

be passed over, or may come into the hands of my executor, and if not enough done me to discharge all my debts, then my desire is that my executor shall sell enough of my estate that can be best spared on twelve months credit to discharge all my just debts. Item, then my desire is if my wife Phoebe Gates should be living for my executor to keep the balance of my estate together during her natural life for her support and my single daughter that may be living with her at that time. Item, my further will and desire is that after my wife's death that my then single daughters shall then have and remain with my executor during their single life. Item, my further will and desire is that as soon after the death of my wife Phoebe Gates that my executor shall sell all of my personal estate that may then be in hand on twelve months credit and the proceeds of the sale be equally divided amongst my children to wit: Parker Marlow, George Gates, James Gates, Nancy Gates & Sally Gates. To them and their heirs forever.

Item, my further will and desire is that the knot of love that I may die seized and possessed of that I give and bequeath to my son James Gates to him and his heirs forever.

Lastly I do hereby nominate and appoint my son James Gates my Executor in witness whereof I do to this my will and testament set my hand and seal this 2<sup>d</sup> day of May in the year of our Lord 1850.

Signed, Sealed and published in the presence of the testator this 2<sup>d</sup> day of May 1850  
Test. ~~A. C. C.~~ A. C. C.  
Richard Crowder

Subscribed our names in the presence of the testator this 2<sup>d</sup> day of May 1850

Test. ~~A. C. C.~~ A. C. C.  
Richard Crowder

Report of a Settlement made by the Clerk of White County before William Gates Trustee of White County on the 6<sup>th</sup> day of April A.D. 1852. Dated:

On

To bal. on hand at last Settlement (School funds)  
Amt of School funds Rec'd for 1852

\$98.14

1673.94

\$1772.08

On

By Commissions on 1850-51 \$16.74

Bonds filed from 1st District 193.57

"	"	"	2	"	\$133.87 <sup>2</sup>
"	"	"	3	"	140.38
"	"	"	4	"	117.15
"	"	"	5	"	120.00
"	"	"	6	"	102.00
"	"	"	7	"	113.75 <sup>1</sup>
"	"	"	8	"	61.64
"	"	"	9	"	116.31 <sup>1</sup>
"	"	"	10	"	91.30
"	"	"	11	"	166.32 <sup>3</sup>
"	"	"	12	"	117.97 <sup>4</sup>
"	"	"	13	"	13.00
"	"	"	14	"	72.60
"	"	"	15	"	47.67 <sup>2</sup>

Bal in Trustee hands. \$140.56

All of which is respectfully submitted for confirmation  
J. G. Dibrell Clerk

I James Davis legal heir of the estate of Captain Davis Ad. Received of Catherine Davis Administratrix of the estate of Sevier Davis deceased one Grey Mare worth fifty dollars. February 5th 1853.

James Davis

Report of a Settlement made by the  
Clerk of White County Court with James  
Anderson, guardian of William and James  
Anderson, part of the minor heirs of William  
Hill deceased on the 22<sup>nd</sup> day of April  
A.D. 1853. To wit:

D.C.

Total in guardians hands on last Settlement	\$1484.25
In T. M. Same compounded to this date	<u>\$52.75</u>
	<u>\$1837.00</u>
Cents received since last Settlement (not estimated)	18.00
	<u>\$1855.00</u>

One

By Clerk's fee for this Settlement	<u>in 150</u>
	<u>\$1853.50</u>

all of which is respectfully Submitted to the  
Court for Confirmation

G. G. Dibrell, Clerk.

#### State of Tennessee White County

Whereas on this 1<sup>st</sup> day of August A.D. 1853 the death of MARY GREGOR  
ELDRIDGE late of the County of White deceased was suggested in open court  
and that he departed this life intestate, Whereupon George A. Taylor was  
appointed and qualified Administrator. There are therefore to empower the  
said Administrator to enter into and report all and singular the goods and  
chattel rights and credits of the said deceased, and then into his possession  
take wherein the said may be found in this state and an Inventory  
to return into the Court within the time limited by law, and all the just  
debts of the said deceased to pay so far as the said estate will answer  
according to law. George A. Dibrell clerk of our said Court at office  
on the 1<sup>st</sup> day of August A.D. 1853 and in the 78<sup>th</sup> year of American Independence

G. G. Dibrell, clerk

of White County Court

#### State of Tennessee White County

Whereas this 5<sup>th</sup> day of September A.D. 1853 the death of Thomas J. COPE  
late of the County of White deceased was suggested in open court and that  
he departed this life intestate. Whereupon WILLIAM ST. BARNETT was  
appointed and qualified Administrator. There are therefore to empower the  
said Administrator to enter into and report all and singular the  
goods and chattel rights and credits of the said deceased, and then into his possession  
take wherein the said may be found in this state and

an Inventory to return into the Court within the time limited by law, and  
all the just debts of the said deceased to pay so far as the said estate will answer  
or amount to. George A. Dibrell clerk of our said Court at office the first  
Monday in August A.D. 1853 and in the 78<sup>th</sup> Year of American Independence

G. G. Dibrell, clerk  
of White County Court

#### State of Tennessee White County

Whereas on this 5<sup>th</sup> day of September A.D. 1853 the death of ANTHONY  
MCBRIDE late of the County of White deceased was suggested in open  
court and that he departed this life intestate. Whereupon Andrew D. McBride and  
Shemar C. McBride were appointed and qualified Administrators. There are therefore  
to empower the said Administrators to enter into and report all and singular the goods  
and chattel rights and credits of the said deceased and then into his possession  
take wherein the said may be found in this state and an Inventory to return  
into the Court within the time limited by law and all the just debts of the said deceased  
to pay so far as the said estate will answer or amount to. George A. Dibrell clerk  
of our said Court at office the first Monday in September A.D. 1853 and in the  
78<sup>th</sup> Year of American Independence

G. G. Dibrell, clerk  
of White County Court

#### State of Tennessee White County

Whereas on this 8<sup>th</sup> day of September A.D. 1853 the death of John W. COPPER  
late of the County of White deceased was suggested in open court and that he  
departed this life intestate. Whereupon Eli Polins was appointed and qualified  
Administrator. There are therefore to empower the said Administrator to  
enter into and report all and singular the goods and chattel rights and credits  
of the said deceased and then into his possession take wherein the said  
may be found in this state and an Inventory to return into the Court within the  
time limited by law and all the just debts of the said deceased to pay so far as  
the said estate will answer or amount to. George A. Dibrell clerk of our said Court  
at office the first Monday in September A.D. 1853 and in the 78<sup>th</sup> Year of American Independence

G. G. Dibrell, clerk  
of White County Court

#### State of Tennessee White County

Whereas on this 8<sup>th</sup> day of October A.D. 1853 the death of DOUD HILL late of  
the County of White deceased was suggested in open court and that he departed this  
life intestate. Whereupon James A. Hill was appointed and qualified Administrator. There  
are therefore to empower the said Administrator to enter into and report all and singular the  
goods and chattel rights and credits of the said deceased and then into his possession  
take wherein the said may be found in this state and an Inventory to return into the Court within the time limited by  
law and the just debts of the said deceased to pay so far as the said estate will answer or amount to. George A.  
D. Hill clerk of our said Court at office the first Monday in October A.D. 1853 and in the 78<sup>th</sup> Year of  
American Independence

G. G. Dibrell, clerk  
of White County Court

# Jonathan Blomrys Will

Know all men by these presents that Whereas I am informed that Wiley Marshall stand a citizen of Fayette County City and son of Am. Marshall late of said City and being my Grand son, and said Wiley having died intestate without issue Mother or Brothers and Sisters, His last Wishes all his Estates one as his surviving Grand Father And being nearest of blood constitutes me sole Heir of his<sup>o</sup> estate, being too inform to attend to the affairs of said estate I do hereby constitute ordain and appoint my Son James S. Blomry a citizen of White County My lawful Atty, fully authorized by me Jonathan Blomry of City to use all lawful means to enable him to receive into his possession all the estate of said Wiley either real or personal, & to administer to the same if need be or to obtain a suitable payment therefor or to employ Solicitor and Attorney and to fix their compensation, and he is further authorized to sue for and demand any property or estate other than those said Wiley died Seized and possessed of either Coming to said Wiley by descent or devise, also all such estate as may be in the hands of his late Executors Esqrs. It shall or may be removed from the estate of Esqrs H. L. by Death or devise to the same may, And I do further fully authorize and empower my said Atty James S. Blomry to go without delay to the City of Fayette in pursuance of said Agreement to obtain said estate, and to do and perform any and all things I could do in as full and ample a manner as I could do were I present, And what<sup>o</sup> matters and doings wherein done shall be as binding on me as if done by my self, I Jonathan Blomry do hereby Covenant and agree with my Son James S. Blomry that he shall be fully paid for his Services as my Atty and for all expenses he may incur and promise to pay my Solicitors and Atty and Agents, who may be employed in attending to the affairs of said estate, I do Covenant and agree further in order to indemnify my said Atty from liability or loss in his being any Atty that all expenses Solicitors or Agents fees as well as his own, shall be a lien on said estate when accounted and for Monies advanced by said James S. And in order that my death shall make no loss or or inconveniences, It is expressly agreed that this Power hereby delegated, shall not abate by my death, or be revocable by me during my life; I do further agree & Covenant with my said Son to the said estate when received shall be for the use of my wife and children, That after my death then to be divided equally amongst all my children And that my said Atty Blomry is se that this agreement is fully and faithfully carried out after my death and after the death of his Mother, also after all demands against said estate is discharged as above indicated And I do hereby declare this presents to be irrevocable for the reasons above set forth, And finally I fully authorize and empower my said Atty James S. Blomry to do any and all things I could lawfully were I present and to sign all Receipts, Bonds or obligations or any other agreements

necessary to be done in executing the powers and authority hereby delegated, and use my name in all matters necessary to effectuate the object of this Power of Atty And when all the acts herein declared shall be done by my said Atty Atty Blomry shall be binding on me and my heirs and executors forever in as full a manner and done by me in person present At Testimony Whereof I do hereunto affix my hand and Seal this 17<sup>th</sup> Sept 1850 Jonathan Blomry (SD)

Seal Hill

John S. McBride

Notary Public

White County Personally appeared before me George G. Dibrell Clerk of White County Court Seal Hill and John S. McBride the Subscribing Witnesses to the foregoing power of attorney. Who after being duly sworn according to law dopon and say that they are acquainted with Jonathan Blomry the above named and that he signed sealed and executed the above Power of Attorney for the purposes and things therein contained which is recited, At Testimony Whereof I have hereunto set my hand & affixed the seal of said Court at Office in Fayette the 20<sup>th</sup> day of September AD 1850  
(SD)

G. G. Dibrell Clerk  
of White County Court

This Power of Attorney was filed in my office for Registration 2<sup>nd</sup> October 1850 at 9 o'clock AM and so noted in note Book A page 93 J. H. Walker Register State of Pennsylvania Register Office 9<sup>th</sup> October 1850, There was the within Fayette County Power of Attorney and Certificate duly Registered in my office in Book P 176 & 178

J. H. Walker Register

Dated in my office in Fayette City on the 21<sup>st</sup> October at 9 o'clock AM and noted in Register Book A page 360

C. M. Givens Register

By W. C. Webb S. C.

State of Pennsylvania October 23<sup>rd</sup> A.D. 1850 There was the foregoing Power of Attorney White County And Certificate duly Registered in my office in Book P page 416 & 417

C. M. Givens Register

By W. C. Webb S. C.

State of Pennsylvania October First A.D. 1853  
White County This day William E. Tolson Esq produced in open Court a paper purporting to be last will and Testament of Jonathan Blomry late a citizen of White deceased, And the description thereof as follows in open Court by the Oath of John S. McBride the only Subscribing Witness thereto in due form as required by law who also made oath in due form of law that he said Jonathan Blomry at the time of signing said last will and Testament was of sound and disposing mind and memory And that Seal Hill the other Subscribing witness now deceased, said last will and Testament being demanded by him to be sufficiently proven over referred to be sealed and affixed him at office in Fayette the 3<sup>rd</sup> day of October A.D. 1853 G. G. Dibrell Clerk  
of White County Court

Received 28<sup>th</sup> Oct 1853 G. G. Dibrell Clerk

## State of Sonoma White County.

At a Court begun and held for the County aforesaid on the first Monday in October in the year of our Lord One thousand eight hundred and fifty three, Whereas the last will and Testament of JOSEPH MANN KELONOFF late of said County deceased hath been exhibited to the said Court and proved in due form as required by law, Whereunto in the same manner have been qualified as executors JAMES T. CLEMMING These are therefore to empower the said Executrix to enter into and upon all and singular the goods and chattels, rights and credits of the said deceased and them into their possession take whatsoever the said may be found in this state, And an Inventory to return into this Court within the time limited by law, And all the just debts of the said deceased pay so far as the said estate will extend or amount to, Notch George & O'Dell Clerk of our said Court at office the first Monday in October A.D. 1853 and in the 78<sup>th</sup> year of American Independence

G. G. O'Dell Clerk  
of White County Court

Recorded 20<sup>th</sup> Oct 1853

G. G. O'Dell Clerk

## State of Sonoma White County

Whereas on the 5<sup>th</sup> day of December A.D. 1853 the death of Robert W. Anderson late of the County of White deceased was suggested in open Court and that he departed his life intestate, Whereupon JOHN D. ANDERSON was appointed and qualified Administrator. These are therefore to empower the said Administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whatsoever the said may be found in this state, And an Inventory to return into this Court within the time limited by law, And all the just debts of the said estate extend or amount to, Notch George & O'Dell Clerk of our said Court at office the first Monday in December A.D. 1853 and in the 78<sup>th</sup> year of American Independence

G. G. O'Dell Clerk  
of White County Court

Received 7<sup>th</sup> Dec 1853

G. G. O'Dell Clerk

## State of Sonoma White County

Whereas on the 8<sup>th</sup> day of December A.D. 1853 the death of JOSEPH HICK late of the County of White deceased was suggested in open Court and that he departed his life intestate, Whereupon Joseph HICK was appointed and qualified Administrator. These are therefore to empower the said Administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whatsoever the said may be found

in this State, And an Inventory to return into this Court within the time limited by law, And all the just debts of the said deceased to pay so far as the said estate will extend or amount to, Notch George & O'Dell Clerk of our said Court at office the first Monday in December A.D. 1853 and in the 78<sup>th</sup> year of American Independence

G. G. O'Dell Clerk  
of White County Court

## State of Sonoma White County

Whereas on the 7<sup>th</sup> day of November A.D. 1853 the death of WILLIAM BRUSHOFF late of the County of White deceased was suggested in open Court, And that he departed his life intestate, Whereupon Joseph C. Clemmings and Henry Worcester were appointed and qualified Administrators and Administratrix. These are therefore to empower the said Administrators and Administratrix to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into their possession take whatsoever the said may be found in this state, And an Inventory to return into this Court within the time limited by law, And all the just debts of the said estate extend or amount to, Notch George & O'Dell Clerk of our said Court at office the first Monday in November A.D. 1853 and in the 78<sup>th</sup> year of American Independence

G. G. O'Dell Clerk  
of White County Court

## State of Sonoma White County

Whereas on the 6<sup>th</sup> day of February A.D. 1854 the death of RICHARD LOUDON DEETZ late of the County of White deceased was suggested in open Court and that he departed his life intestate. Whereupon G. Newman Conner, John A. Conner and Conner, & Conner was appointed Administrator. These are therefore to empower the said Administrator to enter into and upon all and singular the goods and chattels, rights and credits of the said deceased, and them into their possession take whatsoever the said may be found in this state, And an Inventory to return into this Court within the time limited by law, and all the just debts of the said deceased to pay, so far as the said estate will extend or amount to, Notch George & O'Dell Clerk of White County Court at office the first Monday in February A.D. 1854 and in the 78<sup>th</sup> year of American Independence

G. G. O'Dell Clerk  
of White County Court

State of Simplicia White County

Whereas on this 7<sup>th</sup> day of February A.D. 1854 the death of **Dick Godch** late of the County of White deceased was suggested in open Court and that he departed his life intestate, Whereupon **Erasmus Glendower** was appointed and qualified Administrator to empower the said Administrator to enter into and report all and singular the goods and chattels, rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this state, And an inventory to return into this Court within the time limited by law, And all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Whereupon **George G. Dibell** clerk of our said Court at office the first Monday in February A.D. 1854 and in the 77<sup>th</sup> year of American Independence.

**G. G. Dibell** clerk  
of White County Court

State of Simplicia White County

Whereas on this 8<sup>th</sup> day of June A.D. 1854 the death of **John Chisom** late of the County of White deceased was suggested in open Court and that he departed his life intestate. Whereupon **David Leavenworth** and **Ashton Atkinson** were appointed and qualified Administrators to enter into and report all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this state And an inventory to return into this Court within the time limited by law And all the just debts of the said deceased to pay, so far as the said estate will extend or amount to. Whereupon **George G. Dibell** clerk of our said Court at office the first Monday in June A.D. 1854 and in the 77<sup>th</sup> year of American Independence.

**G. G. Dibell** clerk  
of White County Court

State of Simplicia White County

Whereas on this 8<sup>th</sup> day of June A.D. 1854 the death of **Joseph W. T. Collins** late of the County of White deceased was suggested in open Court and that he departed his life intestate. Whereupon **Warren Clark** was appointed and qualified Special Administrator to leave a debt due to **Robert Montgomery**. There are therefore to empower the said Administrator to enter into and report all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this state. And an inventory to return into this Court within the time limited by law and the said debt of the said deceased to pay so far as the said estate will extend or amount to. Whereupon **George G. Dibell** clerk of our said Court at office the first Monday in June A.D. 1854 and in the 77<sup>th</sup> year of American Independence.

**G. G. Dibell** clerk  
of White County Court

State of Simplicia White County

Whereas on this 8<sup>th</sup> day of June A.D. 1854 the death of **Robert St. Officer** late of the County of White deceased was suggested in open Court and that he departed his life intestate. Whereupon **Alexander Officer** & **Montgomery** & **W. D. Bell** were appointed and qualified administrators there are therefore to empower the said Administrators to enter into and report all and singular the goods and chattels rights and credits of the said deceased and them into their possession take wheresoever the said may be found in this state and an inventory to return into this Court within the time limited by law, And all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Whereupon **George G. Dibell** clerk of our said Court at office the first Monday in June A.D. 1854 and in the 77<sup>th</sup> year of American Independence.

**G. G. Dibell** clerk  
of White County Court

State of Simplicia White County

At a Court begun and held for the County aforesaid on the first Monday in June in the year of our Lord our Thousand eight hundred and fifty four Whereas the last Will and Testament of **Samuel Simpson** late of said County deceased hath been exhibited to the said Court and proved in the form as required by law, whereunto in the same manner have been gratified as executors **David Westcott**. There are therefore to empower the said Executrix to enter into and report all and singular the goods and chattels rights and credits of the said deceased, And them into his possession take wheresoever the said may be found in this state And an inventory to return into this Court within the time limited by law, And all the just debts of the said deceased to pay, so far as the said estate will extend or amount to. Whereupon **George G. Dibell** clerk of our said Court at office the first Monday in June A.D. 1854. And in the 77<sup>th</sup> year of American Independence.

**G. G. Dibell** clerk  
of White County Court

James Simpson's Will.

In the name of Almighty God, I James Simpson of White County and State of Simplicia, being now confined to my bed by a serious illness wherein Considering my time of life is undoubtly critical, but being nevertheless in the full possession of all my mental faculties, 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. I commit my soul into the hands of my heavenly Father, trusting in his infinite goodness and mercy. Item 1<sup>st</sup> I direct that my body be decently interred at my grave side in a manner suited to my condition in life. And as to such worldly estate as it hath pleased God to endue me with I dispose of the same as follows. 2dly, I direct that all my debts and funeral expenses be paid as soon as profitably out of any

Money that I may die possessed of or that any time come into the hands  
of my Executor from any portion of my estate real or personal,  
Item 2<sup>nd</sup> I give and bequeath to my beloved wife Sally Simpson during  
her life hundred and fifty acres of land article includes the  
premises whereon I now reside, And also all the negro slaves article  
I now own, with Benjamin, Harry and his children, Dick, Mary, Ann, Emma,  
and William and their heirs or issue, (But is is hereby expressly forbidden  
me to sell either or all of said slaves with the time arrives article I shall have  
in after designated) also all my Stock of Horses, cattle sheep Mules & Cows all  
my Farming, Blacksmith and Carpenter Tools, and all my household and  
Kitchen furniture of all and every description whatever, And also my one  
Slave Higgy & Hornet belonging thereto, and any or both, And all money  
which may be in hand at any time or place (after paying or dividing in Testified)  
And all debts article may be owing to me at any place, I direct that  
they be settled as soon as possible, And the money to be paid over to my  
said wife Sally.

Item 3<sup>rd</sup> I direct that my farm on the old State Road front Sparta via  
Elizabethtown containing three hundred acres more or less the Gardner  
land containing one hundred acres article is now in the occupancy of  
Sally (my wife) of William W. Fletcher And on other land containing one hundred  
acres article I purchased from the Revd Joseph B. Myers shall all be sold  
as soon after my death as may be practicable, And the entire proceeds of  
said sale to be paid over by my Executor to my said wife Sally, And I desire  
to her all the grain Roughage & article may be in hand or growing at the time  
of my decease, I have also five shares in the Sparta Manufacturing Company  
which are fully paid for, the dividends whatever they may be, My Executor  
must collect and pay annually over to my said wife, I also own Four Lots  
in the town of Sparta, one of which is now in the occupancy of Mr. Evans; another  
in the occupancy of Mr. Nancy Jones, And one other in the occupancy of Mr. Eliza  
Simpson all of which are under rent, The fourth Lot is a fraction of a Lot  
a part of which I sold to John Young article fraction by each of that part article  
I sold to said Young, which will be more fully account of referring to the deed  
article I hold for said Lots, all of which are now dead, I direct that those  
four Lots be rented out from year to year, by my Executor, And that he  
collect the Rent and pay them over, when accounted to my said wife Sally  
I also give and bequeath unconditionally my Gold Watch and Two Ounces of my  
said wife to dispose of as she may think proper.

Item 4<sup>th</sup> In the event that my said wife Sally should marry again, then  
immediately after such marriage shall have taken place my Executor is  
directed to take into his possession all of the aforesaid mentioned property  
both real and personal including slaves Money etc, And to sell  
the same at public sale on a mid of one year, But if any

### James Simpson's Will Continued

said wife does not marry again then she is to hold and to enjoy my  
property or her husband forth in Item 3<sup>rd</sup> and 5<sup>th</sup>, without hindrance from  
any person claiming her lifetime And when it shall please God to call her  
home, then at her death, my Executor will take every thing into his  
possession except the North and South, both real and personal property And  
sell it at public sale on a mid of one year, Then on the happening of  
either of the contingencies mentioned in this & 5<sup>th</sup> Item, I direct that the proceeds  
of said sale or sales to be distributed as follows Item 1<sup>st</sup> I give and bequeath  
to my beloved Son George Simpson, my daughter Mary Little, my Son in Law David  
Myers (the husband of my daughter Isabella) My Daughter Matilda wife of  
John Whittemore, my Son Thomas A. Simpson, my daughter Matilda wife  
of Robert Ward, And my daughter Sally the wife of John St. Polin and  
to the other children now living of my said wife Sally, article she had given,  
to my marriage with her. I give and bequeath one seventh part of my estate  
which one seventh part is to be equally divided between my wife said three  
children, The remaining six shares, except six dollars is to be equally  
divided between three son of my children and Son in law whose names are  
above set forth, And to my sons John Simpson, Bartlett St. Polin, Richard  
Simpson, Dennisus Simpson and to my daughter Elizabeth Gumble and  
Anney Saunders, to each of these last mentioned of my children, I give to  
each One dollar to be paid to them, respectively by my Executor for which  
payment the exception above of six dollars is intended, My executors general  
bequeathing a larger sum to my six children, last mentioned is that I have  
many years past given to each of them a full portion of my estate  
Item 5<sup>th</sup> I do hereby make, ordain and appoint, my esteemed friend and  
son-in-law David Myers Executor of this my last will and Testament,  
In testifying whereof have to this my will written on one Sheet of paper  
set my hand and seal this fourteenth day of April in the year of our  
Lord thousand eight hundred and fifty three  
Signed sealed and published in the presence of us James Simpson (Test)  
who have subscribed in the presence of testator  
and of each other, Anney <sup>her</sup> son  
Married <sup>and</sup>  
John Eastland  
W.W. Fletcher

State of New York  
Whittemore

May Fourt A.D. 1853

This day was produced in open Court a paper setting  
forth a Testimony and Testament of James Simpson late a  
Citizen of the County of Ulster deceased And the same was read and  
published three or four days ago present in open Court

by the order of Thomas Eastland and William H. Strother two of the Subscribing Witnesses thereto for the purp[er]s and witness thereto contained in the acts made out in the form of Last Will and Testament acts of sound and disposing mind and memory, said Will being deemed by the Court to be sufficiently proved is ordered to be recorded and Certified same at Office in Sparta the 1<sup>st</sup> day of May A.D. 1854.

A. G. Ebbell Clerk

of White County Court

Recorded 21<sup>st</sup> June 1854  
A. G. Ebbell Clerk

### JAMES RANDALS SR. WILL

In the name of God Amen I James Randal do make and publish this as my last will and Testament hereby revoking and making void all other Wills by me at any time made.

First I direct the my funeral and burial expenses and all my debts to be paid as soon after my death as possible out of any money that I may die possessed of or my estate first into the hands of any Executor.

Secondly I give and bequeath my slave named Asaphus James Randal a son of Enka Randal and Leondra A Randal his wife and their heirs, my tract of Land including the Maurice house where I now live, and all the land adjoining and divided by tract No 6353 containing 119 acres and one containing 50 acres tract No 1107 and one containing 30 acres in two tracts emerged from same section, to James Randal his self and one containing twelve acres & No 13637 all to be theirs.

3<sup>rd</sup> I further give and bequeath to my beloved Asaphus James Randal and his wife and their heirs all the slaves that I may own at my death, under this obligation and request that he remove the said slaves to a free State and they to be free, And I further direct if da said James Randal fails fail to perform the above request then the said slaves is to be sold in White County and the proceeds of said sale to be equally divided between my heirs James T Randal excepted.

4<sup>th</sup> Finally I give and bequeath to James T Randal his heirs with John Randal and Jim Randal and Thomas Randal and Helen and Melina Randal heirs of James T Randal all the land where James T Randal formerly live known as the Hill tract, And I further direct that the said lands be sold and the proceeds to be equal divided among said heirs.

5<sup>th</sup> I direct that all my personally property that I may die possessed and possed of to sell off equally divided between my Brothers and their heirs and my sisters & their heirs, And I direct that Louisa Randal be amply paid for her attention to me out of my estate.

Lastly I do hereby nominate and appoint James Randal Jr.

My Executor by which whom I do this my will at my hand and seal this 21<sup>st</sup> day of October 1853, Testified above before signed

James Randles *(Signature)*

Signed sealed and published in our presence and we have subscribed our names here to us do proveance of the Testator this 21<sup>st</sup> day of October 1853 Andrew C. Hester

Willis K. Hester

James Kneller

Not affidavit *(Signature)* January Term A.D. 1854,

White County *(Signature)*

This day James Kneller Esq presented in open Court a paper witnessed respecting to the last Will and Testament of James Randal Esq of the County of White now living, And made application to have the same admitted to Record Whereupon personally appeared in open Court Andrew C. Hester, Willis Hester and James Kneller the Subscribing Witnesses thereto, And made oath in the presence of Law that they are personally acquainted with James Randal Esq doth state that he signed, sealed and acknowledged the due execution of said last Will and Testament in their presence on the day above last date, and for the purp[er]s and witness thereto contained, And they also made oath that at the time of signing said Will do said James Randal Esq was of sound and disposing mind and memory, And that they witnessed the same at his request and in his presence, Said Will being deemed by the Court to be sufficiently proved is ordered to be recorded and Certified Given at office in Sparta the 2<sup>nd</sup> day of January A.D. 1854.

A. G. Ebbell Clerk  
of White County Court

Recorded 21<sup>st</sup> June 1854

A. G. Ebbell Clerk

### JOHN ROBISON'S WILL

This 28<sup>th</sup> of June 1852

A. Miller Will and Testament, I John Robison do make and publish this as my last Will and Testament, hereby revoking and making void all other Wills by me at any time made.

First I direct that my funeral expenses and all my just debts to be paid as soon after my death as possible out of any money that I may die possessed of or may first come into the hands of my Executor.

Secondly I give and bequeath to Eliza Robison and Martha Anna Robison and Nathan L. Robison and Anna M. Robison my four youngest children I give any tract of land I live on to be equally divided between them at my death also a hundred acres forming the same tract that I live on, to be equally divided between them at my death, then hundred acres to be taken from me large Survey made by our

# Seth Robisons Will

January 1830, I Will first Alexander le and George W.P. Robison, executors of William G. Robison and Anna M. Robison their hundred dollars each of them to be paid out of this part of the land, I will it is given, I will had Alicia Robison and Maria Ann third pay each of them to the heirs of Elizabeth Henderson Fifty dollars a piece out of this part of the land, I will the balance of the money I made on the mountain in 1830 to Elizew Birtview and Elizabeth le and George W.P. Robison and Lemuel Atteiger and Richard Loring being I will the debts that are due me to be deducted and all my property to be sold and all my just debts paid out of it, Rest then the balance to be equally divided between Elizabeth Henderson heirs and son John Bagn Hins, Lastly I do hereby nominate and appoint Daniel Atteiger and Seth Atteiger my Executors in Wills & Wives of I do to this day will at my hand and seal this the 25<sup>th</sup> of Jan 1852 John Robison *(Signed)*  
Signed Sealed and published in our presence  
and we have subscribed our names hereto in the presence of the Clerk of Court of Jan 1852  
at

Matthew England  
Salem Connecticut

State of Newfoun<sup>d</sup>land  
White County

April First A.D. 1854

This day was produced in open court a paper setting forth to be an last Will and Testament of Seth Robison late a citizen of the County of White deceased, and in due execution and publication thereof as such was given in open court by the executors of Matthew England and Solomon Griswold the subscriber witness thereto for the purpose and things therein contained, who also made oath in due form of law that said deceased at the time of signing said last Will and Testament was of sound and disposing mind and memory, said Will being deemed by the Court to be sufficiently proven is ordered to be recorded and certified as the last devise, Given at office in open the 6<sup>th</sup> day of April A.D. 1854

A. D. Abbott Clerk  
of White County Court

Recorded 21<sup>st</sup> of June 1854  
A. D. Abbott Clerk

# Mught Gracys Will

In the name of God: I Mught Gracy of the County of White and State of Newfoun<sup>d</sup>land, being weak in body, but of sound and disposing mind and memory do make and publish this as my last will and Testament, hereby revoking and making void all former wills by me at any time heretofore made. Item first, I will direct that my funeral expenses and all my just debts be paid out of any money that may suffice to meet the burdens of my executors hereinafter mentioned.

Item second, I will and direct that my tract of Land known as the Prower place be sold by my Executor to the highest bidder upon a credit of one two and three years and the proceeds applied to the payment of the purchase money for said land owing by me to Herman Black, And if any surplus should remain after paying said Black the sum notes yet owing by me, I will and direct that it be paid to my wife Anna Gracy. Item third, I will and direct that my five negroes, Jeff and his wife Lee, Billy Ann and Em be sold by my Executor upon twelve months credit and the proceeds equally divided between all my children by my first wife, including the children of my deceased daughter Elizabeth now Mrs. Gould, I give and bequeath to my wife Anna Gracy all the balance of any property of every kind and description, including my Home tract of Land Stevens, stock, slaves held for rent, Money and debts not above mentioned to have and enjoy the same, without hindrance forever. Except one Bay mare dead and means suitable vehicles I give and bequeath to my son Frederick, I will that the stock be sold by my executors. Lastly I nominate and appoint Herman Black and my son Herman Gracy my Executors to carry into effect this my will, I will and seal this and seal this 2<sup>nd</sup> day of February A.D. 1854

Fist

Mught Gracy *(Signed)*

Thomas Griswold

Ashemiah Atteiger

State of Newfoun<sup>d</sup>land  
Attnay First White County Court A.D. 1854  
White County

Witness Herman Black produced in open Court a paper setting forth to be last Will and Testament of Mught Gracy late a citizen of the County of White deceased and in due execution and publication thereof as such was given in open Court by the executors of Thomas Griswold and Ashemiah Atteiger the subscriber witness thereto for the purpose and things therein contained, who also made oath that said deceased at the time of signing said last Will and Testament was of sound and disposing mind and memory, said Will being deemed by the Court to be sufficiently proven is ordered to be recorded and certified as the last devise. Given at office in open the 6<sup>th</sup> day of February A.D. 1854

A. D. Abbott Clerk  
of White County Court  
Attnay First White County Court

## James Jackson's Will

I James Jackson of the County of White and State of Mississippi, being in sound mind and disposing memory, do make and ordain this to be my last will and Testament, revoking all others heretofore made; First that my funeral expenses to paid soon after my decease.

Second that all my just debts be paid.

Third I give to my daughter Amey one Sorel filly about five years old and to my daughter Lariva I give the Gray mares colt to make them even with the rest of my children, I want Rebecca Phillips to have the value of these mares before mentioned out of my property. I give to my wife Sarah Jackson the Gray mare, the York of Horses and to each of the above horses an equal Fifty head of the best hogs, and all the house hold and Kitchen furniture. The Balance of my personal property I want equally divided between my five children, I give to my son John the Lands wherever he now lives, and to my son William the Lands wherever he now lives, and to Spencer Phillips the Lands wherever he now lives, I want my wife Sarah Jackson to hold the place wherever I live at my death as a home to her during her lifetime, then to go to my daughter Lariva Jackson, I give to my daughter Lariva from the foot of the will design including all my lower place, I want each one lot of Lands to be valued by an interested man, and each of my five children get upon an equal footing.

I want my son John Jackson to be appointed Executor of my estate signed sealed and witnessed in our presence this 14 day of November 1853

James Jackson *(Signature)*

Attest

James W. B.

Abraham Firth

State of Mississippi

Summary Term A.D. 1854

White County This day was produced in open Court a paper setting forth a copy of the last Will and Testament of James Jackson late a citizen of the County of White deceased, And the due reading and publication thereof as made necessary in open Court by the oath of Isaac Brink one of the Subscribing Clerks Clerk for the purpose and thing therein contained, who also made out that the said James Jackson was of sound and disposing mind and memory, had also that James Jackson the citizen Subscribing Clerk had also died, Said Will being deemed by the Court to be sufficiently proven is ordered to be recorded, Given at Office in Court the 2<sup>nd</sup> day of January A.D. 1854

G. G. Rebell Clerk  
of White County Circuit

Recorded 23<sup>rd</sup> Jan. 1854

G. G. Rebell C. R.

This day Abraham Firth the citizen Subscribing Clerk to the last Will and Testament of James Jackson aforesaid personally appeared in open Court to the summons issued against him on yesterday and made out in due form of law that he was personally acquainted with said Testator, And he signed sealed and acknowledged the due execution of said Will and Testament on the day it bears date for the purpose and thing therein contained, And also made out that said Testator was of sound and disposing mind and memory, said Will being deemed by the Court to be sufficiently proven is order to be recorded and certified, Given at Office in Court the first Tuesday in January A.D. 1854

G. G. Rebell Clerk  
of White County Circuit

## John Whiteaker's Will

The last Will and Testament of John Whiteaker in the state of Mississippi and the County of White John Whiteaker Considering the infirmity of his mental life and being of sound mind and memory do make and publish this my last Will and Testament in manner and form following That is to say I want my Mother attorney Whiteaker to have Fifty acres of Land that was entered by General Beauregard during his lifetime, And then I want that and all the rest to be equally divided between my children, And my wife to have an equal share during her widowhood or library whereof I have heretounto set my hand and seal this 28<sup>th</sup> day of March in the year of our Lord One thousand eight hundred and forty five

John Whiteaker *(Signature)*

The above instrument consisting of one sheet was now this Subscribed by John Whiteaker the Testator in the presence of each of us and was at the same time declared by him to his last Will and Testament And we at his request sign our names hereto as Testifying witness

Joseph Smith

James Jackson

State of Mississippi

Summary Term A.D. 1854

White County

This day Henry Whiteaker produced in open Court a paper setting forth a copy of the last Will and Testament of John Whiteaker late a citizen of the County of White deceased, And the due reading and publication thereof as made necessary in open Court by the oath of George Miller the only Subscribing Clerk still now living, Who also made out in due form of law that the said John Whiteaker at the time of signing the same was of sound and disposing mind and memory, And also that James Jackson the citizen Subscribing Clerk had also died, Said Will being deemed by the Court to be sufficiently proven is ordered to be recorded, Given at Office in Court the 2<sup>nd</sup> day of January A.D. 1854

G. G. Rebell Clerk

of White County Circuit

## John Scott's Will

In the name of God Omnipotent, I John Scott of the County of White and State of Memphis being in sound mind and memory, through oaths and fealty of lodges and knowing that it is my last will for all men to die, do hereby make and ordain this my last Will and Testament, hereby revoking and canceling all former Wills by me at any time heretofore made.

Item First, It is my will and desire that my Executors hereinafter appointed shall pay to my Grand son Samuel Scott and Richard Scott what they do become of long enough the sum of One dollar each.

2<sup>nd</sup> I give and bequeath unto my Son William Scott the residue of my estate both real and personal during his natural lifetime. It is further my will and desire that after the death of him that the said land and farm that he now has in possession be sold in a series of twelve months and the proceeds of said sale be equally divided between my dear Grand daughter namely Elizabeth M. Scott, Mary A. C. Scott, Martha J. Scott and Lucy Scott. 3<sup>rd</sup> I name and appoint my said son William Scott Executor to this my last will and Testament whereof I have hereunto set my hand and affixed my seal the 16<sup>th</sup> day of October in the year of our Lord One thousand eight hundred and fifty four.

John Scott (Seal)

Witness

James Dodson

John Mitchell

State of Tennessee  
White County

March First A.D. 1854

This day was produced in open Court a paper containing purposing to be last will and Testament of John Scott late a citizen of the County of White deceased, And as due execution and publication thereof in such form as was given in open Court by the oath of James Dodson the only subscriber thereto for the purpose and things therein contained, who also made oath in the presence of law that the said John Scott at the time of executing said last will and Testament was of sound and disposing mind and memory, And that John Mitchell the other subscriber thereto had also departed this life, since attesting the same said will being deemed by the Court to be sufficiently proven is ordered to be record and published hence at this office in open Court the 6<sup>th</sup> day of March A.D. 1854

J. G. Dibrell Clerk  
of White County Court

Recorded 23<sup>rd</sup> June 1854

J. G. Dibrell Clerk

## State of Tennessee White County

Whereas on this 4<sup>th</sup> day of July A.D. 1854 the death of JAMES MW SCOTT late of the County of White deceased was suggested in open Court and that he departed this life, testate wherein James W. Scott was appointed and qualified administrator Bonded, there are therefore to empower the said Administrator Bonded to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and their into his possession take wheresoever the said may be found in this state, And an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay, so far as the said estate will extend or amount to, Wherof George G. Dibrell Clerk of our said Court at Office the first Monday in July A.D. 1854 and in the 75<sup>th</sup> year of American Independence

J. G. Dibrell Clerk  
of White County Court

## State of Tennessee White County

Whereas on this 4<sup>th</sup> day of July A.D. 1854 the death of THOMAS ROBERTS MW late of the County of White deceased, was suggested in open Court and that he departed this life intestate, wherein George Walling and William G. White were appointed and qualified Administrators Bonded, there are therefore to empower the said Administrators Bonded to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and their into their possession take wheresoever the said may be found in this state And an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to, Wherof George G. Dibrell Clerk of our said Court at Office the first Monday in July A.D. 1854 and in the 75<sup>th</sup> year of American Independence

G. G. Dibrell Clerk  
of White County Court

## State of Tennessee White County

A Court began and held for the County aforesaid on the first Monday in July in the year of our Lord One thousand eight hundred and fifty four, Whereas the last will and Testament of ISAAC PAYLOT late of said County deceased, hath been exhibited to the said Court and proved in due form as required by law wherein in the same manner have been qualified as Executors John D. Taylor, Fletcher G. Hinley & Bird J. Phel, there are therefore to empower the said Executors to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and their into their possession take wheresoever the said may be found within state and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Wherof George G. Dibrell Clerk of our said Court at Office the first Monday in July A.D. 1854 and in the 75<sup>th</sup> year of American Independence

G. G. Dibrell Clerk  
of White County Court

Received of John Blalock Guardian, Thirty dollars in full of my  
intrest in the estate of Satitia Hampton deceased the 17<sup>th</sup>  
August 1852  
Thomas Dunnington

Received of John Blalock Guardian, Thirty dollars in full of my principal  
intrest in the estate of Satitia Hampton deceased the 17<sup>th</sup> of August  
1852  
J. D. D. Hampton

John David Smith

Received of Wm. C. Bear, Guardian of Polly A. Brown, heir of  
Iredale Brown deceased Eighty dollars the full amount  
of her legacy as received of Anna Howard, administrator of Dr. John  
Brown, R. I. to the Bolton Will annexed this 4<sup>th</sup> of October 1853  
Charles Bradley  
Polly A. Bradley

Received of Abby G. Mitchell, Guardian to the minor heirs of Thomas  
Brown deceased Forty two dollars and thirty seven cents in full  
of the part of said fund in his hands this 8<sup>th</sup> day of September 1853  
Aines Pippen  
Lydia Pippen.

Received of Abby G. Mitchell, Guardian to the minor heirs of Thomas  
Brown deceased Forty five dollars and thirty seven cents in full  
of the amount in his hand belonging to Elemer Brown now Elemer  
Brown this 10<sup>th</sup> day 1853  
Elemer Brown  
John A. Brown  
attest G. G. Adair.

£53.49<sup>2</sup> Recd of Leah Tolman Esq'r of James Tolman  
Rec'd Fifty three dollars and fifty cents in full of my proportional part,  
as was directed by the Will of James Tolman the 25<sup>th</sup> of October 1852  
John Tolman Recd

£53.50 Recd of Leah Tolman Esq'r of James Tolman Rec'd  
Fifty three dollars and fifty cents in full of my proportional part as was  
directed by the Will of said James Tolman the 25<sup>th</sup> October 1852  
Leah Tolman Recd

£53.50 Recd of Leah Tolman Esq'r of James Tolman Rec'd Fifty  
three dollars and fifty cents in full of my proportional part as was  
directed by the Will of said James Tolman the 25<sup>th</sup> of October  
1852  
James A. Tolman Recd

£53.50

Rec'd of Leah Tolman Esq'r of James Tolman Rec'd  
Fifty three dollars and fifty cents in full of my proportional part as was directed  
by the Will of said James Tolman the 25<sup>th</sup> of October 1852  
William J. Tolman Recd

Received of Leah Tolman the sum of One hundred and six dollars due  
to and owing to us from the money left in the hands of the said Leah  
Tolman by James T. Tolman Rec'd last of the County of Ulster in  
the State of New York for distribution by the said Leah Tolman among the lawful  
heirs of said deceased this being the full amount of our share thereon remitted  
8<sup>th</sup> 1852  
Jonathan Poyer  
Abigail Tolman  
at Thomas Tolman  
John Tolman

Mary Poyer

Received of Leah Tolman as the executors of the will of James T. Tolman  
the sum of Fifty six dollars the same being a part of my interest in undivided  
estate, Son of Abel  
Eliphael Strong  
SW Pelt

£53.50

Rec'd of Leah Tolman Esq'r of James Tolman Rec'd Fifty  
three dollars and 14<sup>1/2</sup> Cents in full of my proportional part as was directed by the  
Will of said James Tolman the 25<sup>th</sup> of October 1852  
William Tolman Recd

Report of a Settlement made by the court of Ulster County Court with Elmy  
Pennington, Guardian to William A. Pennington on the 29<sup>th</sup> day of May 1853  
Settled Balance due on last Settlement £71.56  
Interest on same 2 years Compounded 5.72  
Rec'd 1<sup>st</sup> January 1853 Rent of John Cook 1.15  
Interest on same 10  
Rec'd 1<sup>st</sup> January 1853 Rent of Leah Cook 1.15  
Interest on same 10  
£81.71

WT

By checks for the Settlement £71.56 £79.58<sup>1/2</sup>  
All of which is respectively submitted to the Worshipful Court for Confirmation  
G. G. Schell Clerk  
of Ulster County Court

Report of a Settlement made by the clerk of White County Court with Mary A. G. Guardian to the minor heirs of JOHN D. W. deceased on the 30<sup>th</sup> day of July A.D. 1853. Attn:

Dr Balance on hand at last Settlement	\$6.72
Interest on same to date	.40
Rents & hire recd 1 <sup>st</sup> January 1853	11.00
Net on same to date	<u>.88</u>
	<b>\$12.50</b>

(W)

By Dr Bill for Negro Servants	\$10.00
" " " " " for same (young) 2.00	
Clerk fee for this Settlement	1.50
Rents & hire recd 1 <sup>st</sup> April 1852	9.10
Net on same	.89
Guardian's charge for services	2.00
	<b><u>19.99</u></b>
Due Guardian	<b>\$1.49</b>

I have allowed the Guardian Five dollars for his services which I think reasonable  
He reports the rents & hire due 1<sup>st</sup> January next Eleven dollars which is  
respectfully submitted for Confirmation  
A. C. Debauw Clerk  
of White County Court

Report of a Settlement made by the clerk of White County Court with Richard Manders Guardian to the minor heirs of JAMES F. WALLIS deceased on the 25<sup>th</sup> day of July A.D. 1853. Attn:

Dr Balance due on last Settlement	\$12.44. 11
Interest on year	<u>74. 64</u>
	<b>\$13.18. 75</b>

(W)

By Clerk fee for this Settlement	2.12 1/2
Taxes for 1852	<u>4.08 1/2</u>
Balance due Ward	<b>\$1312.54</b>

All of which is respectfully submitted for Confirmation  
A. C. Debauw Clerk

Report of a Settlement made by the clerk of White County Court with William Black Guardian to the minor heirs of WILLIAM BOVILL deceased on the 15<sup>th</sup> day of October A.D. 1853. Attn:

Dr Balance on hand at last Settlement	\$51. 19
Interest on same to this date	<u>52.78</u>
	<b>\$103.97</b>

(W)

By Clerk fee for this Settlement	1.50
Dates for 1852 1.84 do 1853. 107 3.21	
Guardian's charge for services	10.00
Balance in Guardian's hands due 4 Nov 4	<b>\$501.25 1/2</b>
Leave due on this date	<b>\$107.81</b>

I have allowed the Guardian for his services Ten dollars which I  
think reasonable all of which is respectfully submitted to the Worshipful Court  
for Confirmation  
A. C. Debauw Clerk

Report of a Settlement made by the clerk of White County Court with Thomas H. Manders Guardian to JAMES P. WALLIS minor heir of Ward A. Wallis deceased on the 3<sup>rd</sup> day of September 1853. Attn:

Dr Balance due on last Settlement	\$264. 77
Interest on same to date	<u>15. 58</u>
Rents &c. 1 <sup>st</sup> January 1853	<u>2. 00</u>
Interest to date	<u>2. 00</u>
	<b>\$302. 65</b>

(W)

By Clerk fee for this Settlement	1.50
Cash advanced Ward	10.00
Guardian's charge for services	5.00
7 Tax receipts & interest on same	<u>14.50</u>
	<b>\$31. 00</b>
Balance due Ward	<b>\$801. 65</b>

I have allowed the Guardian for his services Five dollars which I  
think reasonable, all of which is respectfully submitted for Confirmation  
A. C. Debauw Clerk

Report of a Settlement made by the Clerk of Ulster County Court with  
James W. McEwan Guardian to Mary, Ellridge and Edward Sullivans three  
of the minor heirs of Septe M. SULLIVAN deceased on the 6<sup>th</sup> day  
of September 1853. etc.

To amount received from 20 N. Blend Adm.	\$56.19
Interest on same one year	<u>3.87</u>
	<u>\$59.56</u>

C.R.

By Clerk fee for this Settlement and Bond	2.12
Balancue due	<u>\$7.44</u>

All of which is respectively submitted for confirmation

A. M. District Clerk

Report of a settlement made by the Clerk of Ulster County Court with  
John Wellwhite Guardian a part of the minor heirs of William  
Williams deceased on the 27<sup>th</sup> day of September A.D. 1853

To balance due at last Settlement due 1st of Oct. 1852	\$57.54
Interest on same 18 months	<u>8.03</u>
	<u>\$65.57</u>

C.R.

By 1/2 Clerk fee for Settlement	75
1/2 charge for services, Guardian	<u>2.50</u>
due his Boys	<u>92.52</u>

Balance due him & Larina	\$57.04
Interest on same	<u>5.23</u>
	<u>62.27</u>

C.R.

By 1/2 Clerk fee	75
1/2 Guardian's charge	<u>2.50</u>
due Girls	<u>\$59.02</u>

I have allowed Guardian \$0 which I think reasonable all of  
which is respectively submitted

A. M. District Clerk

Report of a Settlement made by the Clerk of Ulster County Court with  
Joseph West Guardian to the minor heirs of JOHN MORRIS deceased  
on the 29<sup>th</sup> day of September 1853. etc.

To Balance due hand last Settlement	\$190.88
Interest on same to date	<u>15.46</u>
Pension drawn 18 Sept 1852	20.75
Interest on same	<u>1.27</u>
Pension drawn about 1st instant	34.20
Interest on same	<u>.17</u>
	<u>262.23</u>

of the above amount there is due a Garrison C. or per year of this court  
made at Albany Decr 1853 including interest to this date

\$52.44

C.R.	
By Clerk fee for Bond	62
1/2 fees for procuring new Pension	8.33
1/2 Clerk fee for the Settlement & Bond	.42
Guardian's charge for services	6.00
Balance due Garrison C.	<u>\$37.06</u>

Balance due MORRY of above balance

C.R.

By 1/2 Clerk fee & Bond	.42
Guardian's charge for services	1.00
1/2 of Taxes for 1852 & 3	.12
Balance due Morry	<u>1.54</u>

Balance due WILLIAMS C. of above	\$66.57
C.R.	

By 1/2 of Clerk fee for Bond Settlement	.42
1/2 Taxes for 1852 & 3	.12
Guardian's charge for services	1.00
Balance due Williams C.	<u>.154</u>

Balance due PITTMAN C. of above	\$46.49
C.R.	

By 1/2 of Clerk fee for Settlement & Bond	.42
1/2 Taxes for 1852 & 3	.12
Guardian's charge for services	6.10
Bonds &c furnished Pitman	9.52
1/2 H. H. Morris ought for getting Pension	<u>\$33</u>
Balance due Pitman	<u>24.39</u>
	<u>\$22.10</u>

over

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## Torris heirs Settlement

Balances due Ambrose & above OT	\$52.46
By 1/2 Clerk fee for Settlement Bond	.42
To Taxes for 1852-3	12
1/2 W. W. Morris receipt for getting out Provision	833
Guardians charge for his services	6.00
Interest on same	.525
Summ. Totals receipt & interest	20.12
Balance due Ambrose	\$32.32

## Recapitulation

Balances due Larson Co.	\$37.06
" " Avery	45.46
" " William C	43.03
" " Francis	22.10
" " Ambrose	32.32
Ad'tl balance	\$179.97

I have allowed the Guardian for his services during several which I think reasonable all of which is respectfully submitted for Confirmation  
G. G. Dibble Clerk  
of White County Court

Report of a Settlement made by the clerk of White County Court with Sarah Wright Guardian to the minor heirs of William Widdow deceased on the 1<sup>st</sup> day of October 1853. Dated

Settlement at last Settlement	\$340.76
Interest one year	20.44
OT	\$361.20

By 2 Tax receipts for 1853	1.62 <sup>2</sup>
Clerk fee for this Settlement	1.50
OT	3.12 <sup>2</sup>
Balance in Guardians hands	\$358.07 <sup>2</sup>

all of which is respectfully submitted for confirmation  
G. G. Dibble Clerk

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Report of a Settlement made by the clerk of White County Court with Samuel Miller for his services to the minor heirs of Samuel Miller Jr deceased on the 29<sup>th</sup> day of October 1853

OT	\$210.92 <sup>2</sup>
Interest on same to this date	24.94 <sup>2</sup>
OT	\$235.87

By Clerk fee for this Settlement	1.50
Guardian's charge for services	2.50
OT	4.00

Balance due Party \$231.87

I have allowed the Administrator for his services Prospective charges for his services which I think reasonable, all of which is respectfully submitted for Confirmation  
G. G. Dibble Clerk

Report of a Settlement made by the clerk of White County Court with Joseph W. Smith Guardian to the minor heirs of Joseph W. Smith deceased on the 30<sup>th</sup> day of October 1853

OT	\$436.69
Interest on same to date	35.08
1/2 of last due Clerk at last Settlement he having did	222.98
Interest on same to date	17.90
1/2 Postage & Insurance 26 <sup>th</sup> Nov 1852	144.37
Interest on same to this date	71.37
OT	\$564.39

OT	\$1.00
By 1/2 Clerk fee for Bond Settlement	1.00
W. W. Morris receipt	3.50
Interest on same to date	.07
W. W. Morris receipt	3.50
Interest on same	.14
A. S. Surveyor receipt & interest	1.73
1/2 Tax Receipts for 1852-3 1.67 <sup>2</sup> Interest 1.75 <sup>2</sup>	3.42 <sup>2</sup>
1/2 A. S. Surveyor receipt for Clerk's Office expenses 12.35 <sup>2</sup> 1/2 12.38 12.83	12.83
1/2 Isaac Denton & son for A. S. Surveyor 3.12 <sup>2</sup> Interest 3.24 <sup>2</sup>	3.24 <sup>2</sup>
1/2 Tax receipt for 1852. 5.60 Interest on same 28 5.88	5.88
1/2 Dr. Winslow receipt Medical Bill 2.00	2.00
Guardian's account as Surveyor	9.00
in charge for his services	10.00
OT	54.71
OT	\$809.68

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De Balancz den William on last Settlement	\$445.96
Interest on same	85.67
1/2 of bal den Dick who died in Decr	222.98
Interest on same to date	17.90
1/2 Rent thire recd 26 Nov 1852	144.37
Interest on same to date	7.37
	<u>\$574.25</u>

C.R.

By 1/2 clkrs fee for Settlement 100/-	\$1.06
1/2 Mary Sargent receipt 1/2nd	1.75
1/2 Dr J. Stevens "	12.83
1/2 Isaac Bentley "	3.24
1/2 Sue receipt "	5.88
1/2 Dr Wm Shantz "	2.00
1/2 Dr C. Murray "	2.50
Balancz on same	.90
Guardians account as per	.80
" Charge for services	<u>10.00</u>
	<u>63.47</u>
Balance den Wm	<u>\$810.78</u>

The Guardian reports the Rent thire den 26 Nov 1852 to be One hundred  
forty eight 32 pce dollars (\$148.32) I have allowed him for his services  
Twenty dollars which I think reasonable, all of which is respectfully submitted for  
confirmation  
G. G. Libbey CLK

Report of a Settlement made by the clerk of White County Court with Joseph  
Lemmons Guardian to William J. Thomas Jones Minis hirs of William  
Hollis Decrred on the 31<sup>st</sup> day of December A.D. 1853  
In Account recd from former Guardian 3<sup>d</sup> August 1852 \$586.42  
Interest on same to this date 48.50  
\$632.92

C.R.

By clkrs fee for this Settlement 100/-	<u>2.12</u>
Balance in Guardians handy	<u>\$610.80</u>
all of which is respectfully submitted for confirmation	
G. G. Libbey clk	
of White County Court	

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Report of a Settlement made by the clerk of White County Court with Joseph  
Lemmons Guardian to the Minis hirs of Joseph H. Hollis Decrred  
on the 2<sup>d</sup> day of December 1853 A.D.  
De Balancz den Jacob on last Settlement

Interest on same on year	<u>117.67</u>
	<u>2078.81</u>

C.R.

By 1/2 clkrs fee for this Settlement	,50
Dr Lister receipt	68.40
Isaac Bentleys services	105.45
1/2 Dr Wm Stevens fees	5.80
Guardians charge for services	<u>25.00</u>
	<u>95.15</u>
Bal. den Jacob	<u>\$1983.66</u>

De Balancz den Elizabeth on last Settlement	<u>\$1987.26</u>
Interest on same on year	<u>119.24</u>
	<u>\$2106.50</u>

C.R.

By 1/2 clkrs fee in full	,50
Isaac Bentleys receipt	3.43
W E Atkins "	5.00
Int from 1 <sup>st</sup> July/52	.55
1/2 of Dr Wm Stevens receipt	5.80
Guardians charge for services	<u>25.00</u>
	<u>40.28</u>
Balancz den Elizabeth	<u>\$2066.22</u>

De Balancz den Joseph on last Settlement	<u>\$1952.59</u>
Int on same on year	<u>117.24</u>
	<u>2071.86</u>

C.R.

By 1/2 clkrs fee in full	,50
1/2 Dr Wm Stevens receipt	5.80
Guardians charge for services	<u>25.00</u>
	<u>31.30</u>
Balancz den Joseph	<u>\$2040.56</u>

I have allowed the Guardian for his services Twenty five dollars which  
I think reasonable all of which is respectfully submitted for confirmation  
G. G. Libbey clk

Report of a Settlement made by the clerk of White County Court with James Kindals former Guardian to the minor heirs of JOSEPH LITTLE deceased on the 9<sup>th</sup> day of December 1853 AD.

At Balance in hand 9 <sup>th</sup> Oct 1852 last Settlement	\$ 399. 46
Interest to this date	<u>28. 23</u>
	<b>\$ 427. 69</b>

**CR**

By clerks fees in full for this Settlement	1.50
Administrators charge for Park lot for his services	<u>24.34</u>
	<b>25.84</b>

Balance due Harry **\$ 401. 85**

I have allowed the Guardian credit to the extent of the interest we are now owing him has filed for Park lot purchased for his Hests leaving the other balance due his Hests, all of which is respectfully submitted for confirmation  
G. G. Schell Clerk

Report of James Kindals former Guardian to the minor heirs of JOSEPH LITTLE deceased One hundred and one dollars and eighty four cents in full of the above balance this 9<sup>th</sup> day of December 1853

Mary R. Howell of Guardian  
a single Ladies heir

Report of a Settlement made by the clerk of White County Court with Charles Commera Guardian to JAMES WILMINGTON minor heir of the late Henry McKinney deceased on the 27<sup>th</sup> day of December 1853. Viz

Sum received by former Guardian 6 <sup>th</sup> July 1852	\$ 76. 50
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Interest in sum to this date **22. 76**

Sum recd by former Guardian 17 Augt 1852	25. 00
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Interest in sum to date **7. 15**

Sum recd said Commera 19 Novr 1853 from the	5
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estate of Henry McKinney	4. 17
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Interest in sum to date	<u>.03</u>
	<b>135. 61</b>

**CR**

By clerks fees for 2 Hests & this Settlement	2.75
Guardian charge for services	<u>2.00</u>
	<b>22.75</b>

Balance in Guardians hands **\$ 112. 86**

I have allowed the Guardian for his services Twenty dollars which I think reasonable, he having been Guardian several years and charged nothing heretofore, all of which is respectfully submitted for confirmation

G. G. Schell Clerk  
of White County Court

Report of a Settlement made with Lucy Ann Gardner to the minor heir of WILLIAM NELL deceased by the clerk of White County Court on the 31<sup>st</sup> day of December 1853 AD.

At Balance in hand Lucy Ann last Settlement	\$ 1810. 09
Interest on same to date	108. 60

1/4 of Net proceeds of Land sold by Clerks of County Court	398. 69
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Interest on same to this date	18. 93
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1/3 Rent recd 3 <sup>rd</sup> July 1853 with interest to this date	16. 98
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	<b>\$ 2353. 29</b>
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**CR**

By 1/3 Rent recd for 1852 with interest	\$ 84
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1/3 M. P. Brady receipt " "	.22
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1/3 clerks fees for this Settlement & Hest	.70
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Interest & dredge receipts & cost	11. 07
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Amr Collins " "	2.58
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Wm. Lloyd Store " "	2.58
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Lyndells & Schell " "	11. 97
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1/3 D. B. Johnson Tax " "	5. 24
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1/3 C. G. Schell " "	.31
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	<b>61. 74</b>
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Balance due Lucy	<b>\$ 2291. 58</b>
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At Balance due Lucy on last Settlement	\$ 1720. 71
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Interest on same on year	105. 28
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1/4 Net proceeds of Land sold under decree of court	398. 69
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Interest on same to this date	18. 93
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1/3 of Rent with interest on same recd 3 <sup>rd</sup> July 1853	16. 98
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	<b>\$ 2294. 59</b>
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**CR**

By 1/3 Rent recd for 1852 with interest to date	\$ 3. 84
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1/3 M. P. Brady receipt " " "	.22
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1/3 clerks fees for this Settlement & Hest	.70
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1/3 C. G. Schell receipt	.31
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1/3 D. B. Johnson Tax "	5. 24
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Lyndells & Schell "	15. 87
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Wm. Lloyd Store "	20. 15
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Amr Collins " " "	2. 58
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John Mills " "	2. 60
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Monetta Clay Tax "	30
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2. 50	15. 49
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Interest & dredge receipt "	9. 55
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	<b>77. 13</b>
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Balance due Lucy	<b>\$ 2217. 46</b>
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over	
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St Balances due Richard on last Settlement	\$1560.23
Interest on same to date	110.41
1/4 cent pounds of Land sold by decree of Court	198.69
Interest on same to this date	18.93
1/2 cents with interest since 3 <sup>rd</sup> July 1853	<u>16.98</u>
	\$2385.24

(C.R.)

By Dr Tax except for 1852 with interest to date	\$3.84
1/3 Dr Ployd " "	2.2
1/3 Clerk fee for this Settlement Bond	.70
1/3 A.C. Clerk except	.31
1/3 Dr Johnson "	.24
Wm. Ployd Hens "	1.65
Scrip & scribals "	4.00
C. H. Walker " <del>Wm. H.</del>	3.18
A. H. Mull "	<u>.80</u>
	<u>24.14</u>
Balances due Richard	\$2361.10
Balances due Lucy	2217.26
Balances due Mary	<u>2291.55</u>

Total balance in Guardians hands \$ 6,870.11

All of which is respectively submitted to the Worshipful Court for Confirmation  
A. C. Abbott Clerk  
of White County Court

Report of a Settlement made by the Clerk of White County Court with Joseph Brown  
Guardian to New England minor heir of Dept. England deceased on the 31<sup>st</sup>  
day of December 1853. St Balances on hand at last Settlement \$292.76

Interest on same to this date	26.78
Amount paid 18 <sup>th</sup> July 1853 part of sale of land & negroes	114.78
Interest on same to this date	<u>5.95</u>
	\$438.21

(C.R.)

By Dr Johnson Tax except	.73
1/2息息税 " "	.29
1/2 Auditors "	2.50
Clerk fee for this Settlement Bond	2.12 1/2
Scrip & scribals except	<u>20.19</u>
	<u>265.83</u>

Balances in Guardians hands due \$ 412.48

The Guardian reports \$290.32 due his hands proceeds of sale of land due  
18<sup>th</sup> July 1853 and 1854 which will be accounted for when due  
all of which is respectively submitted for Confirmation  
A. C. Abbott Clerk  
of White County Court

Report of a Settlement made by the Clerk of White County Court with John  
Bennett Guardian to Elizabeth Bennett minor heir of Wm. Bennett  
Dec'd on the 6<sup>th</sup> day of January 1854 St Balances

St Balances due on last Settlement	\$172.62
Interest on same to this date	<u>12.19</u>
	\$184.81

(C.R.)

By Dr Johnson Tax except	.43
1/2息息税 "	3.85
Clerk fee for this Settlement Bond	2.12
Guardian's charge for services	<u>6.00</u>

Balances due Ward \$ 172.91

I have allowed the Guardian six dollars for his services which I think  
reasonable, all of which is respectively submitted to the Worshipful Court for Confirmation  
A. C. Abbott Clerk

Report of a Settlement made by the Clerk of White County Court with John Holman Guardian to HANNAH STETTER on the 6 <sup>th</sup> day of May 1854 St Balances	
St Balances due on last Settlement	\$176.43
Interest to this date	<u>12.45</u>
	\$188.88

(C.R.)

By Dr Johnson Tax except	.44
Clerk fee for this Settlement	1.50
Guardian's charge for services	<u>6.00</u>

Balances due Ward \$ 180.94

I have allowed the Guardian for his services six dollars which I think  
reasonable, all of which is respectively submitted for Confirmation  
A. C. Abbott Clerk

Report of James Cook Guardian to the minor heirs of JOHN & MARY  
DANE SAMB Dec'd made on 9th Nov 1853 St Balances  
that nothing having been done to his hands and does not expect to  
receive further tenders his resignation etc  
Present to and subscribed in James Cook Guardian  
open Court 9<sup>th</sup> Nov 1853

A. C. Abbott Clerk

Report of a Settlement made by Joseph Birrell one of the Commissioners appointed by this County Court to settle with John & George & their Guardians to Thomas THOBOTON (a minor) made with said Guardians the 10<sup>th</sup> day of January A.D. 1854 viz.

Dr Note on Accrual Wilson	£ 2. 10	Interest money	0.39	£ 2.49
John Davis & Son's Wtton	10.44			
Michael Maynor & W. Hamond	5.20			
Le Rigit & D. Smith	6.02			
D. Hodge & J. Rundale	15.65			
W. J. Bifield	6.02			
C. Brundell & D. Hodge	5.20			
H. Byman & Lee Wtton	15.64			
H. Shuster & D. Cook	6.02			
J. D. Shuster & W. Shuster	12.38			
J. Shuster & D. Shuster	1.75			
J. P. Cline & W. Gleeson	4.52			
A. Lloyd & W. Barker	4.52			
Sarah Davis	3.01			
Sophie Pollett & Alfred Brown	4.00			
" " "	6.00			
" " " Dr Pollett	12.00			
" " " Dr Pollett	7.00			
" " " 7.20				
P. Wilson & William & Stephen	22.05			
P. Wilson	24.63			
" " " 2.00				
" " " Gil Wilson & W. Smith	37.00			
" " " H. Robbins & Robbins	46.40			
G. Clement Robbins & Robbins	3.05			
Elliot Niven & Robbins	11.52			
P. & D. Smith	48.18			
Joseph Gist	42.76			
W. H. & G. Moore	204.00			
Samuel P. W. Davis	16.36			
Thomas Eddington	70.00			
J. A. Knott & H. H. H.	15.25			
James Rundale	15.19			
E. H. & G. W. Robbins & Robbins	30.22			
W. G. Giffen	25.18			
W. H. Knott & Robert Smith	15.70			
Stephen Robbins	6.25			
	0.00			
	OVER			

Dr Accrual brought up				
Dr Note on Accrual Wilson	£ 100.00	Interest money	3.63	105.63
" " " E. H. & G. W. Robbins	26.00	"	2.14	28.14
" " " Stephen Robbins	45.00	"	2.81	47.81
" " " James Rundale	12.50	"	0.91	13.41
" " " Wm. Clement Robbins & Robbins	50.00	"	3.63	53.63
" " " " 100.00	"	"	1.30	101.30
" " " William Robbins	45.00	"	2.81	47.81
" " " J. W. & H. D. Ward	116.90	"	13.60	130.50
" " " John & Wm. H. H.	52.00	"	3.73	55.73
" " " W. H. & Seal Smith	6.00	"	0.42	6.42
" " " W. H. & G. Moore	70.60	"	4.81	75.41
" " " Lee Wilson & William Wilson	34.00	"	2.52	36.52
" " " Lewis Pitt signed by himself	104.29	"	56.37	160.66
" " " 56.00	"	"	18.63	72.63
" " " 18.10	"	"	1.27	22.18
" " " Salt & Anderson & D. Ward	2.25	"	0.17	2.42
" " " W. Gleeson & Lee Wilson	76.55	"	5.00	81.55
" " " " E. Gleeson & Lee Wilson	25.55	"	1.72	27.27
" " " " Dr. H. Shuster & W. H. Shuster	15.20	"	1.12	16.32
" " " " W. H. Shuster & W. H. Shuster	2.00	"	0.14	2.14
" " " " Abel Thompson	16.00	"	1.12	16.26
" " " " John Wm. H. H. James Rundale	17.20	"	1.14	19.34
" " " " Dr. H. Shuster & W. H. Shuster	25.00	"	1.65	33.05
" " " " W. G. Barker & Henry Denton	3.60	"	0.22	4.12
" " " " S. G. Mitchell Col. and	6.81	"	0.57	7.37
" " " " W. H. Thompson & Elliott Rundale	103.00	"	7.20	110.20
" " " " Elliott Rundale & H. Thompson	230.21	"	17.97	268.18
" " " " John Rundale & H. D. Ward	5.67	"	0.42	6.09
" " " " Dr. H. Shuster & James Clark	12.00	"	0.85	12.75
" " " " James H. Oglesby	15.00	"	1.05	16.75
" " " " 27.15	"	"	1.85	28.20
1 account on Dr. H. D. Ward	6.00	"	0.45	6.45
1 Note on James Pollett signed by Dr. H. D. Ward	50.00	"	3.50	53.50
" " " 40.00	"	"	2.80	50.80
1 account " "	9.60	"	0.60	9.60
1 Note on Joseph H. Pollett	12.47	"	1.00	13.47
1 Judgment on Dr. H. D. Ward	15.00	"	1.05	15.85
1 Note on Dr. H. D. Ward & H. Pollett	4.45	"	0.35	4.80
1 Judgment on Henry Powell	34.09	"	2.58	35.67
1 " " " Dr. H. D. Ward	23.55	"	1.75	25.30
	OVER			

Thomas Robertson	Settled account, over of
Dr Cash in hands of W.B. Coope	20 <sup>th</sup> Sept. \$344.44 Int. 6.31 350.75
" " " 10 Octo	4.90. " 05 4.98
" " 31 Coope 20 Sept.	50.70 " 94 51.64
	<b>\$3833.87</b>
Less rec'd of Est Davis out and unaccounted	2.65
" Mr Shuster " " "	.75
" Mr Roberts for 1 Cherry tree sold	6.00
" John Peacock & Sophia Peacock Judgment	18.85
" Edward & Robert Black note	4.25
" Judgment vs J Rosecrans hands of Abner which was	18.34
unaccounted twice and Abner's affidavit filed no payment	18.34
1.00 on total debt for balance rest of history	<u>3.00</u>
	<b>\$3205.85</b>

(W)

By Judgment vs John Rosecrans unaccounted twice	<b>\$18.34</b>
Abner's affidavit on Rosecrans debt	18.34
E. C. Gardner's right 1 <sup>st</sup> & 2 <sup>nd</sup> suit	4.03
Levi Davis " 27 " "	4.50
W. H. Peacock affidavit 1 <sup>st</sup> & 2 <sup>nd</sup> suit	6.59
John Banks suit right dismissed	10.33
E. G. Brown " " "	20.61
G. G. White " for cost of injunction suit	60.50
J. G. Brown " for salt & talk	8.80
G. G. Whitehouse " " Bank	1.70
A. Moore staff " "	14.24
J. H. Biggs " " " suit	87.21
W.B. Coope account for articles furnished Ward	50.60
George W. Peacock's right article was produced but is	{
filed in office of the Clayton City as evidence	5.75
G. G. White for fire damages	4.50
" " " Renting truck of sale & loss of debt	2.25
" " " Recurring this statement	.50
Commission Board for this settlement	1.00
Allowance to W.B. Coope as Guardian, for services,	125.00
" " G. G. White " " " " 50.00	
Error in interest on J. H. Peacock note	<u>2.81</u>
	<b>497.60</b>
Bal good debt in hands of bank	<b>\$2707.45</b>

W.B. Coope Guardian of Thomas Robertson has granted to me his claim to the amount of One hundred and forty five dollars against said Robertson for services rendered for him before he was

appointed Guardian for said Robertson, also the administrators of John W. Coope by grantee his claim to the amount of One hundred dollars for said man, for services rendered for said Robertson, which claim I have not allowed, believing that I have no power under my appointment, as the services was rendered before I was appointed Genl.; which claims I refer to your Worship, all of which is specifically submitted for confirmation where above.

Joseph Brown, Comt.

## Receipt

Paid out of Willis Coope and George Whitehouse former Guardians to Thomas Robertson Dorothy four hundred and seven dollars and forty five cents in full of the good debt with which they are charged as due, also Nine hundred and thirty nine dollars eighty seven and a half cents in notes due 27<sup>th</sup> Oct 1854 being the amount of sale note presented by them, also all the bad and doubtful debts notes reported by them, which are not charged in their settlement, except one on James Hard for one dollar & twelve cents, and an execution against A. Morris & Hill, a tortue not incurred by them which we are to discharge with, also the said Hard and his personal property, not incurred or sold by them, the negro received by us are Slappy, Sam, and Shaw, and Slappy's child George, the 10<sup>th</sup> day of January 1854.

J. G. Mitchell

Levi Davis  
Guardian of Thomas Robertson

Report of Sabby G. Mitchell and Levi Davis Guardians to Thomas Robertson made to Delaney Board 1854.

They Report all the effects in their hands, as shown by the settlement of the former Guardians, all of which is in the hands of said J. G. Mitchell, they also report the personal effects in their possession at said Delaney Board, the 6<sup>th</sup> day of Delaney 1854.

J. G. Mitchell

Sent to and delivered before me in  
open court 6<sup>th</sup> July 1854 G. G. Whitehouse Clerk

Levi Davis

Report of William E. Adelton Guardian to Sarah Jane Baers widow of Henry M. Baers Adelton made report back to April Board 1854 1854  
So Enclosed find her C.M. Glasgow and being distributor share of lot of land March 1854 \$56.33

" " " J. B. Biggins former Guardian same day 62.05

" " " D. Snodgrass adl of Abner Baers " 19.14

" " " " " " Joseph G. Coopers " 22.76

**\$160.26**

Sent to and delivered before me 8<sup>th</sup> April  
1854 G. G. Whitehouse Clerk

W. E. Adelton Guardian  
of Sarah Jane Baers

Report of a Settlement made by the Clerk of White County Court with Saboy  
G Mitchell Guardian to James McDonald minor heir of David G Mitchell  
Received on the 1<sup>st</sup> day of February 1854 A.D.

No Balance due Ward on last Settlement	\$422.95
Interest on same to this date	46.63
Bents and Hires due 1 <sup>st</sup> January 1853	142.24
Interest on same	9.58
Bents and Hires due 1 <sup>st</sup> January 1854	108.89
Interest on same	.80
Amount paid from W & S Sons former Clerk for Ward	13.62
One year interest on same	.71
1/2 of note on Thomas Doctor admitted	30.38
Interest from 11 <sup>th</sup> June 1853 to date	1.22
Cost of J.W. Merrick expenses in discharge of Ward	25.00
Wards real estate accounted for due 1 <sup>st</sup> January 1852	29.80
	<u>431.98</u>

(107)

By Doctor Sneedgraves receipt	\$39.73
his part of Ward on Land money for 1853	7.35
Guardians account for each Sabbath performed	87.43
1/2 David Sneedgraves until 1 <sup>st</sup> this date	13.75
1/2 of Dr. Stiles receipt deducted at 1% per month	
of half the 1st 1/2 \$1.25 less	3.55
account on Thomas for services 1851	28.22
Custodians Expenses receipt	12.41
Sheriff's Expenses	28.00
A. A. Mulls	4.00
Cost advanced Thomas	20.67
account for Ward 1 <sup>st</sup> March 29 1852	125.00
Guardians charge for Services	25.00
by his part of Taxes on Land for 1852	7.07
Interest on same one year	.42
Clerk for his Settlement	1.00
by Stibbens account	10.15
Stibbens Expenses	.75
1/2 amount paid W & S Sons atty fees	5.00
	<u>418.00</u>
Balance due Ward	\$418.98

I have allowed the Guardians for his services attorney for attorney which I think reasonable being his first attorney, all of which is respectfully submitted for confirmation  
A. G. Sibley Clerk

Received of Saboy G Mitchell guardian of Mary Carrick formerly Mary  
McDonald the sum of One hundred and seventy two dollars & ninety seven cents to  
pay off as per Settlement above this day made the 1<sup>st</sup> Day 1854

J.W. Merrick

Report of a Settlement made by the Clerk of White County Court with Daniel Black Country  
of Murphy Branch received Guardian to part of the minor heirs of Zachariah  
Jones Received on the 1<sup>st</sup> day of February 1854 A.D.

No Balance due Larance on last Settlement	\$85.57
Interest Compounded to this date	.30.57
	<u>\$116.09</u>

(107)

By Lawson's receipt 10 <sup>th</sup> August 1852	\$45.00
Interest Compounded to date	.62
Cost paid Larance after 1852 admitted	10.10
Interest to date	.77
1 Danch & Store deducting as per Ward's cost	25.37
1/2 Clerks fee for this Settlement	.55
	<u>\$5.84</u>
Balance now due Larance	<u>\$30.25</u>

No Balance due Mary on last Settlement	\$68.61
Interest on same to this date Compounded	.24.45
	<u>\$93.06</u>

(107)

By J. C. Clark for this Settlement	.50
Guardians account vs Mary in part	23.95
	<u>\$68.61</u>
Balance due Mary	<u>0.00</u>

No Balance due Margaret on last Settlement	\$70.57
Interest Compounded to date	.25.14
	<u>\$95.71</u>

(107)

By J. C. Clark for this Settlement	.50
part of Guardians account vs Margaret admitted	24.64
Balance remitted by Guardians admitted	14.00
	<u>\$56.57</u>

The Esq has filed the receipt of Warren Tracy in full in this Settlement all  
of which is respectfully submitted for Confirmation to the White County Court  
for Confirmation  
A. G. Sibley Clerk

Report of a Settlement made by the clerk of White County court with Daniel Key Guardian to the minor heirs of G. H. Bradford deceased on the 6<sup>th</sup> day of January 1854. Attest,

At Galaway in hand last settlement	£61.43
Int. 1 year	3.68
Interest of Judgment on D. Bradford	48.85
Interest on same	3.88
Balance due 1 <sup>st</sup> January 1854	5.47
Interest on same	0.3
	123.04

107

By Clerk fee for this Settlement	150	1.50
Balance due	£121.54	

All of which is respectfully submitted for Confirmation

G. H. Dibell Clerk

Report of a Settlement made by the clerk of White County court with William S. White Guardian to Sophia Rufus White on the 8<sup>th</sup> day of March 1854. Attest,

At Galaway in hand last settlement	£2295.75
Interest on same Compounded to date	587.70
	£2883.45

107

By Guardians account in hand	£194.70
18 months Interest on same	17.55
Clerk fee for this Settlement	1.50
	£213.75

All of which is respectfully submitted to the Marshal's court for Confirmation

G. H. Dibell Clerk

Report of a Settlement made by the clerk of White County court with Thomas Eastland Guardian to the minor heirs of George Miller deceased on the 15<sup>th</sup> day of March 1854. Attest,

At Galaway in Guardians hands last Settlement	£134.70
Interest on same to this date Compounded	82.42
Int. on William R. Fisher due 1 <sup>st</sup> January 1854	40.00
Interest on same to date Compounded	19.38
Int. on same due 1 <sup>st</sup> January 1854	40.00
Interest on same to this date	14.97
Int. on same due 1 <sup>st</sup> January 1850	40.00
Interest on same to date	12.66
Amount over	£381.94

MILLERS his Settlement amount but over	£881.94
Interest on same due 1 <sup>st</sup> January 1851	40.00
Interest to this date	9.76
" " " " " 1852	40.00
Interest on same	6.88
" " " " " 1853	40.00
Interest on same	3.88
" " " " " 1854	40.00
Interest on same to this date	.70
Amount of 70 fine debt at Galaway Davis debt 24 <sup>th</sup> May 1857	£2.50
Interest Compounded on same to date	15.72
Balance recd on the 1 <sup>st</sup> June 1858 J. D. Anderson debt	159.94
Interest Compounded from 19 <sup>th</sup> July 1858 to this date	62.11
	£833.73

107

By Isaac Bentley receipt 18 <sup>th</sup> June 1857	£30.00
Interest on same to this date Compounded	14.54
D. B. Johnsons Due receipt 1858	.10
H. W. Rufuts " " 1858	.90
Interest on same 3 years	.18
L. Englands Due receipt 1851	.90
Interest on same 2 years	.12
P. H. Stevens Due receipt 1852 1.05 Interest on same .08	1.13
Abel Officis Due receipt 1859 .90 Int. " " .24	1.14
Amount of Postage paid in Bonds sent off	.60
order of Court attorney for Sheriffing	.50
Interest from 23 <sup>rd</sup> Dec <sup>r</sup> 1848	1.08
Guardians charge for Services 8 Years	80.00
Clerk fee for Bonds and this Settlement	3.75
Balance in Clerk's hands	£696.37

The Guardians report three notes on Wm. R. Fisher for Postage due and due 1<sup>st</sup> January 1855-6-7 for Post of Land, He also reports the total H. H. H. debt of £580.73 and Judgment in the Slavery court, the two Bentley notes and the balance of the Davis debt bad.

I have allowed him for his services Eighty dollars being ten dollars per year which I think reasonable all of which is respectfully submitted for Confirmation

G. H. Dibell Clerk

Report of a Settlement made by the Clerk of White County Court with Andrew McElroy his Guardian to the minor heirs of William GROOT deceased on the 29<sup>th</sup> day of May A.D. 1854. Viz,

De Balance due See And our last Settlement

Interest on same to this date

\$2409.07

118.92

1522.99

(C)

By A.C. Moore receipt 1<sup>st</sup> April 1853

Interest on same to date

\$80.00

.61

Do do 10<sup>th</sup> Sept 1853

680.00

Interest to date

20.82

W. H. & C. Dayton receipt 3<sup>rd</sup> July 1853

7.80

Interest on same to date

.58

Jr. A.C. Moore Tax receipt for 1853

2.71

Jr. Clerk fee for this Settlement

.75

Guardian's charge for his services

.50

602.25

Balance due See Above

\$920.74

De Balance due John W. Moore our last Settlement

\$1483.92

Interest on same to this date

119.45

1603.37

(C)

By Jr. of A.C. Moore Tax receipt and interest

2.71

Jr. of Clerk fee for this Settlement

.75

A.C. Moore Tax receipt 14<sup>th</sup> April 1854

2.00

W. H. & C. Dayton  
Do March

6.50

Interest on above

.10

W. H. & C. Dayton account

6.04

Interest since 1<sup>st</sup> January 1854

.12

Int. H. & C. Dayton receipt 21 Oct 1853

7.50

Interest on same to date

.28

Guardian's charge for services

.50

31.00

Balance due John W. Moore

\$1572.87

I have allowed the Guardian five dollars each for his services which I think reasonable  
He has filed his account in full of Andrew and Sarah Anderson in full for their interest in  
said fund in this Settlement all of which is respectfully submitted for Confirmation

A.C. Moore Clerk

\$920.74, Received from 29<sup>th</sup> May 1854 of Anna A. H. Moore her Guardian to the minor  
heirs of William GROOT deceased nine hundred and forty dollars and seventy five  
cents in full of the balance due my wife LuAnn Moore formerly LuAnn Grier as one of our two  
Debtors

M. L. G. Moore

A. C. Moore Clerk

Report of a Settlement made by the Clerk of White County Court with Andrew McElroy his Guardian to the minor heirs of JOHN W. MCGOWAN deceased on the 1<sup>st</sup> day of July A.D. 1852. Viz,

De Balance due on last Settlement

\$39.22

Interest on same to this date

.702

\$46.24

(C)

By Clerk fee for this Settlement \$12.50

Guardian's charge for services 3.00

5.12

Balance due the remaining heirs \$41.12

I have allowed the Guardian for his services three dollars which I think reasonable  
all of which is respectfully submitted for Confirmation to the Honorable Court

G. C. Dilbeck Clerk

Report of a Settlement made by the Clerk of White County Court with Andrew J.  
Sims his Guardian to the minor heirs of W. C. GROOT, M. W. PEPPER deceased  
on the 8<sup>th</sup> day of July A.D. 1852. Viz,

De Balance due Charles W. Peppert in last Settlement

\$60.31

Interest on same to this date

6.19

66.50

(C)

By Jr. Clerk fee for this Settlement

.75

Charles W. Peppert receipt 14<sup>th</sup> April 1854

20.00

Interest on same

.26

Do do 8<sup>th</sup> June 1854

40.00

Interest on same to date

.20

Guardian's charge for services in full

.29

66.50

De Balance due Atlast on last Settlement

\$62.71

Interest on same to date

6.46

69.17

(C)

By Jr. Clerk fee for this Settlement

.75

Guardian's charge for services

.50

.50

Balance due Atlast

\$63.42

I have allowed the Guardian for his services as Guardian for Charles W. Peppert  
and kindly allow him to be allowed his account, and also five dollars for  
Atlast which I think reasonable. All of which is respectfully submitted for Confirmation

G. C. Dilbeck Clerk

White County Clerk

Report of a Settlement made by the Clerk of White County Court with said Plaintiff,  
Guardian to **David H. HOOKE** on the 1<sup>st</sup> day of July 1853 A.D.  
Balance due on last Settlement **\$476.65**  
Brought on account to this date **90.52**  
**\$567.18**

**(C)**

By Guardians account filed  
Clerks fee for the 1<sup>st</sup> Term **\$36.96**  
Guardians charges for services **2.75**  
Guardians charges for services **150.00** **54.71**

Balance in Guardians hands **\$515.47**

I have allowed the Guardian for his services before due which I think reasonable all of which is respectfully submitted for Confirmation

**B. G. Dibble Clerk**

Report of Settlement done herewith to the parties here of **Hiram Earle**  
Received made to July First 1854 A.D. that nothing has come into my  
hands, and that the master is now at large  
Served to and admitted in open court  
3<sup>rd</sup> July 1854 **B. G. Dibble Clerk**

**Settlement Guardians**

**State of Pennsylvania**  
Somerset County Court Termly Term 1853  
Ordered by the Court that Drury D. Hall be appointed Guardian of Malinda Rowland and whereupon the said D. D. Hall together with D. P. Hart and W. P. Andrews his associates appeared in open court and admitted into and acknowledged their bond to the State of Pennsylvania in the penal sum of five hundred dollars conditioned as the law directs,  
**State of Pennsylvania**

Somerset County I do certify to Drury D. Brigg Clerk of the County Court of said County do  
Certify that the foregoing contains a true and perfect transcript of  
the minutes relating to appointment of D. D. Hall as Guardian of Malinda Rowland as  
appears of record in my office, this under my hand and seal of office at office  
in Gallatin Pennsylvania this the 15<sup>th</sup> day of June 1853

**(S)** **Drury D. Brigg Clerk**

Received from the 10<sup>th</sup> September 1853 of James M. Hinch administratrix upon the  
widow of James M. Rowland Received, Five hundred and eighty two dollars  
and Thirty Cents in full of the amount in his hands and the estate of James M.  
Rowland Received up to this date

**J. P. D. Hall Guardian  
of Malinda Rowland**  
**\$282.90**

Report of a Settlement made by the Clerk of White County Court with David H. Hooke,  
Administrator upon the estate of **William Taylor** Received on the 5<sup>th</sup> day of October  
A.D. 1853 A.D.

Settling account of sale returned A. S. Farmer 1851 **\$343.40**  
**(C)**

By Administrators fee receipt	<b>1.75</b>
D. B. Dibble " "	<b>.62</b>
Wm Bragues " "	<b>11.00</b>
J. W. Dicks " "	<b>12.00</b>
Black & Morrell " "	<b>8.00</b>
Washington Webb " "	<b>10.10</b>
J. S. Commingo " "	<b>4.12</b>
Lefferts & Willets " "	<b>.50</b>
Amount paid Thomas Potte for ordering glass	<b>9.00</b>
" " Below in year previous	<b>25.00</b>
Clerks fee in full	<b>5.00</b>
Administrators charge for his services	<b>25.00</b>
Balance in hands of administrator	<b>280.78</b>

I have allowed the Administrator Ninety five dollars for his services which I think reasonable all of which is respectfully submitted for Confirmation,

**B. G. Dibble Clerk**

Report of a Settlement made by the Clerk of White County Court with James Stewart  
Administrator with the Amalgamation Bill amount of **Irredale BOWMAN** Due  
on the 16<sup>th</sup> day of September 1853 A.D.

Settling account of sale returned Oct 1<sup>st</sup> 1851 **\$242.60**  
Clerk 1851 since then **.85**  
**\$243.45**

**(C)**

By William Bowmans receipt	<b>.50</b>
D. B. Dibble " "	<b>11.97</b>
C. M. Donnelly " "	<b>6.98</b>
James Potte " "	<b>.50</b>
" " " " for Mrs. Savage	<b>.45</b>
B. G. Dibble early " "	<b>.50</b>
R. D. Hartman " "	<b>3.90</b>
G. Englehardt & C. " "	<b>.50</b>
Malinda Farley " "	<b>3.50</b>
Sarah Marks " "	<b>1.00</b>
B. G. Baker " "	<b>2.00</b>
L. Brigg " "	<b>.75</b>

Amounts lost over	\$	\$263.45
Wm. Dugdell's account	2.00	
Wm. Bonhams	16.00	
William Bear	5.00	
10.00 to R. H. Bear Rec'd by R. Bear	10.00	
Clerk fee for this Settlement	2.50	
Administrators charge for services	12.00	<u>83.80</u>

Balances in Administrators hands \$159.65

which belongs to Elizabeth Bonham and Mary Ann Bonham (now Mary Anne Adams) according to the will of deceased, I have allowed the same for his services Sundry debts which I think reasonable all of which is respectfully submitted for confirmation

G. G. Dibell, clerk  
of White County Court

Report of a Settlement made by the Clerk of White County Court with wife late administrator of THOMAS DUGDELL Decreas on the 5<sup>th</sup> day of October 1853 with her husband and account of JAMES ADAMS Decreas on the first day of October A.D. 1853 W.M.

To summing & account of sales returned this day

(107)

By William Bonham account received	\$23.25
Wm. Dugdell's account	1.60
Samuel Summers	1.30
William Knobles	4.20
Isaac Hale	7.60
R. C. Adams	18.00
Mary Ann Adams	3.50
W. C. Summers account	90
Barre paid for 1851	1.20
Clerk fee in full	6.00
Administrators charge for his services	10.00

Balances in Admin's hands going to be sent as per Bill

Leave to call him \$12.985

Out of which the Administrator has paid William Adams twelve dollars and fifty cents  
He has paid him as per note filed against him eleven dollars and thirty cents among  
Adams per receipt Seven dollars, Richard C. Adams order Eleven dollars 665  
cents, Pleasant Adams order to R. C. Adams in full,

I have allowed the Administrator for his services Six dollars which I think reasonable  
all of which is respectfully submitted for confirmation

G. G. Dibell, clerk

Report of a Settlement made by the Clerk of White County Court with wife late administrator of THOMAS DUGDELL Decreas on the 5<sup>th</sup> day of October 1853 with her husband and account of JAMES ADAMS Decreas on the 1<sup>st</sup> day of December 1853 \$671.55

(107)

By amount of debt retained on Oct Day last	\$213.51
" " " " Bonham's	15.00
Isaac Hale's account	1.50
William Bonham "	15.00
W. C. Summers "	1.10
S. E. Summers "	70
Jeffreys' debts "	11.83
In C. Hale's	2.10
R. C. Hale's	3.36
J. E. Manning note "	5.60
L. B. Parsons "	.50
J. & G. Parsons "	10.00
Sarah Suttle " Proportion	31.43
Paid for Recording wife's Receipt	1.30
Clark town & Decreas & by Administrator	5.00
Clerk fee in full	3.50
Administrators charge for services	40.00

Balances in the hands of Administrators \$300.12

There is 9 hars to said total beside the Administrators retainer not claimed as interest  
and the Admin claims a set off against the interest of R. C. Hale in account of the  
above debt unpaid against him which he leaves the above amount to be divided  
between the eight other heirs, leaving due to each heir the sum of — \$37.512  
But the Administrators and six heirs present agree upon a settlement and has  
filed receipts in this settlement showing that he has ever paid to Bonham wife \$2.12  
R. C. Hale wife 27 Cents V. A. Bonham wife \$2.18 Cents all of which have refund back  
to him, And there is due to the widow the sum of \$37.512 to J. & G. Parsons  
V. A. 38 to Andrew Henry wife 98 Cents to W. Baker wife 24 Cents to Martha  
Bartlett \$1.00, and to Addison Hale \$20.00, making total in the hands of the  
Administrator due the heirs \$83.99, And he has paid into office for Martha Bartlett  
Eleven dollars and four cents, and for Addison Hale thirty dollars and four cents  
making in all Only one dollars and eight cents, the balance to remain in his court  
ready to settle with the heirs. It has since filed in this settlement that's no right  
I have allowed him for his services Only dollars which I think reasonable all  
of which is respectfully submitted for confirmation G. G. Dibell, clerk

Received of George G. Dibell clerk of White County Court Eleven dollars  
and four cents in full of the above amount paid into his  
hands for Narcissa Bartlett also a note on Justice Bartlett

for Twenty five dollars due 25<sup>th</sup> Oct 1850 in full of all and whereas  
Bartlett interest in said estate dies 7<sup>th</sup> day of December 1850

Attest Bartlett

By J. S. Bartlett Attest in full

Report of a Settlement made by the Clerk of White County Court with William & Lewis administrators upon the estate of **SOLOMON BEAGOR, Jr.** deceased on the 8<sup>th</sup> day of November A.D. 1850 Attest

Settling account of July returned February First 1852 \$612.44 $\frac{1}{2}$

" " " " due " 1852 \$75.25  
\$687.69 $\frac{1}{2}$

107

By Thomas Hamblin receipt \$89.63  
H. S. Lindgraff statement of credit balance in White County court 2.00  
H. S. Lindgraff " " 10.00  
Phil. Wagner " 19.80  
William Morris " 1.25  
Gardner Lindgraff " 7.00  
H. S. Lindgraff store 140.35  
Linenkins slaves " 2.00  
Enoch Anderson " 5.60  
J. E. Morris 5.00 3.15  
D. B. Johnson " 2.25  
Chas. Fox in full 7.25  
allowance to above for his services 100.00 214.25  
Balance in the hands of the Clerk \$873.41 $\frac{1}{2}$

due to 12 Slave Leaves to each \$39.45

I have allowed the Administrators for his services One hundred dollars which I think reasonable all of which is respectfully submitted for confirmation.

The Administrator has filed to the Settlement the receipt of Benjamin Beager in full and has other receipts not filed

W. B. Marshall Clerk  
of White County Court

We the Undersigned being duly sworn have provided a sum equal to Mahala Anderson widow of Robert H. Anderson No<sup>o</sup> 9 so much of the amount to be paid to her & also one half of the sum of 200 Dollars of Corn not to be apaid 12 bushels of Wheat, all due, Salt, Cotton, Leather and leather and hand 40.00 for negroes found under our hands this 10<sup>th</sup> day of December 1850

W. B. Marshall  
John W. Miller  
E. W. Denton

Report of a Settlement made by the Clerk of White County Court with John Barron ex-  
Executor of **MICHAEL BARTLETT** deceased on the first day of July A.D. 1850  
Attest Attest by account of sales return Sept. 1851 \$804.86 $\frac{1}{2}$

" of debt due " " " " 410.64  
" receipt of sales " 4.00 " " 2282.61

Amount of Articles sold & remitted this day 12.24  
Rest of the unded account 53

\$510.73 $\frac{1}{2}$

107

By paid out to White inventories	\$11.00
H. B. Marshall "	2.25
Attorney Rock	8.00
Graig Rogers	7.50
W. C. Bradford	15.00
Mary Barron receipt	36.00
Isaac Bracke "	5.00
Wadkin Murray "	9.22
" "	2.16 $\frac{1}{2}$
D. B. Murray "	100.00
H. E. Edwards " on note	100.00
J. H. Collins " " "	100.00
S. H. Gordall " " "	25.00
Interest on same	2.62
Blocks pay in full	12.75
Executor charge for his services	200.00
<b>Total balance in the hands of Executor</b>	<b>\$2573.78</b>

Out of which Attorney one of the slaves is entitled according to the will to the sum of \$5.00 \$5.00

& Martha is entitled as per will to the sum of 50.00 50.00

To be distributed according to will among 18 heirs apdons \$2818.78

Amount of the sale of the negroes \$2118.00

From which deduct Persons share of Administrators charge  
& blocks pay being 6 per cent as compensation to Clerk on  
above amount & half of fee for this Settlement & Bonds & Inventory  
\$130.53

To be divided between 8 heirs by first wife &  
the widow the having deserted from the will is entitled to the  
one thirteenth part of the above leave to the widow  
104.59

Balance to be divided between 8 children by his will \$1882.58

Wife of the late John W. M. Lewis, Thomas, Johnathan  
wife of the late Christopher Davis, David Brook Davis & James  
Davis leaving due each \$235.32 $\frac{1}{2}$

Thomas Barnes Adm<sup>r</sup> Settlement Combined

Balance of personal property estate to be divided between wife & him  $\$831.61$   
Leave due each other  $\$46.20$

No legacies to Martha in Will  $\$50.00$   
Her part of Personal property as above  $\underline{46.20}$   
Balance due Martha  $\$96.20$

De amount due the widow Mary Barnes 1/2 of slaves  $\$104.59$   
Her part 1/2 of personal property  $\underline{46.20}$   
Balance due the widow  $\$150.79$   
 $\underline{\quad \quad \quad}$   
Balance due each of the remaining Negroes & him  $\$46.20$   
 $\underline{\quad \quad \quad}$   
Balance personal of slaves due each of the first children  $\$285.32\frac{1}{2}$   
" " " Personal property 1/8 due each him  $\underline{46.20}$   
due 8 children each  $\$281.52\frac{1}{2}$   
 $\underline{\quad \quad \quad}$

## Occupation

No amount paid to Attorney  $\$5.00$   
" " " Martha  $50.00$   
" due widow & 8 children for slaves  $1987.17$   
" " " 1/2 slaves from personal property  $\underline{831.61}$   
Total balance in the Executrix hands  $\$2873.78$

I have charged the administrator with the sum over \$10 Barnes, the balance  
deducting his part of the estate \$72.80 article he thinks will not be paid and  
is due 28<sup>th</sup> December next, I have allowed him for his services Two  
hundred dollars which I think reasonable, And have charged the eight  
adult slaves and the widow with their part of the expenses, that is one per cent  
on the sale of the negroes and half of the clerks fees for this Settlement and Bonds  
& one hundred, And the balance of the expenses I have deducted from the others  
found in the Executrix hands, I have also allowed him one-half for his  
lawyers fees for defending the Will, out of the personal property also

He has also filed in this Settlement all the instruments notes belonging to said  
estate, All of which is respectfully submitted to the Municipal court for  
Confirmation

G. G. Dibell Clerk  
of White County Court

<sup>addendum</sup>  
Report of Settlement made by the clerk of White County Court with Joseph H.  
Roberts administrator of James Roberts deceased on the 7<sup>th</sup> day of December  
1858 AD<sup>o</sup>

De amount of sale of Land Subject to widow's power  $\$85.50$   
Last payment on first land sale  $\underline{125.00}$   
 $\underline{\quad \quad \quad}$   
 $\$210.50$

## Sett.

By balance due 1/2d on last Settlement	$\$38.81$
Cost of setting land (lab)	$15.88\frac{1}{2}$
James Barnes affidavit & Jones receipt	$52.00$
Wm. Daniels receipt for Barnes & Rhea	$21.70$
G. G. Baker " " " "	$26.50$
Wm. McGee " " " "	$2.00$
Wm. Cooper " " Receipt into a C. Resolution	$49.83$
" " " " " "	$62.62$
" " " " " " " "	$11.20$
Clerks fees for this Settlement	$\underline{2.50}$
Balance due the Administrator	$\$46.00$

All of which is respectfully submitted for Confirmation the 7<sup>th</sup> day 1853  
G. G. Dibell Clerk  
of White County Court

Report of a Settlement made by the clerk of White County Court with James Newells  
administrator of Garrett Newmphyres deceased on the 8<sup>th</sup> day of December  
1858 AD<sup>o</sup>, De Slavery and account of sales returned Nov 1<sup>st</sup> 1858  $\$240.40$

Cash rec'd on the Widow debt unpaid insolvent  
 $\underline{16.00}$   
 $\$256.44$

By Settlement Clerks fees account  $\$2.40$   
Malinda Newmphyre receipt  $15.00$   
G. G. Dibell receipt 1/37. Clerks fees in full 5.50  $6.87$   
William Penchans " "  $25.00$   
James Brooks " "  $5.00$   
E. Gleason " "  $5.17$   
S. B. Johnson " "  $87^2$   
J. W. Hobson " "  $52^2$   
Administrators charge for services  $\underline{15.00}$   $71.34$

Total balance in executors hands  $\$185.10$

To be divided between 5 heirs leave due each  $\$35.02$   
The administrator has filed in this Settlement the receipt of the widow in full  
leaving the widow  $\$150.08$ . I have allowed him 87<sup>2</sup> dollars for his services  
which I think reasonable all of which is respectfully submitted for Confirmation

G. G. Dibell Clerk