel Wofford citizen
of Wallace and the place below all of the County of Stewart and State of
Georgia and held and firmly bound unto the Governor in and over the
State of Georgia in the sum of one Thousand Dollars for the payment of which
we bind ourselves our heirs executors and administrators
Jointly and severally firmly by these presents sealed with our seals
and dated this 2nd day of May 1836

The condition of the above obligation is such that whereas Samuel Wofford
only has been duly & constitutionally appointed constable by the voters of the
District No. 9 of County of Stewart and State of Georgia Now if the said
Samuel Wofford does well and truly execute all precepts and other
things that shall come into his hands or possession and make due return thereof
and shall faithfully pay and discharge all moneys that are collected
by him to such persons as are by law to receive the same and in all
things to demean himself as constable by faithfully executing the
duties imposed on him by law then this obligation to void otherwise to
remain in full force and effect Given under our hands and
seals the day and date above written

Sakeward acknowledged in open
Court May Term 1836

First Ethel Bayfield Clerk

Samuel Wofford Seal
Attested Wallace Seal
John H. Colson Seal

Enos Vinson Constable Bond

Know all men by these presents that we Enos Vinsen or Will Champion
and William Etheridge all of the County of Stewart and State of Georgia
are held and firmly bound unto the Governor in and over the State of
Georgia in the sum of one Thousand Dollars for the payment of which
we bind ourselves our heirs executors and administrators Jointly
and severally firmly by these presents sealed with our seals and dated
the 2d day of May 1836

The condition of the above obligation is such that whereas Enos
Vinson is appointed constable by the voters of District No. 8 of the
County of Stewart Now if the said Enos Vinsen does well and truly
execute all precepts and other things that shall come into his hands or pos-
session and make due return thereof and shall faithfully pay and
discharge all moneys that are collected by him to such persons as are by
law to receive the same and in all things to demean himself as constable
by faithfully executing the duties imposed on him by law then this
obligation to be void otherwise to remain in full force and effect
Given under our hands and seals the day and date above written
Sakeward acknowledged in open
Court May Term 1836

Enos Vinson Seal
Will Champion Seal
William Etheridge Seal

Enos James Constable Bond

Know all men by these presents that we Enos James John Colson or Silvan
or Colson and William Etheridge all of the County of Stewart and State of
Georgia are held and firmly bound unto the Governor in and over the State
of Georgia in the sum of one Thousand Dollars for the payment of which
we bind ourselves our heirs executors and administrators Jointly and severally
firmly by these presents sealed with our seals and dated the 2d day of May
1836

The condition of the above obligation is such that whereas Enos
James has been duly & constitutionally appointed constable by the voters
of District No. 9 of the County of Stewart Now if the said Enos James justly
and truly execute all precepts and other things that shall come into his hands
or possession and make due return thereof and shall faithfully pay and dis-
charge all moneys that are collected by him to such persons as are by law to
receive the same and in all things to demean himself as constable by faithfully
executing the duties imposed on him by law then this obligation to
be void otherwise to remain in full force and effect Given under our hands
and seals the day and date above written

Sakeward acknowledged in open
Court May Term 1836
First Ethel Bayfield Clerk

Enos James Seal
John H. Colson Seal
Silvan Colson Seal
William Etheridge Seal