

Administrators Bond John Brain Deceased
Know all men by these presents that we William C Jones Joseph Purvis
and David C Jones all of the State of Tennessee and County of Stewart
are held and firmly bound unto the Governor in and over the State aforesaid
or his Successors in office in the sum of one thousand dollars to be paid
to the Governor or his Successor in office or their assigns which payment will
and truly to be made to bind ourselves our heirs Executors and Administrators
firmly and severally firmly by these presents sealed with our seals and
dated this 6th day of June 1836

The condition of the above obligation is such that if the above bound will
and Administrators of all and Singular the goods and chattels rights and
credits of John Brain Deceased do make or cause to be made a true and perfect
inventory of all and Singular the goods and chattels rights and credits of the deceas-
ed which have or shall come into the hands knowledge or possession of said
W.C. Jones or into the hands or possession of any other person or persons for him
and the same so made do exhibit or cause to be exhibited unto our ensuing
Court, and the same goods chattels rights and credits and all other
goods chattels rights and credits of the deceased at the time of his death which
at any time hereafter may come into the hands of any person or persons for him
do will and truly administer according to Law and further do make or
cause to be made a true and just account of the Administration neither
end year after the date of these presents and all the test and residue of said goods
chattels and credits which may be found remaining of said Administration acc-
ount, 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 done
pursuant to the true intent and meaning of this Administration and if it shall
appear that any Will or Testament was made by the deceased and Executrix
Procuratrix thereto named, we exhibit the same unto Court making it allowed
and approved of accordingly if the said W.C. Jones thereunto be requested
to render and deliver said Letter of Administration a probate
of such Testament being first had and made in our said Court then this
allegation to be void also to remain in full force in Law
Salem Open Court
June Seven 1836.

Test Ethel Bogard Clark

W.C. Jones
Joseph Purvis
David Jones

Administrators Bond Charles Bogard Deceased

Know all men by these presents that we Andrew Wallace John Bogard
John Bogard Bogardino Johnson and C. C. Bogard, all of the State of Tennessee
and County of Stewart are held and firmly bound unto the Governor
in and over the State aforesaid or his Successor in office in the sum
of Eight Thousand Dollars to be paid to the Governor or his Successor in
office or their assigns which payment will and truly to be made to bind
ourselves our heirs Executors and Administrators firmly and severally
firmly by these presents sealed with our seals and dated this 8th day of
June 1836

The condition of the above obligation is such that if the above bound

Continued

Abel Wallace and John Bogard Administrators of all and Singular in the giving of his Rights and Liberties of Charles Bogard deceased do make or cause to be made a True and Perfect Inventory of all and Singular the goods chattels Rights and Credits of the deceased which he doth have or bind into the hands or possession of said Wallace & Bogard and 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 me and my attorney to my attorney and the said Goods chattels Rights and Credits and all other goods chattels Rights and Credits of the deceased at the time of his Death which at any time hereafter may come into the hands of any person or persons for them do will and bequeath administer according to Law and further do make or cause to be made a True and Perfect Account of the Administration within one year after the date of these presents and all the test and residue of said goods chattels and Credits which may be found remaining on the said Administration account the same being first examined and allowed agreeably to Law shall deliver and pay unto such person or persons respectively as the same shall be and pursuant to the true intent and meaning of this Administration and if it shall appear that any will or Testament was made by the deceased and Executed in due manner do exhibit the same unto Court making it allowed and approved accordingly if the said Abel Wallace and William Stagner thereunto be requested do render and deliver said Letters of Administration approbation of such Testament being first had and made in our said Court then this obligation to be void else to remain in full force in Law.

Saken in open Court

June 1836

Test Eli Stagner

Abel Wallace
John Bogard
Eli Stagner
Benjamin Johnson
C. C. Bogard

Administrators Bond Barnabas Stagner deceased

Know all men by these presents that we Martha Stagner William Stagner Lucinda Stagner and Eliza Stagner all of the State of New York and County of Stewart are held and firmly bound unto the Governor in and over the State aforesaid or his successor in office in the sum of One Thousand Dollars to be paid to the Governor or his successor in office or their assigns which payment will and truly to be made in kind overlying our heirs Executors and Administrators jointly and severally by these presents sealed with our Seals and dated this 6th day of June 1836

The condition of the above obligation is such that if the above bound Martha and William Stagner Administrators of all and Singular the goods and chattels Rights and Credits of Barnabas Stagner deceased do make or cause to be made a True and Perfect Inventory of all and Singular the goods and chattels Rights and Credits of the deceased which he doth have or bind into the hands or possession of said Martha and William Stagner or into the hands of or possession of any other person or persons for them and the same do make or

Continued

bind into the hands or possession of any person or persons for them do will and bequeath administer according to Law and further do make or cause to be made a True and Perfect Account of the Administration within one year after the date of these presents and all the test and residue of said goods chattels and Credits which may be found remaining on the said Administration account the same being first examined and allowed agreeably to Law shall deliver and pay unto such person or persons respectively as the same shall be and pursuant to the true intent and meaning of this Administration and if it shall appear that any will or Testament was made by the deceased and Executed in due manner do exhibit the same unto Court making it allowed and approved accordingly if the said Abel Wallace and William Stagner thereunto be requested do render and deliver said Letters of Administration approbation of such Testament being first had and made in our said Court then this obligation to be void else to remain in full force in Law.

Martha Stagner
William Stagner
Lucinda Stagner
Eliza Stagner

Test Eli Stagner

Seal

Guardian Bonds Travis Moore being

Know all men by these presents that we John Richards John H. Petty and John H. Colson are held and firmly bound unto Thomas Ward Chairman of the County Court of Stewart his successor or successors survivor or surviving his executors Administrators or assigns in the sum of Five Thousand Dollars in Court for the benefit of Jemmy Sam Richard and William Colson for the payment of which we bind ourselves our Executors Administrators and assigns jointly and severally by these presents sealed with our seals and dated this 10th day of June 1836

The condition of the above obligation is such that whereof John Richards has been appointed Guardian to the said Jemmy Sam Richard and William Colson now of Travis aforesaid deceased know of the said John Richards shall will and faithfully make true returning and settlement make with the County Court of Stewart agreeably to Law during his said Guardianship and at the Expiration thereof shall will and faithfully account with the Justices of the County Court of Stewart County and pay over to them as their order the profit of said Estate that may come into his hands by virtue of said Guardianship together with the profits and the said John Richards as of record shall remain himself in all things relative to said Guardianship agreeably to Law and then this obligation to be void else to remain in full force and virtue in Law.

Acknowledged in open Court

June 1836

Test Eli Stagner

John Richards
John H. Petty
John H. Colson

4 Oct 1836 B.M.D. Joseph Schools Deceased
Know all men by these presents that we Allen Schools and Benjamin
Brook all of the County of Orange and State of New Jersey
are held and firmly bound unto the Governor and onto the State of
Summers or his Successor in office in the said County of Orange
Solemn to be paid to the Said Governor or his Successor in office
or their assigns which payment shall and ought to be made and done
in kind our duty our duty Executing Administrators and paying family
and friends. Given by these presents sealed with seals and dated the 6th
day of June 1836.

The conditions of the above obligation is such that whereas Allen Schools
is appointed Executor of the Last Will and Testament of all and singular
the goods and chattels rights and credits of Joseph Schools deceased
and has qualified accordingly. Now if the Said Allen Schools shall
well and truly 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 have or shall come into the hands of his assigns belonging to the Said Joseph
Schools deceased in his Lifetime or into the hands of his assigns of any other person
or persons and the same to make do exhibit or cause to be exhibited unto our
respective County Court; and the same of every and chattels rights and credits
of the deceased at the time of his death or which at any time hereafter
may come into the hands of his assigns of any other person or persons, and shall well
and truly execute the Same will according to the directions thereof and according
to Law and further do make or cause to be made a true and just account
of his Executorship according to the direction of David Miller or either
time incurred by Law and all the rest and residue of the goods and chattels
rights and credits which may be found remaining in the hands of the Said
Executor or account of any and shall pay over and deliver to such person or
persons respectively as the Same shall be due, according to the direction
of the will thereof and agreeably to Law, and shall well and truly settle
or cause to be exhibited unto our County Court and account thereof
and in all things shall well and truly perform the duties required of him
as Executor according to the direction of said will of the Said Joseph
Schools deceased according to the Law of the County and in such case
made and provided that his obligation to be void, otherwise to remain in
full force and effect.

Acknowledged in open Court June 6th June 1836

Test. Ethel Raffy Clark

Allen Schools
his Testator
w.m.k.

Benjamin Brook
his Testator
w.m.k.

Joseph Schools Will
Know all men by these presents that I Joseph Schools of the County of
Stewart and State of New Jersey in the name of God having being made in
body but of sound mind and memory thanks be to god for his mercy
Both unto me and published this my Last Will and Testament in the following
manner that is to say after my decease it is my will and pleasure
that my funeral expenses and all my just debts be paid out of my
estate Item first It is my will and desire that my beloved wife Sarah
Schools have all my lands that I own by deed or entry on the Long
Branch of White Oak Creek with the dwelling house farm and all
other buildings thereon for her own proper use and benefit during
her natural life and at her decease to be disposed of as here after
providing. It is my will and desire that my wife Sarah have all
my house hold and Kitchen Furniture with two feather beds and other
furniture she is likewise to have all the wife on the farm of
Johnsown and benefit with all my corn that is now raised and
the growing both ear corn and Calf and am to her with all my farm
articles the above named property the Land excepted is to be my wife
Sarah for her own use and benefit for ever
Item Second I give unto my son Allen Schools his full and equitable
share of my estate hereof one and what I have given him I allow to
him and his heirs for ever Item Third I have given unto my daughter Elizabeth
the Brownings her full and equitable share of my estate hereof and
what I have given her I allow her for ever Item Fourth I have given
unto my daughter Nancy her share of my estate and what I have given her I
allow her for ever Item Fifth I have given unto my son Robert Schools his full
and equitable parts of my estate herefore and what I have given unto him I
allow his heirs for ever Item Sixth It is my will and desire that after my wife
decease that all my lands on the Long Branch of White Oak Creek be sold
and that the money arising from the sale of the aforesaid lands be
equally divided between us or among my three children hereafter named
that is to say my son Nathaniel Schools my daughter Eliza Schools and my
daughter Lucy Brownings which I leave unto them and their heirs for ever
Item It is my will and desire and I do nominate my trusty friend Mr.
John Allen Schools my true and faithfull Executor making out all other
will hereinafter made by me giving special charge to him to have this my last
will strictly attended to and executed in writing whereof I have herein
set my hand and affixed my seal the fourteenth day of September in year
of our Lord one thousand eight hundred and thirty five his
testify present
Bury H. D. Beigham
Bury Beigham
w.m.k.

Joseph Schools
w.m.k.

State of New Jersey June Term County Court 1836

Stewart County The above will was duly proven in open Court by the oaths
of Bury H. D. Beigham and Bury Beigham Subscribing Testifies there and the same
is ordered to be recorded

Test. Ethel Raffy Clark

b. 6. *Inventory & Account of Sale* *Name of Rec'd Discreased*

1	Book Case James Lock	\$ 10	+ 1	Barrel	Daniel Webster	25	105.00
1	Cherry Cup Meridith Matteson	17	+ 1	Bowl	Philip Brandon	10	-
1	Bureau	20	+ 1	Do	Martin Robt	10	-
1	Clock David Biggs	15	+ 1	Longbowl	David Biggs	8.25	-
1	Brass & Glass Curiosities Wash Matt	18.25	+ 1	Wine Liqueur	Lafayette	3.68	-
2	Volney	1.50	+ 1	Bull.	Lemuel Lafayette	5.00	-
1	Pink Garnet & Blue Sapp	17	+ 1	Gentling	Lazary Lafayette	5.00	-
1	Book Furniture B & G Sapp	14.75	+ 1	Do	Do	5.00	-
1	Book Potton Stubbfield	25.2	+ 1	Do	Do	5.00	-
2	Do	25.2	+ 1	Do	Do	5.00	-
1	Do	25.2	+ 1	Do	Do	5.00	-
1	Large Table B & G Sapp	4.00	+ 1	Do	Do	5.00	-
1	Declining A. Wm. Bassett	21.12	+ 1	Do	Do	5.00	-
2	Do	62.5	+ 1	Tea-table Robert Biggs	1.37	-	-
1	Stool	3.75	+ 1	Shellet	Do	61%	-
1	Stool	3.75	+ 1	Do	Do	1.93%	-
1	Brass Bed and Furniture Wash Matt	15.75	+ 1	Do	Do	.56	-
1	Table	5.00	+ 1	Do	Do	1.87	-
7	Chair	3.00	+ 1	Do	Do	.81	-
1	Book Case R. M. Wells	2.00	+ 1	Pots	Marvin Robt	1.63	-
1	Do	2.00	+ 1	Do	James Wm. Robt	1.63	-
1	Brass Table Esther Biggs	2.00	+ 1	Forchowls	James Lock	.87	-
1	Silver Leaf Mirror Silver	2.75	+ 1	Stat. Sconce	John Lock	.68	-
1	Oil Lamp	2.50	+ 1	Some	Lafayette	3.50	-
2	Acres	3.75	+ 1	Table	Martin Robt	1.31	-
1	Do	3.75	+ 1	Block Reed Meridith	1.37	-	
1	Do	3.75	+ 1	Flax Wheel O. Britton Lafayette	5.12	-	
1	Do	2.50	+ 1	Majol Nevers Wash	1.93	-	
1	Do	2.50	+ 1	Do	Biggs Robt	1.63	-
1	Do	2.50	+ 1	Do	Do	5.00	-
1	Do	2.50	+ 1	Do	Poton Stubbfield	5.00	-
1	Do	3.75	+ 1	Pair Slippers John P. Bailey	3.00	-	
1	Do	3.75	+ 1	Do	George Lock	5.00	-
1	Do	1.00	+ 1	Do	Bradwell Meridith Matteson	2.25	-
1	Lot of Dogs	21.00	+ 1	Cotton Wheel	Do	1.93	-
1	Do	5.75	+ 1	Do	David Biggs	5.00	-
4	Wood of Dogs	21.00	+ 1	Do	Hannah Eliza Meridith Matteson	1.87	-
1	Wood of Dogs	31.25	+ 1	Do	Paton Lafayette	1.57	-
1	Black Board Merritt Box	66.50	+ 1	Foot Adgo	Elijah Hendon	1.81	-
1	Silver Bell Merridith Matteson	46.25	+ 1	Do	Do	1.56	-
1	Lot of Chinos Street Cloth	6.31	+ 1	Do	Do	1.68	-
4	1 in 2 in Potton Stubbfield	5.75	+ 1	Do	Do	.68	-
5	Lead Glass Wash	5.00	+ 1	Do	Do	1.63	-
1	Lot Hops Esther Biggs	8.00	+ 1	Churn	Philip Hendon	.31	-
1	Do	8.00	+ 1	Do	Thomas Hendon	1.37	-
1	Do	8.00	+ 1	Do	Charles Brandon	2.00	-
1	Do	5.75	+ 1	Do	Propsey Hubbard	2.00	-
1	Do	10.25	+ 1	Do	James Gandy	2.00	-
2	Hans Meridith Matteson	27.50	+ 1	Do	John Lock	1.63	-
1	Do	2.50	+ 1	Do	Do	1.37	-
1	Cavansill Meridith Matteson	14.75	+ 1	Do	Leigh Brandon	.31	-
	and up	\$ 40.00	+ 1	Do	Do	1.37	-

Agreement

1	Handkerchief Meridith Matteson	1	Do	Meridith Matteson	1	187.5
1	Do	1	Do	John Lock	75.0	
1	Large Table James Lock	15.75	+ 1	Meridith Matteson	187.5	
2	Books	5.0	+ 1	Washington	187.5	
1	Do	12.50	+ 1	Locking	5.0	
1	Coffered	12.50	+ 1	Do	12.50	
1	Do	12.50	+ 1	Do	12.50	
1	Do	12.50	+ 1	Do	12.50	
1	Do	12.50	+ 1	Do	12.50	
	and up		+ 1	Do	12.50	

We certify that the within is a just and true account given under our hands and seals this 4th day of June 1836

John Lock
Sarah Lock

Settlement with Administration of Sarah. Cattell. Esq.

State of Newbury & Agreable to an order of Court was directed to the undersigned Stevans County & commissioners to make and settle with Henry Cattell and his继承人 of Sarah Cattell Esq. as follows to the best of his knowledge and settlement on the account of sale as here charged	
Do Amount of Sale of Property at Sale	\$ 157.50
Do my found in the house of the deceased	50.00
Thouatag of Superior Interg. 25 - Each \$7.50 Major Notes \$59.75 - 134.75	
Daniel of Chinos per 25 - Larwick Towns per 25.25 - Do Interg. of \$53.50 100	
David Dowes per 25 - Do 50 Do 25.25 - Do 100	
Brook the Estate of the Estate of Sarah Cattell Esq. following to the Administration Bond \$1.00 order for general provision	\$ 354.75
for returning Do \$1.50 for C. of Superior	1.25
Atterson of Barnwell Do 18.63 Superior Interg. Bond \$11.33 211.48	
Samuel Davis April 16 th Do 75.00 Thomas Robts \$11.87 10.41	
W. Charles \$1.00 Do Do 15.34 20.00 Do 100	1.00
Do of Davis a/c for Coffins Do Do 20.00 Do 100	2.25
Sam Nott for 15.34 7.00 Melkings Right for Schooling \$1.50	2.20
The Estate Do to the widow for Do of her general provision	32.80
66 Clements a/c Do 15.00 Do 15.00	7.50
Commissioners for settling the Estate	17.50
	17.50

We do certify that we have settled with Henry Cattell & Administrators of Sarah Cattell Esq. and find the Administrators charged with their account and paid General Do's and 54 Do's and Do's intended to be located for Henry Cattell Esq. 31% which still remain to be paid Amy Cattell Administrators in Debt due to the Estate Two hundred and Fifty one Dollars 45⁴/₅ Cents
Received June 1836
First Etch. Bayfield

John A. Cattell
Sarah Bayfield
David Cattell

Additional account paid Thomas Lightfoot & Daniel Dawson Decr 1st
 The amount of Rent of Land belonging to the Wm of Thomas Lightfoot & Daniel Dawson
 For the years 1834 Rent For £ 6.00
 " " 1835 Rent For £ 6.00
 " " 1836 Rent For £ 12.00
 " " Total £ 28.00

Widow of the aboves Belonging to the Estate of Daniel Dawson Decr 1st and the
 Wm of Thomas Lightfoot Deceased
 For the year 1834 Duly Received For £ 7.00
 " " 1834 Duly Received For £ 40.00
 " " 1835 Duly Received For £ 21.12 $\frac{1}{2}$
 " " 1835 Duly Received For £ 8.00
 " " 1836 Duly Received For £ 31.12 $\frac{1}{2}$
 " " 1836 Duly Received For £ 41.00
 Retained June Term 1836 £ 148.25
 Sust. Estate, Baptist Clark B M Taylor Administrator

Widow of Andrew Ross Deceased Years Allowance

Statement of both Commissioners appointed by the order of Court
 Stewart County Goddard County to say off rent of the Estate of Andrew
 Ross Deceased wife & son widow of said A W Ross Deceased the years
 preceding which is as follows to wit. Corn Thresh Barley Pease
 Thousand Pounds given under our hand this the 1st day of May 1836
 Retained June Term 1836
 Sust. Estate, Baptist Clark

£ 9.00
 £ 1.00
 £ 1.00

Widow of Tracy Moore Decr 1st Years Allowance

The Commissioners appointed to say off one year provision for the Widow
 of Louis Moore Decr 1st have attended to that duty and added to her
 10 bushels of Wheat to make her meal 50 Bushels of Corn £ 15.00 for
 Sugar and Coffee the Garden and Cabbage Patch also one barrel of
 Salt Given under our hand this 6th June 1836

Retained June Term 1836

Sust. Estate, Baptist Clark

Thomas Ward
 John Richards
 James F. Myatt
 Marks

Guardian Bond Henry 16 May and 16 yrs
 Know all men by these presents that we William G Myatt Esq Esq and
 Thomas Myatt are held and firmly bound unto Thomas Ward Chairman
 of the County Court of Stewart his Successor or Successor Survivor or survivors
 Administrators and executors in the sum of Two Thousand Dollars in trust
 To the benefit of Mary G Myatt and Randolph G Myatt for the payment
 of which we bind ourselves our heirs executors Administrators and execu-
 tors jointly and severally firmly by these presents sealed with our seals and
 dated this 4th day of July 1836

The condition of the above obligation is such that whereas William G
 Myatt has been appointed Guardian to the said Mary G Myatt and Randolph
 G Myatt Esq Esq of Henry 16 May and 16 yrs now if the said William
 G Myatt shall well and faithfully make true Returns and Settlements
 made with the County Court of Stewart agreeably to Law during his said
 Guardianship and at the Expiration thereof shall well and faithfully account with
 the Justices of the County Court of Stewart and pay over to them or their order the
 profits of said Guardianship that may come into his hands by virtue of said
 Guardianship together with the profits and the said William G Myatt as said
 said shall demand himself in all things relating to said Guardianship
 agreeably to Law and then this obligation to be void else to remain in full force
 and Virtue in Law

Acknowledged in open Court July 1st Term 1836

Sust. Estate, Baptist Clark

William G Myatt Sig
 Sarah Askew Sig
 Thomas Myatt Sig

CAROLYN BAPTIST John Stokes Clerk

Know all men by these presents that we Robert Mc Lerry and Jacob Shrock
 are held and firmly bound unto Thomas Ward Chairman of the County Court of Stewart
 his successor or Successor Survivor or survivors his Executors Administrators or
 executors in the sum of Two Hundred Dollars in trust for the benefit of Sonesta
 Stokes Rebecca Stokes Uriah George Stokes Nancy Stokes Mary Jane Stokes
 Lydia Ann Stokes for the payment of which we bind ourselves our heirs execu-
 tors Administrators and executors jointly and severally firmly by these presents
 Sealed with our seals and dated this 4th day of July 1836

The condition of the above obligation is such that whereas Robert Mc Lerry
 has been appointed Guardian to the said Sonesta Stokes Uriah George Stokes Mary Jane Stokes
 Lydia Ann Stokes if the said Robert Mc Lerry as aforesaid shall demand himself in all things
 relating to said Guardianship agreeably to Law and then this obligation to be void
 else to remain in full force and Virtue in Law

July Term 1836
 Sust. Estate, Baptist Clark

Robert Mc Lerry Sig
 Jacob Shrock Sig

Court of Chancery Thomas Lightfoot Esq^r

Show all men by these presents that we John Randle John Blanton James Wofford and Henry Blanton are held and firmly bound unto Thomas Ward Chairman of the County Court of Stewart his executors or successors his heirs Administrators and assigns in the sum of one hundred and twenty four Dollars in trust for the benefit of James Ward Lightfoot and Thomas J. H. Lightfoot executors or successors of the said John Randle deceased and for the payment of which we bind our selves our heirs our executors Administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated this 4th day of July A.D. 1836.

The bondsmen of the above allegation is such that whereas the said John Randle has been appointed Guardian to the said Ward Lightfoot and Thomas J. H. Lightfoot Now if the said John Randle shall die and faithfully make true Returns and Settlements made both to the County Court of Stewart agreeably to Law during his said guardianship and at the Expiration thereof shall die 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 John Randle as aforesaid shall remain himself in all things relative to said guardianship agreeably to Law and then this allegation to be void also to remain in full force and virtue in Law.

John R. Collier
James Wofford
Henry Blanton
Signed and sealed
July 4th 1836
Test Ethel Clark

Court of Chancery William P. David Esq^r

Show all men by these presents that we John Randle James Wofford John Blanton and Henry Blanton are held and firmly bound unto Thomas Ward Chairman of the County Court of Stewart his executors or successors his heirs Administrators and assigns in the sum of one hundred and twenty four Dollars in trust for the benefit of William P. David or his executors or successors for the payment of which we bind ourselves our heirs our executors Administrators and assigns jointly and severally firmly by these presents sealed with marks and dated this 4th day of July A.D. 1836.

The bondsmen of the above allegation is such that whereas the said John Randle has been appointed guardian to the said William P. David or his executors or successors of the County Court of Stewart agreeably to Law during his said guardianship and at the Expiration thereof shall die 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 John Randle as aforesaid shall remain himself in all things relative to said guardianship agreeably to Law and then this allegation to be void also to remain in full force and virtue in Law.

Signed and acknowledged in open court July 4th 1836
Test Ethel Clark

John Randle
James Wofford
John Blanton
Henry Blanton

Reff 111 d 1834 B 1000 Agnes N. Robt
Show all men by these presents that we John Randle James Wofford and both
an Ethel Clark and Henry Blanton bound unto John Richard Chapman of the
County Court of Stewart County and his executors in office in the full and
just sum of One Thousand and Eighty Four Dollars for the payment of which
John Randle and Clark to be made no binds ourselves our heirs Administrators and
Administrators jointly severally and firmly by these presents sealed with marks
and dated this eighteenth day of November A.D. 1834.

The bondsmen of the above allegation is such that whereas the above bound
Agnes N. Robt and the Legatees of Nathan Robt Esq^r has this day 8th Novem
ber of Wall and Adams of the said Nathan Robt her portion of the before
belonging to the aforesaid Estate amounting to the sum of Two Hundred and
Forty Two Dollars in a Negro Valued at Sixty months back from the date of
these presents. On orp the above bound shall die and Clark refund and pay
me her late birth portion of any Estate left which may be made appear to
be Sixty and according by the said Nathan Robt Esq^r after the effect
now remaining in the hands of the said John Richard Chapman and his executors
leaving them and in that case this allegation is to void otherwise to be and
remain in full force and effect of law under my hand and seal this
Eighteenth day of November A.D. 1834.

Agnes N. Robt
Clark
Ethel Clark
N. G. Wall and Adams
N. G. Wall and Adams

Inventory of Estate of Charles Bogard deceased
An Inventory of the estate of Charles Bogard deceased so far as he stand has
come to my hands or I can get hold of it to wit
one Note on John Bogard dated 8th August 1835 and due in 12 months for \$100.00
one Note on John Bogard dated 8th August 1835 and due in 24 months for \$100.00
one Note on John Bogard dated 8th August 1835 and due in 48 months for \$100.00
one Note on John L. Bogard dated 31st Aug 1832 with interest from 1st Aug 1832
and in one day pay all to William Phillips and Sons family to Chicago
Bogard 32nd March 1833 for
Also a Receipt of William Allerton constable for note Benjamin Long
dated 20th July 1832 due 1st Aug 1832 Payable to John C. Ward for \$100.
and assigned to Charles Bogard for
Returned July 4th 1836
Test Ethel Clark

Attest Wall and Administration
of Charles Bogard deceased

Inventory and Account of Estate of John Bram Decesed

1 barrel of Willis Larkford	3 55	1 Box Green John & Lester	3 57 $\frac{1}{2}$
1 pair fire dogs to George Locke	1 57 $\frac{1}{2}$	1 Box Green George Locke	1 52
1 Sidew. Duster to James Watson	6 79 $\frac{1}{2}$	1 Box Green Eliza Coulter	1 10
1 No. 111 111 111	1 11 $\frac{1}{2}$	1 Barshin Snuff John McPhee	1 10
1 Coffie Pot " " "	1 12 $\frac{1}{2}$	1 Daysnuff Cigat. Brass.	6 31 $\frac{1}{2}$
1 Tobofman John McCallum	1 12 $\frac{1}{2}$	1 Side Leather Willis Scur	3 12 $\frac{1}{2}$
1 Coffie Mill Leonard Outer	3 17 $\frac{1}{2}$	1 Sandal Dogs Hancy Weston	2 19 $\frac{1}{2}$
1 Block George Locke	1 15 $\frac{1}{2}$	1 Small Piddl. Shantle Joseph Donnan	2 25
1 Table Willis Rushing	1 15 $\frac{1}{2}$	1 Set of Hogs George Locke	5 25
1 Thrd Gun James Brandon	5 57 $\frac{1}{2}$	1 Set of Hogs Thom. Fitchell	2 25
1 Distfurniture Egbert Orr	10 12 $\frac{1}{2}$	1 Nose Books Isaac Fitchell	2 25
1 Distfurniture John Watson	11 18 $\frac{1}{2}$	1 Towkall Elizabeth Miles	16 37 $\frac{1}{2}$
1 Blanket Willis Rushing	5 11 $\frac{1}{2}$	1 Towkall Yearling William Rushing	5 35
1 " " Mary Williams	5 16 $\frac{1}{2}$	1 Major Nathan Rushing	1 02
1 Quill " " "	1 18 $\frac{1}{2}$	1 Lot of Hogs George Locke	15 25
1 Oak James Watson	12 1	1 Towkall Chas & Charles Makana	45 $\frac{1}{2}$
1 " " Towkall Chapman	25	1 Lot. Dogs George Locke	10 $\frac{1}{2}$
1 Large Kettle William Rushing	3 25	1 Towkall Bryan Cuttino	12 $\frac{1}{2}$
1 Pot Hamel " " "	8 7 $\frac{1}{2}$	1 Cane hammer Jane Cuttino	12 $\frac{1}{2}$
1 " " " " "	1 50	Notes and account found in the papers of John Bram and son Charles	
1 Smoothing iron James Watson	5 7 $\frac{1}{2}$	of John Bram and son Charles	
1 Set Bedwings Willis Rushing	18 $\frac{1}{2}$	Brandom Jan 1st 1836 100 $\frac{1}{2}$	
1 Bed Wings Robert Day	12 $\frac{1}{2}$	1 Note of account from A. Nels. Wards	
1 Single Towkall James Watson	1 31 $\frac{1}{2}$	to father of A. Nels. Wards & other Griffin	
1 Meadcknab Molly " " "	8 1 $\frac{1}{2}$	Aug 15. Dec 5 $\frac{1}{2}$ Nov 1836	
1 Cheney Linen Laseter	3 $\frac{1}{2}$	and which I think is due on John Wards	
1 Stitt Nassey Griffin	8 1 $\frac{1}{2}$	Executed to the effect of \$1. 12 $\frac{1}{2}$	
1 Black teal Egertal Rover	12 $\frac{1}{2}$	not to which is due John Ward	
1 Bell Ringing John S. McMaham	8 1 $\frac{1}{2}$	for the sum of \$6. 02	6 68 $\frac{1}{2}$
1 Whet & Sheff Samuel Down	3 7 $\frac{1}{2}$	1 Gued Box Bob for the collection of a	
1 Logchain John S. McMaham	2 30 $\frac{1}{2}$	stationery effect to Mr. A. Ward 12 00	
1 Pipe Brads Willis Rushing	4 00	Another hand bring known	
1 Pot William Sammt	1 50	and account Towkall full of collection	
1 Oven James Watson	7 5	against James Wards \$15.57 15.57	
1 Small Kettle William Wards	8 2 $\frac{1}{2}$	Also 1 Plong. the a. May 20 $\frac{1}{2}$	
1 Shovel Harry Williams	6 3 $\frac{1}{2}$	1 Receipt of collection against John	
1 Hand Skillet William Sarnet	4 48 $\frac{1}{2}$	Ward which is very doubtful below 15.00	
1 Pin pishkey to Willis Larkford	3 7 $\frac{1}{2}$	1 Sheriff had the above Return	
1 Stone Jar William Sarnet	5 5 $\frac{1}{2}$	is just and true to the best of	
4 Chairs " Eliza Coulter	1 12 $\frac{1}{2}$	Knowledge	
1 Arm Chair Elizabeth Miles	12 $\frac{1}{2}$	July 4 $\frac{1}{2}$ 1836	
1 Gol. plough gear William Rushing	1 55	W. C. Jones Ad.	
2 Sides of Leather Civil Chapman	4 00	Returned July 1836	
1 Bee gum Nathan Rushing	2 62 $\frac{1}{2}$	Last E. Ward's Bill	
1 No. do. Willis Rushing	3 10		
1 " " " " George Locke	2 50		
1 " " " " " " " " "	1 18 $\frac{1}{2}$		

Inventory and Account of Estate of the Estate of Martha Tagney

1 Towkall yearling William Tagney	9 00	1 Bed and Headboard	29 00
1 Lot of Planks	11 " do	1 Circular	12 00
1 " of Woods	11 " do	1 Lot of Gun	3 34 $\frac{1}{2}$
1 " of Barrels	11 " do	1 1/2 lbs Soap	5 7 $\frac{1}{2}$
1 Gray Horse	do do	56 00 1 Towkall	2 16 $\frac{1}{2}$
1 Bed	do do	6 00 1 Weight	3 25
2 Bed Gum	do do	3 15 1 Bed	1 00
1 Tiebox	do do	8 50 1 Cow and Calf	12 00
1 Stile	do do	32 10 1 Pork	2 25
1 Blanketing	Martha Tagney	4 20 1 Bed Furniture	1 15 $\frac{1}{2}$
1 Bradock	do do	2 16 $\frac{1}{2}$ do do	1 16 $\frac{1}{2}$
1 Axe	do do	1 50 2 Hams	15 00
1 Lot of Barrels	do do	9 70 1 Towkall	18 2 $\frac{1}{2}$
1 Standard Board	do do	28 00 1 Towkall	4 18 $\frac{1}{2}$
1 Bellane Cow	do do	2 50 1 Towkall Alexander Andoy	2 00
1 Pot and Pan	do do	1 25 1 Towkall Seth Jonson	4 00
1 Lamp	do do	2 00 1 Towkall William Cook	1 50
1 Table & furniture	do do	3 25 1 Towkall	2 15 $\frac{1}{2}$
1 Jug	do do	25 1 Towkall	1 93 $\frac{1}{2}$
1 Towkall Sunders	do do	36 2 $\frac{1}{2}$ 1 Towkall	
1 Side David	do do	Returned July 1836 Martha Tagney	
1 Side Chair & Wheel	do do	Tot. Estate of Mr. William Tagney	
1 Bed and Stile	do do	Adams	
1 Pot Sunder	do do	25	
1 Glass	do do	1 00	
1 Lot Barn Lidy	do do	2 00	
1 Axe Chas. Paul	do do	1 75	
1 Bed	Laura Tagney	8 00	
1 Book	do do	8 00	
1 Towkall Yearling	do do	16 50	
1 Hand Towkall Wards	4 00	Tots of Wards \$15.57 1836	
1 Cope & Shells	do	17 00	
1 Cope & Saw	do	4 00	1 100
1 Bradock	do	1 00	1 100
1 Mandarine Stone	do	2 00	1 100
1 Riffle gun	do	4 50	1 100
1 Mialard	do	26 50	15 Barrels of Corn and Wheat
1 Jug	do do	25	or hand 1 barrel of 30 weight of
1 Block	do do	15 00	Cotton & 20 weight of Sugar 1 Pound of
1 Towkall	do do	5 50	Spices 1 Pound of Pepper
1 Towkall Books	do do	3 25	Richard Taylor
1 Towkall Dogs	do do	1 37 $\frac{1}{2}$	William Myatt
1 Bed	do do	5 00	Joseph Abbott
1 Towkall	do do	5 12 $\frac{1}{2}$	July 1836
1 Steaks	do do	6 00	Sept. 1836
1 Stile	do do	1 00	Sept. 1836 George Cole
1 Towkall Towkall Lucinda Tagney	1 00	Ant Cavyed up	2 17 $\frac{1}{2}$

Martha Tagney by her allowance

Settlement With Admin'r Daniel Dawson Decr
On presentation of an Order made at February Term 1836 We are Commissioned
appointed by Said Court to settle with Benjamin Lightfoot Adminis-
trator of Daniel Dawson Deceased

Benjamin Lightfoot To the Estate of Daniel Dawson Decr 8th

For Amount of Sale Decr December 1835

1. and account in favor of B. Taylor
2. and account in favor of C. Dawson
3. and account in favor of J. H. Pitt
4. 1 acct in favor of R. Taylor
5. 1 acct in favor of Abolmont
6. 1 acct in favor of C. Taylor
7. 1 acct in favor of S. B. Miller
8. 1 Note in favor of S. H. Tolleson
9. 1 accts to & from Peartree
10. 1 acct in favor of D. Hardston
11. 1 Note in favor of Wm. Ward
12. 1 Rec'd from E. W. Taylor
13. 1 acct in favor of Shrock & Alder
14. 1 acct in favor of T. S. Snarey
15. 1 acct in favor of Guy Stevens
16. 1 acct in favor of E. Dawson
17. 1 acct in favor of both for last note
18. 1 acct in favor of C. Ward
19. 1 acct in favor of Wm. Miller
20. 1 acct in favor of S. H. Prinell
21. 1 acct in favor of Wm. Bedell

Commissioning on \$315.57^{1/4}

\$24.59	\$315.57 ^{1/4}
5.93 ^{1/4}	
9.02	
5.37 ^{1/4}	
48.57 ^{1/4}	
3.12 ^{1/4}	
1.00	
5.00	
2.50	
.50	
16.45	
2.18 ^{1/4}	
16.13 ^{1/4}	
2.50	
.50	
4.50	
1.31 ^{1/4}	
5.00	
5.00	
3.50	
156.88 ^{1/4}	
12.62	169.50 ^{1/4}
	\$146.87

We having this day settled with Benjamin Lightfoot
Said the sum of \$146.87 to amount to one hundred and six
Six Dollars 88 cents leaving a balance due the Estate
of one hundred and six Dollars 88 cents
Witnessed July 1st 1836

Asst C. Taylor Clerk

Thomas Ward Commissioner
W. Palmer

Settlement With Admin'r Thomas Lightfoot Decr
On presentation of an Order made June 1836 we are Commissioners
appointed by Said Court to settle with Benjamin Lightfoot Adminis-
trator of Henry Lightfoot Decr 1836
Benjamin Lightfoot

To the Estate of Thomas Lightfoot

\$145.25

6.90

4.90

5.00

2.16^{1/4}

1.51

.36

1.00

3.47^{1/4}

1.11^{1/4}

\$27.79

65

\$2.50

.56

3.97^{1/4}

6.53^{1/4}

16.53^{1/4}

1.36

3.57^{1/4}

1.36^{1/4}

10.92^{1/4}

1.17^{1/4}

16.54^{1/4}

3

163.54^{1/4}

Bred all Mary Dawson by 44 months boarding of her

Chilren and Daller per month \$44.00

Commissioning on and return of \$48.25 each

We the undersigned Commissioners had this day settled with B. W. Taylor
We find him in debt to the Estate of Thomas Lightfoot and Boarded him during
and left four weeks three quarters of year

Returned July 1st 1836

Ted C. Taylor Clerk

Mary Stanton
Laur. Bowes

Administrators Bond of Travis Moore deceased

17
We the undersigned presents that we John Scarborough William B.
W. Cherry and John C. Humphrey all of the State of Minnesota and
County of St. Paul are held and firmly bound unto the Governor and
Over the State aforesaid or his Successors in office in the just sum of two
thousand dollars to be paid to the Governor or his Successors in office or
their assigns which payment will and truly to be made without orders
our heirs executors and administrators jointly and severally firmly by
these presents sealed with our seals and dated this 1st day of August
1836.

The condition of the above obligation is such that if the above bound
John Scarborough administrator of all and singular the goods and
Chattels rights and credits of Travis Moore deceased do make or cause
to be made a true and perfect inventory of all and singular the goods
and Chattels rights and credits of the said Travis which have or shall come
into the hands knowledge or possession of said John Scarborough
or into the hands or possession of any other persons for him and the same
so made to exhibit a cause to be exhibited unto our issuing County
Court and the same go to chattels rights and credits and all other
goods Chattels rights and credits of the deceased at the time of his death
as well at any time hereafter may come into the hands of any person
or persons for him so well and truly administer according to law
and further do make or cause to be made a true and just account
of the administration within one year after the date of these presents
and all the rest and residue of said goods Chattels and credits
which may be found remaining on the said administration account
the same being first examined and allowed agreeably to law shall
deliver and pay unto such person or persons respectively as the same
shall be due pursuant to the true intent and meaning of this
administration and if it shall appear that any will or testament was
made by the deceased and executor or executrix thereto named as
exhibit the same unto Court making it allowed and approved
of according to the said John Scarborough thereunto be required
to render and deliver said letters of administration approv-
ation of such testament being first read and made in our said
Court that this obligation to be void and to remain in full force
and law.

S. M. Scarborough
W. B. W. Cherry
J. C. Humphrey
Just. Elbert Bayly's blank

Administrators Bond of Charles Bogard deceased

We the undersigned presents that we Abisha Wallace Henry Arnold
Father P. Morris and Joseph Mindey all of the State of Minnesota
and County of St. Paul are held and firmly bound unto the Governor and
Over the State aforesaid or his Successor in office in the just sum
of Eight thousand dollars to be paid to the Governor or his Successor
in office or their assigns which payment will and truly to be made
we bind ourselves our heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals and dated this
1st day of August 1836.

The condition of the above obligation is such that if the above bound
Abisha Wallace administrator of all and singular the goods and
Chattels rights and credits of Charles Bogard deceased do make or
cause to be made a true and perfect inventory of all and singular
the goods and Chattels rights and credits of the deceased which
have or shall come into the hands knowledge or possession of said
Abisha Wallace or into the hands or possession of any other person or
persons for him and the same to be exhibited or come to be
exhibited unto our issuing County Court and the same goods that
the rights and credits and all other goods Chattels rights and
credits of the deceased at the time of death which at any time
hereafter may come into the hands of any person or persons for
him so well and truly administer according to law and further do
make or cause to be made a true and just account of the administra-
tion within one year after the date of these presents and all the
rest and residue of said goods Chattels and credits which may be
found remaining on the said administration account the same
being first examined and allowed agreeably to law shall deliver
and pay unto such person or persons respectively as the same shall
be due pursuant to the true intent and meaning of this administration
and if it shall appear that any will or testament was made by the
deceased and executor or executrix thereto named as exhibited the same
unto Court making it allowed and approved of according to the
said Abisha Wallace thereunto be required to render and deliver said
letters of administration approvation of such testament being first
read and made in our said Court that this obligation to be void and
to remain in full force and law.

Abisha Wallace
H. Arnold
N. G. Morris
Jos. P. Mindey

C. Lattardian, Esq. of Stewart & Ogurine

Witness all min by these presents that we William Ogurine and
Elisha Crosswell are wife and family bound unto Thomas Ward chairman
of the County Court of Stewart his successor or successors executors or survivors
his executors administrators or assigns in the sum of Eight hundred dollars
in trust for the Benefit of Stewart & Ogurine for the payment of which
we bind ourselves our heirs our executors administrators and assigns jointly
and severally firmly by these presents sealed with our seals and dated
This 1st Day of August 1836.

The condition of the above obligation is such that whereas William
Ogurine has been appointed guardian to the said Stewart & Ogurine
Son of the Said William Ogurine shall with and faithfully make true
returns and Settlements made with the County Court of Stewart agreeably
to law during said guardianship and at the expiration thereof shall
with a 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 guardianship together with the profits and
the said Estate as guardian shall remain himself in all things relation to said
Guardianship agreeably to law and then this obligation to be discharged
remain in full force and tokens in law
William Ogurine
Sole witness to the above August 1st 1836. Elisha Crosswell
John Elliot Bayliff Clerk.

Inventory and Account of Sale Francis Dooley Decedent
A List of Sales &c of the property of Francis Dooley Decd that came
to the hands of the Administrators July 4th 1836.

1	H R Horn 20 D trunks.	75.50
2	John Scarborough one cask	2.00
3	do one lot Gold	62.50
4	John H. Pitty one lot Platys	100.24
5	John Scarborough one small box	3.18
6	William Dooley one small box	25.00
7	Samuel Bufford one small box	69.50
8	John H. Pitty one Small Sponges	19.25
9	John Scarborough 2 iron rods	15.00
10	do 1 iron box	10.30
11	John Scarborough 2 lining shirts	10.31
12	do 2 and one best	62.50
13	do 1 pair Carnut's pants.	25.53
14	do do 1 best	50.34
15	do 1 do	12.35
16	do 2 silk stockings	25.36
17	do 1 best	37.16
18	John Pitty 1 pair pants	81.74
19	John Scarborough one pair pants	12.74
20	do do to our cloth coat	75
21	Woolly Bed one Best	31.9
by St. Tammp to F. Dooley for		32.21

Continued

a ride on R. C. Green dated 2d 6 m ^o	89	do	do John Seabrough	\$ 3.75
July 4 th 1836 Cray amount of sale	40	do	do	1 37 1/2
by our watch Bought by Thomas Ward	3 50	41	Piece of do	1 25
do do do	1 37 1/2	do	do	1 37 1/2
		do	do	5 0

Notarized August 7m 1836
Frob. Elmer Bayliff Clerk

John Seabrough Attest

Inventory and Account of Sales Allen B. Puris Received

State of Georgia — Feb 17 1836			
Stewart County 3 ^d A.D. Ingram Administrator of Allen B. Puris Estate			
have this day attended at this state Residens of Residens to sell according to notice			
Gaines Son Day Age all the property as reported by inventory to Court to sell			
1. Stock & Churn	16.50	Cards & Black Stock	1 16
2. Horses	3.00	4 Birds & Game birds	31 35
1 Pot & Pugin	.75	5 Guns	18 00
1 Iron & Pot Heats	.50	6 Saddles	15 00
1 Tea Table	.25	8 Hoes & 3 axes	2 31
1 Spies Mortised	.25	1 Grand Stone	4 00
10' lot. Iron	.06	1 G. Rough & Barnall	1 06
1 Moppe Iron	.25	0 Ploughs	1 34
10' Hedd & Iron	.60	1 Foot Hdg & Lot Train	88
1 Pot & Pot Heats	.69	2 Bain Heats	58
9 Chairs	3.50	1 + Cut Saw	3 56
1 Dr. Stubarts	2.19	1 Lot Plough Head	1 12
Dishess	2.50	1 Ist. Smith Woods & Warren	32 31
1 Lesting Glass	2.50	1 Log Chain	3 56
1 Pot Boaly	2.69	1 Box Cart	11 58
1 Do Dishes 2 Hand	.57	2 Sturr	16 10
Hambley Medals	2.50	1 Horse	31 10
Surrounding Creappp.	1.50	1 Cow & Calf	6 00
1 Chest Trunk & 13 and Box	1.00	1 Parting Calf	1 51
2 Skating Tools	1.51	Cake & Kitchen	3 00
1 Jack Plane	1.13	Stone Jar & Pot	50
1 Loro	1.00	China Pickle & Bottles	5
(Concluded Carried off	28.88	Ant. Bottles	35 87
			235 04
The following note and account have			
One account of James Robison	15.00	Esophil Jones due 1 st Augt 1835 Regt 10 00	
Note of hand on Spiller boggs due 1 st		4.13.36 Cheving Pitt due Feb 1 st 1836	
McGinn due 1 st May 1833		16 10	
1833 Draft	10.00	do do Pro Farmer due 1 st Augt 1833 10 00	
Total in Lewisith due 8 th July 1834 450000	11.49	do do on Tideman Wilson for	50 00
do 1st 1834 to date Paris Augt 1834	100.00	do Miles Puris Note due 1 st Augt 1833 10 00	
do 1st 1834 due 1 st March 1835 London		Carat Nob 3 1835 worth	1000.00

Esophil Jones due 1st Augt 1835 Regt 10 00
4.13.36 Cheving Pitt due Feb 1st 1836
16 10
McGinn due 1st May 1833
10.00
do do Pro Farmer due 1st Augt 1833 10 00
do do on Tideman Wilson for
50 00
do Miles Puris Note due 1st Augt 1833 10 00
Carat Nob 3 1835 worth

Continued

The above & the amount of all the effects of said Estate that has
come in to my hands

August 1, 1836

I. C. Sargent Admin.
of Allm. B. Parris' Estate

Statement with Administrator Isrl. Puttall deceased

Accrued Account of Isrl. Puttall deceased as rendered by his administrator
Isaac Puttall the Administrator for
the amount account of Sales & Inventory the estate to determine \$374.75
the estate is Administrator is.

One No 1 C. C. Clements Item 1	2.00
One 2 Savory & Allen do 60	3.00
One 3 Samuel Davis do 1.00	1.80
One 4 James Hunter do 2.00	4.00
One 5 Sanford & Whitehead do	52
One 6 Bayard & Pier	
One 7 Isaac Puttall do 1.00	11.00
One 8 George Griffin do 1.00	6.68
One 9 David Puttall do	50
One 10 Tax for 1835	63
One 11 Bills of Exchange recd up to Decr 1 Expenditure	10.11
Receipts out "Inven" for paying Expte	3.25
Willing of 6000 per Sale	7.50
Commissions for settling Estate	1.56
	16.87
	81.00
	81.00

Within in the signed Commissioners have a grable to an order
of Court to us directed and proceeded with, with Thomas Puttall
the administrator of the Estate of Isrl. Puttall deceased paid him
Instal 1 to the said Estate the sum of One Thousand and fifty
six dollars & 75 cents - July 30, 1836

Post Gldrd B. G. Clark

J. C. James
Litho B. G. Clark
James Chambers

Widow of Augustus Thompson - Rec'd. Gldrs. allowed

1836 - A yearly to me made at the Annual Term of Stewart County
Court to make an allowance one year provision for the widow
of Augustus Thompson & her dependents to make the following
allowances & expenses for her & her dependents for one
year and to make the same to be paid to her
widow & dependents for her & her dependents

Amount of effects

5.00
2.50
7.00
5.00
7.00

Continued

21

one pound of Pepper and one pound of Spice and one
William Garrison
William Pennington
John Richardson

Administrators Notice of Mary Mary Wooster

State of Connecticut
Stewart County - In pursuance to an order of the County Court
to the Sheriff directed him to summon six Commissioners to lay off
the widow Woosters property and where as the Sheriff summoned the
following Commissioners to wit: John Richards, James Elling, Ed.
Dorrough, George Little and Thomas Davis and we have attended
and laid off her property including the Meadow being on
the river below the house and running south & agrees East 71
feet then South 85 degrees East 105 ft. poles to a hornbeam and
2 hornbeams and Elm for pillars then North 2 degrees West 71
pole to a stone on the river Bank then down to the Lyman
meadow containing fifty five & 1/4 acres given under our hands and seal
this 21 day of June 1836

Thomas Ward
John Richards
George Little
J. H. Dorrough

Widow General deceased - Administrators bond

Know all men by these presents that we above named, Andrew
Sevin and — all of the State of Connecticut and County of Stewart are held and
firmly bound unto the Governor and the State aforesaid a sum in gold
in the just sum of eight hundred dollars to be paid to the Governor or his
successors in office or their assigns which payment will and will truly be made
on hand and due in his execution and administration jointly and severally
severally by these presents sealed with our seals and dates this 6th day
of September 1836. The condition of the above obligation is such that
if the above named Andrew Sevin administrator of all and singular the
goods and chattels rights and mofets of James Sevin deceased do make
it known to make a true and perfect inventory of all and singular the
goods and chattels rights and mofets of the deceased which have been delivered
over to the hands hereinbefore aforesaid of said Andrew Sevin to
the hands or property of any other person a person for him and the same
to make do exhibit or cause to be exhibited unto our executors jointly and
severally and the same goods chattels rights and mofets to make all other goods chattels
rights and mofets of the deceased at the time of his death which at any time
hereafter may come into the hands of any person or persons for him death
and truly administer according to law and further do make warranty
to make a true and perfect account of the administration within one year

I.D.

Witnessed

after the date of their presents and also the art and value of said goods chattels and
rights which may be found remaining on the said administration account
the same being first being examined and allowed agreeably to law shall be done
and pay unto said person or persons respectively as the same shall be due payment
to the true intent and meaning of this administration and if it shall appear
that any will or testament was made by the deceased and executed or executed
then to name the said will the same will be court making it allowed and ex-
ecuted accordingly by the said David Lewis the witness do witness to under
and deliver said letters of administration appointed of such testament being
first had and made in our said Court; then this obligation to abide etc to
remain in full force in law.

David Lewis (Signed)
Andrew Lewis (Signed)
Robert Dunlap (Signed)

Taken and acknowledged in open
Court September 5th 1836
Sect E. B. Bayly Clerk

Reuben Rob decaudre Executor's Bonds
Know all men by these presents that we Eliza Ann Rob and William Williams
Hillman all of the County of Stewart and State of Kenner are held and
bound by bonds unto the Governor in and over the State of Kenner or his suc-
cessor in office or his successor to him to pay to the said Governor or his suc-
cessor in office or his successor to him to pay to the said Eliza Ann Rob and
William Williams our heirs executors administrators and assigns jointly and
severally jointly by these presents sealed with our seals and dated this 5th day
of September 1836. The condition of the above obligation is such that whereas
Eliza Ann Rob is appointed executor of the last will and testament of all
and singular the goods and chattels rights and credits of Reuben Rob deceased
and has undertaken accordingly now if the said Eliza Ann Rob shall do
and truly 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 have or shall come into hands or properties belonging to the said Reuben
Rob dead in his lifetime or into the hands or properties of any other person or persons
and the same to make as near as can be made to consist with our memory
that and the same goods and chattels rights and credits of the deceased
at the time of his death in which at any time hereafter may come into the hands or
properties of any other person or persons; and shall sell and truly execute the same with
according to the direction of and according to law and further do make or cause to
be made a true and just account of her executorship according to the directions
of said will or otherwise the time prescribed by law and all the rest and credits of the
goods and chattels rights and credits which may be found remaining in the
hands of said executors or account for and shall pay over and deliver to such per-
son or persons respectively as the same shall be due according to the directions of the
will and agreeably to law and shall sell and truly sell and cause to be
submitted unto our County Court an account thereof and all things shall sell
and truly perform the duties enjoined on us exert according to the directions
of the said will of the said Reuben Rob with relation to the same of the County
and such and so much and provided; then the obligation to be made other-
wise in manner full force and content effect —

E. A. Rob (Signed)
pay to
acknowledged in open Court September 5th 1836 E. B. Bayly Clerk At W. Williams Clerk

Second Deed of Bonds Administered by

Know all men by these presents that we John H. Colton all of the State of Kenner and
County of Stewart are held and firmly bound unto the Governor in and over the State of Kenner
and his successor in office in the just sum of four hundred dollars to be paid to the Governor
in whose successor in office or his assigns which payment will and truly take place in
such manner and circumstances as administrators jointly and severally from by by
these presents sealed with our seals and dated this 5th day of September 1836.

The condition of the above obligation is such that if the above bound John H. Colton
administrator of all and singular the goods and chattels rights and credits of Anna
Hornet deceased do make or cause to make a true and perfect
inventory of all and singular the goods and chattels rights and credits of the same
which have or shall come into the hands knowledge or property of said John H. Colton
or into the hands or property of any other person or persons for him and the same
so made do make or cause to be set forth on an account of County Court and
the same goods and chattels rights and credits and all other goods and chattels rights
and credits of the deceased at the time of his death which at any time hereafter
may come into the hands of any person or persons for him to sell and
truly administer according to law; and further do make or cause to be made a
true and just account of the administration within one year after the date of
these presents and all the rest and credits of said goods and chattels and
credits which may be found remaining on the said administration account
the same being first examined and allowed agreeably to law shall be due payment
to the true intent and meaning of this administration and if it shall
appear that any will or testament was made by the deceased and executed or
executed then to name the same will the same will be court making it allowed
and executed accordingly by the said John H. Colton the witness do witness to under
and deliver said letters of administration appointed of such testament being
first had and made in our said Court; then this obligation to abide etc to
remain in full force and law.

Taken and acknowledged in open
Court Sept 5th 1836
Sect E. B. Bayly Clerk

John H. Colton (Signed)
James Mafford (Signed)
John Penelle (Signed)

James Mafford's Bond Administrator of Alex. Abel's debts

Know all men by these presents that we James Mafford all of the State of Kenner and
County of Stewart are held and firmly bound unto the Governor in and over the State
and his successor in office in the just sum of four hundred dollars to be paid to
the Governor in whose successor in office or his assigns which payment will and truly take place in
such manner and circumstances as administrators jointly and severally from by by
these presents sealed with our seals and dated this 5th day of September 1836.

The condition of the above obligation is such that if the above bound James
Mafford administrator of all and singular the goods and chattels rights and
credits of Alexander Abel deceased do make or cause to make a true and
just account of the same which may be found remaining on the said adminis-
tration account

Continued

perfect inventory of all and singular the goods and chattels right and valuable of the deceased which have or shall come into the hands knowledge or possession of said James Jefford or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited unto our incoming County Court and the value goods chattels right and credits and all other goods chattels rights and credits of the deceased at the time of his death without any time hereafter may come into the hands of any person or persons for him so will and truly administer according to law; and further do make and cause to be made a true and just account of the administration within one year after the date of these presents and all the rest and residue of said goods chattels and credits which may be found remaining in the said administration account the same being first examined and allowed as nearly to true satisfaction and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of the administration and if it shall appear there by virtue of a testament was made by the deceased and executed or executed and proved do exhibit the same unto Court making it known and approved of accordingly if the said James Jefford hereinbefore required to render and deliver said letters of administration approbation of such testament being first had and made in our said court; then this obligation to be void else to remain in full force and law.

James Jefford *(Signature)*
John Richards *(Signature)*
John R. Colson *(Signature)*

Taken & acknowledged in open Court Sept 5th 1836
Test. Eliot Bayley Clerk

Bona of Andrew Scammon Guardian of Margaret Turner
Know all men by these presents that we Andrew Scammon are held and firmly bound unto Thomas Ward Chairman of the County Court of Stewart his successor or successors in his said office executors and administrators and assigns on the sum of one thousand dollars in trust for the benefit of Margaret Turner for the payment of which we bind ourselves our heirs, executors, administrators and assigns jointly and severally firmly to them parents sealed with our seals and dated the 5th day of September 1836
The condition of this above obligation is such that whereas Andrew Scammon has been appointed guardian to the said Margaret Turner. Now if the said Andrew Scammon shall well and faithfully execute the returns and settlements to 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 executors the proceeds of said estate that may come into his hands by virtue of said guardianship together with the rights and the said Andrew Scammon as guardian to the same himself in all things relative to said guardianship agreeable to law and then this obligation to be void else to remain in full force and virtue in law.

Acknowledged in open Court
September 5th 1836
Robert Dinsdale *(Signature)*
Test. Eliot Bayley Clerk

Settlement with wife of Anne Hunter deceased

Promised to the wife of Anne Hunter deceased Dr 1835

To cash \$100
To cash notes \$37.75 etc

Statement of account

In pursuance of an order of the County Court as the commissioners have settled with the above named and paid a balance of said estate in his hands to the amount of \$146.40 Apd the 5th 1836

Robt Dinsdale
R. R. Atkins
Mark Milam

A. B. Cheary Sheriff Collector's bond for public State taxes

Know all men by these presents that we William B. Cheary
of the County of Stewart and State of Tennessee are held and firmly bound unto Justice Cannon Governor in and over the State of Tennessee in the sum of two thousand dollars to be paid to the said Justice Cannon his successors in office or their assigns which payment will and shall be made in bond monthly and each of us our heirs executors administrators and assigns jointly and severally firmly by them presents sealed with our seals and dated this 5th day of October 1836

The condition of the above obligation is such that whereas the above named William B. Cheary hath been appointed collector of the public taxes in the County of Stewart for the year 1836 now if he said William B. Cheary do well and truly collect all the public taxes which are due or may become due in said County for said year of 1836 and pay over the same agreeable to law all the aforesaid taxes which he ought to collect and account to the treasurer of the State of Tennessee at Nashville Twp. Then the above obligation to be void else to remain in full force and virtue in law.

William B. Cheary *(Signature)*
T. S. Scammon *(Signature)*
John Scammon *(Signature)*
John Richards *(Signature)*
John H. Petty *(Signature)*

A. B. Cheary Sheriff Collector's bond for County taxes

Know all men by these presents that we William B. Cheary of the County of Stewart and State of Tennessee are held and firmly bound unto Thomas Ward his successor or assigns in the County Court of Stewart County and his successors in office in the sum of three thousand dollars to be paid to the said Thomas Ward his successor in office or their assigns which payment will and shall be made in bond monthly and each of us our heirs executors administrators and assigns jointly and severally firmly by them presents sealed with our seals and dated the 5th day of

Continued

September 1836 The condition of the above obligation is made that whereas the above named William B. Cherry Sheriff of said County hath been appointed collector of the public taxes in Stewart County for the year 1836. And if the said Cherry do not and truly collect all the public taxes of said County which is due or may become due for said year and pay over the same agreeably to law all the public taxes which he ought to collect to the Trustee of Stewart County then the above obligation to said Clerk to remain in full force and effect.

Taken and acknowledged in open Court before us John B. Cherry Seal
Court House, Town 1836.

Sgt. Eliz. Bayley Clerk

N. B. Cherry Seal
J. S. Scarborough Seal
John Scarborough Seal
John Richards Seal
John W. Petty Seal

of Gordon Champlin Will

Sept the 19th in the year of our Lord one thousand eight hundred and thirty five I Gordon Champlin of the County of Stewart State of Georgia do make this my last will and testament in manner and form as follows I give myself to the will of God my way to be interred in the usual manner; and my worldly estate I give and devise as follows I give and devise unto my wife Rachael all my just able property my household furniture Both of my bed and bedding and all my working tools and all my stock of iron &c also my laundry in traps one containing 180 acres apiece my three negroes Mary, Rosalie and Arnold all the above named property for the slave and benefit and every particle thereof to remain in her possession for her use and benefit and for the purpose of raising my four youngest children the same to remain in her possession during their childhood. I give unto my two sons Benjamin and Jordan the 1/4 tract of land where I now live after the decease of my wife the good land and also the bad land to be equally divided between Benjamin to have on the north side an portion the north to be rated at two hundred and fifty dollars each my land on Rockets creek I give to my wife having the privilege of it during her life the orchard; to be valued at two hundred and one hundred dollars I give unto my son Josiah Champlin 110 acres of land lying and being on or the south side of Lumpkin River beginning at the mouth of Little Creek on the south end at a white oak tree up and west to the Gulf for one mile in back this to be as far west to the original line for his part and portion of my estate from the portion at the decease of my wife the three miles is to from ten hundred and fifty dollars each the property being 1100 then the remainder to be equally divided between them as said due to the estate for one bid and four hundred twelve dollars I leave my son Benjamin administrator of my estate the day and

Continued

Date above written
Sgt. Eliz. Bayley Clerk
Sgt. Salmon Parker

mark
Gordon Champlin
his

Now Do These Decrees Administered Bond

Know all men by these presents that we Sally & West, John R. Outlaw George R. Outlaw W. B. Cherry and Robert Shadley all of the State of Georgia and County of Stewart are late and formerly bound unto the Governor and the State of Georgia or his successors in the just sum of thirteen thousand dollars to be paid to the Governor or his successors office or their assigns which payment was to be made at time and places our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 5th day of October 1836

The condition of the above obligation is made that if the above named Sally & West administration of all and singular the goods and chattels rights and assets of William G. West deceased do make or cause to be made a true and just inventory of all and singular the goods and chattels rights and assets of the which same or shall come into the hands or possession hereafter or before of said Sally & West or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited unto our ensuing County Court; and the same goods chattels rights and assets and all other goods chattels rights and assets of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of the administration within one year after the date of these presents and all the rest and residue of said goods chattels and assets which may be found remaining on the said administration making the same being first examined and allowing a reasonable time shall be given and pay unto such person or persons respectively as the same shall be determined to be the true intent and meaning of this instrument and if it shall appear that any will or testament was made by the deceased and executed or executed thereat named do exist the same unto court making it sufficient and approved of according to if the said Sally & West thereto be aggrieved to under and determine said letters of administration application of such testament being first had and made in our said court then this obligation to remain in full force and law.

Taken & acknowledged in open Court

October 5th 1836

Sgt. Eliz. Bayley Clerk
J. W. Humphreys Deputy

Sally & West Seal
John R. Outlaw Seal

George R. Outlaw Seal
W. B. Cherry Seal
Robert Shadley Seal

Know all men by these presents that we John Scarborough Henry Purvis
William Price and H. B. Cherry all of the State of Georgia and County of
Stewart are held and firmly bound unto the Governor or any other State officer
in his successor in office in the sum of fifteen thousand dollars to be
paid to the Governor at his own pleasure in open or their signs which payment will
and truly to be made in full inures on him executors and administrators jointly
and severally jointly by these presents. Sealed with our seals and dated this
3rd day of October 1836.

The condition of the above obligation is such that if the above named John Scarborough and Henry Purvis administrators
of the estate of said singular the goods and chattels rights and credits
of said deceased Miles Purvis deceased do make or cause to be made a true
and perfect inventory of all and singular the goods and chattels rights and
credits of the deceased which have or shall come into the hands knowledge or possession
of said Scarborough & Purvis or into the hands or possession of any other person
persons for him and the same so made do exhibit or cause to be exhibited unto our com-
ing County Court and the same goods chattels rights and credits are all other
goods chattels rights and credits of the deceased at the time of his death which
at any time hereafter may come into the hands of any person or persons for him do make
and truly administer according to law and further do make or cause to be made a
true and just account of the administration within one year after the date of
these presents and all the rest and residue of said goods chattels and credits which
may be found remaining on the said administration account the same being first
examined and allowed agreeably to law shall be paid and pay unto such person
or persons respectively as the same shall be due pursuant to the true intent and meaning
of this administration and if it shall appear that any will or testament was made by the deceased and
executed or used that the same shall be admitted into our County Court making it
allowed and approved accordingly if the said Jethro Bapf theante be re-
quested to render and deliver said letters of administration appointment
of such testament being first had and made in our said Court; then this obliga-
tion to be void also to remain in full force and law.

Taken & acknowledged in open Court
October 3rd 1836

Sub Eddr Bayly Clerk by
J. S. Houghings Deputy

John Scarborough *Seal*
Mary Purvis *Seal*
Wm Price *Seal*
H. B. Cherry *Seal*

Know all men by these presents that we Jethro Bapf Justice Purvis and James Clark
all of the State of Georgia and County of Stewart are held and firmly bound unto the Governor
or any other State officer in his signs in open or the just sum of twelve hundred
dollars to be paid to the Governor or his successors in open or their signs which payment will
and truly to be made in full inures on him executors and administrators jointly
and severally jointly by these presents. Sealed with our seals and dated this 3rd day of
October 1836. The condition of the above obligation is such that if the above named
Jethro Bapf administrator of said singular the goods and chattels rights of
said deceased deceased do make or cause to be made a true and perfect invi-
tory of all and singular the goods and chattels rights and credits of the deceased
which have or shall come into the hands knowledge or possession of said Jethro Bapf
or into the hands or possession of of any other person or persons for him and the same
so made do exhibit a copy to the exhibitor unto our ensuing County Court; and the
same goods chattels rights and credits of the deceased which have or shall come
and all other goods chattels rights and credits of the deceased at the time of his
death which at any time hereafter may come into the hands of any persons or persons
for him do make and truly administer according to law and further do make or
cause to be made a true and just account of the administration within one
year after the date of these presents and all the rest and residue of said goods
chattels and credits which may be found remaining on the said administration
account the same being first examined and allowed agreeably to law shall
be paid and pay unto such person or persons respectively as the same shall
be due pursuant to the true intent and meaning of this administration and
if it shall appear that any will or testament was made by the deceased and
executed or used that the same shall be admitted into our County Court making it
allowed and approved accordingly if the said Jethro Bapf theante be re-
quested to render and deliver said letters of administration appointment
of such testament being first had and made in our said Court; then this obliga-
tion to be void also to remain in full force and law.

Taken & acknowledged in open Court

October 3rd 1836

Sub Eddr Bayly Clerk
by J. Houghings Deputy

Jethro Bapf Seal

Gerr Purvis Seal
James Clark Seal

Bond Provisions Reuler Rep'd

Know all men by these presents that we Eliza Ann Rep'd and Anthony
de la Motte of the County of Stewart and State of Georgia are held and firmly
bound unto the Governor in and over the State of Georgia or his successor in
Office in the sum of one thousand dollars to be paid to the said Governor
or his successor in office a term of six months payment well and truly to be made
and done at bond unless our heirs executors administrators and assigns jointly
and severally firmly by them presents sealed with our seals and dated this
3^d day of October 1836. The condition of the above obligation is such
that whereas the above named Eliza Ann Rep'd is appointed executrix of
the last will and testament of all and singular the goods and chattels rights and
credits of Reuler Rep'd deceased and has qualified accordingly. Now if the
said Eliza Ann Rep'd shall will and testify make or cause to be made a true and
just inventory of all and singular the goods and chattels rights and credits of the
said deceased which have or shall come into her hands or possession belonging to the said
Reuler Rep'd dead, in his life time or into the hands or possession of any other person or persons
and the same so made do exhibit or cause to be exhibited unto our meeting County Court
and the same goods and chattels rights and credits of the deceased at the time of his
death or which at any time hereafter may come into the hands or possession of any other
person or persons and shall will and truly execute the said will according to the
directions thereof and according to law, and further do make or cause to be
made a true and just account of her executrship according to the directions
of said will or within the time prescribed by law and all the rest and residue of
the goods and chattels rights and credits which may be found remaining in the
hands of the said executrix or account for and shall pay over and deliver to such
person or persons respectively as the same shall be due according to the directions of the
will thereof and agreeable to law and shall tell and truly exhibit or cause to be
exhibited unto our County Court an account thereof; and in all things shall
will and truly perform the duties imposed on her as executrix according to the
directions of the said will of the said Reuler Rep'd deceased, according to the laws of the
Country, and in such case made and provided; then this obligation to be void
otherwise to remain in full force and effect.

Acknowledged in open Court
October last 1836

John Elliott Bagby Clerk
by J. G. Humphreys Deputy

Eliza Ann Rep'd

Marcia Mc Gregor *(Signed)*

Anthony Lee *(Signed)*

Bond Provisions Benjamin Kelly Decd

Know all men by these presents that we John Parchment William Curtis John Walker
in all of the County of Stewart and State of Georgia are held and firmly bound unto
the Governor in and over the State of Georgia or his successor in office in the sum of
fifteen thousand dollars to be paid to the said Governor or his successor in office or
their assigns; which payment well and truly to be made before and done we
had and do have this, severally administration and assign jointly and severally
firmly by these presents sealed with our seals and dated this 5^d day of October
1836. The condition of the above obligation is such that whereas the John
Parchment is appointed executrix of the last will and testament of all and
singular the goods and chattels rights and credits of Benjamin Kelly
deceased and has qualified accordingly. Now if the said John Parchment
shall will and truly make or cause to be made a true and just invi-
tory of all and singular the goods and chattels of the said deceased
rights and credits of the said deceased which have or shall come into his hands or possession
belonging to the said Benjamin Kelly deceased in his life time or into the hands or
possession of any other person or persons and the same so made to exhibit or cause to be
exhibited unto our meeting County Court and the same goods and chattels rights
and credits of the deceased at the time of his death or which at any time hereafter
may come into the hands or possession of any other person or persons; and shall
will and truly execute the said will according to the directions thereof, and ac-
cording to law, and further do make or cause to be made a true and just
account of his executrship according to the directions of said will, or within
the time prescribed by law, and all the rest and residue of the goods and
chattels rights and credits which may be found remaining in the hands
of the said executrix or account for and shall pay over and shall pay over
and deliver to such person or persons respectively as the same shall be due
according to the directions of the will thereof and agreeable to law and shall
will and truly exhibit or cause to be exhibited unto our County Court an account
thereof; and in all things shall will and truly perform the duties imposed
on her as executrix according to the directions of the said will of the said Ben-
jamin Kelly deceased according to the laws of the Country and in such case
made and provided, then this obligation to be void, otherwise to remain
in full force and effect.

John Parchment *(Signed)*

Acknowledged in open Court
October last 1836

John Elliott Bagby Clerk
by J. G. Humphreys Deputy

William Curtis *(Signed)*

John Walker *(Signed)*

Bond administration Simon Gray deceased

State of Georgia by known witness to their presence that we John R Colson
Stewart County & John James Robert Dunlop Solomon & Valentine &
James Wafford all of the County of Stewart and State aforesaid are
held and firmly bound unto his excellency the Governor said State for the
time being in the sum of five thousand dollars to be paid to the said
Governor and his successors in office or assigns for which payment we will and
bind to be made in kind whatever our and each of our heirs executors and
administrators jointly and severally firmly by their presents backed
with our seals and dated this 5th day of October 1836

The condition of the above obligation is such that whereas the above
bound John R Colson being appointed administrator of the last will and testa-
ment of Simon Gray deceased and now qualified as such according to law. Now
if the above bound do make a cause to be made a true and perfect invi-
tory of all and singular the goods chattels rights and credits of the deceased which
have or shall come to the hands knowledge or perceiving of the said John R
Colson or into the hands or perceiving of any other person or persons for him
and the same so made do exhibit on oath to the Court of the County aforesaid
within ninety days from the date of their presents and the same goods
chattels and credits of the deceased at the time of his death or which at
any time hereafter shall come into the hands or perceiving of the said John R
Colson or into the hands or perceiving of any other person or persons for him to act
and truly administer according to law, and encumber in such legacies
to the persons to whom they may be bequeathed agreeably to the last will and
testament of the deceased further do make a cause to be made a true and
just account of said administration within two years after the date of
their presents and all the cost and charges of said estate which shall be
found remaining upon said administrator account the same being first
examined and allowed by the Court of said County shall deliberate and
pay unto such person or persons respectively to whom the same shall reduce
agreeable to the act of apportion in such case and provided that this
obligation to be void and of no effect otherwise to remain in full force and
written

Signed and acknowledged in open
Court October Seven 1836

At Black Bag Up Clerk 4

J. C. H. Umphreys Deputy

John R Colson Seal

John James Seal

Robert Dunlop Seal

Solomon & Valentine Seal

James Wafford Seal

Apprentice Indenture James Scott

This indenture made this 23rd day of October 1836 between Thomas Ober
Chairman of the County Court of Stewart and his successor of the one part and
John Parchment of the same County and State of Georgia of the other part
witnesseth that the said Parchment by virtue of an order of the Court of the said
said County bearing date the 3rd day of October hath set places and bound
and by these presents doth put place and bind James Scott of the age of eight years
to be an apprentice unto John Parchment to learn the trade carpentry and occu-
pation of forming which the said Parchment now worketh and in the sum as
an apprenticeship due and payable from the day of the day until
the said James Scott shall attain the age of twenty one years accord-
ing to the act of apprenticeship in such cases made and provided during all
such term of years to be an apprentice his master will and factor fully
shall bear and his lawful commands obey and in all things as a good
and lawfull servant and apprentice shall and will demean himself
towards his said master observing the said term and the said John Parch-
ment on his part doth covenant and agree to and with the said Thomas
Ober & his successors that he the said Parchment will teach and cause
to be taught and instructed the said apprentice in the craft and mystery and
occupation of a farrier after the best manner he can and also to furnish and
allow him the said apprentice and shall teach or cause to be taught the
said Scott to read and write and pay under above the said Scott at the expi-
ration of the said term the allowances by law appointed for events of studen-
tum or castum. In witness whereof we have hereunto set our hands and seals this
the day and year above written

Thomas Ober Chairman Seal

John Parchment Seal

William Curtis Seal

Taken and acknowledged in
Open Court October Seven 1836
Subd Elliot Bag Up Clerk

Witness of Alex Hobbs and Pease Provision

We the commissioners appointed have and agreed to an order of Court and Court of
the said six years provision as follows for the present cash a hand and 25 pounds
of cotton and two sides of leather 3¹/₂ of salt and ten dollars for sugar and
coffee what cost the has got and ten the first chief expense to make her and
what is on hand.

Benjamin Headon

Thomas Brigham

Mr. Ober

Guardian return Meima heirs of York Mann deceased

Return of William Curtis guardian for the minor heirs of York Mann deceased
amount of hand due the 1st of January 1839 for \$3.16² and of land \$6⁶ etc
and by sale of corn one dollar

William Curtis
Guardian for minor heirs

Will of Vincent Cooper deceased

Item also the balance of my property is to be sold and after my debts are all paid shall be equally divided between his children H Cooper John W Cooper Sarah J Cooper and Elizabeth Fannie which are my lawful heirs Lastly by my express will and meaning is that my son David C Cooper and my much esteemed friends J G Sargent & William J Fannie my executors of this my last will and testament hourly breaking all former wills by me made In witness whereof I have caused to set my hand and seal this September the 10th in the year of our Lord 1836

Signed before publickly by the above named Vincent Cooper to be his last will and testament in the presence of us who have been to subscribe our names as witnesses in presence of the testator

John Williams
Jonathan J Williams
John McCullough

Vincent Cooper

State of Seminole County Court
Stewart County 3d October Term 1836
The above will was duly proven by the oaths of John J Jonathan Williams and John H Sargent the other two testifying no testy has been to prove at a subsequent term and the same was ordered to be recorded

Test Elizt Bayley Clerk 4
J. C. Humphreys Deputy

Will of Benjamin Kelly deceased

State of Seminole Stewart County I Benjamin Kelly being of sound and perfect mind and memory the weak in body do make this my last will and testament Jonathan and soon following to unto I give unto my son in law John Parchment and daughter Polly the following slaves to wit Jessie Morris John McIlly and Lillas I give and bequeath unto my daughter Sally the following slaves to wit Peggy Anthony Penton Cary Jerry & Lucy at its my desire they should not be sold but be kept together on the plantation two years after my death and that my son in law attend and see to the payment of my debts and that he be paid for his services its my desire that my daughter Sally have my riding mare and a certain sowl colt and my daughter Polly have a certain colt & a horse & the rest of the horses to remain on the farm two years and then to be appropriated with the remainder of my stock to the payment of my debts and that my tobacco on hand and steam work and all the produce that can be spared go to the payment of debts Lastly its for the my desire that if my daughter Sally should die before the term of one year that the property should go to any daughter Polly and daughters children I further desire that my son in law John Parchment should have two hundred acres of land joining two hundred acres be long lot of me thought no more for a title when he pays two hundred and fifty dollars more than he will be entitled to namely the track and the other half of the track to go to my daughter Sally If the estate is divided at the expiration of two years and the debts and cyphers paid that each part stands bound until they are all paid If there should be anything more and above at the expiration of the two years in paying my debts

Will of Benjamin Kelly deceased

that it should be divided equally with my two children I appoint my son in law John Parchment my sole Executor Also its my desire that he contr appoint John Parchment guardian for my daughter Sally body working at his own will by me made In witness whereof I have counterset my hand and affixed my seal this 10th day of September 1836

In witness

Robert Danlon

Francois McCarroll

Benjamin Kelly Seal

State of Seminole County Court October Term 1836
Stewart County 3d The above will was duly proven by the oaths of Robert Danlon and Francois McCarroll the other witness had been to prove at a subsequent term and the same was ordered to be recorded

Test Elizt Bayley Clerk 4
J. C. Humphreys Deputy

Inventory and Account of Sale of estate of Alex Atles deceased

16 September 1836 Her taken an Inventory of the property of Alex Atles deceased

3 head of hogs	3	one falling leaf table
6 head of cattle	3	5 head of sheep
30 or the six head of sheep	3	
3 feather beds and furniture	3	
1 Cup board and furniture	3	
1 pair of saddle bags	3	

Some kitchen furniture pots over 10
some few passing tools

2 tea kins some chairs table 4

James Wafford administrator of said estate
17 September 1836 the above named property came to sale at the
amount of the sale of as follows one
hundred and sixty nine dollars on 75 cents is the amount to
sell as per accounts I have found none notes 2 on Mr. Mc
Whitford for thirty five dollars and one on Benjamin Kessinger for
ten dollars A statement of all the sale and notes of Alexander Atles
deceased

James Wafford Administrator
of Alexander Atles deceased

Returned to October Term 1836

Test Elizt Bayley Clerk 4
J. C. Humphreys Deputy

Bond Executrix Vincent Cooper deceased

Know all men by these presents that we Jeppe C Ingcam & Coopers
and William Ray all of the County of Stewart and State of Tennessee are held and
firmly bound unto the Governor in and over the State of Tennessee & his successors in office
in the penal sum of five thousand dollars to be paid to the said Governor or his successors
in office or their assigns; which payment we will and truly to be made and done
in kind or such one heirs executors administrators and assigns jointly and
severally firmly by these presents sealed with our seals and dated this 3^d
day of October 1836

The condition of the above obligation is such that whereas Jeppe C Ingcam is appointed executrix of the last will
and testament of Vincent Cooper deceased and has qualified according to
law if the said Jeppe C Ingcam shall well and truly make a cause
to be made a full and perfect inventory of all and singular the goods
and chattels rights and credits of the said deceased which have or shall
come into his hands or possession belonging to the said Vincent Cooper
deed in his lifetime or into the hands or possession of any other person or
persons and the same so made do exhibit or cause to be exhibited unto our
County Court and the same goods and chattels rights and
credits of the deceased at the time of his death or which at any time
hereafter may come into the hands or possession of any other persons or
persons and shall well and truly execute the said will according to the
directions thereof and according to law and further do make account to
be made a true and just account of his executrixship according to the
directions of said will or within the time prescribed by law and all the
rest and residue of the goods and chattels rights and credits which
may be found remaining in the hands of the said executrix or account
for and shall pay over and deliver to such person or persons respectively as
the same shall be due according to the directions of the will thereof and
agreeable to law and shall well and truly exhibit or cause to be exhibited
unto our County Court an account thereof and in all things shall
well and truly perform the duties enjoined on her as executrix de-
pending to the directions of the said will of the said Vincent Cooper
deed according to the laws of the country and in such case made
and provided Then this obligation to be void otherwise to remain
in full force and ~~and~~ effect

J. C. Ingcam Seal

D. C. Cooper Seal

Wm. Ray Seal

Acknowledged in our Court
October 3rd 1836

Attest Elbert Bayleay clerk
by J. C. Humphrey Deputy

Bond Guardian Piasey Downs & Daniel Downs

Know all men by these presents that we Thomas G. Downs of this City
and James Lockett are held and firmly bound Thomas Ward Chairman of
the County Court of Stewart & his successors in office in the sum of two hundred
and twenty eight dollars in trust for the benefit of Piasey Downs and Daniel
Downs heirs of David Downs deceased for the payment of which we bind ourselves
one and two, our executors administrators and assigns jointly and severally firmly
by these presents, sealed with our seals and dated the 3^d day of October
1836.

The condition of the above obligation is such that whereas Thomas
G. Downs has been appointed guardian to the said Piasey Downs and Dan
Downs son of the said Thomas G. Downs 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 ~~them~~ to them over the profits of said
estate proceeds of said estate that may come into his hands by virtue
of said guardianship together with the profits and the said Thomas
G. Downs as aforesaid shall demand himself all things relating to
said guardianship agreeably to law; and then this obligation to
be void else to remain in full force and virtue in law.

Acknowledged in open Court

October Term 1836

Attest Elbert Bayley clerk

The X T. G. Downs Seal
Seal

Jethro Baff Seal
James Lockett Seal

Will of Vincent Cooper deceased

The last will and testament of Vincent Cooper of the State of Tennessee and
County of Stewart I Vincent Cooper considering the uncertainty of
this life and being of sound mind and memory blessed by God Almighty
for the same do make and publish this my last will and testament
in manner and form following that is to say I give and bequeath unto
my son David C Cooper three hundred and twenty more a copy of land
in the north end creek in the state and county aforesaid the premises I now
live upon to be known his his heirs and assigns also me the use of the deer and game
Item I give and bequeath unto my daughter Mary R Cooper one negro
girl named Maria one mare mare one cow and calf bed and furniture
also a plentiful supply of corn and meat for the ensuing year for her and
beasts Item I give and bequeath unto my daughter Rhoda Cooper one
negro girl named Anna one gray mare one cow and calf one bed and
furniture & plentiful supply of corn and meat for the ensuing year for her
self and beasts Item I give unto my daughter Morning Star thirty three
four dollars Item I give and bequeath unto my son W. C. Cooper
less the sum of one hundred dollars to be equally divided between them
when the collections are made as they may come of age a money

Will of Vincent Cooper deceased

Item also the balance of my property is to be sold and after my debts are all paid shall be equally divided between his children & Cooper & the property which I have left my wife & Elizabeth Pearce which are my lawful heirs. Lastly my express will and meaning is that my son David C. Cooper and my much esteemed friends of the Seagars & William J. Pearce my executors of this my last will and testament duly marking all former wills by me made. In witness whereof I have done unto my hand and seal this September the 16th in the year of our Lord 1836.

Signed &见证人 published by the above named Vincent Cooper to be his last will and testament in the presence of us who have executed & subscribed our names as witnesses in presence of the testator.

John Williams
Jonathan J. Williams
John W. Seager

State of Tennessee County Court
Stewart County 1st October Term 1836
The above will was duly proven by the oaths of John & Jonathan Williams and John W. Seager, the other two setting up to prove a subsequent term and the oaths indecisive recordor.

Test. Elizt Bayleif Clerk

Will of Benjamin Kelly deceased

State of Tennessee Stewart County I Benjamin Kelly being of sound and perfect mind and memory the work in bodily do make this my last will and testament I manner and form following to wit I give unto my son in law John Parchment and daughter Polly the following slaves to wit - Sarah Morris John McElroy and Charles I give and bequeath unto my daughter Sally the following slaves to wit Peggy Anthony Weston Cary Joyce & Lucy its my desire they should not be parted but be kept together on the plantation two years after my death and that my son in law attend and be to take my concerns during that time and let the proceeds be appropriated to their payment of my debts and that he be paid for his services its my desire that my daughter Sally have my riding horse and a certain small colt and my daughter Sally have a certain clay saddle horse & the rest of the horses to remain on the farm two years and then to be appropriated in the remainder of my stock to the payment of my debts and that my slaves on hand and steam work and all the produce that can be spared go to the payment of debts Lastly its my desire that if my daughter Sally should die before she becomes of age that the property should go to my daughter Polly and daughters children I further desire that my son in law John Parchment should have two hundred acres of land joining two hundred acres he brought of me though no title when he pays two hundred and fifty dollars is more than he will be entitled to one half the tract and the other half of the tract to go to my daughter Sally If the estate is divided at the expiration of two years and the debts not yet all paid that each part shall stand until they are all paid If there should be anything more and above at the expiration of the two years in paying my debts

Will of Benjamin Kelly deceased

that it should be divided equally with my two children I appoint my son in law John Parchment my sole Executor Also its my desire that the court appoint John Parchment guardian for my daughter Sally during her minority and the same will be made In witness whereof I have done unto my hand and affixed my seal this 10th day of September 1836.

witnes

Robert Dunton

Francis Mc Cull

Benjamin Kelly deceased

State of Tennessee County Court October Term 1836
Stewart County 3d The above will was duly proven by the oaths of Robert Dunton and Francis Mc Cull the other witness had been to prove a subsequent term and the same was adjudged to be recorded

Test. Elizt Bayleif Clerk of the Commissioners Deputy

Inventory and Account of sale of estate of Alex Atles deceased

16 September 1836 Item taken an Inventory of the property of Alex Atles deceased

3 head of hogs	the following way to be
6 head of cattle	5 head of sheep
30 or the six head of sheep	3 feather beds and furniture
1 carpet board and furniture	1 pair of saddle bags
1 pair of saddle bags	Some kitchen furniture pots pans &c

some few farming tools

2 tea kins some chairs tables &c

James Whifford administrator of said estate
17 September 1836 the above named property came to sale at the highest amount of the sale is as follows one hundred and sixty nine dollars and 75 cents is the amount of the sale as per account I have found none notes 2 one on Miller Whifford for thirty five dollars and one on Benjamin Mc Martin for ten dollars A statement of all the sale and notes of Alexander Atles deceased.

James Whifford Administrator
of Alexander Atles deceased

Returned to October Term 1836

Test. Elizt Bayleif Clerk of
the Commissioners Deputy

Will of Frederick Gasp Decrard

In the name of God amen I Frederick Gasp being make in
today last sound in mind and memory call to mind it is appre too worth
man to die I therefore in the first place command my soul to God the
give my body to be buried in a Christian like manner at the disposal
of my friends and executors. 1st As to my earthly goods that the Lord
may bless me with my will and disposition is that all my just debts taken
paid; secondly I give to my two sons Barney & Frederick Gasp my tract of
land where I now reside with all the improvements thereon belonging
to said land to them their heirs forever & the heirs of Barney & Frederick
Gasp is to support my wife Elizabeth Gasp & my mother in law Barbara
Haynes during their lives for the proceeds of my plantation & Mills thence
I give to my daughter Mary Liles one bed & furniture two covers & two
cows which is already delivered to her valued to sixty three dollars fronting
I give to my daughter Sally Liles & her heirs one bed & furniture two covers
two cows valued to sixty three dollars all ready delivered to her
of the I give to my daughter Ann Moynack one bed & furniture two covers
two cows valued to sixty three dollars all ready delivered to her
of the I give to my daughter Nancy Moynack one bed & furniture
two covers ten cows valued to sixty three dollars delivered
of the I give to my daughter Catharine Gasp one bed & furniture
valued to thirty dollars & I give to my son Barney Gasp one horse
saddle & bridle valued to eighty dollars delivered I give to my daughter
Lucia Hale one bed & furniture two cows two cows valued to sixty three
dollars of the I give to my son Frederick Gasp one horse valued to forty four
dollars delivered Further more it is my will that all my children make
made equal as to my personal property with respect to my wife Elizabeth
above named I give to her he bed & furniture & a sufficient quantity of house
hold & kitchen furniture for her to keep house in during her life or
widow hood and at her death all to be equally divided among my children
& lastly I nominate my son & son in law Barney Gasp & John Hale my
true & lawful executors to this my last will in testimony whereof I have
set my name affixed to my seal this March 9th 1836

I do
Frederick Gasp Junr ^{his} Seal
Nathan A. Winters

State of Tennessee
Stewart County

County Court November Term 1836

The foregoing instrument purporting to be the last will & testament
of Frederick Gasp deceased was produced in open court at the present term
and the execution thereof duly proven by Frederick Gasp Junr & Nathan
& Winters and the same was ordered to be recorded. Witness Elbert Bayley
Clerk of said Court this 9th of November 1836 E. Bayley Cpl 6th
J. G. Humphreys Atty

Bond Executed Frederick Gasp Decrard

Know all men by these presents that we Barney Gasp Jr & Nathan A.
Winters and Frederick Gasp all of the County of Stewart and State of Tennessee
are held and firmly bound unto the Governor in and over the State of Tennessee
or his successor in office in the sum of two thousand dollars to be paid to the
said Governor or his successor in office or their assigns which payment shall be made
truly to be made and done under our hands our executors administrators
and assigns jointly & severally firmly by these presents sealed with our seals
and dated this 9th day of November 1836 The condition of the above obligation
is such that whenever the said George Barney Gasp Jr & Nathan A. Winters
shall be appointed executors of the last will and testament of the aforesaid Frederick Gasp
the goods and chattels rights and credits of Frederick Gasp deceased and has
qualifid accordingly Now if the said Gasp & Winters shall well and truly
make a census to be made a true and perfect inventory of all and singular
the goods and chattels rights and credits of the said deceased which he or
shall come into their hands in possession belonging to the said Frederick Gasp
deceased in his lifetime or into the hands in possession of any other person or persons
and the same so made do exhibit a census to be exhibited unto our County
Court and the same goods and chattels rights and credits of
the deceased at the time of his death or birth at any time hereafter may
come into the hands in possession of any other person or persons for him and shall
well and truly execute the said will according to the directions thereof and according
to law and further to make a census to be made a true and just account
of their executiohip according to the directions of said will, or within the time
prescribed by law and all the rest and residue of the goods and chattel
rights & credits which may be found remaining in the hands of
the said executors or account for until shall pay over and deliver to such
person or persons respectively as the same shall be due according to the direction
of the will thereof and agreeable to law and shall well and truly exhibit
or census to be exhibited unto our County Court an account thereof, and
in all things shall well and truly perform the duties enjoined on
them as executors according to the directions of the said will of the said
Frederick Gasp dead according to the laws of the Country and in
such case made and provided Then this obligation to be void
otherwise to remain in full force & effect
Attested in open Court this 9th day of November 1836

Barney Gasp Seal
John A. Winters Seal
Nathan A. Winters Seal
Frederick Gasp Seal

Guardians Bond Lewis Seville May

Know all men by these presents that we Philis May, Henry J. Atkin
James Lee & G. C. Clements are held and firmly bound unto Thomas Davis
Chairman of the County Court of Stewart to his successors in office in the sum
of two thousand dollars on trust for the benefit of Lewis Seville May for the
payment of which we bind ourselves our heirs our executors administrators
and assigns jointly and severally firmly by these presents sealed with our seals
and dated this 9th day of November 1836 The condition of the above obligation

Guardians Bond Sun Terrell Moag Contineua

such that whereas Philip Moag has been appointed guardian to the said Lewis Terrell Moag. Now if the said Philip Moag shall well and faithfully make his returns and settlements made with the County Court of Stearn 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 Stearn and pay over to them or their order the profits of said Guardianship that may come into his hands by virtue of said Guardianship together with the profits and the said Guardian so appointed shall demean himself in all things relative to said Guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law.

Acknowledged in open Court November term 1836

Stat E. Bayle Ck
By J. C. McMurphy At.

Philip Moag Seal
W. L. Atkins Seal
C. C. Clements Seal
Jas. Lee Seal

Guardian bond Rhoda Cooper

Know all men by these presents that we Jonathan S Williams William Williams & Jno C Ingram are held and firmly bound unto Thomas Ward Chairman of the County Court of Stearn & his successors in office in the sum of four hundred dollars in trust for the benefit of Rhoda Cooper 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 7th day of November 1836. The condition of the above obligation is such that whereas Jonathan S Williams has been appointed guardian to the said Rhoda Cooper. Now if the said Jonathan S Williams shall well and faithfully make his returns and settlements made with the County Court of Stearn 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 Stearn and pay over to them or their order the proceeds of said guardianship that may come into his hands by virtue of said guardianship together with the profits and the said Jonathan S Cooper so appointed shall demean himself in all things relative to said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law.

Acknowledged in open Court November term 1836

Stat E. Bayle Ck

By J. C. McMurphy At.

J. J. Williams Seal
W. Williams Seal
Jno C. Ingram Seal

Guardian's bond heirs of Gorick Outland decd

Know all men by these presents that we Josephus Outland Daniel & William C Jones are held and firmly bound unto Thomas Ward Chairman of the County Court of Stearn & his successors in

⁴
Guardian's bond heirs of Gorick Outland decd Contineua
office in the sum of four hundred dollars in trust for the benefit of Gorick Gorick Outland heir of Gorick Outland decd 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 7th day of November 1836. The condition of the above obligation is such that whereas Josephus Outland has been appointed guardian to the said heirs of Gorick Outland. Now if the said Josephus Outland shall well and faithfully make his returns and settlements made with the County Court of Stearn 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 Stearn and pay over to them or their order the proceeds of said heirs of Gorick Outland by virtue of said guardianship together with the profits and the said Josephus Outland so appointed shall demean himself in all things relative to said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law acknowledged in open Court November term 1836

Stat E. Bayle Ck
By J. C. McMurphy At.

Josephus Outland Seal
Daniel Vincent Seal
W. C. Jones Seal

Administrators bond estate of Murray & Blislaw Decd

Know all men by these presents that we Robert Hunter Francis Benson & Francis W. Carroll and Thomas Ward all of the State of New Jersey and County of Bergen are held and firmly bound unto the Successors in and over the State aforesaid & his successors in office in the just sum of ten thousand dollars to be paid to the Councillor or his successors in office or their assigns which payment we hold and truly to be made over to the said heirs executors administrators and assigns jointly and severally by firm by these presents. Sealed with our seals and dated this 7th day of Novt 1836. The condition of the above obligation is such that if the above bound Robert Hunter & Francis Benson administrators of all and singular the goods and chattels rights and credits of Murray & Blislaw do make it cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the deceased which have or shall come into the hands knowledge or possession of said Administrators & Blislaw or into the hands or possession of any other person or persons for them and the same so made to exist or cause to be exhibited unto our incoming County Court and the same goods chattels rights and credits and all other goods that shall right and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for them to make a truly administrator according to law and further to make or cause to be made a true and just account of the administration within two years after the date of these presents and all the rest and residue of said goods chattels rights and credits which may be found remaining on the said administration account the same being first examined and allowed agreeably to law shall deliver and pay unto

Continued Administrator Bond estate of Henry D. Pennington deceased
That person or persons respectively as the same shall be due pursuant to the true intent and meaning of this administration and if it shall appear that any will or testament was made by the deceased and executed or executed thereto named do exhibit the same unto court making it allowed and approved of according to the said Will or Testament therunto or requested do under and deliver said letters of administration approbation of such testament being first had and examined over and cont'd then this obligation to be made
else to remain in full force and law.

Robert Durlog Recd
Francis W. Brindley Recd
made

Taken & acknowledged in open Court
November 1st 1836

Test E. Bayley Clerk

By J. C. Humphreys Jr.

Francis Mc Causlin Recd
Thos. Ward Recd

Administration bond estate of Mary Elizabeth Mc'Clancy deceased

I know all men by these presents that we Robert Mc'Clancy, Uriah Smith and Henry Davis all of the State of Tennessee and County of Stewart are held and firmly bound unto the Governor in and over the State of said to his successor in office in the sum of one thousand dollars to be paid to the Governor or his successors in office or their assigns which payment will now truly to be made in kind residue on his executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 7th day of November 1836. The condition of the above obligation is such that whereas of the above bound Robert Mc'Clancy administrator of all and sing where the goods and chattels rights and credits of Mary Elizabeth Mc'Clancy deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the deceased which have or shall come into the hands hereinafter or before of said Robert Mc'Clancy or into the hands or possession of any other person or persons for him and the same to make do exhibit or cause to be exhibited unto our examining and the same goods chattels rights and credits and all other goods chattels rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for him to use and truly administer according to law; and further do make or cause to be made a true and just account of the administration within two years after the date of these presents and all the rest as a residue of said goods chattels and credits which may be found remaining in the said administration account the same being first examined and allowed and 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 or if it shall appear that any will or testament was made by the deceased and executed or executed thereto named do exhibit the same unto court making it allowed and approved of according to if the said Robert Mc'Clancy the court to request do under and deliver said letters of administration approbation of such testament being first had and made in our said Court

Continued Administrator bond estate of Mc P. Mc'Clancy deceased
then this obligation to be void else to remain in full force in law
Taken and acknowledged in open Court
November 1st 1836

To the Mc'Claney Recd
Henry Davis Recd
Uriah Smith Recd

By J. C. Humphreys Jr.

Additional inventory & account of sale of Allen R. Peavis dead

1 Black horse sold to John Lee	103.25
1 Spinning wheel to John W. Monkton	1.00

The above is the true amount of property come to my hands since the last return, this 7th day of Nov 1836.

Retained November 1st 1836

Test E. Bayley Clerk

By J. C. Humphreys Jr.

J. C. Simpson Esq.
of A. R. Peavis dead

Inventory of the estate of Benjamin Kelly deceased

A list and inventory of the property belonging to the estate of Benjamin Kelly deceased Eleven negro six head of horses thirty head of cattle fifteen hogs and twenty head of hogs twenty hens and chickens one pasture one eight year old flower and grass one custard one table This is a true list of all that is in my knowledge

John Pendleton Recd

Retained November 1st 1836

Test E. Bayley Clerk By
J. C. Humphreys Jr.

Additional Inventory & account of sale of the estate of Francis Smith

1 negro girl Cynthia sold to S. Stacker for	\$ 65
1 boy D. W. Clinton — to Stacker	825 —
1 girl Rebecca — to Francis W. Smith	280 —
1 Boy G. Washington to Uriah Smith	810 —
1 — Cancel to W. Boardwick	824 —
1 — J. Weston to Uriah Smith	150 —

The above is the true amount of all the effects of the estate of Francis Smith deceased that has come to my hands since the last return on November 7th 1836

R. W. Smith Adm't

Retained November 1st 1836 of Francis Smith deceased

Test E. Bayley Clerk By J. C. Humphreys Jr.

Settlement of John Penner question of Alexander Walker

This is to certify to the court that myself and John Penner who was appointed of a small estate belonging to me myself being of age have made a full and satisfactory settlement and all persons known are hereby released

Given under my hand the November 7th 1836

Retained November 1st 1836 Alexander Walker Recd

Test E. Bayley Clerk of J. C. Humphreys Jr.

Account Current Estate of Henry Thompson deceased / Mortuorum		
8 major receipt in favor of Abner Weston	\$ 57.2	Linen Numbered crowniform \$ 6.16
9 receipt in part of an account that she paid	57.55	\$ 196.52
Mosser in favor of Samuel Boyt	3 -	Ms the commissions from that date
Monogram in favor of Peter Remond	5 -	Thompson has paid out \$324.70
13 major receipt in favor of John Randle	8.75	John Randle
13 monogram in favor of John Randle	37 -	Elizabeth Dawson
14 major receipt in favor of John Randle	5.81	
15 monogram in favor of Abner Weston	1.50	Returned Toronto Jan 1835
16 monogram in favor of John Randle	5.81	Set E Bayley Clerk
17 monogram in favor of John Randle	5 -	Bz J. G. Remond deceased
18 monogram in favor of John Randle	1.87	
19 monogram in favor of John Randle	5.86	
	324.75	

Inventory & Account of sale of Vincent Cooper deceased		
Property sold Jan 3 1836		100 feet dam ... H C Cooper 10 -
1 patent plough sold to H C Cooper	8.50	1 pair steel-wooden language H C Cooper 1.80
1 Cart do John Morris	1.25	1 Cook potter & Son John Morris 1.50
1 do 4 half tongs " H Tyson	.50	1 Hagon horn & box No 2 grain
1 Bull tongue plough ... do	.50	1 Beauford H. Boyard 11.30
3 old ploughs without tools ... H C Cooper		1 Cork form Morris 5.00
1 pair Wains & Steele iron No 100		1 feather bed & iron 4 points A Weston 10.75
2 Wedding rings Jno Morris		1 do do do 21 -
1 do 4 mattock No 100		44 1 short tongued scythe & scythe No C. Atkin 3 -
1 foot adz & grubbing bar from Morris		1 - 1 both cane H C Rose 4.50
1 fro ... H C Cooper		12 3 chairs H C Cooper 2.50
1 pole ax 1 hand axe from Morris		2 13 1 do all H C Cooper 2.12
1 pair scissars back hand had C Cooper		75 16 off white & mottled plowman
1 iron & lid do		1.05 1 history Rd & mat H C Morris 2.00
1 Large pot A. R. Atkin		3 31 1 Lip Christ & wife H C Cooper 5 -
1 do do + brother Abner Weston		1.25 1 old books do 2 -
1 pair iron irons "		3.00 1 table & ware do 4.00
1 do do do H C Atkin		1.00 1 do do do 5.38
1 pot & the lid A Weston		3.50 1 Govt saddle Alfred Morris 12.25
1 tea kettle 1 small teapot & 1/2 c grain		1.81 1 pe saddle bags H C Cooper 3.00
1 iron & lid 1 than kettle & pt hooks do		1.81 1 candle stand looking glass H C Cooper 2.50
1 pot each & iron hands H C Atkin		1.56 1 Spinning wheel for Eliza 1.00
1 do & grid iron John Morris		81 1 do do Jno Tanner 7.8
1 whip saw H C Atkin		4.50 1 Flax do H C Kennedy 3.00
1 X cut do G Scov.		5 - 1 cut, hockle & hay tool to Weston 2.25
1 hand iron 3 angles 1 stain pipe		1.65 2 Chest " H C Cooper 3.75
1 drawing knife & hammer 1 faucet		5.6 1 Rep work & thick sheath for Weston 5.6
1 barrel & saff old to H C Cooper		1.35 100 chain & hammer H C Perkins 2.50
1 Bois souffre H C Rose		5.1 1 thin long & sharp for Morris 1.50
1 Scythe & cradle in Jno C Atkin		87 2 iron bells H C Cooper 1.50
1 copper bell & H C Atkin		31.50 1 Bag man ... H C Cooper 6.0 -
	64.72	1 filly from Cooper 40.75

Inventory & account of sale Vincent Cooper deceased Cont'd		
1 male 1st H C Cooper	\$ 3.50	2 cans & 1 pearl H C Cooper
1 yoke oxen do	4.0	1 ducks & geese do
1 old cart do	11.75	5 Bobo corn H C Kennedy
2 wooden lay rings H C Atkin	24.50	5 " do H C Ingman
2 " do H C Bagwell	25.12	5 " do J. W. Dugg
1 cow & calf H C Cooper	13 -	5 " do E. Johnson
1 Geating H C Langton	6 -	5 " do H C Kennedy
1 do red sheep H C Cooper	8.50	5 " do do
1 do Bull do	3 -	Bal of corn at 100 per bushel do
1 day cock do	11 -	Chickens 12 lbs at 100 per dozen
30 head hogs do	45.50	Notes & receipts for money due Vincent
1 sheep H C Morris	1.10	Cooper and which came into my hands
1 negro man Tom Morris	10.25	Nov 1836
1 do girl Matilda from Cooper 5.00		Stephen H. H. note dated 21st July 1835
1 do boy Charles H. Morris	2.00	John 12th July 1835-200 - Credit to July
1 Stock rats 2 do	10.12	15.1835-150 -
1 Lot Tobacco J. R. Works	28.25	Robt Burns note dated 5th July 1815 and due 1st July
dead cotton in patches " J. F. Morris	8.10	8.15 Discount
1 lot unpared flour not fit for it		Robt Burns note dated 9th July 1815 due 1st Sept 1815 Discount 12.40
1 old empty Bottles & Mugs 10 Rose	1.50	Tallishka 10 Dollars note dated 14th May 1822 due 2d June
1 Apple mill " Jas Williams 2 -	18.22	Apple
4 bushels wheat " J. W. Snugge 3.10		Conny Boyd's history Morris note due 15th June 1824
1 Grind stone " A. Smit. 5.7		3.87 credit due 21st 1825 Discount 8.00
4 Tin buckets " H. Kennedy 2 -		A. Colburn Aug 5th 1820 in a note which was
2 Paris & Basin & pint spoon H. Kennedy 1.81		given to said Burn by Martin Remond 50.50
Handstick trumpery off H C Cooper No 2 grain 1.50		dated 18th May 1815 very bad
Jno. G. T. Prince Rest for 1000 note dated 9th July 1835 -		\$ 50 -
and due ten days after date until Paid clearance -		
John G. T. Prince Rest for Jno. Morris note for 800 date 8th July		
1809 due 1st Sept 1809 with a credit of Discount 80.00	\$ 340 -	
The above is a true amount of property notes & receipts come into my hands Nov 7 1836		
J. C. Ingman Executor		
Returned to Toronto Jan 1836 of Vincent Cooper deceased		
Test E. Bayley Clerk Bz J. G. Remond deceased \$324.75		

Inventory and account of sale Estate of John P. Rushing deceased		
2 Beds & furniture to the Nidors	\$ 10 -	1 ar to do 0
1 lot of greens used to do	5.0	1 Nursing bar to do
1 Square table to do	2 -	1 Loom & gun to do
2 Turnips & chest to do	1 -	1 Kettle ten to William Rushing
6 chairs to do	2 -	1 Board box to William Rushing
1 Omnino saddle to do	4 -	1 Gathering bar to Burton Simpson
1 set of copper ware to do	5.0	1 1/2 yds of Steel wire to Conny Morris
1 lot cooking utensile to do	1 -	1 Pot leather to William Anglin
1 lot of Linen to do	5.0	1 League to Betsy Trotter
1 plough & gear to do	2 -	100 ft Nathan Cook

48 Inventory & account of sale Estate of James P Rushing Nov 1836 Cont'd

1 Rose book to Thomas J. Wm. Jr.	25	1 book to Alcott & P. Rushing	35	
1 Ace to James Brown	1872	1 Wine to William Rushing	67	
1 Do to Beaman Captain	175	Cider Barrels 100	312	
1 Do to Do.	872	1 Hat given to Mr. Rushing	2.993	
1 Do to Do.	312	1 book to Nathan Rushing	374	
1 Do to Do.	312	1 Do to Mr. Rushing	374	
1 Do to Do.	312	1 Do to Do.	374	
1 Do to Do.	312	Scattis to William Rushing	374	
1 Do to Do.	182	Book Wine to Do.	1.102	
1 Do to Do.	1812	16 Hogs to Midway	14	
1 Do to Do.	335	1 Axe to George Kellogg	59	
1 Plough and gear to Sampson Skidmore	87	1 Hoe and 4 Shovels to Midway	5.10	
1 Do to Isaac Fratello	3	50 money found	15	
1 Plough to Beaman Captain	35	The within citizen is just and true		
1 set of lumber to Isaac Fratello	372	gives under my name this day of		
1 R. P. gun to Miller Langford	1812	November 1836		
1 Do to William Rushing	12	William Rushing		Adm.
1 Gun lock to Miller Rushing	3	Returned November Second 1836		
1 Bedstone to Eppi Everett	122	Set 2 Bayliss Clerk		
1 Do to William Rushing	107	Pay J. C. Gourmphage all p.		
1 set of pincers to Isaac Fratello	372	Account Current Estate of		
1 barrel to Alfred Rushing	12	Frederick Weston deceased		
1 Do to Midway	12			
1 set of feathers to William Rushing	150	No the commissioners agreed to		
1 Grand stone to William Rushing	2	Dept Seven 1836 James Gray Benjamin		
1 Hogs to William Rushing	182	H. Stogdon John Randall have and to		
1 Do and pigs to William B. Rushing	2.87	settle with Allen Weston Adm.		
1 Do & 4 pigs Isaac Fratello	2.122	of Frederick Weston died was found in		
3 Do & pigs to John Penn	2.872	his hands three hundred and forty		
1 Do & 2 Hogs to William Rushing	5.122	dollars 43 1/4 Do		
1 Do and all to Midway	5	1/2 to lighting one bank bond	4.20	
Do. Do	5	2 Do. one bank Bond	3.65	
1 Do of Oxen to William & Jones	18.28	3 Do. one bank Bond	4.54	
1 Gun to Rix Fratello	11.50	4 Do. one bank Bond	3.70	
3 Hoes to John Niles	15.62	5 Do. one bank Bond	3.2	
1 Do to Samuel Burns	8.072	6 Do. one bank Bond	9.63	
1 Do to Do	3.687	7 One Bond do from Mr. Arthur an execution 5	-	
1 Do to William B. Rushing	1.687	8 one Bond do from Mr. Arthur an execution 3	-	
1 Do to Joseph Bonner	8	9 one note from Mr. Rau	23.374	
1 Do to Samuel Burns	4	10 one note from Anna Randle	7.78	
1 Do and all to George Kellogg	12	11 one receipt for a ticket bought for the sale day 1.25		
1 Do to Isaac Fratello	4	12 An act from Rutherford	3.834	
3 Hoes and pigs to Eliza Scammon	2.872	13 one execution in favor of Kay Williams 48		
3 Big hogs to Mr. Rushing	5.75	14 one execution in favor of Kay	31.25	
1 lot of hogs to Alfred G. Rushing	7.82	15 one act off of parochial churchwardens 31.93		
1 Corp to J. C. Gourmphage	1	16 one execution in favor of S. S. Compton 2.30		
one to George Kellogg	57	17 one judgment ordered by Richardson & Hill & Weller 4.92		

49 Account Current Estate of Frederick Weston deceased Cont'd

18 One execution in favor of Mr. Weller 314.50	\$ 348.43	
19 Balance due on an execution in favor of Mrs. Weston	13.74	
20 One execution in favor of Henry Wimberly	10 =	
21 One execution in favor of James Weller	49.22	
22 one judgment in favor of George Kellogg	17 =	
23 one tax receipt	1.83	
Reckonmen to November Second 1836		
Set 2 Bayliss Clerk Pay J. C. Gourmphage all p.		
Amount of sales of Oct 1st Mr. A. West		
Received October 27th 1836		
Sally A. West 1 set of books	8	
Sally A. West 1 set of books	8 = Sally A. West 1 set of books	50
John A. Outlaw 1 Do	1.25	
John A. Outlaw 1 Do	3.82 Sally A. West 1 chair	1.125
Sally A. West 1 round table	1.50 Sally A. West 1 set of books	3 =
Sally A. West 1 chest	5 = Sally A. West 1 rug and pair	50
Sally A. West 1 Beaumare	10 = John A. Beaumare Pay at 8 1/2 cent date	3.64
Sally A. West 1 glass	2 = Sally A. West 1 saddle	25
Sally A. West 1 drapery	16 = Sally A. West 1 law kitchen	50
Sally A. West 1 drapery	1.50 William H. Outlaw 3 pairs of leather shoes	20
Sally A. West 1 large table	5 = James A. Beaudoin 1 pair of pantaloons	20
Sally A. West 1 reflecting glass	50 John A. Weller 8 place boards	51.2
Sally A. West 1 set of chairs	2.00 James Beaumare 1 pair of clothees at 10% com per	3.72
John A. Beaumare 1 Bed & Head and frame	22 Thomas H. Weller 1 pair of books	40
Wally A. West 1 Bed & Head & furniture	11 = Somerell A. Weller 1 bedstead	12
Thomas Capling note Bed & Head	21 = Rosely Young Poole 2. In bedroom	18.2
Robt Thompson note Bed and Head	21 = John M. Whitehead 1 Bed of Batt	18.2
Sally A. West Bedstone and furniture	28 = James A. Beaumare 1 Bed of Batt	12.2
Sally A. West 1 Tin Baker	1 = John A. Outlaw 1 Bed of Batt	12.2
Sally A. West 1 Doona John	50 Mc Bennett 1 Bed of Batt	12.2
Sally A. West 1 Bed and its contents	8 = Anderson Beaumare 1 pair of Batt	12.2
Sally A. West 1 Chest and its contents	2 = Rosely Young Poole 1 Grop of Batt	3.50
Sally A. West 1 Recet	1 = James Lewis 1 Grop of Batt	3.50
Sally A. West 1 pair of saddle bags	2 = Do 1 Grop of Batt	3.50
Sally A. West 1 side saddle	3.50 Edward Williams note 1 Card of Batt	1.7
Sally A. West 1 Do	50 John Brown 1 do 1 set of Batt	12.2
Sally A. West 1 Bed steamer	3 = Joseph Bonner 1 set of Batt	3.50
Black Kelly 1 Mirror	1.872 Rosely Young 1 do 1 Grop of Batt	1 =
Sally A. West 2 smoothing iron & garment	75 Abingley Allen 1 Grop of Batt	5.5
Sally A. West 1 set	3.872 John Widdow 1 Grop of Batt	3.72
Sally A. West 1 pair of stable irons	25 John Clark 1 do 1 Grop of Batt	12.2
Sally A. West 1 set of iron ware	3.872 John A. Bonner 1 Grop of Batt	5.0
Sally A. West 1 set	50 Linda Clegg Paint 1 set of iron & tools	31.2
Sally A. West 1 iron	50 James Lewis 1 do 1 Batt	3.50
Sally A. West 1 kettle	35 John Widdow 1 do	1.7

Account Current Estates of Henry Remondy Head Toronto

8 my premium act in favor of Silvan Weston	10 87 2	Lawn Mower top comonifous	of 8. 15	\$ 190. 62
9 one receipt on part of an executor that have payed	63 35			
Non receipt in favor of Samuel Royle	3 -	the the comonifous fine that done		
Non receipt in favor of Peter Benson	8 -	Remondy has paid out	9304. 78	
12 meadow in favor of Sam Bailey	8 75			
13 one receipt in and case	27 -			
14 one receipt in favor of James Larkett November	5 81 2			
15 one receipt in favor of Clement Weston	50			
16 one note in favor of James Remondy	1 81 2			
17 one note in favor of Silvia Remondy	6 -			
18 one act for land & settlement	1 87 2			
19 one note in favor of Silvia Weston	6 95			
				\$ 304. 78

*Returned Toronto Sept 1835
Left E. Bay top Clock
B. J. G. W. Commissioners Oct 1.*

Inventory & Accept of Sale of Vincent Cooper Dec 1. J. W. Ingram Execut.

Property sold Nov 3 1835				
1 patent plough 100 ft to St Cooper	8 50	1 Reheat dam .. St C Cooper	10 -	
1 Cart do " John Moann	1 25	1 pair scythes & scything St C Cooper	1 84	
1 do 4 half tongs " M. Tyson	50	1 Cork pitcher & 2 do John Moann	1 80	
1 Bull tongue plough " do	51	1 Roger home & box No. 4 grain	1 -	
3 old ploughs without stocks " St C Cooper	1 50	1 Beaumead St Cooper	11 50	
1 pair scythes & scything No. 1 Moann	31	1 Clock from Moann	8 16	
3 wooden boxes " Moann	10	1 Feather bed & straw 4 feet A Weston	10 75	
1 do 4 half tongs " Moann	37	1 do to do do	21 -	
1 do 4 half tongs " Moann & A Weston	94	1 short tongued bed iron & saddle No. 2 Weston	2 -	
1 do 4 mattock Moann	1 -	1 both late do Rose	4 82	
1 foot adze & grubbing bar from Moann	12 5	12 5 chains No. 4 grain	3 55	
1 do " St C Cooper	2 63	3 do and St C Cooper	2 12	
1 pitch ax 1 hand ax from Moann	75	1 Cope mallet & mallet Johnson	3 1	
1 pair scythes back band & St C Cooper	1 05	1 hunting bl & mack Moann	2 00	
1 man & lid do	3 81	1 S. Christ & wife St C Cooper	5 -	
1 Large potte M. R. Atkins	1 05	1 old brok do	2 -	
1 do do to horse Abram Weston	2 00	1 table & ware do	4 06	
1 pair ana ovens "	1 00	1 do do do	3 38	
1 do do do No. 2 Atkins	3 50	1 Gent saddle Alfred Weston	12 25	
1 pot & kettle A Weston	1 31	1 pair saddle bags No. 4 grain	3 06	
1 tea kettle 1 small kettle & lid Moann	1 81	1 candle stand & lighting flap St C Cooper	2 50	
3 Ovens & lids 1 basin skillet & pot hooks do	1 56	1 spinning wheel for Eliza	1 06	
1 pot cast iron bands St C Atkins	81	1 do do do Jane Samson	7 8	
1 do & guid iron John Moann	4 50	1 Har do Canada	5 00	
1 whip saw M. R. Atkins	6 -	1 cut, tackle & bags etc to A Weston	3 25	
1 X cut do J. Lewis	1 65	2 Chest " St C Cooper	5 75	
1 hand saw & auger J. Weston	66	1 Reap hook & sheep shear Moann	5 8	
1 drawing comp & compasses F. Faust	1 35	1 ox chain & harness M. Perkins	2 86	
1 Barrel & sape sold to St C Cooper	81	1 Union trap & rifle from Moann	1 50	
1 Biscuit cutter No. 1 Rose	87	2 iron pots St C Cooper	1 50	
1 Scythe & castle " M. R. Atkins	21 50	1 Bag mare " Rottmann	88 -	
1 copper still " M. R. Atkins	63 42 1	" filly from Cooper	44 75	

Inventory & account of sale Vincent Cooper Received Contingency

1 mule with St C Cooper	\$ 10 -	1 carts & 1 pair St C Cooper	\$ -
1 yoke oxen do	40	1 ducks & a goose do	1 25
1 old cart do	11 75	5 Bobbs corn G. Remondy	8 50
1 seed box large size M. Atkins	21 50	6 " do R. Ingram	8 50
4 " do " R. Bagwell	28 12	5 " do J. W. Gregg	9 -
1 cow & calf St C Cooper	13 -	5 " do E. Johnson	7 50
1 Geating W. Langston	6 -	5 " do G. Remondy	9 00
1 do red hens St C Cooper	0 50	5 " do do	5 35
1 do Bull do	3 -	Bal of corn at 100 m. do	
1 dog lame do	11 -	Chickens 12 " do 100 grain	
30 head hogs do	45 50	Notes & receipts for money due Vincent	
1 Sheep No Moann	1 15	Cooper which came into my hands	
1 negro woman Tom Weston	6 50	1836	
1 do girl Matilda from Cooper	5 10	Stephen Abbott's note dated 21st July 1835	
1 do boy child H. Strong	2 00	+ due 1st July 1835 200 - Credit a day	
Stock rats 2 do local	10 12	13 1835 150 -	50 -
1 lot Tobacco J. R. Works	28 25	Rottmann date 3 Feb 1815 and due 1st July	31 80
dead cotton in patches J. F. Moann	6 10	1815 <u>Cashier</u>	
1 lot n-pac'd flax no bid find		Rottmann note dated 9th Aug 1815 due 1st Jan 1816 amount 42 40	
1 lot empty Pots & Utensils St Rose		1 50 Saclima 10 dollars note dated 16 Aug 1822 due 2nd June	
1 Apple mill " Jas William	2 -	1822 <u>Cashier</u>	50 -
4 bushels wheat " J. W. Snugge	3 50	Money Boyd's money box note due 1st June 1824	
1 Sealed stone " A. S. Smith	0 7	3 37 1 credit A. P. 21st 1825 <u>Cashier</u> 300	87 2
4 Tin buckets " Canada	2 -	R. Colburn Aug 59 5000 in a note which was	
2 Pans & Basin & plates open Canada	1 87	given to son in County Martin Palmer 59 50	
Hand stitched trousse off St C Cooper No. 4 grain	1 50	hand stitched trousse off St C Cooper No. 4 grain dated 19th May 1815 very bad	
Jno G. T. Prince Rent for rooms note dated 2d Feb 1819 -		Jno G. T. Prince Rent for the rooms note dated 2d Feb 1819 - \$ 50 -	
and due ten days after date a credit of <u>(Deposited)</u> 10 00		and due ten days after date a credit of <u>(Deposited)</u> 10 00	\$ 340 -
The above is a true amount of property Notes & receipts come into my hands Nov 7. 1836		J. W. Ingram Execut.	
Returned to Toronto Town 1836 of Vincent Cooper etc		Left E. Bay top Clock B. J. G. W. Commissioners Oct 1. 1836	
Inventory and account of sale Estate of John P. Rushing deceased			
2 Beds & furniture to the Widow	\$ 10 -	1 air to do	1 -
1 set of years wain to do	50	1 Nursing bar to do	35 -
1 Square table to do	2 -	1 Loom & gun to do	1 -
2 Trunks & chest to do	1 -	1 bottle bar to William Rushing	50
6 chairs to do	2 -	1 Broad axe to William Rushing	1 75
1 Mansard saddle to do	4 -	1 Gunning bar to Burton Webster	2 50
1 Set of express wain to do	50	1 pair of Steel grates to Henry Glass	2 50
1 lot cooking utensils to do	1 -	1 lot leather to William Longford	7 50
1 lot of Linen to do	50	1 Auger to Roger Trotter	
1 plough & gear to do		1 old & Nathan stock	3 75

Inventory & account of Sale Estate of John P Rushing Decr. 6th 1836			
1 Rop book to Thomas & Adams	25	1 Axle to Albert G Rushing	35 -
1 Hatchet James Evans	875	1 Hoe to William Rushing	67 -
1 Do to Beaman Lupton	75	Cider Barrels	373
1 Do to Do	872	1 Shot gun to Mr. Rushing	2 058
1 Hacking Hoe to Do	813	1 Books to Nathan Rushing	374
1 Hacking Hoe to Do	814	1 Do to Mr. Rushing	27
1 Hacking Hoe to Henry Brown	484	1 Do to Do	153
1 Lot of lumber to Isaac Furtado	1 -	Leather to William Rushing	374
1 Plough & gear to Jane Foster	182	1 Bushel Peas to Do	103
1 Hand saw to Nathan Rushing	7812	10 hogs to Nathan	14 -
1 Utensil box to Mrs. Anna	825	1 Axe to Wright Kelley	51
1 Plough and gear to Sanford Strickland	8 -	1 Do and 4 shorts to Nathan	510
1 Do to Isaac Furtado	9 -	To money found	18 -
1 Plough to Beaman Lupton	35	The within action is just and true given under my hand this 6 day of	
1 Lot of lumber to Isaac Furtado	872	November 1836	
1 Rop gun to Willie Langford	10 102	William Rushing	
1 Do to Willie Rushing	10 -	Adam	
1 Gun lock to Willie Rushing	12	Retained November Second 1836	
to Bodetone to C. E. Cox	167	Set. L. Bayle's Clock	
1 Do to William Rushing	872	Bdg. J. C. Humphreys Decr. 1	
1 lot of feathers to Isaac Furtado	12	Account Current Estate of	
1 barrel to Alfred Rushing	12	Frederick Weston Deceased	
1 Do to Miller	12		
1 lot of feathers to William Rushing	168	No the commissioners agreed to	
1 Grind stone to William Rushing	2 -	Sept 2nd 1836 James Gray Benjamin	
1 Hogs to William Rushing	14 95	W Taylor John Randle Sammito	
1 Do and pigs to William B Rushing	3 00	10 table to Allen Weston Adam	
1 Do & 4 pigs Isaac Furtado	2 122	of Frederich Weston do. no found in	
3 Do & pigs to Mr. Brown	2 872	his hands three barrels and forty	
1 Do & 2 shorts to William Rushing	3 123	dollars 43 1/4cts	
1 Gun and all to Miller	5 -	1/2 Do lifting one bank bond	4 70 -
Do Do	5 -	2 Do. one bank Bond	3 66 -
1 Coke of Oxen to William & Jones	18 25	3 Do. one bank Bond	4 24 -
1 Cow to Rice Furtado	11 50	4 Do. one bank Bond	3 70 -
3 Hens to John Wilson	15 652	5 Do. one bank Bond	32 -
1 Do to Samuel Davis	8 072	6 Do. one bank Bond	9 63 -
1 Do to Do	3 402	7 Do. one from Mr. Arthur on a creaton	5 -
1 Do to William B Rushing	8 682	8 Do. one from Mr. Arthur on a creaton	3 63 1/4
1 Do to Joseph Bonner	8 -	9 Do. note from Mr. Ray	35 63 1/4
1 Do to Samuel Davis	8 -	10 one note from Anna Randle	7 78
1 Cow and calf Wright Kelley	12 -	11 one receipt for whiskey bought for the sal day	1 25 -
1 Bushel to Isaac Furtado	8 -	12 An act from Randle	35 33 1/4
3 Hens and pigs to Eliza Bonner	3 872	13 one execution in favor of King & Williams	41 -
3 Big hogs to Mr. Rushing	5 75	14 one execution in favor of King	21 25 -
1 lot of hogs to Alfred & Rushing	7 872	15 one out of parol from Mr. Kirby Wm. Weston	21 93 1/2
1 Hvy to Jethro Bap	1 45	16 one execution in favor of S. S. Conroyage	2 30 -
1 Cow to Neagle C. P. gore	57	17 one judgment rendered by Richard Estlin Weston 4 1/22	

Account Current Estate of Frederick Weston Deceased Cont'd.		
18 One execution in favor of Mr. Estlin	34 50	\$ 348 43 1/2
19 Balance due on execution in favor of George Walker	19 50	12 74
20 one execution in favor of Henry Miniby	10 -	328 59 1/2
21 one execution in favor of James Estlin	44 32	Mr. the Commissioner paid that Allen
22 one judgment in favor of Wm. Estlin	17 =	Sent to him paid out \$ 400 99 1/2
23 one tax receipt	1 53	J. W. Randolph Boyz O Taylor

Retained to November Second 1836

Set. L. Bayle's Clock Bdg. J. C. Humphreys Decr. 1

Inventory & account of Sale Estate of W. A. West Received

Inventory & account of Sale Estate of W. A. West Received			
<u>Amount of Sales of Oct 1st & W. West</u>			
Decor. October 21st 1836			
Sally A West 1 set of books	9	Sally A West 1 iron table and set	8 -
John A. West 1 Do	1 25	Sally A West 1 Do	50
John A. West 1 Do	1 25	Mr. W. West 1 Rocking chair	35 -
Sally A West 1 chair	1 50	Sally A West 1 chair	1 25 -
Sally A West 1 small table	1 50	Sally A West 1 set of Boxes	2 -
Sally A West 1 Clock	1 50	Sally A West 1 tray and pan	50
Sally A West 1 Beaumain	10 -	John A. Benson Roy at 8 1/2 cent per	2 60
Sally A West 1 glass	2 -	Sally A West 1 Table	25 -
Sally A West 1 cup & saucer	1 15	Sally A West 1 tea kettle	50
John A. Benson 1 map	1 50	William W. Weston 3 pairs of leather shoes	25 -
Sally A West 1 large table	1 50	James B. Brandon 1 pair of pantaloons	25 -
Sally A West 1 reflecting glass	1 50	John A. Weston 8 pairs of stockings	50 -
Sally A West 1 set of Chairs	2 00	James Brandon 1 pair of stockings at 10 cents each	3 75
John A. Brandon 1 Bed & lid and frame	2 25	Thomas W. Weston 1 pair of books	40
Sally A West Bed & side & furniture	11 -	Samuel A. Beaumont 1 basket	12 -
Thomas Cushing 1 set Bed & basket	8 -	Rubley Young Poins 2 Do. basket	18 1/2
Robert Thompson 1 set Bed and sheet	21 -	John W. Weston 1 Bed & Bedding	58 1/2
Sally A West Bed & basket and furniture	35 -	James B. Brandon 1 Bed & c. chair	12 1/2
Sally A West 1 Tin Baker	1 -	John A. Outlawn 1 Bed & c. chair	23 1/2
Sally A West 1 Drama John	50	W. Remond 1 Bed & c. chair	12 -
Sally A West 1 Chest and its contents	1 -	Anderson Brandon 1 pair of books	1 12 1/2
Sally A West 1 Chest and its contents	2 -	Widely Young Poins 1 Do. of Buttons	25 -
Sally A West 1 Rust	1 -	James Lewis 1 Do. of Buttons	31 -
Sally A West 1 pair of saddle bags	2 -	Do. 1 Do. 1 Do. of Buttons	25 -
Sally A West 1 side saddle	5 50	Edward Williams 1 Do. of buttons	17 -
Sally A West 1 Do	50	John Brown 1 Do. 1 Do. of Buttons	12 1/2
Sally A West 1 Book stand	8 -	Joseph Brown 1 Do. of Buttons	28 -
Clark Kelly 1 Moon	1 50	Dwight Young Poins 1 Do. of Buttons	1 -
Sally A West 2 smoothing irons & garment	75	Almon W. Allen 1 Do. of Buttons	55 -
Sally A West 1 pot	2 82	John Weston 1 Do. of Buttons	37 1/2
Sally A West 1 Do. of Maps & Pictures	2 5	John Clark 1 Do. 1 Do. of Buttons	12 1/2
Sally A West 1 set of iron ware	5 12	Widely A. Brown 1 Do. of Buttons	50 -
Sally A West 1 pot	50	Lavia Clegg Poins 1 Do. of Buttons	31 1/2
Sally A West 1 iron	50	James Lewis 1 Do. of Buttons	31 1/2
Sally A West 1 Kettle	35 -	John Weston 1 Do. of Buttons	12 1/2

Inventory & account of sales Estate of Mr. H. West deceased Comptroller

Robert Beppard 1 do	7	54 Edmund Kelly pair of leather pants	125
John A. Benson 1 do Bat.		25 John A. Benson 1 do	155
Bird Bonn 1 do		57 James Buder one dole of bacon	625
Gilbert Brackburn pair 1 do of thimbles		48 Wright W Outlaw 1 do of tin	68%
John McLean 1 do Buttons		25 Edmund Kelly 1 ton copper	125
Lemona Williams 1 do of list		40 No 1 do of iron	375
Coleman Burton 1 do buttons		35 Mr Cheung 1 hand box	125
Samuel Lockhart 1 do of combs		25 Gilbert Brackburn 1 do pants	625
Joseph Bishop 1 do		88 John Edwards 1 stamp box	25
Jeffre A. Benson 1 set of pencils		50 L. West Outlaw 1 Bottle of oil	75
Jeffre A. Benson 1 do of needles		102 John Bell 1 do of rings &c	813
Thomas Kantar 1 do of pencils		174 James Lewis 1 Bottle of ink	375
William Dowdy 1 paper of ink Pds		25 Edmund Kelly 1 Bottle of titter	25
James Breiden velocaster 9 albs		1 - Gilbert Brackburn pair of tweezers and other things	105
William W Outlaw 1 Box 9 do coats		622 No 4 pair of Boxes	625
John Mathis 1 do of Bonnets		25 E Kelly 1 do	50
James Breiden 1 do each 1 pair of pantaloons		87 Wright W Outlaw 3 Augers	375
John Smith 1 Remont		1 372 James McLean 1 do pants	125
W Bennett 1 Remont		82 James Breiden H C 1 set of full handles	50
John Smith 1 cap		25 E Kelly John & Outlaw 1 Blank torte	1375
Thomas Corning 1 cap		372 Henry Hall 3 doys	1
John McLeach 1 do		50 Gilbert Brackburn 1 Pinke	183
William Beard 1 do & stocks		587 E Kelly 1 Box of tobacco	12
John McLean 1 do of lace		1 50 James Breiden H C 1 kg of macaroni	183
Thomas Corning 1 do of lace		1 50 Jeffre A. Benson 2 do	105
John Edwards 1 do		1 - E Kelly 1 kg of tea	183
Wesley Young 1 do		1 - Gilbert Brackburn 50 spms. Spice by the pound	183
John Rige 1 paper of dam back		20 George R Outlaw 1 hammer	50
Martley Conroy 1 do		12 E Kelly 1 kg of clove	125
Nicas Baloy 1 horse		1 25 Alan Noddy 1 trunk	35
John A. Outlaw half dozen papers of dam back		312 Mc Webb 1 pair of chamois	75
John Bell 1 do		187 E Kelly 1 coffee mill	183
John A. Benson 1 do		142 Maria Nicanor 1 Key	50
William Rye 1 do		182 G. West Outlaw 1 doy wine at gether 10	90
Wright W Outlaw 1 do		12 E Kelly 1 saddle &c	11
Aaron Canine 1 do		187 F. H. Cough 2 riders	8375
William W Outlaw 1 do		182 John Bell 2 do	5
Wright W Outlaw		12 James Mc Carroll 4 do	2625
No 1 do		182 Wright W Outlaw 1 do of iron	105
J. W. McNamee Cales & Wonton		182 John Kelly 1 do	375
Wm. Edwards 1 do		2 50 John Rye 1 do	562
Edmund Kelly 1 pitcher		511 Martley Conroy 3 Augers	75
John Parchment 1 do		872 Jeffre A. Benson 3 do	50
Gilbert Brackburn 1 do		352 John A. Benson 1 ground stone	50
Wm. Holt 1 cream pot &c		622 E Kelly 3 keys	375
Gilbert Brackburn 2 do tins		312 Martley Gray 4 tins do	25
Alan Bobley 1 do		102 Weston A. Outlaw 2 Boxes	125

Comptroller

William Curtis 4 do	75	Joe Rodgers 1 gray mare	10.50
John A. Outlaw 1 do of Bacon & Co	102	William Beard 1 May fully	83 -
20, 15 cents	50	John Murphy 1 Jack	265 =
21 1 cent	45	Sally West 1 mare	26.50
Robert Ruffy 1 set of chairs &c	152	Richard Thorntwift 50 cents at 50% p 77.50	
10 Mc Hale 1 cutting knife	35	Mc Ellis 2 do 100 Bauchs at 2.50 100.00	
3. Milt Outlaw 1 doffers &c	3 117	R Murphy at 2.50 & 1 do 50.00	
No 1 do of hops &c	1	Sally West 1 lot green	1.00
H Edwards 1 prima fonda	34	20 1 do	87.5
May 11 W Outlaw 10 lbs of mutton	9 04	James Brader 100 lbs 10 lbs of mutton	1 -
John A. Outlaw 1 colt	16	George Atkin 1 P.M.	5.125
John Thomas 1 Goken & ring	812	James Brader 100 lbs 1 do	1 -
Thomas Bell 1 do	52	do 1 do	2.50
Fannie McCarde 1 do	137	No 1 Cent cut down	1 -
W. McCale 2 barrels tea	3	John Simson 2 Rogers	1.375
Jeffre A. Benson 8 Bauchs at 100 pds	20.50	Sally West 1 cart	15 -
John Bell 1 Barnstone	0 00	Edward Roden 1 pair of whale	7 =
William Dowdy 9 lbs	1	George R Outlaw 1 cat trap	37.5
John Potton 1 set of Washmonee towels	30 -	Mc At. Watt & John Shope at 7.50 pds	37.50
No 30 Edward 10 lbs a pd	8 -	Mr. Ruffy & others 5 bags per pd	25 -
Sally O'Ort 2 corns	20.125	No 10 Mc Carfe 4 do 5 bags at 2.50 pds	12.50
Richard Murphy 1 corn and kets	15	Sally West 5 bags at 2.50 pds	12.50
Littleton Boughter 1 corn & oats	15.00	do 6 bags 2.50 pds	15.00
Sally O'Ort 10 lbs	9 -	Sally West last choice at 7 head 2.25 pds	
Wright W. Outlaw 10 lbs	1.00	head more or less	15.75
Kathan Thomas 1 Pease	5.00	Wright W. Outlaw & Bauchs at 6.25 pds	31.25
Wright W. Outlaw 1 Pease	7 -	Fannish McRae 1 lot of doys	11.25
Strickl Weeks 1 corn & oats	11.25	Wright W. Outlaw 1 doile	87 -
James West putchins 5 heads of meat	12.50	do 1 do	11.625
No 6 heads of meat	10 =	do 10 lbs at 37.50 do 1 lot of doys	13.50
No 7 heads of meat	10.00	Samuel Elkin 1 do	5 -
Robert Green 1 horse	100 -	Edmona Kelly 1 rifle gun	11.25
Sally West one good mare	10 -	Thomas R. Outlaw 1 barrel	12.00
James Randell 1 good mare	88.50	John A. Outlaw 1 do of whale	3 -
John Brader 1 mare	29 -	do 8 pds	1.25
	5674.25	Joseph Bishop 1 Stock	35.75

The above is a true return of the property sold by me as administrator of
Mr. H. W. West deceased November 7th 1836

Sally O'West

Return to November 30th 1836

Cost 2 Bay a/c Clerk

B. J. C. Townshend 10.12