

### Bond Guardian Thomas C Brandon

Know all men by these presents That we are held and firmly bound unto John Richard Chapman of the County Court of Stewart County his successor or successor in office in the sum of eight thousand dollars in trust for the benefit of Thomas C Brandon for the payment of which we have made our heirs executors administrators and all persons jointly and severally jointly by these presents and sealed with our seals and dated this the 1<sup>st</sup> day of May 1837 The condition of the above obligation is such that whereas Prinda P Brandon has been appointed Guardian to the said Thomas C Brandon Now of Lousia P Brandon shall well and faithfully make true return and settlement make with the County Court of Stewart agreeably to law during her Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said Estate that may come into her hands by virtue of said Guardianship together with the profits and the said Prinda P Brandon as aforesaid shall demean herself in all things relative to said Guardianship agreeably to law as then the obligation to be now and hereafter in full force and virtue in law

Prinda P Brandon *Seal*  
 O M Shelly *Seal*  
 John Parhament *Seal*  
 C C Clements *Seal*  
 John Brigham *Seal*  
 Robert Dunlop *Seal*

Acknowledged  
in Open Court  
May Seven 1837  
Sgt Elbert Bayly Clerk  
by J C Humphrey Deputy

### Bond Guardian Sarah Ann Brandon

Know all men by these presents That we Prinda P Brandon are held and firmly bound unto John Richard Chapman of the County Court of Stewart County his successor or successor in office in the sum of eight thousand dollars in trust for the benefit of Sarah Ann Brandon for the payment of which we have made our heirs executors administrators and all persons jointly and severally jointly by these presents and sealed with our seals and dated this 1<sup>st</sup> day of May 1837 The condition of the above obligation is such that whereas Prinda P Brandon has been appointed Guardian to the said Sarah Ann Brandon Now of the said Prinda P Brandon shall well and faithfully make true return and settlement make with the County Court of Stewart agreeably to law during her Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said Estate that may come into her hands by virtue of said Guardianship together with the profits and the said Prinda P Brandon as aforesaid shall demean herself in all things relative to said Guardianship agreeably to law and then the obligation to be now and hereafter in full force and virtue in law

Prinda P Brandon *Seal*  
 O M Shelly *Seal*  
 John Parhament *Seal*  
 C C Clements *Seal*  
 John Brigham *Seal*  
 Robert Dunlop *Seal*

Acknowledged  
in Open Court the May Seven 1837  
Sgt Elbert Bayly Clerk  
by J C Humphrey Deputy

### Bond Guardian Prinda P Brandon

Know all men by these presents That we are held and firmly bound unto John Richard Chapman of the County Court of Stewart County his successor or successor in office in the sum of eight thousand dollars in trust for the benefit of Sarah Ann Brandon for the payment of which we have made our heirs executors administrators and all persons jointly and severally jointly by these presents and sealed with our seals and dated this 1<sup>st</sup> day of May 1837 The condition of the above obligation is such that whereas Prinda P Brandon has been appointed Guardian to the said Sarah Ann Brandon Now of the said Prinda P Brandon shall well and faithfully make true return and settlement make with the County Court of Stewart agreeably to law during her Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said Estate that may come into her hands by virtue of said Guardianship together with the profits and the said Prinda P Brandon as aforesaid shall demean herself in all things relative to said Guardianship agreeably to law and then this obligation to be now and hereafter in full force and virtue in law

Prinda P Brandon *Seal*  
 O M Shelly *Seal*  
 John Parhament *Seal*  
 C C Clements *Seal*  
 Robert Dunlop *Seal*

### Bond Guardian John T P Brandon

Know all men by these presents That we are held and firmly bound unto John Richard Chapman of the County Court of Stewart County his successor or successor in office in the sum of eight thousand dollars in trust for the benefit of John Randolph Brandon for the payment of which we have made our heirs executors administrators and all persons jointly and severally jointly by these presents and sealed with our seals and dated this 1<sup>st</sup> day of May 1837 The condition of the above obligation is such that whereas Louisa P Brandon has been appointed Guardian to the said John Randolph Brandon Now of the said Louisa P Brandon shall well and faithfully make true return and settlement make with the County Court of Stewart agreeably to law during her said Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said estate that may come into her hands by virtue of said Guardianship together with the profits and the said Louisa P Brandon as aforesaid shall demean herself in all things relative to said Guardianship agreeably to law and then this obligation to be now and hereafter in full force and virtue in law

Acknowledged in Open Court the May Seven 1837  
Sgt Elbert Bayly Clerk  
by J C Humphrey Deputy

Louisa P Brandon *Seal*  
 O M Shelly *Seal*  
 John Parhament *Seal*  
 C C Clements *Seal*  
 John Brigham *Seal*  
 Robert Dunlop *Seal*

Bona Guardian Elizabeth Brunson

Know all men by these presents that we are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his executors in office in the sum of eight thousand dollars in trust for the benefit of Elizabeth L Brunson for the payment of which we bind ourselves as heirs, executors administrators and assigns joint by and severally jointly by these presents and sealed with our seals and dated this 1<sup>st</sup> day of May 1837 the condition of the same is such that whereas our said Brunson has been appointed Guardian to the said Elizabeth L Brunson Now if the said Sophia L Brunson shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law during her said Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said Estate that may come into her hands by virtue of said Guardianship together with the profits and the said Sophia L Brunson as aforesaid shall demean herself in all things relating to said Guardianship agreeably to law and then this obligation to bind her to remain in full force and尉 in law.

Acknowledged in

Open Court

May Term 1837

Sgtt Elizet Bayly Clerk

by G. C. Humphreys Deputy

Sophia L Brunson Seal  
C. H. Shelly Seal  
John Parchment Seal  
C. C. Clements Seal  
John Brigham Seal  
Robert Dunlop Seal

Bona Guardian Atherton V. Brunson

Know all men by these presents that we are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his executors in office in the sum of eight thousand dollars in trust for the benefit of Atherton V. Brunson for the payment of which we bind ourselves as heirs, executors administrators and assigns jointly and severally jointly by these presents and sealed with our seals and dated this 1<sup>st</sup> day of May 1837 the condition of the above obligation is such that whereas our said Atherton V. Brunson has been appointed Guardian to said Atherton V. Brunson Now if said Atherton V. Brunson shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law during her said Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said Estate that may come into her hands by virtue of said Guardianship together with the profits and the said Atherton V. Brunson as aforesaid shall demean herself in all things relating to said Guardianship agreeably to law and then this obligation to bind her to remain in full force and尉 in law.

Acknowledged in

Open Court

May Term 1837

Sgtt Elizet Bayly Clerk

by G. C. Humphreys Deputy

Sophia L Brunson Seal  
C. H. Shelly Seal  
John Parchment Seal  
C. C. Clements Seal  
John Brigham Seal  
Robert Dunlop Seal

Bona Guardian Polly Justice

Know all men by these presents that we Thomas Justice Philip Recrendon & Ovall Champion are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his executors in office in the sum of one hundred and seventy one dollars in trust for the benefit of Polly Justice for the payment of which we bind ourselves as heirs, executors administrators and assigns jointly and severally jointly by these presents and sealed with our seals and dated this 5<sup>th</sup> day of June 1837 the condition of the above obligation is such that whereas Thomas Justice has been appointed guardian to the said Polly Justice Now if the said Thomas Justice shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law during his said guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said estate that may come into his hands by virtue of said guardianship together with the profits and the said Thomas Justice as aforesaid shall demean himself in all things relating to said Guardianship agreeably to law and then this obligation to bind him to remain in full force and尉 in law.

Acknowledged in Open Court this June 5<sup>th</sup> 1837  
Sgtt Elizet Bayly Clerk  
by G. C. Humphreys d. p.

Thomas Justice Seal  
Philip Recrendon Seal  
Ovall Champion Seal

Bona Guardian Minburn Justice

Know all men by these presents that we Thomas Justice Philip Recrendon & Ovall Champion are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his executors in office in the sum of one hundred and seventy one dollars in trust for the benefit of Minburn Justice for the payment of which we bind ourselves as heirs, executors administrators and assigns jointly and severally jointly by these presents and sealed with our seals and dated this 5<sup>th</sup> day of June 1837 the condition of the above obligation is such that whereas Thomas Justice has been appointed guardian to the said Minburn Justice Now if the said Thomas Justice shall well and faithfully make true returns and settlements make with the County Court of Stewart agreeably to law during his said guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or their order the profits of said estate that may come into his hands by virtue of said guardianship together with the profits and the said Thomas Justice as aforesaid shall demean himself in all things relating to said Guardianship agreeably to law and then this obligation to bind him to remain in full force and尉 in law.

Acknowledged in Open Court this June 5<sup>th</sup> 1837  
Sgtt Elizet Bayly Clerk  
by G. C. Humphreys d. p.

Thomas Justice Seal  
Philip Recrendon Seal  
Ovall Champion Seal

Bond Executrix Thomas Allman deceased

Know all men by these presents that Nathan P. Thomas or B. Chayr & Dania Moon all of the County of Stearns and State of Minnesota are held and firmly bound unto the Governor in and in the State of Minnesota or his successor in office in the sum of twelve hundred dollars to be paid to the said Governor or his successor in office or their assigns which payment shall and truly to be made, and done no bonds or moneys are held executors administrators and assigns jointly and severally firmly by these presents. Sealed with our seals and dated this 5<sup>th</sup> day of June 1837. The condition of the above obligation is such that whereas Nathan P. Thomas is appointed executor of the last will and testament of all and singular the goods and chattels rights and credits of Thomas Allman deceased and was qualified accordingly for if the said Nathan P. Thomas 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 his hands belonging to the said Thomas Allman deceased in his life time or into the hands of his personalty of any other person or persons; and the same so made, do exhibit or cause to be exhibited unto us enduring 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 of his personalty of any other person or persons; and shall well and truly execute the said will according to the directions thereof and according to law; and further to make or cause to be made a true and just account of his executorship 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 executor or account for and shall pay over and deliver to such person or persons respectively as he may as the same shall be due according to the directions of the will thereof and agreeably 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 him as executor according to the directions of the said will of the said Thomas Allman deceased according to the laws of the County; 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 June term 1837

E. Bayly L.S.C.

by J. E. Rumpfhead A.P.

A. P. Thomas Seal  
H. B. Chayr Seal  
Dania Moon Seal

Bond Administration Benj. W. Taylor deceased

Know all men by these presents that we John Taylor Richard Taylor and John Randolph all of the State of Minnesota and County of Stearns are held and firmly bound unto the Governor in and in the State of Minnesota or his successor in office in the just sum of six thousand dollars to be paid to the Governor or his successor in office or those assigns which payment shall and truly to be made, and done no bonds or moneys are held executors administrators and assigns jointly and severally firmly by these presents. Sealed with our seals and dated this 5<sup>th</sup> day of June 1837. The condition of the above obligation is such that if the above named John Taylor administrator of the said singular the goods and chattels rights and credits of the said Benjamin W. Taylor 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 the said John Taylor or into the hands or possession of any other person or persons for him and the same so made do exhibit a copy to be exhibited unto our ensuing County Court and the same goods chattels rights and credits and all other goods chattels rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for whom 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 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 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 shall cause to exhibit the same unto Court making a affidavit and appearance accordingly if the said John Taylor remains a resident as under and deliver said letters of administration appointment of each testament being first had and made in our said court then this obligation to void all to remain in full force and effect takenacknowledged in open Court

John Taylor Seal  
Richd. Taylor Seal  
John Randolph Seal  
J. E. Rumpfhead A.P.

Will of Thomas H. Allman deceased

State of Tennessee of I know all men by their prints that I Thomas  
Stewart County & Allman being of sound and perfect mind and  
memory do make and publish the my last will and testament in manner  
and form following. I do I give and bequeath unto my son in law  
Thomas McCall the sum of forty nine dollars that he justly owes me  
also a note on Seben Allman for five dollars. I give and bequeath  
unto my son John Allman two notes of hand on William Allman  
one for sixteen dollars the other for twelve also one note on Mr. Nichle  
for twenty barrels corn I give and bequeath unto my daughter  
Meary a note of hand on Isaac and Sam Rep for twenty dollars  
also four dollars on a note against Mr. Nichle I give and bequeath  
unto James Allman five dollars. I give and bequeath unto Charles  
Allman fifty dollars that he owes me I give and bequeath unto  
Elatton H Allman all the interest on five hundred dollars up to  
the present day. I give and bequeath unto my son in law Archibald  
Whitell fourteen dollars & 40 cents that he owes me and ten dollars &  
85 cents in money I give and bequeath unto my daughter Sally  
fifty dollars in a note that I hold on Elatton H Allman.  
I give and bequeath unto Seben Allman one hundred  
dollars that he owes me for the payment of the lands. I give  
and bequeath unto Elatton H Allman fifty dollars in a note that  
I hold on Seben Allman. I give and bequeath unto Bayly  
Allman four hundred and fifty dollars that Elatton H  
Allman owes me I give and bequeath unto Caroline Allman  
daughter of William Allman and the sum of five dollars.  
I also give and bequeath unto my son James Allman my son in  
law Archibald Whitell and my daughter Meary the amount  
of money owing from the sale of one womb mare when sold in  
addition to the amount upon mentioned. I hereby appoint Nathan  
P. Thomas my sole executor of this my last will and testament hereby  
willing all former wills by me made the sole executor to have full power  
on all the affairs and settle the same In witness whereof I have  
hereunto set my hand and affixed my seal this 11<sup>th</sup> day of April 1857

Thos. Allman (seal)

Signed sealed published and declared  
by the above named Thomas Allman to  
be his last will and testament in the presence  
of us who have hereunto subscribed our names  
as witnesses in the presence of the testator

W. W. McCall  
William McCall

Account to account Estate of Francis Smith deceased

State of Tennessee of Mr. Uriah Tomlinson William Ellis and John  
Hoagler commissioners appointed by the County Court of said County  
met and found the amount of value of property as set by Rufus H.  
Smith Administrator of the estate of Francis Smith deceased to  
be \$58.92 14 3/4 cents also a note in John Lewis for six dollars and  
forty cents which is thought doubtful also also seventeen dollars  
revenue of the administrator since then has been no return made of either  
which is added to the original amount And also the commissioners  
found damages against the estate on account on a note to the of \$41.93  
76 1/2 cents by allowing R. H. Smith administration of the estate one  
hundred and forty dollars for his services in attending to the business of the  
estate and by striking a dividend between the two amounts in finding  
the estate out in debt \$311 6 3/4 cents Given under our hands this 15<sup>th</sup>  
May 1857.

Returned June Term 1857  
List Elbert County Clerk S.C.C.  
by J. G. Humphreys Jr.

Commissioners  
William Ellis  
Uriah Tomlinson  
John J. Hoagler

### Inventory of A.B. Penix Possessions

An additional Inventory of Cash Recd. of the name  
for the Estate of A.B. Penix Deceased

Bank of Clark 117  
S. C. Ingram Agent  
of A.B. Penix Dec.

Certificate Eliyatt Davids Our Marks of Effect

This is to Certify my Oar Marks of Effect to recd a copy  
off of Cash Recd. and at Split in the Night Day  
the 5<sup>th</sup> January 1857

Eliyatt Davids

Inventor of Lazarus Gassiter Dec.

Additional Return to Court of the Balance of Estate.  
Gassiter Lazarus Dec.

6 Bal. Com. To Eliyatt Davids	\$12.00
Balanced on Balance	6.00
To acpt. Seben H. Bay	\$18.10
	<u>\$56.100</u>

I do Certify the above return is and true as has  
Come to my knowledge

T. C. Jones et al.

Inventory and Account of Sale of Estate of George H. Taylor Esq.

1	Aug 21. Silv. Barnes	11	1	Pewto 6cif. Riley Sington	8.00
2	do. " William Marman	12	1	Bee. Teylors Tailor	11.00
1	Muslin hamper & glass set Boston	3	1	Cloth. Worthington	6.25
1	Soy Chair Williams Boston	1	56	Chair. Same	8.00
1	Sp. Chair Williams Boston	1	56	Chair. Same	8.00
1	Sp. Chair of Boston	70	1	Cloth. Worthington	8.00
1	Silk. Chair. William Dill	25	2	Chairs. Same	14.00
1	Pewto Glass. Harrison Allmire	25	1	Chairs. Same	7.00
1	Sand. Large. James Correll	107	1	Chairs. Same	8.75
1	Sofa. Rose. Nathan & Wint	107	1	Dix. Cong. Riley Sington	10.00
2	Do. " Mr. Jenkins	107	1	Chair. Same and Boston	5.00
1	Plough & Cart. Riley Sington	107	1	Waggs. Williams Taylor	7.00
1	Horse & Plough. Sat. Miller	70	1	Clo. of Porcel. Aaron Marman	13.00
2	Plough & Cart. " do "	62	1	Box & Calf. Sat. Paston	15.00
1	Ladies & Boys. Martha Taylor	50	1	Waggs. Elmwood. Sington	4.00
1	" James. Boston	63	1	Bowls & Gob. Thos. Leonard	15.00
1	Bow. Stamps. John Durpin	107	1	Waggs. Boundary	15.00
1	do. do. Elmwood Sington	107	1	Bowls. Abraham Phillips	10.50
1	do. by James. Marman	107	1	Bunting. Wm. John Ranney	2.00
1	do. by John. Durpin	107	1	Shawl. Same. Marman	7.00
1	do. do. Alen. Taylor	300	4	Table. Wm. John Marman	5.00
2	do. do. Andrew Sington	212	4	Table. Elmwood Sington	5.00
1	do. do. John Taylor	57	4	" " "	4.00
1	do. do. James. Boston	107	1	Table. Rock. R. M. Jenkins	1.25
1	do. do. Benjamin Boston	100	1	Table. Linn. & Son. Same	13.00
1	do. do. Joseph Anthony	3	2	Table. Table. Elmwood. 10.00	7.00
1	Groves. Stone. William Boggs	57	1	Tables. Sat. Marman	1.00
10	Woods. Henry. Curts. Worthington	20	50	Side. Woods	4.00
11	Shoes. Peter. Miller	10.00	1	Upboards & furniture. Martha Taylor	10.00
9	Sp. of Pig. " "	9.00	1	Drawers & Books. Martha Taylor	11.50
16	Sp. of Corp. William Williams	22	1	Seather. Bed & furniture. " "	10.00
23	do. do. Elmon Taylor	3.00	1	" " "	10.00
7	do. do. Sat. Marman	7.125	1	" " " Sat. Marman	20.00
20	do. do. John. Marman	15.00	1	Table. Martha Taylor	2.00
1	Sp. of Pig. Barn. Moody	3.00	1	Souvenirs. 10.00	2.00
1	do. do. James. Marman	3.00	1	Coff. Mill. " "	.25
5	Woods. Henry. Royal. Worthington	10.00	1	Draw. Chairs. " "	.25
1	Bow. Caff. R. C. Taylor	20.00	1	Gender. " "	.25
1	Box & Caff. Martha. Taylor	12.00	1	for Dog. Bone & Bone. " "	1.00
1	Stair. Same. Campbell	9.00	1	Gloving. Blsp. " "	.50
1	Cow & Calf. Williams. Aaron	16	50	" " " W. Boston. Aaron Marman	.50
1	Soy. Cows. Riley. Taylor	10	50	for Chase Bag. Sat. Marman	2.00
1	Do. do. Same. Gold	12.75	6	Chairs. Martha. Taylor	2.50
1	Wedges. Willy. Taylor	7.00	1	Lim. Chairs. & Dais. Sat. Marman	1.00
1	Chair. Tillman. Sington	8	12	Same. Adviser. Josiah. Jenkins	.50
1	Waggs. Same. Levee.	4.50	1	Spinning. Wheel. Martha Taylor	1.00

1	Laun. Heng. Clark	11	1	Orchard and hand	13.00
1	But. Rose. Martha Taylor	50	1	Set of Banister & Marman for	12.00
1	Sp. Box. Mr. Marman	15	16	Settee. one 100.00. Bedding. Bed. 1.00	31.00
1	Set. of Boxes for money	70	7	W. Marman. a Set. Boxes. 10.00	3.00

Quarter last account

Inventory and Account of Sale of Estate of George H. Taylor Esq.

Showing of property not yet sold. Remained in order to comply with a contract made between the deceased & Mr. Waggs his lawyer.

W. W. heard from Mr. Waggs & Plough a set of Clo. items  
 1. Clo. 1 Box. of Org. & Cards & Counting Calk. 1. Sights & Glasses. 1. Letter.  
 2. Org. & Counting 2. Sheets. 5. Lids. 1. Corn. & Lips & Counting Sheets  
 1. Spinning Wheel & Cards & Wash. Tubs. 3 Pails. 1. 2. Bushel & Tin  
 Pans & Buckets. 1. Bar & Wand. Molds. 2. Some twy or three small accounts  
 not yet returned.

The above Inventory and account of sale is all Personal Property of the said Estate, than has come to my knowledge  
 the 5<sup>th</sup> July 1837 John Taylor. Done

Inventory & Account of Sale of Estate of John Marman Esq.

1	Flat. Table. James Marman	160	8	Flat. Table. John Marman	7.50
1	Quint. Bed. 4. June. Bed. 2. Tables	1.125	1	Loc. Bed. That Marman	1.14
1	Gal. Coff. Bed. 1. Bed. 2. Bed. 1. Box. 1. Box. 1. Box. 1. Box.	.25	5	Loc. Bed. Bed. Bed. Bed. Bed. 1.00	7.70
1	Bridle. 1. Bed.	.125	5	Bed. 1. Bed. 1. Bed. 1. Bed. 1. Bed. 1. Bed. 1. Bed.	7.50
5	1. Ch. Hogs. Sat. Marman	10.00	5	1. Ch. Hogs. Sat. Marman	10.00
5	do. do. " " "	7.125	5	W. Marman. 1. Box. 1. Box.	7.50
7	do. do. do. do. do. do. do.	8.00	1	Loc. Bed. Bed. Bed. Bed. Bed. Bed. Bed.	10.77
					Marman. Marman

Guardian: William H. Marman. His wife.

July 15<sup>th</sup> 1837 Settled and Divided with Mary C. Taylor

To Cash as per account current of myself as administrator. Myself as administrator of W. H. Marman deceased. £ 205.15  
 half hund. of boy Joe to Mrs. Johnson. £ 5.00

Share. W. H. Taylor. £ 2.00

half. G. E. Taylor. £ 2.00 £ 2.00 £ 2.00

July 15<sup>th</sup> 1837

By Cash £. Settled accounts for 1836 £ 21.00

do. do. Attic. for boards. £ 6.00

do. do. Board. boards & Clothing £ 2.00

of Taylor. Weston & Children in part £ 4.75 £ 2.00 £ 3.50

Total due on Settlement. £ 232.25

Carried forward

W. Va. Virginia

1837 Saw a of account with Randolph J. Myres  
July 1<sup>st</sup> To Michael Jr. & Co. Account of West Virginia as  
Administrator of the W. Va. Estate, deceased, \$ 200.00  
Half hire of boy to Master Johnson 5.25  
Total. Thirty. D. O. Johnson 3.00  
Said Olaf. R. Myres 3.00 3.62 10

1837 Sept. By Cash p. due and for 1836. \$ 8.75  
W. G. Atkin. balance 0.20  
Owen Bradley for bonds  
and Clothing of Negroes after Objection in Part. \$ 1.75 18.60  
Total, due and settlement 424.16

Will: Arabella T. Braggs

I. Arabella T. Braggs of the County of Stewart am a citizen  
of Penncys de Mare this day last made my Will, Testament, Devising my  
property and effects to be disposed of in the following manner to wit  
I give and bequeath to my Brother Christopher C.  
Clemente my negro fellow Serv. To my Stephen W.C. Clemente  
fifit hundred dollars I give to my Sister Catherine Ingram my  
Step. Girl Elvina also fifti hundreds Dollars I give to my  
Brother Robert Clemente the sum of money that is due or coming from my  
Father Ottaw and after all my due debts is paid the balance ex  
I give to my Sister Arabella Bragg of Weston say fifti hundreds  
dolls is and I give in my fifti dollars I give Equally between  
my Brother Christopher C. Clemente and Sister Catharine Ingram  
except such as I shall designate I wish my Brother Christopher  
to have my Sophia for Bed and furniture and the Room that is at  
his house I also wish my Sister Catharine to have my Books Mates.  
I do appoint my Brother Christopher C. Clemente my  
executor to my wife and having full Confidence in him I do not wish  
any security to be required of him as executor for my Testimony although  
I have her unto his hands and face this 12<sup>th</sup> day of June 1837.

Signed sealed and published  
in presence of us who have  
Signed our Names in presence of Arabella T. Bragg  
the Testatrix.

James Lee  
J. C. Humphrey

Guardian Bond. I. A. R. Works, Principal Rep. a Mississ.

Know all men by these presents that Michael H. White was held and firmly bound  
unto John Richard Chairman of the County Court of Stewart County and his successor in  
office in the sum of One hundred dollars on trust for the benefit of Michael H. White, R. Works  
Mary Ann Ross and Caroline Ross for the payment of which we bind ourselves  
sure and faithful administrators and executors jointly and severally bound by these  
presents and seal with our seals and dates 3<sup>rd</sup> day of July 1837. The condition of  
the above obligation is such that whereas James C. White had been appointed Guardian to the  
said Michael H. Mary Ann Ross and Caroline Ross their heirs and executors shall use and  
faithfully make true return and statement made with the County Court of Stewart agreeable  
to law during his said Guardianship and at the expiration thereof shall still 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, the way, committee, his hands by virtue of said Guardianship  
together with the profits and the said James C. White assignee shall demand  
himself in all thing relative to said Guardianship agreeable to law, and then that  
obligation to be binding to remain in full force and virtue in law.

Subscribed and sworn to in open Court this 3<sup>rd</sup> day of July 1837. I. A. R. Works (Signature)  
John Richard Chairman (Signature)  
J. C. Humphrey (Signature)  
S. C. Chasteford (Signature)

Administrators Bonds. Bond: Mcintosh for the value of

Know all men by these presents that Mr. Benjamin Macintosh all of the State of  
Penncys and County of Stewart, and held and firmly bound unto the Governor in and over  
the State of Virginia or his successor in office in the sum of fifti hundreds dollars to be paid  
to the Governor or his successor in office on their alegged which payment will and truly to  
be made. we bind ourselves, our heirs, executors and Administrators jointly by these pres-  
ents sealed with our seals and dated this 3<sup>rd</sup> day of July 1837. The condition of the above  
obligation is such if the above bounden Ben. Mcintosh Administrator of all and singular  
the goods and chattels, rights and credits of Thomas White 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 Ben. Mcintosh or into the hands of keeper of any other person or persons  
for him and the same to make the same to be levied unto our ensuing County  
Court, and the same Goods Chattels, rights and credits and another Goods Chattels, rights  
and credits of the deceased at the time of his death, which at any time hereafter may com-  
into the hands of any person or persons for him to well and truly administer according  
to law; And further do make or cause to be made a true and just account of adminis-  
tration, within one year after date of these presents and all the rest and residue of  
said Goods, Chattels & Credits, which may be found remaining on the said administration  
an account the same being first examined and allow to agree to him whose decision  
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 any will or testament was made by the  
deceased, and by color or signature there in thereupon to divide the same into parts making it  
allowable and appropriate of according to the said Ben. Mcintosh. This bond to be  
required, to render and deliver said terms of administration aforesaid of said  
testaments being first made in our said Court.

John Wm. Smith Esq. Notary Public  
Acknowledged in open Court  
Salem, June 1837  
Sam A. Bixby, Atty.  
J. D. Whipple, Deputy  
  
Benjamin  
William & Maria Astley  
Benjamin H. & H. Brigham Esq.

Inventory and account of the estate of Dennis Dorothy deceased

Dress, Smock & Redo Dress f. 10		8.10
Woolgut, Doherty, Spotted Woolgut	\$ 0.10	
2 Chains f. 2.00 2 Yards 70¢	2.70	
1 Mattock 16¢ 1 Saffron color	0.50	
1 Mopine Box of Sporting frames	1.00	
1 Rose & Saddle 1.75 5 Brown glass & 1 Red f. 0.10 3.25		
4.5 Blue glass 50¢ 1 Sprinkler 50¢ 1-4 tan f. 0.50 1.00		
1 Orange Cloth 1.25 1 pink Rock 50¢ 1 Brown 1.25 3.00		
1 Wheel 25¢ 1 Butt 50¢ 1 plain Table f. 1.00 1.75		
1 King Box 2 1 Coffe Mill 25¢ 1 Smalldish	0.37	
1 Thread sp. 1 Bit 1.50 1 Sugar 1.00 7.00	8.37	
1 Buttons 49.50 1 plough of Lead f. 1.00 11.12		
1 Box Buttered & butter	4.00	
9 Shirts 12.00 1 Red Handled furmiture f. 0.50 37.70		
1 Gray White 50¢ 1 Sheave by Tongs f. 1	1.50	117.51

William Ormrod		
1 Corn & Caff 18.50 2 Boxes 3.50	8.85	
1 Mattock f. 1.50 5 Chains f. 0.25	1.50	
1 Date Bowl 1.00 1 Chest f. 2.00	3.00	
1 Lead Books 1.00 1 Sis. Leather 2.25	1.75	
1 Wool Barron & 2 Barrels	1.25	23.94

John Clements, 1 Steely Snuckles f. 25.62	26.62	
John Williams, Log Chainer f. 0.25	0.25	

Robert Morris, 2 Pickling Stands	.35	
1 Chest 25¢ 1 Old Leather f. 2.50 1 hand Lamp f. 1.00		
2 Razors f. 0.25	0.50	5.70

James Campbell, Iron Claude 100¢ f. 0.50	1.50	
1 Old Leather f. 0.50 1 an f. 0.50 1.00	5.00	7.50

James Gardner, Shot Gun f. 5.63	8.63	
James Ormsby, for the Works 25¢ Looking Glass 25¢	0.50	

James Ormsby, for the Works 25¢ Looking Glass 25¢	0.50	
1 Old Leather f. 0.50 1 Bag in Water 50¢	0.50	1.00

Inventory of Dennis Dorothy's Estate

John W. Smith, Rice Cloth 20¢		
Henry L. Abbott, Wrennow 30¢ 1 Auger and Chisel 16¢ 1.00		
1 Crooking Staff 75¢ 1 po. Shovel 1.50 1 Shovel 1.00	1.25	2.25
William Nick		
1 Pigmy lamp 25¢ 1 Mount of 1 Gold Hammer 2.12	2.12	
1 Old Leather 1.50 1 Pitch 7.00	9.00	11.94
Jobbing Jars, 1 Mount 30¢ 2 Augus 1.00	1.00	
2 1/2 lb. Gimbocott, 1 Mt. 1.50 1 Box of Lamp 25¢	14.50	14.50
John N. Clark 1 Garden Stand 2.00 1 feeding Pail 5.00 10.00		
1 Boot Maw 50¢ 1 Boot buckle 2.00	7.00	
1 Blanke Bag 25¢ 2 do. Linen 1.00	2.00	17.00
Eliza Williams, 1 Old Leather f. 2.50	2.50	
Joseph Smith, 1 Old Leather f. 2.50 1 Plough 2.50	5.00	
Huntington Bills, 1 Old Leather f. 2.25	2.25	
John James, 1 Old Leather f. 2.25 1 Food 16¢	2.25	2.94
John Williams, 1 Old Leather f. 2.50	2.50	
James Long, 1 Food 1.00	1.00	
Levy Steele, 1 Bed Box 10¢ & Furniture f. 1.00	1.00	
James Cooper, 1 Bed Box 10¢ & C. f. 2.00 1.00	2.00	12.00
Hannah Steele, 1 Bed f. 6.00	6.00	
Simeon Steele, 1 Bed f. 6.00	6.00	
Steph. B. Taylor, 1 Old Wardrobe f. 1.00	1.00	
James McHenry, 2 New Skins 50¢ 1 Old Leather f. 1.00	1.00	2.00
Total amt-		372.17
The above is a true statement of the value of the Estate of Dennis Dorothy deceased on the 17 <sup>th</sup> day of Sept. 1836.		
John N. Clark, Accountant		
By allowances made to the Middays		
2 Sons f. 2.00 1 Aug 1.00 1 1/2 ft. 100 Dollars 4.00		
1 Spinning Wheel 25¢ 1 Plough 2.00		
1 Boxes f. 0.50 1 Bridle 6.25 1 Hunting Staff 12.00		
6 Plates 50¢ 1 Box 50¢ 1 Box 50¢		
1 Catkins 10¢ 1 Box of furniture		
35.00		100.00

Inventories & Acc of Dennis Dorothy deceased

Joseph Abbott, 3 of dog skin 3.50		
Franklin Bills 2 of kid skin 50¢ 1 Old leather f. 1.00		
John George, 1 Old leather f. 2.00		
John Kelly 2 Sis. Sole Leather 4.00		
William Dowdy 1 Old leather f. 3.00		
John. N. Clark 1 Old leather f. 2.00		
Marietta Dorothy 1 Old leather f. 3.00		
Joseph McHenry 1 Old leather f. 1.00		
Abiah Northrup 1 Old leather f. 1.00		
Wm. Hale 1 Old leather f. 1.00		

Inventory of P. D. Dorsey's Estate

Peter Anthony of my & Loring Company &c.	40 00
E. J. Green	100 00
Wm. Edwards	2 lbs Sodas
Allen Ellyot	1 lbs 100
John Richards	1 do 100
John H. Petty	1 do 100
William Ettinger	1 do 100

Total Due 143 74

This above is the sum of the last sale subscription, also

Inventory & Account of the Estate of Francis Griffis deceased 50 18 1

1 Log Building. To Ed. Madison	200
1 Two Mow " "	75
1 Captain " "	100
1 Door " "	1.00
1 Clock Price " "	12
1 Pipe & Pot of Wood " "	3.00
1 S. W. Fiddler " "	100
1 Rule " "	.25
1 Log Saw Tools " "	.50
1 Room Wheel " "	.12
1 Crate " "	.05
1 Copper Adds. James Weston	100
3 Bottles - Philip Herringdon	100
1 Painted Strop Shot Griffis	.25
1 Stone " "	100
1 Sledges " "	.12
8 Chain " "	100
1 Dr. Steeves & House " "	.25
1 Gun Proj. Shot Griffis	100
1 Dr. Charles Moore Widdow	60
1 Scraping Iron " "	.12
1 Bed of Furniture " "	700
1 Chest " "	100
1 Dr. Primary Mar " "	400
1 Dr. Horace Pelego Borg " "	50
1 Razors - Kelly Underwood " "	100
1 Soap Mounting Shot Griffis	50
1 Dr. Ship Sheet Widdow " "	100
1 Star " "	.25
1 Box " "	12
1 Chisel " "	5.00
1 Reddles " "	100

60 63

1 Log Sod. Mr. Griffis	100
1 Squon Lovers Glass	75
1 Star Sod. Sodas Bag	25
1 Two Pounds Butter Butter	100
2 Plates Martin Price	34
2 Shaving Brush B. Williams	100
1 Short Hair Boston Carpet	100
1 Hand Towel Red Towel	100
1 Glance Lamp & Lamp Holder	100
1 Corn Stalk William Shores	100
1 Log Sod. Boston Carpet	100
1 Fish Lig. Mr. Loring	100
1 Bucket & Ventilator Mrs. Rushing	100
1 Oil Lamp " "	100
1 Sack & Knives " "	50
1 Panel of Seven & Seats	100
1 Half Milestone Hill & Astoria	100
2 Bee Hives Widdow	100
1 " " " John Lock	100
1 " " " Henry Garrison	100
1 Shanty Widdow	100
1 Buckets " "	100
1 Sacks " "	100
1 Plate " "	100
1 Pitcher " "	100
4 Sheets " "	100
4 " " Sodas Bag	100
2 Small Boxes Eighteen Boxes	100
1 Rye Liquor & Wine McKenna	100
1 Box Wines Wm. Johnson	100
1 Bro. Baker Shot Griffis	100
1 Rye Liquor Shot Griffis	100
1 Sodas Project. Widdow	100
1 Lot of Tools " "	100
1 Log Walnut Blanket & Cover	100
1 Linen Widdow	100
1 Handmade Drawing Griffis	100
200 Carpenter Adds. Weston	100
1 Sodas " "	100
1 Sodas Wicks Mrs. Bag	100
1 Brass & Bits Shot Griffis	100
1 Log Tools " "	100
1 do " " Martin Price	100
1 Log Chair Sodas Bag	100
1 Glass & Iron S. Concrete	100
1 Big Log William Rushing	100
1 Whetstone Sodas Rushing	100

Addition Inventory of the Estate of Francis Smith's Estate

December 24th 1836 - Wm of negroes

Ashen fifty one dollars

Ashen thirty one dollars

Harriet forty one dollars

Jane twenty five dollars

R. H. Smith Account

Returned to August 2nd

1837 2nd M. 16. Brownell

Acct Current of the Estate of Enos Outland

Amount of account of debt and Sesquity		To Charge of debts & Expenses of Estate of Enos Outland	75
Chd Estate to Administrators	343 10 1/2	of Estate Receipts	50
To Mrs Aft m. W. C. Jones	1 3/4	Do	60
To S. D. Jones Downs	3 6/4	At 3 M. & J. Atkinson	4 1/2
note to A. Outland	5 6/4	Court Expenses	3 6/4
To Linchfield Estate	4 1/2	Salv. Do	2 5/8
Apd & C. W. Brumitt	1 5/8	Commission	1 1/2
To G. Chambers	8 1/2		
note W. H. Jones	1 9/16		
		Total	64 2 5/8

We the undersigned commissioners bind us to agreeable to an Order of Court to us directed and have proceeded to make with John Outland Administrator of Enos Outland Deed and final sum still indebted to said Estate the sum of One hundred and forty eight Dollars 93 cents & may 1837

M. H. Jones

Jethro Baugh

D. S. Shaw

Returned to Augt 1st 1837  
List W. H. Jones et al

Deed of The White Widow

State of Tennessee - Agreeable to the order of the County Court of Stuart County by the County at June Term 1837 the commissioners met and made of the widow's property of Thomas White Do. (D. W.) the following Property to wit the stock of old corn or manna and the bacon and pickled pork we had at present and we further allow her five of the choice hogs and one sheep and further thirty barrels of corn in the fall when gathered also seven bushels of wheat and ten Dollars worth of sugar and coffee one barrel of salt and one cow and calf twelve months & even man our hands and seals this 21<sup>st</sup> day of July 1837 James Cook the commissioners jointly wrote

William Denman  
Samuel Lockhart

before me the date above written

Returned to Augt 1st 1837 William Ellis (P.P.)  
List W. H. Jones et al

Henry Weeks' Guardian Bond of £ 44 M. H. Weeks

Know all men by these presents that we Henry Weeks Esq. Barnes and John Weeks and held and jointly bound unto John Barnes Chairman of the County Court and his Successors in office in the sum of Three Thousand Dollars in trust for the benefit of Eliza and Weeks and Mary, the heirs of Mrs Weeks Deed for the payment of which we bind our selves and ours executors administrators and assigns jointly and severally jointly by these presents sealed into our seals and dated this 7<sup>th</sup> day of August 1837

The condition of this above obligation is such that whereas Henry Weeks has been appointed guardian to the said Eliza and Weeks and

Henry Weeks - now if the said Henry Weeks shall need and fail to fully make true returns and settlements made unto the County Court of Stuart agreeable to Law during his said guardianship and at the injunctions given him of the court and faithfully account unto the justices of the county court of Stuart and pay over to them or their heirs the property of said estate that may come in to his hands by virtue of said guardianship together with the profits and the said Henry Weeks as aforesaid shall remain himself in all things relative to said guardianship agreeable to Law over than this obligation to be no wise else to remain no full power and authority in law.

Henry Weeks Seal

Edwin Barnes Seal

John Weeks Seal

Henry H. Jones Clerk Bond

Know all men by these presents that we Henry H. Jones Esq. Solomon T. Valentine Robert Dunlap Elisha Braswell & Samuel Proff all of the County of Stewart and State of Tennessee are held and jointly bound unto Peter Cannon Esq. Governor in and over the State of Tennessee and his successors in office in the sum of Five Thousand Dollars for payment well and truly to be made and bind our selves and each of us and ours executors and administrators jointly and severally jointly by these presents given under our hands and seals this 7<sup>th</sup> day of August 1837

The condition of the above obligation is such that whereas the above bound Henry H. Jones is constitutionally appointed Clerk of the County Court of Stewart County who should the said H. H. Jones well and truly and safely keep the records of the County Court of Stewart County and well truly and faithfully discharge the duties of said office of Stewart County Court Clerk Then the above obligation to be no wise else to remain in full force and virtue in law taken and acknowledged in open Court

August 7<sup>th</sup> 1837

List W. H. Jones et al

M. H. Jones Seal

Solomon T. Valentine Seal

Robert Dunlap Seal

Elisha Braswell Seal

Samuel Proff Seal

James Caldwell Seal

# Henry H. Combs Clerk's Bond

Know all men by these presents that we Henry H. Combs, Solomon S. Belmont, Robert Dunlap, Elizbae Combs, Samuel Biggs, and James Baldwin do seal and firmly bind unto Justice Cannon, Sonora of ~~the~~ now the State of Tennessee or his successors in office in the sum of two thousand pounds for the payment of which we bind ourselves and heirs & co with our seals this twenty day of August 1837.

The condition of the above obligation is this that whereas Henry H. Combs hath been duly elected Clerk of the County Court of Marion County by the said court now if the said H. H. Combs will truly collect pay all taxes that are due to the state of Tennessee as directed to be collected by the clerk of the County court by the laws of Tennessee in such cases made and provided then the above obligation to be void, but to remain in full force and virtue.

Taken and acknowledged  
in open court

August Term 1837

H. H. Combs Clerk

To the honorable  
Solomon S. Belmont  
Robert Dunlap  
Elizbae Combs Seal  
Samuel Biggs Seal  
James Baldwin Seal

James Baldwin Seal

## Inventory account of sale of Lewis Winters' Dead.

Inventory and sale of all the personal property of Lewis Winters Dead whom came into my hands as Assets of said estate with his Estate to Elizbae Holleyfield			
1	Brass Bed to Elizbae Holleyfield	- 68	1 Copper bed to James McComb 8.50
1	Brass Cook Book - Sam Lockhart	-	1 Ironing - Sam Lockhart 4.00
1	Bronze -	-	1 Bills - Almon Carter 16.10
1	Bell - & brass	-	5 Dovitines - - - - - 3.35
1	Headring hood - - - - -	-	9 pots, one to David Myatt 3.00
1	- - - - - G. B. Chambers	-	3
1	Saddle - - - - - James McComb Jr.	-	3 Mattekessels - - - - - 1.00
1	Single Sheet - - - - - George Bell	-	62 1 set knives & forks & spoons
1	Leather bellies - - - - - Elizbae Holleyfield	-	1.60 1 S. Spoons 1 Bowl
1	pair of sum	-	1.50 1 Pocket book, ragor case
1	big Draw	-	1.00 1 Mason all to David Myatt 3.00
1	Plow -	-	5.00 1 pair spurs - - - - - 75
1	- - - - - John Ballard	-	6.00 1 Big wheel - - - - - David Myatt 1.00
1	- - - - - William Brown	-	75 1 Plan wheel - - - - - 1.50
1	- - - - - Almon Carter	-	68 1 Chest - - - - - 1.00
1	for compasses	-	1.01 1 set thos tools gal. 1.25
1	Motor - - - - - Wm Smith	-	.85 1 Board David Myatt 1.50
1	Box - - - - - Gissey Winters	2.96	1 So - - - - - 2.00
1	Cow & calf - - - - - James McComb Jr.	6.00	1 Household furniture - - - - - 81.00
1	Lit Tools - - - - - Joseph Lockhart	1.00	1 Diamond for tools - - - - - 2.00
		.85	1 Blosoming board - - - - - 2.50
		25.00	1 White man - - - - - 30.00
		10.00	1 Bay colt - - - - - 20.00
		120.00	1 Chest, plain 1 Board door
		5 100	1 Barn, Stewart to J. McComb Jr. 28.25

## Inventory account of sale (Continued)

This above account of sale was made in August 1837  
and recorded at the Justice of Peace 1837  
John H. Jones, Notary Public, Address  
List of unknown debts

## Will of John Biggs

In the name of God amen. I John Biggs of the county of Jefferson and State of Tennessee do make and publish this my last will and testament and first I direct that my body be decently interred in a manner suitable to my estate and life and as to such money estate as I have please God to intrust me with I dispose of the same as follows. Item 1 To give and bequeath to my beloved wife Nancy Biggs the tract of land whereof I now lie with the improvements thereon during her natural life and after her death I give the said tract of land to my two sons Joe Biggs and Davis Biggs and also give to Joe and Davis Biggs all of my farming tools their apprenticeship and stands at or after her death I also give my loving wife during life all my house hold and kitchen furniture clothing utensils &c &c also give to my stock of horses cattle sheep and pigs ad cummunity with her self to sell the whole or any part thereof the meat proceeds of which with my house hold & kitchen furniture and all the above mentioned house hold and perinable property I give and bequeath to my daughter Elizabeth Miller Penelope Chapman and Rachael Russell to them and their heirs for ever equally after or at the death of my dear wife Lastly I do nominate and hereby make ordain and appoint said loving wife Nancy Biggs and my beloved son Joe Biggs Executrix of this my last will and testament In witness whereof I have signed my last will and Testament In witness whereof I have signed John Biggs testimony had to this my will witness and seal of paper set my hand and seal this 22 day of July 1837 the year of our Lord one thousand eight hundred and thirty seven

Signed sealed and published in the presence of us who have subscribed in the presence of the testator and of each other witness Henry L. Wall County Attorney James McComb

James McComb

Bona Green to John Biggs Deceased

Know all men by these presents that we, Jael Biggs and Mary Wall  
all of the County of Stuart and State of  
Virginia are well and firmly bound unto the Governor of the  
State of Virginia or his successors in office in the sum of  
Eight hundred Dollars to be paid to the said Governor or his suc-  
cessors in office or their assigns when payment will and shall be  
made out of the goods and chattels and executors administered  
and assigned jointly and severally jointly by these presents held into our  
hands and dated this the day of September 1837  
The sum of the above obligation is due to us by John Biggs  
appointed executor of the estate of all and singular the  
goods and chattels rights and credits of John Biggs Deceased and has  
qualified accordingly. Now if the said Jael Biggs 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 John Biggs  
whom hand or shall come into hands or possession belonging to  
the said John Biggs Deceased in his lifetime or into the hands of any other  
person and the same and other same to make as certain or cause  
to be exhibited unto our ensuing county court and the said  
goods and chattels rights and credits of the deceased at the time  
of his death or otherwise at any time hereafter my come into the  
hands or possession of any other person or persons and shall well  
and truly execute the said will according to the directions thereon  
according to law and further so make or cause to be made at the  
same just account of his ownership according to the directions  
of law set forth within the time prescribed by law and also the  
true and just value of the goods and chattels rights and credits  
which may be found remaining in the hands of said executrix  
or account for which shall pray over and cause to know person  
or persons respectively as the said shall be and according to the  
directions of law set forth and agreeable to law and shall  
well and truly exhibit or cause to be exhibited unto our county court  
and account thereof and in all things shall well and truly perform  
the duties imposed on him as executor according to the directions  
of law set forth in the said John Biggs will according to the laws of the  
County and in such cases made and provided that this obligation  
to be void otherwise to remain in full force and effect  
Acknowledged in open Court  
Sept 1st 1837

Suit No. 10, Court Roll

Jael Biggs Seal

Mary S. Wall Seal

W.W. of John Scarrow Deceased

I John Scarrow of the town of Town County of Stuart and State of  
Virginia being man of sound mind and memory and taking into  
consideration the infirmities of life as on the evidence and occasion this  
my last will by testamente hereby making all other testaments made by  
me and all dispositions of all my temporal effects in manner and form  
following testify

I give and bequeath unto my wife by whom my tract of land including  
the upper part lying on both sides of Cumberland River with  
all its improvements known as the upper Ferry tract and including both  
lands in manner of ground following tract except that part which includes  
the lower Ferry grounds as aforesaid to my son William Scarrow to  
him and his heirs forever and I do further give and bequeath unto my  
daughter Poly Scarrow her heirs and assigns the tract of land  
I also give her during her life my negro woman Lucy to aid and  
assist in raising her two daughters I likewise give my wife  
two daughters as feather bed furniture each of them own choice  
I give and bequeath unto my daughter Polly Scarrow and her  
heirs forever in addition to the five hundred Dollars already given  
them all the land which I own by my mother and next of the tract of  
Land on which the Polly Scarrow now lives and to my son  
Poly daughter Poly Scarrow her heirs. 6<sup>th</sup> I give and bequeath  
unto my daughter Scarrow in addition to the five hundred dollars  
already given two lots in the Town of Dover with their  
appurtenances to the one on which Samuel Stalls now lies the one  
now which the Taylor Shop is situated and the other lying  
immediately south of it. 7<sup>th</sup> I give and bequeath unto my son William Scarrow  
in addition to the five hundred dollars already given him all the land  
which I own on the north side of Cumberland River including Big Island  
excepting the land heretofore given to my wife by me and her two  
daughters Polina and Martha Anne and my daughter Poly Scarrow I also  
give my son William to my wife to have and hold the lot in which  
it is situated 8<sup>th</sup> I give and bequeath unto my son William Scarrow  
in addition to what I have already given him five hundred dollars  
out of the first money that may be collected out of the debt due and  
in arrear for building the Court house 9<sup>th</sup> I give and bequeath  
unto my daughter Scarrow in addition to the five hundred dollars already  
given her the lot and house in the Town of Dover in which  
Ben Scarrow now lives 10<sup>th</sup> I give and bequeath to my son John  
Scarrow the house and two lots in the Town of Dover 100<sup>th</sup> \$50  
on which I now live and a lot on the north west corner  
of the Publick Square known as the Danard lot  
11<sup>th</sup> I give and bequeath unto my son Whitmell Scarrow his

Will of John Scarborough Dec. 1837.

Lot 10, 1st flr in the town of Bond with all their appurtenances of the property  
my right hand jack and all my other property where I may now  
not disposed of no this my will to his wife to pay my debts and other  
expenses of any to his equally known relatives by careful trust  
signs date and acknowledges in the town of Bond this

15th day of August 1837.

John Scarborough *test.*

in presence of  
P. Preddy  
Chas J. Wilson  
W. H. Wilson

Bond Administrator of Sally Williams' Estate

Know all men by these presents that we James Randolph, James Wilson  
& W. B. Cherry, all of the State of Tennessee and County of Stewart aforesaid  
and a family bound with the bondsmen in and over this State aforesaid  
his successors in office in the just time of Twenty Eight hundred and  
thirteen to his wife to the Governor or his successors in office assign  
when payment well and truly to be made and being our belief  
and heirs executors and administrators jointly and severally jointly  
by these presents sealed with our seals and dated this 15th day of September  
1837. The condition of the above obligation is such that of the  
above named James Randolph - Administrator of all and singular  
the goods and chattels rights and credits of Sally Williams' Estate to make  
or cause to be made a true and perfect inventory of all and singular  
the goods and chattels rights and credits of said deceased which  
had or shall come into the hands or knowledge or possession of said  
James Randolph or into the hands or possession of any other person  
or persons for him and the same to make as exhibit in cause to be  
executed unto our ensuing County Court and the same goods credits  
rights and credits and all other goods chattels rights and credits of this deceased  
at the time of his death which at any time hereafter may come into  
the hands of any person or persons for him as well and truly administered  
according to law and further as made or caused 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 agreeable to law shall be paid  
payable to such person persons as fully as the same shall be and present  
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  
on credits which named or exhibit thereto and to court making it allowed  
and approved of according to if the said James Randolph thereto be required  
to make and deliver to the letters of administration a copy of probate of such  
testament being first had and now in our said court then this obligation  
is acknowledged to remain in full force and law James Randolph *test.*  
acknowledged in open court Sept 1837 W. H. Wilson *test.*

Guaranty Bond for Elizabeth King a minor

Know all men by these presents that we Henry L. Wall Planer  
Presty and Job Biggs are and family bound unto John  
Richards Chairman of the County Court of Stewart County & his  
successors or designees trustees or trustees his executors administrators  
or assigns in the sum of Two hundred and fifty Dollars in trust  
for the benefit of Elizabeth King for the payment of which we bind  
our selves our heirs executors administrators and assigns jointly and severally  
jointly by these presents and sealed with our seals and dated this  
4th day of September 1837. The condition of this above obligation  
is such that whereas Henry L. Wall has been appointed guardian  
to the said Elizabeth King son of the late Henry L. Wall Wall  
will and truly make true return and settlement made unto the  
County Court of Stewart as aforesaid to have during his said guardianship  
and at the expiration thereof shall make a faithfully account unto 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  
his guardianship together with the profits and the said Henry L. Wall  
as aforesaid shall swear himself in all things relative to said guardianship  
agreementable to law and then this obligation to be void and to  
remain in full force and law as here *Henry L. Wall test.*  
Acknowledged in open court this 10th day of September 1837 P. Preddy  
Job Biggs *test.*

Guaranty Bond Mary King a minor

Know all men by these presents that we Henry L. Wall Planer Presty and  
Job Biggs are and family bound unto John Richards Chairman of the County  
Court of Stewart as aforesaid to have during his said guardianship  
and at the expiration thereof shall make a faithfully account unto 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 Henry L. Wall as aforesaid shall swear  
himself in all things relative to said guardianship agreeable to  
law and then this obligation to be void and to remain in full  
force and never in law *Henry L. Wall test.*  
Acknowledged in open  
Court 15th day of Sept 1837 Job Biggs *test.*  
W. H. Wilson *test.*

120th Guardian Bonds of John Scarbrough for the Estate of

I know all men by these presents that in the name of John Scarbrough, now deceased & of the County of Stewart & State of Tennessee and held and firmly bound, unto John W. Petty & William Brinkley, Esqrs. of the County Court of Stewart, formerly his Successor or Successors in office in the sum of Three Thousand Dollars in trust for the benefit of Whitmell P. Scarbrough, for the payment of which and unto our heirs and devisees administrators & executors jointly & severally firmly by these presents sealed unto our seals and dated this 20th day of September 1837.

The condition of the above obligation is such that whereas the said John Scarbrough has been appointed Guardian to the said Whitmell P. M. of the said John Scarbrough, shall well and faithfully make true returns and settlement made with the County Court of Stewart agreeably to law during his said Guardianship and at the separation thereof shall well & faithfully account with the Justices of the County Court of Stewart and pay over to them or their or her the profits of said Estate that may come into his hands by virtue of said Guardianship together with the profits over the said Whitmell, as aforesaid shall answer himself in all things relating to said Guardianship agreeably to law and then this obligation to the sum above mentioned in full paid unto us in law.

Acknowledged in Open Court  
Septembe<sup>r</sup> Term 1837 Jno H. Petty P. P. Pretty  
H. H. Comwallis John Scarbrough

Additional Return of mon<sup>d</sup> com<sup>t</sup> to names that key down

Additional Return of mon <sup>d</sup> com <sup>t</sup> to the names of the estate of - Augustus Thompson Deed, since Account of Sale Retained	
Received of Mr Ferguson for account	13. 44
" " J. Dowdy for Rent	16. 66
" " Eli Stanley " Do - - -	10. 57
" " H. H. Plant " Board - -	12. 10
" " Woods Stackw & Co - -	45. 99
	<u>\$ 100. 58</u>

Retained, No September Term 1837  
H. H. Comwallis

120th Bond Execution of John Scarbrough Sealed

I know all men by these presents that in the name of John Scarbrough, late of the County of Stewart and State of Tennessee and held and firmly bound unto the Governor and over the State of Tennessee on his Successor in office in the sum of One Thousand Dollars to be paid to the said John Scarbrough or his Successor in office or their assigns which payment shall be a debt due to his master and his heirs and devisees administrators and executors jointly and severally by these presents sealed unto our seals and dated this 20th day of September 1837.

The condition of the above obligation is such that whereas the said John Scarbrough is appointed administrator with the res inter alia of the last will and testament of all and singular the goods and chattels of the said John Scarbrough deceased and was qualified accordingly now if the said John Scarbrough shall well and truly make or cause to be made a true and perfect inventory of all and singular the goods and chattels of the said John Scarbrough which shall be shall come into his hands in possession belong to the said John Scarbrough in his lifetime or into the hands of his executors or administrators of any other person or persons and the same to make or cause to be exhibited unto and returning County Court and the said goods and chattels to be sold and execute of the same at the time of the death or when at any time hereafter may come into the hands in possession of any other person or persons and shall well 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 his administration according to the directions of said will or in other wise than hereinafter by law or as the rest and residue of the goods chattels rights and credits which may be found remaining in the hands of said administrator or account for and shall pay over and deliver to such person or persons respectively as the said shall be and according to the directions of the will thereof and as maker to leave a small sum and truly settle or cause to be exhibited unto and confirmed an account thereof and in all things shall well and truly perform the duties required and such as administrator according to the directions of the will of the said John Scarbrough and according to the laws of the County and in such cases made and provided then this obligation to be now otherwise to remain in full force and effect.

Acknowledged in Open Court  
September Term 1837  
H. H. Comwallis J. P. Clements  
John Scarbrough Wm. Brinkley

120  
Bond Administration of Ephraim Gulliver Estate

I now alow by these presents that and I have done I do administer Col Clement and W.C. Jones all of the State of Tennessee and County of Stewart and am now and firmly bound unto this Governor in and over the State a sum or value in excesses in office of the just sum of Thirtynine Dollars to be paid to the Governor or his Successors in office or assign whose payment will be truly to be made to him and his heirs and executors and administrators jointly and severly jointly by these presents sealed with our seals and dated this 1st day of Oct 1837  
The condition of the above obligation is now that ~~he~~ a bond  
bound I have done I do administer of all and singular the goods and chattels rights and credits of Ephraim Gulliver Esq.  
do make or cause to be made at true and perfect inventory  
of all and singular the goods and chattels rights and credits upto  
be used where hand or shall come into the hands knowing or  
possession of same I do administer to me into the hands of possession  
of any other person or persons for him and the same to make  
or collect or cause to be collected unto and owing County  
Court and the same goods & chattels rights and credits and also 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 sell and truly administer  
according to law and further do make or cause to be made  
a true and just of the administration of them and seal after  
the date of these presents and all the rest and remain of  
such goods chattels and credits which may be found remaining  
owing on the said administration account the same  
being first examined and allowed agreeable to law shall  
be due and payable to such person or persons respecting  
as the same shall be due 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 executor executors thereto named  
to exhibit the same to the court making it allowed  
proof of accordingly if the said I do administer them  
into his request to render or deliver said letters of admini  
stration & probate of such will or testament being first had  
and made in our said Court then this obligation  
to render to remain in full force and Law  
He know before me upon J. T. Scarborough  
Court September 1837

John H. McCormick Col Clement

S. W. Jones

121  
Statement of Settlement Estate of Sally Coleman

Beginning balance of estate of Sally Coleman Dec'd.	\$593	77	June gains for land Jesse P. Williams 6.00
(Domicient of Sally Coleman)			Joseph Palmer 15.00
Land, property —	63	76	James Palmer 200.00
amt of sale of negroes	500.00		Aug 1st 1835 1.00 25
			+ a conveyating fee 10.00
			amt of judgment for Return 14.50
			W.A. Bruce for 100.00
			Shaylock 1.00
			Sept 1st 1835 9.00
Bonds			Banks paid for same 2
To — Col Ward 8.00			Bonds business bonds
Richard Kelley 2.00			and a copy of warrant 0.00
Janet Knop 75			Commission and
J. H. Knop 1.50			573.76 units at 6. 34.05
J. C. Loring 6.88			
George Petty 21.10			Sept 1st 1835 29.50 1.1
Mary & William Williams 36.00			Received from Mr. 573.76 Hand as below
Jacob Williams 10.00			of — \$75.35
Juliet McMurphy for Boarding & washing of Williams		50 months	
McMurphy for Boarding & Jds		0.50	Other unassigned amount paid in

by the Stewart County court  
in conjunction with John Scarborough who is directed to  
 settle with John James Adm'r of Sally Coleman her executors the  
books of the County Court Clerks and fines that fine hundred  
and twenty three dollars and seventy six cents came to his  
hands and that he has disbursed and made payment of  
one hundred and forty eight dollars and forty one cents leaving in his hands  
at this time two hundred and seventy five dollars and thirty  
five cents being monies due him this 2nd day of September 1837  
Benton to Sept 2d 1837

S. W. Jones J. T. Scarborough  
Col Clement

Additional inventory of Estate of J. A. Brown deceased

One note on W. B. Carter payable to J. A. Brown Am 1st Jan  
1837 without post August 26th 1836 for 145 dollars  
4 shillings & 4 pence 60 cents with a credit of four thousand  
and one half thousand dollars for which he had the note  
of W. B. Carter of equal amounts and payable on the 1st of  
January 1838 with interest from 1st June 1837, the 3 and 10th Jan 1838  
and 30 and 1st January 1840  
Benton to Sept 2d 1837 Louisia L. Brown  
S. W. Jones

## Guardians Returns Settlement of Eliza Ann &amp; Mary B. Meeks

1837	John W. Weeks Guardian Da May 12	For 6 months	By being & making over money 17 17 Interest thereon 17 months 13. 98
	to balance now named at last Settlement made to August		Being & making over to John George Meeks note 17 months
	Term 16 3d	1837 for	Interest on above 17 months 237. 60
	Interest on the above to March 17 17	Interest on above 17 months 22. 97	Interest on above 17 months 102. 00
	Balance of May - April for 1836 and Jan 17 17	Interest on above 17 months 102. 00	Interest on above 17 months 1. 75
	Interest on the above Jan 17 17	Interest on above 17 months 1. 75	Interest on above 17 months 102. 00
	To 1st Aug 1st 1837	124. 88	W. H. Pugh note due 1st January 1837
	Balance of May - April for 1835	Interest on above 3d months 1. 75	Interest on above 3d months 1. 75
	and 1st Jan 1836	86. 80	W. H. Pugh note due 1st January 1837
	Interest on the above to Aug 1837	88. 04	George Meeks note 17 months 1. 38
	Balance of May - April for 1836 and Jan January 1837	Interest on above 17 months	Interest on above 17 months
	Interest on the above to Aug 1837	46. 50	Interest on above 17 months 53. 25
	To Roads Stacks & Co note for	Interest on above 17 months	Interest on above 17 months 6. 39
	Balance of May - April 1837 and Jan 1838	157. 00	J. M. Williams note for 17 months 41. 00
	To George Meeks note due 1st Jan 1838	Interest on above	Interest on above 1. 15
	1838 for	87. 32	George Meeks note due 1st Jan 1838
	Interest on the above 7 months	12. 59	Interest on above 17 months 12. 59
	Monats 8th		Interest as settled by
	By Law Day up dated 16 Jan 1837	5. 19	agreement
	Interest on above 6 1/2 months	- 17	30. 94
	Prob'lmt Dec 1st rec'd 1st April 1838	5. 00	110. 04
	Interest on the above 6 years & months	- 67	Two hundred and one thousand
	W. H. Pugh 16th Jan 1837	41. 50	appended by the Stewart
	Interest on the above 6 months	. 15	Court. Subsist the
	Eliza A. Meeks Note 27 March 1837	16. 00	following as the Settlement
	Interest on the above 5 months	- 40	made with John S. Meeks
	By George Meeks having and agreeing	formed Guardians of Eliza	formed Guardians of Eliza
	and collecting money	- 6. 25	and Mary B. Meeks
			and Mary B. Meeks
			the money appointed Guardians for said
			Eliza and Mary B. Meeks
	Interest to Sept 1st day of August 1837		Interest to Sept 1st day of August 1837
1837	Sett		John P. Pitty
	W. H. Pugh Wkly		John P. Pitty

John P. Pitty  
Colliments

## Inventory &amp; Account of Sale of Estate of Thomas Allman

1.	List of cash taken up of the Estate		
Thomas Allman Deceased		1. Claim on Charles Stevens	50. 00
The amount of cash was found		1. interest in bills	49. 00
1. Great Coat 10d	for	8. 00 1 claim no - interest	44. 00
1. Saddle	"	8. 50 1 not worn & not wanted	
1. Small maw	"	55. 50 due 1 Jan 1837	15. 00
3. Saddle Blankets	"	9. 50 1 claim on J. H. Mayhew	
1. Do Do	"	9. 50 for Trade	19. 00
		2 Champs maps for notes	
		Notes up & do of the above Estate due 1/3/53	out of Mary B. Meeks except
		2 leather & good	
2. notes on W. H. Allman due 1st 1834	670. 00	1 claim on W. H. Allman for	
1. Do W. H. Allman due 1st Aug 1834	16. 00	money borrowed	30. 00
1. Do same - due 1st Jan 1834	1. 00	1 claim on W. H. Allman	
excluded by 2d & 3d make		on a bond for the use	
the legal & exec	12. 10	of - W. H. Allman	4. 00
1 note on John Allman due 1st 1838	50. 00	the above claim on W. H. Allman	
1. Do Do due 1st Jan 1837	5. 00	is placed with the W. H. Allman	
1. Do . . . . . due 1st Jan 1837	50. 00	amount of claim	
1. Do Do due 1st Jan 1837	50. 00	Amount of all claims	
1. Do Isaac Wm. Pitty due 1st May 1837	60. 00	and the Estate as well	

To my knowledge

A. P. Thomas Esq. etc.

## Bond Adminstration of Alexander Andrew Esq.

Know all men by these presents that we John Andrew & George Meeks all of the State of Tennessee and County of Meigs and held and firmly bound unto the Governor or any other officer aforesaid or his successor in office in the just sum of Two hundred Dollars to be paid to the Governor or his successor in office on their appearance which payment shall and truly be paid and held our selves and heirs executors and administrators jointly and severally firmly by these presents sealed with our hands and dated the 2d day of October 1837

The condition of the above obligation is such that if the above bound seth - Andrew Adminstration of all and sundry the goods and chattels rights and credits of Alexander Andrew deceased do not or cause to be made a true and perfect inventory of all and sundry the goods and chattels rights and credits of the deceased who have or shall come into the hands knowledge or possession of John Andrew or into the hands or possession of any other person or persons for him and the same to made as such as can be done to be exhibited unto and examined County Court and the same goods & chattels rights and credits and all other goods chattels rights and credits of the deceased at the time of his

Continued

death which at any time hereafter may come into the hands of any other person or persons for him as well as a truly account according to law and further as made or caused to be made to the administrator within and year after the date of these presents and all the rest and residue of his 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 of it shall appear that any will or testament was made by the deceased and execution on executors thereunto named do execute the same into court making it allowed and approved of accordingly if the same shall be administered to be requested as revised and culled new letters of administration approbation of such testament being first had and made in and before whom this obligation to be now due in full force and law.

Acknowledged in open Court *J. B. Williams*  
October Term 1837 *J. B. Williams*  
Test. No. H. Gorn *J. B. Williams*

Inventory and account of said Estate Sally Williams

	4 m to back up	\$ 3 31
1. Paul laid for	37 1/2	100.00
1. Blank White	100.00	100.00
2. Kittles	44	100.00
1. Brew & Skillet	43 1/2	100.00
3. Pots & kettles	68 1/2	150.00
1. Brew & lead	1	1.00
1. Shorel	85 1/2	100.00
1. Churn	50 1/2	100.00
1. Barnall Old Irons	68 1/2	100.00
1. Lieve	68 1/2	100.00
1. Table & 2 piggins	1 06 1/2	100.00
2 pair stitards	3 06 1/2	100.00
1 Banan-Art. - Hairs	8 16 1/2	100.00
1 Lot ass & hairs	68 1/2	100.00
1 Copper Kettle lot Jars	68 1/2	100.00
1 Oa plow & 1 small plow	3 93 1/2	100.00
1 Gravator & loom	1. 55	100.00
1 Settlin & 4 chairs	5 68 1/2	100.00
1 Whipsaw & 1 cup board	3 68 1/2	100.00
1 Deck 1 tea board & books and carpet box	10 37 1/2	100.00
	43 31 1/2	100.00

Bond Administrated Estate of James Jackson

Known all men by these presents that said Samuel Corp 1st. Tolentino & Marmon had kept & held all of the State of Connecticut and the County of New Haven and where and fully bound unto the same in and over the State of Connecticut in his successor in office in the just sum of One Thousand Dollars to be paid to the said borrower or his heirs as per his office or their assigns which payment shall and truly to be made no later than the day and month next ensuing and accompanied with a true jointly and severally fully by these presents bound unto said heirs and dated this 3 day of October 1837  
The condition of the above obligation is now that of the above bound Samuel Corp Administrator of above singular the goods and chattels rights and credits of James Jackson deceased do make or cause to be made & true and perfect inventory of all and sing the goods and chattels rights and credits of the deceased which have or shall come into the hands known and or possession of said Samuel Corp or into the possession of any other person for him and the same to make or cause to be exhibited unto and ensuing County court and the same goods chattels rights and credits and all other goods chattels rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for him as well as a truly domestic according to law and further as made or caused to be made & true and just account of all the administration within and year after these presents and all the rest and residue of his 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 persons or persons respectively as the same shall be and pursuant to the true intent and meaning of this administration and of it shall appear that any will or testament was made by the deceased and execution on executors thereunto named do exhibit the same into court making it allowed and approved of accordingly if the same shall be administered to be requested as revised and culled new letters of administration approbation of such testament being first had and made in and before whom this obligation to be now due in full force and law  
Samuel Corp  
Acknowledged in open Court *P. B. Tolentino*  
on Oct Term 1837 *S. Marmon Tolentino*  
Test. No. H. Gorn *S. Marmon Tolentino*

## Returns of Settlement Estate of Augustine Thompson

1	and the commissioners appointed by the County Court of Ulster County at the Sept Term 1837 to examine the accounts of Wm May Administrator of his estate Thompson Deceased and to make a settlement with him in relation to his administration of said estate have performed that duty and return the following statement and find the said Wm May charged with the amount of \$135.34 for articles sold on the day of sale as per inventory received at the Oct Term 1837 of said County also 1 note on Jno May for \$50-00 and also find towards offrs 55 which has been paid into the hands of the said said the first return and return to Dept Term 1837 of which note there was no account made in the hands of the said Deceased or his Account and find that Wm May has made the following distribution for which he is entitled to credit
1	A/c in favor of Wm May \$193.13 1 note in favor of H. Webster 68.85
2	A/c in favor of Eliza Wilson 47.75 1 note & interest in favor of
3	Wm May 3.60 15.82 of John Nagle 156.65
4	J. B. Ingoldsby 200.70 1 note of Mr. P. Kew 20.00
5	Jas M. Brighouse 1.13 1 of P. Priestly Esq.
6	Wm Dunn 10.00 of Wm Kew 8.45
7	J. S. Scarborough 47.50 1 note of J. B. Ingoldsby
8	J. Newkirk 56 for payment of a note
9	J. Justice Boardman 8.25 to Wm Kew 8.12
10	Machado - Kew 2.00 receipt of Shylock 2.00
11	Salter rice 1.95 for judgment before
12	Christians Wickham 2.50 Jno Parham 1837-07
13	Wm May 1836 accts 18.00 to Aug 1st 1836 accts
14	Wm Garrison 1.25 Wm May - James 23.50
15	J. S. Buckinghams 16.23 H. L. Atkins meat for
16	Led 45 to pay up 15.90 Taxes 1836 3.00
17	Jno D. Kelly 13.66 grub bill and checks brought
18	Belmont 25.00 to pay out of judgment
19	J. H. Powell 20.00 in favor of C. M. Sapire 384.17
20	Jno H. Petty 1.13 commissions allowed
21	Nicholas Hall 5.85 to Wm May - and
22	1 note on Aug 1st 1836 accts 10.00 ord 269 & 34 accts at 5 pr cent 134.91
23	1 note on Feb 1836 accts 17.00 1 note 134.91
24	1 note in favor of Wm Blane 217.00 2.10
25	1 note in favor of Wm Blane 76.87
26	Wm W. B. 217.66
27	1 note 123.72
28	1 note & interest May 8th 1836 30.00
	1 note & interest May 8th 1836 28.70

Continued

amount of Twenty six hundred and ninety Eight Dollars and Thirty four cents and find that he has paid out without an account of damages against the said estate as per notice filed by him the amount of nineteen hundred and forty four ~~to~~ dollars added his amount together with the amount of one hundred and thirty four ~~to~~ dollars as and allowed to the said for his services as administrator will have in the hands of the administrators the amounts of six hundred and nineteen Dollars and three cents to be paid over to the legal heirs to said estate. He also finds in the hands of the said Dunn and said received by William Walker to Aug 1st 1837 Thompson dated 1st January 1837 and payable on the 25th day of April 1838 and note executed by Wm Kew to said Thompson for Twenty Dollars dated Dec 2d 1834 and payable on the 1st January 1836 which was transferred by Thompson on his signature to J. B. Ingoldsby which note was executed on said date to make and return to the Adams for my note all of which is respectfully submitted to the Court this 26th day of Sept 1837  
Return to Oct Term 1837 Jacob Shylock  
Last to Hobson etc. Ashtabula  
Wm Dr. Lee

## Returns of Settlement Estate of Britton Bayliss

11. The Commissioners appointed by the County Court of Ulster County at the December Term 1837 to examine the accounts of William May Successor Inventor of Britton Bayliss Deceased and to make a settlement with him in relation to his administration return the following statement  
12. find the said Wm May Executor as a person chargeable with the amount of \$4966.00 as per return made to the Wm Dr. Lee  
Term 1837  
13. find that the said Wm May having as a person has made the following distributions for whom he is entitled to credit did not credit

Continued

	\$	cts	
11 one A/c on & to my wife John Biggs	11.00		Amt of Bills B/w me 3666.46
" 2 one A/c in favor of James Dawson for	7.11		out exp in favor of James for cash paid for purchasing certain my ground lands 5.10
" 3 one A/c in favor of Wm. Thompson for	45.45		out exp of bills b/w me for recompensing him 4.00 me also paid the following notes due - accounts
" 4 one A/c . . . . .	8.75		in favor of the estate of Lewis Wintus per
" 5 one A/c . . . . .	9.10		me also paid the following notes due - accounts
" 6 one A/c . . . . .	6.00		in favor of the estate of Lewis Wintus per
" 7 one A/c . . . . .	13.50		in favor of the estate of Lewis Wintus per
" 8 one A/c . . . . .	12.25		in favor of the estate of Lewis Wintus per
" 9 one A/c in favor of Wm. Thompson for Sally Biggs 11.99	1		Execution Mon. as Charged note on jail day tip 150.00 Due on the 1st of Oct 1833
" 10 one A/c in favor of Wm. Thompson for Sally Biggs 11.00	1		note on jail day tip 150.00 Due on the 1st of Oct 1834
" 11 one A/c in favor of W. Thompson 3.00			Ex Cash 80.00
amt of created debts over 116.94			one A/c on my self 3.00
A/c of my estate for ex in prop 5.00			470 on my account 5.10
amt of created debts over 5.00			3.00
amt for Preaching funeral 10.00			3.91.68
Amt alimony big for his service 9.18			\$ 6057.68

And the Commissioners appointed as above mentioned  
find Mrs Mary Executrix as a person charged with the  
amt of her thousand fifty dollars and 68 Dollars and  
find that he has paid out and disbursed an acct of  
claims against the estate the amt of one hundred  
and thirty one 91<sup>st</sup> Dollars which being deducted from  
the amt of the estate together with the amt of two  
hundred and twelve Dollars & eighty cents the amt allowed  
to Mrs Mary Executrix shall leave the amt of fifty seven  
hundred and thirteen Dollars and forty six cents in the  
hands of Mrs Mary Executrix as appears to be paid over to  
the legal heirs of her estate.

and find in the hands of Mrs Executrix and later  
on 76.97 \$ - Subt to date from \$666.66 Dollars  
On the 1st day of January 1836 and then later on  
76.97 \$ - Subt to date from \$666.66 Dollars and  
the 1st day of January 1837 both payable to  
Mrs Mary Executrix for her debts which noted  
and to her wife and other legal heirs of Sally Biggs  
Deceased whom collected all of which is respectfully  
submitted to the court  
The Sept 26th 1837  
Wm. H. Miller  
A. C. Marshall  
W. C. Myrick

Return of Settlement the estate of Lewis Wintus Deceased \$35

Maurit County 1st Dept of the 1637 - Mrs James - Michaels - Amuntry  
of the Estate of Lewis Wintus per Dr.

He died 16th Aug 1803  
In trust from 15th Aug 1826 to this date 13 years age 149.90  
Levante

By note paid in Levy  
Interest 12 Years 22 days  
" By clk of sus 3.50 interest on estate per 1d 5 4.95

\$11.85

Out the estate 345.80

Back taxes past 115.0696

And the Commissioners appointed by the county court  
Court of Justice County Maurit this day examined the  
accounts of Mrs James - Michaels administration of Lewis  
Wintus per Dr and after allowing him all legal  
bonuses he is indebted to the estate thereof  
Interest forty five dollars twenty cents and thus  
being those thus each year is entitled to one  
hundred & fifteen dollars six & two thirds cents  
as stated above

Given under my hand  
W. Mitchell  
W. Miller

Return of account of Lewis Wintus Jan 1837

	\$	cts	Outs bank upr	1st d	7.37
Account of sale of the property of John Biggs & Dr			1 Lot of 5 Mys as cashed 12	8.75	
Out Burden to John Biggs	13.00		1 \$0 . . . . . Dr Peter Hanes 6.00		
1 Suplars "	13.00		1 \$0 . . . . . Dr Sam. Young 5.10		
1 Loom 1/2 boms	4.15		1 \$0 . . . . . Dr Dan. S. Cooper 2.00		
1 Jacob Pat Mrs Wallace	3.56		1 Horse colt of 1/2 boms 15.37		
1 David & Lee - Mrs McElroy	1.63		1 Cornelius - Dr McElroy 5.75		
1 Churn "	.60		1 Egg maderman Dr 41.10		
1 Pickling Tubs	.5		1 Cornillie Dr McElroy 17.68		
1 Matto Bucket - gas lamp	.62		864.40		
1 Breckfast table - Soap stand	1.50				
1 Small Do W. McElroy	9.83				
8 Head Shrub W. McElroy	11.18				
1 Small Goat house W. McElroy	10.10				
1 Beef Stew Jam stalls	11.35				
1 Small Do - Gal Wallace	4.00				
1 Do Do Gray Granite	7.10				
1 Cow & calf Dr. Bowes	16.50				
1 Do - - - - - calbs Dr. Bowes	7.50				
Amt carry upr	104.98				

Oct 22nd 1837  
John Biggs Exec

Returned to lot 26th  
1837

Out W. H. Miller 66.66

136 John M. Hall  
Chairman of the Board of Commissioners

This indenture made this day of October 1837 between John Richards chairman of the County Court of Stewart and his successor the two parts and ~~and~~ <sup>and</sup> of the said County and State of Tennessee of the other part and of John Hall of the same municipality that the said Richards by virtue of his office of the head of the aforesaid County bearing date the 2d day of Oct 1837 hath set and agreed with the said John Hall by these presents unto the said Hall and to his apprenticeship of the age of eight years to be an apprentice unto

John Hall learn the trade and occupation of a house servant where the said John Hall now resides and unto him as an apprentice to himself continuing as above from the day of the above until the said John Hall shall attain the age of twenty and three years according to the acts of Assembly in such cases made and provided concerning all such time of years the said apprentice his master will and faithfully shall lead his faithful comrade by hands in all things as to go to and from work and apprenticeship shall and with diligence and zeal towards his said master during the said term and the said John Hall and his part doth covenant and agree with the said Richards and his successors that the said John Hall will teach and to the best of his knowledge and instruction the said apprenticeship in the best and methods of an occupation of a house servant in this State named or called and also to furnish and allow the said apprenticeship given to him to read and write the said ~~for~~ <sup>John</sup> to read right and plain the said ~~for~~ <sup>John</sup> at separation of the said term the allowance less of proportion due to the servants of the master or master in making wages and hired men to set out names and seals this day and date above written

John Richards chairman  
John Rogers  
John Hall  
John McGehee  
by Clements

Sett. the 2d instant  
1837

By and Indentured John and Charles Black to said John Hall

This indenture made this day of October 1837 between John Hall  
Chairman of the County Court of Stewart and his successors  
of the said part and ~~and~~ <sup>and</sup> the said County  
and State of Tennessee of the other part wherefore that the  
said John Richards by virtue of his office of the aforesaid  
County bearing date the 2d day of October 1837 hath set and placed  
and bound said by these presents unto put placed in a long  
~~for~~ <sup>John</sup> Black of the age of seven years to be an apprentice  
unto the said John Hall to learn the trade mystery and occupation  
of a house servant which the said John Hall now resides and  
with him as an apprentice to himself continue and serve  
from the day of the above until the said John Hall shall  
attain the age of thirty one years according to the acts  
of assembly in such cases made and provided during all  
such time of years the said apprentice his master  
will and faithfully shall teach and his lawful command  
them in all things as to go to and leave his  
apprentice shall will use and help toward his  
master during the said term and the said John Hall  
and his part doth covenant and agree to and with the  
said John Richards and his successors no office had the  
said John Hall shall teach and caused to be taught and  
instructed the said apprentice in the crafts and  
mystery and occupation of a house servant after the  
best manner and can and also to furnish and allow  
the said apprentice and shall teach or cause to be  
taught the said ~~John~~ <sup>John</sup> to read and write and pay  
and allow the said ~~John~~ <sup>John</sup> at the expiration of the  
said term the allowance by law appointed for persons  
of the said time or less in value whereof the said man  
shall to set out names and seals this day and date  
above written

John Richards chairman  
Sett. to October 1837  
John Hall  
John McGehee  
John L. Hall

One year allowance to widow of Ephraim Ballou

State of Tennessee Person to an Office of Stewart County Oct 1837  
Stewart County 3 John McGehee and Daniel Bailey to be a part ~~of~~ <sup>John</sup>  
appointing Philip B. Ballou Ballou's allowance of provision made  
on the premises on the 1st day of Oct 1837 and also there to be used  
one horse and a mow and a team of four horses for plowing and  
tilling the land to be used for the support of the family of  
Ballou one hundred dollars a month for the support of the  
potatoes one hundred dollars a month all the vegetables in the garden in the  
pepper all species of gardens sufficient to supply the family of Ballou  
of produce and stock of cattle when the Mr. S. S. and his wife and  
Scales (to total 1000) P. B. Ballou

100 lbs - Gine Cation 30 lbs. Wool 50 lbs. Flax 50 lbs  
Sett. to Oct 1837 D. Ballou 1837

Bond Administration of Mrs J. Allen Dies

I know all men by these presents that we - said James B. Hook & Henry Russell are and were and firmly bound unto the Comonwealth and now the State of Tennessee in whose office in the just sum of \$1000 thousand dollars to be paid to the said Comonwealth or their assigns which payment will and truly to be made and paid over before our hands executors and administrators jointly and severally by these presents sealed with our seals and dated this 7<sup>th</sup> day of October 1837.

The condition of the above obligation is such that if the above named James Allen Adminstrator of all our belongings the goods and chattles lands and timber lots notes and credits of William J. Allen deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattles rights and credits of the deceased which have or shall come in to the hands knowledge or possession of the said James Allen into the hands or possession of any other person or persons for him or her the same to be now or entered or caused to be exhibited unto and insuring County Court and the said goods chattles rights and credits and all other goods chattles rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any person or persons for him or her to be truly administered according to law and further do make or cause to be made a true and full account of the administration of the same within one year after the date of these presents and all the rest and residue of said goods chattles rights and credits where may be found remaining on the said administration account the same being first examined and allowed agreeable to law shall settle and pay unto such person or persons respectively as the said shall be and pertinent 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 execution or execution thereof named as enter the same to court making the allowed and approved of accordingly if the said James Allen then to be requested to review and alter said letters of administration upon application such testimonial being first had and made in our said court then this obligation to be void else to remain in full force and effect in law - James B. Hook  
I have and acknowledged in open Court 20 Octr 1837  
County - Nov 1837 W. B. Chas. Lee

Bond Guardian & Year brought for Amos & Samuels Garlough

I know all men by these presents that we - said James B. Hook & Henry Russell are and were and firmly bound unto John Richards, Chairman of the County Court of Stewart County and his successors in office in the sum of \$1000 thousand Dollars in trust for the benefit of Amos Garlough and Samuel Garlough for the payment of which we bind ourselves and heirs and assigns jointly and severally by these presents sealed with our seals on this 7<sup>th</sup> day of November 1837.

The condition of the above obligation is such that whereas said Garlough has been appointed Guardian to the said Amos Garlough & Samuel J. Garlough & son of the said Amos Garlough shall well and faithfully make two returns and statements made with the court of Stewart agreeably to law among said Guardianship and at the expiration thereof shall make and faithfully account with the justices of the County Court of Stewart on a pay over to them or their executors the profits of said estate & Amos that may come into his by virtue of said Guardianship together with the profits and the said Amos Garlough as a minister shall account himself in all things relating to said Guardianship agreeable to law then this obligation to the said Amos remain in full force and effect in law acknowledged in the said Court Nov 1837 Wm. B. Russell Esq  
Last 16 Mo since Oct 1837 J. P. Hooker Esq

One Years Allowance to widow of James Jackson  
State of Tennessee Pursuant to an Order of Stewart County Court Stewart County 3 October term 1837 appointing Minerva Harris, Philip B. Boling and Olesha Miles to set apart one acre of land to James Jackson's widow in trust on the 1st day of October 1837 after being duly served so long 16 days of post to have and hold all the way and seat on the place 15 bushels of wheat 300 lbs of butter in the head & bushels of salt 50 lbs of flour 50 lbs coffee 100 lbs of sugar 1/4 peck of 16 spns all the vegetables in the garden 35 bushels of Indian potatoe sufficient bed houses and seals the date above written Amos to and subscribed to J. Thomas Real before me on the day and date P. B. Boling a bond mentioned to Secretary of State  
Franklin  
Olesha Miles

Received to the 1st Term 1837

Last W. H. Givens

1210 Bond Guardian T. S. Scarborough for S. Battin

Know all men by these presents that we the aforesaid T. S. Scarborough & Thomas S. Bond & Henry Bell, my sons are held and a firmly bound unto John Richards chairman of the County Court of Stewart county his successors in office in the sum of Eight Thousand Dollars in trust for the benefit of Sidney Battin for the payment of whom we bind ourselves and our heirs executors and administrators jointly and severally firmly by these presents our seal with our seals and dated this 7<sup>th</sup> day of November 1837 —

The condition of the above obligation is such that whereas T. S. Scarborough has been appointed Guardian to the said Sidney Battin now if the said Guardian I shall well and faithfully make true returns on a statement made with the County of Stewart agreeably to law among his said Guardianship and at the separation thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them one thousand dollars the profits of said Sidney Battin that may come in to his hands by virtue of said Guardianship together with the profits on the said sum as aforesaid shall remain himself in all things relating to said Guardianship agreeably to law and then this obligation to be released to remain in full force and virtue in law T. S. Scarborough for S. Battin & T. S. Bond & H. Bell  
Court Nov Term 1837 John Henry My ms. T. S. Bond  
John S. Scarborough H. Bell  
John Henry My ms. S. Battin  
John S. Scarborough H. Bell

Guardians Return in forma for Richard & Wm Moon

At the Worshipful County Court of Stewart County The unanigned makes to your worship the following extract of his receipts and disbursements as Guardian of Richard Moon and William Moon

I and engagable into the following accounts  
Court and note on John Richards and Abithus

Bonded 2<sup>nd</sup> November 1836 for \$ 38,75

and a/c on John Richards Nov 21<sup>st</sup> 1836 8.00

Interest 1 year 148

Balance of T. S. Scarborough 5.00

All of which is respectfully submitted 54.55

David 6<sup>th</sup> Novt 1837 John Richards Guardian

dicturned to Novt Term 1837

John S. Scarborough H. Bell

141  
Return of Statement John Scarborough, Son of Guardian

The unanigned who were at the September Term 1837 of the Stewart County Court appointed to administer and ascertain what amounts of money and other effects remaining in the hands of John Scarborough as Guardian of the sum of John King at the time of the death of the said John Scarborough the post date at the last administration had with John Scarborough Guardian of said King which was returned to April Term 1837 there was then in said Guardianship money the sum of

\$ 10.70

In addition thereto the administrator of John Scarborough has filed with this unanigned his notes the profits of which is owing to John King's Heirs \$ 65.00 To note one note on Wm H. Miller Jonathan Mc Gee and W. P. Lewis due 1<sup>st</sup> January 1838 for

One note on Henry King and Wm King \$ 10.00 Due 10<sup>th</sup> November 1837 for 10.00

With interest from 1<sup>st</sup> March 1837 \$ 86.17

The sum in the hands of the administrator of John Scarborough former Guardian of John King's Heirs which is to be paid to Henry L. Hall their present Guardian the sum of Eighty six dollars on a/c due to him under our hands the 6<sup>th</sup> day of November 1837  
Returned to Nov Term 1837

John Richards  
John S. Scarborough

Guardian's Bonds leather book of entries

Know all men by these presents that we leather book Henry Bell and Joel Cattin are held and firmly bound unto John Richards chairman of the County Court of Stewart and his successors in office in the sum of one hundred and fifty dollars in trust for the benefit of Louise Jane books Sarah Adams book and Aly Catlin book for the payment of which we bind ourselves and our heirs and executors jointly and severally firmly by these presents sealed with our seals on and dated this 7<sup>th</sup> day of November 1837

The condition of the above obligation is such that whereas leather book was him appointed Guardian to the said Louise Jane Adams and Aly Catlin book now if the said leather book I shall well and faithfully make true returns and settlements with the County Court of Stewart agreeably to law during said Guardian ship and at the separation thereof shall make over and faithfully account with the officers of the County Court of Stewart and pay over to them or their orders the profits of said estate and any embezzled into the hands by virtue of said Guardian

Continued

together with the profits and the said Catherine books as  
aforesaid shall remain her self in all things relative to said  
Guardianship, agreeably to law than this oblige a test to be  
made to remain in full force and virtue in Law  
acknowledged in Open court. *E. Catharine Books recd*  
November 1837 *H. Henry Bell recd*  
*Test H. M. Gorm Cllk* *Jacob Buttana recd*

Bond Guardians Jacob Buttana for wife Mary Buttana

Know all men by these presents that we Jacob  
Buttana Henry Bell & Josiah Chapman our  
hired and firmly bound unto John Michael  
Chairman of the County Court of Stewart County and  
his successors in office in the sum of *Two hundred*  
*ninety six dollars in trust for the benefit of William E Buttana*  
*Mary Buttana* Lorraine Buttana for which the  
payment of which we bind ourselves and ours  
and assigns jointly and severally firmly by these  
presents sealed with our seals on date this 7<sup>th</sup>  
day of November 1837

The condition of the above obligation is such that  
whereas Jacob Buttana had been appointed Guar-  
dian to William E Buttana Mary Buttana Lorraine  
Buttana. Now if the said Jacob Buttana shall well  
and faithfully make true returns and Settlements made  
with the County Court of Stewart agreeably to law  
owing said Guardianship and at the expiration  
thereof shall well and faithfully account with the  
Justices of the County Court of Stewart and pay over  
to them or their order the profits of said Estate that  
may come into his hands by virtue of said Guardianship  
together with the profits and the said  
Jacob Buttana as aforesaid shall remain himself  
in all things relative to said Estate aforesaid himself  
agreement to law than this obligation to be so  
law to remain in full force and virtue  
in law

*Jacob Buttana recd*  
Acknowledged in Open Court Joseph Chapman from the  
County Court Nov 1837 *H. Henry Bell recd*  
*Test H. M. Gorm Cllk*

Bonds of guardians A. M. Wall for C. B. Cherry and W. B. Cherry  
Know all men by these presents that we Alexander M. Wall  
W. B. Cherry & John James and wife and firmly bound  
unto John Michael Chairman of the County Court of  
Stewart and his successors in office in the sum of Two  
hundred Dollars interest for the Benefit of Christopher C.  
Cherry Esq<sup>r</sup> for the payment of which we bind ourselves  
no less nor less than jointly and severally by these  
presents sealed with our seals and dated this 7<sup>th</sup> day  
of November 1837

The condition of the above obligation is such that  
whereas Alexander M. Wall has been appointed Guardian  
to the said Christopher C. Cherry Esq<sup>r</sup>. Now if the  
said Alex. M. Wall shall well and faithfully make  
returns and Settlements made with the County  
Court of Stewart agreeably to law owing 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 the profits of said Estate  
that may come into his hands by virtue of said  
Guardianship together with the profits and the  
said Alex. M. Wall as aforesaid shall remain himself  
in all things relative to said Guardianship agreeably  
to law than this obligation to be so law to remain  
in full force and virtue in law A. M. Wall  
Acknowleged in Open *C. B. Cherry* *C. B.*  
Court Nov Term 1837 *S. J. James* *C.*  
*Test H. M. Gorm Cllk*

Bond of Student Park Benjamin St. Buffal

This indenture made this 7<sup>th</sup> day of November 1837 between  
John Michael Chairman of the County Court of Stewart  
County in the State of Tennessee and his Successors in Office  
of the said Court and Elijah Dawson of the said County in the  
State of the other part Nitripette that the said Benjamin  
by virtue of an Order of Court of the aforesaid County bearing  
date of the day of Nov<sup>r</sup> 1837 hath first placed and bound  
and by these presents doth first place and bind  
Benjamin St. Buffal of the age of five years to his own  
apprentice unto Elijah Dawson to learn the trade myt  
and occupation of a Farmer which the said St. Buffal  
will be and with him as an apprentice to and  
continues and serves from the date of the above named  
the said Benjamin Buffal shall attain the age of 21  
years according to the act of Assembly in such case  
made and provided during all which time he shall be  
at the said or minister his master Religiously忠實

## Continued

I shall serve and his Lord full commandments obey and in all things as a good and Lawful Servant and apprentice shall and will demean himself to honor his said master during the time herein the said Elijah Dawson and his part both command and agree to and with the said John Richards and his successors that he the said Dawson will teach or cause to be taught and instructed the said apprentice in the craft and my other and occupation of a fanner after the best manner the said also to furnish and allow the said apprentice and shall teach or cause to be taught the said Duffell to read and write at the expiration of the said term the allowances by law allowed for servants of that duration or lesser in this part of the said County to the said man as a seal the day and date above written taken and acknowledged in the said County of Stewart before the open court now sitting Novt 1537 Just M. Nelson att<sup>r</sup> Elijah Dawson  
Henry Palmer

## Bond Indentures Joseph W. Duffell

This indenture made this seventh day of November 1537 between John Richards chairman of the County Court of Stewart and William L. Galaspie of the same county and both of them for part witnesseth that the said Richards by virtue of an order of Court of the aforesaid County bearing date the 7<sup>th</sup> of Novt 1537 hath set placed and bound and by these presents doth set place and bind Joseph W. Duffell of the age of eleven years to be and apprentice unto William L. Galaspie to learn the said mystery and occupation of a fanner which the said Joseph W. Duffell now and shall be with him as an apprentice to serve him two and half years from the day of the above mentioned setting forth shall attain the age of 21 years according to the acts of assembly in such cases made and provided among all such sum of years the said apprentice his master will and faithfully shall serve and be by Lawful commandments obey and in all things as a good and Lawful servant and apprentice shall and will demean himself toward his said master during the said term and the said William L. Galaspie doth command and agree to and with the said John Richards and his successors in office that to the said John Richards and his master shall and be taught and instructed the said apprentice the craft mystery and occupation of a fanner after the best manner the said also to furnish and allow the said apprentice meat drink and lodging and all other things necessary for an apprentice and shall teach or cause to be taught within the time of his apprenticeship to read & write and to give to said apprentice at the expiration of said term his new suit of clothing In witness whereof the parties to these presents have set their hands and seals this day and date above written In the open court Novt 1537 Just M. Nelson att<sup>r</sup>

## Continued

145

the said Duffell to have rights and day and night the said Duffell at the expiration of the said term shall be allowed by law appointed for servants of the masters or masters and their apprentices in this part of the said County to one man and seals this the 7<sup>th</sup> day and date above written John Richard chairman taken and acknowledged William L. Galaspie before an open court Novt 1537 Just M. Nelson att<sup>r</sup>

## Bond Indentures Penny Black

This indenture made the 3<sup>rd</sup> day of November 1537 between John Richard chairman of the County Court of Stewart and Amstew Taylor of the said County and both of them witnesseth that the said John Richard by virtue of an order of Court of the aforesaid County this day hath set placed and bound and bound and by these presents doth set place and bind Penny Black of the age of eleven years to be and apprentice unto the said Amstew Taylor to learn the mystery and occupation of a house wife which Richard Penny Black doth now witnesseth and into him as an apprentice to serve and continue and bind from the day of the date hereof until the said John Richard shall attain the age of twenty one years according to the acts of assembly in such cases made and provided during all which time the said apprentice shall serve his master well and faithfully shall serve and his lawful commandments obey and in all things as a good and Lawful servant and apprentice shall and will demean himself toward his said master during the said term and the said Amstew Taylor doth command and agree to and with the said John Richard and his successors in office that to the said John Richard and his master shall and be taught and instructed the said apprentice the craft mystery and occupation of a fanner after the best manner the said also to furnish and allow the said apprentice meat drink and lodging and all other things necessary for an apprentice and shall teach or cause to be taught within the time of his apprenticeship to read & write and to give to said apprentice at the expiration of said term his new suit of clothing In witness whereof the parties to these presents have set their hands and seals this day and date above written In the open court Novt 1537 Just M. Nelson att<sup>r</sup>

## An Inventory &amp; account of Sale James Jackson

Salv of the estate of James Jackson deceased		1 Bed & furniture Minnow	\$ 00
Note against Jacob Garrett and July 24 <sup>th</sup> 1834 for twenty Dollars 20 <sup>00</sup> - enter account		1 " " "	1. 51
1 note of Thomas Duke for \$1000000 1836		1 " " "	1. 51
1 note on J. H. Miller for		1 Chair whale	3 00
Salv - Sept 1 <sup>st</sup> 1836		1 " " "	1. 10
1 note of Thomas Duke for	30. 00	1 Clothing & Slips Some Drap	31.
Salv - Sept 1 <sup>st</sup> 1836		8 Mares Minnow	1. 51
1 note on J. H. Miller for		1 Stationary Table	2. 10
Salv - Sept 1 <sup>st</sup> 1836		1 Coffeepot to Minnow	. 50
1 note on J. H. Miller for		1 Lot Books	. 50
Salv Nov 18 <sup>th</sup> 1837		1 Half Bushel	1. 00
1 note on Charles Johnson and Whitmell Legg for	2. 18 <sup>th</sup>	1 Lot of Bookway Books	
Salv 18 <sup>th</sup> Nov 1837		1 Coffeepot to Minnow	
1 note on Richard Garrison for	500. 00	1 Trifles Box	1. 25
Salv 14 <sup>th</sup> Januay 1838 with interest from 15 <sup>th</sup> January 1838		1 Knitting Whales to Minnow	. 25
1 note on Richard Garrison for	200. 00	3 Plates & Bassinet	. 50
Salv 1 <sup>st</sup> Jan 1838		1 Cabinet	. 50
1 note against George and Nathan unaccount for	65. 00	1 Mirror & Songs	1. 25
Salv. Nov 18 <sup>th</sup> 1837		1 Oreganato to Minnow Drap	. 50
1 note on J. H. Miller for	1. 30	1 Mattock Minnow Drap	. 25
Salv 20 <sup>th</sup> Dec 1837		1 Set of Plates & Lascets	1. 87 <sup>1</sup>
1 note on J. H. Miller for		1 Hairpin Lash to Minnow Drap	. 62 <sup>1</sup>
Salv 20 <sup>th</sup> Dec 1837		1 Hatchet Head Minnow Drap	1. 10
1 note on J. H. Miller for	3. 10	3 Bells " Hough Jackson	1. 06 <sup>1</sup>
1 " " " B. Miller for	50. 00	1 Lot Lemons James Miller	1. 18 <sup>1</sup>
Salv 20 <sup>th</sup> Dec 1837		1 Pot of Ale Hough Evans	. 50
1 note on J. H. Miller for	21. 2. 58	2 Books Minnow	. 25
Salv 1 <sup>st</sup> Dec 1837		1 Spatula .. D. B. Min	1. 18 <sup>1</sup>
1 note on J. H. Miller for	3. 31 <sup>1</sup>	3 Books " Hough Jackson	. 25
Salv 18 <sup>th</sup> Nov 1837		3 Axes Nathan Miller	. 51
1 note on Richard Miller for		3 Pairs Summer Drap	. 56 <sup>1</sup>
Salv 1 <sup>st</sup> Dec 1837		1 Lot Lemons Hough Jackson	. 75
1 note on George Garrison and		1 Spade " H. Miller	. 31 <sup>1</sup>
the of Kentucky for	3. 75	1 Sack Minnow	1. 111
Salv 18 <sup>th</sup> Nov 1837		1 Carpet Saw "	1. 00
1 note on Whitmell Legg for	2. 50	1 Lot Game "	. 51
Salv 18 <sup>th</sup> Nov 1837		1 " " Summer Drap	3. 50
1 note on George Miller for	3. 35 <sup>1</sup>	2 Meas Books "	. 25
Salv 18 <sup>th</sup> Nov 1837		1 Lot Game in Drap	. 61
1 note on H. Miller for	26. 00	1 Mats Garrison	. 50
Salv 18 <sup>th</sup> Nov 1837		1 Spatula Threaded H. Evans	1. 18 <sup>1</sup>
	1043. 69	1 " " " Summer Drap	. 75
		1 Lot Buttons Minnow	. 25
		1 " " " Hough Jackson	1. 11
		3 Barrels containing P. B. tea	. 64 <sup>1</sup>
		1 " " Taffeta Hand Drap	. 62 <sup>1</sup>
		1 Linen L. H. Drap	1. 50 <sup>1</sup>

Continued

1 Basket to Mandie Bills	31	1 Hough to Minnow	3. 74
1 Box card and goat to Minnow	60. 00	1 Cow " jeans Tassites	8. 48
1 Log chain	" 50	1 Hough " "	6. 35
1 pair Beaving Chains Hough Jackson	1. 25	1 " " "	3. 75
1 Plowshare " summer Drap.	1. 25	1 Gagman " Minnow	20. 19
1 " " " summer Drap.	1. 25	1 Gagman " Minnow	8. 07
1 " " " summer Drap.	1. 25	1 Horse " "	6. 35
1 " " " summer Drap.	1. 25	1 Horse " "	6. 35
1 " " " summer Drap.	1. 25	1 Horse " "	6. 35
1 Lot of Horses to P. B. Robin	23. 18 <sup>1</sup>	1 Bag Milk & Egg Cup	7. 3. 25
1 Cow Calf to Minnow	1. 50	1 Tortoise J. H. Miller	59. 75
1 " " " "	1. 50	1 Turkey J. H. Miller	8. 9. 50
1 " " " "	1. 50	1 " " " Hough Jackson	30. 00
1 Stew to Mr. McElroy	17. 25	1 Brown Horse Hough	1. 00
1 " " " Minnow	11. 50	White antygoose	1569. 31 <sup>1</sup>

Money now bound in Twenty five Dollars in sum cases paper

Ten Dollars in Mississippi Money

Mid of good leather Thirty Dollars

January Drap. Due from Drap 500<sup>00</sup>

1 Bag had to give Jackson Fifty Dollars

15 Dollars note due July 20<sup>th</sup> 1826 Southgate

1 Twenty Dollars note on the old Nashville Banks assigned Steve Carter

Five dollars in binding due

Due amounts of sale and and the estate \$1770. 81<sup>1</sup> and thousand seven hundred & eighties Dollars &c as

January Drap - Sam

1 Boxes air and spinning machine and copper stills some corn some drops of iron two pots and a kettle and two tubs not yet sold

Mixture in open

2 January Drap Admin of

Court Nov 2<sup>nd</sup> 1837 James Jackson DeedRecd Mr. McElroy Dec 6<sup>th</sup> 1837

Inventory &amp; account of Sale Alex. Adams Drap

1 Pair of Boots to	3. 18 <sup>1</sup>	1 Watch	2. 00
1 Cow & Calf to	17. 00	Money Box Drap	12. 60
1 Piggy Drap	" 50	Mony Box Drap	
1 Trunk & Watch	1. 00	1 H. Miller	12. 50
5 Head of Hogs	8. 13 <sup>1</sup>	1 Box from N.Y.	2. 00
1 Lot of Corn	35. 00	1 Bird	2. 00
1 Blanket	1. 00	1 Pad Pinto Louis	6. 00
"	" 75	"	10. 3. 61
Returned to Worm	\$ 46. 55 <sup>1</sup>	Oct 9/1837	
Dec 1837		Sett his Adams Drap	
S. H. McElroy Drap		Nov 1837	

Administrator Bond Williams looking Estate Mrs. Bird

I now all men by these presents that me William Cook  
Davy Bird & John R. Seaton all of the State of Tennessee  
and County of Stewart and held and firmly bound unto  
the sum now and then the State of Tennessee or his successors  
in office in the sum of Six hundred Dollars to be  
paid to the sum or his successors in office or assigns  
when payment well and truly to be made me and my  
successors and heirs executors and administrators jointly  
and severally firmly by these presents sealed into  
one seal and dated this 4<sup>th</sup> day of December 1837

The condition of the above obligation is such that if  
the aforesaid William Cook Administrator of  
all and singular the goods and chattels rights and credits  
of Henry E. Bird deceased as master 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 knowned or possession of  
said Wm Cook or into the hands in possession of any other  
person or persons for him and the same so made  
exist in cause to be executed unto our issuing court  
court and the said goods chattels rights and credits and  
all other goods chattels rights and credits of the said deceased  
at the time of his death which at any time thereafter may  
come in to the hands of any person or persons for him  
are well and truly administered according to law and justice  
as masters or cause to be made a true and just account  
of said administration within one year after the date of these  
presents and all the acts and resouces 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 law shall appear and pay unto such  
person or persons respectively as the said shall be and  
referent to the true intent and meaning of this adminis-  
tration and if it shall appear that any will or testament  
was made by the deceased and executors or executors  
then to named no exist the same unto court made  
to allow and provide accordingly if the said  
Wm Cook to them to be requested to serve our  
afore said Letters of administration a prolation  
of such testament being first read and made in  
our law court then this obligation to be  
voided to remain in full force and law

W. Cook (Dr)

Davy Bird (Dr)

John R. Seaton (Dr)

Administrator Bond Williams looking for Estate of Lumbard McElroy

I now all men by these presents that me Jernson McElroy of Lumbard  
and his wife Mary of the County of Stewart and State of Tennessee  
are held and firmly bound unto the sum or his successors  
in office in the sum of one hundred  
Dollars to be paid to the sum or his successors in office or  
his assigns which payment will and truly to be made  
no later than the next execution and administration jointly  
and severally firmly by these presents sealed into one seal  
and dated this 4<sup>th</sup> day of December 1837

The condition of the above obligation is such that if the  
above bound Jernson McElroy Administrator of all and singular  
the goods and chattels rights and credits of Lumbard McElroy  
deceased as master 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 knowned or possession of said Jernson McElroy  
or into the hands or possession of any other person or  
persons for him and the same so made as acaut or  
paid to be remitted into our issuing court  
and the same goods chattels rights and credits and  
all other goods chattels rights and credits of said deceased  
at the time of his death which at any time thereafter  
may come into the hands of any person or persons  
for him as well and truly administered according to law  
and justice as masters 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 resouces  
of said goods chattels and credits which may  
be found remaining in the said administration  
account the same being first examined and allowed  
according to law shall appear and pay unto such  
person or persons respectively as the said shall be  
and referent 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  
executors or executors thereof named no except the  
same unto court making the above and a copy  
of a copy of the persons - McElroy's will be  
required as before said Letters of Administration appro-  
val of such testament being first read and made in  
our law court then this obligation to be review-  
ed to remand the same to the law

Acknowledged in open Court Decr Term 1837 S. Jernson McElroy  
and John R. Seaton (Dr) witness

test. No. 10, Gainsville, O. D. Lancaster (Dr)

George W. Seaton (Dr)

50 Bond Administrators, Now Standard of Estate Polly Ettinger

Know all men by these presents that we William Ettinger, Nathaniel Morris, Thomas B. Powell all of the State of Maryland and county of Stewart our heads and firmly bound unto the Comonw<sup>t</sup> in and over the State aforesaid as his executors in office in the just sum of two thousand dollars to be paid to the said Comonw<sup>t</sup> or his successors in office or their assigns where payment will and may be made and bind our selves and executors and administrators jointly and firmly by these presents sealed unto our seals and dated this 4<sup>th</sup> day of December 1837.

The condition of the above obligation is such that if the above bound William Ettinger Administrator of all and singular the goods and chattels rights and credits of Polly Ettinger 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 knowne and or possession of said William Ettinger or into the hands or possession of any other person or persons for him and the same to make or cause to be executed unto our ensuing County Court and the same goods chattels rights and credits and all other goods chattels rights and credits of the deceased at the time of his death which at any time hereafter may come into the hands of any other person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of the administration within one year after the date of these presents and all the rest and reasons of said goods chattels and credits which before remaining on said administration account the same being first examined and allowed agreeably to law shall decline 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 execution or execution thereof named no cause the same unto court making it allowed and approved of accordingly by the said William Ettinger thereto be requested or rendered and during said letters of administration approbation of such testament being first made and made in our said said court then this obligation to be void else to remain in full force and law.

Acknowledged in open  
Court Decr. Term 1837

Test. Wm. Morris Esq.

E. Wm. Ettinger Esq.

J. G. Morris Esq.

J. G. Morris Esq.

Bond, Guardian Philip B. Toliver for John Jackson 150

Know all men by these presents That we Philip B. Toliver A. G. Morris & William Etherage are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his successor or successors survivor or survivors his executors administrators or assigns in the sum of Four hundred Dollars in trust for the benefit of John Jackson for the payment of which we bind ourselves our heirs executors administrators and assigns jointly and severally firmly by these presents and sealed with our seals and dated this 4<sup>th</sup> day of Decr. 1837.

The condition of the above obligation is such that whereas Philip B. Toliver has been appointed Guardian to the said John Jackson now if the said Philip B. Toliver shall well and faithfully make true returns and settlement 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 Montgomery and pay over to them or their order the profits of said John Jackson that may come into his hands by virtue of said Guardianship together with the profits and the said Philip B. Toliver as aforesaid shall demand 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 Decr. Term 1837  
Test. Wm. Morris Esq.

Philip B. Toliver Esq.  
A. G. Morris Esq.  
Wm. Etherage Esq.

Bond, Guardian Elizabeth Gattin for Ephraim C. Gattin  
Know all men by these presents that we Elizabeth Gattin are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his successor or successors survivor or survivors his executors administrators or assigns in the sum of Six Thousand Dollars in trust for the benefit of Ephraim C. Gattin for the payment of which we bind ourselves our heirs executors administrators and assigns jointly and severally firmly by these presents and sealed with our seals and dated this 4<sup>th</sup> day Decr. 1837.

The condition of the above obligation is such that whereas Elizabeth Gattin has been appointed Guardian to the said Ephraim C. Gattin now if the said Elizabeth Gattin shall well and faithfully make true returns and settlement made with the County Court of Stewart agreeably to law during her said Guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Montgomery and pay over to them or their order the profits of said Estates that may come into her hands by virtue of said Guardianship together with the profits of said Elizabeth Gattin as aforesaid shall demand from her self 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.