

William B Cherry, Constable Bond

Know all men by these presents, That we William B Cherry, James Scarbrough, John Scarbrough and Joseph Smith are held and firmly bound unto William Carroll Esquire Governor of the State of Peninsular in the sum of one Thousand to be paid to the said William Carroll or his Successor in office or their Agents which payment will and truly to be made, We bind ourselves, and each of us and each of our Heirs, Executors Administrators and Assigns jointly and severally firmly by these presents sealed with our Seals and dated this 5th day of May 1830.

The condition of the above obligation is such, that whereas the above named William B Cherry hath been by the justices of the Court of Pleas and Quarter Sessions for the County of Stewart appointed constable in this County for said County. Now if the said William B Cherry shall well & truly and without delay execute all process and precept to him directed and with full intent for and upon over all sums due by him collected by virtue of any process or precept but into his hands to the plaintiff his her or their agent or attorney or to such other person or persons to whom the same may be due and payable agreeably to the tenor thereof, and in all other things faithfully execute the duties of Constable during his continuance in office, then the above obligation to be paid as aforesaid to remain in full force and effect.

Taken & acknowledged in open court, May 5th 1830.

William B Cherry
James Scarbrough
John Scarbrough
Joseph Smith

John Norrey, Constable, Bond

Know all men by these presents, That we John Norrey, Joseph Smith, George Catty, John Scarbrough and James Scarbrough are held and firmly bound unto William Carroll Esquire Governor of the State of Peninsular in the sum of one thousand dollars to be paid to the said William Carroll or his Successor in office or their Agents which payment will and truly to be made we bind ourselves each of us and each of our Heirs, Executors Administrators and Assigns jointly and severally firmly by these presents sealed with our Seals and dated this 5th day of May 1830.

The condition of the above obligation is such, that whereas, the above named John Norrey, Joseph Smith, George Catty, John Scarbrough and James Scarbrough are held and firmly bound unto William Carroll Esquire Governor of the State of Peninsular in the sum of one thousand dollars to be paid to the said William Carroll or his Successor in office or their Agents which payment will and truly to be made we bind ourselves each of us and each of our Heirs, Executors Administrators and Assigns jointly and severally firmly by these presents sealed with our Seals and dated this 5th day of May 1830.

The condition of the above obligation is such, that whereas, the above named John Norrey, Joseph Smith, George Catty, John Scarbrough and James Scarbrough are held and firmly bound unto William Carroll Esquire Governor of the State of Peninsular in the sum of one thousand dollars to be paid to the said William Carroll or his Successor in office or their Agents which payment will and truly to be made we bind ourselves each of us and each of our Heirs, Executors Administrators and Assigns jointly and severally firmly by these presents sealed with our Seals and dated this 5th day of May 1830.

Taken & acknowledged in open court.

May 5th 1830.

John Norrey
Joseph Smith
George Catty
John Scarbrough
James Scarbrough

Henry L Wall in right of his wife, Dower,

State of Pennsylvania Agreable to a petition filed in the County Court of said County, in the underwritten Stewart County 3rd Jurors have met agreeable to said petition and being duly sworn have proceeded to divide the land. Henry Wall in right of his wife as the former wife of Charles King deceased so w^t, Beginning at an Ash, on the south side of Britton's fork, of Soline Creek, the dividing line between the Heirs of Charles King deceased and John Biggs Prince with forty five degrees East, one hundred and sixty poles. Prince one hundred and sixty poles East. Thence North one hundred and sixty poles forty five degrees West to John Biggs' line, Prince with said line to the Beginning. April the 20th 1830.

Robert Walker
John Biggs
Els. Wallace
Henry French
William B Cherry

Ewin McKinney, Guardian, Return for David Brunson

\$3,545.80 Ewin McKinney Guardian, I have Recd for David Brunson fifty dollars and fifty eight cents of his father's Estate and sixteen dollars and twenty five cents of Isaac Brunson late deceased Estate. I have settled up with Elizah Cox the husband and of Jane Brunson and got a clear receipt, May the fourth 1830.

Ewin McKinney

William C Jones, Guardian, Return for David Jones

A return by the Guardian of David Jones. The amount that has come into his hands Recd for Rents of Land, \$10.00. For Mill Stones \$4.00 January 1st 1830. William C Jones, Guardian

John Tomlinson, Guardian for John M Bradford & May M Bradford, Return

John Tomlinson guardian for of John M Bradford and May M Bradford make the following return for the year 1830. To the hire of one Negro boy named Ben - \$14.00 Recd said Tomlinson as one of the Heirs is intitled to a one third of the above amount leaving a Balance of \$8.66.

John Tomlinson

Abelith Wallace, Notice to William Pandle, Constable

Dover April 16th 1830. Mr William Pandle. I shall on the first or second day of May Court 1830 move the Court to release me as one of your securities or Constable of Stewart County. Yours Respectfully Abelith Wallace, On Which Notice are enclosed the words & figures following to wit, came to hand the same day affixed. Copy delivered ^{25th} of April 1830.

Abelith Wallace

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Christopher Clements & A. M. Wall, Executors Bonds

State of Minnesota Know all men by these presents That we Christopher Clements Stewart County & A. M. Wall John W. Clements and As. Johnson are hereby firmly bound unto William Cared Governor of the State of Minnesota in the sum of five thousand dollars to be paid to the said William Cared or his Successors in office or their Assigns for which payment until his Death to be made We bind ourselves and each of us our and each of our Heirs Executors and Administrators jointly and severally firmly by these presents Sealed With our Seals and dated this 1st day of May 1830
The Condition of the above obligation is such That up to Clements and A. M. Wall Executors of the last Will and Testament of John W. Clements Do make or cause to be made a true and particular inventory of all manner of goods now & at this time rights & credits of the said deceased Which hath or shall come into the hands Knowledge or possession of the said Executors or into the hands or possession of any other person or persons to their knowledge And exhibit the same or cause it to be exhibited into our ensuing County Court and all the same goods chattels rights and credits of the deceased at the time of his death or at any time after Which hath or may come into the hands or possession of the said Executors or any other person or persons for whom do use and apply A sum in like amount according to law and agreeable to said Will and Testament and further do make or cause to be made a true and plain account of their said Executordship and Exhibit the same on oath before the Justice of our said Court And the rest & residue of said goods chattels rights and credits of said deceased remaining on hand Account do deliver and pay to said person or persons respectively to whom the same may be due agreeable to the true intent and meaning of the said Will and Testament Then the above obligation to be paid Otherwise to remain in full force and Virtue in law A. M. Wall
John W. Clements
A. A. Johnson
May Term 1830.

Given under my hand & seal this 1st day of May 1830
George Wimberly,

State of Minnesota The indenture made this 5th day of May 1830 Between Nathan Popl's engine Chairman of the Court of Common Pleas & Justices of the County of Stewart and Hale Apothecary of the one part and George Wimberly of the other part, Minnepolis. That the said Nathan Popl in pursuance of an order of this Court made of the day of the date hereof and according to the Act of Assembly in such case made & provided doth put place and bind unto the said George Wimberly an orphan boy named Alexander Black (now December 1829) of the age of eight years to live after the manner of an apprentice and servant until he arrive at the age of twenty one years during all which time the said Apprentice his said Master shall faithfully serve him lawfully command & every where gloriously obey. He shall not at any time absent himself from his said Masters Service without leave, and in all things as a good and

faithfull Servant shall behave towards his said Master. And the said George Wimberly doth Covenant and agree to and with the said Nathan Popl that he will cause the said Apprentice to be taught the Arte and Trade of Farming and that he will constantly find and provide said Apprentice during the time aforesaid sufficient diet, washing and apparel fitting for an Apprentice and also all other things necessary both in sickness and in health. And also that he will send him to some English School within the time of his said Apprenticeship until he com to Age. Write and sign & agree to the single rule of three. And also that he will furnish said Apprentice with two good and decent suits of Cloaths at the expiration of his said Apprenticeship In witness whereof the parties to these presents have signed their names and affixed their seals the day and date above written Nathan Popl Chairman George Wimberly
Eliza Fletcher
Subscribed by Taylor
J. P. Wimberly
May Term 1830.

Eliza A. Boyd, Guardian Bond

Know all men by these presents That we Eliza A. Boyd & Amelia Thornton are hereby firmly bound unto Nathan Popl engine Chairman of the County Court of Stewart County his Successor or his executors survivor or survivors his Executors Administrators or Assigns in the sum of Six Thousand dollars For the benefit of Richard Boyd For the payment of which we bind ourselves our Heirs Executors Administrators and Assigns jointly and severally firmly by these presents Sealed with our seals and dated this 1st day of May 1830
The condition of the above obligation is such That whereas Eliza Boyd has been appointed Guardian to the said Richard Boyd. Now if the said Eliza Boyd shall well and faithfully make true returns, and settlements make with the County Court of Stewart agreeably to law during her said Guardianship. And at the expiration thereof shall well and faithfully account with the said Justice of the County Court of Stewart. And pay over to them or their executors, the profits of said Estate that may come into her hands. By Virtue of said Guardianship together with the profits. And the said Eliza Boyd as aforesaid shall come in herself in all things relating to the said Guardianship. agreeably to Law. and thus this obligation to be done Eliza to remain in full force and Virtue in law Taken and acknowledged in open Court
Eliza Boyd
Amelia Thornton
May Term 1830.

Resignation of Henry Megeen, constable

To the worshipfull County Court of Stewart County. May Term 1830. I desire to your Worships my resignation of the office of constable. Which your Honours induced you to bestow upon me, at the same I beg to tender to you individually my heartfelf thanks for the favourable opinion you were pleased to express towards me.
May the 5th 1830.

Your friend & O. servant
Henry Megeen

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74 Account current. State of Joseph Smith deceased

1828

| | | |
|---|--------|----------|
| Dr. H. Finly Administrator to Dr. Joseph H. Smith deceased | | |
| For amount of sale of property belonging to said Smith | | \$105.00 |
| By Clerks fees | \$3.75 | |
| Dr East Clements Bill | 3.50 | |
| Dr one day lost while appointed Sheriff expenses | 2.00 | |
| Dr one day jail | 1.00 | |
| Dr returning Inventory, amount of sale, and expences | 2.00 | |
| To having commission, appraisers and expences | 1.50 | |
| To getting 2 copies of the Warrant for Commissioners | 1.00 | |
| To Commissioners daily fine dollars for counting & paying out, 3.25 | | |
| By Commissioners fees for settling | 3.00 | |
| | \$2 | |
| | | \$44.00 |

State of Pennsylvania Pursuant to an order of the County Court of Stewart County
Stewart County At their February 1830. We the Commissioners have
for cause to settle with David H. Finly Administrator of Joseph H. Smith Deceased
and the above is the true Settlement as it is set forth herein under our
Seal, April 12th 1830.

Joseph A. Brownson
Philip Hornberger
John Weston

Account of Sale, Estate of William Ellip Deceased

| | |
|---|----------|
| Edward Brock One Peck Corn | \$15.00 |
| Allison McIlroy one barrel Corn | 8.12.12 |
| Carmond Hill one bushel Corn | 10.62.14 |
| Markie Garbrough due by Settlement. has debt | 2.37.14 |
| Thomas O'Graff to Post of time had debt | 3.00 |
| George Slaughter 7 Barrels & 3 Bushels Corn | 12.97. |
| Gladwin Gorin 4 Barrels & 1 bushel corn | 5.58 |
| William H. Nicholas 16 Bushels corn | 4.00 |
| Cap Bruden 4 Barrels corn | 7.25 |
| Fatty Doh 4 Barrels 1 bushel corn | 6.00 |
| William Full 13 Barrels 3 Bushels corn | 20.18 |
| I do certify that this is a true return of all the balance of property and that it sold for and net out that may paid for last year and the price it sold for this 6th May 1830. Benjamin Kelly. Seal | |

Eliza Boyd Guardian of Richard Boyd Return

| | |
|--|---------|
| Eliza Boyd Guardian of Richard Boyd Dr. For the profits of the Estate of said Wm. for the year 1829. | \$30.00 |
| Richard Boyd Wm Dr Eliza Boyd for Clothing, Ration and board for the year 1829 | 25.00 |
| Due Richard Boyd from the profits of his Estate for the year 1829 \$5 | |
| Devoted to an open court by Eliza Boyd Guardian May 6th 1830. Eliza A. Boyd | |

State of Pennsylvania Samuel Parrot is hereby authorized to sell and sell
Newark County Articles of Merchandise at his house in Dover for the term
of twelve months from and after the 15th day of April 1830. Which there is called
his Dover Branch and conducted by Jacob Stegock under the title of Jacob -
Magdalene etc. he having paid the State tax exigible to said.

In testimony Whereof I have hereunto set my hand and
seal at office in Dover the 20th day of July 1830

W. Williams Clerk of Stewart County Court

State of Pennsylvania
Stewart County

William Key and Robert W. Clements Merchants Trading under the
title and firm of Key & Clements is hereby authorized to sell and sell articles of merchandise at
their house in Dover for the term of twelve months from and after the 20th day of November 1830
they having paid the State tax imposed on them by law

In testimony Whereof I have hereunto set my hand and seal
at office in Dover the 20th day of July 1830.

W. Williams Clerk of Stewart County Court

George Weeks & Ross Store Licence

State of Pennsylvania George Weeks & Alfred Ross Merchants Trading under the
Stewart County Title and firm of Weeks and Ross is hereby authorized to
sell and sell articles of merchandise at their house in Dover for the term of twelve
months from and after the 10th day of May 1830. They having paid the State tax
imposed on them by law

In testimony Whereof I have hereunto set my hand
and seal at office in Dover the 20th day of July 1830

W. Williams Clerk of Stewart County Court

Thomas H. Baylyp Store licence

State of Pennsylvania Thomas Baylyp and Elbert Baylyp Merchants Trading under the
Stewart County Title and firm of T. H. Baylyp & Elbert Baylyp hereby Authoris to sell & sell
articles of Merchandise at their house in Dover for the term of twelve months
from and after the 20th day of July 1830. They having paid the State tax imposed
on them by law

In testimony Whereof I have hereunto set my hand
and seal at office in Dover the 20th day of July 1830

W. Williams Clerk of Stewart County Court

Indentures Bond, Edmund Johnson, & Edward Ace.

State of Minnesota This ^{and} in date this 3rd day of August 1830. Between Nathan Pop.
Chairman of the Board of Free and gaol'd Slaves of the County of Stewart and
Nate ap'ree'd of the one part and Edward Ace of the other part, Minn' P'th.
At the said Nathan Pop. in pursuance of an Order of said Court in case of the
day of the date hereof, according to the Act of Assembly in such case made and
provided, Both just place and time unto the said Edward Ace, an Orphan Boy
named Edmund Johnson now of the age of ten years in December 10th 1830
To live after the manner of an apprentice and Servant until he arrive at the age of
Twenty one years during all which time the said apprentice his said master shall
faithfully serve his lawful commandments every where gladly obey. He shall not at
any time absent himself from his said masters service without leave and in all things
as a good and faithfull servant shall behave towards his said master. And the said
Edward Ace doth covenant and agree to and with the said Nathan Pop. that he will
cause the said apprentice to be taught the art and trade of Farming. Also that he
constantly find and provide said apprentice during the time aforesaid sufficient
dirt, Washing and apparel fitting for an apprentice and also all other things necessary
both in sickness and in health, and also that he will send him to some English school.
Within the time aforesaid of said apprenticeship until he learn to read, Write and cipher
through the Rule of Three and also that he will furnish said apprentice with
two good and decent suits of clothes at the expiration of his said apprenticeship
In witness Whereof the parties to these presents have set their hands and seals the
day and date above written

Nathan Pop. Chairman
Edward Ace
Robin Wallace
Eloha Williams

Taken & acknowledged in open Court

August 3rd 1830

George Boyd Seal

In the name of God Amen, I George Boyd Am^r of the County of Stewart & State of Minnesota,
Being in perfect mind and memory Thanks be given to God, concerning the mortality of my
body, I knowed that it is appointed for all men once to die. Likewise and even in this my last
will & Testament. That is to say principally and first of all, I give and recommend my soul
unto the hand of Almighty God that gave it. & my body I recommend to the earth to be buried
in a decent Christian burial at the discretion of my friends, hoping for a joyful resurrection.
And as touching such Mortality Estate as it has been please God to strip me of then I give and
dispose of in the following manner. I give to my beloved wife Emily Boyd, one Negroman name
Robbin, You my household furniture also the third of the Crop that is raised on the premises
Also one Horse & one Cow. &c to my said wife during her Natural life, also for the
Balance of my stock & perishable property to be sold & the monies arising therefrom
To go to the comfortable support of my said wife during her life. Secondly I give to my son
John Boyd the sum of ten dollars as he has heretofore had his proportionable part, thirdly I give to
my son in law Joseph McCarty, the sum of \$10 dollars, as he has had his part of my Estate,
that I intended him. Fourthly I give to the Heirs of my son Joel Boyd One hundred dollars as my son
Joel has had his part. Fifthly I give to my Daughter Sally Williams ten dollars
as her part of my Estate.

Fifthly I give to my son George Boyd four my Negroman Robbin
also after the
death of my said wife I wish that my son George may have my Negroman Robbin
and all the slaves of the property that may or shall remain after the death of my said wife
Also I also desire that my wife remain together for the benefit of my wife and son
George, and at my wife's death belonging to George and Sally appront my wife
Dole Evans and George Boyd Execution of this my last will and Testament, In
Witness Whereof I have hereunto set my hand and seal this twenty fourth day of July
A.D. 1830 and acknowledge in the presence of us,

John F. Weeks
Emanuel James

George Boyd seal

August 24th 1830
Hennepin County Court
This will was proved by John F. Weeks and Emanuel James

Account of the Value of the Negroes belonging to the Estate of Rice deceased Dec'd

| January | Grace | \$6. Eloha Williams | \$30. 00 |
|---------|-------|------------------------------|------------|
| 1815 | Marry | To Nathan Pop. | 20. 00 |
| January | Grace | To Nancy Readick | 30. 00 |
| 1816 | Marry | To Nathan Pop. | 24. 00 |
| January | Grace | To Nancy Readick | 17. 00 |
| 1817 | Mary | To Nathan Pop. William Hodge | 37. 50 |
| January | Grace | To Nancy Readick | 20. 00 |
| 1818 | Marry | To William Cherry | 76. 12 1/2 |
| January | Grace | To Nancy Readick | 21. |
| 1819 | Marry | To Henry Bugh | 120. 50 |
| January | Grace | To Nancy Readick | 35. 00 |
| 1820 | Marry | To William Cherry | 100. 00 |
| January | Grace | To Nancy Readick | 20. 25 |
| 1821 | Marry | To William Cherry | 81. 00 |
| January | Grace | To Nancy Readick | 10. 00 |
| 1822 | Marry | To William Cherry | 75. 25 |
| January | Mary | To William & Samuel Cherry | 70. 50 |
| 1823 | Grace | To Nancy Readick | 10. 00 |
| | | Nathan Pop. | |

William S. Parks. Guardian to Elizabeth A. Bone, Return

August the 2nd day 1830.
William S. Parks Guardian for Elizabeth A. Bone
Hired 2 Negroes one for ten dollars and the other for five -

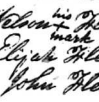
William S. Parks

Nelson Fletcher, Guardian to Nancy Ellis Bond.

Know all men by these presents that we Nelson Fletcher, John Fletcher and Elijah Fletcher are held and firmly bound unto Nathan P. Chapman, Chairman of the County Court of Stewart County his successor or successors survivor or survivors, their Executors, Administrators or assigns in the sum of one hundred dollars, for the benefit of Nancy Ellis, for the payment of which we bind ourselves our Heirs, Executors, Administrators and assigns, jointly and severally firmly by these presents sealed With our seals and dated this 2nd day of August 1830.

The condition of the above obligation is such that where, Nelson Fletcher has been appointed Guardian to the said Nancy Fletcher, now if the said Nelson Fletcher shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law, during his said Guardianship, and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart and pay over to them or their order, the profits of said Estate, that may come into his hands by virtue of said Guardianship, together with the profits and the said Estate as aforesaid, shall demean himself in all things relative to the said Guardianship agreeably to law, and then the above obligation to be paid off to remain in full force and virtue in law.

Taken and acknowledged in open court
August Term 1830.

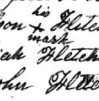
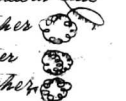
 Nelson Fletcher
 Elijah Fletcher
 John Fletcher

Nelson Fletcher, Guardian to William Ellis Bond.

Know all men by these presents that we Nelson Fletcher, John Fletcher and Elijah Fletcher are held and firmly bound unto Nathan P. Chapman, Chairman of the County Court of Stewart, his successor or successors, survivor or survivors, their Executors, Administrators or assigns in the sum of one hundred dollars, for the benefit of William Ellis, for the payment of which we bind ourselves our Heirs, Executors, administrators and assigns, jointly and severally firmly by these presents sealed with our seals and dated this 2nd day of August 1830.

The condition of the above obligation is such that where, Nelson Fletcher has been appointed Guardian to the said William Ellis, now if the said William Fletcher shall well and faithfully make true returns, and settlements make with the County Court of Stewart agreeably to law, during his said Guardianship, and at the expiration thereof, shall well and faithfully account with the justices of the County Court of Stewart and pay over to them or their order, the profits of said estate, that may come into his hands by virtue of said Guardianship, together with the profits and the said Estate as aforesaid, shall demean himself in all things relative to the said Guardianship agreeably to law and then the above obligation to be paid off to remain in full force and virtue in law.

Taken and acknowledged in open court
August Term 1830.

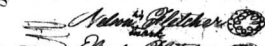
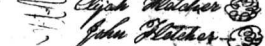
 Nelson Fletcher
 Elijah Fletcher
 John Fletcher

Nelson Fletcher, Guardian to Thomas Ellis, Bond.

Know all men by these presents that we Nelson Fletcher, John Fletcher and Elijah Fletcher are held and firmly bound unto Nathan P. Chapman, Chairman of the County Court of Stewart, his successor or successors, survivor or survivors, their Executors, Administrators or assigns, in the sum of one hundred dollars, for the benefit of Thomas Ellis, for the payment of which we bind ourselves our Heirs, Executors, Administrators and assigns, jointly and severally firmly by these presents sealed with our seals and dated this 2nd day of August 1830.

The condition of the above obligation is such that where, Nelson Fletcher has been appointed Guardian to the said Thomas Ellis, now if the said Nelson Fletcher shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law, during his said Guardianship, and at the expiration thereof, shall well and faithfully account with the justices of the County Court of Stewart and pay over to them or their order, the profits of said Estate, that may come into his hands by virtue of said Guardianship, together with the profits and the said Estate as aforesaid, shall demean himself in all things relative to the said Guardianship agreeably to law, and then the above obligation to be paid off to remain in full force and virtue in law.

Taken and acknowledged in open court
August Term 1830.

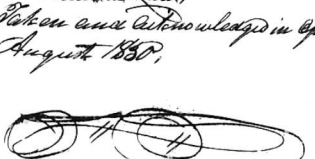



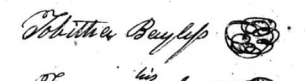
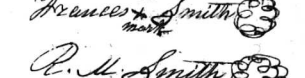

Robtina Bayley, Guardian to Andrew S. Bayley, Bond.

Know all men by these presents that we Robtina Bayley, Frances Smith and Rufus M. Smith are held and firmly bound unto Nathan P. Chapman, Chairman of the County Court of Stewart, his successor or successors, survivor or survivors, their Executors, Administrators or assigns in the sum of one hundred dollars, for the benefit of Andrew S. Bayley, for which payment we bind ourselves our Heirs, Executors, Administrators and assigns, jointly and severally firmly by these presents sealed with our seals and dated this 2nd day of August 1830.

The condition of the above obligation is such that where, Robtina Bayley has been appointed Guardian for Andrew S. Bayley, now if the said Robtina Bayley shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law, during his said Guardianship, and at the expiration thereof, shall well and faithfully account with the justices of the County Court of Stewart and pay over to them or their order, the profits of said estate, that may come into his hands by virtue of said Guardianship, together with the profits and the said Estate as aforesaid, shall demean himself in all things relative to the said Guardianship agreeably to law and then the above obligation to be paid off to remain in full force and virtue in law.

Taken and acknowledged in open court
August 1830.



Fobitha Bayliff, Guardian to William Bayliff, Bond.

Know all men by these presents That we Fobitha Bayliff, Francis Smith & Rufus M. Smith are held and firmly bound unto Nathan Ropf, Chairman of the County Court of Stewart County, his Successor or Successors, Survivor or Survivors, his Executors, Administrators, or Appliers in the sum of three thousand dollars for the benefit of William Bayliff, for the payment of which We bind ourselves, our Heirs, Executors, Administrators and Appliers, jointly and severally, firmly by these presents Sealed with our seals and dated this 2nd day of August 1830

The condition of the above obligation is such That Whereas, Fobitha Bayliff has been Appointed Guardian to William Bayliff, Now if the said Fobitha Bayliff shall well & faithfully make true returns and Settlements make, With the County Court of Stewart agreeably to law, During her said Guardianship and at the expiration thereof, shall well and faithfully account With the Justices of the County Court of Stewart and pay over to them, or their executors, the profits of said Estate, that may come into her hands, by Virtue of said Guardianship, Together with the profits and the said Estate, as aforesaid shall discharge herself in all things relative to the said Guardianship, especially to have and then the above obligation to be paid off to remain in full force and Virtue in law,

Taken & acknowledged in open court
August Term 1830

Fobitha Bayliff
Francis Smith
Rufus M. Smith

(Seal)

Mark Milam, Constable, Bond

Know all men by these presents That we Mark Milam, Anthony Lee and William P. Atkins are held and firmly bound unto William Carroll Governor of the State aforesaid in the sum of two thousand dollars to be paid to the said William Carroll, his successors in office or their Appliers Which payment will and truly to be made the said Carroll and a copy of it our Deed of our Heirs Executors, Administrators and Appliers jointly and severally firmly by these presents sealed with our seals & dated this 2nd day of August 1830

The condition of the above obligation is such That Whereas, the above named Mark Milam, hath been by the justices of the Court of Pleas and Quarter Sessions for the County of Stewart, appointed constable in and for said County, Now if the said Mark Milam shall well and truly once without delay execute all process and precepts to him directed & faithfully account for and pay over all monies so him collected by virtue of any process or precept put into his hands, to the plaintiff his heir or their agent or attorney or such other person or persons to whom the same may be due and payable, agreeable to them thereof & in all other things faithfully execute & perform the duties of constable during his continuance in office, then the above obligation to be paid off to remain in full force and effect.

Taken & acknowledged in open court

August Term 1830

Mark Milam
Anthony Lee
William P. Atkins

(Seal)

Aaron Fletcher, Guardian, & Elizabeth Ellis Bonds

Know all men by these presents That we Aaron Fletcher, John Fletcher & Eliz. Fletcher are held and firmly bound unto Nathan Ropf, Chairman of the County Court of Stewart County his Successor or Successors, Survivor or Survivors, their Executors, Administrators or Appliers in the sum of one hundred & six dollars for the benefit of Eliz. Ellis, Town of the said Aaron Fletcher for the payment of which We bind ourselves, our Heirs Executors, Administrators and Appliers jointly and severally firmly by these presents sealed with our seals and dated this 2nd day of August 1830

The condition of the above obligation is such That Whereas, Aaron Fletcher has been appointed Guardian to the said Elizabeth Ellis, Town of the said Aaron Fletcher shall well and faithfully make true returns & Settlements make with the County Court of Stewart agreeably to law, During his said Guardianship & at the expiration thereof, shall well and faithfully account With the Justices of the County Court of Stewart & pay over to them or their executors the profits of said Estate, That may come into his hands, by virtue of said Guardianship, Together with the profits of the said Estate, as aforesaid, shall discharge himself in all things relative to the said Guardianship agreeably to law, and then this obligation to be paid off to remain in full force and Virtue in law.

Taken & acknowledged in open court
August Term 1830

Aaron Fletcher
John Fletcher
Elizabeth Ellis
John Fletcher

(Seal)

Fobitha Bayliff, Guardian to Mary Bayliff, Bond

Know all men by these presents That we Fobitha Bayliff, Francis Smith & Rufus M. Smith, are held and firmly bound unto Nathan Ropf, Chairman of the County Court of Stewart, his Successor or Successors, Survivor or Survivors, their Executors, Administrators or Appliers in the sum of three thousand dollars for the benefit of Mary Bayliff, for the payment of which We bind ourselves, our Heirs Executors, Administrators and Appliers jointly and severally firmly by these presents sealed with our seals and dated this 2nd day of August 1830

The condition of the above obligation is such That Whereas, Fobitha Bayliff has been appointed Guardian to the said Mary Bayliff, Now if the said Fobitha Bayliff, shall well and faithfully make true returns and Settlements make with the County Court of Stewart agreeably to law, During her said Guardianship, & at the expiration thereof shall well and faithfully account With the Justices of the County Court of Stewart and pay over to them or their executors the profits of the said Estate that may come into his hands by virtue of said Guardianship, Together with the profits and the said Estate, as aforesaid, shall discharge himself in all things relative to the said Guardianship, agreeably to law and then this obligation to be paid off to remain in full force & Virtue, in law

Taken & acknowledged in open court
August Term 1830

Fobitha Bayliff
Francis Smith
Rufus M. Smith

(Seal)

(Seal)

182
Jobitta Bayliff Guarantor to Martha Bayliff, Bonds

Know all men by these presents That we Jobitta Bayliff, Francis Smith & Rufus M. Smith are here and firmly bound unto Nathan Clegg chairman of the County Court of Stewart County his successor or successors surviving or surviving their Executors Administrators or Agents. In the sum of three thousand dollars for the benefit of Martha E. Bayliff. For the payment of which We bind ourselves our heirs Executors Administrators and agents jointly and severally firmly by these presents. Sealed with our seals and dated this 2^d day of August 1830.

The condition of the above obligation is such that we say Jobitta Bayliff has been appointed Guarantor to said Martha Bayliff. Now if the said Jobitta Bayliff shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to Law, during her said Guardianship, and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said Estate. That may come into her hands, by virtue of said Guardianship. Together with the profits and the said Estate, as aforesaid. Shall dismean herself in all things relating to said Guardianship agreeably to Law, and then this obligation to be void. Else to remain in full force and effect in Law. Jobitta Bayliff
Taken & acknowledged in Open Court
August Term 1830.

Francis Smith
Rufus M. Smith

Jobitta Bayliff Guarantor To Bronson Bayliff, Bonds

Know all men by these presents That we Jobitta Bayliff, Francis Smith & Rufus M. Smith are here and firmly bound unto Nathan Clegg chairman of the County Court of Stewart County his successor or successor surviving or survivors. Their Executors Administrators or Agents. In the sum of three thousand dollars for the benefit of Bronson Bayliff. For the payment of which we bind ourselves our heirs Executors Administrators and jointly and severally firmly by these presents. Sealed with our seals and dated this 2^d day of August 1830.

The condition of the above obligation is such that we say Jobitta Bayliff has been appointed Guarantor to Bronson Bayliff. Now if the said Jobitta Bayliff shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to Law, during her said Guardianship, & at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them and their order the profits of said Estate that may come into her hands, by virtue of said Guardianship. Together with the profits of the said Estate as aforesaid. Shall dismean herself in all things relating to the said Guardianship agreeably to Law and then this obligation to be void. Else to remain in full force and effect in Law. Taken & acknowledged in Open Court
August Term 1830

Jobitta Bayliff
Francis Smith
Rufus M. Smith

183
Mary Boyd & George Boyd Executrix & Executor of George Boyd deceased.

State of Tennessee know all men by these presents That we Mary Boyd, George Boyd, Willis Wharton Stewart County and Frederick Turner, are here and firmly bound unto William Carroll, Governor of the State aforesaid in the just and full sum of five thousand dollars to be paid to the said William Carroll his successor in office or their Agents for which payment we and truly to be made We bind ourselves our heirs Executors Administrators and Agents jointly and severally firmly by these presents. Sealed with our seals and dated this 3^d day of August 1830.

The condition of the above obligation is such that we George Boyd & Mary Boyd Executrix of the last Will and Testament of George Boyd deceased. To make or cause to be made a true and perfect Inventory of all and singular the goods and chattels Rights and Credits of the said deceased. Which both we shall bring into the hands knowledge or possession of the said Executrix or into the hands or possession of any other person or persons to his knowledge. And exhibit the same or cause it to be exhibited into our meeting County Court, and all the same goods and chattels Rights & Credits of the deceased. At the time of his death or at any time after. Which both or may bring into the hands or possession of the said Executrix or any other person or persons for him. To will and devise Administrator according to law. And agreeable to said Will and Testament and further do make or cause to be made a true and plain account of his said Executrix and exhibit the same the same on oath before the justices of our said court and all the rest and residue of said goods chattels Rights and Credits of said deceased remaining on said account

to deliver and pay to such person or persons respectively to whom the same may be an agreeable to the true intent and meaning of the said Will and Testament. Then the above obligation to be void else to otherwise to remain in full force and Virtue in Law.

Taken & acknowledged in Open Court
August Term 1830.

Mary ⁱⁿ Boyd
George ^{mark} Boyd
Willis Wharton
Frederick Turner

Inventory of the property of John Wall deceased

1. Negro man named Frank
1. Horse 1. Saddle.
1. Note on W. L. Wall for \$65 due 1st day 1826.
1. Crier on A. P. Wall for 15.
6. Cabbments to hire of Frank for the year 1830. \$60.
1. dollar in silver
1. Ruffled.

State of Tennessee The above is a true statement of all the effects of John Wall deceased Stewart County that has come to our hands or that we are apprised of at present

August 2nd 1830
Cabbments
Alex. M. Wall

66) Account Current. Estate of John Jones Deceased

A grateful to an order of Court to us directed, we the under signed commissioners
have met and settled with William C Jones Executor of John Jones Deceased.
as follows to it.

| | |
|--------------------------------------|--------------|
| William C Jones To Account of sale | \$1391.29 34 |
| One Note against William C Jones for | 106.86 14 |
| One Do on Harmon Ross for | 12.73 34 |
| One Do on James Churchill for | 1.38 |
| One Do on Eliza Cuttance | |

| | |
|--|---------|
| Accounts on hand. One Account on Ezekiel Marrell for | 3.25 |
| One Do William Brown | 1.25 |
| One Do James Churchill | .75 |
| One Do John Aron | 3.79 44 |
| One Do Joel Furell | 1.01 |

| | |
|---|--|
| Doubtfull Accounts. One Recd Pitts Note for | |
| Cft against Younger Horner for | |
| Do Henry Pugh for | |

| | |
|--|---------------|
| For whose amount of the Estate we find to be fifteen hundred | |
| and twenty six dollars. 66 1/2 cents | \$1526.66 1/2 |
| Credit By Bookers is | 353.26 1/2 |
| Credit By Commissioners | 76.25 |
| Balance due by Executor | \$1092.15 |

John D Ace
Father Ross
William C Jones

67) Credit. Bookers.

| | |
|-------------------------|------------|
| 1. Joel Cuttance | \$50 |
| 2. Saml Kimberly | 1.62 1/2 |
| 3. George Brown | .75 |
| 4. Daniel S Shaw | 1.00 |
| 5. John P Ace | \$5.49 1/2 |
| 6. William Brandon | .75 |
| 7. Apia Pinson | |
| 8. Graham Siff | 4.00 |
| 9. John Clements | 18.75 |
| 10. Willis Manning | 47.63 1/2 |
| 11. Button Baggs | 10.73 1/2 |
| 12. William C Jones | 20.48 1/2 |
| 13. Thomas Cornehan | 10.50 |
| 14. John D Ace | 10.00 |
| 15. Clement H Linton | 1.00 |
| 16. Littleberry Belknap | 9.15 1/2 |
| 17. Mary Atkins | 6.00 |
| 18. Josiah Siss | 5.50 |
| 19. Anna J Elliott | 2.32 1/2 |
| 20. George Petty | 2.76 1/2 |
| 21. Cordley Anderson | 2.50 |
| 22. Willis Manning | 3.32 |
| 23. John P Ace | 4.66 |
| 24. Elbridge Crim | 11.18 |
| 25. Clement H Linton | 1.00 |
| 26. Willis Manning | 15.12 1/2 |
| 27. John Aron | 5.93 1/2 |
| 28. Nathan Ross | 1.00 |
| 29. George Brandon | 1.62 1/2 |
| 30. Clark's Fiss | 3.87 1/2 |
| 31. Aperel Marrell | 5.50 |
| 32. Father Ross | 2.00 |
| 33. Clements | 3.67 1/2 |
| 34. Nathan Skinner | 15.75 |

Commissioners allowed to Executor

\$53.32 1/2

\$1092.15

David Brigham^o Will

Believing that is appointed by God for all men once to die. I David Brigham of the County of Stewart and State of Georgia do make and ordain the following as my last Will and Testament.

First, I give and bequeath to my beloved Wife Elizabeth during her natural life, my two Negro Slaves James and Joe, I also give her, one half the tract of land, on which I live, with one half the improvements. The land estimated at two hundred & fifteen acres, after the division which is intended to be made, in the other part of this my last Will and Testament. Intending to bequeath to the Heirs of my Daughter Lucrecia Browder, Two hundred acres of the tract on which I now live, and the boundaries of which have not yet been designated by me, I also give and bequeath to my beloved Wife Elizabeth one half of all my Stock of all kinds and one half of all my every thing, say notes, accounts, and every thing else, which may appertain to me, during her natural life, and no longer. I give and bequeath to my Daughter Lucrecia Browder, one cow and calf. Having given herfore as I think at least her proportionable part of my Estate.

I give and bequeath to my Son Willie B Brigham one Negro Woman Joe at the death of my beloved Wife Elizabeth and desire him to appropriate his executors every thing that may arise from his to the benefit of the Heirs of my Daughter Lucrecia.

I give and bequeath to my Son James Harry Brigham the land sold to William James and the right and title to the Stock &c. hitherto furnished him. Having heretofore given him six hundred dollars in cash, and an interest of seven hundred dollars in land which was bequeathed to William James. I also give him at the death of my Wife a Negro Boy George, now about three years old. With Clerks Committory on the old and new Testament.

I give and bequeath to my Daughter Lucrecia Browder, one Negro Girl Rose with the Stock heretofore delivered to her.

I give and bequeath to my Son Willie B Brigham a part of the tract of land on which I now live estimated at two hundred acres. Beginning on James, Norworsly's West boundary line on the North bank of White Oak Creek, running with said creek one hundred rods West, then turning South to my Southern line. Then East one hundred rods then North to the beginning. With a request that the profits of said land may be appropriated by my Son Willie B Brigham, to the - Heirs of my Daughter Lucrecia.

I give and bequeath unto my Son Willie B Brigham a Negro man Davy with one half of the Stock, of each kind and every description together with all my Land heretofore undivided and that which is divided to my beloved wife during her natural life, being the land and the part of it on which I now reside. I also give him at death of my wife, a Negro man Jim. Also at her death, I wish him to have all my householde and Kitchen furniture, Together with every thing else of which she may or I may then posses.

I give and bequeath to my Daughter Elizabeth Norworsly one negro girl Jane also the title to two hundred acres of land heretofore conveyed with all and every thing else in possession of formerly belonging to me.

In testimony whereof I have hereunto set my hand and seal this 6th March 1830.
 Witness
 Jas H. Marable
 Henry Woods
 Gruberry Summers
 Promised to Marable & Sons March
 August 1st 1830

David Brigham and
 Wm Williams

State of Georgia. William S. West is hereby authorized to vend and sell articles of merchandise at his house in Stewart County for the term of twelve months from and after the 1st day of March 1830 he having paid the State Tax agreeable to law.

In testimony whereof I have hereunto set my hand and seal at office in Darien the 24th day of September 1830.

W. Williams Clerk
 Stewart County Court

John Grayford. Store Licens

State of Georgia. John Grayford is hereby authorized to vend and sell articles of merchandise at his house in Darien for the term of twelve months from and after the 1st day of September 1830. He having paid the State Tax agreeable to Law.

In testimony whereof I have hereunto set my hand and seal at office in Darien 1st September 1830.

W. Williams Clerk of
 Stewart County Court

William W Bradford Constable, Bond

State of Georgia

Know all men by these presents that we William W Bradford & G. W. Bradford
William Dunbar and William Phillips are hereinafter firmly bound unto William Barlow esquire
Governor in and over the State of Georgia in the sum of one thousand dollars to be paid to the said William
Barlow and his successors in office or their assigns which payment will be truly to be made. Within
ourselves and each of us our and each of our heirs, executors, administrators and assigns jointly &
severally firmly by these presents to abide with our seals and date this 1st day of November 1830.
The condition of the above obligation is such that whereas the above named William W Bradford
hath been by the justice of the Court of Pleas and Quarter Sessions for the County of Stewart
apprenticed to himself in and for said County. Now if the said William W Bradford shall will and
truly and without delay execute all process and precepts to him directed and faithfully and with
due care lay over all monies by him collected by virtue of any process or precept put into his
hands by the plaintiff his, her or their agent or attorney or such other person or persons to
whom the same may be due and payable, agreeable to the tenor thereof and in all
other things faithfully execute and perform the duties of constable during his continuance in
office. Then the above obligation to be paid else to remain in full force and effect.

William W Bradford
William W Bradford
William Dunbar
William Phillips

Taken and acknowledged in open Court
November First 1830.

Abithal Wallace, Constable Bond

State of Georgia

Know all men by these presents that we Abithal Wallace, Richard Wallace,
Abithal Wallace and John Wallace are here and firmly bound unto William Barlow esquire Governor
in and over the State aforesaid in the sum of one thousand dollars to be paid to the said William Barlow
and his successors in office or their assigns which payment will be truly to be made in
kins, curators and each of us our heirs, executors, administrators and assigns
jointly and severally firmly by these presents sealed with our seals and date this 1st day of
November 1830.

The condition of the above obligation is such that whereas the above named Abithal
Wallace has been by the justice of the Court of Pleas and Quarter Sessions for the County of
Stewart appointed Constable in and for said County. Now if the said Abithal Wallace
shall will and truly and without delay execute all process and precepts to him directed and
faithfully account for any fees over all monies by him collected by virtue of any process
or precept put into his hands to the plaintiff his, her or their agent or attorney or such
other person or persons to whom the same may be due and payable, agreeable to
the tenor thereof and in all other things faithfully execute and perform the duties of
Constable during his continuance in office. Then the above obligation to be paid else to be
remain in full force and effect.

Abithal Wallace
Richard Wallace
John Wallace

Taken and acknowledged in open Court

November First 1830.

John Wallace
mark

Indenture Samuel Bennett

State of Georgia

This indenture made this 1st day of November 1830 Between Nathan
Pop Chairman of the Court of Pleas and Quarter Sessions for the County of Stewart
and State aforesaid of the one part and John Hobrooks of the other part
Witnesseth that the said Nathan Pop in pursuance of an order of said court
made of the day of the date hereof and according to the act of Assembly in
such case made and provided doth put place and bind unto the said John Hobrooks
an orphan child named Samuel Bennett now of the age of eight years. To live after
the manner of an apprentice and servant until he arrive to the age of twenty one years
During all which time the said apprentice his said master shall faithfully serve, his
master commands every where gladly obey, he shall not at any time absent
himself from his said masters service without leave, and in all things as a good
and faithful servant shall behave towards his said master, and the said
John Hobrooks doth covenant and agree to and with the said Nathan Pop
that he will cause the said apprentice to be taught the art and skill and
service of agriculture and art of Farming. That he will constantly since it
provides said apprentice during the time aforesaid sufficient diet, washing &
apparel, fitting for an apprentice and also all other things necessary both in
clothes and in health and also that he will send him to some English School
Within the time aforesaid until he can read, write and cipher. And also that
he will furnish said apprentice with one good and decent suit of
clothes at the expiration of said apprenticeship in 10 years Whereof the
parties to these presents have set their hands and seals the day and date
above written.

Taken and acknowledged in open Court
November First 1830.

Nathan Pop Sherman

John Hobrooks

Jacob Hobrooks
mark

John Taylor, Constable Bond

State of Georgia

Know all men by these presents that we John Taylor Richard Taylor & James Hogan are here
and firmly bound unto William Barlow esquire Governor in and over the State aforesaid in the sum
of one thousand dollars to be paid to the said William Barlow his successors in office or their assigns which
payment will be truly to be made in kind, curators and each of us our heirs, executors, administrators
and assigns jointly & severally firmly by these presents sealed with our seals and date this 1st day of November
1830. The condition of the above obligation is such that whereas the above named John Taylor hath been
by the justice of the Court of Pleas & Quarter Sessions for the County of Stewart appointed Constable in his said County.
Now if the said John Taylor shall will and truly and without delay execute all process & precepts to him directed faithfully
account for any fees over all sum of money by him collected by virtue of any process or precept put into his hands to the plaintiff his
her or their agent or attorney or such other person or persons to whom the same may be due and payable agreeable to the tenor thereof
and in all other things faithfully execute & perform the duties of Constable during his continuance in office. Then the above obligation to be
paid else to remain in full force & effect.

John Taylor
Richard Taylor
James Hogan

Taken and acknowledged in open Court
November First 1830.

John Taylor
Richard Taylor
James Hogan

Indenture

This indenture made this 1st day of November 1830 Between Nathaniel Dap Chairman of the Court of和平 quarter sessions of Stewart County & State of Georgia of the one part and John Albrooks of the other part. Witnesseth that the said Nathaniel Dap in pursuance of an order of said court made of the day of the last before past according to the Act of Assembly in such case made & provided hath putt & placed and binds unto the said John Albrooks an orphan child named Richard Bennett, now of the age of six years. To live after the manner of an apprentice until he arrive at the age of twenty one years, during which time the said apprentice he said master shall faithfully serve his said master commanding every where gleyly obey. He shall not at any time absent himself from his said master's service without leave, and in all things as a good and faithful servant shall behave towards his said master, and the said John doth covenant to & with the said Nathaniel, that he shall cause the said apprentice to be taught the usual skill & service of agriculture & art of Farming and that he will constantly find & provide, said apprentice sufficient diet, washing & clean apparel during the time aforesaid fitting for an apprentice and also all other things necessary both in sickness & in health. And also that he will send him to some English School within the time convenience of his apprenticeship until he can read, write & cypher to the rule of them and also that he will furnish said apprentice with a good & decent suit of Cloathes at the expencation of his said apprenticeship. In witness Whereof the parties to these presents have set their hands and seals the day & date above written.

Nathaniel Dap chairman
John Albrooks
Iraham his Albrooks
mark

Taken & acknowledged in open Court
November 1st 1830

Travis Moor. Administrator Bond for
Patrick H. Moor

I know all men by these presents. That we Travis Moor, John Pickarey and Joseph N. Johnson all of the State of Georgia and County of Stewart are held and firmly bound unto the Governor in and over the state aforesaid or his successor in office in the sum of five hundred dollars to be paid to the said Governor his successor in office or their assigns. Which payment will and truly to be made we bind ourselves our heirs Executors Administrators, and assigns jointly and severally firmly by these presents sealed with our seals and dated this 1st day of November 1830.

The condition of the above obligation is such that if the above bound Travis Moor should well and truly administer all and singular the goods and chattels Rights and Credits of Patrick H. Moor deceased. To make or cause to be made a true and perfect inventory of all and singular the goods and chattels Rights & Credits of the deceased. Which have or shall come into the hands knowledge or possession of the said Alexander Howard, or into the hands or possession of any other person or persons for him. And the same so made, to exhibit it or cause to be exhibited unto our ensuing County Court and the same good, chattels, Rights & Credits of the deceased at the time of his death. Which at any time hereafter comes into the hands of any other person or persons for him and the same so made to exhibit or cause to be exhibited unto our ensuing County Court and the same good, chattels, Rights & Credits of the deceased at the time of his death. Which at any time hereafter comes into the hands of any other person or persons for him as well as truly Administrator according to law. And further to make or cause to be made a true & just account of the Administration within one year after the date of these presents & all the rest & residue of the said goods, chattels & credits which may be found remaining on or in the said Administration amount. 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

present, and all the rest and residue of the said goods, chattels & credits which may be found remaining on or in the said Administration amount, the same being first examined & allowed, agreeably to law, shall deliver and pay unto such person or persons respectively as the same shall be due, pursuant to the true intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the aforesaid and Executor or Executrix thereto named to exhibit the same unto Court making it allowed and approved of. According If the said Travis Moor, thereunto be requested to swear and deliver the said letter of Administration approbation of such Testament being first had and made in our said Court. Then this obligation to be held else to remain in full force & law Taken & acknowledged in open Court November First 1830

Travis Moor
John Pickarey
J. A. Johnson

Indenture I, John C. Morrison and Thomas Morrison Merchants trading unto the State and firm of J. C. Morrison & Co. a truly Anthony to them and her estate of Merchandise at her house in Doon for the term of twelve months from and after the 1st day of December 1830 they having said the State, etc agreed to law

In testimony whereof I have signed the my hand and seal
the 15th day of December 1830

William Clark
1st William Clark of

Stewart County Court.

Alexander Howard. (Administration Bond)

I know all men by these presents that we Alexander Howard, John Pickarey, James Bailey and John F. Brooks all of the State of Georgia and County of Stewart are held & firmly bound unto the Governor in & over the state aforesaid or his successor in office or their assigns. Which payment will and truly to be made we bind ourselves our heirs Executors, Administrators, jointly & severally firmly by these presents sealed with our seals & dated this 1st day of November 1830

The condition of the above obligation is such that if the above bound Alexander Howard Administrator of all & singular the goods & chattels, Rights & Credits of Martin Howard deceased to make or cause to be made a true & perfect inventory of all & singular the goods and chattels, Rights & Credits of the deceased. Which have or shall come into the hands knowledge or possession of the said Alexander Howard, or into the hands or possession of any other person or persons for him. And the same so made, to exhibit it or cause to be exhibited unto our ensuing County Court the same goods & chattels, Rights & Credits of the deceased at the time of his death. Which at any time hereafter comes into the hands of any other person or persons for him. As well & truly Administrator according to law, & further do make or cause to be made a true & just account of the Administration within one year after the date of these presents & all the rest & residue of the said goods, chattels & credits which may be found remaining on or in the said Administration amount. 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

M⁷ Meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased, and executed or Executed, hereto appurtenant named, do exhibit the same unto Court, making it allowed & approved of, according to the Statute of Howard. Thereunto be requested, to render & deliver the said letters of Administration, approbation of such Testament being first had & made in our said Court, Then this obligation to void else to remain in full force & Law.

Alexander Howard
John Randles
James Bailey
John F. & Books
mark

Taken & acknowledged in open Court
November Term 1830

J^r John Randles, Guardian Bond for Nancy Lightfoot

Know all men by these presents, That we John Randles, G. W. Atkins, Gabriel Wynne, James Scarbrough, are held & firmly bound unto the Justice of the County Court of Stewart County, their Successors or Successors, Survivor or Survivors, their Executors, Administrators or Appliers, in the sum of one thousand dollars for the benefit of Nancy Liley Lightfoot, For the payment of which We bind ourselves, our Heirs, Executors, Administrators & Appliers Jointly and Severally, firmly by these presents, sealed with our Seals and dated this 1st day of November 1830.

The condition of the above obligation is such, That Whereas, John Randles has been appointed Guardian to the said Nancy Liley Lightfoot.
Now if the Said John Randles Shall well and faithfully make true Returns, and Settlements, make with the County Court of Stewart, agreeably to Law, During his said Guardianship, and at the expiration thereof, shall Well and faithfully account with the Justice of the County Court of Stewart, and pay over to them or their order, the profits of said Estate that may come into his hands, By Virtue of said Guardianship, Together with the profits and the said Randles, as aforesaid, shall demean himself in all things Relative to the said Guardianship agreeably to Law, and Then this obligation to be void else to remain in full force & Virtue in Law.

Taken & acknowledged in
Open Court November Term 1830

John Randles
G. W. Atkins
Gabriel Wynne
James Scarbrough

J^r John Randles, Guardian Bond for T. H. Lightfoot

Know all men by these presents, That we John Randles, G. W. Atkins, Gabriel Wynne & James Scarbrough, are held & firmly bound unto Nathan P. Chairman of the County Court of Stewart County, his Successor or Successors, Survivor or Survivors, their Executors, Administrators or Appliers in the sum of one thousand dollars, For the Benefit of Thomas John Henry Lightfoot, For the payment of which We bind ourselves, our Heirs, Executors, Administrators and Appliers, Jointly & Severally, firmly by these presents, sealed with our seals & dated this 1st day of November 1830.

The condition of the above obligation is such, That Whereas, John Randles has been appointed Guardian to the said Thomas John Lightfoot. Now if the said John Randles, Shall well and faithfully make true returns, & Settlements make with the County Court of Stewart, agreeably to Law, During his said Guardianship, and at the expiration thereof, shall well & faithfully account with the said Justices of the County Court of Stewart, and pay over to them or their order, the profits of said Estate, that may come into his hands, by Virtue of said Guardianship, Together with the profits and the said Randles, as aforesaid, shall demean himself in all things Relative to the said Guardianship agreeably to Law, and then this obligation to be void else to remain in full force & Virtue in Law.

John Randles
G. W. Atkins
Gabriel Wynne
James Scarbrough

Taken & acknowledged in Open Court
November Term 1830

J^r Samuel Morris, Administrator Bond for Nathan Morris, his

Know all men by these presents, That we Samuel Morris
held & firmly bound unto the Governor in & over the State aforesaid or his successors in office, In the sum of five hundred dollars, to be paid to the said Governor, or his successors in office or their Appliers, Which payment will & truly to be made, We bind ourselves, our Heirs, Executors, Administrators, Jointly & Severally, firmly by these presents, sealed with our seals and dated this 1st day of November 1830.

The condition of the above obligation is such, That if the above bound Samuel Morris, Administrator of all & singular the goods & chattels, Rights & credits of Nathan Morris deceased, to make or cause to be made a true & perfect inventory of all and singular the goods & chattels, Rights and credits of the deceased, Which, have as shall come into the hands, knowledge or possession of the said Samuel Morris, or into the hands or possession of any other person as person for him, and the same so made to exhibit or cause to be exhibited unto our inquiring County Court, and the same goods, chattels, Rights & credits of the deceased at the time of his death, Which at any time hereafter, comes into the hands, of any other person or persons for him, So will and truly Administrated 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 & all the rest and residue of the said goods, chattels, Rights & credits, Which may be found remaining, or on the said Administration account, the same being first examined & allowed agreeably to Law, shall deliver & pay to such person or persons, respectively as the same shall be due, pursuant to the true intent & meaning of this Administration, And if it shall appear, That any Will or Testament was made by the aforesaid and Executor or Executrix thereto named, to Exhibit the same unto Court, making it allowed & approved of, According to the said Samuel Morris, Thereunto be requested, to render & deliver the said letters of Administration, approbation of such Testament being first had & made in our said Court, Then this obligation to be void else to remain in full force & Law.

Samuel Morris
November Term 1830

Samuel Williams
Richard Faust
William Dunbar

76) William Gunbar Administration Bonds for
James Gunbar Esq.

Know all men by these presents That we William Gunbar, William Phillips, Richard Bradford & myself William Bradford all of the state of Minnesota & County of Stearns are hereinafter jointly bound unto the Governor in & over the state aforesaid or his successor in office in the just sum of five thousand dollars to be paid to the said Governor his successors in office or their assigns. Which payment will be truly to be made we bind ourselves our heirs executors administrators jointly & severally jointly by these presents sealed with our seals and dated this 1st day of November 1830

The condition of the above obligation is such that if the above bound William Gunbar Administrator of all & singular the Goods & Chattels Rights & Credits of James Gunbar deceased to make or cause to be made a true & perfect Inventory of all & singular the Goods & Chattels Rights & Credits of the deceased which have or shall come into the hands knowledge or possession of the said William Gunbar or into the hands or possession of any other person or persons for him & the same to make as Exhibit as cause to be exhibited unto our ensuing County Court and the same Goods & Chattels Rights & Credits of the deceased at the time of his death which at any time here after comes into the hands of any other person or persons for him to well and truly Administer according to law and further to make or cause to be made a true & just account of the Administration within one year after the date of these presents and at the rate & residue of the said goods, chattels and credits which may be found remaining or on the said Administration account the same being first examined and allowed agreeably to law shall deliver & pay to such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix thereto named to exhibit the same unto court making it allowed and approved of according to the said William Gunbar. Whereunto be requested to render & deliver the said Letters of Administration approbation of such Testament being first read & made in our said court then this obligation to be Duly etc to remain in full force & law taken & acknowledged in open court

November Term 1830

William Gunbar
William Bradford
William Phillips
Richard Harlan

Frederick Brigham Deceased. Commissions Settlement With Guardian. To November Term 1830

We the commissioners appointed by the Worthington Court of the County of Stearns at their August Term 1830 have made said settlement and made an allowance to John John Brigham Guardian for the expenses of said Estate of Frederick Brigham deceased. In consequence of his trouble & expence therein, according to allow him the sum of twenty five dollars. and a sum now find in the P. Guardian, namely after making the reduction of twenty five dollars. the sum of four hundred & Fifty four dollars and 59 and 3/4 cents. This 1st day of November 1830

A. C. & J. W. Commissioners
William Aquinn. Attest

77) Account current. Estate of Thomas Lightfoot deceased

| | | |
|--|-----------|--------|
| John Randle & Henry W. Myers. heirs of Thomas Lightfoot deceased | | |
| To the of Sale | \$185 | 22 1/4 |
| To 1 Note on David Daniel | 50 | 12 |
| To a parcel of land | 28 | 00 |
| To Miss of Negro Boy | 7 | 00 |
| To Miss of two Negro Girls | 14 | 12 1/4 |
| To Miss of two Negro Girls for the year 1830 | 19 | 00 |
| To cattle sold | 25 | 00 |
| To book price at sale | 6 | 75 |
| To corn | 11 | 25 |
| breast for the Ass. | | |
| To Cannon Black Acpt | \$7 25 | 33 1/4 |
| To Clements & Watson. Acpt | 28 62 1/4 | |
| To Ethelred Hollis. Acpt | 35 00 | |
| To Dr. Cuttaw. Acpt | 3 50 | |
| To A. B. Cuttaw. Acpt | 5 18 1/4 | |
| To Willig Battay. Acpt | 2 50 | |
| To William R. Athins. Acpt | 0 75 | |
| To William Bell. Acpt | 0 62 1/4 | |
| To G. W. Bayliss. Not | 10 90 | |
| To Do. Do. Not | 1 10 | |
| To Benjamin W. Taylor. Acpt | 9 00 | |
| To Miller & Athins. Acpt | 9 57 1/4 | |
| To William Kay. Acpt | 2 00 | |
| To David Madison. Acpt | 5 00 | |
| To Henry Johnson. Note to Balance | 24 37 1/4 | |
| To John Taylor. Acpt | 67 1/4 | |
| To George Weeks. Acpt | 1 00 | |
| To Henry Smith. Acpt | 0 90 | |
| To Daniel Mason. Acpt | 2 50 | |
| To Do | 2 81 1/4 | |
| To Tax receipt 1828 | 3 76 1/4 | |
| To Do | 2 45 | |
| To Watson's Note | 4 50 | |
| To Larkin L. Taylor to Note | 36 75 | |
| To Shryock. Acpt | 1 25 | |
| To Thomas C. Marshall Note | 6 57 1/4 | |
| To John Carter Note | 52 00 | |
| To Lucy Lightfoot Note | 27 00 | |
| To William Williams Check Hns | 6 25 | |
| To John Randle to Acpt | 8 37 1/4 | |
| To Commissions of the mount of sal. \$577 55s butts | 11 52 | |

The Commissioners appointed by the County Court to settle with John Randle & Henry W. Myers, heirs on the Estate of Thomas Lightfoot have in pursuance of said order proceeded to settle with said A. C. & J. W. after examining the Books produced by the said A. C. & J. W. to find ninety six dollars & 34 cents in favor of said Estate this 1st day of November 1830

Richard Taylor.
Thomas Ward

78

Account of late Estate of Nathan Morris Deceased

| | | | |
|-------------------|-------------------------------|-----|-----------|
| James Morris | Log Chain | \$5 | 6.40 |
| Samuel Morris | Sking Scoller | 75 | |
| Wife Tyson | one plough | 1 | 13.40 |
| Covington Ford | one Sooter plough | | 13.90 |
| John Davidson | one Iron Weage | | 56.40 |
| Samuel Morris | one Broax ax | | 37.40 |
| Samuel Williams | 2 Chairs | 1 | 50 |
| Samuel Morris | 1. Bed & Furniture | 2 | 10 |
| Samuel Morris | 1. Boe Boe | 2 | 00 |
| Samuel Morris | 1. Spinning Wheel | 1 | 00 |
| Samuel Williams | 1. Saddle and bridle | 2 | 00 |
| Samuel Morris | 3. Slays | | 50 |
| Samuel Morris | 3. Chairs | | 37.40 |
| Lucinda Morris | 1. lot of bestings | | 50 |
| Lucinda Morris | 1. chest | | 16.18 1/4 |
| Lucinda Morris | 1. Flat Iron | | 12.40 |
| Lucinda Morris | plate Knives Forks and Spoons | | 25 |
| Etha Dunbar | 1. ax | 1 | 50 |
| Young Barber | 1. Hand saw | 1 | 50 |
| Septah Morris | 1. Chisel | 1 | 25 |
| Septah Morris | 1. Heddle | 1 | 50 |
| William Dunbar | 1. Drawing knife. | 1 | 50 |
| Covington Ford | 1. Name pointer | | 50 |
| Samuel Morris | 1. smoothing plain. | | 56.40 |
| P. H. Suggs | 1. set Lethe Irons | | 75 |
| Septah Morris | 1. Broad ax | 2 | 00 |
| Septah Morris | 1. Wedding Hoe | 1 | 13.40 |
| William Dunbar | 1. Basket | | 25 |
| Wife Tyson | 1. Barrel | | 31.40 |
| Wright Tyson | 1. Barrel | | 31.40 |
| Covington Ford | 1. Barrel | | 25 |
| Samuel Morris | 1. Shoe Box | | 12.40 |
| William Doggarton | 4. Bushels Wheat | 2 | 50 |
| Rich Tyson | 4. Bushels Wheat | 2 | 37.40 |
| Samuel Williams | 4. Bushels Wheat | 2 | 37.40 |
| Rich Tyson | 4. Bushels Wheat | 2 | 25 |
| Gabriel Davis | 3. Hogs | 6 | 6.40 |
| Gabriel Davis | 2. Hogs | 1 | 13.40 |
| Gabriel Davis | 1. Hogs | 3 | 56.40 |
| John Davidson | 2. Sheep | 2 | 31.40 |
| James Whitel | 2. Sheep | 1 | 56.40 |
| James Whitel | 2. Sheep | 1 | 6.40 |
| Covington Ford | 2. Sheep | 1 | 12.40 |
| James Randolph | 1. Sow & Piggs | 5 | 00 |
| James Randolph | 1. Sow & Piggs | 7 | 00 |
| | | 70 | 87.40 |

79

Sale - Continued

| | | | |
|-------------------|---------------------|-------|----------|
| S. B. Dawson | 1. sow and Piggs | \$4 | 50 |
| Lucinda Morris | 1. cow and Calf | 8 | 56.40 |
| Rich Tyson | 1. cow and Calf | 9 | 00 |
| Amen Price | 1. Horses | 3 | 13.40 |
| Samuel Williams | 1. Steer | 2 | 56.40 |
| Druzy Bones | 100. Chickens | 10 | 00 |
| Richard Allred | 6. Turkeys | 2 | 13.40 |
| Samuel Morris | 6. Gees | 1 | 56.40 |
| Ann Price | 7. Ducks | | 68.40 |
| John Davidson | 1. Mattock | | 76 |
| Covington Ford | 1. Hoeshoe | | 13.40 |
| burles Gray | 1. Sorrel Mare | | 38.00 |
| John Davidson | 1. Roan Filly | | 22.13.40 |
| P. H. Suggs | 1. Brown colt | | 25.00 |
| Rich Tyson | 1. colt | | 11.25 |
| Jorah Barnory | 1. Sorrel | | 5.13.40 |
| Samuel Morris | 300. Bundles Hodder | | 2.51.44 |
| Samuel Morris | 5. Barrels born | | 5.50 |
| William Phillips | 5. Barrels born | | 6.95 |
| Samuel Williams | 5. Barrels born | | 6.05 |
| William Doggarton | 5. Barrels born | | |
| Lucinda Morris | 1. Cobb and Pale | | 50 |
| P. H. Suggs | 1. Bridle | | 37.40 |
| Septah Morris | 1. Pair Pinchers | | 50 |
| Samuel Morris | | | |
| | | 16.5 | 92.2 |
| | | 70 | 37.40 |
| | | 123.6 | 79.94 |

An Inventory of Winspredis Rawls property

Returned by Elisha Ashurst to Court. To be received \$10.00 - \$10.00
November Term 1850. Elisha Ashurst

80

John Parchment Adam Boardg Joel Mann Decceased

Know all men by these presents That we John Parchment, Thomas Bayliss & J. N. Johnson
all of the State of Georgia & County of Stewart are held & firmly bound unto the Governor or in the
case the State apportioned or his successor in office in the just sum of four thousand dollars, to be
paid to the said Governor or his successor in office or their assigns. Which payment will be
truly to be made. We bind ourselves our Heirs, Executors, Administrators, jointly & severally
firmly by these presents, to do with our debt and debts this the 1st day of November 1830.
The condition of the above obligation is such that if the above bound John Parchment,
Administrator of all & singular the Goods & Chattels, Right and Credits of Joel Mann Decceased
to make or cause to be made a true & perfect Inventory of all & singular the Goods & Chattels,
Right & Credits of the deceased which have or shall come into the hands, knowledge or
possession of the said John Parchment, or into the hands, or possession of any other
person or persons for him & the same so made to exhibit, or cause to be exhibited
unto our ensuing County Court, & the same Goods, Chattels, Right & Credits of the deceased at the
time of his death, & in at any time hereafter, come into the hands of any
other person or persons for him to sell & pay, Administrator according to law, to
be further to make or cause to be made a true & just account of the Administration
Within one year after the date of these presents, & all the rest & residue of the said
Goods, Chattels & Credits which may be found remaining on the said
Administration Account, the same being first examined & allowed.

Inasmuch as we shall deliver and pay unto such person or persons
respectively, as the same shall be due, pursuant to the true intent & meaning
of this Administration & it shall appear that any will be Testament
may be made by the deceased & Executor or Executrix thereof named. To Exhibit,
the same unto our Court, Making it allowed and approved of. According to
the said John Parchment be the rents requested. Do render & deliver to
the said Office of Administration, Approbation of such Testament
being first laid & made in our said Court, then this obligation to be
Paid & to remain in full force & law. John Parchment
Signed & acknowledged in open Court Thomas Bayliss
November 1st 1830. I.N. Johnson

Account Current Estate of
Joel Mann Decceased Sale #6-

| Nancy Mann | 4. Chairs | \$ 50 | |
|-----------------|--------------------------|-------|--|
| Benjamin Daniel | 5. Chairs | 1 25 | |
| Nancy Mann | Table Furniture | 2 " | |
| Nancy Mann | 1. Bed and Furniture | 5 " | |
| John Parchment | 1. Bed and Furniture | 11 " | |
| Nancy Mann | 1. Bed and Furniture | 2 " | |
| John Parchment | 1. Spinning Wheel | 50 | |
| Nancy Mann | 1. Spinning Wheel & Cart | 50 | |
| Nancy Mann | 1. Trunk & Chest | 1 50 | |
| John Parchment | 1. Trunk | 1 " | |
| Nancy Mann | 1. Side Saxala | 3 50 | |
| Nancy Mann | 1. Table | " 25 | |

25 00

| Nancy Mann | 1. Jar | \$ 25 | |
|----------------------|----------------------------|----------|--|
| Brainerd Smith | 1. Jar | " 25 | |
| Nancy Mann | 1. Jug | 35 " | |
| Nancy Mann | 1. pale and piggin | 35 " | |
| Nancy Mann | 1. Loom | 3 " | |
| Nancy Mann | 1. Lot of battoes | 2 " | |
| Nancy Mann | 1. Potrack & pair pothooks | 31 14 | |
| Thomas Wynn | 1. Spicemaster & soap | 56 44 | |
| Brisco Jackson | 1. Copperpot & steamer | 68 34 | |
| James Ellman | 1. Pewt Kilogram | 68 34 | |
| William Hogmentation | 1. Kettle | 6 14 | |
| Bovington Ford | 1. Kettle | 68 34 | |
| Jacob Parchment | 1. Shuttle | 50 " | |
| Nancy Mann | 1. Potts | 50 " | |
| John Parchment | 1. Pages & Box | 56 44 | |
| Uriah Smith | 5. first choice of steers | 89 50 | |
| Uriah Smith | 5. Second choice of steers | 77 50 | |
| William H West | 2. Bulls | 20 " | |
| William H West | 2. small steers | 11 " | |
| William H West | 2. small steers | 17 25 | |
| Nancy Mann | 1. Cow & Calf | 3 50 | |
| John Brown | 1. Cow & Calf | 10 " | |
| John Brown | 1. Cow & Calf | 12 " | |
| William H West | 1. Heifer | 7 " | |
| William H West | 1. Cow & Calf | 9 25 | |
| William H West | 1. Cow & Calf | 10 35 | |
| Thomas Wynn | 1. Cow & Calf | 11 31 14 | |
| William H West | 1. Cow & Calf | 8 25 | |
| William H West | 1. Gock of Oxen | 12 " | |
| Nancy Mann | 1. Sorrel Mare | 35 " | |
| John Parchment | 1. Sorrel Mare | 51 " | |
| Henry G Wills | 1. Sorrel Mare | 61 " | |
| Uriah Syron | 1. Bay horse | 61 25 | |
| John H Marable | 1. bolt | 17 " | |
| Edmona Kelly | 1. bolt | 17 50 | |
| John H Marable | 1. bolt | 17 50 | |
| William H West | 3. first choice of Hogs | 15 " | |
| William H West | 12. Hogs | 30 " | |
| John Waller | 5. first choice of Sheep | 7 25 | |
| William Davis | 5. second choice of Sheep | 6 50 | |
| Isaac Brake | 5. third choice of Sheep | 5 " | |
| Asaiah Brake | 6. fourth choice of Sheep | 4 50 | |
| Deliverance Gray | 1. Potts | 1 31 14 | |
| Brisco Jackson | 1. Skillet & Fids | 50 | |
| Bambleton Settle | 1. Potts | 25 " | |
| Bovington Ford | 1. Iron Kegage | 75 " | |
| Joseph Parchment | 1. Mans Saddles | 11 " | |

711 75 14

| | Amt | Bkt over | 74 | 75 1/4 |
|------------------------|-----|----------------------------------|-----|---------|
| Henry Edwards | 1 " | Galla | 8 3 | 25 |
| Pleasant Briss | 1 " | Diplegum | 8 | 6. 40 |
| Cunnington Ford | 1 " | Swingle Tree & Bleasay | " | 68. 3/4 |
| James Myatt | 1 " | Bare Plow | 1 | " |
| John Ford | 1 " | Manle Plow | " | 75 |
| Thomas Wynn | 1 " | Bare plow bleasay & Swingle tree | 1 | 56. 1/4 |
| Thomas Wynn | 1 " | Bare plow | 1 | " |
| Cunnington Ford | 1 " | Weeding Hoe | " | 37. 1/4 |
| John Parchment | 1 " | Logchain | 5 | 75 |
| James H. Ellip | 1 " | Pair of Flat Irons | 1 | 62. 1/4 |
| John Ford | 1 " | Weeding Hoe | " | 25 |
| John Dilling | 1 " | ox cart | 27 | 50 |
| James Myatt | 1 " | pair of Gars | " | 93. 3/4 |
| James Myatt | 1 " | pair of Gars | 1 | 87. 1/4 |
| Abraham Whitehead | 1 " | pair of Gars | 1 | 57. 1/4 |
| Taylor M. Mattox | 1 " | Bee Gum | " | 62. 1/4 |
| James Newbury | 1 " | Bee Gum | 1 | " |
| Isaac Davis | 1 " | Bee Gum | 1 | " |
| William H. West | 1 " | Bee Gum | 1 | " |
| Francis Smith | 1 " | Hogsheads | " | 25 |
| William Lumber | 1 " | Hogsheads | " | 81. 1/4 |
| Abram Fowler | 1 " | Screw Auger | " | 75 |
| John Duinisor | 1 " | Barrel Salt | 7 | 31. 1/4 |
| Morgan B. Mills | 1 " | Ferry Boat | 10 | 25 |
| John H. Marable | 1 " | Corral Bars | 67 | 25 |
| Henry G. Wills | 5 " | Bushels Wheat | 2 | 50 |
| Byron Stacy | 5 " | Bushels Wheat | 2 | 62. 1/4 |
| John H. Sugg | 5 " | Bushels of Wheat | 2 | 75 |
| Thomas Walker | 5 " | Bushels of Wheat | 2 | 68. 3/4 |
| John Brown | 5 " | Bushels of Wheat | 2 | 81. 1/4 |
| Thomas Walker | 5 " | Bushels of Wheat | 2 | 75 |
| William H. West | 1 " | White Bull | 8 | " |
| Henry G. Wills | 1 " | Pair Drawing Chains | " | 56. 1/4 |
| Benjamin Kelly Esquire | 1 " | Ax | 1 | 50 |
| Abram Fowler | 1 " | Spouting Hoe | " | 50 |
| Abram Fowler | 1 " | Weeding Hoe | 1 | 37. 1/4 |
| Benjamin Kelly | 2 " | Sleighs | 1 | " |
| Benjamin Kelly | 3 " | Sleighs | 1 | 25 |
| John Brown | 1 " | Bell | 1 | " |
| William Progmarion | 1 " | Bell | " | 56. 1/4 |
| Henry Edwards | 1 " | Bell | " | 25 |
| William Progmarion | 1 " | Bell | " | 25 |
| Jacob Parchment | 1 " | Ax | " | 18. 3/4 |
| William Progmarion | 1 " | Ax | " | 68. 3/4 |
| William H. West | 1 " | Spigel & Aiglet | " | 50 |
| Joshua Brake | 1 " | Plow Rod & Leister | " | 25 |
| Littleton Ruffley | 1 " | Bull Tongue | " | 31. 1/4 |
| | | | 890 | 31. 1/4 |

| | Amt | Bkt up | 89 | 31. 1/4 |
|------------------|------|-----------------------|--------|---------|
| John Brown | 1 " | Bridle | " | 25 |
| Henry G. Wills | 1 " | Bridle | " | 12. 1/4 |
| Salathia Stacy | 2 " | Bridle | " | 25 |
| Edmona Kelly | 1 " | Bridle | " | 50 |
| William H. West | 1 " | Rope Hook | " | 6. 1/4 |
| Daniel Curtis | 1 " | Box and Jace Tool | " | 50 |
| John Ford | 4 " | Empty Barrels | " | 50 |
| Niram Fowler | 5 " | Empty Barrels | " | 31. 1/4 |
| Joshua Brake | 1 " | Gatiana | " | 13. 1/4 |
| Nancy Mann | 1 " | Gatiana | " | 25 |
| William Elliott | 1 " | Sieve | " | 12. 1/4 |
| Abram Fowler | 1 " | Sider Barrells | " | 31. 1/4 |
| Joshua Brake | 1 " | Sider Barrells | " | 50 |
| Deliverance Gray | 1 " | Do | " | 56. 1/4 |
| William Elliott | 1 " | Do | " | 62. 1/4 |
| Nancy Mann | 1 " | Keggs | " | 25 |
| Nancy Mann | 1 " | Keggs | " | 12. 1/4 |
| Nancy Mann | 2 " | Pitchers | " | 25 |
| Salathia Stacy | 1 " | Pair candlesticks | " | 25 |
| Thomas Wynn | 1 " | bottomill | " | 25 |
| Daniel Brake | 1 " | Pale | " | 6. 1/4 |
| Korplit Smith | 1 " | Collars Patch | " | 25 |
| John Ford | 1 " | Board patch | " | 75 |
| John H. Sugg | 1 " | Peach Kurgery | " | 56. 1/4 |
| John Ford | 4 " | Pots potatoes | " | 2 |
| Morgan B. Mills | 10 " | Pots potatoes | " | 5 |
| Wrick Smith | | Pots & Irish Potatoes | " | 50 |
| James Newbury | 1 " | Curnip Patch | " | 50 |
| James Aliman | 1 " | Caterack | " | 37. 1/4 |
| James Newberry | 1 " | Do | " | 62. 1/4 |
| James Newberry | 1 " | Do | " | 18. 3/4 |
| James Newberry | 1 " | Hoovertask | " | 25 |
| Edmona Kelly | 1 " | Fodder Task | " | 4 |
| James Newberry | 1 " | Lett Hoader | " | 5 |
| Nancy Mann | 12 " | Gus | " | 75 |
| Edmond Kelly | 60 " | Turkeys | " | 30 |
| Nancy Mann | 2 " | Do | " | 37. 1/4 |
| Daniel Brake | 1 " | Half Bushell | " | 43. 1/4 |
| John Brown | 1 " | saw and 9 shotes | " | 6. 1/4 |
| John Ford | 5 " | Barrels Barn | " | 31. 1/4 |
| Edmond Kelly | 5 " | Do | " | 18. 3/4 |
| Edmond Kelly | 5 " | Do | " | 31. 1/4 |
| Edmond Kelly | 5 " | Do | " | 6. 1/4 |
| Edmond Kelly | 5 " | Do | " | 43. 1/4 |
| James Newberry | 10 " | Do | " | 50 |
| William H. West | 10 " | Do | " | 44. 00 |
| Gabriel Davis | 10 " | Do | " | 35 |
| | | | 13 | 25 |
| | | | 13 | 25 |
| | | | 10. 40 | 47. 1/4 |

| | | | |
|------------------|--------------------------------|------|--------|
| Nancy Mann | 3 Sleighs | 1000 | 47 3/4 |
| Daniel Brake | 7. Empty Barrels | 2 | 2 00 |
| Henry Edwards | 1 " Bee Hive | 1 | 6 4/4 |
| Nancy Mann | 1 " Bill | " | 25 |
| Nancy Mann | 1 " Bird Snare, Rabbit, & Hawk | " | 75 |
| Nancy Mann | 1 " Charcoal | " | 25 |
| Nancy Mann | 1 " Candlessticks | " | 6 4/4 |
| Daniel Burris | 1 " Bottles | " | 12 4/4 |
| Nancy Mann | 1 " Bottles | " | 25 |
| Charles Allman | 1 " Lamp | " | 25 |
| William Elliott | 1 " Barrel Salt | 7 | 00 |
| Lettleton Deputy | 10 " Barrels Corn | 13 | 12 4/4 |

A list of Notes on hand at the date. Due Date \$1065.97 3/4

Miriam Ellis Note \$2.1. Due July 3d. - - - \$55.00
 Fatty M. Maddox Note \$3.00 Due Date \$3. - 11 " 00
 Balance on D. Baley Note \$2.2. Due Aug. 1st \$3. - 5 " 00

John Parchment Administrator

Account Current. Estate of Daniel W. Leek Dec'd.

From the authority an order Monday August Term 1830, to us directed to settle with John Higer & W. B. Young Executors of R. Leek Dec'd. estate. Make return thence to them. We find as follows to wit,

A true account of Wm. Estes against the estate, legally proven & receipted for, Settled 10th Novr. 1829.

An Acct. of W. B. Young legally proven

An Acct. of cash paid

An Acct. of John Higer proven legally

Clerks fee Recording Inventory - - - - -

Do. for copy an order to Commissioners - - - - -

Do. for Recording return - - - - -

Fees for services Rendered and Commission Allowed by Commissioners to Wm. B. Young for services Rendered & Commission allowed by Commissioners to John Higer for the Commissioners fees for attending two days - - - - -

Given under our hands and seals as Commissioners appointed
By the court.

Benjamin Kelly
William Dowdy
David Brumley



Charlton B Davidson Board for Ferry

Stat of Finances

W.W. Bradford are held and firmly bound unto Nathan Rep. Chairman of the County of Stewart. In the quiet and full sum of ten thousand dollars to be paid to the said Nathan Rep. his successor in office or their assigns. For which payment will and truly to be made. We bind ourselves and each of us our & each of our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of November 1830.

The condition of the above obligation is such, that whereas the above bound, Charlton B. Davidson hath obtained leave to keep a publick Ferry across Cumberland River near Bald Island. Now if the said Charlton B. Davidson shall constantly give and provide good sufficient Boats or other proper crafts. And always be well attended for travellers and other persons. Their horses baggage and effects over said River. Then the above obligation to be Paid. Otherwise to remain in full force & virtue.

b. B. Davidson

William Perkins

W.W. Bradford

John & Acknowledges in open Court

November Term 1830.

August 21st 1830. Amount of sale. Estate of George Boyd Sen. Due

| | | | | |
|-----------------|---|------------------------------------|---|----------|
| George Boyd gun | - | To. 1. Big Kettle | - | \$3 54 |
| John Wappore | - | To. 1. Dog's T. choice | - | 37 4/4 |
| George Boyd | - | To. 1. Kettle - Dote | - | 1 75 |
| Jacob Brish | - | To. 1. White Wappor choice | - | 4 00 |
| Lerkin Horrold | - | To. 1. White Wappor. Dote | - | 3 00 |
| John Baley | - | To. 1. Cow & Calf | - | 7 93 13 |
| George Boyd | - | To. 1. Cow & Calf. Bicks | - | 9 25 |
| George Boyd | - | To. 1. Calf | - | 10 |
| William Baley | - | To. 1. Cow and Wether 1. choice | - | 2 75 |
| William Baley | - | To. 2. Cow and Wether 2 Dote | - | 2 37 4/4 |
| Wm. Baley | - | To. 3. Sheep - - - - - 3 Dote | - | 2 00 |
| Wm. Baley | - | To. 4. Sheep - - - - - 4 Dote | - | 1 25 |
| John Baley | - | To. 5. Sheep - - - - - 5 Dote | - | 1 25 |
| George Boyd | - | To. Millstones & Works | - | 6 00 |
| D. Lancaster | - | To. second Choice with July - paid | - | 25 |

George Boyd \$55 68 44

James Scarburgh. Barrimor Bond

Know all men by these presents. That we James Scarburgh William Cherry, & Barret Crocker all of the County of Stewart and State of Pennsylvania, are held and firmly bound unto William Carroll Governor in and over the state aforesaid in the sum of five thousand dollars. To be paid to the said William Carroll his Successors in office or their assigns Which payment will and truly to be made. We bind ourselves our Heirs Executors Administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated the 9th day of February 1831.

The condition of the above obligation is such. That Whereas, the above bounden James Scarburgh hath been by the justice of the Court of Pleas and Quarter Sessions for the County of Stewart,

Appointed Coroner in and for said County. Now if the said James Scarburgh shall use and truly and without delay Execute all process and precepts to him directed and faithfully account for and pay over all monies by him collected by virtue of any process or precept put into his hands to the plaintiff his his or their agent or attorney or such other person or persons to whom the same may be due and payable according to the law or thereof and in all other things faithfully Execute and perform the duties of Coroner during his continuance in office. Then the above obligation to be void else to remain in full force and virtue.

Taken and acknowledged in open court.

February Term 1831.

James Scarburgh
William Cherry
Barret Crocker

Barnett Brockard. Ranger. Bond

Know all men by these presents. That we Barnett Brockard John H. Koen & William Cherry all of the County of Stewart and State of Pennsylvania, are held and firmly bound unto Nathan Pop. esquire Chairman of the County Court of Stewart County in the sum of five hundred dollars. To be paid to the said Nathan Pop his Successors in office or their assigns Which payment will and truly to be made. We bind ourselves our Heirs Executors Administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated the 9th day of February 1831.

The condition of the above obligation is such. That Whereas, the above bounden Barnett Brockard hath been by the justice of the Court of Pleas and Quarter Sessions for the County appointed

Appointee Ranger in and for said County. Now if the said Barnett Brockard shall use and truly Execute and perform the duties of Ranger agreeably to Law During his continuance in office. Then the above obligation to be null and void else to remain in full force and virtue in law.

Taken and acknowledged in open court.

February Term 1831.

Barnett Brockard
J. H. Koen
W. Cherry

William Bailey. County Justice. Bond

State of Pennsylvania

Know all men by these presents. That we William Bailey Ebbelments and William Kay all of the County of Stewart & State of Pennsylvania are held and firmly bound unto Nathan Pop esquire Chairman of the Court of Pleas and Quarter Sessions for the County of Stewart in the sum and full sum of one thousand dollars. To be paid to the said Nathan Pop his Successors in office or their assigns Which payment will and truly to be made. We bind ourselves and each of us our and each of our Heirs Executors Administrators and assigns.

Jointly and severally firmly by these presents sealed with our seals and dated the 9th day of February 1831. The condition of the above obligation is such. That Whereas, the above named William Bailey hath been by the Court of Pleas and Quarter Sessions for the County aforesaid Trustee for said County. Now if the said William Bailey shall Satisfy, collect and keep all County Which by Law he is authorized, or Trustee to collect and faithfully account for and pay over the same agreeably to the order of the County Court. Then the above obligation to be void else to remain in full force and effect.

William Bailey,
John Ebbelments,
William Kay.

George P. Brapt. Guardian to Margaret A. Cuttaw. Bond

Know all men by these presents. That we George P. Brapt. John Scarburgh Thomas Bayliff A. M. Wall and John Ebbelments are held and firmly bound unto Nathan Pop Chairman of the County Court of Stewart County his Successor or successor. Survivor or survivors his Executors Administrators and assigns in the sum of two thousand five hundred dollars. For the use of Margaret A. A. Cuttaw For the payment of which we bind ourselves our Heirs Executors Administrators and assigns jointly and severally firmly by these presents. Sealed with our seals and dated the 10th day of February 1831.

The condition of the above obligation is such. That Whereas, George P. Brapt has been appointed Guardian to Margaret A. A. Cuttaw. Now if the said George P. Brapt shall well and faithfully make true returns. And Settlements make with the County Court of Stewart agreeably to Law. During his continuance in office to the said Margaret A. A. Cuttaw. Then the above obligation to be void else to remain in full force and virtue in law.

George P. Brapt
John Scarburgh
Thomas Bayliff
A. M. Wall

George P. Brapt. Guardian to William A. Cuttaw. Bond

Know all men by these presents. That we George P. Brapt John Scarburgh Thomas Bayliff A. M. Wall and John Ebbelments are held and firmly bound unto Nathan Pop Chairman of the County Court of Stewart County his Successor or successor. Survivor or survivors his Executors Administrators and assigns in the sum of two thousand five hundred dollars. For the use of William A. Cuttaw For the payment of which we bind ourselves our Heirs Executors Administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated the 10th day of February 1831.

The condition of the above obligation is such. That whereas George P. Brapt has been appointed Guardian to William A. Cuttaw. Now if the said George P. Brapt shall well and faithfully make true returns. And Settlements make with the County Court of Stewart agreeably to Law. During his continuance in office to the said William A. Cuttaw.

and at the expiration thereof. Shall will and faithfully account with the said
Justices of the County Court of Stewart. And pay over to them or their order the profits
of said Estate, that may come into his hands by Virtue of said Guardianship
together with the profits. And the said Guardianship is apportioned. Shall answer himself
in all things relative to the said Guardianship agreeably to Law, as a time the above
obligation to be void else to remain in full force & Virtue in ~~law~~.

John Scarbrough
Thomas Bayly
John H. Clements
Taken & acknowledged in open court

February Term 1831.

William Tubb, Constable Bond

State of Pennsylvania

I know all men by these presents. That we William Tubb, David—
Irwin, and Benjamin Kelly are held and firmly bound unto William Carol, Governor
of the State aforesaid in the sum of one thousand dollars, to be paid to the
said William Carol, his successors in office or their assigns. Which payment well &
truly to be made to him or his executors and each of us our and each of our Heirs
Executors, Administrators and Assigns jointly & severally firmly by these
present sealed with our seals and dated this 7th day of February 1831.

The condition of the above obligation is such. That whereas the above named
William Tubb, hath been by the Justices of the Court of Pleas and Quarter Sessions of
Stewart County appointed Constable in and for said County. Now if the said
Tubb, shall will and truly and without delay execute all process and precepts to
him directed, and faithfully account for and pay over all monies by him
collected by virtue of any process or precept put into his hands. To the plaintiff
his or their agent or attorney or to such other person or persons to whom
the same may be due and payable, according to the sum thereof and in all
other things faithfully execute and perform the duties of Constable during
his continuance in office. Then the above obligation to be void else to remain in
full force and virtue.

Taken and acknowledged in open court
February Term 1831.

William Tubb
David Irwin
Benjamin Kelly

Nelson Brownell, Constable Bond

State of Pennsylvania

I know all men by these presents. That we Nelson Brownell
John Scarbrough and Vincent Wyatt are held and firmly bound unto William—
Carol Governor in and over the state aforesaid in the sum of one thousand
dollars to be paid to the said William Carol his successors in office or their assigns.
Which payment well and truly to be made to him or his executors and each of us our &
each of our Heirs, Executors, Administrators and Assigns. jointly and severally firmly
by these presents sealed with our seals and dated this 7th day of February 1831.

The condition of the above obligation is such. That whereas the above named Nelson Brownell
has been by the Justices of the Court of Pleas and Quarter Sessions for the County of
Stewart appointed Constable in and for said County. Now

Now of the said Nelson Brownell shall will and truly and interest, delay execute all process
and precepts to him directed and faithfully account for and pay over all monies by him
collected by virtue of any process or precept put into his hands to the plaintiff his or their
agent or attorney or to such other person or persons to whom the same may be due and
payable agreeable to the sum thereof and in all other things faithfully execute and
perform the duties of constable during his continuance in office. Then the above obliga
tion to be void else to remain in full force and virtue.

Nelson Brownell
John Scarbrough
Vincent Wyatt
mark

Taken & acknowledged in open court
February Term 1831.

William Ray, (Fawner Licence) Bond

I know all men by these presents. That we William Ray and Edmund Clegg all of the state
of Pennsylvania and County of Stewart are held and firmly bound unto William Carol, Governor
of the state aforesaid in the sum of five hundred dollars. To be paid to the said
William Carol his successors in office or their assigns. Which payment well and truly
to be made we bind ourselves and each of us

William Brutton, Constable, Bond

I know all men by these presents. That we William Brutton, William Elling, Parsons,
Brutton, Joseph Smith and Asa Whipple, are held and firmly bound unto
William Carol Governor of the state of Pennsylvania in the sum of one thousand dollars
to be paid to the said William Carol his successors in office or their assigns.
Which payment well and truly to be made we bind ourselves and each of us
our and each of our Heirs, Executors, Administrators and Assigns. jointly &
severally firmly by these presents sealed with our seals and dated this
7th day of February 1831.

The condition of the above obligation is such. That whereas the above named
William Brutton hath been by the Justices of the Court of Pleas and Quarter
Sessions for the County of Stewart appointed Constable in and for said County.
Now if the said William Brutton shall will and truly and without delay execute all
process and precepts to him directed and faithfully account for and pay over all
monies by him collected by virtue of any process or precept put into his hands. To
the plaintiff his or their agent or attorney or to such other person or persons
to whom the same may be due and payable agreeable to the sum thereof and
in all other things faithfully execute and perform the duties of constable
during his continuance in office. Then the above obligation to be void else
to remain in full force and effect.

William Brutton
William Elling
Joseph Smith
Parsons Brutton
Asa Whipple
mark

Taken & acknowledged in open court

February Term 1831.

John Scarbrough

90

David Irwin Ass't of Martin Brigham Deed Bonds

Know all men by these presents That we David Irwin, Thomas Bayleff & Benjamin Kelly all of the State of Pennsylvania County of Stewart are held & firmly bound unto the Governor in and over the state aforesaid or his successors in office in the just sum of three thousand dollars to be paid to the said Governor or his successors in office or their assigns. Which payment will & truly to be made we hold ourselves our heirs, Executors, Administrators jointly and severally firmly by these presents sealed with our seals and dated this 7th day of February 1831.

The condition of the above obligation is such that whereas the above bounden David Irwin, Administrator of all & singular the goods & chattels Rights and credits of Martin Brigham deceased. To make or cause to be made a true & perfect Inventory of all & singular the goods & chattels Rights & credits of the deceased which have or shall come into his hands. Knowledge or possession of the said David Irwin or into the hands or possession of any other person or persons for him and the same do make; do exhibit or cause to be exhibited unto our issuing County Court, & the same goods, chattels Rights & credits of the deceased at the time of his death. Which at any time hereafter comes into the hands of any other person or persons for him, we will & truly administer according to law, & 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 & all the rest and residue of the said goods, chattels, and credits which may be found remaining on or on the said Administration account, the same being first examined and allowed agreeably to law, shall deliver & pay unto such person or persons respectively as the same shall be due, pursuant to the true intent and meaning of this Administration, and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix, there named, to exhibit the same unto court, making it allowed and approved of, according if the said George R. Craft, there unto he entitled, do run and deliver the said Letter of Administration approbation of such Testament to be Dated to remain in full force and law.

In witness whereof we the undersigned have signed and affixed our hands & seals to these presents. And all the rest & residue of the said goods, chattels & credits which may be found remaining remaining on or on the said Administration account, the same being first examined and allowed agreeably to law, shall deliver & pay unto such person or persons respectively as the same shall be due, pursuant to the true intent and meaning of this Administration, and if it shall appear that any Will or Testament was made by the deceased and Executor or Executrix, there named, to exhibit the same unto court, making it allowed and approved of, according if the said George R. Craft, there unto he entitled, do run and deliver the said Letter of Administration approbation of such Testament to be Dated to remain in full force and law.

George R. Craft
Robert McEauley
Wm R. Redick

David Irwin, Thomas Bayleff, Benjamin Kelly

State of Pennsylvania

Know all men by these presents That we Daniel McEauley, Malcolm McEauley and Robert Wyatt are held & firmly bound unto William Bard, Governor in and over the state aforesaid in the sum of four thousand dollars. To be paid to the said William Bard et. His successors in office or their assigns. Which payment will & truly to be made we hold ourselves and each of us our and each of our Heirs, Executors, Administrators & assigns jointly and severally firmly by these presents sealed with our seals and dated this 7th day of February 1831.

The condition of the above obligation is such that whereas the above named Daniel McEauley hath been by the justice of the Court of Pleas and Quarter Sessions of Stewart County appointed Constable in and over said County, now if the said Daniel McEauley shall will & do truly and without delay execute all process and precepts to him directed and faithfully account for and pay over all monies by him collected by virtue of any process or precept put into his hands to the plaintiff. His, her, or their agent or attorney or such other person as persons to whom the same may be due and payable, according to the law thereof and in all other things faithfully execute and perform the duties of constable during his continuance in office. Then the above obligation to be null and void, to remain in full force & virtue. Taken & acknowledged in open court. February 7th 1831.

Daniel McEauley
Malcolm McEauley
Robert Wyatt

George R. Craft, Admin. Estate of Alexander B. Cuttell deceased) Bonds

Know all men by these presents That we George R. Craft, Robert McEauley and William R. Redick all of the State of Pennsylvania County of Stewart are held & firmly bound unto the Governor in and over the state aforesaid or his successor in office or in the just sum of four thousand dollars. To be paid to the said Governor or his successors in office or their assigns. Which payment will & truly to be made we hold ourselves our heirs, Executors, Administrators, jointly & severally firmly by these presents sealed with our seals and dated this 7th day of February 1831. The condition of the above obligation is such that whereas the above named George R. Craft Administrator of all & singular the Goods & Chattels Rights and credits of Alexander B. Cuttell deceased. To make or cause to be

Spirs. S. Bennett Adm'r Estate of Nancy Bennett deceased, Bond.

Know all men by these presents That we Spirr. S. Bennett, William H. Colton and Co
and George W. Wallace all of the State of Georgia and County of DeKalb are
held and firmly bound unto the Governor in case over the State aforesaid
Or his Successor or any in the first sum of One thousand dollars, to be
paid to the said Governor, or his successor in office or their agents,
Which payment will and is to be made on bond according our
Heirs, Executrix, Administrator jointly and severally firmly by them
present. Seal'd with our seals and dated this 10th day of February 1837.
The condition of the above obligation is such that where as the above bound
Spirr. S. Bennett Administrator of all singular the goods and chattels Right
and benefits of Nancy Bennett deceased. To make or cause to be made a true
and perfect Inventory of all & singular the goods and chattels Left and
Brought of the deceased. Which have or shall come into the hands, knowledge
or possession of the said Spirr. S. Bennett or into the hands, or possession of
of any other person or persons for him. And the same to be made so
exact as to cause to be exhibited unto our ensuing County Court, and
the same goods, Benefits Rights and Benefits of the deceased at the time
of his death. Which at any time here after comes into the hands of
any other person or persons for him. As well and truly 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 rent & residue
of the said goods, Benefits and Credits which may be found
remaining on the said Administration account, the same
being first examined and allowed agreeably to law, shall
belong 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
to the name or do make it the same unto court, making it
all valid and allowed by. According if the said Spirr. S. Bennett
the executors required. So I swear and deliver the said letters
of Administration. Approbation of such Testament being first
read and made in our said court. Then the above obligation
to be paid off to remain in full force and law.
Taken & acknowledged in open court.

February Term 1837

Spirr. S. Bennett
William H. Colton
mark
G. W. Wallace

Inventory & Account of sale of the Estate of James Dunbar deceased

| | | | |
|-----|---------------------|------------------------------|---------|
| 1. | Sarah Dunbar | 2. Books and furniture | \$6 00 |
| 2. | Sarah Dunbar | 1. Cupboard | 5 00 |
| 3. | Sarah Dunbar | 6. Chairs | 1 52 |
| 4. | Sarah Dunbar | 1. Poling Table | 1 00 |
| 5. | Sarah Dunbar | 1. Table | 0 50 |
| 6. | Sarah Dunbar | 1. Chest | 1 00 |
| 7. | Sarah Dunbar | 1. Buffet Mill | 0 50 |
| 8. | b. & Dawson | 1. Iron Square | 0 56 34 |
| 9. | George Garbrough | 1. Canister | 0 87 44 |
| 10. | W. W. Bradford | 1. Boule supper & Box | 0 13 44 |
| 11. | John Hogan | 1. Sugar dish | 0 25 |
| 12. | Thomas Wynn | 1. Pitcher | 0 12 44 |
| 13. | John Bradford | 1. Sp | 0 12 44 |
| 14. | Richard Allen | 1. Sugar dish | 0 12 44 |
| 15. | Isaac Stokes | 1. Easter Bottle | 0 21 44 |
| 16. | Thomas Wynn | 1. Glass | 0 13 44 |
| 17. | John Hogan | 1. Bottles of Castor oil | 0 75 |
| 18. | Sarah Dunbar | Cupboard Furniture | 0 68 34 |
| 19. | Ann Dunbar | 1. Books and Furniture | 10 00 |
| 20. | Mosca Dunbar | 1. Bedstead and Chest | 10 00 |
| 21. | J. Allen | 1. Arithmetic | 0 64 44 |
| 22. | William Negehee | 1. Lot of Books | 0 75 |
| 23. | Thomas Wynn | 2. Books | 0 31 44 |
| 24. | William Negehee | 1. Lot of Books | 0 50 |
| 25. | William Books | 2. Books | 0 12 44 |
| 26. | J. Allen | 1. Note Book | 0 45 34 |
| 27. | William Books | 3. Books | 0 37 44 |
| 28. | Richard Faust | 1. Geography | 0 25 |
| 29. | J. Allen | 3. Chairs | 0 62 44 |
| 30. | William Negehee | 3. Sp | 0 25 |
| 31. | Martha Dunbar | 1. Bed, Bedstead & Furniture | 9 00 |
| 32. | J. Allen | 1. Lot of feather | 1 37 44 |
| 33. | J. Allen | 1. Bed, Bedstead & Furniture | 11 50 |
| 34. | Mosca Dunbar | 1. Room | 1 00 |
| 35. | Ann Dunbar | 1. Spinning Wheel | 1 00 |
| 36. | Sarah Dunbar | 2. Spinning Wheel | 1 37 4 |
| 37. | Martha Dunbar | 1. Chest | 1 50 |
| 38. | Sarah Dunbar | 1. Reel | 0 12 44 |
| 39. | Caleb Williams | 1. pair of saddle bags | 1 24 |
| 40. | Bavington Ford | 1. Flax Wheel | 0 50 |
| 41. | William W. Bradford | 1. Clock and base | 18 00 |
| 42. | George Garbrough | 1. Bott | 0 31 44 |
| 43. | J. Allen | 1. Kettle | 1 64 |
| 44. | Philip Hall | 1. Fleaching Knife | 0 50 |
| 45. | Morgan B. Wils | Cubb & half Bushel | 0 32 44 |

| | | | | | | | | | |
|----|----------------------|-----|--|---------|-----|---------------------|--------------------------------|------------------------|---------|
| 46 | John Dunbar | 1. | Corn and Tea | \$ 1.75 | 93 | William Dunbar | 1. | One Bull | \$ 3.50 |
| 47 | William Dunbar | 1. | lot of bedding | 1.25 | 94 | Annon Price | 1. | Yearlin | 2.50 |
| 48 | Bessington Hord | 1. | Dot and Rock | 1.00 | 95 | Sarah Dunbar | 1. | Black Mare & bolt | 10.00 |
| 49 | William Phillips | 1. | Frying pan | 1.1 | 96 | Sarah Dunbar | 1. | Bay Mare and bolt | 15.00 |
| 50 | Sarah Dunbar | 1. | lot of bedding | 3.00 | 97 | John Davidson | 1. | Failure in security | 4.00 |
| 51 | John Hord | 1. | lot of Tools | 1.64 | 98 | Eliza Dunbar | 1. | Sorrel bolt | 30.10 |
| 52 | Sarah Dunbar | 1. | pair of Gurs | 1.00 | 99 | Nicah Pyle | 1. | set of Smith Tools | 24.00 |
| 53 | John Hord | 1. | lot of Gurs | 0.56 | 100 | William Dunbar | 1. | An will | |
| 54 | Sarah Dunbar | 1. | Iron Ware | 0.25 | 101 | William Meghee | 100 | Six bottles | 2.00 |
| 55 | John Hord | 1. | Do | 0.37 | 102 | William Meghee | 100 | Do | 2.61 |
| 56 | Young Barber | 2. | Augers | 0.37 | 103 | William Meghee | 100 | Do | 2.61 |
| 57 | William Meghee | 1. | Drawing Knife | 0.25 | 104 | William Meghee | 100 | Do | 2.13 |
| 58 | Charlton B. Davidson | 1. | Reap Hook & Scouring knife | 0.23 | 105 | William Meghee | 100 | Do | 2.25 |
| 59 | J. Allen | 1. | Double Axe | 0.93 | 106 | William Meghee | 100 | Do | 2.35 |
| 60 | Sarah Dunbar | 1. | lot of Tools | 0.50 | 107 | William Books | 1. | Whipowar | 6.25 |
| 61 | William Burkiss | 1. | Axe | 1.00 | 108 | Mary L. Atkins | Hand Vice, Sawes, ana Compares | 1.12 | |
| 62 | J. Allen | 1. | Spaxia | 0.37 | 109 | James L. Dunbar | 1. | Hone | 1.12 |
| 63 | William Burkiss | 1. | Axe | 0.75 | 110 | John Fletcher | 1. | Whetstone | 0.18 |
| 64 | William W. Bradford | 1. | Blow Bar | 0.37 | 111 | J. Allen | 1. | Shoe Tools | 0.50 |
| 65 | Joshua Hamlet | 1. | Piece of Iron | 0.62 | 112 | J. Allen | 1. | Hatstan | 0.56 |
| 66 | William Dunbar | 1. | Bull Tongue | 0.50 | 113 | J. Allen | 1. | Powder and shot | 0.37 |
| 67 | Felix Barber | 1. | Spike Gunblot | 0.18 | 114 | W. W. Bradford | 1. | Shot | 0.18 |
| 68 | J. Allen | 3. | Sheips | 0.75 | 115 | W. W. Bradford | 1. | Shot | 0.64 |
| 69 | W. W. Bradford | 1. | Grindstone | 1.50 | 116 | Fidelity M. Madaux | 1. | pair of Tillyacs | 1.75 |
| 70 | John Hord | 1. | Mattress | 0.56 | 117 | William Dunbar | 1. | Rogers and Strop | 0.21 |
| 71 | Thomas Hym | 1. | Axe | 0.64 | 118 | Clarissa Dunbar | 1. | Trunk | 0.25 |
| 72 | William Books | 1. | Rope Gun | 12.00 | 119 | Sarah Dunbar | 1. | Knife Box | 0.12 |
| 73 | Sarah Dunbar | 2. | Blow | 1.00 | 120 | Annon Dunbar | 1. | pair of and Irons | 0.50 |
| 74 | William Hogmorton | 1. | Do | 1.50 | 121 | Sarah Dunbar | 1. | Glas | 0.64 |
| 75 | John Hord | 1. | beller | 0.56 | 122 | John Silam | 1. | pair of Stepphears | 0.18 |
| 76 | Green Bradford | 1. | pair of Iron, ^{large} single ^{large} single pair | 0.51 | 123 | William W. Bradford | 1. | Spur | 0.12 |
| 77 | Sarah Dunbar | 6. | 1. Choice of Stock | 3.00 | 124 | William Phillips | 1. | Lautheru | 0.20 |
| 78 | James Randolph | 16. | Ship | 12.25 | 125 | William Dunbar gun | 1. | new sauelle | 1.00 |
| 79 | Gabriel Davis | 3. | Hogs | 7.18 | 126 | James Wilson | 1. | Set of Tobacco | 0.76 |
| 80 | Simon William | 1. | Sow and 2 pigs | 1.81 | 127 | John Silam | 1. | bag | 0.37 |
| 81 | Sarah Dunbar | 10. | Shates | 3.00 | 128 | William L. Dunbar | 1. | Ring | 0.25 |
| 82 | Sarah Dunbar | 1. | sow and 3 pigs | 0.50 | 129 | Sarah Dunbar | 1. | Tongues & Shovel | 0.25 |
| 83 | William H. West | 1. | lot of Hogs | 22.00 | 130 | Sarah Dunbar | 3 | puiter plates, 1. Dish | 0.37 |
| 84 | Sarah Dunbar | 4. | bows and 2 balves | 10.00 | 131 | Ferniehle Allin | 2. | pans | 0.12 |
| 85 | Annon Price | 2. | Belly | 0.6 | 132 | J. M. Madaux | 1. | Bell and copper pot | 0.18 |
| 86 | Benjamin Cummies | 1. | yearc of Oxen | 25.43 | 133 | Sarah Dunbar | 1. | spoon | 0.12 |
| 87 | Annon Price | 1. | cow and a calf | 7.50 | 134 | Fopy Stoker | 1. | Java | 0.64 |
| 88 | James Randolph | 1. | do | 8.00 | 135 | J. Allen | 1. | b Bare R | 0.64 |
| 89 | Stephen Pyle | 1. | do | 8.12 | 136 | Philip Hall | 1. | pair of Bridle Bits | 0.12 |
| 90 | Annon Price | 1. | Yearlin | 2.50 | 137 | Sarah Dunbar | 1. | Bells | 0.64 |
| 91 | William H. West | 1. | Cow | 5.56 | 138 | Ferniehle Allen | 1. | Sythe and bradie | 0.50 |
| 92 | John Cullas | 1. | Cow | 6.25 | 139 | Richard Braist | 1. | Stone Bare | 2.00 |
| | | | | | 140 | Phillip Hall | 1. | Bar Boutet | 0.25 |

| | | | |
|------|------------------------------|------------------------------|----------|
| 111. | Sarah Dunbar | 1. Pail | \$ 0 |
| 112. | J. Allen | 1. Barrel | 0 25 |
| 113. | Sarah Dunbar | 1. Barrel | 0 12 1/4 |
| 114. | Richard Faust | 2. Turkeys | 0 75 |
| 115. | Wm. W. Bradford | 2. 2 nd choice do | 0 62 1/4 |
| 116. | Richard Faust | 2. 3 rd choice | 0 25 |
| 117. | Sarah Dunbar | Ducks and Gees | 0 50 |
| 118. | J. Allen | Churn and Temple | 0 12 1/4 |
| 119. | J. Allen | Cart Box | 0 2 1/4 |
| 120. | Simon Williams | Skin and pigs | 4 31 1/4 |
| 121. | Lemmy Williams | Sow and pigs | 4 00 |
| 122. | Sarah Dunbar | Raw hide | 0 50 |
| 123. | Wm. Smith | 5 Barrels of corn | 5 50 |
| 124. | Wm. Smith | 5. do | 5 75 |
| 125. | Wm. Smith | 5. do | 5 68 3/4 |
| 126. | Jefftha Morris | 5. do | 5 75 |
| 127. | Jemuel Morris | 5. do | 5 81 1/4 |
| 128. | James Summers | 5. do | 5 93 3/4 |
| 129. | William Hogmentation | 5. do | 5 56 1/4 |
| 130. | James Summers | 5. do | 5 62 1/4 |
| 131. | William Dunbar | 10. do | 11 25 |
| 132. | George Yarbrough | 2. 1/4 do | 2 81 3/4 |
| 133. | Sarah Dunbar | 1. Cart Stake | 0 50 |
| 134. | John Flora | 1. Stake post do | 2 81 1/4 |
| 135. | Norgan W. Wm. | 1. do | 2 88 3/4 |
| 136. | John Flora | 1. do | 2 81 1/4 |
| 137. | Benjamin Burmanis | 1. do | 2 00 |
| 138. | George Yarbrough | 1. do | 1 18 3/4 |
| 139. | George Yarbrough | 1. do | 2 12 1/4 |
| 140. | James Wilson | 1. do | 2 00 |
| 141. | Jeremiah Allen | 1. Gray Cow | 1 95 1/4 |
| 142. | William Negele | 3 Chairs | 22 6 1/4 |
| 143. | Sarah Dunbar | 1. Cart | 0 25 |
| 144. | William Negele | 182. lbs of cotton | 2 55 |
| 145. | William Phillips | | |
| 146. | James Summers | 2. Hayheads of Cotton | 8 53 00 |
| 147. | | 1. Logchain | 0 81 1/4 |
| 148. | Part of the land John Dawson | .6 acres. Rent. 9. Barrels 6 | |
| 149. | Richard Faust | .6 acres - 7 1/4 do | |
| 150. | Philip Hall | .8 do - 4. - 50 - | |

On sale the 1st of January 1831.

| | | | |
|------|------------------------------|------------------------------|----------|
| 178. | William Phillips | 2. Hayheads of Cotton | 8 53 00 |
| 179. | James Summers | 1. Logchain | 0 81 1/4 |
| 180. | Part of the land John Dawson | .6 acres. Rent. 9. Barrels 6 | |
| 181. | Richard Faust | .6 acres - 7 1/4 do | |
| 182. | Philip Hall | .8 do - 4. - 50 - | |

(2)

Inventory of the land and negroes. Notes, Money and Book accounts of James Dunbar deceased. By the Administrator. Three hundred and sixty six acres of land. Four Black people, 2 men and one woman and one boy \$50. in money. One note on James Wilson for \$25. Due May 1827. Book accounts \$5. 96 1/4

William Dunbar

We the Commissioners appointed by the Firm of November 1830. In the state of Virginia, and Court of Stewart. To lay off the dower of the widow and truly attests to that business. The widow dower is 100. Barrels of corn, 100. lbs of sugar, 50. lbs of copper, 1. small Cup, 20. lbs go. 600. lbs of cotton, 6. Bushels of salt, 3 sides of leather. 2 Stacks of powder

James Wilson
Richard Faust

Division of the Real Estate of Arthur Griffin deceased

State of Virginia On the petition of Elizabeth Griffin Guardian for Elizabeth Richard Gravitt, Nancy Griffin, Eliza Griffin and Arthur Griffin. It is ordered by the court. That the Sheriff summon, David Person, Daniel G. Shad, George S. S. Henry Person, and William C. Jones, as also the County Surveyor to go upon the land which his descendants to the aforesaid Elizabeth, Nancy, Eliza, and Arthur Griffin, from their ancestor, Arthur Griffin deceased, and that they divide the same, between the Heirs of the said Arthur Griffin deceased and that they make due return thereof to the next Term of this Court. It is also ordered that Elizabeth Griffin, expose to public sale, after giving legal notice thereof, in a tract of twelve months, two negroes belonging to the Estate of Arthur Griffin deceased, and that she make return thereof, to the next Term of this Court

A Copy Served

Williams et al.

We the undersigned Commissioners have met, agreed to an order of Court, after being duly sworn, have proceeded to divide the land, as follows, to wit; Lot No. 1. was drawn by Dasyay Griffin, Beginning at a Black oak, David Person's South west corner, running South twenty one poles, and three fourths to a Stake thence East two hundred and thirty poles, to the back line containing twenty six more or less.

Lot No. 2 was drawn, Arthur Griffin, Beginning on A. S. 1. running South twenty two poles, to a Stake, thence East two hundred and thirty two poles, thence back line containing twenty six acres. More or less.

Lot No. 3 was drawn by Sally Birmingham, Beginning on A. S. 2. running South twenty one pole and 3/4, to a Stake, thence East two hundred and thirty to the back line, back line containing twenty six acres. More or less.

Lot No. 4 was drawn by Eliza Griffin Beginning on A. S. 3. running South twenty two, to a white Walnut, thence East two hundred & thirty poles, to the back line, containing twenty six acres more or less.

93) Lot No. 5. was drawn by Martha Griffith beginning on Nov 4, running South thirty one pole to a tree. Hence East two hundred & thirty pole to the back line, containing forty four acres & more or less.

Lot No. 6. was drawn by Nancy Griffith, beginning on Oct 10. running South one hundred and nine pole & a half to a dogwood & from thence East two hundred & thirty pole to the back line, containing one hundred & fifty six acres more or less.

No. 1. is to receive twenty dollars and fifty cents.

No. 2. is to receive twenty seven dollars & fifty cents

Which money is to be paid by Nov. 3. Nov. 4. Nov. 5 and Nov. 6. which will be a dozen dollars and twenty cents a piece, done this the fifteenth December 1830. Given under our hands,

James Moore Esq
Peter Rap
David Pinson
Harry Pinson
Daniel G. Shaw
W. C. Jones

Account Current. Estate of William Ellis deceased

November Term 1830.

In Compliance with an order of the County Court of Newell County, it is directed to settle with Benjamin in my behalf of the Estate of William Ellis deceased and make return to the next Term in hours.

We have done so. We find in his hands bills and accounts that stood against

| | | |
|--------|---|------------|
| No. 1. | Receipt from J. C. Bayliss for two payments | \$ 30. 20 |
| 2. | Account William B. Young | 16. 37. 44 |
| 3. | Note Paxton and Wingate | 12. 68. 34 |
| 4. | Execution B. Allen Brinsford and cost | 27. 00 |
| 5. | Execution Patrick Henry | 16. 80 |
| 6. | Account John Bishop | 1. 50 |
| 7. | Account James B. Brigham | 2. 00 |
| 8. | Account Elizabeth R. D. | 2. 00 |
| 9. | Account Great Brown | 2. 00 |
| 10. | Account Elias Pulte | 3. 00 |
| 11. | Account Hugh McMillan | 5. 00 |
| 12. | Account William B. Nichols | 2. 70 |
| 13. | Account Amelia Garrison | 13. 77 |
| 14. | Balance due William Eastes | 1. 00 |
| 15. | Execution. David Walker | 13. 19 |
| 16. | Execution. Thomas P. Night | 28. 70. 44 |
| 17. | Account. Robert Blance | 7. 57. 44 |
| 18. | Note. Absolum Hentres | 34. 80 |
| 19. | Note. William Eastes | 3. 81. 14 |
| 20. | Tax Receipt 1828 | 21. 00 |
| | | 2. 62. 44 |

| | | |
|-----|---|----------------------|
| 21. | bo - 1829 | \$ 2. 18. 44 |
| 22. | bo - 1830 | 2. 40 |
| 23. | Account. William Dibb. | 5. 00 |
| 24. | Account. Thomas Walker | 4. 00 |
| 25. | Account. Joseph Wilson | 1. 50 |
| 26. | Account. Balance due on note to D. Walker | 1. 50 |
| 27. | Receipt. William Dibb Execution Thompson & Gorin | 12. 66. 34 |
| 28. | Account. Thomas Walker. Administrator Bond. | 8. 00 |
| | Inventory | 1. 00 |
| | Amount of Sale | 0. 62. 44 |
| | Copy | 1. 25 |
| | Order to Committee | 1. 25 |
| | Current Current | 0. 25 |
| | Bills fees for this Return | 0. 62. 44 |
| 29. | Account. 3 Gallons Whisky furnished for sale | 1. 50 |
| 30. | Bills. Second set 4 Gallons | 2. 00 |
| 31. | Account. Thomas Walker Jr Bill | 10. 00 |
| 32. | Account. To William Eastes Jr Bill | 31. 57. 44 |
| | Account Benjamin Kelly. | 27. 00 |
| | Bills fees sale | 0. 62. 44 |
| | Returning the same. | 0. 62. 44 |
| | An allowance made to the Administrator for Extra | 30. 50 |
| | Services and Committee Money | |
| | We do hereby certify that it appears that there came to the hands of Kelly the Administrator of the Estate of William Ellis dece. \$120. 29. 44 | |
| | and that he has truly paid out | 8. 95. 80 |
| | Given under our hands this 5 th day of February 1831 | Balance 8. 0. 24. 09 |

John Darchmont
Zebulon Slaughter
John Kiger

Movies arising from the Estate of Carol Bradford

| | |
|--|-----------|
| A Statement of the movies arising from the Estate of Carol Bradford for the year 1830. | |
| To this amount arising by way of Interest on \$532. For the year 1830 | \$ 31. 92 |
| To the hire of three Negroes | 39. 00 |
| This amount now due | \$ 70. 92 |

as appts of said Estate. Received & chargeable to me. William W. Bradford

Hires of William King and Guardians Return

| | |
|---|------------|
| came into my hands as Guardian for the heirs of William King deceased | \$ 250. 00 |
| Paid for Taxes | 83. 00 |
| Paid for Schooling | 5. 00 |
| Re amount remains in my hands this 9 th February 1831 | 8. 00 |

John W. Dibb, Guardian

100

Powers of Clement & Luton deceased. Guardians Return

February the 7th day 1831

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

February the 7th day 1831

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

February the 7th day 1831

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

Hires of Henry Edwards deceased. Guardians Return

1831. February 7th My return of the hire of the negroes and the sale
of the corn belonging to the minor heirs of Henry Edwards deceased, to wit,
James D. Edwards. The three black negroes in all $\$75.00$
Dally H Edwards To the hire of three negroes \$4 dollars in corn 54.50
Martha Edwards To the hire of two negroes and rent corn sale 63.75
Penelope Edwards To the hire of two negroes and sale of corn 119.75
 315.00 07.40

The above sales are twelve months after date from December the 31st 1830

D. Brown Guardian

Hires of Polly Walker deceased. Guardians Return

A return of the amount of articles purchased for the heirs of Polly Walker deceased
By their Guardian Robert Walker since the last return. The articles furnished by Walker
Now the wife of John Pinson. One belt 2 lbs and $\$0.50$
One muslin. Womans cap \$1.25 One yard of lace 12 yds cents $1.37.40$
6. yds of Calico. 28 pds \$9.25 Balance on shoes 25 cents 2.50
One pair silk Gloves $.50$
Articles purchased Nancy Walker since the last return. By $1.37.40$
Robert Walker Guardian to my mother first $.75$
To one belt 2 lbs and 50. cents. One cloak \$5.50 6.00
To two Pickin' combs \$1.12 yd two size do 25 cents $1.37.40$
 $\$8.12.40$

The amount is returned to Court February 1831.

By Robert Walker Guardian

101

Division of the real Estate of John Bond.

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

Robert Walker
John Manning
John Kingman

Guardian's Return for Martha Pinson

Martha Manning In 1830 With Martha Pinson
1830. To amount of Money Received of Joseph Smith $\$39.00$
The above is the whole amount that I have received as the
effects of Martha Pinson 9th February 1831.

Mathew Manning
mark

Inventory & Sale of the Estate of John Wall deceased

Inventor of property sold belonging to the Estate of John Wall deceased
Haggs Frank. Sols for \$3.50. One Hoss \$2.25. One Calf Gun \$10. One saddle \$4. $\$38.90$
The above is a true statement of the sale of property belonging to the Estate of John Wall deceased. February 7th 1831.

A. M. Wall Executor