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County Court August 1st 1859

Be it remembered that at a County Court began and held for the County of Union, at the Court House in the Town of Waynesville on the 1st Monday of August 1859. It being the 1st day of August 1859. Present and presiding the Honorable Isaac Bayless, Chairman with John Sharp and Henry Graves, Justices appointed to hold said Court. When and where the following proceedings were had to wit,

By leave of the Court J. J. Palmer takes upon himself the Administratorship of the estate of Mark Jones, dec'd, and interces into bond and security as the law directs which is in words and figures as follows to wit,

Know all men by these presents that J. J. Palmer, David Miller & Alfred Sharp are held and firmly bound unto the State of Tennessee, in the sum of one thousand dollars for the payment of which we bind ourselves our heirs, and Executors, or Administrators jointly and severally, firming by these presents, sealed and dated, this 1st day of August 1859. The condition of the above obligation is such that if the above bound Administrator of all and singular the goods and chattels, rights and credits of Mark Jones, deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods and Chattels, rights and Credits of the deceased, which have or shall come to the hands, knowledge or possession of the said Administrator or into the hands or possession of any person or persons, for him and the same so made, to exhibit or cause to be exhibited to the County Court of the County aforesaid, within ninety days from the date of these presents, and same goods, Chattels and Credits of the deceased at the time of his death, which at any time hereafter shall come into the hands of the said Administrator, or into the hands or possession of any person or persons, for him do well and truly administer according to laws, and further do make, or cause to be made, a true and just account of said administration, within two years after the date of these presents, and all the rest and residue of the said goods, Chattels and Credits, which shall be found remaining on the said administration account, the same being first examined and allowed by the Court of said County, shall deliver and pay unto such person or persons, respectively, to which the same shall be due, according to the true intent and meaning of the act

County Court August 1st 1854
 in that case made and provided, and if it shall
 appear that any ~~last~~ Will or Testament was made by
 the deceased and the executor or executors therein
 named do exhibit the same into Court Making request
 to have the same allowed and approved of accordingly,
 if the said Administrator above mentioned, being thereto
 required, do render the said Letters of Administration
 (Approbations of the said Testament being first had and
 made in the said Court) then this obligation to be
 void; otherwise, to remain in full force and virtue
 signed, and acknowledged ^{and}
 in open Court
 Attest
 L. Huddleston clerk

J. Palmer 32
 David Miller 33
 Alfred Sharp 34

State of Tennessee
 County of Union
 Whereas, it hath been represented unto us in our County
 Courts held for the County of Union, at the Court House
 in the Maynardsville on the 1st Monday of August, that
 Mark Jones late of said County, had died intestate
 leaving Whilts living and at the time of his death
 goods and chattels, and credits the ordering and granting
 administration whereof doth appertain unto us, and
 we being desirous that the said goods and chattels,
 rights and credits, may be well and faithfully administered
 do grant unto you, the said Jesse J. Palmer, full
 powers by these presents, well and truly to collect, and
 to take into your possession all and singular the
 goods and chattels, rights and credits which were of the
 said Mark Jones, deceased, at the time of his death,
 whereever the same may be found hereby requiring
 you to make an oath to be made, and returned in to our
 said County within ninety days, a true and perfect
 inventory of said goods and chattels, rights and credits,
 and also to render a true and clear account of said
 administration when thereto required
 Witness L. Huddleston clerk of said County, at office
 in Maynardsville the 1st Monday of August 1854.
 L. Huddleston
 clerk

An Inventory of the personal Estate of Mark Jones dec'd
 one Colt. 6 Old Horses 1 Heap Hock one Barrel
 three old salt Barrels one Red Stead, one pair, and
 one pigon, two yearlings, one keg

One note of hand on Silvester Whitsett for \$60.00
 Fifty Dollars in good current Bank notes dated
 21st February 1854, and due the 25th day of Decr 1854
 One account on Manuel Miller for
 One account on the Estate of Mrs. Knioide dec'd dated
 the 25th day of July 1855, for one dollar thirty six cts. \$ 1.36

The above is a true and perfect Inventory of all
 the goods & chattels, rights and credits of the
 said Mark Jones deceased, which have come
 to my hands possession or knowledge or to the
 hands of any other person for me, to the best of
 my knowledge and belief this 8th day of Sept. 1854
 Subscribed before me
 J. J. Palmer
 Nov 7th 1854
 L. Huddleston clerk

An account of the sales of the personal Estate of
 Mark Jones dec'd at his late residence in Union
 County, after advertising according to law

Shaw Whitsett	one lot of Hairs	50
James Shilby,	one Barrel	1.15
Andrew Keats,	three Barrels and one Red Stead	57
James Cook	one Heap Hock	30
Andrew Keats	one pair and one pigon	20
Urias Brogan	two Yearlings	7.62 1/2
Isiah Jones	one keg	35
John Keats	one Colt sold at private sale	\$35.00
		747.52 1/2

The above is a full and perfect account of
 the sales of the property of the estate of Mark
 Jones dec'd, directed by law to be sold, notes
 with good security due six months after date
 were taken from the purchasers, this 20th day
 of September 1854.
 Subscribed before me
 Nov 7th 1854.
 L. Huddleston
 clerk

J. J. Palmer
 Adminr of the estate
 of Mark Jones dec'd

The following is a settlement with J. G. Palmer
 as administrator of the estate of Mark Jones
 taken before the clerk on the 20th day of Feb 1861

J. G. Palmer Adm. &c
 To Account of sales of said estate
 & notes & acts not included \$47,82 1/2

	By the following acpts	\$
No 1.	By Wiley Winters account	1.00
No 2.	By J. M. Brown account	4.61 1/2
No 3.	By J. M. Harrison ac	17.00
No 4.	By one note of J. M. Harrison	5.57 1/2
No 5.	By tax receipt for 1859	8.70
		<u>\$37.69</u>

Recd by the Court and ordered to be
 recorded March 4th 1861. & read
 March 29th 1861.
 J. H. McClellan CLK

The following is a settlement with J. S. Palmer
 Administrator of Mark Jones, deceased, taken
 before the Clerk on the 7th day of May 1868.

J. S. Palmer, Adm. &c Dr.
 & said Administrator is indebted to the following
 creditors to wit:

No 1.	By one note to Susan Kincaid for	\$4.70
" 2.	By proved acct. to John C. Selvidge for	0.40
" 3.	By proved acct. to James Cook for	1.86
" 4.	By proved acct. to Susan Kincaid	5.00
" 5.	By proved acct. to John Alder	1.68 1/2
" 6.	By proved acct. to Emanuel Miller,	12.94
" 7.	Administrator for service rendered as such.	10.00

State of Tennessee Personally appeared before
 Union County & Wm. Colvin Clerk, of the County
 Court, J. S. Palmer, Adm. &c, and made oath in
 accordance of law, that the above settlement is true and
 correct, to the best of his knowledge & belief.

Sworn to & subscribed this 7th day of J. S. Palmer,
 of May 1868. J. Adm. of Mark Jones decd,
 Wm. Colvin Clerk

The above settlement being unexcepted to is in all things
 confirmed by the court, & ordered to be spread of record. June 1st
 1868. Wm. Colvin Clerk

County Court August 1837
Doit remembered that the said county Court began
and held for the County of Greene at the Court House
in the Town of Mayfield on the first Sunday of
August 1837 it being the first day of August 1837
Organized and presiding the worshipful Ebenezer Taylor
Chairman with John Sharp and Henry Travis
Justices appointed held said Court for the year 1837
when and where the following preceds were had
as follows to wit,

By leaf of the Court William Sargis and
William Lee taken a pass there selves the adm-
istrators of the Estate of Elizabeth Good
and entered in to bond as the law direct which bond
is in words and figures as follows to wit

Know All men by these presents, Wm Sargis and
Wm Lee & William Walker are held and bound with the State
of Tennessee, in the sum of Five hundred Dollars, for
the payment of which we have ourselves our heirs our
executors, or administrators jointly and severally, bound by
these presents: Sealed and dated this 1st day of August 1837
The condition of the above obligation is such, that if
the above bond Administrators of all and singular the goods
and chattels, rights and credits of Elizabeth Walker deceased
do make, or cause to be made, a true and perfect inventory
of all and singular the goods and chattels, rights and credits
of the deceased which have or shall come to the hands
knowledge or possession of the said Administrators, or into their
hands or possession of any person or persons for them, and
the same so made to exhibit, or cause to be exhibited to
the Court of the County aforesaid, within ninety days
from the date of these presents, and the same goods
chattels and credits of the Deed, at the time of his
death, which at any time hereafter shall come into the
hands of the said Administrators, or into the hands
or possession of any person or persons for them do well
and truly administer according to law, and further do
make or cause to be made a true and just account
of said administration, within two years after the date
of these presents, and all the rest and residue of the
said goods chattels and credits which shall be found
remaining in the said Administrators account, the same
having first examined and allowed by the Court of the
said County, shall deliver and pay unto such person
or persons respectively, to which the same shall be due

County Court August 1st 1858.

According to the true intent and meaning of the Act in that case made and provided, and if it shall appear that any Will or Testament was made by the Deed, under the Executor or Executors therein named do exhibit the same into court making request to have the same allowed and approved of accordingly, if the said Administrators above mentioned being thereunto required do recede the said letters of Administration, (approbation of the said testator being first had made in the said court, then this obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed and acknowledged }
in open Court }
Witness }
L. Huddleston

Wm. Longmire J.S.
Wm. Long J.S.
William Walker J.S.

State of Tennessee Union County
To Wm. Longmire & Wm. Long Executors
Whereas, it hath been represented unto us, in our County Court, held for the County of Union at the Court house in Maynardville on the 1st Monday of August that Elizabeth Walker late of said County had died intestate, having whilst living and at the time of her death, goods and chattels, and credits - the ordering and granting administrations whereof doth appertain unto us; and we being desirous that the said goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you the said Wm. Longmire & Wm. Long full power, by these presents well and truly to collect and to make take into your possession all and singular the goods and Chattels, rights and credits, which were of the said Elizabeth Walker Deed, at the time of her death, wheresoever the same may be - hereby requiring you to make or cause to be made and returned into our said Court, within ninety days of time and perfect inventory of said goods and Chattels rights and credits, and also to render a true and clear account of said administration when thereof required.

County Court August 1st 1858

Witness L. Huddleston Clerk of said Court at office in Maynardville the 1st day of August 1858.

L. Huddleston Clerk

County Court September 5th 1858.

A List of the property belonging to Elizabeth Walker at the time of her death consisting of the

One Sown Horse.	One Table
One Cow and Calf.	one Big Wheel 50
Three small pasture Peds.	Two Chests
One Bed Stead	one wash pot
Two Blankets and	one small pot
Some other wearing,	Two old Chairs
and Gearings.	Five Bows & forks 75
Nine plates	

We certify that the above is a true inventory of the Estate of Elizabeth Walker decd. as come into our hands, to our knowledge, this 5th of Sept 1858.

Wm. Longmire Adm.

Terms of the Sole Executor's Credit will be given, the purchaser in given Bond and good security, all sums under one dollar cash down.

Given & approved of by the Court Sept 5th 1858.

L. Huddleston Clerk

Account sales made of the personal property of the Estate of Elizabeth Walker decd. at the Residence of William Walker in Union County, after having advertised according to Law.

Martha Walker	one Wheel	50
Martha Walker	Nine plates	75
William Walker	Two Chairs	60
William Walker	one Chest	50
William Walker	one Chest	25
Martha Walker	one Table	50
Martha Walker	Three small pasture Peds	
Martha Walker	Bed Stead & furniture	10 00
Martha Walker	one pot	12 1/2
Wm Walker	one pot	25
Wm Walker	one Horse	25 00
Wm Walker	one Steer	4 35
Wm Walker	one Cow and calf	9 50
	Carried over	

County Court August 1st 1859

Be it remembered that at a County Court begun and held for the County of Union at the Court House in the Town of Maynardville, on the 1st Monday of August 1859, It being the 1st day of August 1859 Present and presiding the Worshipful Isaac Bayless Chairman, with John Sharp and Henry Gross Justices appointed, to hold said Court for the year 1859. When and where the following proceedings were had to wit,

By leave of the Court, John Brantley took upon himself the Execution of the estate of Robert Brantley deceased and gave Bond and security as the law directs, which is in words and figures as follows to wit,

Know all Men by these presents, that we John Brantley, Alfred Sharp, & Benjamin Brantley, are held and firmly bound unto the State of Tennessee, in the sum of two thousand Dollars for which payment we bind our selves, our heirs, Executors, or Administrators, jointly and severally, firm by these presents, sealed and dated the 1st day of August 1859. The condition of the above obligation is such, that if the above bound John Brantley Executor, of the last Will and Testament of Robert Brantley deceased, do well and truly perform the duties enjoined on him by the Will of said Robert Brantley deceased, and account therefor in such a way and at such times as the said Will and laws of the said State may require; then this obligation to be void otherwise to remain in full force and Virtues.

Signed, sealed and acknowledged
in open Court,
L. Kendallston, Clerk.

John Brantley
Benjamin Brantley
Alfred Sharp

Litters Testamentary

State of Tennessee
Union County

To all persons - Greeting,

Whereas at our County Court, held for the County of Union at the Court House in Maynardville on the 1st Monday of August 1859 it appeared to the Court that Robert Brantley late of said County, had died leaving first made his last Will and Testament, in which John Brantley is appointed Executor and the said Will having been proved and admitted to records and the said John Brantley qualified as Executor, It is ordered, that *litus testamentary* issue. We therefore empower the said John Brantley to take into

County Court August 1st 1859

In possession all and singular the goods and chattels rights and credits of the said testator whosoever the same may be found and all just debts of said testator and all the legacies specified in said Will well and truly to pay so far as the said goods and chattels rights and credits may extend and in all things to administer said goods and chattels rights and credits according to the tenor of said Will and the law of the land.

Witnesses L. Spudellistaw Clerk of said Court, at Office in Maynardville the 1st day of August 1859.

L. Spudellistaw Clerk

An Inventory of the Estate of Robert Brantley decd. made and exhibited by John Brantley as Executor of said estate September 5th 1859.

- One note of hand on J. T. Longmire & Isaac Sharp for thirty dollars Executed the 14th day of September 1858, and due the 25th day of December 1858, with a credit of Ten dollars the 17th day of March 1859. \$30-\$21.20
- One note of hand on Benjamin Brantley, Executed the 11th day of February 1858, and due January the 1st day 1858, for one hundred dollars. \$100-
- One note of hand on William Williams, Executed the 20th day of April 1858, and due one day after date for \$150-\$127.50
- One note of hand on John Brantley for one hundred dollars Executed the 5th day of April 1858, and due one day after date, this note to have no interest. \$100-
- One note of hand on James McHenry, out for thirteen dollars Executed the 22nd day of March 1858, and due one day after date with a credit of five dollars on said note this is an interest note. \$13-
- One account on David Brewer for twenty nine and sixty six cents Advertisable debt, (not collected) \$29.66
- To Cash Come into my hands twenty six dollars \$26-
- One note of hand on Peter Sharp for forty dollars due 29th Oct 1859. His account solvent. \$40.00

\$307.75

I John Brantley hereby certify that the foregoing is a true Inventory of the Estate of Robt Brantley decd. this 5th day of September 1859.

John Brantley Executor ec

Witness to before me this 5th Sept 1859. L. Spudellistaw Clerk

County Court September 5th 1859

An account sales of the personal Estate of Robert Brantley decd made by John Brantley as Executor of said estate on the 25th day of August 1859, and returned into open Court Sept 5th 1859.

One Head of Steer	4.75	One Head of Sheep	19.70
One Hog	2.00	One Gray Mare	50.00
One Hog	2.12 1/2	One Roan Mare	48.50
One Hog	5.08	One Shot Gun	5.35
One Fan Mill	18.00	Three Ice Stands	5.50
One two horse plow	6.50	One chipping axe	45
One Sheep	1.10	One Spotted Cow	5.41
One Sheep	1.05	1 Red Cow & calf	10.40
One yoke of Oxen	31.00	One yoke of Oxen	21.50
One lot of tanning tools	1.58	One Bull tany plow	45
One lot of tanning tools	50	One grind Stone	1.00
One Log Chain	1.81	One at Cart	1.00
One set of harness tools	15.00	One Synthetic Cradle	1.50
			\$156.01
			\$8547 1/2

Verified by his Oath Sept 5th 1859.

The following is a settlement with John Brantley as Executor of the estate of Robert Brantley decd taken before the Clerk on the 5th day of June 1861.

John Brantley Executor ec
2^d amt of sales reported to me 271.50
Do " " note and accts reported & that can be collected, one on Dr. Brown's note on 507.75
Malissa Honeycut that cannot be collected and is omitted to the following credits.

- No 1 David Rogers ac 2.20
- No 2 J. M. Harrison Receipt 25.00
- No 3 Allen Kessell ac 75
- No 4 W. H. Sharp, ac 50
- No 5 E. L. Long Receipt for their distilleries share 75.00
- No 6 Ben Brantley Receipt for 20 bushels of Manfield's Brantley 25.00
- No 7 Ben Brantley's note as binder of Augustus Brantley 25.00
- No 8 Elisha Brantley Receipt 291
- No 9 J. Longmire & Isaac Sharp Receipt 15.75

Witness to before me this 5th Sept 1859. L. Spudellistaw Clerk

To Amount Brought Over		172.11	1579.25
No 10	Benj Brantley Receipt for	2.92	
No 11	Elisha Brantley Receipt for purchase of winger's part of the estate	50.00	
No 12	Daniel Paton's wife Receipt	25.00	
No 13	J. N. Anderson's wife Receipt	7.74	
No 14	Elisha Brantley Receipt for	25.00	
No 15	Alfred Sharp Receipt	7.44	
No 16	Rhodes Brantley Receipt	42.00	
No 17			
		<u>158.03</u>	<u>1579.25</u>
			<u>7.349.04</u>

Recd. by the Court ordered to be
received Aug 1st 1861
L. Huddleston Clerk

The following is an additional settlement with
John Brantley as Executor of the Estate of Robert
Brantley deceased taken before the Court on the
5th day of August 1861 to wit:

To Bal due an last settlement not down		1248.04
By No 18	Chas. House Sr. receipt	1.00
" No 19	J. C. Angus do	1.00
" No 20	Timothy Weaver do	1.00
" No 21	Elisha Brantley do	21.00
" No 22	Benj Brantley do do Guardian of Wm's & Bondy	24.00
" No 23	Benj Brantley receipt " " August "	24.00
" No 24	Benj Brantley Receipt	31.00
" No 25	Benj Brantley Receipt from account	40.50
" No 26	Sarah Anderson & J. N. Anderson Receipt	16.26
" No 27	Chas Receipt for part of his fees in this case	4.00
		<u>158.76</u>
		<u>1248.04</u>
		<u>196.28</u>

Bal due said estate an settlement,
Recd. by the Court & ordered to be received
August 1st 1861. Received August 6th 1861.
L. Huddleston Clerk

The following is an entire settlement with John Brantley
as Administrator of Robert Brantley deceased, taken before
the Court on the 3rd day of July 1862, to wit:

To Amount due said Estate an settlement		24.11	195.28
No 28	By Martha & Daniel Petris Receipt for	24.11	
No 29	" L. Huddleston's Receipts as Clerk	6.26	
By amount allowed said Administrator for purchasing a house which was specified			

To Amount Brought Over		150.20	195.28
in the will of Robert Brantley deceased		15.00	
By amount allowed Executor for his services in settling up said estate		26.08	
By John Brantley distributive share of of said estate		24.00	
		<u>195.28</u>	<u>195.28</u>

Received by the Court and ordered to be
Recorded Feb 3/62. Received Feb. 5th 1862
L. Huddleston Clerk

County Court November Term 1857

Be it remembered that at a County Court begun and held for the County of Union at the Court House in the town of Maymowille on the 1st Monday of November one thousand eight hundred fifty seven, it being the 7th day of November 1857. Present and presiding the Worshipful Isaac Bayles, Chairman with John Shurtz Henry James Justice of the Peace assigned to hold said Court for the year 1857 when and where the following proceedings were had to wit:

By leave of the Court Wm. Anna W. Co. Taken upon himself the Execution of the last will and Testament of Coleman Co. Deceased and entered into Bond and security as required by law which is in letters and figures as follows to wit:

Know all men by these presents that wez -

Rosanna W. Co. F. H. Co. are held and firmly bound unto the Commission on the sum of two hundred fifty Dollars for the payment of which our bond ourselves our heirs Executors or administrators jointly and severally jointly by their presents, sealed and dated this 7th day of November 1857.

The Condition of the above Obligation is such that if the above bound Rosanna W. Co. Executors of the last will and Testament of Coleman Co. Deceased do well and truly perform the duties enjoined on her by the will of said Coleman Co. Deceased, and acquit therefor in such way and at such time as the said will and laws of the land may require; then this obligation to be void otherwise to remain in full force and virtue

Signed sealed and acknowledged
in open Court
Rosanna W. Co. [Signature]
F. H. Co. [Signature]

Letters Testamentary

State of Tennessee
Union County
To all Persons - Greeting,
Whereas at our County Court, held for the County of Union at the Court House in Maymowille on the 1st Monday of November 1857, it appeared to the Court that Coleman Co. late of said County had died, having first made his last will and Testament, in which Rosanna W. Co. are appointed Executors and the said will having been proved and admitted to record, and the said Rosanna Co. qualified as executor, It was ordered that Letters Testamentary issue to her therefore empower the said Rosanna W. Co. to take into her possession

Guaranty bond Nov 7th 1857.
 all and singular the goods and Chattels, rights and
 credits, of the said testator, wherever the same may
 may be found, and all just debts of said testator
 and all the legacies specified in said will, well
 and truly to pay so far as the said goods and
 Chattels, rights and credits may extend, and in all
 things to administer said goods and Chattels, rights
 and credits, according to the tenor of said will
 and the law of the land.

Witness L. Huddleston, Clerk of said Court, at office
 in Maynardville the 8th Monday of November 1857.
 L. Huddleston, Clerk

County Court January 2nd 1860.

Be it remembered that at a County Court began and held for the County of Union, at the Court House in the Town of Maymardville on the 1st Monday of January 1860, It being the 2nd day of January 1860, Present and presiding the Worshipful Isaac C. Bayly, Chairman with John A. Blackburn, James Simpson, Alexander Hamilton, Peter Beiler, L. C. Housat, Wm. Bayly, John H. Frost, Wm. P. Lee, Samuel Sedgwick, Henry Eraser, Isaac Bayly, Jacob Trimmer, Lewis Milled, Paulie Helle, John Sharp, N. Whitteed, Wm. M. Rogers, B. J. Hoppell, Justices Present. When and where the following proceedings were had to-wit: On leave of the Court J. A. Blackburn, Esq. of the County of Washington, D. C. being called to the administration of the estate of J. H. Cowan, deceased in the County of Union, D. C.

Where all Men by these presents, that we John A. Blackburn, P. J. Satterfield, & Ezra Gardner, are held and firmly bound unto the State of Tennessee, in the sum of Three hundred and fifty Dollars, for the payment of which we bind ourselves our heirs, Executors, or administrators, jointly and severally, firmly by these presents, sealed and dated this 2nd day of January 1860, The Condition of the above obligation is such, that if the above bound administrator, of all and singular the goods and chattels, rights and credits of James H. Cowan, deceased, do make, or cause to be made a true and perfect inventory of all and singular the goods and chattels, rights and credits of the deceased which have or shall come to the hands, knowledge or possession of the said administrator, or into the hands or possession of any person or persons for him and the same so made to exhibit or cause to be exhibited to the County of the County of Union within ninety days from the date of these presents, and the same goods, Chattels, credits of the deceased at the time of his death, which at any time hereafter shall come into the hands of the said administrator, or into the hands or possession of any other person or persons, do well and truly administer according to law; and further do make or cause to be made, a true and just account of said administration, within two years after the date of these presents, and all the rest and residue of the said goods, Chattels and credits, which shall be found remaining on the said administration account, the same being first examined and allowed by the County Court of said

Said County, shall deliver and pay unto such persons or persons respectively, to which the same shall be due, according to the true intent and meaning of the acts in that case made, provided, and if it shall appear that any Will or Testament was made by the deceased, and Executor or Administrator therein named do exhibit the same into Court making request to have the same allowed and approved of accordingly, if the said Administrator above concerned, being thereto required, demand the said letters of Administration (Approval of said Testament being first had and made in the said Court) then the obligation to be void, otherwise to remain in full force and virtue.
Signed, sealed and acknowledged
in open Court
J. A. Blackburn
Ezra Gardner
P. J. Satterfield

Letter Testamentary - as Administrator,

State of Tennessee Union County,
To John A. Blackburn, Greeting.

Whereas it hath been represented unto us, in our County Court, held for the County of Union, at the Court House in Maymardville, on the 1st Monday of January 1860, that James H. Cowan late of said County, had died intestate, having whilst living and at the time of his death goods and chattels, and credits - the ordering and granting administration whereof doth appertain unto us; and we being desirous that the said goods and chattels, rights and credits may be well and faithfully administered, do grant unto you, the said John A. Blackburn full power, by these presents, well and truly to collect and to take into your possession all and singular the goods and chattels, rights and credits, which were of the said James H. Cowan deceased, at the time of his death, whereas the same may be found - hereby requiring you to make an estate to be made and returned into our said County within ninety days, a true and perfect inventory of said goods and chattels, right and credits, and also to render a true and clear account of said administration, when thereto required.

Witness my hand and seal of the said County Court, at Office, in Maymardville the 1st Monday of January 1860.

L. Huddleston, Clerk

Inventory of the estate of Joseph H. Cowen, dec'd.
The following is a true statement of all the estate
that has come into my hands as the Administrator
of Joseph H. Cowen, dec'd. to wit,

There is the personal property to my knowledge
one buck or lot of land containing four acres
more or less - adjoining the lands of James Bellamy
Lewis, & James Bellamy in the 1st civil district
of Winston County, W. Va. which there is an incumbrance
of about fifty Dollars - and upon the best evidence
I am able to come at the estate will be insolvent
This 6th day of February 1860

Subscribed to before me

This 6th of Feb. 1860.

L. H. Middleton Clerk

Wm. S. Blackburn
Administrator

Filed by the court & ordered to be recorded March 5th 1860.

County Court January 2nd 1860.

Be it remembered that at a County Court begun and held for the County of Union, at the Court House in the Town of Maynardville on the 1st Monday of January, 1860. It being the 2nd day of January 1860. Present and presiding the Worshipful Judge Joseph Chairman, with J. A. Buchanan, James Chestnut, G. W. Hammett, Peter Bell, S. C. Hunt, Wm. Clay, Wm. Pitts, John McFrost, Samuel Ledgerwood, H. C. Linn, Isaac Sample, Jacob Turner, Leadio Miller, Parlin Hill, John W. P. A. Whitsett, Wm. M. Rogers, R. J. Russell, Justices present. When the following proceedings were had to wit:

By leave of the Court Sebastian Graves comes into Court and takes upon himself the administration of the Estate of Mary Mayers, deceased, and give Bond and security as required by law which Bond is in words and by me following to wit:

I know all men by these presents that we Sebastian Graves, R. J. Russell & David Williams, are hereby bound unto the State of Tennessee in the sum of Five hundred Dollars for the payment of which we bind ourselves our heirs Executors, or Administrators, jointly and severally, giving by these presents sealed and dated this 1st Monday of January 1860, It being the 2nd day of January 1860.

The Condition of the above obligation is such that if the above bound Administrator of all and singular the goods and chattels rights and credits of Mary Mayers, deceased, do make or cause to be made, a true and perfect inventory of all and singular the goods and Chattels, rights and credits of the deceased, which have or shall come to the hands, knowledge or possession of the said administrator or into the hands or possession of any person or persons for him, and the same so made to exhibit or cause to be exhibited to the Court of the County aforesaid within ninety days from the date of these presents, and the same goods, Chattels and credits of the deceased at the time of his death, which at any time hereafter shall come into the hands of the said Administrator or into the hands or possession of any person or persons for him, do well and truly administer according to law; and further do make or cause

to be made a true and just account of said administration within two years after the date of these presents; and all the real and personal of the said goods, Chattels and Credits, which shall be found remaining on the said administration account, the same being first examined and allowed by the Court of the said County, shall deliver and pay unto such persons, respectively, to which the same shall be due, according to the true intent and meaning of the act in that case made and provided and if it shall appear that any Will or Testament was made by the deceased, and the Executor or Executors thereof named do exhibit the same into Court making request to have the same allowed and approved of accordingly, if the said Administrator, above bounden, being thereunto required, do render the said letters of administration (Approbation of the said Testament being first had and made in the said Court) then this obligation to be void; otherwise, to remain in full force and Virtue.

Signed sealed and delivered in open Court, L. Huddleston Clerk, Sebastian Graves, R. J. Russell, David Williams

Letters of Administration

State of Tennessee Union County; To Sebastian Graves - Living, Where as, it hath been represented unto us in our County Court, held for the County of Union, at the Court House in Maynardville on the 1st Monday of January 1860. That Mary Mayers, late of said County, had died intestate having whilst living and at the time of her death goods and Chattels, an credit - the ordering and granting administration whereof doth appertain unto us; and we being desirous that the said goods and chattels, rights and credits may be well and faithfully administered, do grant unto you, the said Sebastian Graves, full power, by these presents well and truly, to collect and to pay into your possession, all and singular the goods and Chattels, rights and credits, which were of the said Mary Mayers, deceased, at the time of her death, where so ever the same may be found - hereby requiring you to make an account within ninety days, a true and perfect inventory of said goods and Chattels, rights and credits, and also to render a true and clear account of said administration, when the same shall be required of you by the Court of the said County, at the Court House in Maynardville on the 1st Monday of January 1860.

County Court April Term 1860

Inventory

An Inventory of the personal Estate of Mary Moyers deceased, one Wagon one Iron Mill one Red Cow One Heater One Horse One Basson & Eight Purple Plates A parcel of Pots One other Pot One Table cooking pot Little Pot Crock and Hoops One pair & tin ware One Pair One Board appearance One Table One Pair One Hatlock & Axes 4 Plover One Clock Six Plates Six Cups & 4 saucers One Pitcher Eight Plates Six Plates Four Glasses One Dresser One Washpan One Bed and One Half Basket One Wheel One Candlestand One Bed One Bed Head Four lots of Red cloths and Bed Head And Bedding One Saddle Two Smoothing Irons

One Flat wheel One Iron Shovel Dog Iron One Reel One Round Saw One lot of Log Saws And Shovel One Pot Rack Kettles & Churns One Blowing Green One Logcham One Iron Wedge One Chest Five Chairs One Wash Tub One Flax Mangle One Flesh Fork And Saddle Fifty Bushels of Corn And nine dozen Oats Seven Bushels Wheat One note of hand on Joseph Houston for fifty four dollars & fifteen cents bearing date 25th of March 1857 and due one day after date, which is worth 50c. One note on David Williams for fifty one dollars & ten cents, with a credit of thirteen dollars, do of one dollar. Bal due 747.10 One note of hand on B. Graves twenty dollars. 200 One other note on N. Moyers, thirty dollars - due 2nd March 1860. 300 The above is a true and perfect inventory of all the goods and chattels, rights and credits of the said Mary Moyers deceased which have come to my possession or knowledge or the hands of any other person or one to the best of my knowledge and belief, this 2nd day of April 1860. Sebastian Graves Administrator Sworn to before me April 2nd 1860 L. Middleton Clerk Received by the court and ordered to be recorded April 3rd 1860.

County Court July Term 1860

Account of the Sales of the Estate of N. Moyers

Henry Shiner	one Pitcher	\$ 25
Do	one Standee	1.50
J. A. Rogers	one Steiffer	5.00
Do	one lot of pots	1.50
Do	one Mattress	.50
Do	one Ax & Plane	.67
John Russell	to eight plates	.70
Do	to one Candlestand	1.50
Do	to four Glasses	.20
Do	to one Wash Tub	.25
Do	to six Pans	.65
Allen Russell	to one Flax wheel	5.00
Wm. Graves	to one bed	9.25
Agah Lamb	to one Red Cow	18.10
W. L. Odell	to one sail	15
Christine Moyers	6 cups & 4 saucers	.25
"	to one Wagon	21.00
"	to one Iron Mill	1.00
"	to one Stone	12.00
"	to one Basson & plates	5.00
"	to one pot	2.75
"	to one Stettle	2.20
"	to one cooking pot	.75
"	to one little pot	.50
"	to one loom & apparatus	7.00
"	one Table	1.00
"	one sail	1.00
"	one patent block	2.16
"	Six plates	1.00
"	one Dresser	2.45
"	one Rifle Gun	5.00
"	one Bed	1.00
"	one Hay Basket	.05
"	one Wheel	.25
"	one Ax & Hooks	.75
"	one Dopper & tin ware	.05
"	to one Bed Head	.25
"	to one lot of Red cloths	1.00
"	to one Bed	10.75
"	to one Saddle	1.00
"	to one Smoothing Iron	1.00

County Court July 2nd 1862

Katharine Moyer	to one Reel	05
"	to five Shovel Dog Bones	55
"	to Dog Bones (Shovel)	1 00
"	to one pot Back	05
"	to one & Charcoal	25
"	one Iron wedge	10
"	one Log Chain	1 00
"	one Chest	25
"	Iron Chain	1 00
"	Sundry articles for	50
"	one flax Hackle	25
"	one Fork & Ladle	10
"	to 50 Bushel corn	28 25
"	to 4 Bushel of wheat	4 00
"	to 29 dozen of Oats	5 95
Anna William	to one lot of bed clothing	1 20
Joseph B. Moyer	to one lot of bed clothing	1 00
Elizabeth Weaver	to one lot of bed clothing	1 00
	Notes in Inventory Paper good	77 1
		367 8

I Certify that the foregoing is a full and perfect account of the Sales of the personal property of Mary Moyer dec'd. on the 14th day of July 1862. Pursuant to a Writ of Summons to the said Mary Moyer dec'd. on the 11th day of July 1862.

Sebastian G. Groves
Clerk

Read by the Court July 2 1862 & ordered to be Read & Recorded July 3rd 1862
L. Huddleston Clerk

The following is a Settlement with Sebastian Groves as Administrator of the estate of Mary Moyer dec'd. taken before the Clerk on the 14th day of July 1862. to wit:

To Account of prod notes & accounts and Sales of said estate	\$367.8
And is entitled to the following credits to wit:	
J. M. Harlison Receipts for Medicines	\$16.60
Eli Stinson acc proven	3.00
David L. Williams Receipt for distribution share	70.71
Katharine Moyer " " " "	70.71
Joseph Moyer " " " "	70.71
J. G. Ellinger Weavers " " " "	70.71
By amount allowed adval for his Services in winding up said estate	15.00
	<u>\$317.44</u>
	50.4

Bal due
Paid by the Court and ordered to be received
March 3/62 & received March 4/62
L. Huddleston atty

County Court March 5th 1866

Be it remembered that at a County Court held and held for the County of Union, at the Court House in the Town of Maynardville, on the 1st Monday of March 1866. It being the 5th day of March 1866 Present and presiding the Honorable Isaac Bayless, Chairman with Henry Groves & John Sharp Justices assigned to hold said Court for the year 1866.

Open and where the following proceedings were had to wit:

That leave of the Court Isaac Sharp take upon himself the Administration of the estate of Henry Sharp deceased, and the said Isaac represented into Bond and Security, as required by Law, which said is in words and figures following to wit:

I, John Bell Men by these presents, that we Isaac Sharp & Meric Hill, are bound to the State of Tennessee in the penalty of Five hundred Dollars, Witness our hands, this 5th day of March 1866.

The Condition of this obligation is such that, namely, the said Isaac Sharp has been appointed Administrator of the Estate of Henry Sharp deceased; and if the said Isaac Sharp shall well and truly, as such Administrator perform all the duties which are, or may be required of him by Law, this obligation shall be void, otherwise to remain in full force and virtue.

L. Huddleston Clerk

Isaac Sharp
Meric Hill

State of Tennessee Union County
In Isaac Sharp's Court

Whereas It has been represented unto us, in our County Court, held for the County of Union at the Court House in Maynardville on the 1st Monday of March, that Henry Sharp late of said County had died intestate, leaving whosoever, and at the time of his death goods and chattels, rights and credits, the said Henry Sharp having administered the same, and at the time of his death

County Court March 5th 1866

appertain unto us; and we being desirous that the said goods and chattels, rights and credits, may be well and faithfully administered, do grant unto you the said Isaac Sharp, full power, by these presents well and truly to collect and take into your possession, all and singular the goods and chattels, rights and credits, which were of the said Henry Sharp deceased, at the time of his death, whosoever the same may be found - hereby requiring you to make or cause to be made, and returned into our said Court, within ninety days, a true and perfect inventory of said goods and chattels, rights and credits, and also to make a true and clear account of said Administration when there shall be required.

Witness L. Huddleston Clerk of said Court, at office in Maynardville this 1st Monday of March 1866.

L. Huddleston
Clerk

Inventory of the Estate of Henry Sharp Deceased

One Rifle Gun

One Note of hand on Labor Sharp for four hundred and forty dollars, due 6th Oct 1858
Paid on the above note during the term of said Henry Sharp, May 19th 1859, \$23.95
Supposed to be solvent. Balance due 408.67

One Note on Nicholas Albright for eight dollars, given 6th Sept 1858, and due Twelve Months after date (Solvent) 8.00

One Note on Simpson Albright for one dollar & ninety cents given Sept 6th 1858 and due Twelve Months after date (Solvent) 1.90

One Note on Sanford Iriels for two dollars and twenty five cents, given Sept 6th 1858, and due Twelve Months after date (Solvent) 2.25

One Note on Eli P. Ke for two dollars and twenty five cents, given Sept 6th 1858, and due twelve months after date (Solvent) 2.25

448.77

Brought Over

One Note on David Flatford for four Dollars and fifty Cents given Sept 6th 1858 and due \$4.50
I will remain the after date (Bountiful) Collectors

Cash on hand at the Death of Henry Sharp \$63.27
20 amt due 1st Sept 1858, Henry Sharp's wife from the father's estate \$15.75
and in the hands of the County Court Clerk of Campbell County \$346.11

The above is a true and perfect Inventory of all the goods and Chattels, rights and credits of the said Henry Sharp dec'd. which have come to my hands in possession or the hands of any other person for me to the best of my knowledge and belief
Isaac Sharp
Adm'r. &c.

Account of Sale of the personal property of Henry Sharp dec'd after having administered according to Law

Lindsey Sharp One Rifle Gun \$5.00

Isaac Sharp
Adm'r.

Sworn to and
Subscribed May 7th 1860
L. Huddleston Clerk

2nd Account of sales of the estate of Henry Sharp dec'd
Made on the 13th day of Feb 1862. to-wit:-

One Watch. Given to Eliza Sharp \$3.20
One pair Saddle Daysold to Jacob Sharp 1.15

I certify that the above is an accidental account of sales of the estate of Henry Sharp dec'd. Made on the 13th day of Feb 1862, and that this is a true statement of the same

Sworn to and subscribed
before me March 3/62
L. Huddleston Clerk

4.35

Read by the court ordered to be Recorded
March 7/62. Attest March 4th 1862
L. Huddleston Clerk

The following is a Settlement with Isaac Sharp as Administrator of the estate of Henry Sharp dec'd. taken before the Ct. on the 3rd day of March 1862. to-wit:-

Isaac Sharp Adm'r &c or

To Amount of Notes Reported in Inventory. \$157.78
To Amount of Sales Reported 12.88
And the said Administrator is entitled to the following Credits to-wit:-

No 1	Isaac Sturtevant a/c	3 00
No 2	W. H. Longmire's Receipt	4 11
No 3	Jacob Lays a/c	9 58
No 4	J. M. Harrison's Receipt	3 00
No 5	W. V. Ash's a/c & Receipt	168 57
		<hr/>
		\$188.15
		<hr/>
		\$44.98

Bal due

Read by the court ordered to be Recorded March 1862. & Recorded 4th March 1862. L. Huddleston Clerk.

The following is an accidental Settlement with Isaac Sharp adm'r of Henry Sharp dec'd. taken before the Ct. on the 6th day of Oct 1862. to-wit:-

Isaac Sharp Adm'r &c or
To Amount of Inventory & Account of Sales reported and balance due on last settlement not down 344.98

credited me with the following Items to-wit:-

No 6	Jefferson Sturtevant a/c Proven	15 00
No 7	L. Huddleston's Receipt for Court in this case	7 47
		<hr/>
		\$22.47

Read by the Court ordered to be Recorded Oct 6/62
Recorded Oct 7/62

L. Huddleston Clerk

Bal due

\$22.51

County Court March 5th 1860.

Be it remembered that a County Court began and held for the County of Union at the Court House in the Town of Maynardville on the 1st Monday of March 1860. It being the 5th day of March 1860 Present and presiding the Hon. Judge Isaac Raynes Clerk Isaac Smith Henry Green & John Hoyle Justices assigned to hold said Court for the year 1860.

When and where the following proceedings were had to wit:
 By leave of the Court Moses Meddham takes upon himself the Execution of the last will and testament of Henry First dead and the said Moses Meddham entered his bond and security as required by law, which bond was sworn and given following to wit:

Where all men by these presents,
 That the Moses Meddham John Gilber, Parrie Frost & John H. Frost, are bound to the State of Tennessee in the capacity of Bail. The said Isaac Raynes witness our hands this 5th day of March 1860.

The Conditions of the above obligation is such, that, when any the above named Moses Meddham has been appointed administrator of Henry First dead, now if the said Moses Meddham shall will and truly, as such Administrator perform all the duties which are or may be required of him by law, this obligation shall be void & remain to remain in full force and virtue.

Attest
 C. Meddham Clerk
 M. Gilber
 Parrie Frost
 John H. Frost

State of Tennessee Union County
 To all persona - Greetings
 Whereas, at our County Court held for the County of Union at the Court House in Maynardville on the 1st Monday of March 1860, It appeared to the Court that Henry First late of said County, had died, having first made his last will and testament in which Moses Meddham is appointed Executor, and the said will being lawfully proved and admitted to record and the said Moses Meddham qualified as Executor,

It was ordered that letters testamentary issue to the said Moses Meddham to take into his possession, all and singular the goods and chattels, rights and credits, of the said testator, whosoever the same may be found, and all just debts of said testator, and all the legacies specified in said will, will and truly to pay for as the said goods and chattels, rights and credits may extend, and in all things to administer said goods and chattels, rights and credits according to the tenor of said will and the law of the land, Witness I Mandelton Clerk of said Court at Office in Maynardville the 1st Monday of March 1860.
 C. Meddham Clerk

On Account of the Sales of the Estate of Henry Meddham Dead.

One Waggon, sold to Miles Meddham	\$20.00
22 Bns of Corn " " Saml & Wallace	36.00
7 Hogs " " Calvin Hinkle	23.00
1 Harrow " " Geo H. Frost	3.00
170 # of Bacon " " J. L. Dugan	17.00
Cash Recd at his death	110.00
Sworn to & subscribed before me.	209.00

March 6th 1860.
 Read by the Court & ordered to be Reopened April 7/62.
 Reopened April 8/62. C. Meddham Clerk.

The following is a settlement with Moses Meddham as Executor of Henry First dead, taken on the 6th of March 1862.
 Moses Meddham Executor &c or.

2^d amt of Sales Reported & also Cash Recd. \$209.00 (as above)

By the following Receipts.

No 1	Henry Firsts Receipt	\$1.50
No 2	Siemens First "	8.30
No 3	Geo Dugan for Best Dugan's Receipt	9.00
No 4	Youn Firsts Receipt	10.95
No 5	Note to Enaley &c	3.85
No 6	W. A. Rogers a/c	4.10
No 7	John H. Frost a/c	2.00
No 8	Jessie's & Henrys Receipt	8.80
No 9	B. J. Rogers "	2.50
No 10	J. C. Bowlers "	62.70
No 11	Geo Dugan's "	15.21
No 12	Meddham's & Sons "	21.95
No 13	Exp Receipt for 1860	5.00
No 14	Geo. W. Dugan's Receipt	2.50

WMS Best Over \$159.36 / 209-
 2015 G M Graham a/c Porren 25.12
 2016 J. J. Munnato Receipt 7.00
 2017 William Knobel 3.00
 L. H. Hamilton Receipt as clerk for cost of attorney 6.75
 By Court allowed Adams et. al. for his services as Executor 17.00
~~\$217.23 / 209.00~~
\$75.21
 Bal Due Executor on Settlements
 Paid by the Court & order to be Received Office 7/16/62
 Received April 8th 1862
 L. Hamilton Clerk

County Court April Term 1860

Be it remembered that at Court begun and held for the County of Union at the Court House in the Town of Magnanville on the first Monday of April 1860...

By leave of the Court Oliver and Gideon Chesney, take upon themselves the administration of the Estate of P. L. Chesney, deceased...

Know ye men by these presents, that we Oliver Chesney & Gideon Chesney are bound to the State of Tennessee, in the penalty of four thousand dollars...

The Condition of this obligation is such, that, whereas the above bound Oliver Chesney & Gideon Chesney, has been appointed Administrator of the Estate of P. L. Chesney, deceased...

Attest L. Huddleston, Clerk Oliver Chesney Gideon Chesney A. J. Penant L. J. Wallis.

Clerk of Tennessee Union County To Oliver Chesney & Gideon Chesney Greeting.

Whereas, it has been represented unto us, in our County Court held for the County of Union at the Court House in Magnanville on the 1st Monday of April that Pryor L. Chesney late of said County, has died intestate...

County Court April Term 1860

full power, by these presents, well and truly to collect, all and singular the goods and Chattels, rights and Credits, which were of the said Pryor L. Chesney, deceased at the time of his death...

Witness L. Huddleston Clerk of said Court at office in Magnanville the 1st Monday of April 1860 L. Huddleston, Clerk.

The following is a true list of the personal property belonging to the Estate of P. L. Chesney, Decd. to the best of my knowledge -

- Cash on hand exclusive of effects of sale \$4.65
One Note on O. Chesney for \$302.00 dated Oct 4th 1858 due two years after date \$300.00
One Note on O. Chesney for \$56.00 dated Oct 4th 58 due three years from date Good \$6.00
With a bond of \$565.00 Claimed on the above notes,
One Note on John Sexton for \$10- dated April 22/59 and due Nov 20/59 of Deposit with \$6.30 Nov 20/59 50c \$ 5.79
One note on John Sexton for \$4.28 dated June 27th 1860 4.28
And due one day after date Good
One Note on A. J. Savage for \$4.08 dated April 10th 1858 4.68
due one day after date Good
One witness Ticket on Wm Skaggs for Good 4.50
One County Claim of 75c for attendance as witness Good 75
One account on John Chesney for \$4.11 Good 4.11
One account on John F. Cofer for 25c Good .25
One account on Allen Skelton for \$25.32 Good 25.32
One account on Helen Atterberger for \$2.63 Good 2.63
One account on J. H. Swann for \$6.75 Good 6.75
One account on S. L. Wallace for \$17.55 Good 17.55
One account on Solomon Lusk for \$3.20 Good 3.20
One account on Peter Beckler for \$2.02 1/2 Good 2.02 1/2
One account on M. L. Barden for 25c Good .25
One account on Hardin Skaggs for \$1.18 Good 1.18
One account on W. B. Owens for 75c Good 75
One account on Wm Darnitt for \$2.00 Good 2.00
One account on Salaman Wood for \$4.70 Good 4.70
One account on John A. Brannan for 70c Good 70