

John Young's will continued.

Item 6th. I give and bequeath to my sister Nancy Young out of the proceeds of the houses and lots mentioned in Item 5th to the full two hundred and dollars, to be paid to her by my executors as soon as collectible.

Item 7th. Should there be a surplus remaining in my executors hands after paying all of my just debts, I give and bequeath to my Daughter Sophronia Gleason and her children, to be paid to her for the benefit of her children all said surplus or balance.

Item 8th. I give and bequeath to my beloved wife Caroline A Young all the balance of my property not mentioned above.

Item 9th. I hereby nominate Constitutors and appoint my beloved wife Caroline A Young Executor and George C. Debnell executor to this my last will and testament.

Witness my hand and seal this 16th day of June A D 1856
Signed sealed and acknowledged by the testator John Young
in the presence of us
N. G. Prockett
Joseph Brown.

Codicil

Since executing the foregoing will, I have been estimating the amount of my debts, and fearing that the property therein mentioned may not be sufficient to satisfy them, I have thought it best to add this Codicil to my will, and I hereby direct that my executors shall sell all of my stock including my Cattle, Hogs, and all my personal property of every description except the kitchen & house hold furniture, also to sell my China, pots and apply the proceeds to the payment of my just debts. They are also to receive the proceeds of my Missouri land of about hundred dollars and apply that to the same use, unless hereinafter used by me before my death, as well as all other debts due my estate.

2^d. My will and desire is that my executors are only to pay my sister Nancy Young one hundred dollars of the proceeds of the houses and lots mentioned in Item 5th, 6th in this will, instead of two hundred dollars there mentioned. Witness my hand and seal the 5th day of August 1856. My Mulw and Wagon alone I give to N. G. Gleason. and this alteration is made before signing & sealing.

John Young

Signed sealed and acknowledged by the testator in the presence of us
N. G. Prockett
Joseph Brown.

John Young's will concluded.

State of Tennessee September Term A D 1856
White County.

This day was produced in open Court a paper writing purporting to be the last will and testament of John Young late of the County of White Decedent, with a Codicil thereto attached, and the due execution and publication thereof as such will and Codicil was proven in open Court by the oath of W. G. Prockett and Joseph Brown the subscribers being witnesses thereto for the purpose and things therein contained, and they also made oath in due form of law that the said testator at the time of signing said last will and testament and the Codicil thereto did have sound mind and disposing mind and memory, said will and Codicil being deemed by the Court to be sufficiently proven, was pronounced to be a record and certified.

Given at Office in open Court the 10th day of September A D 1856
J. S. Debnell Clerk
of White County Court

William Glenn's will.

48
I William Glenn Sr. of the County of White and State of Tennessee being weak in body but of sound mind and disposing memory do make and publish this my last will and testament hereby revoking any and all wills by me at any time heretofore made.

1st. I will that all my just debts be fully paid of and discharged by my executors as soon after my death as possible out of any portion of my personal estate that may come into their hands.

2^d. I will and bequeath to my Daughter Sarah Officer & to her by her freely disposed of the following tracts of land to wit: No 17 containing seventy three acres No 18 containing one hundred and twenty seven and one fourth acres No 19 containing one hundred and thirty six and one fourth acres No 20 containing one hundred and thirty nine acres No 21 containing one hundred and thirty nine acres No 22 containing one hundred and eighty two acres No 23 containing one hundred and eighty two acres, also a tract containing forty five acres known as the best stone tract in all containing seven hundred and sixty two acres, and the same is fully described by a plat made by Samuel Lane for me several years ago, I also give to the said Sarah and to her separate use only a Negro Girl named Sineca and all her increase.

3^d. I give and bequeath to my Daughter Susan the Widow of William Glenn the Downy tract of land where the stone line containing

State of Tennessee White County

Whereas an act of the County of said White County in the year of our Lord one thousand eight hundred and fifty seven, whereas the last will and testament of said deceased was exhibited to the said Court and a due form as required by law thereunto in the same manner has been qualified as Executor **Sampson Witt**. There are therefore to empower the said Executor to enter into and upon all and singular the goods and chattels rights and credits of the said deceased, and then into his possession take and receive the same 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, **Wm. King & Debbel** Clerk of said Court at Office the first Monday in March A.D. 1857 and in the 81st year of American Independence

E. G. Debbel Clerk

State of Tennessee White County

And do hereby give and hold for the County aforesaid on the 1st Monday in January in the year of our Lord one thousand eight hundred and fifty seven, whereas the last will and testament of **Peter Burtwistle** of said County deceased was exhibited to the said Court and a due form as required by law thereunto in the same manner has been qualified as Executor **Nancy Burtwistle**. There are therefore to empower the said Executor to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take and receive the same 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, **Wm. King & Debbel** Clerk of said Court at Office the first Monday in March A.D. 1857 and in the 81st year of American Independence

E. G. Debbel Clerk

State of Tennessee White County

Whereas on the 2^d day of March A.D. 1857 the death of **ANDREW C. KEASLEY** late of the County of White deceased was ascertained in open Court and that he spake this life intestate, whereas **John White** was appointed and qualified Administrator, There 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 then into his possession take and receive the same 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, **Wm. King & Debbel** Clerk of said Court at Office the first Monday in March A.D. 1857 and in the 81st year of American Independence

E. G. Debbel Clerk
of White County Court

Report of a settlement made by the Sheriff of White County Court with **Mary Ann Williams** and **John S. Williams** Executors of the last will and testament of **Thomas Williams** Deceased on the 2^d day of February 1857

Debit

Amount due from E. Cunningham for money advanced
Cash on hand at the death of Deceased

800 00
36 00
\$836 00

Credit

by notes due to John S. Williams	524
Leftwich & Debbels Repts	3190
E. H. P. Sims	465
J. H. Baker	278
W. B. Cook Constable	1158
John S. Williams	3300
Leftwich & Debbels	10121
Jesse Strunk Constable	1700
Leftwich & Debbels	700
Shackleford & Bro	1819
Thomas Jones	1781
J. H. Bryan	1239
J. H. Smiths Capt of note to J. Young	7714
A. Oliver Repts	900
Thomas Whaley	3220
J. M. Baker admsr	681
Note to Stephen S. Williams	2400
" " E. H. Baker Repts	1279
" " W. H. Debbel	656
Leftwich & Debbels	725
George G. Debbel Clerk	200
M. J. Brockitts	600
J. McDowell	700
E. H. Baker	2498
Nicholas Baker	570
Thomas Jones	1800
J. M. Williams Const	2800
Ja. B. Heron " " in all	24950
J. M. Williams " " for debt to J. S. Coburn	1700
Clerks fee for this settlement	244
Balance due the Executors	\$836 00

All of which is respectfully submitted to the Honorable Court for confirmation

E. G. Debbel Clerk
of White County Court

Settlement with J. S. & C. S. M. Browner Continued

Am't bro't forward	2,577.50
2 S. on note of James D. Murray	6.12
Alexander Leavison	45.80
William Leavison	5.72
John Shegokley	123.00
James Newpool	117.40
D. B. Murray's Receipt	127.50
Cash on hand at death of Scaturon	1,013.10
Ac't of V. G. Scurry	8.50
Green Wilson	10.05
Edmore Wilson	8.00
Jose Hamilton	60.00
E. Glover	12.00
3 Rec. Scurry's ac't	1.50
Cash rec'd on a judgment on Robbins & Phillips	27.00
Jose Hamilton	150.00
of William Siddle	11.60
of B. G. Scurry on receipt	46.00
2 judgments, Ac't. on J. M. Leavison	83.00
of S. M. Leavison purchaser at his father's sale	2663.55
John A. Browner took acct. & purchase at father's sale	3782.83
Cash received of William Leavison	21.50
William C. Scurry	7.45
Abraham Yenick	5.00
Am't in hands of C. S. M. Browner	11,957.52
Collected by Thomas S. Browner as follows:	
Cash rec'd on James G. Kelley's note	56.80
" "	58.24
James McKeon & Asa Coe's ac't	15.00
Judgt. of J. D. Christman & J. M. Stone	187.64
2 S. on note of John Wilmoth	15.00
" " Thomas Winstead	25.40
William Hillings James G. Baker	13.40
William Sick & J. D. Browner	100.22
William Godwin & J. D. Godwin	20.00
John A. Simpson & Thos. A. Boyd	7.80
William Robbins & Solomon Cook	12.15
John A. Mitchell & William Saylors	50.00
Daniel G. Baker & James G. Kelley	14.46
Henry Collier	6.50
Andrew Moore & Mc L. G. Moore	1026.56
R. G. Shuck & John Young	64.10
Henry Collier, W. Collier & J. A. Mitchell	35.00
John Henry, Chas. Hake & J. A. Boyd	403.00
Am't forward	2,113.27

Settlement with Leavison Executors Continued

Am't bro't forward	2,113.27
Ac't of William G. Boston & James Willis	8.00
" " W. A. & J. G. Leavison	47.65
" " H. Leavison, Wm. Leavison & H. Collier	37.50
" " J. Bird M. Birdy & J. G. Kelley	21.62
Judgt. by John Young in Circuit Court Appeal	194.45
George R. Kelley Am't Collection	17.00
Same	6.87
William Leavison	1.50
Judgt. on James C. Kelley on acct	107.82
" " John Young	30.130
J. G. Kelley, Baker & W. P. Murray	6.40
J. S. Browner for purchase at sale of father's negro man with acct	8818.44
Obligation on J. S. Browner on settlement in 1848	273.62
Int on same 4 years	147.57
William Leavison	14.83
	2210.43
Am't rec'd by C. S. M. Browner bro't forward	1195.52
Articles purchased by C. S. M. Browner including 30 bills	
Corn, Nat. Ch. before in this settlement	64.40
Articles purchased by J. A. M. Ch. before	1.58
	19,227.93
By Leavison	
By Leffewick & Dehnell	11.76
Godbar & Snowgraph	12.40
Pinth & Shallow	18.65
Iskham Cook	1.50
Carulehart & Sperry	0.80
J. R. Leavison	27.05
Abira Campbell	4.18
Lucas W. Dimes	1.25
William Boyd & Son	18.70
Greenwell Wilson's affidavit	5.00
John W. Anderson's Receipt	20.40
W. D. Kelakenson's	207.50
E. S. Farquhar's	80.25
Samuel Sturveys	50.00
Julius George's	215.00
W. C. Nelson's	10.00
William Graham's	4.85
S. H. Collier	5.00
G. J. Dehnell clerk	10.00
W. H. M. & Harverson's	24.00
Charges for this settlement, recording &	17.45
allowance to C. S. M. Browner by order of court	520.00
Am't paid by C. S. M. Browner	1,056.28

Settlement with Crowders Expenses Continued

Cont. of Debit both former 1922

C & H Comman Credits both former 1856.28

By Cont. to Sub. Capt. S. Crowder as follows.

for A. Suruse's Debit	100.00	
Chas. M. Kirk Staff	24.00	
Same	21.28	
Same	8.80	
for C. Smith's Ensignship 3d Rate	50.00	
William C. Longfellow Debit	6.10	
Robert C. Longfellow	38.00	
Walter B. Longfellow Const.	34.25	
John B. Smith etc.	27.29	
Marine Russell Corp.	12.00	
for M. Curriote Staff	14.18	
Advances to S. D. Crowder & Co.		
for services by order of Court	250.00	
	<u>565.80</u>	<u>1,622.08</u>

and 2 months interest on the above bal.

but in full balance for distribution

to which are the following advances made by deb.

for S. James & Sons Debit as per writing files	300.00	
Swag Hoops as per books of S. D.	446.91	746.91
for John Allen & Wife as per receipt in papers.	1100.00	
but in papers filed	510.00	1,610.80
James H. Crowder Debit	450.00	
C & H Chandler & Wife as per Debit	825.00	
1 Neg. advanced by S. D. to S. D. Crowder	375.00	
Cash advanced to June Syce	400.00	
total deb. for distribution amount 9 items	<u>9</u>	<u>2,218.81</u>

due in all here 2,464.87

as follows.

Swag Hoops here are entitled to	2,464.87	
	C.R.	
By advancement made by Father in his lifetime	746.91	1,717.96
to Cont. due John Allen & Wife Ann Eliza as above	2464.87	
	C.R.	
By advancement made by Father in his lifetime	1610.	
Cashed by C. H. Crowder & Co.	300	1,910.00
		554.87
to Cont. due James H. Crowder as above	2464.87	
	C.R.	
By Cont. advanced by S. D.	450.00	
Cashed for H. Crowder & Co.	1500.00	2000.00
		464.87

Settlement with Crowders Expenses Continued

to Cont. due A. Chandler & Wife as above 2464.87
C.R.

By Cont. advanced by Detention 320.00
Cashed by C. H. Crowder & Co. 500.00 1,320.00 1144.87

to Cont. due Thomas W. Crowder as above 2464.87
C.R.

By advancement by Deane & Negre at 375.00 2,089.87

to Cont. due June Syce as above 2464.87
C.R.

By advancement to her by the Deceased 400.00 2,089.87

Recapitulation

Balance due him of S. D. Hoop Debit	1,717.96
" " John Allen & Wife Ann Eliza	554.87
" " James H. Crowder	464.87
" " C. H. Chandler & Wife Martha	1,144.87
" " Caroline & Young	2464.87
" " June Syce	2064.87
" " John H. Crowder	2464.87
but in Capt. Hoop's exclusive of their own share	<u>10,877.18</u>

The Crowders report all the other debts not included in the Settlement & Report by them as yet in their hands, most of which are doubtful or bad, but will be accounted for if collected, they also report the following list of debts not previously reported.

One debt on Charles Downey for \$746.17 in a judgment also a note in debt for \$35.33 on same being purchase money for land part of which if not all will be good also the following list of all judgments on Majistrate docket, which they are unable to collect & are unable to know whether they are yet due the estate or not viz 1 judgment on C. Bennett 17th Decr 1850 for \$78.42

1 on same 4 January 1845 \$43.50 1 on same \$31.00 1 on same \$40.62 1 on C. Bennett & J. C. Kelly \$20.33 1 on same \$103.10

1 on same \$119.70 1 on same \$124.13 1 on same \$62.06 1 on C. & Bennett \$75.50 1 on James Young \$20.39 1 on S. Latham 7th Aug 1842 \$29.21 1 on J. H. Crowder 17th July 1847 \$49.97 1 on J. H. Crowder 17th July 1847 \$3.50 1 on Thomas, Newark & H. Nelson \$26.06

M. Ricketts, A. Melch & C. Ellison \$27.44 Isaac & James Young - DeKalb County \$5.50 James Young \$34.87 1 on Melchie Commings \$7.39 1 on Duran Keller for \$1.03 1 on same \$6.20 1 on same \$6.36 also a debt on Joseph M. Daniel \$5.00 and a debt on

J. J. Garrison's Executors Settlement Continued

to Cash due John B. Brewster from Admors	1564.02
to Int on same to this date	131.79
to Int for cash due in the fall of 1856	11.19
	<u>\$2006.80</u>
COPI	
to Wm. Johnson & Weigman's Receipt for Expending Farm	4.30
to P. Weigman - 1 Int	34
to Misses Brewster - for board &c	25.69
to C. A. Baylors Tax - Oct for 1855	83
to W. J. Tucker " " 1856	78
to W. B. Dicknell Register fee here	22
to Blank fee for bond this settlement &c	212
to John Adams Receipt for Int for Services	249
Allowance to Garrison for Services	2000
	<u>56.67</u>
But due John B.	<u>\$1950.13</u>

The guardian reports that the land for 1856 was sold on the 15th Oct on 12 months credit and will be accounted for in the next settlement, he has rented the land out for the present year. All of which is respectfully submitted to the Worshipful Court for confirmation.

E. G. Dicknell Clerk
of White County Court.

Report of a Settlement by the Clerk of White County Court with Oliver Webb Guardian to his children's friends of the Minor heirs of Harmon Sillie. D. d. on the 15th day of Decr 1856. Viz.

to Balance on hand at last Settlement	758.12
to Int on same to date	45.48
	<u>\$803.60</u>

COPI

By Clerk fee for this settlement & Bond	2.00
to Int allowance guardian for	
to Int, Station, Trouble & Expense	40.00
	<u>42.00</u>
	<u>\$761.60</u>

I have allowed the Guardian for his services, travel and other expenses for his travel forty dollars, which I think reasonable. All of which is respectfully submitted for confirmation.

E. G. Dicknell Clerk
of White County Court.

Report of a Settlement made by the Clerk of White County Court James D. Scott administrator with the will annexed of James D. Scott Decemr on the 12th day of September 1856. Viz.

to Inventory made of sale returned Sept 14. 1854	812.35
to Int on J. D. Scott 29.85 Int on same 17.20	59.05
to Cash of sale of Mortuaries land	79.25
" " " " Negro Girl	200.00
accounts collected of Chas. W. Williams	420
	<u>\$1147.55</u>

COPI

By Samuel Sevens Receipt	1.65
Richard Brucleips	704
E. G. Thompson 2 Misses Adams	773
Marion Russell Tax	600
R. J. Snodgrass Court	3.14
A. J. Harrison "	75
J. W. Heron Court 2 "	82.65
R. J. Snodgrass " 6 "	44.96
Joseph Smith Tail Room Tax	5.25
R. J. Snodgrass Receipt for Expensive Bill	2.00
Clarke & Meredith Receipt	25.12
Contract of Jefferys	79
Charity Meets Shiffs 2	127.64
J. R. Heron Court 2	22.50
James Adams account	2.10
E. G. Dicknell Receipt	2.00
Note to Mrs. Brown as admr	8.00
James A. White 2 Notes to admr. 48.38 Int to Sept 1858	47.25
E. G. Dicknell Receipt	13.33
Rebecca Seath new Bond	107.72
J. D. Scott Affidavit on R. J. Snodgrass Receipt	18.70
J. R. Heron Receipt	7.00
J. A. Corrierty Shiffs	102.55
Clerk fee for this settlement & Bonds ready	6.42
Allowance to admr for his services	75.00
Leffwick & Dicknell Receipt	50.00
Cash paid for Whiskey at date	10.00
	<u>1786.4</u>
	<u>\$368.71</u>
Foot claims left by admr. charged him in this settlement	303.90
But in admr's hands	<u>\$15.81</u>

I have allowed the administrator for his services seventy five dollars, which I think reasonable.

The administrator reports an unsettled account against David Graham of Livingston of \$21.06 which

James D. Scott's own Settlement Continued

He says is in the hands of J. McKenny for Collection.

He has left in negligence to be handed over to his executor.

Do. on Rice on Scott due this day for	\$6.45
J. McKenny's kept for both on same due July 5/56	200.00
W. Caskey's Debt. Aug 20/55	27.25
E. Bradley Guar of D. Scott. " "	48.10
" " " " " " " " " " " "	72.05
amounting to the sum of	\$303.90

together with the bare debts on John Anderson, Wm. C. Cutrona which he has been unable to collect.

All of which is respectfully submitted to the Worshipful Court for Confirmation

J. E. Dickrell Clerk of White County Court

Report of a Settlement made by the Clerk of White County Court with Vance & Sovereign executors of John Puffer White Marker's of Workson & White Deceased on the 30th day of January A. D. 1857. to wit.

D. C.

To amt rec'd of W. S. White former guardian	2557.50
Int on same to this date	357.18
	\$2914.68

C. C.

J. C. & Ely's Bn. Sept 1855 6.37 ¹ Int 36	6.73 ²
Cash advanced Ward Dec 25 th 1854	118.32
Aug 20 th 1855	23.46
Wm. S. Egan advanced 110.00	127.24
W. S. White for Ward 228.85	10.38
do same Nov 2 nd 56	275.00
do same Nov 2 nd 56	330
Cash for for Bond this Settlement	2.91
Int on same	1233.68 ²
	\$1683.98 ²

The guardian charges nothing for his services all of which is respectfully submitted to the Worshipful Court for Confirmation

J. E. Dickrell Clerk of White County Court

\$1683.98

Received of James D. Scott 30th January 1857 of Vance & Sovereign my Executors Sixteen hundred and eighty three dollars, ninety eight & a half Cents, the balance in full due me from him as shown by the above settlement which I believe correct.

John R. White

Report of a Settlement made by the Clerk of White County Court with James M. Sawyers & Co. Executors of Martha Hill Deceased on the 8th day of January A. D. 1857. viz.

D. C.

to heretofore acct of sales (Thomas February Term 1855) \$1196.61

C. C.

By A. C. Roelzen's Receipt	14.00
do M. Kismolvi's " "	10.00
do Roster Thifer's " "	6.40
do L. J. Kern's " (not filed)	7.00
do J. A. Hill's " "	27.13
do J. M. Hammons's acct	13.80
do J. M. Thifer's Receipt	1.31
do J. M. Hill's & Thifer's for taking rock and frame	10.00
do Clerk's fee for Bond Nov. 1856	3.00
do " " " " " " " " " " " "	2.65
do Clerk's fee on claim against Hill estate	4.19
do allowance to Executors for services	50.00
do William Lupton's receipt	10.00
do Joseph W. Roberts's account	6.00
do Int in the Executor's hands	\$331.13
do Deceased amount billed to Martha Hill	40.00
do " " " " " " " " " " " "	50.00
do same but one daughter's for Will	20.13
do same but one daughter's	60.25

of the four daughters Martha, J. S. Permelia, M. Hill and Elizabeth their and Ely Thier & Green.

I have allowed the Executors fifty dollars for their services which I think reasonable all of which is respectfully submitted for Confirmation to the Worshipful Court

J. E. Dickrell Clerk of White County Court

Report of a Settlement made by the Clerk of White County Court with Sovereign & Puffer executors to the heirs of William Widom Deceased on the 10th day of December A. D. 1856. viz.

D. C.

To bal in guardianship at last Settlement \$3945.00

Int on same to date

\$420.28

C. C.

By Clerk's fee for Bond & this Settlement \$18.00

All of which is respectfully submitted to the Worshipful for Confirmation

J. E. Dickrell Clerk of White County Court

Report of a settlement made by the clerk of White County Court with S. V. S. W. D. administrator of Probert's estate Dec. on the 29th day of January A.D. 1857. viz

D. O.

To account of Sales & Inventory returned	1392.04
Int. collected on D. Snodgrass's debt	15.63
Whitch sold of Decemr 14 Bushels	13.00
	<u>\$1420.67</u>

C. S.

By the Court of debt on J. M. Renshaw Decollected	1.25
A. C. Ketchum's Receipt	12.00
Mahulda J. Jarvis for pro printing	7.00
Sypherich & Eibelle receipt	10.70
Alvah & Menzies	10.00
Bro. W. & Renshaw's	11.00
Allen's fee for Bonds Inventory &c.	3.00
allowance to Greer for services, gather Whitch, Coroll.	20.00
clerk's fee for this settlement, orders according	23.7
	<u>87.22</u>
But in addition however	2 of 1333.45
2 Wm. Clerk's one each.	<u>\$666.72</u>

I have allowed the guardian for his services \$20. which I think reasonable, I have considered no interest on the note in his hands, he intending to have them over to the guardian, who will be chargeable with the interest on the note from the time due. All of which is respectfully submitted for confirmation to the Honorable Court.

J. G. Dikens clerk of White County Court

Report of a settlement made by the clerk of White County Court with Samuel Miller Sr guardian to the minor heirs of Samuel Miller Jr Deceased on the 29th day of October A.D. 1856 viz

But on hand at last settlement	255.92
Int on same to date	15.36
	<u>\$271.28</u>

C. S.

By clerk's fee for this settlement & Bond	2.40
gross guardian's fee for services	4.50
allowance to guardian for services	2.50
	<u>9.40</u>
But in guardian's hands	<u>\$261.88</u>

I have allowed the guardian for his services \$2.50 which I think reasonable all of which is respectfully submitted to the Honorable Court for confirmation [I the guardian make no charge for services]

J. G. Dikens clerk of White County Court

Report of a settlement made by the clerk of White County Court with H. W. W. A. N. D. O. guardian of Sarah Jane Grant minor heir of Henry A. Grant, Dec. on the 29th day of January 1857. viz

D. O.

To amt. reported April Term 1854	\$160.26
Int Compounded from March 1854	28.71
	<u>\$188.97</u>

C. S.

By clerk's fee for 2 Bonds & 1 Report	2.00
" " " This settlement	1.45
allowance to guardian for services	10.00
	<u>13.45</u>
	<u>\$175.52</u>

I have allowed the guardian for his services \$10. which I think reasonable, all of which is respectfully submitted to the Honorable Court for confirmation.

J. G. Dikens clerk of White County Court

Rel. Special January 7 1857 of W. E. Nelson is guardian of Sarah Jane Grant has been seized and Seized five dollars from the fund in his hands belonging to his late ward.

Joseph Snodgrass & Son of Sarah Jane Grant

Report of a settlement made by the clerk of White County Court with N. W. D. O. guardian to John Downey minor heir of Robert J. Downey on the 18th day of October A.D. 1856 viz

D. O.

To amt. rec'd. of former guardian 20th January 1856	\$890.70
Int on same to date	29.60
	<u>\$920.30</u>

C. S.

By amount Miller's Receipt	21.42
fe. W. Whittier acct for made	20.75
W. J. Jackson's Pay Receipt	2.23
clerk's fee for Bond	6.2
" " This settlement	1.50
	<u>46.73</u>
But in guardian's hands	<u>\$883.57</u>

All of which is respectfully submitted to the Honorable Court for confirmation [I the guardian make no charge for services]

J. G. Dikens clerk of White County Court

State of Tennessee

White County. The the undersigned Commissioners having been appointed by the County

Court of White County and duly sworn to assign and in provisions to the wisdom and faculty of James Anderson Esquire, do make the following Report to wit.

We assign 3 Bows, 2 Bow strings and slathing 2 Coys and Calves all the household and kitchen furniture on hand except 1 Cask of 1 case to 1/4 clock, 1 Mule, one Wagon Shovel 2 Hens, 2 Hens, 1 Cuckoo knife, 1 Set, Horse gear, large Bible 1 Bymen Book 1 Mammal saddle 2 Riding bridle, 300 Bushels of Corn, 60 Bushels Wheat, 1500 Limes, Cakes and quail, 2500 pounds Pork to be fat, 500 chickens on the farm with the 20 Head of Cattle, all the poultry, Bacon, lard and soap on hand, 5 Score sheep, 10 hives of Bees hogs, all the wool and Cotton on hand and the Weth now in the loom, all the potatoes and turnips on hand and one hundred dollars in money to buy groceries clothing &c.

This the 15th day of 1856.

Sworn to and subscribed

Joshua S. Stone

before me this 15th day of 1856

James S. Holt

J. M. Anderson, J. P. White Co. John S. Carter

John M. Dearing's Will.

The last Will and Testament, being the Noncontingent Will of John M. Dearing now deceased, late of the County of White and State of Tennessee, Milton W. Nickman and Amos J. Stoggin make the following statement relative to the said Noncontingent Will of the said John M. Dearing, Decedent, to wit: That the said John M. Dearing in his own dwelling house in said County of White, where he has previously resided for several years during his last illness and shortly before his death on the 5th day of February, 1857. He then being of sound mind and disposing memory, specially called upon the said Milton W. Nickman and Amos J. Stoggin and requested them to bear witness particularly that he wished his property disposed of as follows.

That he wanted his wife, Felicia Dearing to have all of his property, that he wanted her to live upon his home place and to have all of his stock and personal property that he wanted the place he purchased of Pleasant, sold and the money put out interest for the purpose of raising and schooling the children that he wanted the Pleasant place when to buy the

balance of the purchase money and the balance of said place he wanted to be used as above stated for the benefit of his children.

In testimony whereof we the said Milton W. Nickman and Amos J. Stoggin have signed our names according to the Statute in such cases made and provided this 20th day of February A D 1857

Milton W. Nickman (Seal) Amos J. Stoggin (Seal)

State of Tennessee

March Term A D 1857

White County.

This day was produced in Open Court a paper writing purporting to be the Noncontingent Will of being the last Will and Testament of John M. Dearing Decedent late of White County, and the due execution and publication thereof as said was proven in Open Court by the Oaths of Milton W. Nickman and Amos J. Stoggin the subscribing Witnesses thereto for the purpose and things therein contained, and they also were each in uniform of law that they were generally and particularly called upon by the said Decedent in his own dwelling house during his last illness and shortly before his death to bear witness that he wished his property disposed of as therein mentioned, and that at the time of making said request and of giving said instructions concerning his property, he was of sound and disposing mind and memory, and that said instructions was caused to be reduced to writing within ten days of the death of said Decedent

Said Noncontingent Will being deemed by the Court to be sufficiently proven is ordered to be recorded and Certified Given at Office in Open Court the 20th day of March A D 1857 J. G. Dillall Clerk of White County Court

William Glenn's Will.

January 29, 1857.

I William Glenn of the County of White and State of Tennessee, being deeply impressed with the shortness of my stay on earth, and being of a sound and disposing mind do make and ordain this my last Will and Testament. In the Name of God Amen:

I give and Commit my soul into the hands of God who gave it, and my body to be buried in a decent and Christian Manner.

And I commit my entire worldly effects in the hands

of my Executor to dispose of so much of the same as may be necessary, to defray my funeral expenses and pay my just debts.

I do I will and bequeath to Samuel A. Cookdollar fifty eight acres of land lying upon the Mountain for which he passes his Receipts for two hundred dollars, I having previously given the other Children (viz) Joseph & Samuel Glum and Mary Ann Stewart the same amount.

I do I will and bequeath to my beloved Wife Mary, to use enjoy, and control entirely at her will, during her Natural life, and at her death to be equally divided between my Son William and Grand son Albert, and my Daughter Margaret, equally to share and share alike.

In making this my last will and testament I hereby revoke all other wills purporting to be made by me at any other time whatever. Since I hereby name and appoint my Wife Mary Glum to be my Executor, of this my last will and testament, and to assume its obligations and carry out its provisions without being required to qualify or enter into bond with security.

Given under my hand and seal the day and date above written
Witness
Wm. Glum (Seal)
A. B. Brock
Saml. A. Glum

State of Tennessee - March Term A. D. 1857
White County

This day was produced in Open Court, by Samuel R. Glum a paper writing purporting to be the last will and testament of William Glum late a Citizen of the County of White Tennessee, and the due execution and publication thereof as such was proven in Open Court by the Oaths of A. B. Brock and Samuel R. Glum the subscribing Witnesses thereto for the purposes and things therein contained, and they also swore Oath in due form of Law that the said William Glum at the time of signing said last will and Testament was of sound mind and disposing mind and memory, said will being deemed by the Court to be sufficiently proven is ordered to be recognized and Confirmed.

Given at Office in Sparta the 24th day of March A. D. 1857
S. S. Dikrell Clerk
of White County Tenn.

Peter Burcum's will.

106

In the name of God amen! I Peter Burcum of the County of White and State of Tennessee, being in health, of sound mind and disposing mind, and knowing and calling to mind the uncertainty of human life, and being in a decision to make such disposition of the property both real and personal as it has pleased God to bestow upon me, do make and ordain that my last Will and Testament in manner and form following, to wit: I humbly: It is my request, and I do direct, that my body should be interred with decent Christian Burial - that as soon after my death as possible all my just debt and funeral expenses should be paid out of my goods which maybe on hand or my estate, or as soon thereafter as funds can be realized therefrom without selling my Negroes.

I give and bequeath to my beloved Wife Nancy Burcum every piece and description of property both real or personal or mixed of which I may die seign and possessive to be by her freely possessed and enjoyed during her Natural life, so as to render her comfortable and contented while she may live - but at her death it is my desire and request and so direct that all my Slaves which may become to my beloved Wife Nancy as well as those that may be born after my death and during the lifetime of my beloved Sonny, shall be emancipated and taken and agreeably to the laws of the said State, they may then be sold - the balance of property that may be on hand at the death of my beloved wife after paying her just debts, I dispose of as follows to wit: so much thereof as shall be necessary shall be applied by my Executor to the expenses of their emancipation and to giving them such as may seem a good English education - so much as may be necessary shall be applied in the remainder by my Executor to be transported to Siberia in Africa - and what ever amount there may be remaining of my said estate personal or real after carrying out the above Object, I give and bequeath to my servants Slaves and apprentices to be by them freely enjoyed forever. My whole Object is that at the death of my beloved wife that all my Slaves be emancipated and whatever amount of funds or effects there may be on hand at the death of my beloved Wife Nancy shall be used to pay and slone to pay the expenses of Emancipation to educate such as may need it, transport them all to Siberia and what ever balance there maybe on hand to be divided amongst them as they are directed in their New homes.

Lastly I hereby nominate and appoint my beloved Wife Nancy Burcum sole executrix to this my last will and testament, without being required by the Court to enter into bond and security for her faithful performance, hereby revoking annulling and utterly disallowing any and all wills or testaments by me in any manner heretofore made.

Witness my hand and seal this 25th day of January A. D. 1850
Signed, sealed, published in presence of
A. B. Brock
Peter Burcum (Seal)

Peter Buram's will Continued.

State of Tennessee - January Term of White County Court, 1857
White County

This day was exhibited in Open Court a paper purporting to be the last will and Testament of Peter Buram late a citizen of the County of White deceased, and the subscribing witnesses thereto being Not residents of the State of Tennessee, Whereupon personally appeared in Open Court Supt. Grunko and John Sevinule who severally made oath in Open Court in due form of law that they are acquainted with the hand writing of said Peter Buram Dec^d and that his signature to the said will dates the 28th day of January 1850 is the proper and genuine hand writing of the said Peter Buram Deceased, and they further make oath that at the time the said paper writing bears date, they believe the said Peter Buram was of sound and disposing mind and memory.

Given at Office in Sparta the 5th day of January A.D. 1857.
J. C. Dillard Clerk

State of Tennessee - January Term (2nd day) 1857
White County

This day personally appeared in Open Court Mathias Anderson and Marion W. Anderson who made oath in Open Court in due form of law that they are acquainted with the hand writing of N. A. Oldham and H. A. A. Oldham subscribing witnesses to the will of Peter Buram and that their signatures as such subscribing witnesses to the paper writing purporting to be the last will and Testament of Peter Buram Deceased is the genuine signatures of the said N. A. Oldham and H. A. A. Oldham even at the time the same bears date, said witnesses live in the County of White and State of Tennessee, but that both the now line in the State of Texas, said County will being declared by the Court to be sufficiently proven is agreed to be recorded and Certified.

Given at Office in Sparta the 6th day of January A.D. 1857.

J. C. Dillard Clerk
of White County Court.

John Witt's Will

I John Witt of the County of White and State of Tennessee being of sound and perfect mind and memory, do make and publish this my last will and Testament in manner and form following: first, I give and bequeath unto my brother Sampson Witt all that my Wife and I now hold situated being and being in the County of White and State of Tennessee where on I dwell together with all my other freehold estate whatsoever to have to him Sampson Witt his heirs and assigns for ever I give and bequeath unto my Brother Erory Witt the sum of five hundred dollars no provision he should live longer than my Brother Sampson Witt and his Heirs, otherwise, I give and bequeath unto my sister Hannah Witt the sum of five hundred dollars provided that she live longer than Sampson Witt and his Heirs, otherwise, I give unto my sister Jane Howard the sum of five dollars, I give unto my sister Susanna Pifer the sum of four dollars I give unto each of the children of Jeremiah I Witt the sum of five dollars I give to the Heir of my Brother Selas Witt one dollar and I give to the lawful heir of my sister Sarah Smallman the sum of five dollars which said Legacies or sum of Money I will and order shall be paid to the said Legatees by my exoratory within seven years after my death and not to bear interest and as to all the rest residue and remainder of my estate of what kind and nature soever I give and bequeath to my Brother Sampson Witt where I hereby appoint sole Exorator of this my last will and Testament hereby revoking all former wills by me made in Mississippi and have hereunto set my hand and affixed my seal this third day of April in the year of our Lord Eighteen hundred and fifty two

John Witt

Signed sealed published and declared by the above named John Witt to be his last will and Testament in the presence of us who have hereunto subscribed our names as Witnesses in the presence of the Celebrator

Elijah W. Denton
J. Moore

State of Tennessee - March Term A.D. 1857
White County

This day Sampson Witt produced in Open Court a paper purporting to be the last will and Testament of John Witt late a citizen of the County of White deceased, and the one executed and published thereof as last was proven in Open Court by the oath of Elijah W. Denton and J. Moore Notaries Public in Mississippi, and things therein contained, and they also made oath in due form of law that the said John Witt at the time of signing said will and Testament was of sound and disposing mind and memory, said will being declared by the Court to be sufficiently proven is ordered to be recorded and Certified.

Given at Office in Sparta the 2nd day of March A.D. 1857
J. C. Dillard Clerk

Sarah S Manfrees Will

I Sarah S Manfree of the County of White and State of Tennessee being of sound mind but in ill health 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, I wish that my funeral expenses and all my just debts be paid as soon after my death as possible out of any money that I may be possessed of, or may justly come into the hands of my Executors, I hereby give and bequeath to my then children Mary Elizabeth, Lena Virginia, Benjamin W. Whittle, Jay eight negroes Edith, Abner, Nachal, Julia, Wing, Phyler, Tom, Michael, Sam & Thomas to be equally divided between my said children, I also give and bequeath to my said then children to be equally divided between them, what ever interest I may have in the land on which I now live, both and that the my last will and Testament may be read and fully carried into effect I do hereby nominate and appoint Edmond S. Shreve my Executor, In witness whereof I do this my last will and Testament at my house and seal this 22^d day of February 1836

Sarah S Manfree (Seal)

Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the testator this 20th day of February 1836

Edmond S. Shreve
John W. Mitchell
Abner Whittle

State of Tennessee)
White County)
Jesse Davis 9th 21836

This day was exhibited in open Court a paper containing purporting to be the last will and Testament of Sarah S Manfree late a Widow of the County of White and caused and do the same to be read and published hereof as such was proved in open Court by the oath of Edmond S. Shreve one of the subscribing Witnesses thereto for the purpose and things therein contained, who also made oath in due form of law that the same Sarah S Manfree at the time of executing said last will and Testament, was of sound and disposing mind and memory, being at Office in Sparta the 2^d day of June A. D. 1835

L. S. Sibrell Clerk
of White County Court

State of Tennessee)
White County)
Jesse Davis 1836

This day Edmond Shreve the other subscribing Witness & the last will and Testament of Sarah S Manfree deceased personally appeared in open Court and made oath in due form of law that he was personally acquainted with said Testatrix at the time she made and acknowledged the same as containing of said last will and Testament for the purpose and things therein contained, and also made oath that at the time of executing said last will and Testament she was of sound and disposing mind and memory, said will being deemed by the Court to be sufficiently proven it is ordered to be recorded and certified as the last will of Whitman Edmond S. Shreve the Executor appointed in said last will and Testament personally appeared in open Court and renounced his right to, and refused to qualify as such Executor, Given at Office in Sparta the 8th day of June A. D. 1836

L. S. Sibrell Clerk
of White County Court

State of Tennessee White County

Whereas on the 8th day of November A. D. 1836 the estate of George Little late of the County of White deceased was suggested in open Court, and that he departed this life intestate, Whitman David Little was appointed and qualified Administrator thereon and charged to execute the said Administration to collect and report all and singular the goods and chattels right and estate of the said deceased, and then into his possession take whatsoever the said may be found in the State and an inventory to return into the Court within the time limited by Law, And all the just debts of the said deceased are caused to pay so far as the said estate will extend or amount to, Wing Wing & Sibrell each of our said Court or Office in Sparta the first Monday in November A. D. 1836 and in the 8th day of January Independence

L. S. Sibrell Clerk
of White County Court

Report of a settlement made by the clerk of White County Court with L. S. Manfree a Decree of William Hollenbeck Dec^r on the 14th day of June 1857.

On
the balance of sale returned to May Term 1855 \$428.02
Dut from May 1. 1856 to date 27.82
additional inventory allowed this day 208.01
\$663.85

By note on led. Manfree	had	24.00
" " " J. E. Stanley		4.68
" " " W. Seach		23.00
William Hollenbeck note to Blewdale	do	25.00
Dut on same to date		3.67
D. J. Bonsters note		5.25
Dut on same		1.64
L. S. Sibrell Receipts		1.50
C. St. Doylon Exp Receipt		.75
L. S. Sibrell & J. D. Sibrell Receipts		61.15
Dut from July 29/55		6.72
W. J. Snodgrass Receipt		37.20
Dut from Dec 5/55		3.82
William Hollenbeck Receipt		1.50
J. D. Snodgrass		8.83
Dut from July 9/57		.13
L. Hollenbeck Receipt		39.13
Dut from May 10/55		4.78
William Hollenbeck Receipt		14.57
Dut from May 9/55		1.85
Snodgrass & McCormick acct		5.20
Dut 17 Mo		.32
units forwarded		\$ 787.43

Settlement with E. S. Thompson continued

amt. sent former admt	257.43	\$ 663.85
by J. S. Lumsley note paid	25.00	
Int from Margate 1855	4.75	
William Henry Receipt	22.17	
Dr A. Whimsey Receipt	10.00	
Cont. for D. Snodgrass	11.00	
18 days for services	10.00	
clerk fee for this settlement	1.90	377.25
bal in hand of admt		\$ 286.60

The administrator reports several small debts in the hands of an officer for Collected, which he will account for as Collected. I have allowed an admt for his services Ten dollars, which I think reasonable. All of which is respectfully submitted to the honorable Court for Confirmation.

Geo. S. Dickrell clerk
of White County Court

Report of a settlement made by the clerk of White County Court with John Allen administrator of William A. Leane Dec. on the 30th day March 1857 by Dr

Is bal in hand of Dr. Snodgrass former admt	\$ 148.40
amt. rec'd of Dr. Snow admt. of Sims McGowan Sr	97.54
Int on same since 31st May 1856	4.90
	\$ 250.84

Cont

by A. Green Receipt on Amory claims	57.31
Sevierick & Dickrell Receipt	27.4
Edison Kings acct & Int	4.13
A. H. Perkins "	.50
to G. S. Dickrell for part settlement with Walker	24.00
atly fee for bond this settlement according to	2.72
admt. for services including atly fee	30.00
	103.80
bal in admt. hands	\$ 147.04

The administrator has collected nothing on the Deceased debt. I have allowed him for his services including attorneys fee \$30. which I think reasonable, all of which is respectfully submitted to the Honorable Court for Confirmation.

Geo. S. Dickrell clerk
of White County Court

Report of a settlement made by the clerk of White County Court with William B. Leavater administrator of Joseph Damm Dec. on the 14th day of March A. D. 1857. Dr with

Dr amt of acct of J. Damm	May 7, 1855	\$ 629.50
" do. on Dr. B. Leavater note		461.45
" " " William Alexander "		65.90
" " " A. F. Humble "		25.00
" " " W. Leavater acct "		23.00
Cash on hand		2.00
M. S. Leavater acct		2.50
		\$ 1288.35

Cont

by Meredith blanks acct	10.00
Anna Denny acct for provisions	57.80
Robert H. Leavater acct	15.00
Andrew Leavater "	10.00
Harold Leavater "	3.00
M. L. Dickrell "	7.50
M. A. H. "	5.50
Green & Bayler's Day "	3.62
Sevierick & Dickrell "	8.00
Henry Lumsley "	3.80
John Fiske Exp ^d "	4.25
W. A. James "	3.75
Saml Denny "	221.00
atly fee for 2 Bond. Dr & Sale	4.00
" " " this settlement according to	28.00
allowance to admt. for his services	50.00
advancements to	874.39
advancements to M. B. Leavater & Wife	19.00
" " " M. Medley & Wife	19.00
" " " Sam Denny	2.50
And due to 9 heirs	211.89
cont. due each	\$ 102.47

Cont. due Medley & Wife	102.47	Cont. due Saml	100.47
By advancement	12.00	Cont	
bal due Medley	\$ 83.47	By advancement	2.50
		Salcum Denny	\$ 22.97
Cont. due each of the others	\$ 102.47		

The other debts not charged on Medley & Sale are in the admt. hands and the bal on Stewart this for provision. I have allowed the admt for his services \$50. which I think reasonable, all of which is respectfully submitted to the Honorable Court for Confirmation.

Geo. S. Dickrell clerk

Report of a settlement made by the Clerk of White County Court with Rebecca Seath administratrix with the Will of James A. Seath Deceased on the 6th day of April 1857.

To wit. U.S. of W. J. Anderson Cash on her account in debtors to the estate, &c. this account \$ 205.98

Cor

By W. J. Anderson Receipt	20.41	
" " " "	113.43	
" " " "	80.64	
Balance for this settlement, Bond &c.	2.50	216.98
Balance advanced from estate		\$ 1.00

The administratrix has done full duty in her hands in collecting which she has handed over to her successor all of which is respectfully submitted for Confirmation
Geo. G. Sibley Clerk

Report of a settlement made by the Clerk of White County Court with William H. Shugart guardian of Wm. Brown Minor child of Samuel Brown Decd. on the 3rd day of March 1857. To wit.

To wit. U.S. of Wm. Brown for 100 lbs. Corn	14.00
600 bush. Oats for	7.50
200 bush. 100 lbs. Corn for 1350. 9 bush. Corn 250 lbs. for Dec.	16.02
460 bush. Oats, 125 990 bush. do 100 (as per Mar 27)	16.15
Wm. of Negro boy for 25 lbs. \$65 Int. 88 lbs	65.88
Sam. Brown note for 100 lbs. do 25 lbs.	17.50
" " " " " " " "	10.00
At 2 some time	.40
Cash U.S. of William England	1.50
Cor	\$ 148.95
By James for the year 1856	4.50
Int for 2nd 1/2 settlement	3.05
Int in Guardians hands also	\$ 141.40

The Guardian reports that he has hired the negro boy to Richard Hill for \$42. until the 7th August 1857, and has paid William Newberry damages Cor for \$14.50 due 1st June 1857, both of which will be accounted for in the next settlement. All of which is respectfully submitted to the Honorable Court for Confirmation
Geo. G. Sibley Clerk
of White County Court

State of Tennessee
White County
By virtue of an order issued by the County Court of said County at the March Term A. D. 1857. I am directed in pursuance of said order. Me the Undersigned free bailor of White County after being duly sworn, have proceeded to set up and to execute the Will of Andrew & Keathley Decd. so much of the last will & provisions on hand as will be sufficient in our opinion to support her and her family one year from the death of her said husband. We set apart to her for said purpose the following articles - to wit, Two hundred fifty pounds of Bacon (supposed to be) supposed to be 100 lbs. Decd. of Bushel Wheat it being all the provisions on hand also twenty dollars in Money to be paid out of the proceeds of the sale, all of which we consider to be a reasonable allowance to said Widow. Given under our hand and seal this 14th day of March A. D. 1857.

Mr. J. Connor (Seal)
Levi Jarvis (Seal)
Ed. James Hays (Seal)

Report of a settlement made by the Clerk of White County Court with Benjamin H. Watson Guardian of Mary Allen on the 3rd day of March A. D. 1857.
To wit in Guardians hands at last settlement \$ 506.57

Int on same to this date	2.94
Rents recd. in 1856	60.00
Int on same	1.20
	\$ 570.71

Cor

By allowance to Guardian for keeping & supporting her child as she has since last settlement 100.00
Chgs for this settlement according to
Bal in Guardians hands \$ 470.71

I have allowed the guardian for his services and for keeping the Widow and her infant child since the last settlement One hundred dollars, the being a limited, which I think reasonable, their clothing, board and washing being included, he has taken her farm for the present year year for one third of the crop. All of which is respectfully submitted to the Honorable Court for Confirmation
Geo. G. Sibley Clerk
of White County Court

Report of a settlement made by the clerk of White County Court with Joseph West former Guardian of the Minor heirs of Joseph Wood Esq, on the 14th day of March A.D. 1854. Viz

Total due James on last Settlement 983.57
 Dit on same to this date 16.38
 \$999.95

and

By Mr. J. B. Reapt. 5.70
 J. S. Snowgrass " 5.50
 J. S. Snowgrass & Son 14.05
 J. S. Snowgrass for this Settlement 1.17
 allowance to Guardian for services 25.00
 50.82
 Bal due James. \$949.13

and

Total due William on last Settlement, \$1335.57
 Dit on same to this date 28.37
 \$1363.94

and

By J. S. Snowgrass & Son 14.05
 J. S. Snowgrass for this Settlement 1.17
 allowance to Guardian for services 25.00
 40.22
 Bal due William \$1303.72
 " James (as above) 949.13
 Total bal due present Guardians \$2252.85

The debts and hire due 26th November next, and not included in this Settlement, \$370.40. I have allowed the former Guardian for his services, &c. which I think reasonable. he paid over notes, which the new guardian did accept to him in full, all of which is respectfully submitted to the Honorable Court for confirmation
 Geo. S. Dickrell Clerk
 of White County Court.

And I certify 15th March 1854 of Joseph West former Guardian of the Minor heirs of Joseph Wood Deceased County, Two hundred and fifty seven dollars and eighty five cents in full of the balance in his hand due or shown from the within Settlement, also Three hundred and twenty dollars & forty cents in notes due 26th November 1854 in full for the Rent and hire due that date, all of which is shown by the within Settlement.

Geo. S. Dickrell

John W. Smith
 Clerk

Report of a settlement made by the clerk of White County Court with Regis Walker Guardian of John & Walter Minor heirs of Osborn Walker Esq, on the 25th day of March 1854 Viz

Total due of administration \$1432.42
 Dit on same to this date 92.94
 \$1525.36

and

By Brown Shackleford Esq 23.70
 Interest on same 57
 Lefflorick & Dickrell " 14.22
 Dit on same 70
 C. Arguing " 7.00
 Dit on same 25
 Geo. S. Dickrell " 1.00
 C. McDowell " 11.80
 Dit on same 60
 Brown Shackleford Esq " 10.00
 Dit on same 60
 C. McDowell " 11.00
 Dit on same 1.00
 J. J. Lemmings " 4.00
 Monroe Russell Esq " 5.75
 Dit on same 60
 W. J. Sweeney Esq " 8.00
 C. S. S. for this Settlement, according to 2.29
 103.16
 Bal in Guardians hands, \$1422.20

The Guardian reports that he has rented the land for 50th and hired the Negro men for \$75 due July 1. 1854. The Negro woman he kept & charged nothing for housing his wife &c. all of which is respectfully submitted for confirmation
 Geo. S. Dickrell Clerk
 of White County Court

Report of a settlement made by the clerk of White County Court with M. G. Proctor Treasurer of North Seminary on the 6th day of July A.D. 1854 Viz

Total on hand at last Settlement \$10.00
 Amt. rec'd. from State Treasury in 1854 222.00
 and 232.00
 By amts. pd in (renewing) notes in Bank 109.26
 Bal in hands of Treasurer. \$772.79

all of which is respectfully submitted to the Honorable Court for confirmation
 Geo. S. Dickrell Clerk
 of White County Court

Report of a settlement made by the Clerk of White County Court with John Guericke Guardian to the Minor heirs of Brunel Short Deceased on the 14th day of March 1857.

Viz:

In	
To amt. of Note on J. H. Dykes for Cents	20.16
Int on same since due	.40
Cash received for Rents of J. H. Dykes	3.75
C ^o	\$24.31
By J. S. Gleason Receipt	12.00
M. J. Jackson Day	2.00
C. S. Haylor	2.00
Wife for bond this settlement	2.23
allowance to Guardian for her age	25.23
But due Guardian	\$3.92

I have allowed the Guardian for his services Ten dollars which I think reasonable, all of which respectfully is submitted for Confirmation
 Geo. L. Dillwell Clerk
 of White County Court

State of Tennessee
 White County
 By virtue of an order given by the County Court for said County at the June Term 1857, now directed in pursuance of said order, the undersigned, after being duly sworn, have proceeded to set a point, to Minnie Stevenson Widow of John H. Hanson Decd, so much of the Copy and provisions on hand as will be sufficient to support her and her family, one year from the death of her said Husband. We set a point to her for said purpose the following articles, to wit:

50 lbs Coffee 50 lbs Sugar, Wheat Bacon
 Sard Soap and Salt on hand, two dollars worth of leather or shoes, what Corn and fodder now on hand, all the Wheat and Oats now growing, all Gunpowder and Truck patches, 5 of the best hogs 125 Bushels of Corn and five dollars in money for other groceries.
 Given under our hands and seals this June the 5. 1857.

M. J. Connor (Seal)
 C. S. Haylor (Seal)
 J. M. Simpson (Seal)

Report of a settlement made by the Clerk of White County Court with Rachel Lee Guardian to the Minor heirs of Augustus Lee Deceased on the 2nd day of June 1857. Viz

Total due Catherine Lee on last settlement	21.29
Int on same to date	252
Rent of lot of land for 1855	3.00
C ^o	\$28.51
By Exp Receipt for 1856 35.25 Cash Charge for services	507
4 th Clerk fee for this settlement & bond	68.05
But due Catherine Lee	1.53
C ^o	\$35.28
To be due from Wife on last settlement	\$14.40
C ^o	
By their Receipt in full	\$14.40
C ^o	
Total due remaining 4 days on last settlement 14.44 each of 57.76	
C ^o	
By Miscellaneous Exp Receipt for 1857	2.57
Guardians Charge for services	2.00
4 th Clerk fee for the settlement	3.22
But due 4 remaining heirs	5.29
C ^o	\$5.29

The Guardian reports that she has had her daughter Anne of her own and has her Receipt, though she might attend to bring it with her, consequently I have charged her with the said Anne's interest which she can have a credit for in a future settlement by producing the Receipt. I have allowed the Guardian for her services two dollars and fifty cents which I think low enough, all of which is respectfully submitted to the honorable Court for Confirmation.

Geo. L. Dillwell Clerk
 of the S. Court at White Co.

Report of a settlement made by the Clerk of White County Court with Dr. James James Guardian to the Minor heirs of Amy James Deceased on the 2nd day of June 1857. Viz

To amt. of Mr. Moore after paying his fee for procuring partition	29.17
Int on same 6.08 Pension drawn Sept. 57	20.75
Int on same	3.27
Pension drawn Mar. 55	20.75
Int 2.55	20 drawn Sept. 55
20.75	Int. 1.80
Pension drawn May, 56	20.65
Interest	1.25
C ^o	\$127.11
By G. L. Dillwell fee for taking duplicate Certificate	2.00
4 th Clerk fee for 2 Writs & this settlement	3.51
Deed Making Right for actual for said heirs previous 1805.60	
Guardians charge for services	10.00
But in Guardians hands	122.41
C ^o	\$4.70

I have allowed the Guardian for his services Ten dollars which I think reasonable, all of which is respectfully submitted for Confirmation.

Geo. L. Dillwell Clerk
 of White County Court

State of Tennessee White County

Whereas on the 1st day of June A.D. 1837 the death of Elijah Swanson late of the County of White deceased, was suggested in open Court and that he appears this life intestate, Whom William E. Cannon was appointed and qualified Administrator. There 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 then into his possession take whosoever 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 Wm. E. Cannon Clerk of our said Court at Office the 1st Monday in September A.D. 1837 and in the 32nd year of American Independence

W. E. Cannon Clerk
of White County Court

State of Tennessee White County

Whereas on the 8th day of September A.D. 1837 the death of Churchwell B. Randall late of the County of White deceased was suggested in open Court and that he appears this life intestate Whom James Randall was appointed and qualified Administrator, There 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 then into his possession take whosoever 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 Wm. E. Cannon Clerk of our said Court at Office the 1st Monday in September A.D. 1837 and in the 32nd year of American Independence

W. E. Cannon Clerk
of White County Court

State of Tennessee White County

At a Court begun and held for the County aforesaid on the 1st Monday in September in the year of our Lord one thousand eight hundred seven, Whereas the last will and Testament of James M. McEwen late of said County deceased was exhibited to the said Court and proved in due form as required by Law, Whom in the same manner have been qualified as Executor Abner Saylor, There are therefore to empower the said Executor to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take whosoever the same 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 Wm. E. Cannon Clerk of our said Court at Office the 1st Monday in September A.D. 1837 and in the 32nd year of American Independence

W. E. Cannon Clerk

State of Tennessee White County

At a Court begun and held for the County aforesaid on the 1st Monday in September in the year of our Lord one thousand eight hundred and fifty seven, Whereas the last will and Testament of Sally Bradley late of said County deceased was exhibited to the said Court and proved in due form as required by Law, Whom in the same manner have been qualified as Executor Richard Bradley, There are therefore to empower the said Executor to enter into and upon all and singular the goods and chattels rights and credits of the said deceased, and then into his

possession take whosoever 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 Wm. E. Cannon Clerk of our said Court at Office the 1st Monday in September A.D. 1837 and in the 32nd year of American Independence

W. E. Cannon Clerk
of White County Court

\$285.89
Received Spencer 6th November 1856 of Thomas Snowdon Executor of Susanah Hillsworth Dec'd. the sum of Eighty five dollars and 89 Cents in full of the balance in his hands due me from said estate.

Elizabeth Swift

Report of a Settlement made by the Clerk of White County Court with Henry Brooks Guardian of Sarah the Minor Heir of James M. Hill Dec'd. on the 5th day of September A.D. 1857.

To Amt. Rec'd. of James M. Sanderson former Guardian \$118.02
Ded. on same from August 1855 to this date 15.25
\$133.27

By <u>Spencer</u> Receiver Rec'd	5.50
<u>Henry</u> Billington	3.30
Clerk fee for Bond, this Settlement, and conforming and recording same	2.60
all Advances to Guardian for services &c.	16.50
Bal in Guardian hands.	\$116.77

I have assumed the Guardianship for his term of time necessary, which I think reasonable, all of which is respectfully submitted to the Honorable Court for Confirmation

Geo. G. Dabney Clerk
of White County Court

Report of a settlement made by the Clerk of White County Court with Montgomery C. Dibrell administrator of Jacob B. Peak Dec. on the 24th day of August 1857

To credit of said debt to J. G. Cummings on the 17th Sept 1850 by decree of Chancery Court at Paris \$420.00

By W. E. Nelson at Court Receipts for Cash 26.43
 John S. Goddard " 10.00
 William M. Shively, Senr " 1.80
 Abraham Officers " 1.03
 R. D. Hinson Esq " 72.73
 Melvin Saylor agent of S. Hardinm receipt 21.80
 Allowance for bond & inventory 2.25
 allowance to admr. for his services 25.00
 att. fee for this settlement according to act of 1850 3.25

164.49
 \$255.57
 To deb. on same from Oct. 9th 1850. 104.55
 Bal in equity hands. \$360.06

John Song one of the 3 heirs having died leaves the above amount due to William Song and John Song the only brothers and heirs of the said Jacob B. Peak deceased living.

To William Song share of above \$180.73

By his receipt 22nd Sept 1851 57.00
 Int. on same to this date 17.75

67.75
 Bal due William \$112.28

To John Song part as above 180.03
 Total bal in equity hands \$292.31

I have allowed the admr. for his services a fine salary which I think reasonable, all of which is submitted to the Honorable Court for confirmation Geo. S. Dibrell Clerk \$292.31

At a special session of August 1857 of Montgomery C. Dibrell administrator of Jacob B. Peak Dec. I have examined and found two dollars and 31 cents in full of the balance in his hands the being the only heirs of said dec.

John Song
 William Song by his attorney
 in fact John Song

Report of a settlement made by the Clerk of White County Court with John M. Livingston Guardian of Elizabeth Byrum with 4th day of August A.D. 1857 899

To credit of by Jane Byrum former guardian of S. S. Dibrell Commissioner appointed to sell the land of Joshua Hancock Dec. on the 28th day of December 1850. \$90.97
 Int. on same, conformable to this date 21.23
 \$112.20

By Joseph Smoograft Receipts 40.00
 Int. on same to date 9.35
 S. S. Dibrell & Officers Receipt 13.08
 Int. on same 3.11
 Dibrell & Officers " 11.61
 Int. on same 2.71
 att. fee for bond this settlement, according to act of 1850 2.52
 allowance to guardians for service 5.20

57.38
 Bal in Guardians hands \$245.2

I have allowed the Guardian for his services a fine salary which I think reasonable, all of which is respectfully submitted for confirmation. The Honorable above filed were paid by Jane Byrum former Guardian. G. S. Dibrell Clerk

Report of a settlement made by the Clerk of White County Court with Francis W. Sims Guardian of the Minor heirs of John M. Leape Dec. on the 3rd day of September A.D. 1857. To wit.

To bal in Guardians hands at last settlement \$1003.31
 Int. on same to this date 56.07
 Rents due 28th day of Sept 1857 40.00

\$1099.38

By W. B. Leape Receipt for repairs on farm 8.00
 Int. on same to date 13
 att. fee for this settlement, according to act of 1850 2.23
 Confirming to 1.60

9.73
 Bal in Guardians hands \$1089.59

The Guardian reports the money not rented for the year 1858. All of which is respectfully submitted for confirmation.

Geo. S. Dibrell Clerk
 of White County Court.

