

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^t 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^t 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 4th 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 4th 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.

Test. Wm. Morris Esq.

Philip B. Toliver Esq.
A. G. Morris Esq.
William 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 4th 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 Estate 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.

Acknowledged in open Court by Elizabeth Gattin Seal
this December 1837 *✓* S. Scarborough Seal
Test H. W. Gorin Clerk *✓* Elbert Bayles Seal

Bond Guardian Elizabeth Gattin James Mc Gattin

Know all men these presents That we Elizabeth Gattin
are held and firmly bound unto John Richards Chairman of the
County Court of Stewart County his successors or successors
Survivors his executors administrators or assigns in the sum of Six Thousand
Dollars in trust for the benefit of James Mc Gattin for the payment of which
we bind ourselves and heirs executors administrators assigns jointly and
severally firmly by these presents and sealed with our seals and dated
this 1st day of Decr 1837 —

The condition of the above obligation is such that whereas Elizabeth
Gattin has been appointed Guardian to the said James Mc Gattin
now if the said Elizabeth Gattin shall well and faithfully make true
returns and Settlements made with the County Court of Stewart agreeable
to law during her said Guardianship and at the expiration thereof shall
will and faithfully account with the Justice of the County Court of
Stewart and pay over to them or their order the profits of said estate
that may come into her hands by virtue of said Guardianship together
with the profits and the said Elizabeth Gattin as aforesaid shall
demean himself in all things relative to said Guardianship agreeably
to law and that this obligation to be void else to remain in full force
and virtue in Law

Acknowledged in open
Court this December 1837
Test H. W. Gorin Clerk

✓ ^{her} Elizabeth Gattin Seal
✓ S. Scarborough Seal
✓ Elbert Bayles Seal

Bond Guardian Elizabeth Gattin George W. Hall

Theodore S. Scarborough & Elbert Bayless are held and firmly
bound unto John Richards Chairman of the County
Court of Stewart County his successors Survivors or survivors
his executors administrators or assigns in the sum of six
Thousand Dollars in trust for the benefit of George W. Hall
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 1st day of December 1837 the conditions of the above
obligation is such that whereas Elizabeth Gattin has
been appointed Guardian to the said Name of the said
Elizabeth shall well and faithfully make true returns and
Settlement made with the County Court of Stewart agreeable
to law during her said Guardianship and at the expiration

Judges of the County's Court of Montgomery and pays 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
Elizabeth as aforesaid shall demean himself in all things relative
to said Guardianship agreeable to law and then this obligation
to be void else to remain in full force and virtue in law

Acknowledged in open Court
this December 1837
Test H. W. Gorin Clerk

✓ ^{her} Elizabeth Gattin Seal
✓ Theodore S. Scarborough Seal
✓ Elbert Bayles Seal

Return of Settlements with John Tomlinson Guardian

The undersigned who was at the November term 1837 of the Stewart County
Court appraised Commissioner to settle with John Tomlinson Guardian
of the Heirs of Willard Bradford report to this hand of the said
Guardian up to this time

P 2257. 21

And that he has disbursed as follows

He has paid the fees of the said Bradford 1/3 deducting			
By inclusive entry to 1/3 deducting	7 67		
Doctor Dodd Bill	2 50		
Lesse Pully & receipt	3 12		
Doctor Litters Bill	8 00		
Daniel Finlay Bill ^{reducing} 1/3 deducting	1 50		
Green By Bradford ^{reducing} 1/3 deducting	5 00		
John Tomlinson's guardian to Turner for filing bill 2 50	2 50		
County Clerks fees ^{reducing} 1/3 deducting	4 12		
		282 09	
		2195 19	

and allows to the Guardian in compensation in
view of charges for Boarding & Clothing the minor

2 in number 10 percent on \$19 55 15 117 31
Decrmt of 61 1837 of 91 61 on 1/3 of John Bailey's note to him
a Receipt — \$1837 87

We find that there was paid to the hands of
the Guardian for the benefit of John W. & Harry
W. Bradford the sum of \$2257. 21 of which
amount \$399. 33 the amount of bonds and
the commissions on \$19 55 15 having in his hands
at this time third the December 1837 the sum of
Seventeen hundred and forty six Dollars and
Eighty two Cents
Returned to December

P. Priestly
John J. 7962
Test H. W. Gorin Clerk John Peeler
new
Guardian

Additional Return of Catharine Cook Adams

I hand received his Drawings unto eighteen Dollars
Twelve Cents 4th Decemb'r 1837
return'd to Deck Catharine Cook Adams
Term 1837
Lest Mc Neilson et al.

Additional account of Sale Estate that Whitworth

Sheep sheared & hauled to Widow	1	35	Amt Brd up	\$ 39 24
Simone things " John White	3 1/2	Lots of cows 5 lbs to Joseph		
Burned & bury comb "	3 5	Lockhart at \$ 1.81/4 cts	9 06	
1 Peso " Widow	1 5	Lots of Leather Widow	75	
1 All " John White	2 5	" " John Daniel	2 51/2	
21 Guad " Widow	2 0	" " Mrs Barnes	2 65	
1 Jug " "	2 5	Lots & upholstery Widow	25	
1 Lot cows 5 lbs by Daniel	8 15	" " Sam Green	25	
at \$ 1.62 2 cts per lb		1 lot trap & sledges	34	
1 Lot 5 lbs. cows to Joseph	8 75	Sheep sheared & hauled Widow	1 23	
Lockhart at \$ 1.75 cts			56 24	
1 Lot cows 5 lbs to Sam at				
\$ 1.81/2 cts per lb				
1 Lot cows 5 lbs to Widow	9 06	Benjamin McIntosh		
at \$ 1.81/4 per lb		Administration of Thomas		
return'd to Deck	6 56	White		
Term 1837				
Lest Mc Neilson et al.				

Bonds Administrators of Abram Heald

Know all men by these presents that we Susan A
Hester John Mc Cleam and Paytan R. Atkins all of the State
of Tennessee and County of Stewart are held and firm-
ly bound unto the Governor in and over the State
aforesaid or his successors in office in the just sum
of One Thousand Dollars to be paid to the Governor
or his successors in office or their assigns which
payment will and truly to be made we bind
ourselves our heirs executors and Administrators
jointly and severally firmly by these presents
with our seals and dated this 3rd day of
1838 the Constitution of the above obligation
that if the above Bond is sued and Hester
ministrator of all and singular the goods
belonging to him or rights and credits of Abram Hester
to have been a Mallet or cause to be made a true

Continued

Goods and Chattels rights and Credits of the Deceased which
have or shall come into the hands knowledge or possession of
said Susan A. Hester or into the hands or possession of any
other person or persons for him and the same so made do
be held or cause to be substituted 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 here after may come
into the hands of any person or persons for him or her
and truly Administrator according to Law and further do
make or cause to be made a true and just account of the
Administration within one year after the date of these
presents and all the rest and residue of said property
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 all
pay unto such person or persons respectively as the
same shall be due pursuant to the time and
meaning of this Administration and if it shall appear
that any Will or Testiment was made by the deceased
and Executor or Executrix there to named the last
the same unto Court making it allowed and
approved of accordingly if the said Susan A.
Hester there to be requested to render and deliver
said letters of Administration upon the
Death Testiment being first had and made
than this obligation to be void else to be
remain in full force in law
Approved and agreed Susan A. Hester
Count Seby Term 1838

John Mc Cleam et al.
Paytan R. Atkins et al.

Guardians Return - Nathan Skinner for Sarah Ettinger

1838	Nip Sarah Esthing	Amt Brd up	55 28
	in ap with Nathan Skinner	1838 Feb 5 1/2 by hand of	
1838	Guardians Jan 1837	Pay Nathan & by ap 1838	
Feb 6	To amount of ap by us Mar 35 58	Deed to amt Lests	55 28
	" " for car traps 2 17		
	" " Nip Anna June 3 00	for balance in my hands \$ 79 62	
	for delivery 15 10	for last year	
	John Mc Cleam et al 55 38	for New Skinner	
	Returned to Lest Jan 1838	Guardians	
	1838 Feb 5 1/2 by hand of Lest		

Acknowledged in open Court by Elizabeth Gattin ^{her} ~~mark~~
 this December 1837 J. S. Scarborough Seal
 Test H. H. Gorin Clerk E. Bayle Seal

Bond Guardian Elizabeth Gattin James Mc Gattin

Know all men these presents That we Elizabeth Gattin
 are held and firmly bound unto John Richards Chairman of the
 County Court of Stewart County his successors or successors survivor or
 survivors his executors administrators or assigns in the sum of Six Thousand
 Dollars in trust for the benefit of James Mc Gattin for the payment of which
 we bind ourselves our heirs executors administrators assigns jointly and
 severally firmly by these presents and sealed with our seals and dated
 this 10th day of Decr 1837 —

The condition of the above obligation is such that whereas Elizabeth
 Gattin has been appointed Guardian to the said James Mc Gattin
 now if the said Elizabeth Gattin shall well and faithfully make true
 returns and Settlements made with the County Court of Stewart agreeable
 to law during her Guardianship and at the expiration thereof shall
 well and faithfully account with the Justice of the County Court of
 Stewart and pay over to them or their order the profits of said Estate
 that may come into his hands by virtue of said Guardianship together
 with the profits and the said Elizabeth Gattin as aforesaid shall
 remand himself in all things relative to said Guardianship agreeably
 to law and then these obligations to be void else to remain in full force
 and virtue in Law

Acknowledged in open
 Court this December 1837
 Test H. H. Gorin Clerk

^{her}
 Elizabeth Gattin ^{mark}
 J. S. Scarborough Seal
 E. Bayle Seal

Bond Guardian Elizabeth Gattin George W. Hall

Theodore S. Scarborough & Eliz. Bayle are held and firm-
 ly bound unto John Richards Chairman of the County
 Court of Stewart County his successors survivor or surviv-
 ors his executors administrators or assigns the sum of six
 thousand Dollars in trust for the benefit of George W. Hall
 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 4th day of December 1837 the Contractors of the above
 obligation as such that whereas Elizabeth Gattin has
 been appointed Guardian to the said Name of the said
 Elizabeth shall well and faithfully make true returns and
 Settlement made with the County Court of Stewart agreeable
 to law during her said Guardianship and at the expiration

of the County Court of Montgomery 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
 Elizabeth as aforesaid shall remand himself in all things agreeable
 to said Guardianship agreeable to law and then this obliga-
 tion to be void else to remain in full force and virtue in Law

Acknowledged in open Court
 This December Term 1837
 Test H. H. Gorin Clerk

^{her}
 Theodore S. Scarborough Seal
 Eliz. Bayle Seal

The return of Settlements with John Franklin's Guardian

The undersigned who was at the November term 1837 of the Stewart County
 Court appointed Commissioner to settle with John Franklin's Guardian
 of the Name of Hellier Bradford report to this hand of the said
 Guardian up to this time

P 223. 21

And that he has disbursed as follows

He has paid the fees of the said Lawyer 1834 to 1837	
1834 inclusive up to \$ 7. 67	7. 67
Doctor Dods Bill 2. 50	2. 50
Lesse Pelle Receipt 3. 12	3. 12
Doctor Letters Bill 8. 00	8. 00
Danl Hinlay Bill for ^{acting} receipt 1. 30	1. 30
Grew N. Bradford ^{receipt} 3. 00	3. 00
John Franklin's Guardian ^{for} receipt 25. 00	25. 00
Homer for filing Bill ^{for} receipt 4. 12	4. 12
County Clerks ^{for} receipt 1. 00	1. 00
	282. 09
	1955. 19

and allows to the Guardian in compensation in
 Law of charges for Boarding & Clothing the Orphans

In number 6 per cent on \$ 1955. 19 117. 31
 Deed of \$ 61 1833. of \$ 1. 61 on 1/2 of John Bailey's note to S. M. Hall
 a Receipt — \$ 1837. 81

We find that there have come to the hands of
 the Guardian for the Benefit of John & Mary
 W. Bradford the sum of \$ 3337. 21 from which
 amount \$ 399. 33 the amount of advances and
 the commissions on \$ 1955. 19 living in his hands
 at this time the 4th December 1837 the sum of
 Seventeen hundred and Sixty six Dollars and
 Eighty two Cents
 returned to December

O. Priestly
 John Barnes
 Test H. H. Gorin Clerk John Richardson

154 Additional Return of Cashiers Books Adam

I have received no Drawings unto Eighteen Dollars
Twiner Cents 24th December 1837
Returned to Deck 2nd Catharine Booth Adams
Lemo 1837
Lest H. McCormick

Additional account of Salo Estate That White died

Shipments & pack to Nisw	1 25	Amt Brat up	39 24
various things " John White	3 14	1st List of cows etc to Joseph	
various burly comb "	3 5	Lockhart at \$1.81 1/4 cts	9 06
1 Cow " Nisw	1 92	1dow of leather Nisw	.75
1 All " John White	2 50	1 " " John Daniel	2 51/2
21 Cows " Nisw	2 00	1 " " Mary Barnes	2 00
1 pig " " "	2 5	1 Lot & sundries Nisw	.25
1 Lot cows & h. By Daniel	8 15	1 Cat Trap Alfred	.34
at \$1.68 cts per h.		Sheep sheared Nisw	1 25
1 Lot & h. cows to Joseph	8 75		56 24
Lockhart at \$1.75 cts		Bengurine McIntrath	
1 Lot cows & h. to Dennis at		Administration of Thomas	
\$1.81 1/4 Cents per h.		White	
1 Lot Cows & h. to Nisw	9 06		
at \$1.81 1/4 per h.	6 56		
Returned to Deck	2 39 21		
Lemo 1837			
Lest H. McCormick			

Bond Administrators of Abram Westby

I know all men by these presents that we Susan &
Wester John H. Cleam and Paytan R. Atthins all of the State
of Tennessee and County of Stewart are held and for-
mally bound unto the Governor in and over the State
aforesaid or his successors in office in the just sum
of One Thousand Dollars to be paid to the Governor
or his successors in office or their assigns which
payment will and truly to be made we bind
ourselves our heirs executors and Administrators
jointly and severally firmly by these presents
Sealed with our seals and dated this 3rd day of
February 1838. The condition of the above obligation
is such that if the above Bond Susan & Wester
Cleam Administrator of all and singular the Goods
and Chattels & rights and credits of Abram Westby
Decedated & made on cause to be made a true

Continued

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Goods and Chattels rights and credits of the Decedated which
have or shall come into the hands knowledge or possession of
Said Susan & Cleam or into the hands or possession of any
other person or persons for him and the same so made ob-
ligated or cause to be exhibited unto our ensuing County
Court and the same Goods Chattels rights and credits and all
other Goods Chattels rights and Credits of the Decedated at the
time of his Death which at any time here after may come
into the hands of any person or persons for him to wear
and twenty Administrators according to Law and further do
make or cause to be made a true and just account of the
Administration within one year after the date of these
presents and all the rest and residue of Said Goods
Chattels and Credits which may be found remaining
the said Administration account the same being first
examined and allowed agreeably to Law shall Deliver or
pay unto such person or persons respectfully as the
same shall be due pursuant to the true intent and
meaning of this Administrators and if it shall appear
that any Will or testament was made by the decedent
and Executor or Executrix there to named Ode Westby
the same unto Court making fit allowed and
Approved of accordingly if the said Susan &
Cleam there to be requested to render and deliver
said letters of Administration & probate of
such testament being first had and made
than this obligation to be void else to be
remain in full force in law

Susan & Wester
John H. Cleam
Paytan R. Atthins

Guardians Return Nathan Skinner for Sarah Adams

1838	Nip Sarah Esthings	Amt Brat up	55 98
	in a/c with Nathan Adams	1838 Feb 5 by Dr. Wm. G.	
	Guardian Jem	Bay Nathan & Bay up to 1838	
	to amount of apy Dr. Wm. G.	35 35	Deed out late 55 98
	" " " Dr. Wm. G.	2 07	
	" " " Nip Adams Jem		" bw balance in my hands \$7962
	for destroying	3 00	for last year
	Robin H. Hills Nisw	15 10	Sarah Adams Guardian
	Returned to Dr. G.	55 38	
	1838 Feb 1	11	

Bond Administration By M. Smith Estate Esq. & wife

Know all men by these presents that we Rufus M. Smith & Maria Smith & Henry Teste a/c of the State of Tennessee and County of Stewart are held and firmly bound unto unto the ~~Govt~~ Governor in and over the State of one said or his Successor in office in the just sum of Two thousand Dollars to be paid to the Governor or his Successor in office or their assigns which payment shall and truly to be made we bind ourselves our heirs executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 5th day of February 1838 the Condition of the above obligation is such that if the above named Rufus M. Smith Administrator of all and singular the goods and chattels rights and credits of Elizabeth Smith Deceased to make or cause to be made A true and perfect inventory of all and singular the goods and Chattels rights and Credits of the deceased which have or shall come into the hands knowledge of persons in possession of said M. M. Smith or into the hands of persons of any other person or persons for him and they same so made do exhibit or cause to be exhibited unto our said 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 her death which at any time hereafter may come into the hands of any person or persons for him do well and truly Administer according to law and further to make or cause to be made above 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 said being first demanded and allowed agreeable to law shall deliver and pay unto such person or persons respectively as the same shall be due pursuant to the true intent and meaning of this Administration and if it shall appear at any time or testament was made by the deceased and testator or testatrix thereto named do exhibit them same unto Court making it allowed and approved of accordingly if the said Rufus M. Smith thereunto be requested to render and deliver said letters of Administration Administration of such testament being first had and made in our said County then this obligation to be void to remain in full force and law acknowledged in Open Court
Rufus M. Smith
Rufus M. Smith
Henry Pato Esq.

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Bond Guardian James A. Crosswell Obadiah Crosswell

We now all men by these presents that we James A. Crosswell are held and firmly bound unto John Richards Chairman of the County Court of Stewart & vicinity his successor or successors survivor or survivors his executors administrators trustees or assigns in the sum of Twenty hundred dollars in trust for the benefit of Obadiah Crosswell for the payment of which we bind ourselves our heirs executors administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated this 5th day of February 1838 the condition of the above obligation is such that whereas James A. Crosswell has been appointed guardian to the said Obadiah Crosswell now if the said James A. Crosswell shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to law during his said guardianship and at the expiration thereof shall well and faithfully account with the justices of the County of Stewart and pay over to them or their man the profits of said estate of Obadiah Crosswell that may come into his hands by virtue of said guardianship together with the profits and the said James A. Crosswell as for said said master himself small 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 this February Term 1838

James A. Crosswell
Obadiah Crosswell

Bond Guardian James A. Crosswell Jane Crosswell

We now all men by these presents that we James A. Crosswell are held and firmly bound unto John Richards Chairman of the County Court of and his successor in office in the sum of fourteen hundred dollars in trust for the benefit of James A. Crosswell for the payment of which we bind ourselves our heirs and assigns jointly and severally firmly by these presents sealed with our seals and dated this 5th day of February 1838

The condition of the above obligation is such that whereas James A. Crosswell has been appointed guardian to the said James Crosswell now if the said James A. Crosswell shall well and faithfully make true returns and settlements made with the County Court of Stewart agreeably to law during said guardianship and at the expiration thereof shall well and faithfully account with the justices of the County Court of Stewart and pay over to them with this in order the profits of said Estate that may come into his hands by virtue of said guardianship together with the profits and the said James A. Crosswell as aforesaid shall demean himself small things relative to said guardianship agreeably to law then this obligation to be void else to remain in full force and virtue in law acknowledged in open Court this February Term 1838

James A. Crosswell Esq.
Obadiah Crosswell

Bona fide Guardianship between Charles Crosswell

Know all men by these presents that we James A. Cleggwell Clerk of Court
and wife and firmly bound unto John Richards Chairman of the
County Court of Stewart County his successor or Successor in said office
or Successor his successors administrators & executors in the sum of two
hundred dollars interest for the benefit of Charles Crosswell for
the payment of which we bind ourselves and heirs executors administrators
and assigns jointly and severally firmly by these presents to
and sealed with our seals and dated this 8th day of February 1838
The condition of the above obligation is such that whereas James A.
Crosswell has been appointed guardian to the said Charles Crosswell
one of the said persons to Crosswell shall well and faithfully
make true returns and settle account 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 guardians
of the County Court of Stewart and pay over to them or their executors
the profits of his Estate of said Charles Crosswell that may come into
his hands by virtue of his guardianship together with the profits and
the said James A. Crosswell as guardian shall discharge himself
in all things relating to said guardianship agreeably to law and when
this obligation to be made to remain in full force and virtue in
law acknowledged in open Court this February Term 1838

James A. Crosswell
Charles Crosswell Esq.

Bona fide Harry Woods Stocker & Co

State of Tennessee Stewart County Court February Term 1838
Know all men by these presents that we Woods Stocker & Co John W.
Wickes & myself bound and held and firmly bound unto Chairman
of said County Court of Stewart County & his successor in office
in the sum of Two Thousand Dollars for the payment of which we bind
ourselves and heirs executors administrators & assigns severally and jointly by
these presents sealed with our seals and dated this 8th day of February 1838
The condition of the above obligation is such that whereas the same from this
day obtained from said court the privilege of a right of Harry on land held
Rivers at Mouth Creek "Now if the said both constitutionally find
provide & keep good & sufficient boats and other proper boating craft
are always be well attended to for travelers & other persons that
travel carriages & effects to cross said River then the above
to be void else to remain in full force and effect

Acknowledgment

Woods Stocker & Co Seal
John W. Wickes Esq. Seal
Harry Gale Seal

Deb. Term 1838

W. Nelsons Seal

Petition Guardian Joseph Smith for James W. Tammend 159

State of Tennessee 3rd Joseph Smith guardian of James W. Tammend
Stewart County 3rd infant do certify as guardian to said James
Feb 1828 3rd Attest the amount remaining in my hands
as guardian to the said James W. is ten dollars that my charges
for boarding and schooling said James W. Tammend from the
year 1828 to this time is twenty dollars that there came into
my hands in the year off the sum of Thirty dollars and
that the off 10th sum of Ten dollars is the whole amount
I have now remaining as guardian to said James W.
Tammend given under my hand and seal this 5th February
1838 Joseph Smith

Return of Settlement John James administrator of Polly Coleman Decd

The undersigned who were appointed at the going out
1838 of the Stewart County Court to make an additional
Settlement with John James administrator of Polly Coleman
Report that since the settlement made with him on the
1st day of September 1837 he has paid and taken in another
of Polly Coleman amounting including interest to five
dollars and fifty five cents and paid an account of said
Estate two dollars Clerks fees which leaves in his
hands at this time two hundred and forty seven dol-
lars and eighty cents given under my hand the 5th day of
February 1838

J. P. Parrott
John Richards
C. C. Clements

Guardians Return William G. Wynn for Mary G. Wynn Decd

Miss Mary G. Wynn Decd.
1838 In age with W. G. Wynn his Guardian
Feb 5th To amount paid by Mrs. Wm. G. Wynn 15.00
C. C. Clements Medical Bill 15.00
Taxes for 1836 & 37 2.00
20.00
Winnfield Wynn to my mid lesson 5.00
Gabriel & Benjamin H. Wynn Lands 22.00
amt of \$ 16.20 to his Board & washing 40.50
Car 114.68

Feb 5th By amount of Cash on hands 6th July 1837 239.97
" " " " " " of the sum of 100th to 96.20 then 83.00
" " " " " " First Eliz. to Gabe Wynn 13.00 350.37
amount of debt subtracted 500.00 114.68
Balance in my hands due the estate of
Mary G. Wynn as Guardian
Dover Tennessee Feb 5th 1838 W. G. Thomas

Road of J C Ingraham Adm'r of A. B. Purvis Dead thirty six cents
and due me from said Ingraham as Adm'r as aforesaid as by distribution
of said Purvis Estate before the Clerk of the County Court
January 25th 1938
J S Scobrough

Road February 1st 1938 of J C Ingraham Adm'r of Allen B.
Purvis deceased fifty nine dollars and forty nine cents to amount
due estate of John Scobrough died from said Ingraham as aforesaid
as by distribution of said Purvis Estate before the
Clerk of the County Court as prescribed by law
J S Scobrough Admistrator
of John Scobrough Dead

Road of J Scobrough Adm'r of Allen B. Purvis Dead thirty five
dollars and seven cents and due me from said Ingraham as Adm'r as
aforesaid as by distribution of said Purvis Estate before the Clerk of the
County Court Fe 6th 1938 J C Ingraham also

Guardian Returns Vincott Wynth for Corne Jackson

Vincott Wynth guardian in of: with Corne Jackson
and received since last $\$45.51$
return to Court $\$45.51$
Vincott X Wynth guardian
mark

Visitors Estate of father & son and land

To return to Court of the Estate of father & son and land
administered by commissioners as that that divided the Estate
between Duddy Outlands Josiah Outlands Elizabeth
Outlands Amy Outlands and Rhoda Outlands

Duddy Outlands part as come into my hands from the
Administrator is $\$43.05\frac{1}{4}$
Duddy Outlands to his Guardian Dr $\$18.40$
To Cash paid for mare 2.50
Court Expenses 2.50
Paid for Petition to divide lands $\$5.59\frac{1}{4}$

Josiah Outlands Part as come into my hands from
the Administrator is $\$43.05\frac{1}{4}$
Josiah Outlands to his Guardian Dr 2.50
To Court Expenses 2.50
Paid for Petition to Divide lands $\$43.10\frac{1}{4}$

Elizabeth Outlands Part as come into my hands from
the Administrator is $\$43.05\frac{1}{4}$

Elizabeth Outlands Part to her Guardian Dr 2.50
To Court Expenses
Paid for Petition to divide lands $\$43.05\frac{1}{4}$

Amy Outlands Part as come into my hands from
the Administrator is $\$43.05\frac{1}{4}$
Amy Outlands to her Guardian Dr 2.50
To Court Expenses
Paid for Petition to divide lands $\$43.10\frac{1}{4}$

Rhoda Outlands Part as come into my hands from
the Administrator is $\$43.05\frac{1}{4}$
Rhoda Outlands to her Guardian Dr 2.50
To Court Expenses
Paid for Petition to divide lands $\$43.10\frac{1}{4}$
Josephine Outlands Guardian $\$43.10\frac{1}{4}$

Guardian Returns Henry L. Hall for O. L. & R. H. King

Charles Atwood R King	1. 12 $\frac{1}{4}$
July 1 To Guardian Return of pernages	3.71 $\frac{1}{4}$
.. fees paid to Clerk	2.18 $\frac{1}{4}$
March 30 th 7ds Clothing \$1.94 etc	1.40
" " 7ds clothing \$1.94 etc	.90
" Do cotton shir \$1.94 etc	1.69
" Do Brown Domestic 1/2	2.66 $\frac{1}{4}$
April 10 th Do 1/6-1 pair shoes \$1.44	1.62 $\frac{1}{4}$
" 7ds clothes 183 $\frac{1}{4}$ Do 1/6-1 pair shoes \$1.44	1.62 $\frac{1}{4}$
Tax omitted to be paid in 1835	1.62 $\frac{1}{4}$
June 10 th Do 1/6-1 pair shoes \$1.44	1.42 $\frac{1}{4}$
" 6 yds Sewing material 40cts	1.20
" Do Boot Silk - 67	10.00
Sept 6 th ms on 2.00 $\frac{1}{4}$ Do 1/6-1 pair shoes \$1.44	5.50
September 10 th Do not paid 1836 omitted 1.00 $\frac{1}{4}$	1.00 $\frac{1}{4}$
3 pair shoes 1 pair blouse Do 4.06 $\frac{1}{4}$	4.06 $\frac{1}{4}$
Do 6 months on 5.37 $\frac{1}{4}$ Do 15.52 $\frac{1}{4}$	15.52 $\frac{1}{4}$
To Board Dumb children & Shoes H. Atwood	92.00
" " 53.94 $\frac{1}{4}$ Do 60.72 $\frac{1}{4}$	60.72 $\frac{1}{4}$

By interest 11 mos on this sum $\$540.73\frac{1}{4}$ is $\$59.72$
This Bill of thirty one Dollars is due to Dr
W.H. King with interest from
1st January 1838

16 L. Hall Guardian
for O. L. & R. King

164 Years Allowance for the Widow of Henry D. Bird

22 barrels Corn 11 bushels hay best of the horses & stock
30 fl. 149.00 25 Do. coffee 200 lb flour

We the undersigned do certify that the above is a true statement of one year allowance laid off for the widow of Henry D. Bird deceased out of the said Estate Estate
This 1st December 1837

John Milam
James Chambers
Commissioners of Henry D. Bird deceased

Division of Emes Outlands Estate

The Amounts of the Estate of Emes Outlands late
the amount of the return of the Commissioners
that settled Gold Outland the Administrator of 278.90
the amount of property Recd by Mary Hodges
from the Estates Outlands in his lifetime

One more value of	25.00
One feather bed and furniture valued at	13.14
One Cow and Calf	10.00
Two Sheep	2
One pair birds figs	3
Property Recd by Elizabeth Lancaster in the lifetime said Emes Outland	51.00

One horse Calf Valued at	23.00
One feather Bed & furniture valued at	13.14
One Cow & Calf Valued at	10.00
Two Sheep	2
One small lot Val.	5.14

Property Recd by Gold Outland of his feather Emes Outland in his lifetime	
One Sled Valued at	2.50
The whole amount of said Estate is	410.21

Mary Hodges Part of Estate is 58.60

Charges against said Mary Hodges
for Property from her in his lifetime 33.14

The amount said Mary from the Estate 3.46

Elizabeth Lancaster part of said Estate 58.60

Charges against said Elizabeth Lancaster
for property recd from her father in his lifetime 33.14

3.46

Gold Outlands Part of said Estate 58.60

Charges against the said Gold Outland for
Property recd from his father in his lifetime 2.50

the amount due the said Gold from the estate 33.60

Abigail Outlands Part of said Estate 58.60

William Outlands Part of said Estate 58.60

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Henry Outlands part of said Estate 58.60

Samuel Outlands part of said Estate 58.60

We the undersigned commissioners have met agreeable
to your order of Court to divided and have proceeded to
divide the Estate of Emes Outland Dead and have divided
it as above stated which we think is correct from
return and from property accompanied by the heirs
Decedate 50th 1837

M. G. Jones

Jas. Wm. Kirby
Daniel J. Thompson

Statement of the Estate of John Cook Decedate

Accompt & Count Current of the Estate of John Cook
Decedate

Mr. Catharine Cook etc Estate Decedate
To account of State aid in inventory f 145.37 1/2

The administrator recd

By Prover of Samuel Downe etc 2.50

I do I do Prover of John Cook 8.24.5

account of James Cox No. 3 1.13

Prover of Frederick Jones 4 2.50

John Taylor 5 .75

William A. Clark 6 1.00

John Stone 9 2.50

W. G. Jones 8 4.13

R. B. Colvin 9 6.25

Finisem Hanson 10 12.31

Lyon Cook 11 9.00

General Expenses 2.38

Commissions for settling Estate 4.15

540.44 73.04

We the undersigned Commissioners have met and
proceeded to settle with Catharine Cook administrator
of the Estate of John Cook agreeable to your order of
Court to our directed and find her estate insolvent
as to the estate ninety three and thirty four cents
December the 28th 1837

M. G. Jones

Wm. R. Weeks

Daniel Minson

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State of Tennessee, 3 County Court December Term 1837,
Stewart County, dat^e & Ordred by the Court that William
Nichols William C. Jones and David Vincent be appointed Com-
missioners to settle with Catharine Cook administratrix of
John Cook deceased and that they will return to the
next term of this Court to true Copy from the sum of \$1000
the amount of Sales of the Estate of
John Cook as appears by the record of #143349.
H. H. Gorin Clerk
H. H. Gorin Clerk

Abram Johnson Commisslble bond with Recritures

I know all mearly these presents that we the undersigned
William G. Myerson, Josiah Askin Christopher C. Clements
Thos. now Taylor & John H. Mockbee all of
the County of Stewart and State of Tennessee are held
and firmly bound unto the governor in and over the state
of Tennessee in the sum of one thousand dollars for the
payment of which we being curstained our heirs executors
and administrators jointly and severally bind us by these
presents sealed with our seals and dated this 13 day
of January 1838.

The condition of the above obligation is such that whereas
Abram Johnson is appointed Commisslble by District No. 10
more if the said Abram Johnson does well and truly
execute all processes and other things that shall come into
his hands or possession and make due returne thereof
and shall faithfully pay and discharge all money
that are collected by him to such persons as are by
law to receive the same and in all things to demean
himself as acomtable by faithfully executing the duties
assigned on him by law then this obligation to be void
otherwise to remain in full force and effect given
under our hand and seals this day and date above written

A. Johnson seal
W. G. Myerson seal
Josiah Askin seal
C. C. Clements seal
Thos. now Taylor seal
John H. Mockbee seal

A. A. Scarborough Guardian Return of the fees of his son Mr.
A. A. Scarborough guardian 14 to 19 the thirteenth day of January
Decd or ap dte the guardian Dated the 1st of
January & returned I more of the personal Estate Recd from
former guardian \$3 p. 15 cents interest on the above sum
\$2.22 cents to 27 1/2 percent of plantation By \$50 contropaid for
John Brumley
A. A. Scarborough guardian

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State of Tennessee, His puruance of an order of the County
Stewart County, Name of Stewart County S. Allard
Markell attested at the town of Arnett Oregon in Oregon
on the 24 day of June last and set out money attred to the
lowest bidder & Brian Oregon being the lowest bidder
Paid of the 10 pounds at forty four dollars for the time of one
year from & after the 24 day of June last given under my
hand and seal this 24 day of June 1837

Attest Markell

4 Division Estate Ephraim Gathin & wife

State of Tennessee, December Term 1837 upon motion of
Stewart County, Thosodore Scarborough owner of Ephraim
Gathin Esq; it is ordered by the Court that William Williams
father of James Caldwell John R. James Williams
Bejones or a majority of them be and they are hereby appointed
commissioners to add the said Adams in the division of the legacies
of the said deceased among the distributees and that they
make return to the next term of this Court
A copy sent

On puruance of an order made by the wsd. J. P. of the County Court of
Stewart County, at their December Term 1837 empowering and
authorizing father bejones Caldwell John R. James Williams
and William Williams or a majority of them to divide and allot to
the heirs and legal representatives of Ephraim father deceased the
legacies which belonged to said deceased at the time of his death with
their increases in the undesignated tract in accordance with the said
order afftched to the heirs in manner & form following to wit

Ephraim Gathin the widow

Myrs Bay Alexander	value \$25.00
Marr Charles	5.80
Woman Mary	5.33 \$1444
Boy Daniel	12.90
Man Husband	64.10
Girl Phillis	4.50 \$12.81
Girl Drucilla	2.85
Man Big Joe	6.00
Boy Pinkney	2.38
Colombus	2.33 \$1442
Jack	30.3
George	6.06
Girl Maria	2.80
Frian	2.78
James Gathin	2.85
Harriet	6.44
Boy Little Joe	6.44
Sam Conchon	2.62

John St. Weeks Gott

Negro woman to be settled & Child valued at \$650.

Boy slave 342.

Gold Little Boys 3 26 \$1517

Negro given off in the lifetime of Leonard valued at 300

Theodore Scarborough Gott \$1617.

Negro Dower & Child valued at \$635.

Artist 295 \$125.

Negro given off in the lifetime of Leonard valued at 300

William the Colored Gott \$1526.

Negro woman Frank valued at " \$650.

Woman Knight " " 100.

Gold Angelina 393 \$1126

Negro given off in the lifetime of Leonard valued at 300

We do hereby certify that the foregoing is a true statement of the reference by us of the Negroes and the cattle drawn by the teams all of which is respectfully submitted. Given under our hands and seal this 2nd December
1837

John B. Andrews

W. C. Fisher

(W. Williams)

(Bal.)

Account of the Sale of Property of Henry T. Bird Dead

		Price
1 Bed & furniture	Charles at Bird	\$1.500
1 Do. Do.	Henry Andrews	10.624
1 Do. Do.	Clay Bird note	1.50
1 Clock note	W. H. Gott	6.25
1 Rifle gun	Gil Myatt Note	11.25
1 Do. note	Bone Collier	1.377
2 Chairs	Clay Bird	.50
3 Do. Do.	James Blunt	1.00
1 Side upper leather	Hiram Marwick	0.00
1 Do. sale Do.	Do. Do.	2.624
1 water bucket & piggin	Bing Collier note	.50
1 Coke Jetter	Mr. Vickert note	1.25
1 P. Trap & bitter	Ine Milam Paid	.50 Paid
1 P. feather	Ine Marshall Paid	.50
2 bottles	W. H. Winters note	1.24
2 Do.	Thos. Gately	1.24
2 Do.	Att. H. Gott note	1.874
1 Set knives & forks	Wm. Triggle	1.824
2 Shoe Brushes	Do Casper	.25
1 Pitcher	W. Marwick	.25
1 lot cupboard ware	Dr. Do	.75
1 High Box & Cist	Clay Bird	.0644

51.75

1 Gilt wear	Wm. Triggle	.8174
1 Orange tea	W. H. Gott note	.50
1 Pot & lid	Do. Do. note	1.50
1 Pitcher & lid	M. Vickert note	.50
1 Spunk	Charles & Bird	1.75
1 lot butter	Clay Bird	1.24
1 case	Bing Collier note	1.877
1 something iron	John Bonies	.314
1 iron Wedge	Bone Collier note	.75
1 Milk Strainer	Thos. Gately	1.24
1 Long Count & Bell	Wm. Triggle	3.144
1 pr. Hamm & single Tom.	26 D. Taylor note	1.0674
1 pr. Hamm & traces Paid	Wm. Triggle	1.5674
1 Bacon Box & Ham Box	W. H. Winters note	.50
1 Horse	Mark Weeks note	1.51
1 Bells	Clay Bird	1.24
1 Bells of lavender	John Bonies	3.144
1 Bell	W. H. Winters note	.50
1 Dovetail	John Marshall Paid	.25
1 Cuffe Mill	Mark Weeks note	8.774
1 Spinning wheel	Clay Bird	2.00
2 pr. Cords	W. Triggle	6.894
1 pair Hangers	W. H. Winters note	8.144
1 pr. Handbags	Wm. Cook	3.74
1 Shovel	W. H. Winters note	.644
1 Moon & Hammer	W. Gott	3.74
1 S. stool	R. Broadway note	6.24
2 Mr. Fox	W. Triggle	.25
1 plow	W. H. Fowler note	.75
1 Do.	Wm. Cook	6.24
1 Scorn	Do.	.124
1 Side saddle	Clay Bird	.50
1 Mowers Do.	Thomas Gately	8.25
1 more Bridle & Muff	Cader Biggs	63.00
1 Do.	James Blunt	30.00
1 Cooth	D. Bird	1.200
10 Geese	Do.	4.00
3 Guinea Hogs	Wm. Ray	3.00
3 Do.	Do.	3.00
1 lot paddock & Do.	Wm. Cook	3.544
1 lot dogs & iron	Wm. Cook	20.00
1 pair of	Thos. Gately note	3.00
1 Cradle	Wm. Cook	19.34

183.53

I do certify that the within is a true inventory account of part of the property of Henry T. Bird Dead thought to be worth \$1000.00

Bond Administrator of Two Picnic's Estate of B. M. Taylor

I now all men by these presents that we John Randalle Randalle
Charlatt & Taylor Richard Taylor & Hiram Taylor all of the
County of Stewart and State of Tennessee are held and firmly bound unto the governor in and over
the state above 20 Dollars his successor in office in the sum sum of
Three thousand dollars to be paid to the governor or his successor in
office or their assigns which payment well and truly to be made
without our selves or heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals and
dated this 5th day of March 1838

The condition of the above obligation is such that if the above
bound John Randalle administrator of all and singly the goods
and chattels rights and credits of Benjamin M Taylor deceased
to make as 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 John Randalle or into the hands or possession of
any other person or persons for him and the same so made do exhibit the same
to be exhibited unto our ensuing County Court and the same goods and chattels
rights and chattels other goods and chattels rights and credits of the deceased
at the time of his death which at any time hereafter may come into
the hands of any person or persons for him do well and truly administer
according to law and further do make as cause to be made a true and
just account of the administration with in one year after the date of
these presents and all the rest and residue of said goods and chattels
and credits which may be found remaining on the said adminis-
tration account the same being first examined and allowed
according to law I 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 by a will or testamento thereto made by the
deceased and executor or executors there to named do exhibit
the same unto Court making it allowed and approved according
by if the said John Randalle thereto be required to render
and deliver with them of administration approbation of such
testamento being first had and made in our said Court
then this obligation to be void and to remain in full force
and law

Acknowledged in open Court
John Randalle Esq^t
Hiram Taylor Esq^t
Tenn 1838 Pay to Atkins Hatt

Bond Executor of Bell in Taylor Decd 171

I now all men by these presents that we James R Randalle
Charlatt & Taylor Richard Taylor & Hiram Taylor all of the
County of Stewart and State of Tennessee are held and firmly bound
unto the governor in and over the state of Tennessee at his
successors in office in the sum sum of Four thousand dollars to
be paid to the said governor or his successors in office or
their assigns which payment well and truly to be made
and done we bind our selves our heirs executors ad-
ministrators and assigns jointly and severally firmly by these
presents sealed with our seals and dated this 5th day of
March 1838

The condition of the above obligation is such that when
of James R Randalle of Charlatt & Taylor is appointed Executor of
the said will and testament of all and singular the goods and
chattels rights and credits of John M Taylor deceased and
has qualified accordingly now if the said Randalle & Taylor 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 hand or possession belonging to the said John
Taylor Decd in his life time or into the hands of possession of any
other person or persons the same to make exhibit or exhibits unto
our ensuing County Court and the same goods and chattels rights and credits
of the deceased at the time of his death or what at any time before may
have into their hands or 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 the
executorship according to the directions of said will or
will in 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 executors
or account for and shall pay over the same delivered to such person
or persons respectively as the same shall be due according to the
directions of the will thereof and agreeable to law and shall
well and truly exhibit or cause to be exhibited unto our
County Court and account thereof and in all things shall
well and truly perform the duties enjoined on him as exec-
utor according to the directions of the said will of the said
John Taylor died according to the laws of the County
and in such case render and provide them this obligation
to be void otherwise to remain in full force and effect

Acknowledged in open Court Tenn 1838

John R Randalle Esq^t
Charlatt & Taylor Esq^t
Richard Taylor Esq^t
Hiram Taylor Esq^t

Bond Administrator Estate of Gregg

Know all men by these presents that we Henry H. Gorin
After of Sherrillwall & John B. Colton all of the state of
Penns and County of Monroe and both and firmly bound
unto the governor and over the state aforesaid or
his messengers in office in the just sum of Five thousand
dollars to be paid to the governor or his successors in
office or their assigns which payment well and truly
to be made we bind ourselves executors and
administrators jointly and severally firmly by these
presents sealed with our seals and dated the 5th day
of March 1838.

The condition of the above obligation is such that if the above
bound Henry H. Gorin Administrator of all and singulary the
goods and chattels rights and credits of Penitella Gregg
deceased do make or cause to be made a true and perfect invento-
ry 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 Henry H. Gorin or in the
hands in possession of any other person or persons for him and the
same to make do exhibit or cause to be exhibited unto an
evening 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 do well and truly administer according to law
and further do make or cause to be made a true 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 before remaining on
the said administration account the same being first exam-
ined and allowed agreeable to law shall deliver and pay unto
such person or persons respectively as the same shall be due
pursuant to the true intent and meaning of this administra-
tion and it shall appear that any will or Testament was
made by the deceased and executor or executrix thereunto named
do exhibit the same unto Court making it allowed and approved
of accordingly if the said Henry H. Gorin thereunto be requested
done and deliver said letters of administration appro-
bation of such testament being first had and made in
our said Court then this obligation to be void effect to remain
in full force and law.

H. H. Gorin Seal
acknowledged in open Court. A. G. Marshall *Seal*
Tamm 1838. J. B. Colton *Seal*

Bond Administrator Estate of Williams

Know all men by these presents that we James W. Ram-
sboth Williams & George Williams all of the state
of Penns and County of Monroe are held and firmly
bound unto the governor in as a over the state aforesaid
or his messengers in office in the just sum of two
thousand five hundred dollars to be paid to the gov-
ernor or his successors in office their assigns which
payment well and truly to be made we bind ourselves
well ourselves executors and administrators jointly
and severally firmly by these presents sealed with
our seals and dated this 5th day of March 1838.

The condition of the above obligation is such that if the above
bound James W. Randolph Administrator of all and singular the
goods and chattels rights and credits of Sally Williams
deceased do make or cause to be made a true and perfect invento-
ry 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 James W. Randolph or into the hands
of possession of any other person or persons for him and the same do
make do exhibit or cause to be exhibited unto an evening County
Court and the same goods and chattels rights and credits and
all other goods chattels rights and credits of the deceased on
the time of his death which at any time hereafter coming
come into the hands of any person or persons for
him do well and truly administer according to law
and further do make or cause to be made a true
and full 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 date of administration
account the same being first examined and allow-
ed agreeable to law shall deliver and pay unto
such person or persons respectively as the same shall
be due pursuant to the true intent and meaning of
this administration and if it shall appear that any will or
testament was made by the deceased and executor thereunto
do exhibit the same unto Court making it allowed and approved
of accordingly if the said James W. Randolph thereunto be
requested done and deliver said letters of administration
approbation of such testament being first had and made in
our said Court then this obligation to be void effect to remain
in full force and law.

J. W. Randolph Seal
John Dunbar Seal
George Williams Seal
Tamm 1838

Know all men by these presents that we William Bailey Esq. & C. Ingoldsby Christopher C. Clements all of the State of Pennsylvania County of Stewart are here and firmly Bound unto the Governor inward over the state aforesaid of his successors in office in the last sum of five hundred dollars to be paid to the Governor or his successors in office or their assigns which payment will and truly to be made within one year of our said heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and date this 5th day of March 1838.

The condition of the above obligation is such that if the above bound William Bailey Administrator of all and singular the Goods and Chattel Rights and Credits of Harry Settlefield deceased do make an cause to be made a true and perfect inventory of all and singular the Goods and Chattel Rights and Credits of the deceased which have or shall come into the hands purchased or persons of said William Bailey or into the hands or possession of any other person or persons for him and the same so made exhibited or come to be exhibited unto any ensuing County Court another same Goods Chattel Rights and Credits and all other goods Chattel Rights and Credits of the deceased at the time of his death whether at any time hereafter may come into the hands of any person or persons for him to use and to administer according to an and further do make cause to be made a true and just account of the administration within one year after the date of this presents and set the rest and residue of said goods Chattel and Credits which may be found remaining on the said administrators account the same being first examined and allowed agreeably to law shall be delivered unto such persons or persons respectively as the same shall be due pursuant to the true intent and meaning of this administration and it shall appear that any will or testament was made by the deceased in Stewart Executive there to named doth set the same unto Court noting it appears and doth accordingly if the said William Bailey wherein be requested to make and deliver said letters of administration of portion of such testament being first read and made in our said Court then this obligation to be paid shall remain in full force and law.

I acknowledge in open Court

William Bailey Seal
Jesse C. Ingoldsby

March 10th 1838

Wm Bailey H. Gombley C. C. Clements Seal

Execution done in the town of Dorothy

I take of James Weston 100 the under signed subscribers
County have met at the house
of Abram Weston acknowledged to act as aforesaid to our order issued
from our Honourable Court directing us to appoint this said Abram
her dower or present years provisions and agree that she is to have all the
same now on hand supposed to be about 15th barrel and a half of the above
and I now that as an hand she wills leave off and allow her to have
money enough out of the money arising from the sale of the balance of the
foregoing property of said estate to buy two trees Morrell flower Senty Anna lypen
and one hundred and twenty four pounds of sugar and allow her to be settled

Continued

Know has on hand which are the under named subscribers aforesaid
to be widow for the presents year sufficient witness our hands and
this 17th day of February 1838

Joshua Marritt Cain
W. R. Atkins Cain
Mark Melam Cain

Ininity Estate James Cain

Return of the income of property of James Reid deceased
for the year 1837

For the hire of a negro boy Sam	\$ 152.00
For the hire of a negro Boy Madison	" 135.00
For the hire of a negro girl Catharine	" 46.00
Milton Reid Ditter for Books	" 437.00
Milton Reid & Jane Reid Ditter for Schooling	6.00

The above Return is a just and true Return given under our
hands and seals this the 3rd day of March 1838

John Lockwood
James Lockwood

Guardian in law

Dover March 5th 1838

William T. Bayless Inact with Brinsford Bayless
To amount of Cost \$6. for Receipt
1837

Augt 24 By this Amt due for negro	327.0
No 18 Do for land	189.12
Nov 18. - - - Do Do	189.12
	<u><u>-----</u></u>
Bal Due	<u><u>-----</u></u>
	708.64
	<u><u>-----</u></u>
	14.41
	<u><u>-----</u></u>
	688.35

Martha E. A. Bayless

In Act with Brinsford Bayless
To Amt of this act for 1837 \$ 549.24
1837 to of Cost \$6 for Neg
Do 1838 To Amt Paid Bayley Boarding 60.00
Mar 20 Do Do 60.00 60.00 189.42

1839 - By rent for land for 1837 -	\$ 52.00
Aug 24 By Amt paid for negro	327.60
18 Do for land	188.12
188.12	188.12
Do 18 Do " "	150.84
	<u><u>-----</u></u>
Bal Due	189.42

March 25th 1838

566.42

Guardian's Return of the Estate of Richard Stewart

Joshua Hammett, guardian for the heirs of Richard Stewart
do for 1838 to wit William Gaucet part is, 175-10-422-2
Interest since first January 1837

Interest since first is	175-28-28
from the first January 1838	3-78
To Licenser with Hugh Hammett	191-5-0 Balance
Savannah Gaucet part is	199-03
To on interest 1 st January 1839	2-12
To Licenser with Hugh Hammett	194-91

Joshua Hammett, Guardian

Billed Licenser & Estate of Richard Stewart to
John R. Carter, Guardian for the heirs of Samuel Lister
Bkt Returns an account to current of the money in his hands belonging
to said heirs as follows to wit Returns Remonry Lister \$151.50
Returns for Guncing of Lister 128.76
Returns for Dudley W. Lister 128.76
Returns for Robert Lister 131.80

Ammounts Received by Joshua Hammett

Amount received of W. A. Bartee for the services & hire of Waggon
team & Waggon for the year 1837 after deducting all expenses attending their
hiring & keeping for same than four dollars and 75-
Waggon & team needs from same for the services & hire of wagges 3
See also Lewis D. Henry for the same year after deducting wages 860.05
allowing 50 for them. Also needs of same for the hire of Spencer 3
Africa Phil & Boys for the same time 325-00

Will of John Taylor Deceased

State of Tennessee Stewart County In the name of God Amen
I John Taylor being sealer of this my last will and testament First I command
my Soul in the hands of Almighty God who gave and my Body
to be buried at the discretion of my executors and executors
hereafter named Muses to what worldly goods that has been pleased
God to bless me with I give and dispose in this as and following
1st my will and desire is that all my just debts to be paid
2nd I give and bequeath to my wife Charlotte two feather bed bottoms
and purchase my son fully one side saddle blanket and bridle
3rd I give also a bequest to my daughter Mary Parsons Taylor
one feather bed bottom & furniture

my racing Horse Poney one side saddle blanket and bridle
4th I leave to wife Charlotte during her natural life or widowhood
there for the use and benefit of my family all my House Hold furniture
my above disposal of all my Grand County fine Head stock horses
such as she may select my stock of sheep two cows and calf on One
horses and two my goat ewes and Calf on my Cow and Stock
Provisions on hand of Corn Hand my two negro slaves and negro
and all my land as which I now have and Farming
implements

5th It is my wish and desire that if the prospect of marriage
between should do extend their lasting or in any way in their
business interests or render my family uncomfortable that the
land be sold by my Executor and executors under such title
made as I possess and the proceeds laid out in other lands
They may think best and sue title taken as to secure it for the
use of the family as before named

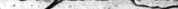
6th At the expiration of the natural life or widowhood of my wife
Charlotte it is my wish to desire that my two negro slaves and Calf
be divided between my four children before named equally

7th At expiration of the natural life or widowhood of my wife
Charlotte it is my wish that the land before named left
for the use of my family or such as may be bought by my
executors & executors for the use aforesaid be sold and
proceeds be divided between my three sons James H.
John Mr. and Thomas H. Taylor equally

And this my further wish and desire that the balance
of my stock not before named my gun & saddle be sold
and the proceeds together with what may be left

178. *Continued*

in hand & whatever may be collected upon Notes accounts etc
due me, after paying all my debts be laid aside by my executors
and administrators for a Negro girl and given to my daughter Mary
Parsons Taylor

Lastly & appoint James R. Randle and my wife
Charlotte Taylor my executor & executrix of this my last will
and testament in testimony of witness Whereof I have hereunto
set my hand and seal this twenty sixth day of January 1838
Signed and acknowledged John Taylor 
in presence of

W. Mitchell

Gabriel Wynn

Ali Ibis Strandy

State of Tennessee

Stewart County Court March Term 1838.

This Will was proven in open Court and the execution thereof
duly proven by the oaths of William Mitchell and Gabriel Wiggins
two of the Subscribing Witnesses thereto and the same is ordered to
be Recorded this given Under my hand, First ^{Mo} day in October,

Account of Salo Estate Thomas White & Seabird

1	the list of the sald of Thomas White	Amount	Bal	Amount	Bal	81	66
1	cupboard & furniture to legal estate	100	1 set Plains saw & French	5	124		
1	Lot of pails	" "	50	Pickling Full Meadow	124		
1	Table 25 1 copper mill 13/-		37	1 Steel Soap & wash basin	37		
	Summary articles		35	1 Poco John White	35		
1	Brass fire	George Patten	15.00	1 Lot sunnys Meadow	2	50	
1	Lead & stic	Meadow	3.	1 Measuring box Miles Pitt	433		
1	" "		4	1burying knife & bone	13		
1	" "	George Roberts	14	1 Bell Meadow	24		
1	Saddle	John White	12	25 3 Iron mages Miles Pitt	844		
1	par Saddle Bays	" "	3	75 1 Gunstock " "	1. 04		
2	Spinning Wheel 1 Lot charms Meadow		1.	100 1 Lot Castings Meadow	2. 00		
1	Chest	Meadow	1.	100 Saddle blanket blanket	41. 00		
1	Clock	George Patten	16	12 1/2 1 Loom & equipage Meadow	1. 00		
1	Lot sunnys	Meadow	75	1 Sythe John White	2. 50		
1	Spade	Bob McIntosh	25	1 Churn & tub Meadow	1. 00		
1	lot lead	George Patten	18 1/2	1/2 Sin Leather Bob Daniel	3. 50		
1	par Stillianas John White		3.	50 1 Lot oats John White	3. 37		
1	"	Neil McDaniel	1.	25 1 Cow & Calf Meadow	9. 25		
1	Hatchet & hammer	Meadow	12 1/2	1 " " scythe John White	12. 00		
1	Auger	Saw Lockhart	3 1/2	1/2 hals & Barn bushing	29. 00		
1	" & chisel		87 1/2	1/2 New Hobit Browning	7. 12		
1	Spoon	Wall Croppell	87 1/2	1 " " "	14. 00		
1	Browning traps	Meadow	9 1/2	1 " " Jacob Browning	5. 25		
	Amount Crd up		81	600	Amount Crd up	188	570

Continued

-Aunt Bessie u,

<u>Aunt Beat up</u>	188	57	9 Bowes & Heats Walk, Crooked	17.	50
1. Cow Robert White	50.	00	7 head of hogs "	13.	00
1. Star horse George Patten	25.	13 $\frac{1}{2}$	1 boar & Pigs "	3	31 $\frac{1}{4}$
1. " Kivens	2.	13 $\frac{1}{2}$	1 boar	3.	00
1. "		13 $\frac{1}{2}$	2 "	3	68 $\frac{3}{4}$
2. Meadow sheep	1.	00	Bow Big Horn	21.	00
6. " Thalpumus	10.	00	1 lot - with rock Meadow		50.
2. Louse Pigs	4.	45	1 cult - Slue Eatins	13.	00
1. Bairon John White	2.	37	whole aint --	338	88
Aunt carried ahs	283.	75 $\frac{1}{2}$			

... and came up
Kept at March Linn & Benjamin Maitland - son of
1838 No No come all

Henry McEvinn's Clerks Board of Taxes

Know all men by these presents that we Henry Tolson - Sarah
Anna Morris & Bruton John Parchment Samuel Cropp &
Mark Puckling all of the County of Stewart and Clerks
of Summers and Bellas and formerly bound in to - further
banded upon themselves in and over the State of
Summers and his successors in office in the sum of Five
thousand Dollars for the payment of which we bind ourselves
our heirs executors & administrators jointly and severally liable
with our seals and dates this Day of April 1838
The condition of the above obligation is such that whereas the
above bound Henry Tolson has been duly and constitutionally
elected Clerk of Stewart County Court by the people of
Saiia County now if the said Henry Tolson truly and
as directed to do collect by the Clerk of the County Court
by the laws of the State of Summers in such case
made and provided then this obligation to be
void and to remain in full force and effect
Tolson & acknowledge
in open court April

W. Wilson (Dr)

June 1838

Annie Dennis

M. M. Brantley

W. H. Parker

John Drommett

Samuel Tropp

Ward's Publishing Co.

Henry McLearn - Clerk's Bond

Know all men by these presents that we Henry McLearn Clerk
of the County of Stewart and State of Tennessee
do make and deliver and firmly bind us to pay to the
sum of Two Thousand Dollars and over the State of Tennessee
and his successors in office in the sum of Five
thousand Dollars for the payment of which we will make
and pay to the said Henry McLearn and each of us
and his heirs executors and administrators jointly and
firmly by these presents sealed with our seals and
dated this 2d day of April 1838.

The condition of the above obligation is such that
whereas the above bound Henry McLearn has been
elected and constitutionally elected Clerk of Stewart
County by the people of Stewart County
now should he the said Henry McLearn well and truly and
safely keep the records of the County Court of said
County and well and truly and faithfully
discharge the duties of Stewart County Clerk
then the above obligation to be now due to
remain in full force and effect.

Taken & acknowledged
in open court April
Term 1838

W. H. Groom atty

W. H. Groom D
Samuel Trap D
John Parmenter D
Samuel Trap D
Mark Hutchings D

William Belknap Sheriff's Bond

Know all men by these presents that we William Belknap
Thomas T. Watson - Martin L. Smith - Samuel Trap - Philander
Preston - John Parmenter - David Johnson & John H. Petty
all of the County of Stewart and State of Tennessee
do make and firmly bind us to pay to the said Henry McLearn
and his successors in office in the sum of Five thousand Dollars
for whose payment we will make and pay to the said Henry McLearn
and each of us and his heirs executors and administrators
jointly and severally firmly by these presents given
know and have made and sealed this 2d day of April 1838.
The condition of the above obligation is such that whereas
the above bound William Belknap is constitutionally
and appointed Sheriff of Stewart County by the said
Henry McLearn shall well and truly collect
and pay over all rents and proceeds to him

Continued

and pay and satisfy all just and true sums of money
by him received or levied by virtue of any process into the
possession into which the same by the law thereof
ought to be paid or to the person or persons to whom
the same shall be due his heirs or their executors - administrators - attorneys - agents or in any other way - will
and truly and faithfully execute the said office
of Sheriff during this term and then turn this
bills above to the said Henry McLearn and report
and pay.

W. Belknap - D
T. T. Watson - D
P. Preston - D
S. Trap - D
J. Parmenter - D
D. Johnson - D
J. H. Petty - D

Williams Belknap Collector's Bond

State of Tennessee I Know all men by these presents that
Stewart County 3 mo William Belknap - T. T. Watson
- Martin L. Smith & Wm H. Petty - Samuel Trap - John Parmenter
- David Johnson - John H. Petty -

all of the State of Tennessee and County of Stewart
do make and firmly bind us to pay to the said Henry McLearn
of the State of Tennessee for the sum being and his
successors in office for the use of said State in the sum
of Five thousand dollars to the payment of which
we will make and pay to the said Henry McLearn
and his executors and administrators jointly and
severally firmly by these presents sealed with our seals
and dated this 2d day of April 1838.

The condition of the above obligation is such that whereas the above
bound William Belknap has been duly and constitutionally
elected Collector of the Publick Funds of said
County of Stewart for two years from this first Saturday in
March 1838 - now if the said William Belknap shall
well and truly collect all State Taxes and also all Taxes
and school funds within said County which by law he
ought to collect and well and truly account for and
pay over all Taxes by him collected on which ought
to be collected on the first day of December in the
year 1838 and April respectively then this
obligation to the said Henry McLearn to remain
in full force and effect.

See other documents for signatures

ContinuedAttestH. W. Brownell

N. B. Cherry D
 H. W. Brownell D
 M. S. Starnes D
 P. Petty D
 Proctor - Beale D
 James Clegg D
 John Hartman D
 A. Johnson D
 J. W. Petty D

John W. Petty County Trustee Bonded

I, now all men by these presents that we John W. Petty
 George Petty, William B. Cherry - Marcellus M. Britton & Abithel
 Wallace all of the County of Stewart and State of Tennessee
 we held and firmly bound unto John Richardson Esq.
 Chairman of the County Court of Stewart County in the
 just and lawful sum of Five Thousand Dollars to be paid
 to the said John Richardson his successors in office or their
 assigns whom payment we and they to be made and
 him or them and each of us our said executors adminis-
 trators and copayees jointly and severally by these presents
 sealed with our seals and dated this 2d day of April 1838
 The condition of the above obligation is such that
 whereas the above bound John W. Petty hath been by the
 voters of the County of Stewart chosen trustee for said
 County - now if the said John W. Petty shall duly collect
 and keep all County monies which by law he is
 authorized as Trustee to collect and for stipulated account
 for and pay over all the same accountably to the
 said of the County Court then the above obligation
 to be void else to remain in full force and
 effect.

Signed & acknowledged
 in open Court

April Term 1838
 Attest H. W. Brownell

J. W. Petty D
 Geo. Petty D
 N. B. Cherry D
 M. M. Britton D
 A. B. Wallace D

I know all men by these presents that we - Abithel Wallace Davis
 James Charles B. Wilcox all of the County of Stewart and
 State of Tennessee are held and firmly bound unto
 John Richard Chairman of Stewart County Court in the
 sum of One hundred Dollars to be paid to the said John
 Richard or his successors in office or their assigns which
 payment we do and truly to be made and bind one
 hundred and one hundred dollars - administrators & executors
 jointly and severally by these presents sealed with
 our seals and dated this 2d day of April 1838

The condition of the above obligation is such that when
 as the above bound Abithel Wallace has been appointed
 trustee for said County - now if the said Abithel
 Wallace shall well and truly execute and perform
 the duties of trustee agreed to him during his
 continuance in office then the above obligation to
 be now used to remain in full force and execution
 in him.

- Abithel Wallace
H. W. Brownell D
 Davis Brown D
 C. B. Wilcox D

Witness John Franklin Guardian Mrs. Thos Lightfoot & Daniel Dawson

John Franklin I return as Guardian for the heirs of
 Thos Lightfoot & Mrs. and Danvers Dawson their late
 executors of T. W. Taylor the former - administrator of the
 two above estates executors of said Taylor for - January
 1 Lightfoot and January 1837

Due Thos Lightfoot January 1838

Due " " 1839

Due Thos Lightfoot Heirs of said estate due to Lightfoot
 on the first of January 1837

Due said Lightfoot 1838

Due D. Lightfoot 1839

Due William P. Dawson Heir of the above estate
 and said Dawson due the 1st of January 1837

Due D. Dawson January 1839

Balances Due & See

Amount due of property

cash on hand

Balances Due April 1838

\$ 149.13
 21.31

64.44

H. W. Brownell - sum

Guardian Pro tem Willis Manning for Sally Luton

Sally Luton part of the estate of le Luton died in there
hundreds and thirty six dollars and 48 $\frac{1}{4}$ cents in 1837 \$ 313.48 $\frac{1}{4}$
Interest is twenty one dollars eight cents in 1837 21.85 $\frac{1}{4}$
Charges made by his mother for board and wages
was eight dollars in 1837 8.00

Money paid for advertising the slave in
1837 was thirty three dollars 37 $\frac{1}{4}$ cts. \$ 33.37 $\frac{1}{4}$

Money paid for the return the 2^d of
February 1837 was 3 37 $\frac{1}{4}$

Now bears a balance of two hundred and forty four
Dollars and 55 cents remaining to Sally Luton \$ 294.55
A pro rata 20th April 1838 Willis Manning Esq

Polly - N Luton part of the estate Clement M Luton
Deceased is three hundred and thirty Dollars and
48 $\frac{1}{4}$ cents in 1837 \$ 313.48 $\frac{1}{4}$
Interest is Twenty one dollars and 85 $\frac{1}{4}$ cents
in 1837 21.85 $\frac{1}{4}$

Charges made by his mother for board and
wages in 1837 is eight dollars 8.00

for advertising bought out of the slave
was eleven Dollars in 1837 11.00

Money Paid for return in 1837 37 $\frac{1}{4}$
Now bears a balance of three hundred
and sixteen Dollars 93 3 $\frac{1}{4}$ cents remaining to
Polly - N Luton April 2^d 1838 Willis Manning Esq

Clement - N Luton part of the estate of le N Luton died
is three hundred and thirty six Dollars 69 $\frac{1}{4}$ cts in 1837 \$ 316.66 $\frac{1}{4}$
Charges made by his mother for board
in 1837 is eight Dollars 8.00

Money paid for return 6 Feb 1837 37 $\frac{1}{4}$
Money paid for journeys 2nd 4 $\frac{1}{4}$

Now bears a balance of three hundred
and fifty one Dollars and 15 cents remaining
to Clement - N Luton April 2^d 1838

Willis Manning Esq

Bond - Administration Marks Rushing Clement Esq 1838

Know all men by these presents that we Marks Rushing
Henry McCorison & Andrew Brown all of the State of Tennessee
and County of Stewart are here and firmly bound unto
the sum of one thousand dollars to be
paid to the Governor or his Successor in office or their Appellee
whose payment shall and truly to be made and kept our
said sum during our term of execution and Administration jointly and
severally firmly by these presents sealed with our seals and
dated the 2^d day of April 1838

The condition of the above obligation is such that if the
above bound Marks Rushing - Administrator of all and
singular the goods and chattels big and small of
Clement M Luton deceased as made or caused to be
made at the time of his death inventory of all and singular
the goods and chattels right and of the deceased which
had or shall come into the hands of knowledge or possession
of said Marks Rushing or into the hands of possession of
any other person or persons for time and the same to
have or exhibit or cause to be exhibited unto our County
Court and the same under 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 time do now and truly administer
according to Law and further do make or cause to be
made a true and just account of the administration
within one year after the date of these presents and
all the rest and residue of said goods chattels rights and
credits which may be found remaining on the said Adminis-
tration account the same being first examined and
allowed agreeably to Law shall deliver and pay into such
person or persons respectively as the same shall be and
pertinent to the time and place and meaning of this
Administration and if it shall appear that any will
or testament was made by the deceased and executed
in executing thereof named to exhibit the same unto Court
and if it above and appears of a conspiracy by
the said Marks Rushing that he neglects or omits to
allow said letters of administration application of such estate
being first made and made in any Court then this
obligation to be so far as to remain in full force and
effect

I have acknowledged

Mark Rushing D

H. McCorison D

Andrew Brown D

Levi McCorison Esq

186 ~~homestead Settlements~~ Executive Provisions in my will
and return given to the Estate of W. G. and S. C. S.

May 16th 1838

At the bound of James
Taylor deceased and his
comminisary appointed by the
County Comt of Minnico County
to settle with the executors of
John Taylor died as to his
Administration of the estate
of D M Taylor decd

Lourt Aug 17 Jun 1836

Fillmon Seaton & Williams Seaton
James Hagan & E. W. Seaton
Willie Seaton & Fillmon Seaton
James Gray & J. Seaton
Mrs. Arrow & L. Seaton
James Paston & McSeaton
L. Moore & Amaris Seaton
A. Phillips & L. Phillips
L. W. Seaton & M. Seaton
W. McSeaton & H. Bradford
Jas. Campbell & James
L. & M. Moberly & Jas. Blount
J. Hallinan & L. & Winties
H. Bradford & Jas. Hallinan
Geo. Clarke & H. Bradford
Jas. Donahue & Jas. Gray
Mrs. Mann & H. Bradford
Mrs. Williams & H. Williams
H. Taylor
William Beck
H. Bradford & H. Seaton
Mrs. Mann & H. Seaton

Notes and 1 September 1833
Salvius mynas & Elias mynas
Bew. toris " W Williams
Pelecanus " W Williams
A. Johnson .. Slorenius
Wicks Scaryotes W. Miller
Jac. leather W. Williams
John Williams .. No Williams
Willie Sexton.. No Williams

carried over

Brought up	504	45
Henry Somers, Har. Gray	3.	16
Mrs Martha Taylor and		
Mr. Justice	215	54
Amount just due his own	661	16
Williamson Williams 1st tr	50	00
Doris Daniel 23d March 1851	12.	00
J. Seaton & Jas. Lacy		
and 3 a/ccts 183.63	8	31
	1516.	44
Balance		
By amt paid for horses		
for sale and our years a/c	45.	45
J. M. Myers a/c	4.	00
M. Mc Starly	2.	06
nat a/court	2.	00
H. L. Palmer	3.	35
Cronyn & F. Thrus	30.	57
Samuel Davis	2.	00
W. B. Berry	24.	70
Dr. Taylor	16.	20
John Myrus	1.	00
amt for horses as		
som mister	100.	00

28	68/-	
32.	12/-	317. 33
10.	00	
10	57	279. 11
31	12/-	73. 06
197	74/-	44. 00

661.06. 1916 17
on a statement with James R.
5 50. 00 Manalo and Charlotte Taylor executors
11. 00 of John Taylor and the balance we due
57. 00 the estate of Berg W. Taylor and
15. 75 after allowing all legal costs
296. 00 this time hundred and hundred and
28 12¹/2 seventy six dollars and seventeen cents
56 00 as stated above and there open
59 58 the sums in notes and accounts
To John Manalo
546452 N - McRee bill

W. Mitchell
W. Miller.
~~A. Johnson~~

Petition - Sam^d John Manalo Estate of B.W. Taylor Dec'd
John Manalo, Petitioner as Administrator of B.W. Taylor and
Swears the amount of Notes that I recd from the
united States that went with James Manalo Executor of John
Taylor Dec'd the former administrator of B.W. Taylor
named as follows

~~Account of Salvo estate Larry Salterian Deceased~~

list of sales of the Property belonging to the deceased	to the estate of Lucy Salterton deceased 1797
one half acre of land	12/-
" " 1 Table	1/- 10
" " 1 Cupboard	3/- 00
" " 4 chairs	5/- 00
" " 1 Chest	1/- 00
" " 1 Lot household goods	12/-
Cynthia Sculthorpe Mother & Son	
William Bailey 1 Barn & Linn	
Cynthia Sculthorpe Wm. Sculthorpe now	
" " 2 acres	
" " 1 Bushel plow	
Mary Sculthorpe 1 Cow	
Joseph Sculthorpe 1 Cow & Shovel	
John Evans 4 new Horses	
Peter Sculthorpe 10 April	
Linn 143 &	
Leat	
To Mr. Johnson to all	
	15/- 00
	Amount of debts owing
	to the estate of Lucy
	Salterton deceased
	William Bailey 8/- 00
	Joseph Sculthorpe 1/- 00
	note for twenty five
	2/- 00
	Dollars July 1st to credit
	of Forty Dollars 35/- 00
	I William Bailey do hereby
	Certify that the above return
	is a just and true return of
	Inventory of the sum owing to
	Salterton debts owing to the
	above estate so far as I am
	able to ascertain
	April 2 ^d 1837
	John Gandy

An account of Sale of property Belonging to the Estate of B.W. Taylor Deed returned an inventory before return of the same sale on the 1st day of Decr 1837	
James Collier	1 Yerthe & Cessals \$1 125
Martha Taylor	1 Ploss. 23
"	2 Weeding tools 25
"	1 Ploss. 25
"	1 Lot of Harnes 25
Nicholas Taylor	1 Plow & harnes 50
Henry Gould	1 Plow 81/4
John Prudalio	1 Hors & Suntiters 50
Almon Johnson	1 Shovel Plow 75 105/-
Henry Gould	1 Chist 25
Matthew Taylor	1 far Lubb 25
"	1 Kettle 50
"	1 Pot 25
"	1 Open & Spider 25
"	1 Sifter 13/-
"	1 Ballg. Piggin 13/-
"	1 Tin Bucket 12/-
"	1 Spinning whab 25 20/-
"	1 Gray 16/-
"	1 half Bushel 13/-
"	1 Bucket 13/-
"	1 Cow & Calf 10.25
Almon Johnson	1 Cow & Calf 15.00
Matthew Taylor	1 Cow & Calf 7.00
do	19 Barrels & half 15 as corn at 1.00 per barrel 19.10
"	1 Wifor 2.25
Williamson Williams	1 Goods of Stars 56.00 107.75
Matthew Taylor	1 O to Cart 12.00
Gaines Myrris	1 Nav & Calt 35.00
James Collier	1 Small Ward 50.00
Matthew Taylor	1 Bay Horse 27.00
"	1 Small Stack oats " 50
"	1 Ppl & 20 Lrons 50 125.00
A true inventory and amount of sale of the balance of the personal estate of B.W. Taylor deceased sold on the 1st Decr 1837 cop & co Brinsford the farm not mentioned in inventory	
W.M. Sexton	50 Barrels corn at \$1.60/- 81.25
Phenopoulis	50 " " 1.57 78.50
"	100 " " 1.41 157.00
W. Williamson	57 Barrels & 25 bushels 1.71 90.15
Matthew Taylor	1 Stack of do 4 W 3 M 407.50

	Amount Bro't up	10000
W. Williamson	Stacks fodder 2 00	
"	" 3 1/4	
Martha Taylor	" Harry flat 5" 00	
"	" Barns 2 00	
Bon Anna	" Lot Wood 11 00	
Martha Taylor	" Lot Hogs 3 25	
"	" H. big Mass 50 250	
Phenopoulis	Set & Lays for Boarding & clothing 15 12 1/2	
Matthew Taylor	Meat - Sun 21 00	
George	16.00	
Ballardowaccans	6 50	
John Myrris	Barrels Wheat 7.50	
Wm Miller	4 " " 3 00	
Davy Miller	2 " " 1 50	
Jas Langent	2 " " 1 50	
James	2 " " 1 50	
William Bell	4 " " 3 00	
Samuel Davis	17 " " 1 12 1/2	
"	" - Valables 87 1/2 1100	
Amount sold on property on inventory returned Total No 100 Barrels Corn		548.75
April 1st 1838		344.25
793.75		

Inventory & account of sale the Estate of John Taylor deceased

A true inventory and amount of property as grain and implements by John Taylor Esq to his wife Charity Taylor to his 2 feather beds two headless & furniture one sofa fifty six bar saddle blanket & linole - amount of property grain and implements to May 1st Taylor town and feather bed & furniture one horse upon your six saddle blanket & head

Amount of property loaned William Collier Taylor during his natural life on manumission for the use and benefit of this family thirty one tract or parcels of land which the family now retain upon one negro boy Scot and Negro woman Lydia one year old oxen and a cart two cows & calves and hupper and masturing few heads of hogs sixteen head of sheep year old stock number not known six unmanured bushels corn more or less than stacks folded from bushes wheat six or seven unmanured pinches bacon and hamme hams and sausages 20 lbs 2000 tables one clock one looking glass one cupboard and furniture one chest one trunk eight chairs one small lot of books a pair of soap cans sticks three sarcens two pair of dog iron tools twelve three pots two pans two spoons and spittoon two griddle plates butter one coffee pot one tray & one rack three plates the board of clover green

intrust in a what few on log Chain one at our quiet home there many
hoses and clamps, our spear of trace chains our horses have according
hemp on them in a whip sum and many tools our various implements
out spinning wheel & chark mate &c

A true inventory on a amount of salers property for the use
and benefit of May P Taylor trustee date 16th March 1838
that sum and accountants

1	Horses Saddle		\$ 12.50
1	Cow	18.00	11.37
3	Yearlings	9.00	
2	Small cow	14.00	
24	Head of hogs	18.50	
1	big filly	35.00	
1	big - haw & calt	80.00	
			<u>\$198.37</u>
			<u>72.87</u>
			<u>20.00</u>
			<u>291.24</u>

cash on hand

and - lot of money

4 True inventory of - notes received of John Murray
Surving administrator of Benjamin Taylor's estate
as amount due the estate of John Taylor account
bount, and on William & Williamson Williams amount of \$22,127-
and on Sam - Moey & Marion Sexton 3.50
and on - Sam Johnson & Solomon Commins 15.75
" and on William Bell 10.50
" and on James Grey & Marion Sexton 40.00
" and on Gabbie Adams & Eliza M. Adams 5.00
April Term 1838
- trust to Hester in debt 3 games to Jonathan
to Hester in debt 3 games to Jonathan
to Hester in debt 3 games to Jonathan
to Hester in debt 3 games to Jonathan

Inventory Estate of Abram Hester Deceased.			
Personally			
5	head of Notes	161.37	2 Anons and 1 per Herts
3	" cattle	14.37	4 Spids
24	" hogs	28.50	1 Gard Senn & Bakke
4	house furniture	113.62	2 pair andirons
1	cupboard	8.75	1 Do What iron
1	tearante Stein	1.00	1 Wheel & 50. Cards
1	clock	10.14	1 Clock and Herts
1	looking glass	50	2 pairs and 2 bags
1	Chair Cur	10.57	10 Blg 2 Hg 3 4 1 tub
9	chairs	5.18	1 Picket, table & 6 chairs
1	Lager Muster	2.50	8
2	Pots & Tea Muster	3.37	1 Side Saddle

3	Bread Trays	95	1 Doek	50
1	Bushel and 2 bushels	1. 182	1 Spidder and Brads	1. 125
2	Do.	182	1 Do Joke & Bell	1. 162
2	Bags handle sticks	1. 014	1 Do. & 2 Spring Letters	1. 054
1	Oil bottle	1. 00	2 ph. Grace & 1 Bell	3. 704
18	Dishes and 1 bowl	2. 93	2 Mugs and 2 Millotts	2. 54
10	Baths and Sancy	1. 124	1 Saddle & Bridle	6. 60
6	Gambley and 5 & plates	0.64	1 Coffe mill & Kettle	.70
1	Bowl & Salt Cellar	1. 494	1 Table & Pitched	.70
6	dishes	1. 04	1 Books	4. 377
8	Milkings & 2 mads	5. 374	1 Knives & Herts	4. 62
5	area	3. 00	1 Rd. Candles roundly	.50
1	Ward. Dow	1. 00	1 Rd. Diddle Biggs	2. 147
1	drawing Knif	2. 00	1 Sides Leather	8. 104
4	Plow	0. 00	2 Basket	.934
1	Wreck	2. 00	2 Bags, 6 glasses & 1 Boat	15. 25
2	folding Tables	3. 00	1 Buffon & Butter Game up	
			3 Abram Hester Deceased	
			At joint sum 1838 Est. 14th April 1838	
			Wills of John F. Walker Deceased	

For the grace of god, Amen! I John F. Walker of the County of Stewart in
the State of Tennessee being sick and weak in body but of sound mind
memory and understanding thanks to the Almighty for the same do
make this my last will and testament in writing in Stewart follow
ing that is to say, After my funeral expences and just debts shall
have been paid as soon as possible after my decease by my executors
herein after named, I give devise and bequeath the rest of my property
real and personal as following. First I do give and bequeath to my
wife all my Kitchen and household furnitures, the Negro woman
Closie and the Boys boy Sam the two Horses known by the name of
Sam and Dolly four beds and all the hogs and Sheep now on the
plantation together with a tract and a pole of Thoro to have and to hold
the same to my Said wife during the term of her natural life as
well for her own maintenance and support as for the maintaining
and bringing up of my children. Secondly, I give devise and bequeath
to my Said wife the farm on which I now reside together with
the buildings theron erected and all my farming utensials, Seed
and to let the same to my Said wife for and during the term of
her natural life to and for the same purposes as my first bequeath.
Thirdly I give devise and bequeath to my Son William the negro
Big George. Should he recover from his present sickness and in
case of his death, then I give and bequeath to my said Son William
the Negro boy Picket. Fourthly I give devise and bequeath to my son Ephraim
the Negro boy named Samuels. Fifthly I give devise and bequeath to
my Son Henry the Negro boy Johnson. With the sum above

To my daughter Nancy Caroline the Negro girl Mary and one hundred dollars on her coming of age - Secondly, I give devise and bequeath to my daughter Elizabeth Davis or the Negro boy called Jacob Eighty \$ to give devise and bequeath to my daughter Polly or the Negro woman named Henrietta - Thirdly Should it happen that the said Negro boy George recovers from his present sickness then I give devise and bequeath the Said Negro boy Pinckney to my three youngest children have and share alike. Fourthly I give devise and bequeath all my real Estate not herein otherwise disposed of and the Said farm on which I now reside (after my wife's decease) To my children above named and to their heirs and assigns. More and More alike and as to the residue of my personal property I desire my executors herein after named to dispose of the same to the best advantage and after paying the most my just debts funeral and other expenses to place the balance out at interest and pay the same in equal shares to my children as they severally come of age. And lastly I do hereby appoint James C. Ingram Executor and myself Co-executor of this my last will and Testament hereby revoking and counteracting all former and other wills by me at any time before made In witness whereof I have caused to set my hand and seal this fifth day of March 1838

Signed Sealed and delivered
of the said Testator as and
per his last Will and testament
in the presence of us who at his
request and in his presence and
in the presence of each other
have hereunto set our names as
W. H. Thompson
W. H. Coleman Jurat
W. D. Mansfield
W. A. Hartig Jurat
J. W. Gathorn Jurat

State of Tennessee April Term 1838 This will was duly
Stewart County Court Proven in open Court by the oaths of
William H. Coleman Robert W. Thompson George W. Gathorn
and the same is ordered to be recorded

Test. Wm. Thompson L. M.

9 Thomas McIntosh's Will

Show all men by these presents that I Thomas 18th in Test. of the County of Stewart and State of Tennessee in the name of god Amen being weak in body but of sound mind and memory thanks be to god for this Message doth make and publish this my last will and Testament in the following manner that is to say after my decease It is my will and desire that my David Carpenter and all my just debts be paid out of my Estate Item first I have given unto my three daughters while same Nancy Gilphie and Elphy Cotton their full and equal share of money of my Estate before and at the time of their marriage and what I have given unto them I allow them and their heirs forever Item second it is my will and desire that my daughter Mary Scholay and my son Benjamin 18th in Test. have all the lands that I may own or be lawfully entitled to at the time of my decease with all the money and other property that I may own or be entitled to at the time of my decease It is my will and desire and do nominate and chuse a minor McIntosh and Joseph Scholay my true and faithful executors making void all other Wills heretofore made by me giving them special charge to see and have this my last Will strictly attended to and executed in Meticulous way I have hereunto set my hand and affixed my seal this 29th day of April 1833

John D. Weakly seal

A. Brown

Alexander Anderson

Thomas McIntosh seal

State of Tennessee

This will was
Stewart County Court duly proven in open Court by the oaths
of A. Brown and Alexander Anderson and the same is ordered
to be Recorded

Test. Wm. Thompson L. M.

130nd & 141nd day of April 1838

Show all men by these presents that we John Stanfield
Henry Edwards Clark W. Shelly and William B. Woods
and held and firmly bound unto John Richards Chairman
of the County Court of Stewart County his Successor et al
Successors Survivor of ourselves his executors administrators
or assigns in the sum of Eight Thousand dollars
in trust for the benefit of Rebecca Middleton for the
ment of which we bind ourselves our heirs executors adiminis-
trators and assigns jointly and severally firmly by these
presents and sealed with our seals and dated the 2^d day of
April 1838. The condition of the above obligation is that
not whereas John Stanfield has been appointed guardian
to the said Rebecca Middleton Board of the said
John Stanfield shall well and faithfully make true etc

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 Stewart and pay over to them or their Order the profits of Said Person of Stewart together with the profits and the Said Person of Stewart as above said shall remain himself in all things relative to said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law Acknowledged in open Court this 2d day of April 1835
Signed Wm McLean Kelly

John Maupin *[Signature]*
Rev Edwards *[Signature]*
Rev Mr. Smith *[Signature]*
Rev Mr. Walker *[Signature]*

5 Board of County of Stewart. McCarron & others
Know all men by these presents That we Francis McCarron Robert Dumbad & Robert Dunlap are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his Successor or Deputy Survivor or Survivor his Executor administrators and executors of his estate in the sum of Two Thousand dollars in trust for the benefit of E. Lewis Palma Mary of whom McCarron for the payment of which we bind ourselves our heirs Executors administrators and executors jointly and severally firmly by these presents and sealed with our Seal and dated this 2 day of April 1836.

The condition of the above obligation is such that whereas Francis McCarron has been appointed Guardian to the Said E. Lewis Palma Mary & others Now if the Said Francis McCarron shall well and faithfully make true returns and Settlements 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 Francis McCarron of above said shall remain himself in all things relative to Said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law Francis McCarron Acknowledged in open Court this 2d day of April 1836
Signed Wm Dumbad *[Signature]*
Robert Dunlap *[Signature]*

6 Board of County of Stewart. James H. Bartee

Know all men by these presents That we William Phillips and John Godrich are held and firmly bound unto John Richards Chairman of the County Court of Stewart his Successor or Deputy Survivor his Executor administrators and executors in trust for the benefit of John H. Bartee for the payment of which we bind ourselves and being severally firmly by these presents and sealed with our Seal by
Agreed this 2 day of April 1836.

The condition of the above obligation is such that whereas William Phillips has been appointed Guardian to the Said John H. Bartee now if the Said William Phillips shall well and faithfully make true returns and Settlements with the County Court of Stewart agreeably to law during his Said Guardianship said at the expiration thereof shall well and faithfully account with the Justices of the County of Stewart and pay over to them or their Order the profits of Said Estate for Bartee that may come into his hands by virtue of Said Guardianship together with the profits and the Said William Phillips as aforesaid shall remain himself in all things relative to Said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law Acknowledged in open Court this 2d day of April 1836

William Phillips *[Signature]*
John Godrich *[Signature]*

7 Board of County of Stewart. McCarron & others
Know all men by these presents That we Francis McCarron William Dumbad & Robert Dunlap are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his Successor or Deputy Survivor his Executor administrators and executors in the sum of Two Thousand dollars in trust for the payment of which we bind ourselves and being Executors administrators and executors jointly and severally firmly by these presents and sealed with our Seal and dated this 2d day of April 1836 The condition of the above obligation is such that whereas Francis McCarron has been appointed guardian to the Said E. Lewis Palma Mary of Savannah McCarron Now if the Said Francis McCarron shall well and faithfully make true returns and Settlements 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 James McConnel as aforesaid shall remain himself in all things relative to said guardianship agreeably to law and then this obligation to be void.

Acknowledged in open Court 3rd April Term 1838 } M^r Dunbar Seal
Test H^r St^r of a m^l 3rd Robert Dunlap Seal

BOND GUARDIAN ANDREW BARTER

Know all men by these presents that we William Phillips
~~of~~ ^{and} Alexander and held and firmly bound unto John Pickard Chairman of the County Court of Stewart County his Successor or Successors Survivor or Survivors his Executor or Executrix administrator or executors or executrixes of his estate in the sum of one hundred dollars in Trust for the benefit of Andrew Barter for the payment of which we bind ourselves ourselves executors administrators and jointly and severally firmly by these presents and sealed with our seals and dated this 9th day of April 1838. The condition of the above obligation is such that whereas William Phillips has been appointed guardian to the said Andrew Barter. Now if the said William Phillips shall well and faithfully make true returning and settlement make with the County Court of Stewart agreeably to law during his said guardianship and at the expiration thereof shall 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 James McConnel as aforesaid shall remain himself in all things relative to said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law

Acknowledged in open Court this 3rd April Term 1838 } William Phillips Seal
Test H^r St^r of a m^l 3rd Jack Goddick Seal

BOND GUARDIAN JASPER BARTER

Know all men by these presents that we William Phillips and Alexander are held and firmly bound unto John Pickard Chairman of the County Court of Stewart County his Successor or Successors Survivor or Survivors his Executor or

Administrator of his estate in the sum of one hundred dollars in Trust for the benefit of Jasper Barter for the payment of which we bind ourselves ourselves executors administrators and jointly and severally firmly by these presents and sealed with our seals and dated this 9th day of April 1838. The condition of the above obligation is such that whereas William Phillips has been appointed guardian to the said Jasper Barter. Now if the said William Phillips shall well and faithfully make true returning and settlement make with the County Court of Stewart agreeably to law during his said guardianship and at the expiration thereof shall 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 James McConnel as aforesaid shall remain himself in all things relative to said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law

Acknowledged in open Court this 3rd April Term 1838 } William Phillips Seal
Test H^r St^r of a m^l 3rd J^r Goddick Seal

BOND GUARDIAN JOHN CLEMARD

10 Know all men by these presents that we Alexander and Robert Dunlap having P^o Coats are held and firmly bound unto John Pickard Chairman of the County Court of Stewart County his Successor or Successors Survivor or Survivors his Executor or Executrix administrator or executors or executrixes in the sum of one hundred fifty dollars in Trust for the benefit of John Clemard for the payment of which we bind ourselves ourselves executors administrators and jointly and severally firmly by these presents and sealed with our seals and dated this 9th day of April 1838. The condition of the above obligation is such that whereas Alexander and Robert Dunlap have been appointed guardian to the said John Clemard. Now if the said Alexander and Robert Dunlap shall well and faithfully make true returning 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 Stewart and pay over to them or their order the profits of said John Clemard that may come into his hands by virtue of said guardianship together with the profits and the said James McConnel as aforesaid shall remain himself in all things relative to said guardianship agreeably to law and then this obligation to be void else to remain in full force and virtue in law

Acknowledged in open Court this 3rd April Term 1838 } Alexander Pickard Seal
Robert Dunlap Seal
J^r M^r Goddick Seal

198 " BOND GUARDIANA Wm Nancy Jane Climard
 Know all men by these presents that we Alexander Climard Robert Dunlap James H. Hockly are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his Successor or Successor Sheriff or Sheriff his Executors Administrators or Assigns in the sum of One hundred & fifty dollars in trust for the benefit of Said Nancy Jane Climard for the payment of which we bind ourselves and heirs Executors Administrators and Assigns jointly and severally firmly by these presents and sealed with our Seals and dated this 2 day of April 1838. The condition of the above obligation is such that whereas Said Nancy Jane Climard has been appointed guardian to the said Nancy Jane Climard now if the said Alexander Climard shall well and faithfully make true return and settlement 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 orders the profits of Said Nancy Jane Climard and that may come into his hands by virtue of Said guardianship together with the profit and the sum ~~one thousand dollars~~ as aforesaid shall demean himself in all things relative to said guardianship agreeably to law and then this obligation to remain in full force and virtue in law.
 Acknowledged in open Court this 3rd April Term 1838 Alexander Climard seal
 Robert Dunlap seal
 Test. H. C. Hockly seal J. D. Hockly seal

BOND GUARDIAN W. B. Moore
 Know all men by these presents that we John Richards Absther Mallard are held and firmly bound unto John Richards Chairman of the County Court of Stewart County his Successor or Successor Sheriff or Sheriff his Executors Administrators or Assigns in the sum of One hundred dollars in trust for the benefit of William B. Moore for the payment of which we bind ourselves and heirs Executors Administrators and Assigns jointly and severally firmly by these presents and sealed with our Seal and dated this 2 day of April 1838. The condition of the above obligation is such that whereas John Richards has been appointed guardian to the said Wm B. Moore now if the said John Richards shall well and faithfully make true return and settlement make with the County Court of Stewart agreeably to law during his said guardianship and at the expiration thereof shall well and faithfully account with the Justices of the County Court of Stewart and pay over to them or

their executors the profits of said Wm B. Moore that may come into his hands by virtue of said guardianship together with the profits and the said John Richards as aforesaid shall demean himself in all things relative to said guardianship agreeably to law and then this obligation to remain in full force and virtue in law
 John Richards seal
 Acknowledged in open Court this 3rd April Term 1838 Absther Mallard seal
 Joseph Smith seal
 Test. H. C. Hockly seal J. D. Hockly seal

BOND CONSTABLE W. G. Dunbar

Know all men by these presents that we William G. Dunbar William Dunbar & Charles Wilson all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Four thousand dollars for the payment of which we bind ourselves and heirs Executors Administrators jointly and severally firmly by these presents sealed with our Seal and dated this 2nd day of April 1838. The condition of the above obligation is such that whereas William G. Dunbar has been appointed constable by the Notary of District No. 1 now if the said William G. Dunbar does well and truly execute all precepts and other things that shall come into his hands of possession and make due return thereof and shall faithfully by and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as constable by faithfully executing the duties imposed on him by law then this obligation to be void otherwise to remain in full force and effect given signed and sealed and sealed this day and date above written Taken & acknowledged in open Court April Term 1838
 Test. H. C. Hockly seal J. D. Hockly seal
 William G. Dunbar seal William Dunbar seal James Wilson seal

BOND CONSTABLE JAMES R. Hockly

Know all men by these presents that we James R. Hockly Absther Mallard James A. H. Leford Samuel Ross & William B. Cherry all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Four thousand dollars for the payment of which we bind ourselves and heirs Executors and Administrators jointly and severally firmly by these presents sealed with our Seal and dated this 2nd day of April 1838. The condition of the above obligation is such that whereas James R. Hockly is appointed constable by the Notary of District No. 2 now if the said James R. Hockly does well and truly execute all precepts

and other things that shall come into his hands in possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect given under our hands and seals the day and date above written taken & acknowledged in open Court April Term 1838
Just Robt H. Garrison 6/1/38

J. W. Hockeys Seal
A. Wallace Seal
J. C. Mackelvans Seal
Parry Dopp Seal
W. G. Cheyne Seal

BOND OF CONSTABLE A. W. STAMM

4 Know all men by these presents that we Edward W. Smith James A. Hockeys Samuel M. Dopp Simon H. Bokley all of them Constl of Stewart and State of Tennessee are held and firmly bound unto the State of Tennessee over the State of Tennessee in the sum of four thousand dollars for the payment of which we bind ourselves our selves and their executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 2 day of April 1838. The condition of the above obligation is such that whereas Edward W. Smith is appointed constable of the voters of District No. 3. Pow of the said Edward W. Smith does well and truly execute all process and other things that shall come into his hands or possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written taken & acknowledged in open Court April Term 1838
Just Robt H. Garrison 6/1/38

A. W. Smith Seal
J. W. Hockeys Seal
Samuel M. Dopp Seal
Tim W. Bokley Seal

BOND OF CONSTABLE J. D. SHINNELL

5 Know all men by these presents that we Zachariah D. Shinwell Martin L. Darnell All of J. D. Shinwell all of the County of Stewart and State of Tennessee are held and firmly bound unto the State of Tennessee over the State of Tennessee in the sum of Four thousand dollars for the payment of which we bind ourselves our selves and their executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 2 day of April 1838. The condition of the above obligation is such that whereas

3 J. D. Shinwell is appointed constable of the voters of District No. 4. Now if the said J. D. Shinwell does well and truly execute all process and other things that shall come into his hands or possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect given under our hands and seals the day and date above written taken & acknowledged in open Court April Term 1838
Just Robt H. Garrison 6/1/38

J. D. Shinwell Seal
M. G. Martin Seal
Aug. Monwell Seal
P. Stratton Seal

Taken & Acknowledged in open Court April Term 1838

A. G. Shinwell

6 BOND OF CONSTABLE Jacob Parchment
We now all men by these presents that we Jacob Parchment John Parchment Henry Hoffman all of them County of Stewart and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of four thousand dollars for the payment of which we bind ourselves our selves and their executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 2 day of April 1838. The condition of the above obligation is such that whereas Jacob Parchment is appointed constable by the voters of District No. 5. Pow of the said Jacob Parchment does well and truly execute all process and other things that shall come into his hands or possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect given under our hands and seals the day and date above written taken & acknowledged in open Court April Term 1838
John Parchment Seal

Zachariah D. Shinwell Seal
in open Court April Term 1838
Just Robt H. Garrison 6/1/38

Jacob Parchment Seal
Wm. Johnson Seal