

Bond Constable James W. Williams

Know all men by these presents that we John Williams
Thomas Payne Samuel Mifflin Henry Faber in the 16.
Month and Year above written all of the County of
Westmoreland and State of Pennsylvania are held and firmly
bound unto the Governor in general and the State of
Pennsylvania in the sum of four thousand dollars for the
payment of which we bind ourselves and our heirs executors
and administrators jointly and severally firmly by
these presents sealed with our seals and dated this
5th day of August 1859.

The condition of the above obligation is such that whereas
James W. Williams is appointed constable by the voters
of District No 8 now of the said James W. Williams doth
well and truly execute all processes and other Misch
that shall come into his hands as process and
make up returning thereof and shall faithfully keep
and discharge all moneys that are collected by him
to such purpose as are by law to receive the same
and in all things to demean himself as constable
by faithfully executing the duties enjoined upon
him by law. Then this obligation to the said otherwise
to remain in full force and effect given
under our hands and seals the day and date above
written.

J.W. Williams
Thomas Payne
Samuel Mifflin
Henry Faber
John H. McAllister
P. Privett

Bond Constable John McAllister

Know all men by these presents that we John
McAllister Joseph McAllister and Luke A. McAllister
all of the County of Westmoreland and State of Pennsylvania are
held and firmly bound unto the Governor in general and
the State of Pennsylvania in the sum of four thousand dol
lars for the payment of which we bind ourselves and
our heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals
and dated this 5th day of August 1859.

The condition of the above obligation is such that
whereas John McAllister is appointed constable by
the voters of District No 5 now of the said John
McAllister doth well and truly execute all processes

and other things that shall come into his hands or possess
ion and make due return thereof and shall faithfully
keep and discharge all moneys that are collected by him
to such purpose as are by law to receive the same and in all
things to demean himself as constable by faithfully ex
ecuting the duties enjoined upon him by law. Then this obliga
tion to be valid otherwise to remain in full force and
effect. Given under our hands and seals the day and
date above written

John McAllister
Joseph McAllister
D. S. McAllister

Will of James W. Randolph Jr.

I do the name of God Amen & James W. Randolph of the State
of Virginia and County of Stewart being weak and sick in
body but of sound and perfect mind and memory and
willing to avoid the uncertainty of this life, and knowing
that I am appointed for all men to die do make and
ordain this to be my last will and testament as being
desirous to settle such Mortality property as is pleased God
to bless me with and in order to prevent disputes which
he might hereafter arise, I constitute and appoint
my beloved wife Elizabeth Randolph and William
Wayne Executor to this my last will and testament in
manner and form as following that is to say first my will
and desire is that I give unto my wife Elizabeth my negro
boy Lewis also my girl Anna Harriet. I also give unto
my daughter Caroline Sumner the yellow Harriet and Charles
John also my desire is for the William Brown Jr to have my
girl Amy and care of pleasure god it should live, also
my desire is my Executor sell such property as can be
best spared in order to pay my just debts, my desire
is that my beloved wife Elizabeth should keep all the
 negroes together in order to support her and children
 In testimony whereof I have set my hand after my
 seal this Twenty fourth day of June 1859
 Signed sealed and delivered in presence of J. W. Randolph
 my test. Leaming Williams
 Lemuel Bowes

Bond Guardian John Hobbes Hening

Know all persons by these presents, that we James Wofford
Jacob Morgan & Abithel Wallace all of the County of Stewart
and State of Georgia are held and firmly bound unto
Philander Pritchett Chairman of Stewart County Court
in the sum of One hundred and fifty dollars to be
paid to the said Justices and their Successors and Survivors
in office, their Executors and Administrators in trust for
the benefit of the children herein after named committed
to the custody of the said James Wofford to which payment
well and truly to be made we bind ourselves and
heirs Executors and Administrators jointly severally and
firmly by these presents sealed with our Seals and dated this
2 day of September A.D. 1859.

The condition of the above obligation is such that whereas
the above named James Wofford Guardian to Maria George
Paney, Mary Anne, & Lydia Ann Hobbes minor orphans
of John Hobbes deceased now of the said James
Wofford shall faithfully execute his said Guardianship
by securing and insuring all the Estate of the
orphans until they shall arrive at full age or be
brought there to eighteen and then a plain and
true account of his Guardianship an oath before the
Justices of our said Court and deliver up for to and
secure the said orphans of all such Estate or Estates as
they ought to be deprived of or to such other persons as
shall lawfully be empowered to receive the same
then the obligation to be void otherwise to remain in
full force and effect.

James Wofford
Jacob Morgan
A. Wallace

misses brother jointly severally and firmly by their present seal
with our seals and dated this 2nd day of September A.D. 1859.

The condition of the above obligation is such that whereas
the above named Thomas S. Watson Guardian to Martha
Watson Hobbes orphan of Martha Watson deceased son of the
late Thomas S. Watson shall faithfully execute his said Guardianship
by securing and insuring all the Estate of the orphan
until she shall arrive at full age or be some time Regained
and then a plain and true account of his Guardianship
as with before the Justices of our said Court and deliver up for to and
secure the said orphan of all such Estate or Estates as
she ought to be deprived of or to such other persons as
shall lawfully be empowered to receive the same, then the
obligation to be void, otherwise to remain in full force and
effect.

Thomas S. Watson

Witnessments

Samuel Stackhouse

By Power of Attorney of Mr. W. H. Miller

In the County Court of Stewart City, Ga. I doth make and
enforce unto Mr. Miller to sign my signature for Thomas
S. Watson as Guardian by his daughter Martha Watson
and they set down by him will bear. Bearing an account of
done by myself personally Mr. W. H. Miller signed seal this
2nd Sept 1859.

Samuel Stackhouse

Bond Guardian Martha Watson

Know all persons by these presents, that we Thomas S. Watson
Abel Clement and Samuel Stackhouse all of the County of Stewart
and State of Georgia are held and firmly bound unto
Philander Pritchett Chairman of Stewart County Court
in the sum of Thirty thousand dollars to be paid to
the said Justices and their Successors and Survivors
in office their Executors and Administrators in
trust for the benefit of the said children herein after
named committed to the custody of the said Thomas
S. Watson to which payment well and truly to be
made we bind ourselves and their Executors and ad-

Will Elizabeth Bennett deceased

August 11th 1859

I give unto my daughter Louisa L. Brewster
Adeline a Slave and her daughter Hetty and increase to have
and to hold her life time and after death to dispose of as may
seem proper to her in presence of

Witnesses

Wm. Brightman Jr.

Benjiah Brightman Jr.

Jean Brightman

Mary A. Brightman

Louis L. Brightman Jr.

Elizabeth Bennett deceased

Born. Administrators Elizabeth Barnwell

Know all men by these presents that we Louise S. Brown
William B. Blahery & Henry McCorison all of the County of
Stewart and State of Tennessee are held and firmly
bound unto Newt or Leavenworth Governor of the State of Ten-
nessee in the sum of Five hundred dollars to be paid
unto the said Governor or his Successors in office to
which payment well and truly to be made we bind our-
selves and His Excellency as Administrators jointly and
severally firmly by these presents sealed with our
seals and dated this 2 day of September A.D. 1859.

The condition of the above obligation is such that
the above bounden Louise S. Brownson with the
will and administration of all and singular the goods
and chattels rights and credits of Elizabeth Barnwell
deceased do make an account to be made a true and perfect
Inventory and all and singular the goods and chattels rights
and credits of the said deceased which have and shall come
into her hands possession and knowledge of the said
Louise S. Brownson as into the hands of possession
of any other person as passing for her the same to
make as heretofore to be exhibited to this court
within twenty days from the date of these presents
and the same goods chattels and all other
goods chattels and credits of the deceased at the time
of her death as which at any time after shall
come into the hands of possession of her the said
Louise S. Brownson or into the hands of possession
of any other person as passing for her do well
and truly administer according to law and
further do make an account to be made a true and
just account of his administration within two
years after the date of these presents and all the
rest and residue of the said goods chattels and
credits which shall be found remaining upon the
said administration account the same being first ex-
ecuted and allowed by the court shall deliver and pay
his justly as the same shall be due unto person
and to the true intent and meaning of the acts in
such cases made and provided and if it shall appear
that any last will and testament made by the
deceased the executors or trustees thereof named
do exceed the sum in court making request to
have it allowed and approved according to the
said Louise S. Brownson above bound herein to whom
he may be rendered and deliver the said letters of

Administration of probate of such testament having been
made in the said court then the above obligation
to be void as to remain in full force and effect for
testimony whereof we have hereunto set our hands and
sealed the day and year above written

Louise S. Brownson
W. Blahery
H. McCorison

Born. Administrators William Moore deceased

Know all men by these presents that we Zeariah S. Shewell
Elizabeth Shewell Alling Shewell & William H. Clark
all of the County of Stewart and State of Tennessee are held and
firmly bound unto Newt or Leavenworth Governor of the State of
Tennessee in the sum of two thousand dollars to be paid unto
the said Governor or his Successors in office to which payment
will and truly to be made we bind ourselves and his execu-
tors or administrators jointly and severally firmly by these pres-
ents sealed with our seals and dated this 2 day of September
A.D. 1859. The condition of the above obligation is such
that the above bounden Z. S. Shewell Elizabeth Shew-
ell administrators of all and singular the goods and
chattels rights and credits of William Moore do make an
account to be made a true and perfect inventory and all and
singular the goods and chattels rights and credits of the
said deceased which have and shall come into their hands
possession and knowledge of the said Z. S. Shewell & Elizabeth
Shewell as into the hands of possession of any other per-
son as passing for them the same to make an account to be
exhibited to this court within twenty days from the
date of these presents and the same goods chattels and
all other goods chattels and credits of the deceased at the
time of his death as which at any time after shall come
into the hands of possession of them the said Z. S. Shewell
and Elizabeth Shewell as into the hands of possession
of any other person as passing for them do well and
truly administer according to law and to make
an account to be made a true and just account of his adminis-
tration within two years after the date of these presents and
all the rest and residue of the said goods chattels and
credits which shall be found remaining upon the
said administration account the same being first ex-
ecuted and allowed by the court shall deliver and pay

unto such person or persons respectively as the same shall be due unto pursuant to the true intent and meaning of the acts, in such cases made and provided and of it shall appear that any last will and testament made by the deced and the executors or executors whom in manner do Exhibit the same in court, making Request to have it allowed and approved according to the said above named being thence required do Kindly and deliver the said letters of Administration approbation of such testament being had and made in the said Court then the above obligation to be void else to remain in full force and effect. In testimony whereof we have hereunto set our hands and seals the day and year above written.

J. S. Maxwell *(Signature)*
E. Maxwell *(Signature)*
A. J. Maxwell *(Signature)*
W. H. Clark *(Signature)*

Bmt Comptble James M. Henry

Know all men by these presents that we James M. Henry William W. Abing & Edward W. Smith, all of the County of Stewart and State of Georgia are held and firmly bound unto the Government in and over the State of Georgia 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 seals and dated this one day of September 1859.

The condition of the above obligation is such that whereas James M. Henry is appointed constable by the voters of District No. 6. Now if the said James M. Henry does well and truly execute all precepts and other things that shall come into his hands as possessor 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.

James M. Henry *(Signature)*
Sealed under our hands and seals W. W. Smith *(Signature)*
the day and date above written A. Wallace *(Signature)*
E. W. Smith *(Signature)*

<u>Account against William Crofwell's Heirs</u>	
James A. Crofwell Guardian to the minors heirs	\$1.
William Crofwell	
To hire of Negro Boy Henry for the year 1858	\$96.00
" by James an Negro for 1855	4.00
" " Bills for Guardian Bonds	1.50
" " This Settlement	1.50
" " Recording Same	.50
	4.05
	<u>\$91.95</u>

by Settlement with James A. Crofwell Guardian to the minors heirs of William Crofwell, I find him indebted to said heirs in the sum of Ninety one dollars & 6 cents for the hire of Negro Boy Henry for the year 1858.
Returned to Sept Term 1859 Test H. H. Clark Clerk of Stewart County Court

Account Currant John Hobbs Heirs

<u>Account Currant John Hobbs Heirs</u>	
W. Hayes Hobbs Guardian to the Minors Heirs of	\$1.
John Hobbs	
There is yet nothing done unto my heirs as yet	one
nothing to be paid from the 25th August 1859	
Test H. H. Clark H. H. Clark J. H. Hobbs	
Guardian	

Account Currant Paulina Bailey

<u>Account Currant Paulina Bailey</u>	
John S. Bailey Guardian to Paulina Bailey	\$1.
To Amount of Money Received from Administrators of Henry	
Bailey Sec'd	392.00
To interest from 1st January 1858 up to 1st July 1859	37.20
Amount Received from Allen Bailey's Estate	36.74
Less by ape from Myrry Wall 4.58	3557.94
" " Interest 2.5	
" " ape to Kinkaid & Co. 20.40	
" " " 5.05	
Bills for " " " 1.00	
Settlement Recording .50	
Guardian Bond 30 Oct 1858 \$338.66	
	37.78
	30 Oct 1858 \$338.66
	37.78

Willis B. Nelson Esq. Esq. by John Jackson Esq.
Do Amount received from Adm'r of Fanny Jackson Estate
Do Interest ^{f 22.94}
Do Interest from 6th June 1858 up to 6th June 1859 ^{14.67 1/2}
Do Do by Clerk fee for Wm. 50 ^{2.45 1/2}
Do Clerks fee for Settlement 1.00
Do Recording ^{.50} ^{2.00}
Do Do ^{2.00} ^{2.00}
Do Do ^{2.00} ^{2.00}

Phillip B. Tolson Guardian to his four children
 Do Amount received from the Administrator of
 George Webb deceased \$ 1254.55
 Do Interest from 12th Decr 1857 to first Janry 1859. 75.88
 Do Attorney fee 20.00 1504.83
 " " Clerk for Bond .50
 " " Settlement 1.00
 " " Recording & ame ~~and~~ 22.50 23.00
 Bal Due \$ 1282.88

Account Current John S. Acers, Drury

James Wimberley & wife their to John S. Avery Esq.	
Do Amount of Money on hand May term 1837	\$ 66.86
Interest on same amount three years & 8 months	6.09
Rent of Land for 1837	18.00
Interest on same amount 19 months	1.25
Rent of same Land 1838.	16.00 ⁴
Interest on same amount 8 months	1.06
Ex. By Tax of Land 1838 & 39 .50 cents	\$ 106.42 ⁴ /4
" " by Initiation	1.90
" " by Spelling Book	.18 ⁴
" " by last Return	.57 ⁴
" Clerky for Settlement	1.00
" " Recording same	.50
	\$ 3.96 ⁴

Balance Due 1/1/2014 \$0

on Settlement with James Wm. Burley Guardian to the Heirs of
John J. Scorn I find him indebted in the sum of One hundred
and Two dollars and forty Six cents Without my Henry Hobson Clark
here at office May 3rd 1839. By Wm Hollister Deputy

Account of Comptant Frederick Gifford Decreas	
Barnabas Corp & wife D. Hall Executors of the Estate of Frederick Corp to Estate	100
De-Account as returned to January 1st 1857	\$404.28
Balance from 1st Jan 1857 to 1st July 1859 an 404.28	12.12.1
	416.41
Let by f. Pox account to Driv. Bradley 5.62 p	
" " Job. Brinnin & Co 10.88	
" " Rob. Michell 7.10	
" " Richmond & Powell 9. 51 1/4	
" " Shryock & Allen 6. 64 1/2	
" " Barnabas Corp. 8. 16	
" " " " " 22.00	
" " Amount to vendor 21.00	
" Note to Lorden & Simard 22.00	
" Whiskeran Day of Sale & Gallon 5.00	
" failure in Park St to Shryock 15.00	
" Note to Barnabas Corp. 50.00	
" Compensation to Executor 20.00	
" Clerks fees 2.62 p	
" Clerks fees for Settlement 2.00	
" Recording 157	307.87
	207.87
Amount due to Estate	\$208.54

Account current Thomas White Second

Benjamin Mcintosh Administrator of the Estate of	
Thomas White deceased	
An Account as per Inventory of Two Sales and amount of Money on hand	
On Acct 1st to Mr. J. W. Marable	8.00
" 2 " - Holden & Richards	2.50
3 " - Marshall & Baskin	5.16
4 " - Samuel French	1.75
5 " " " "	4.65
6 " James Burckham	28.00
7 Mr. Do. Adrich Thompson	21.05
8 " - Maycock & Allen	5.12
9 Ap. Do. Young Wall 6.61	2.06
10 " " George Roberts	4.88
11 " " John Ken Petty	1.50
12-5 Tax Receipts	1.06
13 any account on John Garibrough which could not be collected	5.08
Amount B.C. per Mcintosh	15.15

Account Current of Hon. Wm. White continued

Billing fees	On 50	Amount 466.67
Compensation to Adams	80.00	
or by Clerk before the court	2.00	
" " " Recording	.50	151.86
		<u>566.84</u>

Account Current of John Stoker Decased.

Jacob Mycock Administrator of the estate of John Stoker	On 50	
Decased	On 50	
No Amount as per Inventory Received now		5867.00
On 50 Clerk, Mrs. S. McElroy per 25th Inst \$50.00		
" " " 30 Shrock & Allen	24.29	
" " " 4 " J. C. Swanson & Co	28.58	
" " " 5 " " " "	11.50	
" " " 6 " " " " 11 th Oct 1857	8.50	
Opn No 7 " Clements & Diane	52.75	
" " " 8 " A. W. McEwen	4.124	
" " " 9 " A. D. Lancaster	1.25	
" " " 10 " John W. Weeks	14.94	
" " " 11 " Sale C. E. Cunn	8.00	
" " " 12 " George C. Cunn	2.00	
" " " 13 " John W. Koenig	5.57	
" " " 14 " Shrock & Allen	0.2694	
" " " 15 " Joel B. Acreo	3.00	
" " " 16 " Wm. Handel	2.84	
" " " 17 " Lee & Boyliff	5.19	
" " " 18 " 11 th Oct 1857	2.554	
" " " 19 " Wm. Befford	5.21	
" " " 20 " Dan Receipts & fees	964	
" " " 21 " Billings for Surveying Land	2.00	
" " " 22 " Attorney, Wm. McElroy per	10.00	
" " " 23 " Wm. Kellard	10.00	
" " " Billings to Circuit Court		
" " " Clerk, Station & Post Office	16.17	
" " " Clerk before Guardian Bond	.50	
" " " Bond and Adams	1.00	
" " " Guardian	1.00	
" " " Clerk before this Settlement	2.00	
" " " " Renting same	.50	389.46
On Settlement with Jacob Mycock Adams		\$ 67.55
of John Stoker I find him indebted to the Estate in the sum of Sixty Seven dollars 55 cents to this 29th July 1859.		

Hon. Wm. C. Brown Clerk of Stewart County Court

Inventory and Account of Sales of Jas. A. Brown

Louisa S. Brown Admin. decd.		105 W. H. Shry next	244	81
The amount of Money hand		106 G. B. Bevers	2	
at the death of J. A. to		107 W. B. Shry	190	20
one man & brewer	108	108 C. A. Henry	565	54
J. Marpe	109	109 W. B. Shry Jan 1st 1857	50	45
J. P. Miller	110	110 W. B. Shry Next	50	50
J. R. Gandy	111	111 John W. B. Shry Next	307	16
A. Carroll	112	112 Joel B. Shry	88	
A. Robinson	113	113 W. B. Shry	6	
J. Hancock	114	114 Allen Mobley	25	22
O. Boyle	115	115 W. B. Shry Middleston	381	00
J. C. Brown	116	116 W. B. Shry	159	79
J. A. Williamson	117	117 W. B. Shry for J. C. W. Middleston	58	37
A. Boyle	118	118 W. B. Shry for J. C. W. Middleston	805	08
Joe Barnes	119	119 W. B. Shry for J. C. W. Middleston	85	
Jameson & Son	120	120 W. B. Shry	20	
A. & J. Shry	121	121 W. B. Shry for Clarkston	28	45
George Nixon	122	122 W. B. Shry Jan 12, 1856	25	90
John Budd	123	123 J. D. Shry	16	
	124	124 J. D. Shry next	33	
The amount of Property left	125	125 J. D. Shry for J. W. Middleston	29	
Balance on Bank, etc	126	126 Joe Bishop Next	9	35
Sale of Byron Forge	127	127 W. B. Shry for J. D. Shry	8	
1851 Wm. King of Wagon & Team	128	128 J. A. Robertson	29	67
1851 Wm. King of Wagons & Team	129	129 Lewis Bishop	101	06
The Rent of the hands	130	130 J. A. Wilson	16	69
The Rent of hands 1855	131	131 J. C. Gwyn	8	75
The Sale of Wagons & Team	132	132 W. B. Shry East W. Shry next	56	86
Red from Lynch's land	133	133 Beacham & Co. Next	71	95
Wagons found in River	134	134 J. D. Shry next, Wm. W. Middleston	124	
The cost of one oxen	135	135 T. D. Act to Moore	10	
The horses and Hogs and	136	136 J. H. Marable Note	55	
Sheep I Bought	137	137 P. L. Shry Act	5	
The Household furniture &	138	138 J. C. D. Shry Next	149	45
Garn. Tools	139	139 J. N. West Note Pd.	38	55
			4964	41
One Note	140			
The Rent of Forge	141	144 paid John Tolson	12	75
old hands in pd judgment	142	144-145 J. D. Shry Middleston	699	00
The Money Recd from Wm. W. Middleston	143	144-145 J. D. Shry Recd from Wm. W. Middleston	95	60
Rented P. H. Hamberger Place	144	144-145 J. D. Shry Next	1761	89
	145	144 Paid Note in Bank	220	95
L. L. Brown amount as per	146	145 Paid J. D. Shry	20	
J. W. Shry Renter Jan 1st 1856	147	146 W. B. Shry upon W. Shry Next	53	50
J. S. Dulane, Wm. Farmer	148	147 J. D. Shry	57	50
J. Smith next	149	148 On John Brigham	16	00
Wesley Young	150	149 J. H. Shry	20	

Inventory of Hatt A. Brumford's Estate

1000 Blank Rec.	100	100	W. McHenry Rec.	1000	20	
1000 John McManus Rec.	67	50	J. N. Allen Blank Rec.	1000	64	
1000 Wright Matthews Rec.	5	25	J. P. McMurtry Rec.	1000	20	
1000 Dunning Captain Rec.	87	60	Albert Biggs Rec.	1000	75	
1000 McHenry Rec.	22	54	P. McMurtry Rec.	1000	70	
1000 McHenry Rec.	10	40	A. McMurtry Rec.	1000	25	
1000 W. H. Pecky Rec.	5	18	H. McMurtry Rec.	1000	10	
1000 W. H. Pecky Rec.	1	50	W. McMurtry Rec.	1000	50	
1000 A. McMurtry Rec.	12	50	John Parchment Rec.	1000	5	
1000 John McMurtry Rec.	519	27	Gas. A. Brumford & Williams	1000	80	
1000 James Smith	86	64	do do do	1000	72	
1000 W. H. Pecky Rec.	29	71	Ed King Rec.	1000	16	
1000 John McMurtry Rec.	201	75	Peterson Rec. pd Cash	1000	60	
1000 John McMurtry Rec.	54	77	A. H. Long Rec.	1000	35	
1000 John McMurtry Rec.	56	87	Pd C. M. Shelly Rec. against			
1000 W. H. Pecky Rec.	6	50	the est.	1000	45	
1000 W. H. Pecky Rec.	66	50	pd C. M. Shelly Rec. in suit with			
1000 J. H. Cox - Rec.	10	40	Sugarm & Company	1000		
1000 J. H. Pecky Rec.	5	1	do for forming Rec.			
1000 J. H. Pecky Rec.	47	38	do L. O. the George	25		
1000 J. H. Pecky Rec.	181	90	do for service	1000	15	
1000 do do	12	45		1000	44	
1000 S. Moore	6	50	1000 W. McHenry Rec. & Shelling			
1000 J. E. Kenny Rec.	51	25	Court Cost.	1000		
1000 Adams Rec. Pd.	417	1000	J. H. Hawking Promt	1000	15	
1000 W. H. Young Rec.	62	72	do Horn Largent Estate			
1000 J. H. McMurtry Rec.	15	48	23 Cheungs Rec.	1000		
1000 McMurtry Rec.	50	38	do H. H. H. Brown	1000	62	
1000 H. H. H. Brown Rec.	1	75	do do do	1000	54	
1000 J. H. McMurtry Rec.	95	50	do 110 and Brumford Estate	1000	25	
1000 J. H. McMurtry Rec.	5			1000	91	
	1000	19		1000	91	
	1000	19		1000	91	
Bill 1000 Oliver Rec. Rec.	100	518		1000	91	
1000 of other Paid William - 1000	40	50	Amount of Rogerian Hand Rec.			
Paid Rec. J. H. Pecky Rec. S. McMurtry Rec.			could not be located & dissolved Co.			
1000 & interest	1000	50				
Paid 1000 from Wm. H. Pecky Rec.	57	54	1000 J. H. Barnes	1000	40	
H. H. H. Pecky Rec.	84	65	1000 J. H. H. Pecky	1000	51	
1000 J. H. Pecky Rec.	5	55	1000 J. H. Pecky	1000	19	
1000 J. H. Pecky Rec.	10	51	1000 J. H. Pecky	1000	50	
1000 J. H. Pecky Rec.	142	1000 J. H. Pecky	1000	62		
1000 J. H. Pecky Rec.	1000	75	1000 J. H. Pecky Rec.	1000	16	
1000 J. H. Pecky Rec.	52	1000 J. H. Pecky	1000	71		
1000 J. H. Pecky Rec.	7	18	1000 J. H. Pecky	1000	51	
1000 J. H. Pecky Rec.	56	50	1000 J. H. Pecky	1000	50	
1000 W. H. Pecky Rec.	24	87	1000 J. H. Pecky	1000	71	
W. H. Pecky Rec.	25			1000	39	

Return of Guardian Sarah A. Brumford

Expenses incurred for the		2 1/2 of bank	
Benefit of the estate		one shill. w. k. f.	
Pd for wood work of Waggon	22	2 Bottles of Mineral water	2.
do for painting Waggon	50	3 1/2 lbs French Lighhouse	75.
for Son on the Waggon		14.21 Lambrik	25.
Three black Birds 1/2		Wool 2 pairs of silk stockings	5.
Six leather collars for mules	3.75	one Ban	25.
Sole leather to repair Harness	50	one Ban	1844.
Old black Fox	1.05	do half yard of Lighouse	
Expenses at home	75	1 yard do orange and white	84c.
do Blacksville	1.60	one Bonnet & trimmings	6.625.
Cash paid for making houses	6.	1/2 dozen fine candles 6d per	6.
do going Charlotte 1857	5.	50. do one head dress	25.
do Receiving Return of sale	1.50	do 2 1/2 lbs of white auburn	954.
Brady of Guardianship	4.50	1/4 oz. Varnish	55.
Cash pd for marriage	75	1000 21 Dec 1857 1/2 of Linen 46	6.
do pd in Charlotte 1857	3.	Cash	1.
do pd in Clarksville	2.50	2 1/2 lbs of green grass do N. flag	40.
do 2nd do 1/2 lbs silk 6d ap	5.	5 lbs of do. ribbon	67.
do 2nd do 1/2 lbs silk 6d ap	6.	do 2nd do 1/2 lbs silk 6d ap	11.
one candle & shall	4.	one candle & shall	124.
one quondam & cap	1.	one quondam & cap	75.
one set of fine comb	2.	one set of fine comb	5.
2 pair of shoes	2.	2 pair of shoes	57c.
Cash going to Nashville	20.	Cash going to Nashville	1.
		do	
Jan 1858. do 2 yrs of St. of under 5.50			
2 pairs of silk stockings 57c.			
Paper			
July Settlement is not made in full as there is yet debt unpaid between two or three thousand dollars also some few dollars	211.79	Cash going to Clarksville	2.
that I have not Paid nor do not know the exact amount.		pd for your home in Clarksville	1.
Laura D. Brumford Guardian for J. A. Brumford		July 8 one head brush	.75.
Amount pd for Sarah A.		April	
Bromford in 1857 & 1858.		Cash doing table cloth	1.50
		do 5 1/2 lbs of fashion cloth	4.
		17. 1/2 lbs of French domestic	57c.
		Aug 5. do cash	5.75.
		" 15 lbs cash	6.
		" 19 lbs do at Clarksville	5.
		24 pairs of Indian kid slps	1.60
		one pair of kid clovs	1.50
		3 1/2 lbs of French Sawn	6.
		2 pairs of bottom lace	1.025.
		2 1/2 lbs of striped material	1.125.
		June 5th one head wreath	.75.
		two spools of thread	.5.
		2 pairs of silk stockings	1.50.
		1/2 do of linen	.50.
		2 sets of Points	1.50.

Sectio II. Lyndiae

Arabel Summers

#541.52

Belvoir Guardsman

Elizabeth S. Brainerd

Aug	Brown Dresser for pants	2. 25	To two pairs of shoes	2. 25
June	Cash first you at School	1.	To one pair of Stock	.75
	for your Marriage	.25	To Lengths of domestic w	2. 50
11 th	Bill for Hattie's hot pants west	14. 65	To six yds of long hairs	5.
22 nd	Cash give you going to black	5. 50	To one pair Marcell's coat	2. 50
July	Dinner for pants	3. 6	To one pair George Evans	2. 25
	2 day of Butcher	15.	Cash	1.
	one bandanna 16c off	1. 57c	one Forting truck corn	5.
	Flower half yds. Sea linen	5. 80	To two yds of velvet ribbon	2. 25
	27 p. yds. of lacewines	5. 12	To any dress a half plaid	1. 50
14 th	Give you 5 doll to pay the Taylor	5	To a roll of 22 yds. Organza	51. 50
	To three pairs of socks	1. 25	To another to W. Lee	10.
	To 1 fine Brush	1.	To Tradition Music Books	16. 75
	one pair of Gloves	1. 02	Aug 1st 1855 To one pair of overha-hose	1.
	Paid for Walking boat	4. 50	Open	125
	one bunch of 24 yds. Box Matches	7. 02c	one silk 16c off	1.
	1 p. yd. of Cadams	.81	1. 25 yds of Calico	2. 625
	Sewing for Sam	1.	one pair of Stock	1. 50
	Cash when going to Mississippi	12.	Cash Give you	2. 50
	To one pair of Stock	1. 25	5 yds of organdy in black	1. 50
	To three yds of lacewines up	5.	Marcell's coat pair of Gather Stock	5.
	Cash latest boat & pants	1.	April 10 yds of Tickon's	2. 50
	Cash give you	.00	May 10 yds. Stock	1. 25
	Paid for Walking boat	6.	Cash you in Clarksville	2. 50
	the drink at W. Lee's	5.	To one pair of Kid Slips	1. 50
	one saddle	6.	To pairs of Boston Hose	1. 65
26 th	One pair of jumpy	.75	one spool Thread	.125
	one pair of Gloves	.85	1 yd. of Lancashire	.5625
	difference on hat	.50	Cash for marriage	.25
	Paid of Drayton's last design	5. 7. 15	Done one pair Boston Hose	5. 50
	Paid W. W. Bryant your act	14. 13.	82 yds. 47 yds of Bleached denim	1.
		160. 61	To 7 yds of French long hairs	2. 65
	Patterson & Klein a/c	17. .50	July 27 yds. 42 yds of Cotton	1. 875
		1452. 58	To Barnaby for Tradition	15
				157. 88
Louisa L. Brownson Guardian				
for E. D. Brownson				
Elizabeth L. Brownson a/c				
for 1867. 8. 58				
Sept 1 st 6 yds of dark Mint, 2 yds	2.			
2 yds of Lancashire 4 yds of Rose	.75.			
Apk. 10 am pair of shoes	1. 25			
fourth " " 25	1. 25			
July 10 Board & tuition Polysyra	2.5.			
To one pair Carpet	.5.			
To one Corset	.50			

Volume Fourteen		Price of S. Bonner's Books	
Ch. to Branson for Board	40.	Paid R. Bonner two Session	50.
S. H. Peter Musick Tuition	38.	82.5 Muster	14. 69
Pair Nash	2.	2. 67	To Ward for tuition
To Mr. Sargent's Bill	20.	68	15.
do do do	87		14. 62
To two fine Comets	8. 25	Louisa L. Bonner Guardian	
To an Smith Branners	65	for A. Bonner Atherton	
one quire of Ruling paper	54	Bonner act for 1837-88.	
one Geography or Atlas 1/2	1. 25	paying 1/2 of 100 pair of shoes	1.
Pd. R. Bonner 1/2 Branners	65	Moy. do do do	1.
	8479. 96	Paper	1854
Louisa L. Bonner Guardian for P. J. Bonner. Penelope J. Bonner act for 1837-88.		one Pocket Watch	.25
paying 1/2 of fine sets of dark Points	1. 75	act. Paid Board & Tuition	6. 65
Act. To one pair of Shoes	1.	Nov. do same for boy	.5.
April do do	1.	one pair shoes	1.
July Paid for Board & Tuition & Clothing	21.	1858 Paper	.25
August To one pair of fine Shirts	1. 25	one pair of fine shoes	1.
To one fine comb	25	one Pamela Hat	.44
Nov. To one pair of Shirts	1.	Domestic for shirts	2.
July 1838. To one silk H. K. ff	1.	To 6 yds of Drill	1. 30
Paper	12.	one quire Ruling paper	.57
To five yds of Calico	2. 12.	July Cash	.25
to soft banded. Houston	4.	one silk H. K. ff	1.
cloth	1.	buttons	.12
10 Expenses inela oksville	1. 50	Nov. 25 pair of shoes	1. 25
May Cash	2.	Cash paid for making two coats	4.
To one pair of kid Slips	1. 50	To one pair of Shoes	1. 25
To fine sets of white & green Huston	3. 75	paid for C. S. Bonner Clark	
To one 1/2 d of Cambric	504	Mr. S. Bonner act for 1837-88.	
To one Soft Thread	12.	July 1858. To one pair of shoes	1.
To one pair of Leather Shoes	1. 675	Moy. do do do	1.
To one 2 1/2 striped Huston		Paper	1854
do do do	1. 25	Pocket Watch	.25
1/2 Crop band Huston	1.	To Board & Tuition	6. 65
To 6 yds of Bunting	2. 25	Nov. do same for shoes	1.
To one pair of stockings	871	See cloth	.75
July Cash given when going to school	1. 50	1858. Paper	.25
August To one pair of Shoes	1. 50	Pairs Shirts	1.
Oct. do do do	1. 60	To 6 yds of Pamela to Hat	.25
To six sets of Calicos 1/2	1. 50	Moy. one pair shoes	.57
To two sets of soft check	.75	Domestic shirts	2. .00
Paid S. H. Peter one Session	25.	June 6 yds of Drill	1. 20
Instruction Book	1. 50	See buttons	.12
Paid S. H. Peter 4 mo. Aug 1858.	20.	one pair shoes	1. 25

Louisa G. Brannon for Dr. C. H. Young & Son		Thomas G. Brannon
cash paid for coats.	41	Louisa G. Brannon Brassiere
Mrs.	1	by Dr. A. D. Pease - A brassiere act for 1857-88.
Dr. C. H. Young & Son	12	
Dr. C. H. Young & Son	87	1857 one pair shoes
	55 $\frac{1}{2}$	one pair one pair hat
Louisa G. Brannon for Dr. C. H. Young & Son		one pair shoes
act for 1857-88.		one pair one pair
1857 20 one pair of shorts	75	
20 one pair shoes	37 $\frac{1}{2}$	
so so so	1.	
Striped drill	2.	
Plain 3/4 petticoat 12 $\frac{1}{2}$	62 $\frac{1}{2}$	
one pair shoes	1.	
one pair	1.	
Another coat Garter	1.	

Sarah Amor Brinson

To G. L. Benson guardian \$541.52

Asabel Brewster

20. L. L. Morrison Geranomyia sp. # 1414.88

E. G. Branson

To G. L. Branson Guardia - \$1479.96

Penelope J. Brimore

To S. G. Morrison Guardian Dr. #214.63

Atherston. Brownson

To L. L. Brinson Guardian \$1.40.21

Clark S. Brinson

To L. L. Brownson Guardian \$1057.58

Thomas L. Brown & Geer A. Robinson

Jr. L. G. Brown guardians of 11-12
the 1st floor

Asahel Brown Elizabeth L. Brown

upon Clark & Branson & Thomas & Branson &

The above is a true settlement of the account current between
Sarah Ann Brinson Asahel Common Elizabeth L. Brinson Penelope H.
Brinson Atherton Brinson Clark A. Brinson Honorable Brinson & Miller
A. Brinson their guardian the entire estate of poor A. Brinson so said
was during the time of this account embodied in the house of Louisa D.
Brinson admt. thereof and for the accounts thereof before her
made to the settlement of the administrators account.

Judith Lewis Will

I Judith Lewis of the County of Stewart and State of Georgia
being of Perfect mind and memory make and ordain this
as my last Will and Testament In the first place I will and
desire all my just debts to be paid

Secondly I give and bequeath to my Son Thomas McLewis
the Eight hundred dollars which he paid for the
tract of land on which he now lives adjoining William
Sambayard and Stevney Williams which land was
purchased of James who lives in Dickson County
Tennessee.

Thirdly To my Sons William C. Lewis and James M.
Lewis I give and bequeath forthwith a tract of Land of
one hundred acres deeded to me by Parry H. Humphreys -
Bounded on the East by Charles Lillard (now West +
Atkinson) on the North by Burntland River on the
West by Grice's Creek also adjoining the tract on which
I now live with all its appurtenances Woods, Water
mines and minerals also I give and bequeath to
my two younger Sons William C. Lewis and James M.
Lewis another tract of land of two hundred and
fifty acres deeded to me by David Brown known by the
name of the Allen Tract with all its improvements
and appurtenances to be equally divided between them
(William C. Lewis and James M. Lewis)

Fourthly in as much as the eight hundred dollars
which was paid for the land on which Thos M.
Lewis now lives, was raised out of the sale of a
Negro boy Ethan which belonged to the estate of my
deceased Husband and in as much as I realize one
thousand dollars for him the said boy Ethan, which
two hundred dollars added to eight hundred makes a thousand
and, and intending to give each of my sons Thos M. Lewis
William C. Lewis and Jas M. Lewis a tract of land out
of my own earnings, I will and desire that enough of
my own individual Property, not such as was devised
by my deceased Husband be sold to pay the one thousand
dollars remaining of his estate which he has devised to be
equally divided between my five children Sally M.
Lewis formerly Sally McLewis Martha M. Edwards
formerly Martha McLewis Thos M. Lewis William C.
Lewis and James M. Lewis

Fifthly I will and desire that the residue of estates
of all kinds whatsoever be equally divided among
my five children (to wit), Sally M. Lewis Martha M.
Edwards Thomas M. Lewis William C. Lewis and James
M. Lewis which division may be made by a division

of the Property or by Sale of it as may best suit the desire of
a Majority of my five Children before mentioned in witness
whereof I have set my hand and seal this 24th of August
1837 Test for Mr. Marable

John Parchman
Jefferson County

Judith Lewis

Richard Taylor Will

State of Tennessee Stewart County On the name of God Amen
I Richard Taylor of the State of Tennessee and County of Stewart
being in good health and sound mind and being to mind
the mortality of my body that it must shortly return to the
dust from whence it came and my soul to god who gave it
I do hereby ordain and bequeath this as my last Will and
testament that is to Will and bequeath all my real & personal
property which it hath pleased god to bless me with. Item the
1st first after bringing my body - that without any unnecessary
expense I desire and will that my executors pay all my just
debts after which I will and bequeath unto my son William
Taylor all the sum that I bought of George Randle with
all that I have heretofore given him to him and his heirs
forever Item the 2nd I also will & bequeath unto David Daniel
five dollars over and above what I heretofore have given him and
his heirs forever it being the part in full of what I gave or
intended to give to my daughter Sally Daniel the wife of David
Daniel but she being now dead. Item the 3rd I now will &
bequeath unto my daughter Nancy Brown an Negroe woman
named Autry with what I have already given her to her
and her for life. Item the 4th I also give and bequeath unto
my daughter Peggy Cutshaw five dollars over and above
what I have already given her to her and her for life.

Item 5th I also give and bequeath unto my three grand sons Heirs of
John Taylor deceased to William M. Taylor & John McTaylor
and Stevney H. Taylor I give and bequeath them and their
ed and fifth Hollings to be equally divided to be laid out on their
education. Item the 6th I give and bequeath unto my daughter Maria
both Daniel and a poor man named Jim our Negro boy named
Baldwin with what I have already given her to her and her Heirs
forever. Item the 7th I give and bequeath unto my daughter Mary
McMahon our Negro man named Simon with what I have al-
so given her to her & her Heirs forever

Item the 8th I now give and bequeath unto my son John Taylor

all the land that I bought of George Birg with fifty acres of new timber giving the same one feather bed & furniture with what I have already given him to him and his heirs forever. Strength to give and bequeath unto my daughter Elizabeth McCloud our Negro Woman named Sime and one negro girl named Dennis and one negro girl named Ebeline with what I have already given her to her and her heirs forever. my Will and desire is that the residue of my Estate not here before given away shall be sold and equally divided as following that is to say an fourth part to D. William Taylor our brother East to Hymon Taylor our fourth Part to the Heirs of John Taylor East. Mary P. Taylor James M. Taylor John Mc. Taylor and Thomas D. Taylor and a fourth Part to the Heirs of Benjamin M. Taylor & cest. to my Sister A. Taylor & Saml Ann Taylor & to them and their Heirs forever, lastly I appoint ordain and constitute John McCloud & Hymon Taylor to act for me as Executors after my decease this the 6th day of October 1858. witness
 Abner Johnson
 Josiah Ashken

Richard Taylor

BOND EXECUTOR Richard Taylor

Know all men by these presents that we Hymon Taylor John McCloud Josiah Ashken John Knudle Henderson Daniel all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee or his Successors in office in the Penal Sum of two Thousand Dollars to be paid to the said Governor or his Successors in office or their assigns which payment will and truly to be made and done in kind according and being Executors administrators and assigns jointly and severally firm by these presents sealed with our seals and dated this 7 day of October 1859.

The condition of the above obligation is such that whereas Hymon Taylor & John McCloud is appointed executors of the last Will and testament of all and singulars the goods and chattels rights and credits of Richard Taylor deceased and his qualified accordingly Now of the Said Hymon Taylor and John

McCloud Shall Well and truly make executors to him and a true and perfect Inventory of all and singulars the goods and chattels Rights and credits of the said deceased which have or shall come into their hands or possession belonging to the said Taylor decd in his life time or into the hands of any other person as persons for him and the same to be made do exhibit or cause to be exhibited unto our County Court and the same goods and chattels rights and credits of the deceased at the time of his death as which at any time bought may come into the hands of the personalty of any other person as persons, and Shall Well and truly execute the said Will according to the direction thereof and according to law and further do make executors to him and a just account of their Executanship according to the directions of said Will as within the time prescribed by law and all the rest and residue of the goods and chattels rights and credits which may be found remaining in the hands of the said Executrix as account for and Shall pay over and deliver to such person as persons respectively as the same shall be due according to the directions of the Will thereof and in all things Shall Well and truly perform the duties enjoined on them as Executors according to the direction of the said Will of the said Richard Taylor decd according to the law of the County and in such case made and provided. Then this obligation to be void otherwise to remain in full force and effect acknowledged in open Court October Term 1859.

Hymon Taylor

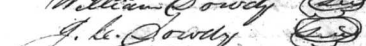
John McCloud
 Josiah Ashken
 John Knudle
 Henderson Daniel

BOND SURETIES William L. Dowdy

Know all men by these presents that we Lucy L. Dowdy William Dowdy James Dowdy John Dowdy all of the County of Stewart and State of Tennessee are held and firmly bound unto Philander Priestley Chairman and the Justices of this Court of Pleas and Quarter Sessions for said County in the sum of two thousand dollars to be paid to the said justices and their successors and survivors in office their executors and administrators in trust for the benefit of the children hereafter named being committed to the trustees of the said Lucy L. Dowdy trust

payment well and truly to be made we bind ourselves and our
heirs executors and administrators jointly severally and
firmly by these presents sealed with our seals and
dated this 7th day of October A.D. 1839.

The condition of the above obligation is such that
whereas the above bound L. S. Dowdy guardian to minor
Thompson & Lucy Rebecca Dowdy & George William
Dowdy minors orphans of William L. Dowdy deceased now
if the said L. S. Dowdy shall faithfully execute his said
Guardianship by securing and impowering all the testate
of the aforesaid until they shall arrive at full age
or be bound thereto required and then a plain and
true account of his Guardianship on oath before
the justices of our said court and deliver up, pay to
and possess the said orphans of all such estate or
Estate they ought to be possessed of as to such other
persons as shall be lawfully empowered to receive
the same then the obligation to be void otherwise
to remain in full force and effect.

Lucy G. Dowdy 
William Dowdy 
J. L. Dowdy 
J. S. Dowdy

BOND OF GUARDIAN & MOODIE

Know all men by these presents that we Christopher L.
Clement & Elliott Boggs all of the County of Stewart and
State of Tennessee are held and firmly bound unto Philander
Preston Chairman of the Justices of the Court of Pleas and
quarter Sessions for Said County in the sum of one
thousand dollars to be paid to the said parties and
their successors and survivors in office their executors
and administrators in trust for the benefit of the
child herein after named committed to the tutorage of
the said Christopher L. Clement to which payment
well and truly to be made we bind ourselves and heirs
executors and administrators jointly severally and
firmly by these presents sealed with our seals and
dated this 7th day of October A.D. 1839.

The condition of the above obligation is such that whereas
the above bound Christopher L. Clement, Guardian to
William J. Moore minor orphan of George Moore
deceased now if the said Christopher L. Clement shall faithfully

execute his said Guardianship by securing and impowering
all the Estate of the aforesaid until he shall arrive at full
age as he deems thence required and then a plain and
true account of his Guardianship on oath before the
justices of our said court and deliver up, pay to and possess
the said orphans of all such estate as aforesaid as aforesaid to be
possessed as to such other persons as shall be lawfully
empowered to receive the same then the obligation to
be void otherwise to remain in full force and effect.

Abel Clement
E. Boggs



Inventory of the Property of Joseph Smith deceased.

Inventory of the Property of Joseph Smith deceased to wit
4 Horses
4 Head of Horses
11 Head cattle
16 Head sheep
5 Head hogs
6 Bedz and furniture
5 Dalleys
1 Cupboard
1 Desk
1 Bureau
12 Chairz
2 pair Firedogs
5 Kettlez
5 Pots
1 Wm an Elizannah for \$66.00
1 Note on J. H. Richards 5.25
1 Note and L. S. Boggs 6.00
1 Note on William Brown 1.50
1 account on John Attey 11.00 ditto account on R. S. Canning 10.00 ditto

Mary Smith
J. W. Smith Executors

For the name of God known I Francis Ward of the County of Kent
and State of Connecticut being in my natural mind and memory
Blessed be God on this fourteenth day of January in the year of our
Lord one thousand eight hundred and forty eight make and publish
this my last will and testament in manner following that is to say
First I give and bequeath unto my loving wife all that part of my
land east beginning at the mouth of the Spring Branch whereon now
lies running the branch with its tributaries to my north boundary line
with the Joneses Union and all my horses maled and kitchen furni-
ture and farming tools of every description and all my stock of
every description consisting of Horses cattle sheep and hogs with the
property as the said his right during his life but at his death
my Will is for the land to belong to my son Edward and all the rest
the above named property to his equally division between my
two children Edward and Anne alike that is to say my daughter
Anne my son John I know and Edward
And (secondly) I give to my son Edward the parcel of land beginning

And (hereby) I give to my Lord Edward the parcel of land beginning
at the mouth of the aboves named by me brewer and with some
brewer to my morte bounay line and with said bounay line met to
the brooks below James Farnes wher he now lives and with the dene
of said brooks to my morte bounay line to have the franchises
and advantages wherunto belonging there seates permitted to ~~the~~ ^{clearly}
part ther of every star natural life of his mother

part used of during our mutual life of marriage
And (thirdly) I give unto my son John all my land West of the last named
hollow and that Branch of said hollow shall be the line to divide the
lands of the said Edmund and John to have the use and advantage
thereof as appears yet not above to tell now said any person on
either part of said tract or parcels of land during the natural life
of this writer as appears

and lastly I make and ordain my trusty friends John S. Wood and
Edward Moonland my true and lawful executors of this my last
will and testament and in case they should decease before me
it is my will that my sons John and Edward shall still fill
that place and I do hereby revoke all other wills and testame-
nts made and made and publish this my last will to be
my testament and last will by witness whereof I have hereunto
set my hand and seal this day and year of our Lord one
hundred and forty five years past written in
presence of John Moonland and Francis Wood

State of Illinois November First, 1839
St. Louis County, 3^d his Will was presented in open court and
the execution thereof duly proven by the oaths of John Constant
and Peter L. Atkins the two subscribers witnesses thereto and the
same is ordered to be recorded. Test. H. Brown, Clerk.

Know all men by these presents that the Governor - Moonland - Davis
Tucker and Emma H. Moore all of the county of Monroe and State of Tennessee
and their said family herein unto the Governor in and over the State of Tennessee
in his capacity as officer in the fiscal sum of Three Thousand Dollars to be paid
to the said Governor in his capacity as officer in three annual payments
will most truly be so made as hereon set forth and these execution instruments
shall and appears jointly and severally jointly by these presents sealed with
our seals and dated this 1st day of November 1839.

The construction of the above obligation is such that whereas James Morris is appointed Executor of this last Will and Testament of said deceased, the goods chattels rights and benefits of Francis Morris deceased and has qualified accordingly - now if the said James Morris deceased shall die before the making or causing to be made a true and perfect inventory of all and singular the goods and chattels rights and benefits of the said deceased which may at any time happen shall come into his hands in possession belonging to the said Francis Morris and in his lifetime or into the hands in possession of any other person or persons and the same so made or caused or caused to be collected unto and readying count and the said goods and chattels rights and benefits of the deceased at the time of his death or which at any time happen may come into the hands or possession of any other person or persons and shall then and truly account the same there according to the directions therein and according to law and further as made or cause to be made or true and just account of his decedent's estate according to the directions of said will or within the time prescribed by law and all the rest and residue of said goods and chattels rights and benefits which may be found remaining in the hands of the said executor or account for and shall pay over and deliver to such persons or persons respectively as the said shall be and according to the directions of the will then or usually to law and shall then and truly collect or cause to be collected unto and readying count and account thereof and in all things shall be and truly perform the duties informed and required according to the directions of the said will of the said Francis Morris deceased according to the laws of the country and in such case made and provided than this obligation to be now returned to remain in full force and effect.

Acknowledged and sworn
Court November 2nd 1839.
John H. Hobson & Son

~~Concord Woodland Inn
Soak Me by water
Concord W. Woods Inn~~

State of Tennessee
Recent, formerly 3rd I now to make this my last will in manner
and following living where no body but of course and property which
I now and subsequently unto my beloved wife Gertrude
leaves all my estate both real and personal to her and her sole
as she has provided after all my just debts is paid the balance
to live during her natural life in maintenance. It is my will
that at her death, or marriage that two equal executors should take
~~any necessary steps to make and give full and sufficient care and~~
place opposite to the terms of the above I make this my last
will and testament, crowning all others null and void and by
me this 10th day of October 1821. *Thomas W. Lewis*
my witness

*Dear
from W. H. Kelly
Benjamin Kelly
Lewis Thomas*

State of Tennessee 3 November Term 1839
Stewart County Court. This Bill was presented in open court
and the concurrent Bill of Chancery having been duly passed in
open court at the November Term 1839 by the authority of
Benjamin Kelly and of the Subscribing Ministers thereto
the same is now ordered to be recorded.

West Websterville

Bond Administration State of West Virginia Desires
Know all men by these presents that we John Pennington, Thomas W. Lewis,
William L. Lewis, William Barnes & Henry Connors all of the county of Stewart
and State of Virginia are and firmly bound unto James A. Babb
Governor of the State of Virginia in the sum of "Thirty Thousand dollars
to be paid unto the said Governor or his Successors in office to which payment
will and truly to be made no bond out shall and may never be
administered jointly and severally firmly by these presents seal with
and sealed and dated this 5th day of November 1859.

The condition of the above obligation is such that whereas John Parchment Administrator of all and singular the goods and chattels rights and credits of Thomas Wilson deceased will make or cause to be made a true and just account and all and singular the goods and chattels rights and credits of the said deceased which may or shall come into his hands possession and knowledge of the said John Parchment or into the hands or possession of any other person or persons for him and the same to make an audit or cause to be settled to this court within ninety days from the date of these presents and the same goods chattels and all other goods chattels and credits of the said at the time of his death or then at any time after shall come into the hands or possession of him the said John Parchment or into the hands or possession of any other person or persons for him do well and truly administer according to law and further make or cause to be made a true and just account of his

administration written two years after the date of these presents and the last
and newest of the said goods chattels and effects which shall be found remaining
upon the said acts of attorney account the same being first recovered
and allowed by the court shall value and pay unto such person or
persons respectively as the same shall be due unto pursuant to the
true intent and meaning of the acts in such case made and provided
and if it shall appear that any last will and testament made by
the testator under execution or execution thereon named as executor the
same in court making request to have it allowed and approved
according to the said will Parchment above bound being then
regularly known and delivered this day letters of administration
appropriation of such testament being made and made in the
said court than the above obligation to be well done to remain
in full force and effect in testimony whereof and name hereunto
set and witness and seals the day and date above written
Acknowledged in open court John Parchment Esq

Womino term 1834
Sect. St. Agustin with

John Parrott *Chair*
Thomas W. Lewis *Chair*
W. Lewis *Dir*
W. Edwards *Dir*
William Barry *Chair*

Bonds from James Lewis Dec.

Know all men by these presents that we John Pennington Thomas W Lewis Henry
Gammon & Lewis John & Hanable Now Barnes all of the County of Sumter and
State of South Carolina and held our family bounden unto James P. Bell known as
State of Tennessee in the sum of Ten thousand dollars to his heirs unto the
said bounden or his successors in office to which payment shall be made timely to
his master and his or her heirs executors or administrators jointly and
severally jointly by these presents sealed with our seals and dated this 5th day of
November 1839. The condition of this above obligation is such that the above
bounden John Pennington Administrator of us and singular the goods and
chattels rights and credits of South Lewis with the Bell cannot be made
causes to be made a true and perfect inventory and all and singular the
goods and chattels Rights and credits of the said ^{South} Lewis Barnes and
shall come into his hands possession and knowledge of this said John
Pennington or into the hands of propriection of any other person to present
for him & the same so made or carried to be exhibited to these
Court within ninety days from the date of these presents and the same
goods chattels credits and all other goods chattels and credits aforesaid
due at the time of his death in which at any time after shall come
into the hands or propriection of him the said John Pennington or into the
hands or possession of any other person to present for him or will
truly administer a clearing to loss and further do make or cause to be
made to him and just account of his administration within two
years after the date of these presents and all the rest and
reserves of said goods chattels and credits which shall before
returning record this said Administration account true

being fully examined and attested by the by the court shall be made and
pay unto such person or persons beforefully as the same shall be so
made pursuant to the true intent and meaning of this Act in such cases
where no proportion can be so made as appears that any last will and
testament made by this and said testator or testatrix therein named
or last will and testament making request to have it abrogated and
approved according to the said first Partment above bounden by
them to negotiate on same and where the said letters of administration
and approbation of such testament having been made and made in the
said court then the above ably attorney to his voice and the same
in full force and effect. Testimony whereof we have hereunto set
our hands and seals the day and year above written
John Parkinson (Seal)
John Parkinson (Seal)

To his & acknowledged in open
Court York April 1839

Mr. H. H. Grotewold

John Penruddocke and
Thomas Williams and
W. Edwards and
McCormick and
John McNamee and
William Barnes and

Bmr-Administration Swan Knitton Dec.

Know all men by these presents that we Miller B Mc Jones and
Kris & James Bennet all of the county of Stewart and State of Tennessee
do our said wives firmly bound unto James B Polk Governor of the
State of Tennessee in the name of "His Excellency" ordered to his power
unto the said Governor or his successors in office to make payment
well and timely to his said wife and his wife's children our executors or
Administrators jointly and severally firmly by these presents deliver unto her
the sum and date held the day of January 1838

The condition of this above obligation is that first the above named
Willie B. Neff - administrator of all and singular the goods and chattels
right and interest of deceased testator dead or made or caused to be made
true and perfect inventory and all and singular the goods and chattels
right and interest of the said decedent hand and shall come into the
hands of persons and known by the said Willie B. Neff or into
the hands in possession of any other person or persons for him to the same
so made or caused to be exhibited to this court within ninety days
from the date of these presents and the said goods chattels credits
and all other goods chattels and credits of the deceased at the time
of his death or which at any time hereafter shall come into the
hands in possession of him the said Willie B. Neff or into the
hands in possession of any other person or persons for him to the same
so made or caused to be exhibited to this court within ninety
days from the date of these presents and the said goods chattels
credits and all other goods chattels and credits of the deceased at the
time of his death or which at any time hereafter shall come
into the hands in possession of him the said Willie B. Neff or into the
hands in possession of any other person or persons for

him or will and timely administer according to law and further do make or cause
to be made a true and just account of his administration within two
years after the date of these presents and all the rest and余 of his
of said goods' chattels and effects which shall be found remaining in
the said administration account the same being first examined and
allowed by the court shall then and there pay unto such person or
persons respectively as the same shall be found unto present to the
true intent and meaning of the testator in such cases made and provided
and if it shall appear that any last will and testament made by
the testator and the execution or execution thereof named or initials
the same in court writing recite the testator allowed and approved
accordingly if the said Willis B. Jones above named leaves no realty
or personal estate above the sum of ten dollars of probate
of such testator being paid and made in the said court then
the above obligation to be paid and to remain in full force
and effect Intestacy where no man bequeath to the said
heirs and executors the day and year above written
I have acknowledged as
a true copy before me this 18th day of April 1839
Signed Joseph James
James Bonnett Seal

First H. H. Morris letter

W.C. & W. Jones *Deale*
Jacob Joseph *Dea*
~~mark~~
James Bonnott *Dea*

Bonni Administration Estate of Edward Elliott D-209

Know all men by these presents that we Edmund Boyd John Graham &
David Wren all of the county of Stewart and State of Tennessee
and whose and jointly bound unto James Mc Park Governor of the
State of Tennessee in the sum of One thousand dollars to be paid
to the said Governor or his successors in office to which payment shall
and truly to be made and paid one half and his executors and
administrators jointly and severally jointly by these presents sealed
with our seals and witnessed the 1st day of November 1839
The condition of the above obligation is now that the above named
Edmund Boyd administrator of all and sing that the goods and
chattels rights and credits of Isaac Elliott deceased do make or cause
to be made a true and perfect inventory and all and singular the
goods and chattels rights and credits of the said Isaac Elliott deceased
and I shall come into the hands possession and ownership of the
said Edmund Boyd or into the hands or possession of any other person
or persons for him as well and truly administrator according to law and
and further do make or cause to be made a true and just account
of his administration within two years after the date of these
presents and all the cost and expenses of said goods chattels and
credits which shall be found necessary in preserving the said account
to the same being paid down in one or more installments
by the Court shall entitle and give unto such person
process respectively as the same shall be and unto such
as the true intent and meaning of these acts of assembly.

In the case made and presented unto us it doth appear that my last
will and testament made by the above named the testator or testatrix
herein named do exist for same we do make hereby request to have it
ascended and approved according to the laws Edward Boyd above named
hereunto required to review and examine the said letters of administration
and approbation of such testament fully made and made in said court
then the above obligation to be made etc to remain in full force
and effect notwithstanding whereof we have caused to be drawn
and sealed the day and year above written Edward Boyd Esq
Notary Public
John Foster Esq
Samuel Moore Esq
Probate Court Ross Town 1839
A Just S H Gammell

Bmo Gravemore Elizabeth batte to S M batte

Know all men by these presents that we Elizabeth Gatto joint with William & Thomas Conynd all of the County of St. Louis and State of Minnesota our
heirs and family comes into Chisago County, Chisago County the County
Court of said County in the sum of One Thousand Dollars to be paid
to the said Chisago and his successors in office this, except as and
administers in trust for the benefit of the child hereafter named
committed to the tutition of the said Elizabeth Gatto to which
payment shall and truly to be made no time over seven or ten years
successively and - sum in trust jointly and firmly by these presents
sealed with our seals and dated the 4th day of November 1839

The execution of the above obligation is now that whereas the above
homestead Elizabeth Battin is appointed to George W. Gatten minor orphan
of Elizabeth Battin deceased now if the said Elizabeth Battin
shall faithfully account and answer for his/her said guardianship by securing and impressing all
the the estate of the orphan until he shall account at full age or before
thereunto required and then to plain and true account of his guardianship
or death before the justices of our said court and action arises from the
and judge said orphans of all such estate or estates as he ought to be
possessed of or to such person or persons as shall be lawfully empowered
to receive the same Then the above obligation to be void otherwise
to remain in full force and effect : Elizabeth Battin

Saturday acknowledged in open court
20th June 1839 Test 16 H. Corinwall
John Chapman Elizabeth Galtin No 26 Galtin

Bonn Monogram Elizabeth-Gattinger-Eck-Gattinger

Know all men by these presents that we Elizabeth Eaton James & Williams
& Thomas Payson all of the County of Elmore and State of Georgia are
held and firmly bound unto Philadelphia Monthly Schismoners of the County
Court of Elmore County in the sum of ~~one thousand dollars~~ ^{one thousand dollars} to be paid
to the said Schismoners his successors ~~in office~~ ^{in office} or successors in
office their true executors and administrators in trust for
the benefit of the Child bearing ~~and~~ ^{and} committed to
the keeping of the said Elizabeth Eaton to whom payment will
and shall be made and bind our selves and successors and

committeth jointly and severally by these presents before witness
and sealed and dated this 4th day of November 1837
The condition of the above obligation is such that whereas the above named
Elizabeth Battin is appointed guardian to Stephanus L. Battin minor
whereof Stephanus Battin deceased hereof the said Elizabeth Battin shall
faithfully execute his said guardianship by securing and improving
all the estate of the aforesaid until his shall come at full age or his
death to remain over them so plain and true account of his
guardianship as aforesaid before the Justices of any Court and bring
up and pay to and impress the said Stephanus of all such estate
or debts as he ought to be possessed of as to such other persons as
shall be lawfully improved to secure the same that the said
obligation to be void otherwise to remain in full force
and effect

Torquigener oblongatus in open coast
near Lima 1839 East Mts. Grise W.

Elizabeth - Father Dr
J.W. Williams Dr
Thomas Payne Dr

Bonne chance pour Elizabeth Gattin to get the baton

I now attach by these presents that Mr. Elizabeth Estlin James McWilliams Thomas
burgh, all of the County of Stewart over State of Tennessee are held and firmly
bound unto Philander Quincy Shannon of Stewart County in the sum of six
thousand dollars to his heirs to the said Shannon and his successors in office
these intentions and administrations are made for the benefit of the City.

herin after remiss committed to the tutition of the said Elizabeth
Batten to whose payment well and truly to be made and bese
ourselves and heirs executors and administrators jointly and severally
by these presents sealed unto our Seales and dated this 1st day of
December 1819. The condition of this above obligation is such that witness
the above named Elizabeth Batten is a prompte guardian to James McAllister
minor orphant of Johnstone Batten deceased now ps. The said Elizabeth
Batten shall faithfully execute his said guardianship by securing monies
improving all the estate of the orphan until he shall attain to full age
or be come thence to require, and then to place and to time account of his
guardianship on oath before the Justices of our said count and either
not pay to and propfer the said orphan of all know estate or estate which
ought to be propfered of or to such person or persons as shall be long
empowered to receive the same. And this obligation to have otherwise
to remain in full force and effect.

Taken & acknowledged in
open court Nov 22. 1839
Test. of John Allen

Elizabeth Battin Lead
J.W. Williams Lead
Thomas Payne Lead

I am all men by these presents that we Edward Bond & James Sumner & John Brown all of the County of Stewart and State of Tennessee and here over firmly bound unto Palermo Trinity Chamberlain of Stewart County Court in the sum of two hundred thousand dollars to be paid to the said Chamberlain and his successors in office their executors and administrators in trust for the benefit of the child Weston after named committed to the tuition of the said John Brown to which payment well and truly to be made we bind ourselves and heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of November 1839.

The condition of the above obligation is such that whereas the above bound Edward Bond is appointed guardian to Joseph Weston minor of George Weston now if the said Edward Bond shall faithfully execute his said guardianship by securing and improving all the estate of the said Joseph Weston until he shall arrive at full age or be otherwise signed and then to give and true account of his guardianship and oath before the justices of one sonic court and cause up pay to me I hope the said Joseph Weston of all such estate or estates as he might be possessed of or to such other persons as shall be lawfully empowered to receive the same then this obligation to be void otherwise to remain in full force and effect.

Taken & acknowledged in open court
on the 4th day of November 1839
Signed & Sealed in presence of
John Bond *John Bond*
James Sumner *James Sumner*
John Brown *John Brown*

Bond Garrison - Annuity given to James & Simon White

I am all men by these presents that we Annuity Garrison Benjamin McIntosh & James Sumner all of the County of Stewart and State of Tennessee and here over and firmly bound unto Palermo Trinity Chamberlain of Stewart County Court in the sum of three hundred Dollars to be paid to the said Chamberlain and his successors in office their executors and administrators in trust for the benefit of the child Weston after named committed to the tuition of the said Annuity Garrison to which payment well and truly to be made we bind ourselves and heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of November 1839.

The condition of the above obligation is such that whereas the above bound Annuity Garrison is appointed guardian to James & Simon White minors orphans of Thomas White Deed now if the said Annuity Garrison shall faithfully execute his said guardianship by securing and improving all the estate of the said orphans until they shall attain at full age or be otherwise signed and then to give and true and plain account of his guardianship worth before the justices of one sonic court and cause up pay to me I hope the said orphans of all such estate or estates as they might be possessed of or to such persons as shall be lawfully empowered to receive the same then this obligation to be void otherwise to remain in full force and effect.

Taken & acknowledged in open court
on the 4th day of November 1839
Signed & Sealed in presence of
Annuity Garrison *Annuity Garrison*
Benjamin McIntosh *Benjamin McIntosh*
James Sumner *James Sumner*

I am all men by these presents that we John Brown James Abingdon & Charles Lee all of State of Tennessee and County of Stewart and here over and firmly bound unto Palermo Trinity Chamberlain of Stewart County Court in the sum of two hundred and fifty Dollars to be paid to the said Chamberlain his successors in office their executors and administrators in trust for the benefit of the child Weston after named committed to the tuition of the said John Brown to which payment well and truly to be made we bind ourselves and heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of November 1839.

The condition of the above obligation is such that whereas the above bound John Brown is appointed guardian to George Weston son of William Lee well known the said John Brown shall faithfully execute his said guardianship by securing and improving all the estate of the said George Weston until he shall attain at full age or be otherwise signed and then to give and true account of his guardianship worth before the justices of one sonic court and cause up pay to me I hope the said George Weston of all such estate or estates as he might be possessed of or to such persons as shall be lawfully empowered to receive the same then this obligation to be void otherwise to remain in full force and effect.

Taken & acknowledged in open court
on the 4th day of November 1839
Signed & Sealed in presence of
John Brown *John Brown*
James Abingdon *James Abingdon*
Charles Lee *Charles Lee*

Bond Garrison John Brown to James Abingdon

I am all men by these presents that we John Brown James Abingdon & Charles Lee all of the County of Stewart and State of Tennessee and here over and firmly bound unto Palermo Trinity Chamberlain of Stewart County Court in the sum of two hundred and fifty Dollars to be paid to the said Chamberlain his successors in office their executors and administrators in trust for the benefit of the child Weston after named committed to the tuition of the said John Brown to which payment well and truly to be made we bind ourselves and heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of November 1839.

The condition of the above obligation is such that whereas the above bound John Brown is appointed guardian to James Abingdon son of William Lee well known the said John Brown shall faithfully execute his said guardianship by securing and improving all the estate of the said James Abingdon until he shall attain at full age or be otherwise signed and then to give and true account of his guardianship worth before the justices of one sonic court and cause up pay to me I hope the said James Abingdon of all such estate or estates as he might be possessed of or to such persons as shall be lawfully empowered to receive the same then this obligation to be void otherwise to remain in full force and effect.

Taken & acknowledged in open court
on the 4th day of November 1839
Signed & Sealed in presence of
John Brown *John Brown*
James Abingdon *James Abingdon*
Charles Lee *Charles Lee*

Continued

Aunt Brot up	\$137	Aunt Brot up	\$137
John McElish 1 fat Stand	100	William Keyg 35 barrels each at 25¢ per	855
William Keyg 1 box furniture	16.00	" 1 year old	45.00
" 15.00		Ann Stevens 1 box	40.00
" 19.00	50.00	Benjamin Leslie 1 box bacon	44.00
John Morris 1 bed stand furniture	20.00	Abel D. Nockels 1 room mat	28.00
Abel Nockels 1 counter top	2.93	Wade Griffin 1 box bacon	4.00
John McElish 1 head butt	" 50	John McElish 1 box bacon	73.00
William Morris 1 head butt	50.00	William Bufford jug 5 heads each 10¢ charged	26.00
Maire L. Mitchell 1 box nuts 1 barrel	" 50	James Keyg 5 hogs 2 "	17.00
Hegman Taylor 1 table cloth	100	John Keyg 5 hogs 3 "	10.00
" 25.00	1.75	Tillmon Station 10 barrels of hogs	21.00
Seth Cutler 1 table cloth & towel	" 50	Zebulon Broadway 100x5 cleats	1.00
Hegman Taylor 1 table cloth	25.00	" Tillmon Station 8 cleats	7.00
" 1 blanket	3.50	John McElish 100 blacksmith tools	30.00
John McElish 1 blanket	1.75	Bartram & Winters 1 barrel of jungs	30.00
Bartram & Winters 1 table	" 13	Hegman Taylor 1 board & plow	1.00
Hegman Taylor 1 small bed & furniture	15.00	Joseph A. Collins 1 lot of Oars	1.00
" 2 mugs bottles	" 35	Zachariah Broadway 100x6 plow	3.00
William Morris 1 wash	" 56	John Pringle 8 pigheads	1.00
of was 2. Nockels 1 barrel of	" 75	Elisha Danford 6 barrels	1.50
Seth Cutler 1 set of pens	" 50	James P. Pringle 1 red cow	11.00
William Bell 1 tea water	100	Tillmon Station 1 white buck yester	4.00
Thompson Johnson 1 lot of plates	" 62	William Keyg 2 red stars	12.00
Hegman Taylor 10 glass tumblers	1.57	" 1 black stone & 1 white one	10.00
Pring McAnally 2 dishes	" 62	" 1 red star	5.00
William Homberger 1 lot of glass	1.00	" 1 bell	9.00
James Wyatt 1 lot dinner & comp plates	1.37	Garrison Minter 1 bell cow	9.20
Eli J. Marley 1 lot of knives & forks	1.28	Tillmon Station 1 red cow	10.00
Charlotte Taylor 1 barrel & table	" 50	Benjamin D. Brice 1 barrel cow	8.00
Hegman Taylor 3 bottles	" 37	Tillmon Station 3 red hens 7.50	-
Garrison Minter 3 bottles	" 13	" 1 brown " 4.00	11.20
William Bell 3 brushes	" 35	Walter Davis 1 barrel salt	7.00
Allen Barnes 1 bar soap	10.00	John McElish 1 barrel soap	1.20
Thompson Johnson 1 lot of glass 1.56	" 35	Joseph A. Collins 3 trough soap	1.20
William Bell 1 desk	9.00	John McElish 1 jar money	3.00
Williamson Williams 1 lot Books	" 50	James Wyatt 1 jar molasses	1.80
Hegman Taylor 1 table	9.00	Davis Daniel 1 lot of saliv	6.00
Pring Po Atkins 1 box of soap 35	2.87	John McElish 1 fat stand	1.00
3.00 McElish 6 chairs	" 50	William Keyg 1 stack of oats 30.00	-
Eli J. Marley 6 chairs	" 25	" 6 " " 38.00	38.00
Davis Daniel 1 Table	" 06	Matthew Minter 1 raw hide	3.50
James Keyg 1 chest	3.25	James Wyatt " "	2.00
Hegman Taylor 1 box of allather	3.06	Samuel Lockhart 1 can of bacon	21.00
Marshall Pitts 1 box aged leather	1.35	William Morris " "	20.00
Nathan A. Winters 50 lbs corn at 1.25	63.00	Davis Daniel Jug	6.00
Spent carried up	355.27	out barged up	910.00

Continued

Wm. Bright 30 bushels of wheat	12	70	Amt Brtge recd	978.38
John Adams 5 bushels small potatoes	1	35	James Collier 1 bushel grain	32 "
William Little 1 bushel small potatoes	5	10	" " 1 strand	37 "
James Griswold 1 bushel	3	25	" " 1 Lot of cotton	103 " 100
Allen Barnes 1 pr		68	Nathan A. Winters 3 barrels	75 "
Aquilla Brown 1 corn	1	38	" " 2 "	105 " 5 "
Mark Marks 57 pounds cotton gd	6	37	James Collier 1 pound dry beans	27 " 37 "
Allen Weston 8 pounds wool soles 56	4	50	" " 1 hana mill	108 " 57 "
Eli J. Nichols 1 bushel 3 traps		35	Nathan Winters 1 lot cabbage	100 "
Raymond Taylor 1 bushel		—	James Collier 1 lot onions	107 " 5 "
" 1 pr M. Adams 1003	1	50	" " 1 barrel onions	25 " 37 "
William Morris 1 lot feathers	3	13	Raymond Taylor 1 pr dried flowers	25 "
Benjamin Collier 1 bushel grain	—	—	Total amount of sale	978.69
" " 303	—	—	Amount of death & life accounts of estate	
" " 152	—	—	Eli J. Stanley 6.12 March Bank 21/2	5.25
" " 310	8	35	William Bill 2.13 April Bank 21/2	5.50
Morristown 1 bushel grain	1	16	Joseph Hammon	1.87
Raymond Taylor 34 bushels 35-	8	57	James Collier	20.49
William Weston 30 bushels 100 lbs	2	50	John Melville	23.37
James Morris 14 lbs bird seed 8	1	52	James Yonkengen	1.37
Raymond Taylor 18 lbs bird seed 7	1	35	James Sargent	20.55
Heather Ahern 100 lbs corn		35	Richard - Nansing	35
Raymond Taylor 1 bushel 200 lbs		37	James Higgo	1.41
Alfred Johnson 100 lbs flour		37	Widow Tomlin	1.63
Matthew David 100 lbs flour		25	James Nichols	4.95
Eli J. Stanley 100 lbs flour		13	Wm. Barnth	1.25
John Nelson 100 lbs flour		13	Benjamin Morris	75 "
Nathan Winters 100 lbs flour		65	Thompson Johnson	1.42
William Bill 1 stone car		87	Loyd Johnson	65 "
Abner Johnson 1 "		7	Davis Daniel	1.50
William Bill rocks & tea basket		37	John Nightingale	1.57
Nathan Winters 3 pr onions		18	Minor Fowler 100 lbs corn & beans	8.40
Raymond Taylor 100 lbs meal 100 lbs		—	Amt & no of notes from Winters	
" 100 lbs breadfruit 100 lbs		37	1 on May 1st nominal 25	107.30
Thomas D. Nichols 100 lbs 100 lbs		37	1 on Martha Morris	11.75
William Bill 1 bushel		14	1 " John Nightingale	11.50
Raymond Taylor 1 bushel		26	1 " Barney Corp	12.70
Heather A. Winters 1 bushel		19	last former on name	15.00
" 1 " 2 bush		35	" Dated in full of 100 lbs bacon	7.10
" 2 bush		57		
" 1 bushel onions		67		
Raymond Taylor 1 bushel onions		35		
Thos D. Nichols 100 lbs onions		57		
Nathan A. Winters 1 lot beans		75		
Eli J. Stanley 100 lbs of wheat flour		85		
Amt charged up		977		\$ 1196.11
		33		

Account of Sale on Inventory of the Estate of Cornelius Anderson Decr

1 Lot Books to the Winsor

1 Bed & Whab

1 Chest

1 lot of Ward

1 Cupboard Davis Jones

1 Whab " Davis Jones

1 Lot of Books John Anderson

1 Table Franklin Robbins

1 Small Stone & Iron Mirror

1 Book Case Astor Elliott

1 Box Stove furniture Microso

1 " Joshua Wetherell

1 Little Whab Davis Jones

1 Triple Scales John Anderson

1 Head Stove & Furniture Nancy Jackson

1 Clock James Anderson

3 Chins Microso

1 Lot Bottton "

1 Lot Wool "

1 Lot Chairs James Taylor

1 Bag Robt Miller

1 pair fine dogs John Pinner

1 Dozen & two Microso

1 Lot Basting Joshua Wetherell

1 Trotto Robt Miller

1 Doz Shellyardas Robt Miller

1 Sifter J W Waller

1 Batton Wood John Anderson

1 Small Stick & Snuff John Pinner

3 Mys Charles Watson

1 Loom Microso

1 Sico Saddle "

1 barrel of Flax "

1 Mors Saddle Robt Miller

1 Sails Microso

1 " Robt Miller

1 Lot of basting & hooks Microso

1 pot rocker & more "

1 Cupboard Davis Jones

1 barrel & pail Microso

1 Minif Box "

1 Trig Robt Miller

1 Correll Microso

1 Correll E Brown

Ant Cased up

Ant Cased up

1 Set Knives forks Davis Jones

1 Metal Bag Microso

1 Canteen "

10 Books Stepns Davis Jones

1 Sly Charles Watson

1 Cuirass Microso

1 Barrell "

1 Lot Leather Davis Thompson

4 1 " Joseph Pinner

1 Lot Tools J W Waller

1 Drap Works Robt Clark

3 00 1 Augst & Coffe mrs Gode Brown

1 Lot Boxes Astor Clark

1 00 1 Box Charles Watson

3 50 1 " Joseph Pinner

10 Angers & Crust Davis Jones

9 25 1 Box Leather Ezekiel Board

2 25 1 Lot Boxes Robt Clark

1 13 1 Lot Lumber Robt Clark

1 10 1 Drawing Pins Robt Clark

3 00 1 Horned Saus John Pinner

2 25 1 Foot odds Astor Thompson

1 50 1 Nut & nail by the W McClark

1 50 1 Lot of Boxes

1 10 1 " Robt Clark

3 30 1 Lot Lemans Robt Clark

1 10 1 Angers Robt Clark

1 75 1 Box Nails Robt Clark

1 50 1 Lot of Paper Wm Pinner

1 10 1 Basket of onions McJones

1 20 1 Plow Robt Clark

6 00 1 Lot Lemans Joseph Pinner

1 50 1 Lot of old Ploughs Joseph Pinner

1 50 1 Lot Barrels Robt Clark

13 50 1 Large Stand & P. Brown

1 16 1 Bill Meas Robt Clark

1 38 1 Box "

1 50 1 Lot of old Satchels James Thompson

1 35 1 Still William Pitt

3 30 4 Barrels Joseph Pinner

1 25 16 " Samuel Sargent

1 06 1 Apple Mill Robt Miller

1 30 1 Cart Robt Clark

1 25 1 Table Astor Clark

1 35 1 Poult Joseph Pinner

1 14 1 Box Charles Watson

Account of sale of Francis Morris Dear Armfield 33 rd 1839.		Amount Recd	43
Crop but 1000 Pds Atkins	100	1 pair Mallards C. Moonland	3 50
gentle W.L. Dimbros	30	1 Cart & Name 10m Bayard	15 50
	34	1 old York Emmons	1 40
	34	1 cutting knife J.L. Atkins	3 25
1 broken odds To Tyron	50	the half and quarter cart moon	6 50
1 shovel Emmons	50	1 Bolo oats John Richards	1 10
1 lost York C. Moonland	35	1 Horse Mrs. Brown	31 30
1 pair lamps - H. Nelson	50	1 Bay mare J. A. Moon	49 20
1 Henraux C. Moon	50	1 Striped jilly W. Holberry	31 10
1 Riddellos J. L. Moon	50	1 Black cattle Bayard Johnson	23 30
1 basket of plums C. Moonland	35	1 Star yearling "	4 00
South Chain W. Holberry	356	1 "	4 00
1 Harbor C. M. Moon	63	1 Henry A. Bagwell	2 20
Mansell's Hod W. Brown	87	5 Head of sheep W. M. Moon	10 30
1 Lost odds J. H. Daniels	35	Remainder of sheep October at 18 pence	
1 Saddle & blanket Wm. Armstrong	35	1 White horse J. A. Wall	11 00
1 set Geese C. W. Moon	35	1 " B. Johnson	9 00
" " J. L. Moon	150	1 Heifer J. A. Wall	5 00
1 pair saddle bags Wm. Brown	100	1 Roast of veal J. L. Moon	35 00
1 Lost 2 " W. Holberry	81	1 Streaky-fatted J. S. Davis	4 30
3 old brushes J. A. Wall	25	1 " J. A. Southland	3 00
1 Singlet & bono 2 L. Moon	42	1 " Alfred Northland	4 50
1 Novel " book J. L. Moon	12	1 Milk Felix Parley	10 00
" " C. Moonland	10	1 Hamster James Southland	1 50
1 Pinstock & Spade W. Brown	51		
Cart tire J. Richards	10		
1 Waggon Boxery W. Holberry	3 37		
1 hundred weight & bagwell	50	C. Moonland Inventor	
1 Cart Boxery C. W. Moon	50		
1 Barn board Cow Atkins	3 37	Returned to Date of Nov 1839	
1 Ball Lucy A. Bagwell	75		
Cart Tyre J. A. Wall	19		
	53		
		Sept 10 The Corin Club	

Ant Harryd no. 4953 Est. W.C. Grinnell
and account of things not sold over containing pork hams 10
meat shanks 3 dozen 8¹/₂ lbs 3 head of sheep & lambs 1 sheepboard
over side hoarded over Table and Hutch furniture the above
property is reserved for the widow Edward D. Moreland Execut.
Published Decr 20m 1839
Est. W.C. Grinnell

Account of Sale Inventory & Estate Willow Wood Decd.

State of Tennessee, Scott County - County Court Doct^r Term 1839, a full and perfect inventory of all and singular the goods and chattels rights and credits of Bellarmo Wood deceased late of the County of Scott which at any time since his death should come to the hands of possession in knowledge of Elizabeth Monnett formerly Wood the widow and now the subscriber wife of Elizabeth the

Administrator since the intermarriage with the said wife and her
affidavits tend the property that comes to the possession of
Elizabeth the said wife widow and by his appropriate in
payment the value of deceased is as follows
1/4 part of Dower \$35.00 - Silverware 15-18-18.5 oz. Gilt plate 344.00 - 48 Cents total \$3.00
9 thousand pipe Stones \$2.00 cashbox hand 63.00 cash box of gold
making tot 63-10 bank account of homed & Melville 26.00 both sum
paid Johnstone and Mayham of lastly 1156.10 Total \$32053.70
The following negro property now in the possession of the administration (cont'd)
1 marr man aged about 45 years named Banister one woman aged about
45 years named Diner

The following item described property has come to the hands of Z. W. Brewster and wife since the marriage and by them sold as follows:
to the highest bidder after giving legal notice at the house residence of Gillim Moore located as follows (cont.)

Test H.H. 900000

Test A.A. "Gomelka"

Inventory Estate I saw Elliott deceased

An inventory of the personal estate of Isaac Elliott Deceased whomis known to us
and noted on John Adams and 25th day of December 1833 good and undivided 170.
and " W^t & A^t Adams with John Adams security and the
first day of June 1838 paid one hundred and twenty five dollars to Dray
sum being net 70.00 1850
and noted on W^t & A^t Adams and first day of January 1839
862.2

3620

Dontful selaines

and were drawn by John Stewart and J. Wauchope on the 9th day of
January 1837 for eighty dollars 80.00

on account of John Fraser and mat June 1st 40.00 1200.

Retained Took in Terms 1839 S. \$50.00

Received 1000 for James 1837
List H. J. Brown left E Boyce Anna

E Boyd Adams

1 Cedar	Richard Blanton	3	142	Aunt B. wrote up	38
8 Platens Disko	W. G. Cherry	1	100	1 Chest	Eli Brewfett
1 Zinc Safe small	Urban More		15	1 Clock	W. Blanton
1 Brass Key Septum	Richard Blanton		44	1 pair and 2 sons	Eli Brewfett
1 Iron Box Jig & Yarns	"		50	1 Smoothing Irons	" "
1 Counter Jig & Boxes	"		60	1 Cupboard	W. Aaron
6 Bottles	"		142	1 Cigar Mill	" "
1 Plate	W. H. Blanton		25	1 Kettle	Eli Brewfett
+ Fancy painting	R. Blanton		183	1 Skillet & Lid	" "
1	"		44	1000	" "
2	"		87	1 Julie - 2 & hair	W. G. Cherry
125 Map cups Plato rings & piggy Bank	Richard Blanton		37	1 Manning Ward & sons	Eli Brewfett
Pinwheels forks & hills	W. Aaron		35	1 Bucket	Wm. Aaron
1 Penny flap	"		50	1 Some New Fred Buckley things	38
1 Looking glass	"		25	1 Lot com at \$1.50	John Stevens
1 Lot Books Jobayson	"		142	1 2000 & pig Island More	42
1 Family Bible Richard Blanton		3	87	5 Shirts as they run in More & Cherry	1
1 Watch	Eli Brewfett		183	6 Boxes at 3 $\frac{1}{2}$	1
1 Silver Table	W. Aaron		3	1 pie Works & Smalls	Eli Brewfett
6 Waxed Boxes	W. G. Cherry		67	1 Pot	" "
2 spit Bottoms	Eli Brewfett		183	Whos Aunt	\$104.3
1 Zinc Sarc	Elisha Dawson		8.50	Willis B. H. Jones - Sarcars	
1 Heather Brad Star & furniture	R. Blanton		142	Returned to Dick Stevens 1837	
1	"		2	Lists	
1 Bassinet Wm. Aaron	"		183	H. H. Brown lots	
1 Small w/ leafing Whitewash	"		25		
Ante Warmed up					
			38		
			89		

Louis & Brunson Administrators of Judd & Brunson Deceased Oct
To amount as per Schedule returns to September Twenty-th 18

for amount due per account, & the
less by amounts & schedule of note can be formed
in the return to September First 1835 which
amounts do - - - - - \$ 10506.91
by checks for 4.75
9.75

for this Settlement

Recovering 50

W.B. Cherry Receipt for amount Paid to Remington estate 440.00

- first and above - - -

of ~~January~~ 3rd New Settlement of account with Lorne
for ~~the~~ ¹⁷ ~~18~~ ¹⁸ ~~19~~ ¹⁹ ~~20~~ ²⁰ ~~21~~ ²¹ ~~22~~ ²² ~~23~~ ²³ ~~24~~ ²⁴ ~~25~~ ²⁵ ~~26~~ ²⁶ ~~27~~ ²⁷ ~~28~~ ²⁸ ~~29~~ ²⁹ ~~30~~ ³⁰ ~~31~~ ³¹

out. Economy of Jess D. & Brinson I find this enough

one hundred and twenty thousand five hundred and eight

to obtain further financial assistance to execute his program.

and all of which is on record in official annals by

One hundred and fifty four Dollars & 6 cents Union
Bank of New Orleans

Thousand Scarborough's bequeath to Whitmell P. Scarborough to Dr.	
The payable property of John Scarborough is omitted and left to his wife therefor the real estate of said John Scarborough which was subject to him & P. Scarborough the rent not included in this testament	
The amount of credits is as paid by his guardian as follows	
Less Dr. Receipt of Samuel Graham 1838	4.00
1 " Kitchen & Bedding	18.84
1 " Wagon & Malt	36.38
1 " Merchandise	4.00
1 " Boys & Taylor	10.00
1 Note to Settlement	30.00
1 Receipt of Marshall	.50
1 Boxed of Small	3.50
1 Garrison Bond	.50
Settlement	1.00
Decorating Lamp	.50
	\$100.53

These claims against the minor is notwithstanding by less consequently this is not understood by me as to be a charge against him itself it is so to result that the interest of his Estate is and it comes into the hands of his Garrison with amount to it this sum under my hand at office in Dover this 3rd day of October 1839 To His Honor Mr. Wm. C. Garrison James A. Lewis

Know all men by these presents that we William C. Lewis Thomas W. Lewis & William S. Dimond Jr. of the County of Stewart and State of Georgia are held and firmly binden unto Philander Peetey Chairman of Stewart County Court in the Name of Creditors & others to be paid to the said Chairman and his successors and successors in office their executors and administrators in trust for the benefit of the said minor after named committed to the Trustee of the said William C. Lewis to which payment well and truly to be made we bind ourselves and our said executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 3rd day of December 1839

The condition of the above obligation is such that whereas the above named William C. Lewis is appointed guardian to James W. Lewis minor orphan of Jas. Lewis deceased now if the said William C. Lewis shall faithfully execute his said guardianship by keeping and improving all the estate of the orphan until he shall attain the full age of 18 he boundeth himself and them to pay him a true account of his guardianship and oath before the justices of our said court and other in his receipts and possess the said orphan of all lands estates or chattels as he ought to be possessed of or to such person as shall be lawfully impressed to receive the same to have this obligation to be void otherwise to remain in full force and effect

Salem & acknowledged in
open Court Dec. 3rd 1839
W. C. Lewis Seal
M. S. Dimond Seal
J. H. Garrison Seal

In the name of God Amen I Martin Morgan of Stewart County and State of Georgia being in sound and perfect mind and memory blessed be the Almighty god for this same concerning the earthly life of Doctor G. This instrument by this is made and publish this my last will and testament making all this by me previously made I give and bequeath unto my beloved wife Mrs. Elizabeth Morgan the following real and personal estate, County, the plantation where I now live containing one hundred and thirteen acres more or less fifty dollars to defray the expenses of completing the dwelling house the little black man and feather bed such as may suffice for my wife will be one sheet one counterpane one blanket and the feather bed and furniture herein that she had at the time of our marriage and set of knives and forks in plate the tea cups and saucers one big pot one bowl and lid one Skillet and eight gallon kettle and table that we owned at the time of our marriage and also one plow and two good ploughs and a team of horses and mule pair and piggin and char two new pot hooks and smoothing iron and garden tools two reading books and fading an old cotton whale and plantation cards and place about the half of the present crop and all the roughness all the hogs on the farm at the time of my death and one cow and half hock that she may choose from my present stock of cattle Relative to the farm heretofore to my wife Elizabeth Morgan it is hereby to be understood that she is to have and enjoy the farm during her natural life moreover or her removal from the premises and no longer and there is to be no land clearing or timber cutting by my said wife on her exclusive up snow track patches as may be necessary for her support and maintenance I give and bequeath unto my son Joseph Morgan after the death marriage or removal from the premises of my said wife Elizabeth Morgan the said tract of land of one hundred acres thirteen acres more or less to the only and sole benefit of him and his heirs for ever and also the following sum (cont'd) one hundred Dollars

I give and bequeath unto my daughter Ruthie one hundred and twenty dollars to be placed in her hands by executor for her benefit and her children I give and bequeath unto my daughter Elizabeth her fifty Dollars and also twenty five dollars to her William Mrs. Mrs. Mrs. Mrs. Dimond by wife I give and bequeath unto my daughter Sarah her one hundred dollars I give and bequeath unto my daughter Anna Biggs one hundred dollars I give and bequeath unto my daughter Barbara Smith one hundred dollars I give and bequeath unto my daughter Agnes Bramus one hundred dollars I give and bequeath unto my daughter Sophia Bately one hundred dollars I give and bequeath unto Doctor Parker the son of my wife Elizabeth one & Black faced colt two years old and upwards which he brought to claim I give and bequeath unto Patty Parks the daughter of my wife and myself all the rest and residue of my estate of my know I wish to be sold by my executor and the money arising therefrom to be applied to the payment of my debts and the over plus is due to be equally divided between my two daughters

Sarano for Harry Biggs master, Marshall Patterson Smith and Lewis Gayle also
Agnes Chambers and James Malone

I Matthew Morgan as aforesaid do hereby constitute and appoint my
husband and trustee friend Benjamin Remond late executor of this my last
will and testament hereby revoking all others by and now do hereby
wherof I have heretofore set my hand and sealed this the 17th day
of October in the year of our Lord one thousand eight hundred and
thirty nine

Matthew Morgan Seal

In the presence of
William Fugue

Isaac Wop

Date of signature

December 1st 1839

Stewart County Court No 3 This will was presented in open court and the execution
thereof duly proved by the oaths of William Fugue and Isaac Wop the
two subscribing witnesses and the same is ordered to be recorded

Test A H Brown Esq

Know all men by these presents that we Benjamin Remond Thomas Payne
James Williams & Malone & we all of the County of Stewart and State of
Georgia and held and still hold bound unto us Governor in our own
the state of Georgia in respect of our just and true account of the sum of Ten
thousand dollars to be paid to the said Remond on his deathbed in
respect of our assignees whose payment well and truly to be made
and done in kind or like or their executors administrators
and assigns jointly and severally jointly by these presents paid unto
us or to his heirs or executors jointly and severally the day of December 1839

The condition of the above obligation is now that whereas Benjamin Remond is
appointed executor of the last will and testament of all and singular the goods and
chattels rights and credits of Matthew Morgan deceased and has qualified accordingly
as of the said Benjamin Remond shall well and truly make or cause to be made and
paid in kind or like or their executors the goods and chattels rights and credits of the said
Remond which he had or shall come into his hands or possession belonging to the said Matthew
Morgan late in his lifetime into the hands or possession of any other person or persons with
whom he may be at the time of his death or shall
be at any time hereafter may come into the hands of 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 no manner caused to be made or true and just
account of his executorship according to the directions of said will or within the time
prescribed by law and all the rest and residue of the goods and chattels rights and
credits which may be found remaining in the hands of the said executors and
caused for and shall pay over and deliver to such person or persons respectively as the same
shall be and according to the directions of the will thereof and equally to
Lewis and shall well and truly collect or cause to be collected into our
owning county sheriff and account thereof and in all things shall well
and truly perform the duties required and time as executors executors

to the executors of the said will of said Matthew Morgan and according to the laws of the
country and in such cases made and provided that this obligation to be
well known to remain in full force and effect Benjamin Remond and
A Remond in open court

On the 1st January 1839

Test A H Brown Esq

William Payne Lied
J M Williams Lied
Mc Jones Lied

Statement with Louis G Brown, Guardian of the Person of James Williams

Louis G Brown guardian to the Person of James Williams Esq

As the estate of said G Brown is not yet made the administration
thereof is not known but we examine his accounts? We find that he has paid out for clothing clothing to the sum of
Fifty hundred and thirty nine Dollars 82 cents for which
he is entitled to a credit by reason of the return made
in September Term 1839 said accounts can be seen as the
same is on record this given under my hand at office on
Dated this 10th September 1839

It is so in blocks of
Returned to Court Term 1839 Stewart County Court

Test A H Brown Esq

Bond Administration Execution Trials Decd.

Know all men by these presents that we Polly Suttle James & Brooks Daniel
Williams Remond & Baywell Tenant Propg Miller & Jones all of the
County of Stewart and State of Georgia and held and still hold bound unto
James & Polk Governor of the State of Georgia in the sum of ta
hundred dollars to be paid into the said Brown in his capacity as
notary public to be made to him or his executors and
their executors administrators jointly and severally jointly by these present
Sealed with our hands and dated this 3rd day of October 1839

The condition of the above obligation is now that the above bound
Polly Suttle & James & Brooks administrators of all and singular the
goods and chattels rights and credits of Anderson Polk deceased Esquire
or caused to be made at time and place mentioned above all and singular
the goods and chattels rights and credits of the said Anderson which have
or shall come into their hands possession and knowledge of the said
Polly Suttle & James & Brooks or into the hands or possession of any other
person or persons for whom & the same to be made or cause to be
paid or collected to the said court within Ninety days from the date of this
present and the said goods and chattels credits and all other
goods credits and credits of the said at the time of his death
or which at any time after shall come into the hands or
possession of any other person or persons for whom & the
same to be made at time and place mentioned above
caused to be made at time and just account of the same
within two years after the date of this present

Sent to Dr. Mary Brigg, Mrs. Maria Weston Smith and Dr. Lewis Baldwin
Agnes Chambers and Anna Milano
I, Matthew Morgan as a Notary or Notary Public and before my
Husband, John Benjamin Hermon late Notary of this my last
Will and Testament hereby revoking all others by and now I do make
whereby I have heretofore set my hand and seal this the 17th day
of October in the year of our Lord one thousand eight hundred and
thirty nine.

MATTHEW MORGAN Seal

In the presence of
William Augus
Isaac Noye

State of Tennessee December 1st 1839

Stewart County Court This Will was presented in open court and the court
thereby duly proved by the oaths of William Augus and Isaac Noye the
two subscribers witness and the same is ordered to be recorded.

Test A. H. Green Lk

I know all men by these presents that Mr. Benjamin Hermon Thomas Payne
James Williams & Milano a native of the County of Stewart and State of
Tennessee and held and firmly bound unto the Governor of the said
State of Tennessee his Successors no other in the sum of Ten
thousand dollars to be paid to the said Governor in his Receipts no
officer or their assigns whose payment well and truly to be made
and done in bonds and Seves and Bills executors administrators
and akins jointly and severally jointly by these presents paid into
one law and Statute the 1st day of December 1839

The condition of the above obligation is known to the said Benjamin Hermon is
appointed executor of the last will and testament of all and singular the goods
chattels rights and credits of Nathan Morgan deceased and has貫fully accounted
for the said Benjamin Hermon 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 had been taken into his hands or possession belonging to the said Nathan
Morgan and in his lifetime into the hands or possession of any other persons pursuant to
law and Statute or cause to be collected into one among county court and then
goods and chattels rights and credits of the deceased at the time of his death or which
at any time hereafter may come into the hands of possession of any other person
or persons and shall well and truly execute the said Will according to the direction
thereof and according to law and further no mark or cause to be made a true and just
account of his inventory according to the directions of said Will or within the time
prescribed by law and all the rest and residue of the goods and chattels rights and
credits which may be found remaining in the hands of the said executor and
court for and shall pay over and deliver to such person or persons respectively as the said
shall be and according to the direction of the will thereof and equally to
Laws and shall well and truly collect or cause to be collected into one
among county court and account thereof and in all things shall well
and truly perform the duties required of him as executor accordingly

To the parties of the said Matthew Morgan and according to the laws of the
country and in such case made and provided them this obligation to be
well known to remain in full force and effect Benjamin Hermon Seal
Acknowledged as present

On 1st Dec 1839

Test. A. H. Green Lk

Benjamin Hermon Seal
Thomas Payne Seal
James Williams Seal
Mc Jones Seal

Statement with Lomina L. Brown Guardian to St. Bernard Town

Lomina L. Brown Guardian to the以上 of said A. Brown On
As the estate of said A. Brown is not yet divided the subscribers
know of who is not known but are examining his accounts
find that he has paid out for shooting clothing & the sum
of Fifty dollars and Thirty nine Dollars & Cents for which
sum is intitled to be exacted by reference to the return made
to September 1st 1839 each account can be seen as the
same is now ready this sum and very sum is at officer
Door this 10th September 1839 To the Clerk of
Returned to Poor Farm 1839 St. Bernard County Court

Test A. H. Green Lk

Bond Administration Franklinville Decd.

I know all men by these presents that we Polly Little & Brooks Franklin
Williams Hermon & Bagwell Tenant of Polk & Jones all of the
County of Stewart and State of Tennessee and held and firmly bound unto
James K. Polk Governor of the State of Tennessee in the sum of One
hundred dollars to be paid into the said Governor in his Receipts no officer
or publick payment well and truly to be made in bonds or bills and
such executors administrators jointly and severally jointly by these present
sealer unto and bears and date the 3rd day of December 1839

The condition of the above obligation is known that the above named
Polly Little & James K. Brooks administrators of all and singular the
goods and chattels rights and credits of Franklinville deceased whom
we shall come into their hands possession and knowledge of the said
Polly Little & James K. Brooks in into their hands in possession of any other
person or persons for them to the same to make no exact or cause to
be collected to this Court within forty days from the date of this
present and the same goods and chattels credits and all other
goods credits and credits of the said at the time of his death
in which at any time after shall come into the hands of a
lessee of them the said Polly Little & James K. Brooks in into the
hands in possession of any other person or persons for them to make
and truly administer according to law and further so much as
caused to be made at time and just account of their administration
within two years after the date of this bond

Continued

not and residue of the said goods chattels and credits where which shall be found remaining upon the said administration account the same being first examined and allowed by the court shall allow and pay unto such person or persons respectively as the same shall be due unto pursuant to the true intent and meaning of the acts in such cases made and provided and if it shall appear that only last Will and Testament made by the dec'd and the records or executions therin named do entitle the same in court making request to him to allow and approve accordingly of the said Policy Letter & James & Works above bound being thereby bound on oaths and before the said letters of administration approbation of such testament being made unto made in one law court then the above obligation to be known and to remain in full force and effect in testimony whereby we have herein before set forth and seals the day and year above written 1834 testified and acknowledged in open court
 County Dec^d 2^d Term 1834
 Just H H Green Esq
 J. P. Marks Seal
 D. J. Williams Seal
 A. A. Baggett Seal
 Samuel Potts Seal
 William B. Jones Seal

Bond - Administrator William A Clark - *Continued*

Know all men by these presents that we Alon J. Hemmick Edmund Boyce & - Thos Hill Miller & all of the County of Stewart and State of Tennessee are held and firmly bound unto James A Clark Governor of the State of Tennessee in the sum of One Thousand dollars to be paid unto the said Governor or his successors in office to which payment well and truly to be made no less than one hundred and ten days and hours executors administrators jointly and severally jointly by these presents sealed with our seals and dated this 8th day of December 1834

The condition of the above obligation is such that the above bond of Alon J. Hemmick Administrator of all and singular the goods and chattels rights and credits of William A Clark deceased do make or cause to be made at time and purpose mounting and allowing hereunder the goods and chattels rights and credits of the said dec'd which shall and shall come into his hands possession and knowledge of the said Alon J. Hemmick or into the hands or possession of any other person or persons for him & the said bond so made or sealed or caused to be exhibited to the court within ninety days from the date of these presents and the said goods chattels credits and all other goods chattels and credits of the dec'd at the time of his death or which at any time after shall come into the hands or possession of him the said Alon J. Hemmick or into the hands or possession 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 at time and into account his name

storage within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administration account the same being first examined and allowed by the court shall allow and pay unto such person or persons respectively as the same shall be due unto pursuant to the true intent and meaning of the acts in such cases made and provided and if it shall appear that only last Will and Testament made by the dec'd and executed in accordance thereto named do entitle the same in court making request to have the same allowed and approved accordingly of the said Alon J. Hemmick above bound being thereby bound on oaths and before the said letters of administration approbation of such testament being made and made in one law court then the above obligation to be void and to remain in full force and effect in testimony whereby we have herein before set our hands and seals this day and year above written

A. J. Hemmick Seal
Edmund Boyce Seal
A. A. Baggett Seal
 Bond - Administrator William A Clark

Know all men by these presents that we James A. Clark Esq
 A. A. Boyce & David A. Siskins all of the County of Stewart and State of Tennessee are held and firmly bound unto James A. Clark Governor of the State of Tennessee in the sum of Ten Thousand dollars to be paid unto the said Governor or his successors in office to which payment well and truly to be made no less than one hundred and ten days and hours executors administrators jointly and severally jointly by these presents sealed with our seals and dated this 6th day of January 1835
 The condition of the above obligation is such that the above bond of James A. Clark administrator of all and singular the goods and chattels rights and credits of Clark whom success or made or caused to be made at time and purpose mounting and allowing hereunder the goods and chattels rights and credits of the said dec'd which shall and shall come into his hands possession and knowledge of the said James A. Clark or into the hands or possession of any other person or persons for him & the said bond so made or sealed or caused to be exhibited to the court within ninety days from the date of these presents and the said goods chattels credits and all other goods chattels and credits of the dec'd at the time of his death or which at any time after shall come into the hands or possession of him the said James A. Clark or into the hands or possession 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 at time and into account his name and further do make or cause to be made a true and just account of his administration within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administration account the same being first examined and allowed by the court shall allow and pay unto such person or persons respectively as the same shall be due unto pursuant to the true intent and meaning of the acts in such cases made and provided and if it shall appear that only last Will and Testament made by the dec'd and executed in accordance thereto named do entitle the same in court making request to have the same allowed and approved accordingly of the said Alon J. Hemmick above bound being thereby bound on oaths and before the said letters of administration approbation of such testament being made and made in one law court then the above obligation to be void and to remain in full force and effect in testimony whereby we have herein before set our hands and seals this day and year above written