

Continued

not and residue of the said goods chattels and credits which which shall be found remaining upon the said administrative account the said being first examined and allowed by the court shall allow and pay unto such person or persons respectively as the same shall be directed pursuant to the true intent and meaning of the acts in such cases made and previous and if it shall appear that any last Will and Testament made by the deceased and the executors or executrix therin named do direct the said in court making request to have allowed and approved accordingly of the said Polly Little & James A. Clark above bound being Thruonto hymns or similar and alter the said titles of administration approval of such testament being made and made in said court then the above obligation to be paid and to remain in full force and effect in testimony whereof we have hereunto set our hands and seals the day and year above acknowledged in open Court Dec 3rd 1839
A. J. H. Ginn Seal
Court Dec 3rd 1839
A. J. H. Ginn Seal

J. A. Clark Seal
D. J. Williams Seal
A. A. Baggett Seal
Samuel Dopp Seal
Willis C. H. Jones Seal

Bona Administratrix William A. Clark Deceased

Know all men by these presents that we A. Edward J. Hemmell Edward Brown & Thistill Miller all of the County of Steuben and State of New York and all of the County of Steuben and State of New York are and firmly bound unto James A. Clark Governor of the State of New York in the sum of Seven Thousand dollars to be paid unto the said Governor or his Successor in office to which payment well and truly to be made and to be done in seven years and ten months and ten days from the date of these presents sealed with our seals and dated this 3rd day of December 1839.

The condition of the above obligation is now that the above bound A. Edward J. Hemmell 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 singular the goods and chattels rights and credits of the said deceased which have and shall come into his hands possession and knowledge of the said A. Edward J. Hemmell or into the hands or possession of any other person or persons for him & the same to make do make or cause to be entitled 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 said at the time of his death in 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 or well and truly administered 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 rents and residue of all goods chattels and credits which shall be found remaining upon the said administrative account to be paid and

station within two years after the date of these presents and all the rent and residue of the said goods chattels and credits which shall be found remaining upon the said administrative account the said being first examined and allowed by the court shall allow and pay unto such person or persons respectively as the same shall be and unto payment to the true intent and meaning of the acts in such cases made and previous and if it shall appear that any last Will and Testament made by the deceased and executed or executors thereto named do direct the said in court making request to have allowed and approved accordingly of the said A. Edward J. Hemmell Edward Brown & Thistill Miller all of the County of Steuben and State of New York in the sum of Seven Thousand dollars to be paid unto the said Governor or his Successor in office to which payment well and truly to be made and to be done in seven years and ten months and ten days from the date of these presents sealed with our hands and seals the day and year above acknowledged in open Court Dec 3rd 1839
A. J. H. Ginn Seal
Edward Brown Seal
Thistill Miller Seal
Bona Administratrix William A. Clark Seal

Know all men by these presents that we James A. Clark Esq.
Administrator of all the County of Steuben and State of New York are and firmly bound unto James A. Clark Governor of the State of New York in the sum of Seven Thousand dollars to be paid unto the said Governor or his Successor in office to which payment well and truly to be made we bind ourselves our heirs executors or administrators jointly and severally firmly by these presents sealed unto the said Governor or his Successor in office this 6th day of January 1840.

The condition of the above obligation is now that the above bound James A. Clark Administrator of all and singular the goods and chattels rights and credits of William A. Clark deceased or 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 deceased which have 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 same to make do make or cause to be entitled 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 said 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 or well and truly administered 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 rents and residue of all goods chattels and credits which shall be found remaining upon the said administrative account to be paid and

Continued

commences
1 mth to Benjamin Chapman for 10 dollars & due to Jan'y 1839 10.00
mth - A credit of 50c Dallas 137cts 21st Aug 1839
and hundred and forty Dallas 637- cts silver 400.62
Due Dallas in paper money 300
Balance Due on receipt of J.W. Williams 394 294
1 mth or twenty five dollars to Williams from County Hill
The above is all the credit paper mounting of all the
money and notes that has come into my hands
This the 6th day of January 1840 Benjamin Henderon Esq
Witness to you from his Test A.A. Howell Esq
Inventory & account of all what he brought me & left

Inventory & account of Salo estate - Matthew Morgan \$100

1	Bins & Cisterns to Bens Barn	8.56	1	Bustards	2 - long an
1	Wheaten Wheat Wm. Fugard	1.38	1	"	"
1	Peat - B. Morgan	81	1	"	Jams Blount
1	Sods " Whaled D. Augus	13.75	1	"	B. Morrison
1	Sods Soddy to B. Morrison	" 50	1	"	Leader Biggs
1	Brum & Pot Wm. Fugard	" 56	1	Lot planks	E. Morgan
1	Tables " Good Oliver	" 25	1	"	Jams Williams
1	Leopards "	" 35	1	Lot 33 Wm. Fugard Jas. Chambers	
1	pair of Mogness Jas. Williams	" 25	1	Creamer	B. Morrison
1	Cottons " Jno. G. Bailey	1.00	1	Book	Jems Chambers
1	" " 2 - Brigham	1.25	1	Box	Jas. Joseph Morgan
1	Beads & Furniture - Hartman - Marshall	0.00	1	Box	Wm. Thompson
1	Stone Lusters Jas. Gatty	4.00	1	Book	B. Morrison
1	Beads & furniture Jas. Barnes	24.13	1	"	"
1	Stone Lusters Leader Biggs	2.50	1	Book	John Williams
1	Mission Chair Jas. Barnes	1.50	1	"	"
50	" Cotton Dr. N. Britton	2.12	2	"	Buy. Chapman
2	Lots of 50 lbs "	2.00	1	"	John Gardner
3	" cotton no size 3 1/2 pds	1	1	Set Papers Wm. Fugard	
1	pair fine dogs Elizabeth Trotter	1.50	1	Books To A. Brigham	
2	Potatoes & Turnips Mr. Marshall	" 50	1	Books Box B. Morrison	
1	Lot Bed cloths J. G. Bailey	2.25	1	Pad doek to Boys Jas. Williams	
1	" " Aaron Culhane	3.38	1	Unbrella Jas. Chambers	
2	Blankets J. G. Bailey	7.00	1	Set canarywells Wm. Fugard	
1	Lot Bed cloths Leader Biggs	3.12	1	Hackett Jno. G. Bailey	
1	" " Aaron Culhane	1.50	1	Lot Plates Buy. Chapman	
1	" " Jno. Gatty	2.13	1	Tables B. Morrison	
1	" " Leader Biggs	9.36	1	Jug J. G. Bailey	
1	Blankets Wm. Fugard	" 60	1	Barrelto Block Jno. Gatty	
1	Lot " Jas. J. Barnes	3.50	1	Sack of Leather Jas. Williams	
1	Apple Trees Joseph Morgan	10.00	1	" " Jas. Blount	
1	Beads & furniture Jas. Chambers	10.19	1	Glass Wm. Fugard	
1	Negro Woman leather Mrs. Bailey	3.00	1	Tables Jas. Williams	
1	Yards Trees to A. Wallace	45.00	1	Tables	"
1	" " " Martha Muller	35.50	1	Tables	2 - long an
1	1 lamb calf " Mrs. Gatty	10.00	1	Table cloths Jas. Chambers	
1	1 lot corn & the jams books	5.35	1	Lot of cotton E. Morgan	
1	" " " Willis Morgan	5.13	1	Turnip Box	"
1	" " " A. Phillips	5.12	1	Turnip Jno. Gatty	
1	" " " 2 lbs Butter Wm. Fugard	5.15	1	Chest B. Morrison	
the balance to be paid at Oct. 1st					
1	1 lot Lemons Wm. Fugard	11.19	1	Basket Jno. G. Bailey	
1	1 lot Lemons Wm. Fugard	1.33	1	Lot chains to Morgan	
1	1 lot Corned Bens Buss	10.57	1	Flour Samuel Britton	
1	1 lot Lemons	17.00	1	Ginger to E. Morgan	
1	1 lot Lemons	12.00	1	La. Samuel Britton	
1	1.00	1	1	A. A. B. Morrison	
out leather 3 sh					

A. 6

409

First Broth up

1 Case Whisk Bay & Shrimps
Wood ash Sealed Beigs
1 Lot of barrels to be stored
1 Bushel of this
1 - 9 odds James Blount
1 Dozen Eggs to Morgan
4 Bars of Soap "
1 Loaf of Bread "
1 Loaf of Butter "
1 Loaf of Salt "
1 Plow to Mrs J. Bailey
1 Lot meat to Morgan
1 Cow & Calf "
1 Ass " to Hennion
1 Sled & Board
1 Lot of Boxes to Hennion
1 " " "
1 Head of J. T. Bailey
2 plows & hawks
1 Cows & Calves to Mrs Gandy
- have learned up

Purchased to me Term 1840 Note A. H. Morris 600
On whom to remain at all times

Indemnity as survivor of William T. Weston makes a return of
\$345 which was owing to his hands belonging to W. T. Morris
which is the true amount of debts given me in my hand and
6th 1840

Returned June 1840 \$345

Test A. H. Morris like
Bond from Town Meeting Library

This Indenture made this 6 day of January 1840 between Philander Priestly
Chairman of the County Court of Stewart and his successor of the said Court and
William T. Weston of the same County and State aforesaid of the other part.
Witnesseth that the said Philander Priestly by virtue of an order of Court of the
aforesaid County this day doth put place and bound and by these presents doth
put place and bind Henry Gray of the age of 18 years to be an apprentice
unto the said William T. Weston to learn the business and occupation of
Farmer while the said

have with and with him as an apprentice to well
execute and serve from this date hereof until the said Henry Gray
shall obtain the age of 21 years according to the act of Assembly in such
case made and provided during all which time the said apprenticeship
Master will and faithfully shall serve and his master and in all things
as good and lawful servant and apprentice shall toward said master
during the said term and the said William T. Weston doth covenant and agree
to and with the said Philander Priestly and his successors in office

Anne 3 not up		
31	1 Hens Lays 5 Galleys	77 75
125	1 Boar Puddick 2nd Blunt	15
31	1 Hens to Morgan	3
131	1 Jug of J. Bailey	6
44	1 Lot of Lettuce to Morgan	7
35	1 Lot Peppermint J. Bailey	3
10	1 Pat Wine Figured	7 10
13	1 Box to Morgan	3
50	1 Lot Lard to Aaron Culver	3
75	1 Hens J. Bailey	1 25
900	1 Sifter "	38
100	1 Jas Joseph Morgan	1 00
35	1 Learned Proofs Purse	3 00
25	Passes pondorous throughout	4 00
13	Total	
35	Wherfore you are to give and perfet account of state of the	
100	property of - Mathew Morgan	
9 25	Sceeds	

Burgess Hennion Executor

that the said William T. Weston will teach and instruct or cause to be
and instructed the craft or mystery and occupation of after the best manner
he can and also to furnish and allow the said apprentice meat, washing,
boarding and lodging and all other things needful for an apprentice
and shall teach or cause to be taught within the time of apprenticeship
to read and write and to give the said apprentice new suits of clothes
In witness whereof the parties have hereunto set their hands and
sealed the day and date above written

Philander Priestly Seal
William T. Weston Seal
A. Wallace Seal

Acknowledged in open Court

Term 1839

William Weston's Bond for Fanny Gray & Others

I know all men by these presents, that I William Weston of the County of Stewart
State of Tennessee whereby bind myself to Philander Priestly Chairman of the
County Court of Stewart County and his successor in the penal sum of one
thousand dollars

The condition of the above obligation is such that whereas one
Simon Gray a Freeman of color having at the November Term 1834 of this Court
filed his petition for the emancipation of his wife Fanny and all her child-
ren Cassandra, Joseph, Henry, Martha, Mary, and Evelina and the Court
having for the reasons set forth in said petition granted the said Petition upon the
said Simon entering into bond and security to indemnify the County of
Stewart against said person becoming a County charge of said County and a
whereas the said Simon having departed this life without complying with the
said condition and executing said bond and the said Fanny and her children
in having by their next friend, T. S. Scarborough filed their Bill in the
Chancery Court at Charlotte and it appearing to the satisfaction of the Court
that said Fanny and her children out of right to be free and the court having
ordered and decreed that said Fanny & Cassandra, Henry, Mary, Joseph
Martha, Evelina and Warren & her children be compensated and declared
free upon their giving bond in the penal sum of one thousand dollars to indemnify
the County of Stewart from said persons becoming a County charge to the
said County of Stewart now if the said William Weston above bound do
from time to time and at all times hereafter fully and clearly acquit
discharge and indemnify the County of Stewart of and from all manner
of expenses that may here after accrue for or by reason of the maintenance
and support of said person by said County then this obligation to be
void otherwise to be in full force and effect

William T. Weston Seal
A. Wallace Seal

Indenture. Mary Gray

This Indenture made this 6th day of January 1840 between Philander
Priestly Chairman of the County Court of Stewart and his successor
of the said part and William T. Weston of the same County and State

forwards of the other part witnesseth that the said Philander Priestly by virtue of an order of court of the aforesaid County this day hath set placed and stand and by these presents doth put place and bind Mary Gray of the age of 9 years old an apprentice unto the said William T. Mesterhuis to bear the business and occupation of House wife which she said now with and with him as an apprentice to dwell continue and serve from the day of the date hereof until the said Mary shall attain the age of 16 years according to the act of Assembly in such case made and provided during all which time the said apprentice her master will and faithfully shall serve and her master will obey and in all things as a good and lawful servant and apprentice shall and will towards her said master during the said term and the said doth covenant and agree to and with the said Philander Priestly and his successors in office that he the said once teach and instruct or cause to be taught and instructed the craft mystery and occupation of a after the best manner he can and also to furnish and allow the said apprentice meat washing boarding Lodging and all other things needful for an apprenticeship and shall teach or cause to be taught within the time of apprenticeship to Read and write and to give the said apprentice new suits of clothes.

In witness whereof the parties have hereunto set their hands and seals the day and date above written

Acknowledged in open Court
Term 1839.

Philander Priestly
William T. Mesterhuis
A. Wallace

Guardian Settlement Samuel Garbrough

Samuel Garbrough Guardian to Samuel Garbrough \$11.
To amount on settlement up to 1st January 1839 \$11338.00
Interest on \$11338.00 twelve months 210.31
Amt received from BKK Circuit Court 30.00
Interest on \$11.00 five months 75
389.58

For services as Guardian 95.00
Clerks fees for settlement 1.00
Recovering same .50
Balance 383.08

Returned to Feb 17 Term 1840

Test H. H. Garvin Bld

Guardian Settlement Andrew Ervin

Andrew Ervin Guardian to Margaret Turner
Am't to amount Received from Executor \$11.00 33/4

Or by me third of the Medical
Bill and burial expences of her
mother 9.66

Guardian Bond 50
Clerks fees for this Settlement 15.00

81.66
43.67

<u>Guardian Settlement Henry Meads Jr</u>	
Henry Meads guardian to Oliver Ann Meads	\$ 1133.50
To amount received from former Guardian	11 67
Interest on \$1133.50 from 1st Sept 1837 to 1st January 1838	80.63
Interest on \$1133.56 from 1st 1838 to 1st Decr 1839	140.00
Hire for boy Abram for 1838	6.00
Interest \$140 from 1st Jan 1839 to 1st Decr 1839	150.00
Hire of boy Abram for 1839	1122.68

Contra Dr

By amount paid for Mary Meads in 1839	\$ 2819
Interest on same 23 months	3.93
By C. A. Meads bld	10.00
Interest on same	1.40
Same	8.00
Interest on same	92.
Cost to elements	12.50
Interest on same	137.12
Cost to C. A. Meads	117.75
Interest on same	1.62
Cost paid W J 00	28.44
Interest on same	1.42
Cost to C. A. Meads	52.064
Interest on same	2.60
Cost	3.50
Interest	10.00
Cost to Mr. Locks	.50
Interest on same	6.064
Cost Ingram Day & Son	1.00
Cost to a Register	50
Cost paid for Guardian Bond	75
Return	1.00
This Settlement	.50
Recording same	193.85
	382.77

<u>John Randall Guardian to Sarah Anna Taylor</u>	
To amount received from administrator	\$ 406.37
Or by Taxes	1.74
Third of Hicks' Society Co	11.85
Clerks Bonds	50
This Settlement	1.00
Recording	5.0
Amount due	56.59
	400.18

~~John W Randal's Settlement as Guardian~~

John Randal Guardian to Ben. Taylors Heirs	100
To amount received from Administrator	\$ 1736.17
Interest of Land for 1838	116.87 1/2
	<u>21</u>
	<u>\$1853.04 1/2</u>
	<u>\$ 406.37 1/2</u>
Share of each	
Mr To Susan C Taylor	406.37
Mr By Myrns & Hall att	11.66
Malco Williams	3.37 1/2
Malco Williams	8.28
3 of Tickets, S. S. & Co	1.85
Taxes	1.74
Schooling att	25.00
Clerks fees Bond	50
This Settlement	1.00
Recording	.50
Balance due	<u>350.91</u> Reducting \$9.94 cent
	4546.2 4552.6 True amt.

Settlement with Thos. J. Brown's GUARDIAN NO

The amount of Bryan Bonds part of the Estate of
David Brown's Est as Rec'd by Guardian from Administrator \$ 57.29
Interest of the same from 1st of Oct 1836 to the 1st of March 1839 8.02
65.31

Bryan Bonds to her Guardian Mr Tax 1837 & 1838	.45
Part of expences at Court at leading	5.67 1/2
Paid to W. B. Acre for Schooling	1.50
Thomas Howell for Schooling	21.50
2 pair of Shoes	2.25
Court Expences	1.83 1/2
Interest on the same up to March 1839	6.7 8.11
Balance due Bryan	<u>85.72 1/2</u>
David Brown's of Said Estate	
Interest upon the same from the 1st of Oct 1836 to 1st of March 1839	<u>8.02</u>
David Brown's to his Guardian Mr Tax for 1837 & 1838	45
His part of Court expences	5.67 1/2
Court expences	1.83 1/2
1/2 Yds Cambric	3.3
2 pair of Shoes	1.75
Interest on the same up to March 5 1839	<u>34.48 1/2</u>
	<u>61.09 1/2</u>
	<u>1.50</u>
	<u>59.59</u>

Iswinn to make before me
this 10th March 1839
Test L. H. Grover

Thos J. Brown
Mark

Vance Hamblett Administrator of John Hamblett

Vance Hamblett Administrator of John Hamblett Deced	1837
To amount as for Inventory	10.87 1/2
Interest on same amount	
2 years & 10 months	18.84
	<u>18.84</u>
Total	<u>18.84</u>
Mr By Checks	
To Account of Wm. Marable	456.00
To one note to John Moore	60.00
Interest on same 11 years & 6 months	59.50
3 Receipts from Phaxal Broadway	4.37
Mr By Check for Settlement	14.77 .87
Recording same	21.00
	50
	<u>171.50 37</u>

WILLIAM CURTIS RETURNO FOR SOIL MERRIMAN HEIR'S

One note due the Estate of Joel. Mann Deced of the
Amount of one hundred and seventy nine dollars and Seventy five cents
For the year 1837 due the first January 1838
Also another of five dollars due at the same time
William Curtis guardian of the Minor Heir of Said Mann dec'd
November 5th 1838
also another note due first January 1839 of
One hundred and seventy six dollars against the Estate of Wm. B. Parker
Deced with Steel Soc Co and D. Thompson security
Also four dollars due the same time
William Curtis guardian of the Minor Heir of said Mann
Deced November 5th 1838
William Curtis guardian

William Cook Admin of the estate of Henry D. Birr. Esq	14 Note to C. Biggs	30 64
To amount as for 3 returns	15 Act to P. probably	1 32
Mr By Mrs A. Weston Receipt	16 M. L. B. Birr. 4 00	
2 W. B. Cherry	17 Note to P. B. Reynolds 18 71	
3 Tax Receipts	19 Note to Mr. B. Birr. 19 74	
4 Ingram Hayd. 20	20 Oct. 6. 6. 1. 00	
5 Tax Receipts	21 19. - M. Bufford 3 00	
6 T. J. Cherry	22 No note. Mr. Bufford 19 74	
7 Note to Mr. Morgan	23 Oct. 1. 00	
8 James Blawd	24 Note to Mr. Bufford 19 74	
9 Anderson Andrews	25 Taxes for 1837	31
10 P. J. Cook	26	
11 James Chambers	27 Mr. Cook 25 00	
12 W. Marable	28 Blcks fees 25 00	
13 John Richards	29 This Settlement 25 00	
	30 Recording same 25 00	

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Additional allowance made by Court - 118 919, 78
Balance due - 41 52

BOND. Administrator. Ethan Irvin Deceased

Know all men by these presents, that we, James Sutherland, also of the County of Stewart and State of Tennessee, are held and firmly bound unto James H. Polk Governor of the State of Tennessee, in the sum of Six hundred dollars to be paid into the said Governor, or his successors in office, to which payment wee and truly to be made, we bind ourselves, our heirs executors or administrators jointly and severally, firmly by these presents sealed with our seals, and dated this 3 day of February A.D. 1840.

The condition of the above obligation is such, that the above-mentioned James Sutherland Administrator of all and singular the goods and chattels rights and credits of Ethan Irvin deceased do make or cause to be made a true and perfect Inventory and all singular the goods and chattels rights and credits of the said deceased which here and shall come into hands possession and knowledge of the said James Sutherland or into the hands or possession of any other person or persons for the same to make as exhibit or cause to be exhibited to this court within ninety days from the date of these presents, and the same 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 Sutherland or into the hands or possession of any other person or persons for him donee and truly 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 residue of the said goods, chattels credits which shall be found remaining upon the said administrator's account, the same being first examined 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 act in such cases made and provided; and if it shall appear that any last Will and Testament made by the dec'd, and the executors or executors therein named as exhibited the same, in court, making request to have it allowed and approved according to the said James Sutherland above bound being thereunto required, do render and deliver the said letter 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

Acknowledged in open
Court February 3rd 1840
Signed to the Commissioner

James S. Sutherland (Seal)
mark.
Franklin W. Faust (Seal)
James J. Kennedy (Seal)

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BOND OF ATTORNEY General of STATE

Know all men by these presents, that we John H. Smith all of the County of Stewart and State of Tennessee, are held and firmly bound unto Philander Atchley Chairman Justice of the Court of Pleas and Quarter Sessions in the sum of Four thousand dollars to be paid to the said Justices and their successors and successors in office, their executors and administrators in trust, for the third herein aforementioned, committed to the tuition of the said John H. Smith, to which payment well and truly, to be made we bind ourselves, our heirs, executors and administrators jointly, severally, and firmly by these presents, sealed with our seals, and dated this 3 day of February A.D. 1840.

The condition of the above obligation is such, that whereas the above bound John H. Smith guardian to Sarah J. Drake, minor orphan of James F. Drake deceased, now if the said John H. Smith shall faithfully execute his said guardianship by securing and improving all the estate of the orphan until the child arrives at full age or be sooner thereto required; and then a plain and true account of his guardianship on oath before the Justice of our said Court, and deliver up, pay to and support the said orphan of such estate or estates as the right to be possessed of or 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.

John H. Smith (Seal)
R. M. Smith (Seal)
H. C. Edwards (Seal)

ADDITIONAL RETURN Joseph Champion Esq.

Cash paid me by John Ringan's	\$ 15,00
On account of Henry Terrell	1,50
Cash received as attendance as Notary	14,50
Note on Horace Hymer (doubtful)	1,30
15 barrels of Hearth Wood at \$100	1500
One Sheep and Bell bought by Mr. Skinner	150
An account of James Cook	2.00

The above is a just and true account of all the property and claims that have come to my hands since filing the former inventory of the property belonging to the Estate of Joseph Chapman Received Feb 3 1840.

Isaac B. Biggs, Admitts
of Joseph Champion

CONTINUED

4th. I give and bequeath to my son John H. Petty my Blacksmith's tools as a compensation for the trouble he may be at, as my Executor, and the attention which I desire him to pay to his mother, during her life, exclusive of the portion which he is to receive in common with my other children.

5th. I give and bequeath to Nancy Stokes who is now living with me, one bed and furniture and one Chest forever. I also give her, provided she remains with my wife, till the death of my said wife, or until she arrives to the age of eighteen years or married fifteen dollars in cash, to be paid her by my Executor.

6th. I give to my Grand daughter Eliza Ann Colson all the Household and Kitchen furniture and other property which I purchased of Benjamin H. Colson in the year 1837 to her and her heirs forever, exclusive of the portion which she is to receive in common with my other Heirs.

7th. I desire that the increase of the two cows and one heifer be set off and given to my wife by her to sell from time to time as the same may seem necessary and the proceeds thereof applied to the support and maintenance of my said wife.

8th. I desire that the money which I may have on hand at the time of my death be equally divided between my son John H. Petty, my daughter Nancy H. Sally Mallory, Catharine Petty, Eliza Harkley, Jane McGowan, Brianne Norton and the heirs begotten and to be begotten on the bodies of my daughters Rachael Boyd and Betsy Colson and that immediately after my decease Guardians be appointed agreeably to the laws of this State who shall receive from my Executor the portions of the children of my said daughters Rachael and Betsy and I further desire that neither John H. Boyd, his wife Rachael or Benjamin H. Colson his wife Betsy be the Guardians.

9th. I desire that such of my Household and Kitchen furniture as my wife by her may not think proper to keep be sold and also the farm instruments and such things as are not herein bequeathed be sold and the proceeds thereof be equally divided as directed in item 8.

10th. I desire that at the death of my wife by her my house and lot and all my other property be sold on such terms as may seem most advisable by my Executor, and the proceeds thereof when collected equally divided and disposed of as required in Item 8.

11th. I hereby appoint my son John H. Petty sole Executor of this my last Will and Testament not requiring of any security, hereby revoking all former Wills by me made.

In testimony whereof I have hereunto set my hand and affixed my seal the eighth day of January eighteen hundred and thirty eight

Geo. Petty

Signed, sealed, published and declared by the above named George Petty to be his last Will and Testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Testator

James Lee
Drum Baylis
D. D. Brinkley

CONTINUED

State of Tennessee This Will was presented in open Court and the Stewart County Sheriff duly proven by P. M. M. one of the subscribing witnesses thereto and the March Term 1840 same is ordered to be recorded.

Teste H. H. Gorin 666

BOND OF EXCITIOR MARCH 1840

Know All Men By These Presents That Mr. John H. Petty, of the County of Stewart and State of Tennessee, are held and firmly bound unto the Governor in and over the State of Tennessee, or his successor in office in the sum of One thousand dollars, to be paid to the said Governor or his Successor in office, or their assigns, which payment will and truly to be made and done, we bind ourselves our Heirs, executors, administrators and assigns, jointly and severally firmly by these presents sealed with our seals and dated this 8 day of March 1840.

The Condition of The Above Obligation Is Such That Whereas John H. Petty is appointed Executor of the last Will and Testament of all and singular the goods and chattels rights and credits of George Petty deceased, and has qualified accordingly. Now if the said John H. Petty, 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 said deceased which have or shall come into hands or possession belonging to the said George Petty deceased in lifetime, or into the hands or possession of any other person or persons, and the same to be exhibited on cause to be exhibited, unto our ensuing County Court and the same goods and chattels rights and credits of the deceased at the time of death or which at any time hereafter may into the hands or possession of any other person or persons; and shall well and truly execute the said Will according to the directions thereof, and according to law, and further do make or cause to be made a true and just account of executability 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 said executor or account for, and shall pay over and deliver to such person or persons respectively, as the same shall be due, according to the directions of the will thereof and agreeable to law, and shall well and truly exhibit or cause to be exhibited unto our County Court an account thereof, and in all things shall well and truly perform the duties enjoined on as executor according to the directions of the said of the said deceased according to the laws of the Country, and in such case made and provided. Then this obligation to be void, otherwise to remain in full force and effect.

acknowledged in open Court

J. H. Petty

March Term 1840

BOND OF GUARDIAN. Josiah Ashe

Know All men by these presents, that we Josiah Ashe all of the County of Stewart and State of Tennessee, are held and firmly bound unto Whilander Priestly of Stewart County Court in the sum of One 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 child herein after named, committed to the tuition of the said Josiah Ashe to which payment will and truly to be made, we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents; sealed with our seals and dated this 1st day of March A.D. 1840.

The condition of the above obligation is such that whereas the above bound Josiah Ashe guardian to John Ashe minor of Elizabethtown, now if the said Josiah Ashe shall faithfully execute his said guardianship by securing and improving all the estate of the orphan until he shall arrive at full age, or be sooner thereto required, and then a plain and true account of his guardianship on oath before the Justice of our said court, and deliver, pay to and release the said orphan of all such estate or estates as ought to be possessed of or 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.

Josiah Ashe *(Seal)*
James Ashe *(Seal)*
Elazon Ashe *(Seal)*

BOND OF GUARDIAN. John L. Smith

Know All men by these presents, that Mr. John L. Smith all of the County of Stewart and State of Tennessee, are held and firmly bound unto Whilander Priestly Chairman of Stewart County Court in the sum of ten thousand Dollars to be paid to the said Chairman and his successors and survivors in office, his executors and administrators in trust for the benefit of the child herein after named committed to the tuition of the said John L. Smith to which payment will and truly to be made, we bind ourselves our heirs executors and administrators, jointly severally, and firmly, by these presents; sealed with our seals and dated this 1st day of March A.D. 1840.

The condition of the above obligation is such, that whereas the above bound John L. Smith guardian to Sarah Jane Drake minor orphan of James F. Drake deceased, now if the said John L. Smith shall faithfully execute his said guardianship by securing and improving all the estate of the orphan until he shall arrive at full age or be sooner thereto required and then a plain and true account of his guardianship on oath before the Justice of our said court, and deliver, pay to and release the said orphan of all such estate or estates as ought to be possessed of or 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.

continued

Iohn L. Smith *(Seal)*
L. H. Finley *(Seal)*
H. Edwards *(Seal)*

BOND OF GUARDIAN. Mark Rushing

Know All men by these presents, that we Mark Rushing all of the County of Stewart and State of Tennessee are held and firmly bound unto Whilander Priestly Chairman of Stewart County Court in the sum of three hundred 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 child herein after named, committed to the tuition of the said Mark Rushing to which payment will and truly to be made we bind ourselves our heirs, executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of March A.D. 1840.

The condition of the above obligation is such, that whereas the above bound Mark Rushing guardian to John Rushing, William Rushing, Richard Rushing, Mary Ann Rushing & Mark Rushing minor orphans of Clement Rushing deceased, now if the said Mark Rushing shall faithfully execute his said guardianship by securing and improving all the estate of the orphan until he shall arrive at full age or be sooner thereto required, and then a plain and true account of his guardianship on oath before the Justice of our said court and deliver, pay to and release the said orphan of all such estate or estates as ought to 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.

Mark Rushing *(Seal)*
Nelson Clegg *(Seal)*
Neil Clegg *(Seal)*

BOND OF GUARDIAN. Samuel Ross

Know all men by these presents, that we Samuel Ross, Nathan G. Morris, Willis Mann and W. H. Mannin all of the County of Stewart and State of Tennessee are held and firmly bound unto Whilander Priestly Chairman of Stewart County Court in the sum of one thousand dollars to be paid to the said Chairman and his successors and survivors in office his executors and administrators in trust for the benefit of the child herein after named committed to the tuition of the said Samuel Ross to which payment will and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents; sealed with our seals and dated 1st day of March A.D. 1840. The condition of the above obligation is such, that whereas the above bound Samuel Ross guardian to Thomas Jackson, Martha Jackson and Nancy Jackson minor orphans of James Jackson deceased, now if the said Samuel Ross shall faithfully execute his said guardianship by securing and improving all the estate of the orphan until he shall arrive at full age or be sooner there to required, and then a plain and true account of his guardianship on oath before the Justice of our said court and deliver, pay to and release the said orphan of all such estate or estates as ought to be possessed of or to the same to remain in full force and effect.

Continued

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.

Samuel Ross Esq
M. G. Morris Esq
Willis Manning Esq
W. Mc Manning Esq

DIVISION OF NEGROES WHO DIED

At the undersigned Commissioners appointed by the County Court of Stewart County at their January Term 1840 to divide the negroes of the heirs of Thomas Lightfoot deceased have this day met and having made the division, to wit:

To David Daniel negroes Betty Maranda and attachment value at one thousand dollars one half of which belongs to William R. Dawson when the court may see proper to divide them.

To Fletcher Ellis girls Lucy and Lucinda value at one thousand one hundred and fifty dollars.

To John Nandell guardian of Thomas Lightfoot Jane and Mary valued at seven hundred dollars David pays to John Nandell guardian of Thomas Lightfoot thirty seven dollars and fifty cents.

William R. Dawson pays also to John Nandell guardian of Thomas Lightfoot thirty seven dollars and fifty cents on his interest.

Fletcher Ellis pays to John Nandell guardian of Thomas Lightfoot one hundred and fifty dollars the whole valuation being twenty seven hundred and seventy five dollars making \$325 for each lot

Henry K. Palmer
William Miller
William Bell

February 17th 1840

ESTATE NOV 11 1840 DEC'D. WIL MCGREGOR 1840

By Administrator Jeptha Hopper

Thomas to Priscilla Harris	\$ 50.00
Henry to same	10.00
Anthony to Althea Wallace	130.00
Miles to P. Priestly	130.00
Mansfield to Wm H. Ellis	68.00
Solomon to Wm Webster	58.00
Bronson to Priscilla Harris	67.00
Roda to Stephen Pinney	146.00

Jane to F. H. Clarke	58.00
Rachel to Priscilla Harris	20.00
Ashley to the same	1.00
Jobel to the same	1.00
The Rest of the old place to	
Samuel Ross	36.00
To letter belonging to Estate	8.92
To J. Hoag	3.15
	670.09

Jeptha Hopper

INVENTORY & ACCOUNT OF SALE OF ESTATE

Estate of Judith Lewis deceased

		Continued	
James Lewis 1. Blow	4.00	William Throgmorton 100 pounds butter	50
M. G. Lewis 1 do	1.50	100 lb. 100 lb.	25
Do. - Do. 1 do	1.00	He Edwards 100 lb.	25
William Dumbey 180	39.75	James S. Powers 100 lb.	25
M. G. Lewis 1 box Chain	20.75	William Sherratt 1 Washbide	25
Uriah Tiffon 1 Blow	7.75	James S. Powers 100 pounds salt	25
James Lewis 1 pair of Geers	1.50	Travis Powers 100 lb.	25
Do. - Do. 1 do	1.25	William Rye 1 Reflecter	25
William G. Lewis 1 Do	5.00	James Lewis 1 lot Castings	25
Do. - Do. 1 lot of Tables	2.25	100 - 100 1 lot Buckets	25
Samuel Powers 1 Bell	6.88	100 - 100 1 sugar	25
James Lewis 1 lot of Tools	2.00	James Wilson 1 Bed Head	25
George Shuff 1 lot of Geers	1.00	James Lewis 1 Tea Kettle	25
William Dumbey 1 Box	6.00	William Sherratt two flat Boxes	25
Do. - Do. 1.10	5.00	James S. Powers 1 shirt	25
Thomas M. Lewis 1 lot hoes	5.00	Henry Edwards 1 Jar	25
William Throgmorton 1 pair S. 1	6.88	M. G. Lewis 1 Wash Pitcher	25
James Lewis 1 Fox Chains	2.00	Do. 8 Plates	25
Henry Edwards 1 Line	1.375	Thomas M. Lewis 1 tea Bowl	25
100 - Do. muffle Irons & Jims	3.00	M. G. Lewis 1 Coffe Pot	25
James Lewis 1 Box over 1.00	1.00	Do. tea pot & 6 mugs	25
10. 10. Salt Ritter	3.00	James Lewis 2 dishes	25
L. C. Braden 1 Scythe	2.00	100 - Do. 1 lot of Dishes	25
Espey Dowdy 1 Crooked Saw	1.00	Lewis Steins 100 pounds butter	25
William Throgmorton 1 Scythe	6.88	James Wilson 10. 10. 10.	25
James Lewis 1 Kettle & D. 1.75	1.75	100 - 100 10. Do.	25
Do. - Do. 1 lot Castings	2.00	M. G. Lewis 1 Table Butter	25
Hannah C. Powers 1 boating knife	18.75	Do. - Do. 5 hogs	25
Thomas M. Lewis 1 Spinning Wheel	3.88	Thomas M. Lewis 5 Do.	25
John Abethis 1 Flax Wheel	2.5	James Ruthing 6 hogs	25
M. Lewis 3 pairs Bands	1.25	Gabriel Davis 5 Do.	25
William Throgmorton 1 Spinning	18.75	M. G. Lewis 5 Do	25
John Darchmen R. Bondepon	1.66	He Edwards 6 Silver Tea Horns	25
Gabriel Davis 1 piece Oleoather	2.00	Thomas M. Lewis Tea Buckets	25
James Lewis 1 lot soap	1.25	William Throgmorton 100 pds butter	25
William Throgmorton 100 pds butter	30.00	James Lewis 1 lot bed clothes	25
James Lewis 1 fire Stand	5.00	John H. Sugg 1 Bag of Union	25
M. G. Lewis 1 Cherry Table	8.00	John H. Morrell 1 Basket Apples	25
James G. Standfield 1 Table	4.25	James Lewis 1 looking glass	25
James Lewis 1 Bureau	25.50	Do. 10. 1 desk & 3 ottos	25
William Throgmorton 6 Chairs	21.00	He Edwards 1 Bed Head	25
James Lewis 6 do	3.75	100 - 100 1 Bed Head	25
Do. - Do. 1 Tea Table	2.25	William H. Williams Johnson	25
Do. - Do. 1 set Knives from 1	1.75	James Lewis 1 Do	25

1 suit Coat and

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continued

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Amount of inventory & sale of stock

Eliza Ashurst recorded by James			
Ashurst administrator on the 24 January 1860			
so with			
1 Whip Saw William J. Wynn	\$5.00	1 Trunk James Ashurst	37.00
1 Ox Goke William Bell	60	1 Bed and furniture Samuel Ashurst	16.00
1 Crisp Cut Saw Daniel Hobley	4.50	1 Hatto Hatto Aaron Ashurst	10.00
1 Tote Knife Burnt Minnow	2.25	1 Hatto Hatto James Ashurst	6.00
1 Auger Nathan & Winter	.38	1 Trunk Hatto Hatto	1.00
1 Auger & Chisel James Collier	.34	1 Side Saddle Middow	13
1 Neap Hocks Hatto	.25	1 Coffee Mill Hatto	6
1 Trot Line Harp Gripe	.50	1 Shot Gun & 16. W. Vickers	10.62
2 Hells Daniel & Ashurst	.60	1 Rifle Gun Davis Ashurst	16.00
1 Hand Saw James Collier	.25	1 Buffalo Rug A. Wallace	4.25
1 Sheep Shears David Ashurst	.25	1 Rail Middow	13
1 lot of Irons B. Gripe	\$14.25	1 Table Hatto	13
1 Pair of Glittors Somon Nichols	1.15	1 Chairs Hatto	7.50
1 Scythe & Cradle M. W. Vickers	1.25	1 Cart Hatto	16.00
1 Gige & Brashot David & Ashurst	.60	1 Table James Ashurst	8.00
1 Dog Chain Paul Morris	4.00	1 Red Cow and Calf John Jones	16.00
1 Saw James Collier	.62	1 Bridled Cow Seth Conard	16.00
1 Saw James James Ashurst	.60		101.43
1 Axe Mark & Miles	1.91	1 New Cow Joseph Collier	47.00
1 Single tree traces Nathan Winter	.75	1 White Cow and Calf Middow	9.00
2 Hoes William Bell	.68	2 Garlands Benjamin Ward	1.00
1 Plow John Horow	4.15	1 Bull Hatto Hatto	7.00
1 plain grass and saw Middow	.375	2 Sheep Greetings Hatto Hatto	11.75
1 Bull tongue Nathan & Winter	.60	1 Speckle Cow Hatto Hatto	14.13
1 Hoo Hatto Hatto Hatto	.25	1 John Steed William & Cook	41.60
		1 Cow Henry McBethins	13.75
1 Grind Stone Barnabas Gripe	3.00	4 Head Sheep James Collier	4.00
2 Lot Sundries Davis Barnes	.68	4 Hatto Hatto Hatto Hatto	8.00
1 Sadie & Hoghead James Collier	.60	4 Hatto Hatto Hatto Hatto	6.75
1 Spinning wheel Hatto Hatto	.50		
2 Hatto Hatto Nathan & Winter	10.00	1 Lot Hogs William Williams	12.00
1 Kith Hatto David & Ashurst	.75	2 Lot Hatto Hatto	14.00
1 Lot of Casting Somon Nichols	1.62	3 Lot Hatto - e Nathan & Winter	13.00
1 Single L. Bell Nathan & Winter	.66	1 Bay Mare Barney Gripe	42.50
1 Bed and furniture Middow	3.00	1 Bay Foal William Little	31.00
1 plain block Aaron Ashurst	10.00	1 Shiree Colt Thomas H. C. Moore	24.00
1 Bitte Lime Nicholas	.56	1 Yearling Colt James Collier	13.00
2 Hocks James Collier	.25	1 Brown Mare Middow	6.00
1 Hatto Hatto Hatto	.13	1 lot of Magon fellow Cornelius	5.00
2 Hatto James Ashurst	1.75	2 Lot Hatto Nathan & Winter	6.00
1 Hatto Hatto David & Ashurst	.20	3 Lot Hatto Hatto Hatto	13.00
		4 Lot Hatto David Collier	1.00
		5 Lot Hatto Allen Barnes	13.00
		1 Lot bats Cro-bundles Ammon	3.00
		2 Lot Fox Hatto William Kenney	3.00
		1 Lot Fox Hatto M. M. Levy	6.00

CONTINUED

1 lot of Corn & Peas worth		1 Bed at	95. 00
To Stephen A. Collins, amounting to	45. 98	1 Cow and Calf	10. 00
1 Wheel Wagon	10. 00	1 Horse at	70. 00
1 Hair hide Lemuel A. Miller	4. 00	Land worth	150. 00
1 Bell O. David C. Miller	1. 75	Account on Barnwell A. Miller	
1 Hatto & Mark Wicks	37. 00	1 Horse worth	60. 00
1 Pawhides Hatto Hatto	1. 50	1 Bed at	25. 00
1 Stone Church Henry R. Miller	1. 34	Land at	60. 00
1 Lot of Sandries Nathan D. Miller	66. 47	1 Cow and Calf	10. 00
1 Lot Cooper's Wagon Wagon	25. 00	2. Lard and Pigs	8. 00
1 Lot Casting Hatto	60. 00	Sal A. New account	\$154. 47 72
1 Lot Pork 300 lbs Butcher George	20. 00		
2 Lot Hatto 300 lbs James C. Miller	20. 75		
3 Lot Hatto 140 lbs Hatto Hatto	9. 80	MATTHEW MANNING GUARDIAN	
4 Ferry flat Hatto Hatto	18. 00	ALAN SO. DALE B. MILLER DR.	
1 Hano Hatto Hatto	1. 00	Amount as per last settlement	992. 98
1 Church Barro James Miller	37. 00	Interest 10 months and up to Jan. 1840	13. 35
1 Lot of Concord cedar shaw	6. 00	Hire of Horses for 1839 due Jan. 1840	10. 62
1 Lot of Haynes Army N. Miller	6. 00		335. 93
1 Lot of hogs cedar shaw	6. 00		
1 Basket and Bucket James Miller	6. 00		
1 pair James C. Miller	12. 00		
1 Broad edge Hatto Hatto	13. 00		
1 Stone & Pot Hatto David A. Miller	62. 00		
1 Sash hooks Hattie Winn	16. 00		
1 lot Pewter hooks James A. Miller	22. 00		
8. G. C. W. Wagon	25. 00		
1 piece of land rented to Edward Stewart	3. 00		
1 piece of ditto to Irvin Brady	1. 50		
1 piece of ditto to Samuel Miller	11. 00		
4. Hatto ditto to James Miller	10. 00		
5. ditto Hatto Hatto Hatto	6. 00		
4. Sawdust 50 bushels A. Miller	45. 25		
1 note on John Roll for	2. 95		
1 ditto on federal cedar shaw	1. 47		
1. ditto on John H. Miller	9. 00		
1. Account David A. Miller	3. 00		
1. ditto on cedar shaw	3. 00		
1. 00 on account on George A. Miller as			
it stands on the Cedar Creek			
1 acre tract of Land worth	300. 00		
One. Bed at ditto	25. 00		
One. Horse ditto	10. 00		
Two. Lard and Pigs	7. 00		
Also One account on David A. Miller			

16th January 1840
Stewart County Court

Dr To amount returned to him \$1,683	95.	BRUNION BELLARD GUARDIAN TO W. S. TURNER
Interest from 1st March 1839 to 1st Jan 1840	36.	to N. C. de Baylis
Amount received for sale of B. B. Miller 6. 66	75.	to Amount returned 1st March 1839 66. 12
Interest on \$683 from 11th Feb 1839 to 1st Jan 1840	77.	Interest from 15th March 1839 to 1st Jan 1840 49.
Amount received for sale of land to H. Miller 68	76.	Amount received for sale of land to B. B. Miller 75.
Interest from 6th Aug 1839 to 1st Jan 1840 1.	77.	Interest on \$683 from 11th Feb 1839 to 1st Jan 1840 77.
for By account for Schooling	904. 71	Amount received for sale of land to B. B. Miller 75.
School fee Hatto H.	96. 64	Interest from Aug 1839 to 19th Jan 1840 1.
Interest on \$164 from 1st March to Jan 3.	60.	Rent of land for 1839 35. 00
Taxes for 1839	1. 50	for By B. B. Miller for Schooling Board 99. 92.
Services four years	20. 00	Clerk's fee for Settlement 1. 11
Clerk's fees for Settlement Recording	1. 00	Recording same 60
	8. 63 24	
Balance due	848. 47	
	102. 59.	

Dr amount as per last settlement	318. 64	SOPHUS OMEL AND GUARDIAN
Interest on \$318. 64 10 months	19. 16	To Abby Omeland 11. 16
Meghbird and rent of land for 1839 30.	79.	Dr. amount as per last settlement 46. 43
	368. 64	Interest 10 months 24. 78
for By Boarding Clothing Schooling 10. 1839 356. 71.		49. 21
Services as Guardian	6. 00	for Settlement 1. 10
Clerk's fees for Settlement	1. 00	Recording Settlement 1. 12
Recording	45. 69	
	7323. 33	Balance due 845. 19

Dr To amount on last settlement	937. 02	MATTHEW MANNING GUARDIAN
Interest on \$937. 02 10 months	92. 32	DR. To amount as per last settlement \$16. 43
Meghbird and rent on land for 1839 30.	79.	Interest 10 months 24. 78
	425. 18	49. 91.
for By Schooling Clothing 10. 1839 29. 41.		for By Clerk's fee for Settlement 1. 00
Clerk's fees for Settlement	1. 00	Recording Settlement 1. 12
Recording	6. 00	
Compensation to Guardian	51. 00	1. 12.
	35. 91	
	389. 29	Balance due 448. 19

Dr To amount on last settlement	57. 00	MATTHEW MANNING GUARDIAN WITH EXECUTION OF THE ESTATE
When was Guardian to James M. T. Manning et al.		
To amount which he came into the hand of Stephen Smith guardian 1838	10. 00	Return 37.
for By Clerk's fee for Bond	5. 00	This Settlement 0. 00
Recording	5. 00	Recording 50.
Search	5. 00	Amount due 12.
Amount due	5. 00	

STEPHEN ORTHLAND.

Guardian to Roda Orthland
Settlement as per last Settlement
Interest 12 months
by By Settlement
Reckoning Settlement
Balance due

	Orthland Orthland
Settlement as per last Settlement	46 13
Interest 12 months	7 13
by By Settlement	1 13
Reckoning Settlement	12
Balance due	48 03

WILLIAM BAILEY ADMINISTRATOR OF THE

Estate of Harry Satchfield	2 00	9. John Reckoning	21 50
Settlement as per two inventories of	175 62	10. W. C. Orthland	3 50
Interest on Joseph Satchfield's Estate	6 50	11. Mallo D. Williams for board	25
by the following vouchers		12. P. Priestley	1 69
1. By burial expenses	15 00	13. Receipt of C. Johnson cost 10	50
2. W. C. Clement Head Bill	6 75	14. Samuel Mafford a/c	5 00
3. Rent for Judgment	3 21	By clerks fees	2 00
4. clothing & work a/c	10 00	This Settlement	2 00
5. c note to Myndell Wall	10 67	Recording Same	6 00
6. -	1 00	Compensation to adm'r	6 00
7. Ad't to Burton	8 87		304 44
8. Ad't to W. L. P. Burton	2 13	Balance due	151 98

INVENTORY AND ACCOUNT of Sales of the Estate of Mrs. W. EMIS

Stephen Breedon 1 Bed & furniture	16 82	John Breeden 20 bed & ch	31 25
Thomas M. Lewis ditto ditto	32 10	W. C. Lewis 1 ox cart	13 50
Jefferson Farmer ditto	36 10	John Walker 1 yoke of oxen	60 00
E. Riddell 1. ditto	34 25	W. Canady 1 Cow & calf	15 50
James Lewis 1 cupboard	11 00	J. A. M. Jackson 1 Cow	15 00
Little ditto 1 Table	5 00	W. C. Lewis 1 Hens	18 10
Little ditto 1 Trunk	2 00	James Lewis 1 Cow & calf	17 10
Little ditto 1 Bedstead	3 00	James C. Powers 1 Cow	9 10
Little ditto 1. ditto	1 25	James Breedon 1 Cow	9 18 1/4
Francis McCarron Murray	7 25	James C. Powers 2 Yearling	10 00
William C. Lewis 1 set knapsacks	5 00	Cannon Weaver Sheep	7 50
Conderdon Newton 1 Gun Box	1 62	John Breeden 2 Headings	10 10
William C. Lewis 1 pair dog iron	1 75	John Walker 1 Cow	8 50
P. Walker 6 Chairs	2 17 1/2	M. M. Orthland 1 Cow	11 50
James Lewis 1 saddle	18 10	Thomas C. Hunt 1 1/2 Yearling	7 50
James O'Brien 1 ditto	8 10	L. O'Brien 1 Cow	11 12 1/2
James Lewis 1 Trunk	6 00	W. C. Lewis 1 ditto	11 2 1/2
William C. Lewis 1 head horse	35 95	James Lewis 1 ditto	12 75
Little ditto 10 ditto	34 10	John Breeden 1 sheep	6 50
cocks Little 11 ditto	31 00	James Lewis 1 Cow	13 00
Ditto ditto 10 ditto	21 00	James C. Powers 1 sheep	15 00

Continued

John Breedon & Hastings	8 10
Joseph Parkman & Ball	4 10
John Breedon 1 man 1 bed	40 25
W. C. Lewis 1 Stone man	40 00
Francis McCarron 1 Black man	35 50
J. Scott Hearable 1 stool man	21 35
M. M. Orthland 1 man	14 62
H. C. Breedon 1 Shove	40 00
John Parkman	
Total	810 93 1/2

DIVISION OF NEGROES of ESTATE of Elisha Askew Esq'

and the undersigned Commissioners appointed by the County Court for Stewart City at February 1840 to assist the Administrator in the division of the Negroes belonging to the estate of Elisha Askew Esq' Met at the house of the Testator on this day and valued all the Negroes belonging to said Estate at \$5950 We set apart for the use of the widow during her life with consent of the Testator present Read and Friend valued at \$1350 leaving a balance of \$4600 to be divided between the 4 remaining heirs which will give to each the sum \$1125 and the following lots were drawn by each by each of the Testator's Servt

Ashley Askew 11	Mark Blount valued at	525 00
W. C. John Askew 11	Blountus 11	170 00
B. C. Aaron Askew 11	Caleb L. Ross 11	170 00
4. C. Lemuel Askew 11	Bet L. Mariah 11	575 00
5. C. James Askew 11	Charles 11	550 00
6. C. George Askew 11	Mary 11	450 00
7. C. David Askew 11	Sally L. Minerva 11	550 00
8. C. Caswell Askew 11	Retta L. Hamiet 11	600 00

In this division of the negroes the Askewville will be indebted to the Estate in the sum of \$125 and Aaron Askew will be to the Estate of 125 and Caswell Askew will be indebted to the Estate \$125 and the Estate will be indebted to Ashley Askew \$50 and James Askew \$25 and George Askew \$175 and David Askew \$25.

Given under our hands the 5th day of February 1840

W. W. Scarry Esq
W. G. McNamee
A. Miller
Thos. St. Hockley

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YAN ALLOVANCE for Widow Sally Askeat

We the undersigned Freeholders of Stewart County after being duly sworn have proceeded to set apart to Sally Askeat widow of Elihu Askeat deceased as much of the crop and provisions on hand as we see sufficient in our opinion to support her and her family one year from the death of her said husband.

We set apart to her for said purpose the following articles To wit thirty barrels of corn and no slack of fodder and nine hundred weight of salted pork and one beef to weigh three hundred three hundred weight of flour fifty weight of coffee and seventy five pound of sugar and thirty pounds of lard and what soap grease there is and one hundred weight of salt and one barrel and hollie negar that is in at one pound of paper and one pound of Spice and fifteen pound of talcum and three dollars worth of cotton.

Subscribed by us January the 24 1840

Iohn Catherine
William ^{his Agent}
Irene ^{maid of} Bradley

BOND OF GUARDIAN TO CHARLOTTE TAYLOR

Know all men by these presents that we, Charlotte Taylor and William Miller all of the county of Stewart and State of Tennessee are held and firmly bound unto John Alexander Priestly chairman of Stewart County Court in the sum of one thousand dollars to be paid to the said chairman and his successor and survivor in office his executors and administrators in trust for the benefit of the child hereinafter named committed to the tuition of the said Charlotte Taylor to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly generally and firmly by these presents sealed with our seals and dated this 1st day of March A. D. 1840. The condition of the above obligation is such that whereas the above bound Charlotte Taylor guardian to Mary A. Taylor minor orphan of Iohn Taylor deceased now if the said Charlotte Taylor shall faithfully execute her said guardianship by securing and improving all the estate of the orphan until she shall arrive at full age to be former thereof required and then a plain and true account of her guardianship on oath before the Justice of our laid Court and deliver up pay to and behalf of the said orphan of all such estate or estates as ought to be possessed of or to such other persons as shall be lawfully empowered to receive the same then the obligation to be void to the time to remain in full force and effect.

Charlotte Taylor ^{Seal}
William C. Miller ^{Seal}
Henry Gervin ^{Seal}

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MITH BOND. A Wallace

Know all men by these presents that we Abithel Wallace all of the County of Stewart and State of Tennessee are held and firmly bound unto James B. Polk Esq; Governor in and over the State of Tennessee and his successor in office in the sum of Twelve Thousand dollars for which payment well and truly to be made we bind ourselves and each of us our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 1st day of April 1840.

The condition of the above obligation is such that whereas the above bound Abithel Wallace is duly and constitutionally elected and appointed Sheriff of Stewart County of therefore the said Abithel Wallace shall well and truly execute and return make of all process and proceps to him directed and pay and satisfy all fees and sum of money by him received or levied by virtue of any process into the proper office into which the same by the time thereof ought to be paid or to the person or persons to whom the same shall be due his her or their executors administrators attorneys or agents and in all things well and truly and faithfully execute the said office of Sheriff during his continuance therein then this obligation to be void otherwise to remain in full force and effect.

Abithel Wallace ^{Seal}

John H. Mockler ^{Seal}

John N. Holloman ^{Seal}

Edward Boyd ^{Seal}

Iohn James ^{Seal}

N. S. Morris ^{Seal}

M. B. Cherry ^{Seal}

COLLECTOR'S BOND. A. Wallace

State of Tennessee & Know all men by these presents that we Abithel Wallace all of the State and County aforesaid are held and firmly bound unto James B. Polk Governor of the State of Tennessee for the time being and his successor in office for the use of said State in the sum of Five thousand dollars to the payment of which well and truly to be made we bind ourselves heirs and executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 6th day of April 1840.

The condition of the above obligation is this that whereas the above bound Abithel Wallace has been duly and constitutionally elected Sheriff and Collector of the Public Taxer of said County of Stewart for two years from this first Saturday in March 1840. Now if the said Abithel Wallace shall well and truly collect all State Taxes and less all Taxes and Shoolards within said County which by Law he ought to collect and well and truly account for and pay over all Taxes by him collected or which ought to be collected on the first day of October in the year 1840 and 41 respectively then this obligation to be void otherwise to remain in full force and effect.

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CONTINUED

Abithel Wallace *Seal*
John H. McElveen *Seal*
John R. Valentine *Seal*
Edward Boyd *Seal*
John James *Seal*
N. G. Morris *Seal*
W. P. Cherry *Seal*

MINUTE BOND JOHN JAMES

Know all men by these presents that we John James
all of the County of Stewart and State of Tennessee are held and
firmly bound unto William Cook by chairman of Stewart
County in the just and lawful sum of Eight thousand dollars to
be paid to the said William Cook his successor in office or
their assignee which payment well and truly to be made in bonds
ourselves and each of us our heirs executors and administrators
and assignees jointly and severally firmly by these presents sealed
with our hands and dated this 6th day of April 1840

The condition of the above obligation is such that whereas the
above named John James hath been duly and constitutionally
County Trustee for Stewart County for two years from and after
the 5th Saturday in March 1840. Now if the said John James,
shall safely collect and keep all county money which by law
he is authorized trustee to collect and faithfully account for
and pay over all the same agreeably to the order of the County
Court then the obligation to be void otherwise to remain in
full force and effect

John James *Seal*
Abithel Wallace *Seal*
John R. Valentine *Seal*
N. G. Morris *Seal*

COMMON SCHOOL BOND JOHN JAMES

Know all men by these presents that we John James
all of the County of Stewart and State of Tennessee are held and
firmly bound unto the Superintendent of Public Instructions
and his successors in office in the just and full sum of Four
thousand dollars which payment shall well and truly be made
we bind ourselves our heirs executors and administrators or
assigns jointly severally firmly by these presents sealed with
our seals and dated this 6th day of April 1840

The condition of the above obligation is such that whereas
if the above named John James County Trustee of Stewart
County shall receive from the Superintendent and all other
sources the amount of common school money which the County
of Stewart is entitled to and account for and pay the same
agreeably to law and in all things pertaining to the duties
of Trustee relative to the same shall act according to law then this
obligation to be void otherwise to remain in full force and
effect

Continued

John James *Seal*
Abithel Wallace *Seal*
John R. Valentine *Seal*
N. G. Morris *Seal*

CONSTABLE'S BOND DISTRICT NO. 1 ST

Know all men by these presents that we William L. Dunbar as all of the
County of Stewart and State of Tennessee are held and firmly bound unto the
Governor in and over the State of Tennessee in the sum of five thousand dollars
for the payment of which we bind ourselves our heirs executors and administrators
joint and severally firmly by these presents sealed with our seals and
dated this 6th day of April 1840.

The condition of the above obligation is such that whereas
William L. Dunbar is appointed constable by the voters of District No. 1
now if the said William L. Dunbar does well and truly execute all precepts
and other things that shall come into his hands or possession and make
due return thereof and shall faithfully pay and discharge all money
that are collected by him to such persons as are by law to receive the same
and in all things to demean himself as constable by faithfully executing
the duties enjoined on him by law then this obligation to be void otherwise
to remain in full force and effect Given under our hands and seals the
day and date above written

William L. Dunbar *Seal*
William Dunbar *Seal*
James Wilson *Seal*

CONSTABLE'S BOND DISTRICT NO. 2 STA

Know all men by these presents that we John R. Elkins as all of the
County of Stewart and State of Tennessee are held and firmly bound
unto the Governor in and over the State of Tennessee in the sum of
Five thousand dollars for the payment of which we bind ourselves
our heirs executors and administrators jointly and severally firmly by
these presents sealed with our seals and dated this 6th day of April 1840.

The condition of the above obligation is such that whereas John
R. Elkins is appointed constable by the voters of District No. 2 now
know if the said John R. Elkins does well and truly execute all
precepts and other things that shall come into his hands or pos-
session and make due return thereof and shall faithfully pay
and discharge all money that are collected by him to such persons
as are by law to receive the same and in all things to demean himself
as constable by faithfully executing the duties enjoined on him by law
then this obligation to be void otherwise to remain in full force and effect
Given under our hands and seals the day and date above written

John R. Elkins *Seal*
James his son *Seal*
Joshua Cook *Seal*

CONSTABLE'S BOND DISTRICT NO. 3rd

Know all men by these presents, That we William H. Collis, Frederick H. Clark Esq. Ellis and John Traeger all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five thousand Dollars for the payment of which we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas William H. Collis is appointed Constable by the voters of District No. 3rd now if the said William H. Collis does well and truly execute all precepts and other things that shall come into his hands or possession and make due returns thereof and shall faithfully pay and discharge all moneys that are collected by him to such persons as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals above written.

W. H. Collis Seal
F. H. Clark Seal
Frederick Ellis Seal
John Traeger Seal

CONSTABLE'S BOND DISTRICT NO. 4th

Know all men by these presents that we Nathan G. Morris, Abithel Wallace Samuels Ross and John James all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five thousand Dollars for the payment of which we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas Nathan G. Morris is appointed Constable by the voters of District No. 4th now if the said Nathan G. Morris does well and truly execute all precepts and other things that shall come into his hands or possession and make due returns thereof and shall faithfully pay and discharge all moneys that are collected by him to such persons as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under hands and seals the day and date above written.

N. G. Morris Seal
Abithel Wallace Seal
Samuel Ross Seal
John James Seal

CONSTABLE'S BOND DISTRICT NO. 5th

Know all men by these presents that we John H. McMallon Hugh McMallon David Irwin and John H. Mockbee all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five thousand Dollars for the payment of which we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas John H. McMallon is appointed Constable by the voters of District No. 5th now if the said John H. McMallon does well and truly execute all precepts and other things that shall come into his hands or possession and make due returns thereof and shall faithfully pay and discharge all moneys that are collected by him to such persons as are to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written.

John H. McMallon Seal
Hugh McMallon Seal
David Irwin Seal
John H. Mockbee Seal

CONSTABLE'S BOND DISTRICT NO. 6th

Know all men by these presents that we Edward S. Ellis, John T. Nation, Joshua Cobb, Marcellus Stacker, William Ellis and William Hoagler all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of five thousand Dollars for the payment of which we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas Edward S. Ellis is appointed Constable by the voters of District No. 6th now if the said Edward S. Ellis does well and truly execute all precepts and other things that shall come into his hands or possession and make due returns thereof and shall faithfully pay and discharge all moneys that are collected by him to such persons as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written.

E. S. Ellis Seal
John T. Nation Seal
Joshua Cobb Seal
Marcellus Stacker Seal
William Hoagler Seal
William Ellis Seal

BONNABLES BOND DISTRICT NO. 11.

Know all men by these presents That we William James, John James Abithel Wallace and John Birchcival all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five Thousand dollars for the payment of which we bind ourselves, our heid executed and administrated jointly and severally, firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas William James is appointed Constable by the Voted of District No. 11. now if the said William James does well and truly execute all precepts and other things that shall come into his hands or possession and make due returns thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written.

William N. James Seal
John James Seal
Abithel Wallace Seal
John Birchcival Seal

BONNABLES BOND DISTRICT NO. 9th

Know all men by these presents That we George M. Sexton, Burton Sexton and John Hanover all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five thousand dollars for the payment of which we bind ourselves, our heid executed and administrated jointly and severally, firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas George M. Sexton is appointed Constable by the Voted of District No. 9. now if the said George M. Sexton does well and truly execute all precepts and other things that shall come into his hands or possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written.

George M. Sexton Seal
Burton M. Sexton Seal
John Hanover Seal

BONNABLES BOND DISTRICT NO. 11.

Know all men by these presents That we James Smith, William Webster, Alexander McWall and Christopher Clements of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five thousand dollars for the payment of which we bind ourselves, our heid executed and administrated jointly and severally, firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas James Smith is appointed Constable by the Voted of District No. 11. now if the said James Smith does well and truly execute all precepts and other things that shall come into his hands or possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written.

James M. Smith Seal
Wm. Webster Seal
A. McWall Seal
Ch. C. Clements Seal

BONNABLES BOND DISTRICT NO. 8th

Know all men by these presents That we James M. Williams, Samuel Ross, Benjamin Henderson and Philander Nichols all of the County of Stewart and State of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee in the sum of Five thousand dollars for the payment of which we bind ourselves, our heid executed and administrated jointly and severally, firmly by these presents sealed with our seals and dated this 6 day of April 1840.

The condition of the above obligation is that whereas James M. Williams is appointed Constable by the Voted of District No. 8. now if the said James M. Williams does well and truly execute all precepts and other things that shall come into his hands or possession and make due return thereof and shall faithfully pay and discharge all money that are collected by him to such persons as are by law to receive the same and in all things to demean himself as Constable by faithfully executing the duties enjoined on him by law then this obligation to be void otherwise to remain in full force and effect. Given under our hands and seals the day and date above written.

J. M. Williams Seal
Samuel Ross Seal
Benjamin Henderson Seal
Ph. Nichols Seal

CONSTABLE BOND DISTRICT NO. 10

Know all men by these presents That we Abner Stevenson
James C. Hackleford Abithel Wallace William B. Cherry
William L. Jones William H. Clark and Roderic McAuley
all of the County of Stewart and State of Tennessee are held and
firmly bound unto the Governor in and over the State of Tennessee
in the sum of Five thousand dollars for the payment of which we
bind ourselves our heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals and dated
this 6 day of April A.D. 1840.

The condition of the above obligation is such that whereas
that whenas Abner Stevenson is appointed Constable by the voters
of District No 10 now if the said Abner Stevenson does well and truly
execute all precepts and other things that shall come into his
hands or possession and make due return thereof and shall faithfully
pay and discharge all moneys that are collected by him to such per-
sons as are by law to receive the same and in all things to demean
himself as Constable by faithfully executing the duties enjoined
on him by law then this obligation to be void otherwise to remain
in full force and effect Given under our hands and seals the
day and date above written

A. Stevenson Seal
J. C. Hackleford Seal
Abithel Wallace Seal
W. B. Cherry Seal
W. L. Jones Seal
W. H. Clark Seal
R. McAuley Seal

CONSTABLE BOND DISTRICT NO. 11

Know all men by these presents That we Roderic McAuley
William B. Cherry and Hugh Macmillan all of the County of Stewart and State
of Tennessee are held and firmly bound unto the Governor in and over the State of Tennessee
in the sum of Five thousand dollars for the payment of which we bind ourselves our heirs
executors and administrators jointly and severally firmly by these presents sealed with our
seals and dated this 6 day of April 1840.

The condition of the above obligation is such that whereas
Roderic McAuley is appointed Constable by the voters of District No. 11 now if the said
Roderic McAuley does well and truly execute all precepts and other things that shall
come into his hands or possession and make due return thereof and shall faithfully
pay and discharge all moneys that are collected by him to such persons as by law to receive
the same and in all things to demean himself as Constable by faithfully executing
the duties enjoined on him by law then this obligation to be void otherwise to remain
in full force and effect. Given under hands and seals the day and date above written

R. McAuley Seal
W. B. Cherry Seal
Hugh Macmillan Seal

ENTRY TAKER'S BOND DISTRICT NO. 10

Know all men by these presents That we William Bailey and
all of the County of Stewart and State of Tennessee are held and firmly
bound unto His Excellency James K. Polk Governor in and over the State
of Tennessee for the time being and his successors in office in the sum of
Ten Thousand Dollars for the which payment will and truly to be made
we bind ourselves and each of us our heirs executors and administrators
jointly and severally firmly by these presents sealed with our seals and
dated the sixth day of April A.D. 1840.

The condition of the above obligation is such that if the above
bound William Bailey who has this day been elected Entry Taker for the
County of Stewart State of Tennessee for the term of four years from the day
now of the said William Bailey shall well and truly account for all
monies which may come into his hands as said Entry Taker and faithfully
keep and preserve the Books and papers of said Office agreeably to
law and faithfully discharge his duty as Entry Taker of said Stewart
County then this obligation to be void else to remain in full force and
effect in law

Wm Bailey Seal
of J. C. Williams
H. L. Atkins Seal

SCHOOL FUND BOND DISTRICT NO. 11

Know all men by these presents That we John Frazer Martha M. Frazer all
of the County of Stewart and State of Tennessee are held and firmly bound unto
William Cook Chairman of Stewart County Court in the sum of Four Thousand
Dollars to be paid to the said Chairman and his successor and survivor in office
his executors and administrators in trust for the benefit of the children hereinafter
named committed to the tutorage of the said John Frazer Martha M. Frazer to
which payment will and truly to be made we bind ourselves our heirs executors and
administrators jointly severally and firmly by these presents sealed with our seals
and dated this 6 day of April A.D. 1840.

The condition of the above obligation is such that whereas the above
bound John Frazer & Martha M. Frazer guardians to N. E. Frazer J. A. N.
Frazer T. S. Frazer M. P. Frazer J. G. M. Frazer now if the
said John Frazer & Martha M. Frazer shall faithfully execute their said
guardianship by securing and improving all the estate of the orphan
until they shall arrive at full age or be married to a person and then a
trustee and true account of this guardianship on oath before the justice of our
said Court and deliver up pay to and for the said orphans of all such estates
as ought to be paid off or to such other persons as shall be lawful
empowered to receive the same. Then this obligation to be void otherwise
to remain in full force and effect

J. A. Frazer Seal
Edwards Boyd Seal
A. S. Frazer Seal
John M. Frazer Seal

LAST WILL & TESTAMENT OF WILLIAM KINGSTON Esq.

I William Kingston of the County of Stewart and State of Tennessee being a printer do make and publish this my last Will and Testament, hereby revoking and making void all former wills by me at any time heretofore made. Know first I direct that my friends and my body in a ground made of fine linen pants and stockings also of like also a cap of good quality and then be laid on a board and under a covering I have ordered made for that purpose said covering to be taken off when my friends get to my tomb my body and the board on which they lay to be rolled into the upper box which will close in order to be well corked with lead drawn in from the surface of an inch which I direct to be well full of hot lead so as to exclude air and further I order that the Executor I designate appoint to the faithful execution of this my will shall be entitled to one dollar for each three hours they or either of them shall be employed in said execution. I also order that the said Executor shall not be sworn before any authority to the justice of their claims. And I also direct that all just claims against me he paid as soon after my decease as possible out of any monies that may be possessed of or may first come into the hands of my Executor from any portion of my estate real or personal.

I do hereby ordain and appoint Samuel Kingston my lawful heir to have and to hold all my real estate personal property &c and further appoint Jacob Shryock and William Lee to execute and fulfill my last will and testament.

In witness whereof I hereunto set my hand and seal this 28th March 1840 written on one sheet of paper.

William Kingston
Signed sealed published and declared by the above named William Kingston to be his last Will and Testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Testator.

J. H. Petty

B. Colborn

Division of the Regis estate Thomas Lewis Deed

We the commissioners appointed by the county court of Stewart County at the month of January to make and appropriate the personal property mentioned in the will by which we were appointed have met to gather up the premises after being duly informed and performed the duties assigned to us to wit and have allotted and appropriated to David B. Ashurst the property in the property called Lot No 1 towards Davis Creek and Child Henry Lewis and road valued at \$3375.00 To Henry Edmunds Lot No 6 (cont) York City and child Henry Drew and Daniel Ashurst at \$3047.50 To Thomas Lewis (late W. M. Lewis) Enoch Lewis Ellington and Russell valued at \$9100.00 To William B. Lewis Lot No 7 valued

Since Susan Burgh Mary and Nancy valued at \$3355.00 To James Lewis Lot No 5 (cont) Young Jumpy and the balance of real and personal valued at \$2435.00 No also charged the amount of said property allotted to David Ashurst worth \$31.50 and also charged the amount of said property allotted to William B. Lewis worth \$14.50 and also charged the amount of the property allotted to James Lewis worth \$164.50 totaling said lands and buildings this 21st March 1840

Witness in your court

April 10, 1840

Test. W. H. Lewis

William A. Lewis
W. D. Daniels Lewis
James William Lewis

Estate Account Petty Deed

	estate of George Petty Deed	
John Ladd and wife to a Petty	2. 37/- Aunt Brot up	59 55
Eliza Punjett	3 12/- Mr. Wilson	3 10
Samuel Chapman	3 10/- Mr. Tuckaway	79
Henry Scarborough	3 63/- Mrs. Buckingham	75
J. Mackley	2 56/- J. S. Sidellotton	1 81
Lewis Nixon	6 63/- Mr. James	19
John Dowd	5 63/- John McPherson	50
James Wofford	1 63/- Mrs. Cherry	78
Mary Brooks	1 25/- Jas Lee	31
Dabry Birrell	12 12/- James McLeod	75
A. M. Boyd	6 63/- John Brown	7 95
Bathman Parker	1 11/- Berry Belles	2 13
Wm. Hall	1 00/- Mr. Branton drawing master	2 50
Samuel Barton	1 55/- James Beards	43
James Scarborough	5 63/- Lawrence Deal	50
John Barrow	2 37/- Ephraim Lancaster	1 00
James Lorry	2 25/- Almon Deaton	4 63
David S. Hargard for 1838 839	3 12/- Wm. A. Ross	25
C. H. Lewis Goss	5 75/- J. Scarborough	25
Jesse Henderson	2 67/- Mrs. Burford	11 50
Willis Whitfield	2 25/- Lotte	
P. Priestly	2 25/- John H. Petty Esq	
Aunt Ladd up	59 55	

A list of notes of the estate of George Petty Deed

No 1 A note rec Mary Williams the date 30th August 1838 for \$100.00 credited 10th March 1840 with \$16.00

No 2 A. M. McLeod note due 1st May 1838

credited 25th May 1838 with \$25.00

No 3 John H. Petty note due 10th March 1839 for

\$1.00 in the Cherry note due 25th Dec 1838

5 Wm. A. Ross note due 16th Jan 1840

6 Wm. Etchings note due 25th 1840

7 Mr. M. Branton note due 20th March 1837

credited Nov 27th 1837 with \$25.00 1837 with \$18.00

8 John D. Jones W. B. Cherry note due 25th Aug 1838

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119 Jas Scarborough's Note over 22 March 1839 for	246
110 Alno Johnson's Note for collecting Willis Banks note over	
1 Nov 1839 for	1200
1011 Jno H. Nichols & Duff recd dated 3 January 1840 for sum of	1737
Amt Due	13585
Amount of the Sale of estate George Petty Esq	
A Milled 1 Lot Olds at 13c all	1 93
Do 1 lot old	1 10
Do 1 lot old	1 50
Do 1 book	25
Do 1 Head	50
Do 1 book	50
Do 1 Bill	25
James W Williams 1 Peso	3 65
Do 1 Head	68
" " 1 Peso	25
3 Augus	31
1 old mill	43%
Elishio Williams 1 Peso	5 68
William Mcleod 1 Bill	50
Do 2 Do	25
Do 1 lot land & fence	3 13p
John H Petty 1 Bill & bill	37p
Do Do 4 lots land & fence	20 00
Do Do 5 lots land	50
" 63 soap at 4	2 52
1 Marq oil	3 00
7 Rances	50
5 acres	81
hired at	81
1 huting gun & iron	75
1 carpent tools	35
1 book & 100	50
1 pair stichards	75
Willis Whitford 1 Shool	1 13p
D G Jones 1 bell	25
" "	13p
1 Grana stone	75
Archibald Brandy 1 bell	18%
Amt carried up	
Outwards April Term 1840	168 48
Additional Return following from Mr. Marks Decd	

To East W Preceptor of T Scarborough for John F Weeks
\$ 10 - April 6th 1840 \$ 48.54
April Term 1840
Amt Due

J. B. Longman and
Delos Weeks Esqts to
rechts of land Adams Load

Account of sale of the property		Date	John Petty
John A Lee	1 Lot of fells		Oct
James Southland	1 lot orchard		37p
" "	1 lot		10
" "	1 Squar		50
" "	1 round bale		50
" "	1 "		50
Wm A Atkins	1 "		75
J W Bennett	1 sugar		81
" "	1 Do		37
Wm A Atkins	1 "		18
James Southland	1 "		43
Jas Kennedy	1 "		13
" "	1 "		35
James Southland	1 lot of land		35
" "	1 "		37
" "	1 "		68
" "	1 "		38
" "	1 "		38
" "	1 "		81
Wm A Atkins	1 "		88
James Southland	1 long & crow		46
Archibald McGregor	1 mared ox		88
James Southland	2 Doce hens		80
" "	1 Doed ox		62
Wm A Atkins	1 Doed ox		63
" "	1 Doed ox		16
Wm A Atkins	1 Doed ox		88
" "	1 Doed ox		37
James Southland	1 lot - Augur		25
" "	2 Doles		79
" "	2 pair lame		98
James Southland	1 leath		38
Wm A Atkins	1 Do		44
James Southland	1 leath		25
J. A. Lee	1 S. Plano		19
J. W. Bennett	1 leath		69
Wm A Atkins	1 leath		81
" "	1 Hammed		14
Archibald McGregor	1 Sunday article		31
J. A. Lee	1 leath		25
" "	2 "		13
" "	2 "		63
" "	1 set Squar		81

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Part	Count	Mfg
J & Spee	1	Set Sycamore
J & W. Stanton	1	Ship Steamer
J & G. Co.	1	Set of Boxes
J. Dr. Collins	2	Plains
J. Davis	2	"
J. W. Fancett	1	Lock
J. Lee	1	Set
J. Murphy	1	Wax Seal
J. D. Phillips	1	Labels
Informed Mr. Appold Serial 1540		150
Sent J. H. St. Louis Oct 26		39.42
Cash on hand 11		22
Total due 1540		59.42
Amt Recd from Wm. St. L.		142.87
Bal. Due 1540		203.27

Heinrich Böllnitz Register Seite

Simon all man by these presents that we the undersigned residents of the
Kittel Wallace and Solomon R. Valentini all of the County of Stewart and
State of Tennessee are held and firmly bound unto James K. Polk Governor
of the State of Tennessee in the sum of twelve thousand five hundred dollars to
be paid to the said Governor or his successors in office to which payment
well and truly to be made we bind our selves our heirs executors Adminis-
tors or assignees jointly and severally firmly by these presents sealed with our
seals and dated this sixth day of April 1840

The conditions of the above obligation is such the where as the above bound Hiram Valentine hath been duly and constitutionally elected Register of Stewart County for four years from and after the 1st saturday in March 1840 Now if the said Hiram Valentine shall well and truly and faithfully discharge his duties of Register agreeably to law so long as he continues in office then this obligation to be void otherwise to remain in full force and effect. H. Valentine

Sakur & acknowledged in
opd count April Second 1840
Test A H Ginn, Clerk

Bond Samuel Corp Surveyor

Know all men by these presents that we Samuel Corp John Pinne
W C Jones & J Hammel & Wm. Updike all of the County of Meigs
and State of Tennessee and held and firmly bound unto
James H. Collier Grovesay Tennessee in the sum of ten thousand
dollars to be paid to the said Grovesay or his successors in
office or assigns for which payment we bind ourselves
and heirs executors administrators or assigns jointly and
severally firmly by these presents sealed with our seals
and dated this 6th day of April 1840.

The condition of the above obligation is such that whereas the above honored Samuel Trap has been appointed Surveyor for the county of Stewart by the Justices of said county for the space of five years from this 1st Monday in April 1840. Now if the

The duty imposed upon him as Surveyor of Stewart County
duly to have him this obligation to his wife otherwise to
remain in full force and effect in law Samuel Trap ^{Sign}
Salisbury Acknowledged
in Court April 10
John Palmer
W. G. Jones

Term 1840
Test of Dr. Gwin et al.

Bond Successor Sarah Ethridge

Know all men by these presents that we Joel B. and Harry L.
Athens & James Mumby all of the county of Stewart and State of
Tennessee and husband and family bound unto William Cook Chairman
of Stewart County Court in the sum of Two thousand dollars
to be paid to the said Chairman and his successors in office
their assigns executors and administrators in trust for the benefit of
the colored poor after manner committed to the Trustee of the
same Joel B. said to which payment will and truly to whom
and heirs and his executors administrators jointly
Savily freely by these presents sealed with our seals and dated
this 2nd day of May 1840

The condition of the above obligation is now that whereas the above bound you to send him to Santo Domingo time or place of San Domingo Deceased to you if the said jail be freed shall faithfully execute his said command by leaving and informing all the estate of the object until the shall arrive at full age in his home return to himself and then explain and true account of his stewardship or rule before the Justices of our said court and value up and pay to and provide the said object of all said estate or estate as he might be led possessed or to such other persons as shall be fairly imposed to receive the same this this obligation to the said him to remain in full force and effect.

Sol. Inv & acknowledged in open
27 May 1840

come May June 1840
Last 1000 Grinell

See also Markes

Known also myself that the presents that we send to my son William
Delilah Beeks all of the County of Stewart and State of New
York and her said family bound unto William Cooks subscriber
of Stewart County Court in the sum of one thousand One
hundred and twenty dollars to his said son to be paid to the said
William Cooks subscriber or his executors or
their executors and administrators in trust for the
use of the child herein after committed to the tuition of the
Jesse Beeks and to which payment well and truly to be
made and paid over unto the said William Cooks and a member
of the said family by these presents is liable to pay

and date to this day of May 1840
 The condition of the above obligation is such that unless the above
 sum of two thousand dollars be paid to Captain C. McDaniel Minus
 or him or John T. Banks account now of his some debts
 George shall faithfully execute his said guardianship by law
 and improving all the estate of the orphan until he shall
 come of full age or his said master require and then
 a plaint and true account of his guardianship or estate
 before the Justice of our said court and ruled up
 and pay to said master the sum of two thousand dollars
 estate or debts which ought to be possessed day and to such
 the person or persons who shall be lawfully employed to receive
 the same from him. This obligation to remain thence to
 remain in full force and effect.

May 2nd 1840
 At the office of
 Mr. Edward Lee
 Sally McDonald

Administration Bond Sally McDonald

Know all men by these presents that we Sally McDonald and Steel Fox do all of the County of Stewart and State of Tennessee are held and firmly bound unto James K Polk 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 & truly to be made we bind ourselves our heirs Executors or Administrators jointly and severally by these presents sealed with our seals and dated this 4th day of May A.D. 1840

The condition of the above obligation is such that the above bounden Sally McDonald Administer of all and singular the goods and chattels rights and credits of Duncan McDonald Dec'd 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 Deceased which have and shall come into his hands possession and knowledge of the said Sarah McDonald or into the hands or possession of any other person or persons for his to make to exhibit or cause to be exhibited to this court within Ninety days from the date of these presents and the same goods and chattels rights and credits and all other goods chattels and credits of the deceased at the time of his death or which at any time after shall come into the hands or possession of his the said Sarah McDonald or into the hands or possession of any other person or persons for his to well and truly Administer according to law and further do make or cause to be made a true and just account of his administration within two years

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 Administrators account the same being first examined 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 if it shall appear that my last will and Testament made by the Deceased and the Executor or Executrix therein named do Exhibit the same in court making request to have it allowed and approved according to the said shall be McDaniel above bound being thereto required to render 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 paid etc to remain in full force and effect in Testimony whereof we have hereunto set our hands and seals the day and year above written
 Taken and acknowledged in open court by McDaniel Esq.
 May 2nd 1840
 Test H. H. Gorrie Clerk

McDaniel Esq.
 Steel Fox Esq. Seal

George Bathay Sen^r Will

George Bathay considering the uncertainty of this mortal life and failing of sound mind and memory blessed be almighty God for the same do make and publish this my last will and Testament in manner and form following that is to say I give and bequeath the unto my son John Bathay my negro settler I give and bequeath unto my son John Bathay my negro Wilson I give and bequeath unto my son George my negro Gabe I give and bequeath unto my daughter Rebekah Kirksey and to the heirs of her body my negro Jane I give and bequeath unto my Grand daughter Linda Baker my negro Nancy I give and bequeath unto my grandson Archibald Kirksey a certain clay bank horse that I now own and lastly my Will is that all the rest and residue of my property shall be sold after my death by my Executors and the money arising therefrom to pay all my just debts and the over plus if any to be equally divided between John Bathay George Bathay and Archibald Bathay and Rebekah Kirksey and I appoint my two god and Trusty sons John Bathay and George Bathay my Executors to this my last will and Testament in witness whereof I have hereunto set my hand and seal this March the 31st 1840

Test.
 James Chambers
 Thomas W. Gately

George Bathay Seal

Bond Guardian J. C. Ingram & James H. Weeks.

Know all men by these presents that we John C. Ingram all of the County of Stewart and State of Tennessee are held and firmly bound unto William Cook Chairman of Stewart County Court in the sum of One Thousand Dollars to be paid to the said Justices and their executors and survivors in office there executors and administrators in trust for the benefit of the child herein after named committed to the Lien of ~~the~~ ^{the} said Justice to Ingram to which payment will and shall be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of May A.D. 1840

The condition of the above obligation is such that whereas the above bound Justice to Ingram Guardian to James H. Weeks minor orphan of John H. Weeks deceased now if the said Justice to Ingram shall faithfully execute his guardianship by securing and improving all the Estate of the orphan until he shall arrive at full age or before then to required and then a plain and true account of his Guardianship on death before the Justices of our said court and deliver up pay to and possess to said orphan of all such Estate or Estates as he ought to be possessed of or to such other persons as shall be lawfully empowered to receive the same thus this obligation to be paid otherwise to remain in full force and effect

J. C. Ingram
W. H. Coffman
Delia Weeks

Bond Collector John & George Cathey

Know all men by these presents that we John Cathey George Cathey William McFaully and Joseph Arkew ~~and~~ ^{and} James H. Weeks 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 Eight Thousand dollars to be paid to the said Governor or his successors or their assigns which payment well and truly to be made and done we bind ourselves our heirs executors administrators and assigns jointly and severally firmly by these presents sealed with our seals and dated this 4th day of May 1840

The condition of the above obligation is such that whereas John Cathey and George Cathey are appointed executors of the last will and testament of all and singular the goods and chattles rights and credits of ~~the~~ ^{the} said deceased and has qualified accordingly now if the said John Cathey and George Cathey shall well and truly make or cause to be made a true and perfect inventory of all and singular the goods and chattles rights and credits of the said deceased which have or shall come into their hands or possession belonging to the said George Cathey dead in his lifetime or into the hands or

possession of any other person or persons and the same to make as exact or cause to be brought into our County Court and the same goods and chattles rights and credits of the deceased at the time of his death or which at any time hereafter may come into the hands or possession of any other persons and shall well and truly execute the said will according to the directions thereof and according to law and further do make or cause to be made a true and just account of their 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 chattles rights and credits which may be found remaining in the hands of the said executors or account for and shall pay over and deliver to such person or persons respectively as the same shall be due according to the directions of the will thereof and agreeable to law and shall well and truly exhibit or cause to be exhibited unto our County Court an account thereof and in all things shall well and truly perform the duties enjoined on them as executors according to the directions of the said will of the said George Cathey deceased according to the laws of the Country and in such cases made and provided this obligation to be void otherwise to remain in full force and effect

John Cathey Seal
George Cathey Seal
William McFaully Seal
Joseph Arkew Seal

Bond Guardian Mrs Wyatt

Know all men by these presents that we Thomas Wyatt William Garrison and James Wyatt all of the County of Stewart and State of Tennessee are held and firmly bound unto William Cook Chairman of Stewart County Court in the sum of Two hundred Dollars to the said Chairman or his successors in office and survivors in office there executors and administrators in trust for the benefit of the children herein after named committed to the Lien of the said Thomas Wyatt to which payment well and truly to be made we bind ourselves our heirs executors administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of May A.D. 1840

The condition of the above obligation is such that whereas the above bound Thomas Wyatt Guardian to Linda Bird and Elizabeth Bird minor orphans of Henry D. Bird deceased now if the said Thomas Wyatt shall faithfully execute his said guardianship by securing and improving all the Estate of orphan until they ~~make~~ shall arrive at full age or be sooner than required and then a plain and true account of his guardianship on death before the Justices of our said court

Continued

and deliver up, pay to and possess the said orphan of all such Estate or Estates as they ought to be possessed of or to such other persons as shall be lawfully empowered to receive the same than this obligation to be paid otherwise to remain in full force and Effect.

Thomas Myatt Seal
William Garrison Seal
James Myatt Seal

BOND GUARDIAN J. C. Ingram Nancy G. Weeks

Know all men by these presents that we Jesse C. Ingram William H. Colman and Delila Weeks all of the County of Stewart and State of Tennessee are held and firmly bound unto William Cook Chairman of Stewart County Court in the sum of one thousand Dollars to be paid to the said Justices and their successors and survivors in office there executors and administrators in trust for the benefit of the child herein after named committed to the tuition of the said Jesse C. Ingram Guardian to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4 day of May A.D. 1840

The condition of the above Obligation is such that whereas the above bound Jesse C. Ingram Guardian to Nancy G. Weeks Minor orphan of John A. Weeks deceased execute his Guardianship by securing and improving all the Estate of the orphan until the ^{age} ~~time~~ come at full age or be sooner there to required and then a plain and true account of his Guardianship on oath before the Justice of our said court and deliver up, pay to and possess the said orphan of all such Estate or Estates as they ought to be possessed of or to such other persons as shall be lawfully empowered to receive the same than this obligation to be paid otherwise to remain in full force and Effect

J. C. Ingram Seal
Wm. H. Colman Seal
Delila Weeks Seal

Bond Guardian Polly J. Weeks

Know all men by these presents that we Jesse C. Ingram all of the County of Stewart and State of Tennessee are held and firmly bound unto William Cook Chairman of Stewart County Court in the sum of one thousand Dollars to be paid to the said Justices and their successors and survivors in office there executors and administrators in trust for the benefit of the child herein after named committed to the tuition of Jesse C. Ingram to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4 day of May 1840

The condition of the above obligation is such that whereas the above

Continued

bound Jesse C. Ingram Guardian to Polly J. Weeks minor orphan of John A. Weeks deceased now if the said Jesse C. Ingram shall faithfully execute his Guardianship by securing and improving all the Estate of the orphan until she arrive at full age or be sooner there to required and then a plain and true account of his guardianship on oath before the Justice of our said court and deliver up, pay to and possess the said orphan of all such Estate or Estates as they ought to be possessed of or to such other persons as shall be lawfully empowered to receive the same than this obligation to be paid otherwise to remain in full force and Effect

J. C. Ingram Seal
Wm. H. Colman Seal
Delila Weeks Seal

BOND GUARDIAN J. C. Ingram to Parasade E. Weeks

Know all men by these presents that we Jesse C. Ingram all of the County of Stewart and State of Tennessee are held and firmly bound unto William Cook Chairman of Stewart County Court in the sum of one thousand Dollars to be paid to the said Justices and their successors and survivors in office there executors and administrators instead for the benefit of the child herein after named committed to the tuition of the said Jesse C. Ingram to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4 day of May A.D. 1840

The condition of the above obligation is such that whereas the above bound J. C. Ingram Guardian to Parasade E. Weeks minor orphan of John A. Weeks deceased now if the said Jesse C. Ingram shall faithfully execute his said Guardianship by securing and improving all the Estate of the orphan until she shall arrive at full age or be sooner there to required and then a plain and true account of his guardianship on oath before the Justice of our said court and deliver up, pay to and possess to the said orphan of all such Estate or Estates as they ought to be possessed of or to such other persons as shall be lawfully empowered to receive the same than this obligation to be paid otherwise to remain in full force and Effect

J. C. Ingram Seal
Wm. H. Colman Seal
Delila Weeks Seal

Bond Guardian Jesse C. Ingram to William L. Weeks

Know all men by these presents that we Jesse C. Ingram all of the County of Stewart and State of Tennessee are held and firmly bound unto William Cook Chairman of Stewart County Court in the sum of one thousand Dollars to be paid to the said Justices or their successors and survivors in office there executors and administrators in trust for the benefit of the child herein after named committed to the tuition of the said Jesse C. Ingram to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4 day of May 1840

Continued
 Executors and administrators jointly, severally and jointly by their power sealed with our seal and dated this 4 day of May A.D. 1840
 The condition of the above obligation is such that whereas the
 above bearing date to Ingram Guardian to William C. Weeks
 minor or orphan of John H. Weeks deceased now if the said John H.
 Ingram shall faithfully execute his said Guardianship by
 securing and improving all the estate of the said orphan
 until he shall arrive at full age or be sooner thereto required
 and then a plain and true account of his Guardianship
 on oath before the Justice of our said court and deliver
 up pay to and possess the said orphan of all such estate
 or estates as he ought to be possessed of or to such other persons
 as shall be lawfully empowered to receive the same upon
 this obligation to be paid otherwise to remain in full force
 and effect

J. C. Ingram
 W. H. Johnson Esq.
 Delela Weeks Seals

A true Inventory of the estate of George Smith deceased as follows		
1	43	50 3 head of horses
1		10 head of cattle
1		1 pair of oxen
1	67	1 boar
1		about 20 head of hogs
1	197	3 plows
1		4 Hoes
1		1 Log chain
1	20	5 axes, 1 scythe
1		1 pair 8 ir.
1	8	3 by this & cradles
1		about fifty balls com
1		3 axes 1 Tomte 1 block
1		1 humpbacked cart wheel
1	20	Clothing Table 3 heads
1		6 chairs 1 chest 3 trunks
1		3 head stoves small lot
1	5	4 of Tobacco 1 corn
1		1 kettle 3 bowls 1 piano
1		1 Shutter 1 looking glass
1	7	1 pair saddle bags
1		About 4 bushels wheat
1	12	30 lbs sugar 30 pounds of
1		coffee 1 bushel
1		1 retractor posse
1	3	5 or 6 books

Born Administrator of Mr. Garrison's Estate of
 whom all money by these presents shall be given to Ward & James Scurlough all of the county of Somers and State
 of New York and held as a jointly bound with James H. Weeks
 citizen of the State of New York in the sum of two hundred
 dollars to his heirs to the said James or his assigns in office
 to whom payment shall and truly to be made whenever our said
 own heirs Executors or Administrators jointly and severally jointly
 by these presents sealed with our seal and dated this 1st day of
 June 1840. The condition of the above obligation is such that the above
 bound is bound Ward administrator of all and singular the goods and
 chattels rights and credits of John Garrison deceased as made or caused
 to be made at law and perfect inventory and all and singular the
 goods and chattels rights and credits of the said Weeks who have and
 shall come into the hands possession and management of the said
 Justus Ward or into the hands or possession of any other person or
 persons for him & the same so made the creditor caused to be called
 to this court within ninety days from the date of these presents and
 the same goods chattels credits and all other goods chattels and credits
 of the said at the time of his death or which at any time shall come in
 to the hands of possession of him the said Justus Weeks or into the
 hands or possession of any other person or persons for him or otherwise
 truly Administer according to law and further as made or caused to
 be made at law and just account of his administration within two years
 after the date of these presents and all the rest and residue of such
 goods chattels and credits which shall be found remaining upon
 the said administration account the same being just manumis
 and allowed by the said court shall be due and payable unto
 such person or persons respectively as the said shall be due
 unto payment to the true intent and meaning of the acts of
 such cases made and provided and if it shall appear that any
 less will be due to him made by the said and creditor a creditor
 there no named do credit the same in court making request
 to have it allowed and affirmed accordingly by the said Justice
 Ward about bound being thereunto required no bonds or witness
 the said letter of administration approbation of such testator
 being now and made in the said court than the above obligation
 to be bona fide to remain in full force and effect in testimony
 whereof we bind him to do and perform said testator
 as aforesaid date above written

Justus Ward
 By Anna Ward
 James Scurlough

Justus H. Garrison