

S. M. McCarroll's Exp^{ts} Settlement \$98.75 \$955.28

By A. M. Nabors receipt as Treasurer	77.41	
J. J. Harris "	1.00	
Marion Clarke "	2.50	
J. W. Linn " D. C. 1857	7.26	
E. H. Williams " " 1855	3.00	
D. B. Coates " et al S. Williams acct	22.25	
D. W. Burnett "	8.00	
Amos Baker "	11.85	
Hamilton S. Hatcher "	4.70	
W. H. Nabors "	8.17	
G. W. Nabors "	23.31	
Samuel M. Carver "	5.00	
J. H. Hargrave "	6.25	
G. C. White Treasurer "	2.25	
allowance to Ed for his services	75.00	
Chk ^s for the settlement order containing 10	1.15	324.85

Balance in Treasurer's hands \$ 630.43

I have allowed the Treasurer \$75.00 for his services which I think reasonable and of which account is respectfully submitted to the Worshipful Court as confirmation
 G. C. White Clerk
 of White County Court

Report of a Settlement made by the Clerk of White County Court with James Williams and William Stark Executors of Samuel L. Coffey deceased on the 19th day of January A. D. 1856 that in the Inventory & account of sales returned to said County on 1st June 1856 \$3656.23

Interest accrued on the above	198.46
Balance of m ^o on A. H. H. services	185.00
Interest to this date	22.60
100 account in James Hargrave	17.00
100 " " Sam Clarke	10
m ^o in John Bennett	5.00
	<u>4082.19</u>

(L.V.)

By J. A. Collins receipt	36.31
John Goodhue receipt	6.75
John Bennett m ^o from off	5.00
John Goodhue receipt	.54
Wm. H. Lewis " "	.99
Wm. Hargrave " "	6.00
B. D. Williams " "	9.71 1/2
J. A. Hargrave " "	45.90
	<u>111.10 1/2</u>

Samuel Myers Exp^{ts} Settlement \$111.10 1/2 \$4082.19

By A. Hargrave receipt	5.00	
Malinda Darby receipt	5.00	
W. H. Thomas Surveyor "	6.00	
J. A. Hargrave 2 ^d W. H. Fox "	42 1/2	
G. W. Baker "	10.50	
J. H. Darby "	17.75	
John Clarke account	7.5	
D. W. Stone receipt	5.00	
Wm. C. Washburn "	3.50	
Samuel Myers m ^o to W. H. Fox	4.00	
David Nichols acct	1.00	
W. H. Darby 2 ^d W. H. Fox receipt 1855	7.5	
J. H. Williams " " "	13.50	
allowance to W. H. Fox for services	100.00	
Chk ^s for the bond to the copy will present amount to	6.62	291.18

Balance in Ed's hands on 15th Nov^r 1855 \$3791.01
 Amount due cash 252.73

I have allowed W. H. Fox m^o of the Executor's fees for his services which I think reasonable and of which account is respectfully submitted to the Worshipful Court as confirmation
 G. C. White Clerk
 of White County Court

Report of a Settlement made by the Clerk of White County Court with John H. Hargrave a Administrator of William M. Carver deceased on the 26th day of December A. D. 1859 viz
 D^o balance due to him 30th March 1857 deducting amount paid
 W. H. Hargrave of figures 10 \$55.14
 Interest on same to this date 9.00
 \$64.21

(L.V.)

By allowance to Ed for his services	\$5.00
Chk ^s for the settlement order containing 10	1.50
Balance in Ed's hands on 3 rd Nov ^r	\$58.71
Amount due cash	\$19.57

I have allowed the Administrator \$5.00 for his services which I think reasonable and of which account is respectfully submitted to the Worshipful Court as confirmation
 G. C. White Clerk
 of White County Court

Report of a Settlement made by the Clerk of the County Court with Henry Laines Administrator of **WALTER FISHER** deceased on the 22nd day of December A.D. 1859 **W.H.A.**

Dr Inventory Account of Goods & Sum of 35 ^{/-} 20/1857 of property of Walter Fisher	£2149.75
1 account of Incoming Salary	11.15
1 " " of note of D. Humphreys	100.00
2 " " in Paris for Premiums	8.00
1 " " " " " " " " " " " "	3.72
1 note of Thomas Eastland	10.75
1 " " " " " " " " " " " "	100.00
Balance on hand 22 nd of Decem	270.00
Value for extracts of Ed. Guntershire & Henry	13.00
Bank note a/c of Mr. Smith in 2 nd Inventory	150.00
" " " " " " " " " " " "	15.75
" " " " " " " " " " " "	50
" " " " " " " " " " " "	8.40
" " " " " " " " " " " "	3.00
1/2 of 1 st quarter of 10 th 10 th of Ed. Guntershire 1859	6.25
Full 10 th from account of Ed. Guntershire 1859	13.50
" " " " " " " " " " " "	456.57
Bank term received for the year 1858	35.37
" " " " " " " " " " " "	71.70
10 th of Ed. Guntershire 10 th of Ed. Guntershire referred in Land	9.50
Dr S. H. Smith a/c of 10 th occurred	29.65
10 th of S. H. Smith part of sale of Land	100.00
Balance of Premiums at Date	9.00
	<u>£5871.56</u>

(Ct)

Walter Fisher's receipt as done in Paris 1858	£5.00
Anders D. Wells " " " " " "	5.00
" " " " " " " " " "	5.00
London Notaries Tax receipt 7858	2.50
Walter Fisher's S.P. " " " "	4.70
David Phipps " " " "	4.20
Walter Fisher's Tax " " 1859	3.82 1/2
Walter Fisher's " " " 1857	12.25
London Notaries " " " 1858	9.50
1/2 " " " " " " " " " "	5.00
Mr. G. Guntershire S.P. " " " "	6.75
D. Humphreys receipt 2 nd Sept 1859	45.00
" " " " " " " " " "	6.20
" " " " " " " " " "	7.00
" " " " " " " " " "	28.87
" " " " " " " " " "	500.00
Walter Fisher's note to Ed. Guntershire & Dr	62.10
	<u>£708.09 1/2</u>

Dr Walter Fisher's Settlement presented £708.09 1/2 £3571.56

By Walter Fisher's receipt	82.61
Ed. Guntershire " "	13.14
" " " " " "	4.80
D. Humphreys Jr " "	108.35
Walter Fisher's Tax receipt 1858	2.25
Henry Guntershire receipt	20.00
Ed. Guntershire 10 th Tax " " 1857	51.10
D. Guntershire " " " "	33.68
D. Guntershire " " " "	66.00
S. H. Smith 10 th Tax " " 1858	29.75
1/2 " " " " " " " " " "	17.00
Henry Guntershire " " " "	100.00
D. Humphreys " " " "	33.25
S. H. Smith " " " "	1.00
D. Humphreys " " " "	209.33
Walter Fisher's receipt	2.00
D. Humphreys Tax receipt 1859	2.31
Ed. Guntershire " " " "	6.00
D. Guntershire receipt " " " "	17 04.10
Ed. Guntershire " " " "	2.85
G. G. Guntershire " " " " " "	217.76
Henry Guntershire " " " "	3.00
London Notaries " " " "	3.50
James Smith " " " "	10.00
D. Guntershire " " " "	5.70
S. H. Smith " " " "	32.25
A. L. Smith & Co " " " "	5.00
John D. Guntershire " " " "	7.00
Geo. David " " " "	7.50
D. Humphreys Jr receipt 9 th Aug 1858	100.00
" " " " " " " " " "	30.00
" " " " " " " " " "	434.25
" " " " " " " " " "	1181.00
Henry Guntershire " " " "	23.60
G. Guntershire " " " "	3.00
Paid several notes in Bond (22 Aug 59)	21.15
" " " " " " " " " "	21.47
" " " " " " " " " "	21.47
" " " " " " " " " "	21.47
Amount of notes paid during the Bond	700.00
Walter Fisher's receipt	5.50
Officers & Clerk " " " "	15.00
A. L. Smith Tax " " 1859	2.4
Walter Fisher's note to Ed. Guntershire	350.00
Balance on hand from 2 nd July 1852	165.55
	<u>£621.79</u>

13 Bristol Acct. Cash Statement of 6621.79 1857.56

By 13 Bristol rec'd a N. White paid to Andrus	139.50
& 13 Bristol rec'd a receipt for wages Lippard	220.00
Sal of Dr. N. White a receipt	50.00
Wages & board for me and from Andrus	1.50
Checks for food & other 2 in 1856, the rest in 1857	8.81
advance to and for his board	300.00
Amount due the Administrator	<u>7369.56</u>
	7369.56

I have allowed the Administrator for his services \$300.00 which I think reasonable & he reports that he will have to make another contribution, in the last of the payments of the fund sold is not due except \$900, out of which the debt is to come leaving over due the Administrator from said estate the above sum of \$7369.56 out of which is respectfully submitted for compensation

G. B. Bristol Clerk
of White County Court

Report of a Settlement made by the Clerk of White County Court and Charles Leroy Administrator of **WALTER C. LOWRY** deceased on the 25th day of December 19 1859. 1859.

By Inventory & sale of lands returned 31 st Oct 1857	\$4830.10
all kinds of John Baker Manure	47.04
Interest on said land	127.62
Corn sold James M. Ginnell	50.00
Balance of corn sold G. B. Bristol District Court	160.00
Duggan sold W. M. C. Meredith	50.00
Account money rec'd to S. W. Ginnell & Sons Co	10.00
Amount of sale of land & shares per G. B. Bristol	19225.00
Interest due on the same	203.49
Office for 100 th of G. B. Bristol Clerk	6.00
9 Years 12 Months Interest on Money White mts	92.00
Interest on the W. M. Money other account	48.32
	<u>\$18,831.57</u>

(over)

By 13 Bristol rec'd a receipt	\$10.00
D. L. Sperry	9.15
M. C. DeWitt	632.41
John S. Ginnell	500.00
W. Hall's Mar	645.00
Interest on same 22 months	70.90
J. M. Ginnell	16.00
J. A. White Merchants	67.77
J. A. White	26.00
G. B. Bristol	192.00
	<u>\$1672.90</u>

over

W. C. Lowry Acct. Cash Statement of 1672.90 1857.57

By John Brown & Co. Merchants	6.95
G. B. Ginnell	40.60
W. Lloyd & W. M. Duggan	48.00
J. B. Andrus	213.00
J. T. Ely	25.00
W. C. DeWitt	1.00
Wages & board	5.80
J. C. DeWitt	3.95
Abner Johnson	26.92
"	3.00
A. C. Ginnell	45.50
"	19.05
Thomas Clarke	61.50
"	17.85
Dr. B. DeWitt	4863.06
Board & meals	5.00
John S. Ginnell	5.00
Stephen & DeWitt	6.90
Sam. DeWitt	50.00
J. T. DeWitt	15.25
J. T. DeWitt	133.25
Wm. S. Duggan	9.50
"	6.50
G. B. DeWitt	7.00
Sam. DeWitt	36.25
Wm. Simpson	33.90
"	95.75
J. T. DeWitt	2.90
D. L. Sperry	14.37
G. B. DeWitt	49.50
Office & DeWitt	41.00
A. C. DeWitt	8.60
Stephen & DeWitt	49.05
J. C. DeWitt	8.70
Stephen & DeWitt	237.21
"	69.93
D. L. Sperry	8.63
Wm. DeWitt	21.60
"	21.85
John S. Ginnell	1.50
W. C. DeWitt	11.25
"	7.44
Wm. DeWitt	451.15
Checks sold DeWitt & Ginnell	17.00
over	<u>8517.50</u>

V. C. Lowry's acct. over \$8517.85 \$18. 851. 57

By N. M. Young	re. apt	38.71
St. Augustine	Br. or acct	8.00
Mark Denny Jr	"	9.80
Dorothy Denton	"	17.76
"	"	9.20
John B. Denton	"	42.70
J. B. Fuller	"	5.00
John St. James	"	40.00
W. H. Young	"	12.75
Broken Shares	"	77.25
Peter B. Young	"	7.00
J. L. Pitt	"	15.00
Young's estate	"	61.00
John J. Young	"	5.00
Wm. G. Mitchell	Balance	51.04
J. Thomas	estate	8.00
Young's estate	"	15.00
Young's estate	"	4.00
John B. Young	"	1.50
John J. Young	"	5.00
Wm. G. Mitchell	"	9.00
William Anderson	"	40.68
John G. Young	"	20.00
William Young	"	25.00
C. M. Young	"	112.46
J. G. Young	"	7.20
J. G. School	re. acct	34.90
J. G. Young	"	4.75
"	"	9.75
"	"	400.00
"	"	200.00
"	"	472.41
W. H. Young	re. acct	480.76
J. M. Young	"	23.10
J. M. Young	"	5.50
John B. Young	"	142.56
A. C. Young	re. acct	609.60
J. M. Young	"	40.63
Cost of selling property in Com. Court		97.09
V. C. Lowry's acct. to J. M. Young		103.85
Charles J. Young	re. acct	6.13
allowance to acct. for his services		300.00
amount left in Mother's Young's acct		25.00
over		\$ 12,718.82

V. C. Lowry's acct. settlement over \$12,718.82 \$18. 851. 57

By acct. amount paid for each party's acct		210.65
Young's estate	re. acct	50.45
Mark Denny	"	495.00
N. M. Young	"	171.70
Young's estate	"	39.72
		13,686.24
		\$ 3,163.23
add \$2.87. 1/2 for execution of B. of B. of B.		7.37
Balance in acct. hand		\$ 5,173.10

I have allowed the acct. for his services of \$300.00 which I think reasonable all of which is respectfully submitted to the messrs. Justices and for confirmation.
 G. L. School
 of this Court.

Report of Commissioners appointed to appraise one year's support to the widow and family of **Bellevue Clark** widow of David Clark Sr. deceased. N.H., standing for Charles Clark, her husband, when in Tennessee, his de. for de. 500th Part, all de. to be cut out hand 1 small box, 1 short all de. hand, 28th Coffee, 30th Sugar, 2nd Black Pepper, 2nd Spice, 2nd Ginger, 3rd Soda, 3rd Butter, molasses, all de. to be cut out hand, 1 sack salt, all harden vegetables, all white & sweet Potatoes, all de. to be cut out hand, all de. to be cut out hand & Bibles, in hand, *Account under our hands 11th Aug 1859*
 Given to the widow before me
 17th August 1859
 E. Mearns J. P. C.
 E. S. Mearns
 James Mearns
 J. M. Mearns

Report of Commissioners appointed to appraise one year's support to the widow and family of **Joseph Lamb** deceased N.H., *De. David Clark* to be cut out hand, all de. to be cut out hand, being in hand, *Account under our hands 11th Aug 1859*
 We therefore agree that if the sum of Two hundred and fifty dollars can be collected from any resource whatever from any source due to said Lamb, that the said widow's family be allowed the same in addition to all the personal property now in possession of said widow, all of which is respectfully submitted
 29th day of August 1859
 J. B. Brookfield
 J. L. Carrick
 John B. Anderson

Report of the Commissioners appointed to assign one year support to the Widow and family of **John Jones** deceased on the 3^d day of October 1859

25 Bushels Corn, 10 Bushels Wheat, all the Bacon of 9 days, all the butter on hand, all the Potatoes & Cabbages on hand \$55. Cash to buy groceries &c

Wm. P. O'Connell
W. H. O'Connell
Wm. P. O'Connell
W. H. O'Connell
Wm. P. O'Connell
W. H. O'Connell

Report of the Commissioners appointed to assign one year support to the Widow and family of **Solomon Charles** deceased

Two hundred and twenty five Bushels Corn, 15 Bushels Wheat, 500 Bushels fodder of Hay for Cattle, and daily rations in money for Groceries and clothing since under our hands the 6th day of October 1859

Wm. P. O'Connell
W. H. O'Connell
Wm. P. O'Connell
W. H. O'Connell

Report of the Commissioners to assign one year support to the Widow and family of **Charles R. Humble** deceased

150 Bushels Corn, 20 Bushels Wheat, 800^{lb} Pork Slaughtered, 500^{lb} Salt, one 3 year old Steep, 50^{lb} Coffee, 50^{lb} Sugar, 1^{lb} Tea, 1^{lb} Soap, 4^{lb} Pepper, 2^{lb} Spice, 2^{lb} Ginger, \$5⁰⁰ worth of Doctors 12^{lb} Meal, 8^{lb} Soda, 20^{lb} Potatoes, 1 Sugar Drops in Vial,

Wm. P. O'Connell
W. H. O'Connell
Wm. P. O'Connell
W. H. O'Connell

Report of Commissioners appointed by White County Court to assign one year support to the Widow and family of **William C. McKeath** deceased

100 Bushels Corn in addition to what the law allows her 1^{lb} Soap to weight from 300 to 400^{lb} all the Bacon now on hand, 20 Bushels of Wheat in addition to what the law allows her, 60^{lb} Coffee, 50^{lb} Sugar, 1^{lb} Tea, 1^{lb} Soap, \$5⁰⁰ worth of shoes all the Cotton and wool now on hand for clothing purposes, \$5⁰⁰ to buy Pepper Spice Ginger & Soda & Gales honey now on hand, 50^{lb} Tea, \$2⁰⁰ worth of Medicines such as she may want, 1 Day Tax, all the Vegetables of the garden now on hand, also 1000^{lb} Pork, 100^{lb} Soap, 1^{lb} Vinegar or what is in the Act, 1000^{lb} Fodder this 20th Oct 1859

Richard Simpson

Wm. P. O'Connell
W. H. O'Connell
Wm. P. O'Connell
W. H. O'Connell

Report of the Commissioners appointed to assign one year support to the Widow and family of **Walter S. Prograss** deceased

300 Bushels Corn, 1200^{lb} Pork, 1500^{lb} Potatoes, \$20⁰⁰ worth of Sugar & Coffee, \$3⁰⁰ in Soda Paper & Spice, 20 Gales Molasses, \$15⁰⁰ in shoes or leather, 1 1/2 Barrels Salt \$25⁰⁰ for clothing, 1000^{lb} Fodder in open Court

Wm. P. O'Connell
W. H. O'Connell

Wm. P. O'Connell
W. H. O'Connell
Wm. P. O'Connell
W. H. O'Connell

Report of a Settlement made by the Act of White County Court with John Cunningham Administrator of **Edmond Cunningham** deceased on the 15th day of February 1860

To Inventory & account of sales returned 2 ^d Dec 1858	\$ 687.30
1 Note on Stephen Pledge amount Collected	15.00
Collected on Thomas Lewis note	1.00
" " At M'Gee's "	20.00
" " James Arthur "	3.00
" " John D. Scott 2 "	49.00
" " Lazar Gates "	14.70
" " David Harris "	71.80
" " John Cunningham 2 "	224.00
" " James Anderson 2 "	76.75
" " Scott Perry & family Perry note	300.00
Cash on hand at death of deceased	47.35
Inventory & account of sales returned 9 th January 1860	80.90
Cash rec ^d of W. H. O'Connell Commissioners	1995.47
	\$ 3,885.95

By W. H. O'Connell @ 100 receipt on note 2 ^d July 1860	375.25
" " " " " " 6 " "	265.00
" " " " " " 7 " "	300.00
" " " " " " 30 " "	1082.20
" " " " " " 5 th Sept 1859	257.25
Lyfords & Arble 2 " " "	155.50
John B. Stewart B & T receipt	47.60
D. P. White "	83
Brooks & O'Connell "	23.50
C. Mackey "	3.00
John D. Williams "	10.00
Edmond Cunningham June 1858	14.62 1/2
Successor & Druggist for for procuring sale of household	25.00
W. H. O'Connell Clerk receipt	3.48
Lyfords & Arble "	9.85
John B. Stewart B & T " 15 th July	2.12 1/2
Ant. Conrad Clerk	

Edmond Cunningham Sentenced Court of \$3535.75

By J. W. Miller D. S. H. P. receipt	9.50	
James Brown "	4.10	
Birch & Seaman "	5.00	
Edmond Cunningham "	109.00	
M. L. Carrick clerk "	9.50	
Lucy Cunningham "	50.00	
allowance to Administrator for his services	200.00	
Charges for the settlement under commission traveling Exp	1.75	2963.09
Balance in Adm. hands due S. heirs		\$622.86
Amount due each heir		77.85

I have allowed the Administrator for his services \$200.00 which I think reasonable all of which is properly submitted for confirmation. He reports that S. Perry has enjoined the balance of the Judgment against him. He has also returned the balance of the land title and will account for all collected in his next settlement.

G. H. Ireland clerk
of White County Court

Report of a Settlement made by the clerk of White County Court with Jacob & Tobias Administrators of Isham Deacons deceased on the 16th day of February A.D. 1860

D.

The Inventory & account of sales returned 24 May 1860	\$1554.02
Received of M. L. Carrick 2 notes	115.00
" " Spencer Webster	15.50
" " W. A. Co. heard note	120.00
" " Interest on Bladen County lands	21.50
" " Interest on all above claims & some other property	31.25
	<u>\$ 1857.27</u>

(W)

By P. E. Mather D. S. H. P. receipt	12.05
Amount paid Peter Johnson for work on house	109.89
G. H. Ireland clerk receipt for Bond \$10	3.00
Charger & Jones "	4.30
Co. Meek "	5.00
Spencer Webster "	12.10
Alexander Brown "	87
Orville Phipps "	192
Peter B. Parmenter W. D. Tax "	502 1/2
G. H. Ireland clerk " for Draining	83
Samuel G. Pitt Ed. P. "	6.55
Wm. Davis "	1.50
John S. M. Bridges "	2.40
Josiah S. Seaman "	9.25

Amount provided

Isham Deacons Dec^d Sentenced Court of \$1857.27

By A. B. Sims Dec receipt	300	
John Johnson "	500	
Seaton & Stevens Dec "	1.62 1/2	
Cash paid for spirits at sale & for shooting	4.50	
John W. Simpson account	7.90	
allowance to clerk for his services	12.500	
Charges for the settlement under commission traveling fund	1.75	321.76
Balance in Administrator hands due S. heirs	519	1535.51
which includes title retained by agreement of the heirs due each		\$307.10

I have allowed the Administrator for his services \$125.00 which I think reasonable all of which is properly submitted for confirmation.

G. H. Ireland clerk
of White County Court

Report of a Settlement made by the clerk of White County Court with Joseph Wood Administrators of Samson W. Reeves on the 18th day of February A.D. 1860

D.

Balance in Administrator hands at last settlement	\$126.85
Interest on same compounded to this date	47.60
	<u>\$ 174.45</u>

(W)

By G. A. Doyles Dec receipt for 1855	25
Interest on same	.06
W. D. Deacons Dec receipt for 1856	25
Interest on same	.05
Ad. Pitts " " " 1857	25
Interest on same	.03
Deacon Wetlands " " " 1858	25
A. B. Sims " " " 1859	30
Wm. Humphreys Ed. P. " " " 1857	70
Interest on same	.11
Green lot Ward have by mortgage 1 st April 1853	500
Wheat " " " " 15 July "	2.00
Corn " " " " " " "	2.50
Cash to go to show	1.00
Interest on cash & items	4.84
20 " Bacon in 1857	3.00
Interest on same	.06
Charges for 2 months	2.00
S. H. Deacons receipt for pay schooling etc.	19.00
Interest on same	6.94
S. H. Deacons note due 16 Sept 1858	16.20
Interest on same	1.30

Amount over

J. N. Beards Guardian & Administrator of the Estate of *J. N. Beards* \$176.45

By order of Court His Honor on 25th January 1837 \$19.00
 Interest on sum to date 6.63
J. N. Beards Receiver of the same 21.15
 Balance on hand 3.78
 Advances to Executors for Services 10.00
 Costs for this settlement as also for carrying Reading St. 90
 Balance in Executors hands 127.65
 \$46.80

I have allowed the Executors for their services near 5 1/2 years \$10.00 which I think reasonable, all of which is respectfully submitted for confirmation
 H. H. DeWolf Clerk
 of this County Court

State of Denmark White County

Whereas on the 8th day of September A.D. 1839 the death of *Georg Minton* late of the County of White deceased was suggested in open court and that he departed this life intestate, Whereupon *William H. Minton* was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and repair all and singular the goods and chattels right and credits of the said deceased, and then into his possession to the extent that may be found in the State, and an authority to return into the Court within the time limited by law, and all the just debts of said deceased to pay, so far as the said estate will extend or amount to,
 His Honor George & DeWolf Clerk of our said Court at office the first Monday in September A.D. 1839. And in the 8th year of American Independence
 H. H. DeWolf Clerk
 of White County Court

State of Denmark White County

Whereas on the 8th day of October A.D. 1839 the death of *Solomon Charles* late of the County of White deceased, was suggested in open court and that he departed this life intestate, Whereupon *William Boyer* was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and repair all and singular the goods and chattels right and credits of the said deceased, and then into his possession to the extent that may be found in the State, and an authority to return into the Court within the time limited by law, and all the just debts of said deceased to pay so far as the said estate will extend or amount to,
 His Honor George & DeWolf Clerk of our said Court at office the 1st Monday in October A.D. 1839. And 8th Year of American Independence
 H. H. DeWolf Clerk
 of White County Court

State of Denmark White County

Whereas on the 3rd day of October A.D. 1839 the death of *Stephen Wallis* late of the County of White deceased was suggested in open court and that he departed this life intestate, Whereupon *William Wallis* was appointed and qualified Administrator there are therefore to empower the said Administrator to enter into and repair all and singular the goods and chattels right and credits of said deceased and then into his possession to the extent that may be found in the State, and an authority to return into the Court within the time limited by law, and all the just debts of said deceased to pay so far as the said estate will extend or amount to, His Honor George & DeWolf Clerk of our said Court the first Monday in October A.D. 1839 and 8th year of American Independence
 H. H. DeWolf Clerk
 of White County Court

State of Denmark White County

Whereas on the 8th day of October A.D. 1839 the death of *Frances Hill* late of the County of White deceased was suggested in open court, and that she departed this life intestate, Whereupon *Boyer Littel* was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and repair all and singular the goods and chattels right and credits of the said deceased, and then into his possession to the extent that may be found in the State, and an authority to return into the Court within the time limited by law, and all the just debts of said deceased to pay so far as the said estate will extend or amount to, His Honor George & DeWolf Clerk of our said Court at office the first Monday in October A.D. 1839 and 8th year of American Independence
 H. H. DeWolf Clerk
 of White County Court

State of Denmark White County

Whereas on the 3rd day of October A.D. 1839 the death of *Ann Littel* late of the County of White deceased was suggested in open court and that she departed this life intestate, Whereupon *Boyer Littel* was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and repair all and singular the goods and chattels right and credits of the said deceased, and then into his possession to the extent that may be found in the State, and an authority to return into the Court within the time limited by law, and all the just debts of said deceased to pay so far as the said estate will extend or amount to,
 His Honor George & DeWolf Clerk of our said Court at office the first Monday in October A.D. 1839 and 8th year of American Independence
 H. H. DeWolf Clerk
 of White County Court

State of Tennessee White County

Whereas on this 3rd day of October A.D. 1859 the death of **William McKeath**, late of the County of White deceased was suggested in open Court and that he departed this life intestate, Whereupon **William McKeath** was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and report all and singular the goods and chattles rights and credits of said deceased, and then into his possession to take whosoever 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 extend or amount to, **Wm. George & Richard** clerk of our said Court at office in Spring the 1st Monday in October A.D. 1859 and 21st year of American Independence

W. G. & R. Clerk
of White County Court

State of Tennessee White County

Whereas on this 6th day of February A.D. 1860 the death of **Rachael Lyda** late of the County of White deceased was suggested in open Court and that she departed this life intestate, Whereupon **Daniel Lyda** was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and report all and singular the goods and chattles rights and credits of said deceased, and then into his possession to take whosoever 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 extend or amount to, **Wm. George & Richard** clerk of our said Court at office in Spring the 1st Monday in February A.D. 1860 and 22nd year of American Independence

W. G. & R. Clerk
of White County Court

State of Tennessee White County

Whereas on this 3rd day of March A.D. 1860 the death of **Saban Wallis Sr** late of the County of White deceased was suggested in open Court and that he departed this life intestate, Whereupon **Elizabeth Wallis** was appointed and qualified Administrator, There are therefore to empower the said Administrator to enter into and report all and singular the goods and chattles rights and credits of said deceased, and then into her possession to take whosoever 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 extend or amount to, **Wm. George & Richard** clerk of our said Court at office the first Monday in March A.D. 1860 and 22nd year of American Independence

W. G. & R. Clerk
of White County Court

State of Tennessee White County

At a Court begun and held for the County aforesaid on the first Monday in March in the year of our Lord one thousand eight hundred and Sixty
Whereas the death of **Mary Siff** late of said County deceased was suggested to the said Court and proven in due manner as required by law, Whereupon in the same manner have been qualified as Administrator **George B. Sibrell**, There are therefore to empower the said Administrator to enter into and report all and singular the goods and chattles rights and credits of said deceased, and then into his possession to take whosoever 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 said deceased to pay so far as said estate will extend or amount to, **Wm. George & Richard** clerk of our said Court at office in Spring the first Monday in March A.D. 1860 and 22nd year of American Independence

G. B. Sibrell Clerk
of White County Court

State of Tennessee White County

At a Court begun and held for the County aforesaid on the first Monday in March in the year of our Lord one thousand eight hundred and Sixty
Whereas the last will and Testament of **Thomas Eastland** late of said County deceased, was exhibited to the said Court and proven in due manner as required by law, Whereupon in the same manner have been qualified as Executor **Mary Eastland**, There are therefore to empower the said Executor to enter into and report all and singular the goods and chattles rights and credits of the said deceased and then into his possession to take whosoever 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 said deceased to pay so far as the said estate will extend or amount to, **Wm. George & Richard** clerk of our said Court at office in Spring the first Monday in March A.D. 1860 and 22nd year of American Independence

W. G. & R. Clerk
of White County Court

State of Tennessee White County

Whereas on this 3rd day of April A.D. 1860 the death of **Tamper Son Witt**, late of the County of White deceased, was suggested in open Court, and that he departed this life intestate, Whereupon **Elijah W. Denton** and **Cartter Dellow** was appointed and qualified Administrators There are therefore to empower the said Administrators to enter into and report all and singular the goods and chattles, rights and credits of the said deceased, and then into their possession to take whosoever 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 said deceased to pay, so far as the said estate will extend or amount to, **Wm. George & Richard** clerk of our said Court

E. W. Denton & C. Dellow
Administrators

At Office the first Monday in April A.D. 1860
and on the forty eighth Year of American Independence
John W. Vasey Clerk
of White County Court

State of Tennessee White County

I John Dew do make and publish this my last will and
testament. Herby revoking and making void all other wills
by me at any time made. First I desire that my funeral
expenses and all my debts be paid as soon after my death
as possible out of any moneys that I may die possessed of
or may first come into the hands of my Executors.

Secondly I give and bequeath to John M. Dew my
Nephew all my Land which I now hold, and which the
said John M. Dew now lives, consisting of about One
hundred and Eight Acres more or less lying on the
waters of the Gallatin water.

I do hereby nominate and appoint John M. Dew my
Executor. In witness whereof I affix to this my last will
my hand and seal this the 15th day of November 1859

I signed sealed and published
in our presence and we have
subscribed our names here in
the presence of the testator, this the
15th day of November 1859
attest W. P. Howard
J. H. Hatcher

In the Name of God Amen

I Thomas Eastland of the County of White in the State of Tennessee
advanced in Years and being feeble in Body but of sound and
purposing mind and memory, and calling to mind the frailty
of the body, and the uncertainty of life, with all these fleeting
and precarious concerns, and the mutability of human affairs
and the certainty of death, do, hereby ordain and constitute
the following. My last will and testament and first and only
and my immortal spirit to the almighty God its author and maker
and my body to the dust from whence it came, to be buried in
a decent manner at the sole direction of my Executors here in
subsequently named.

First after the payment of my funeral expenses, &c. my
will and desire that the whole of my estate of every kind and description
whatsoever, which may remain to be left, shall entire and to
peaceably enjoyed and possessed by my beloved wife Mary Eastland
the more effectually to aid and assist her in the support and maintenance
and education of my infant children. It being my desire and

intention, and do hereby declare that all of my property shall
remain in my said wife and her heirs forever, and at her death to be dis-
posed of among my children according to her will and lawful direction
in which I hope, and entertain the most implicit reliance.
Secondly. Whereas there is now pending in the Chancery Court
in the State of Virginia, a Suit, for the recovery of an estate in which my
wife the aforesaid Mary Eastland is opposite to Mary wife to entitled
to a certain land placed to the ground, and controlled by the laws of the
Virginia, according to the relations she bears to her ancestor
from whom said estate descended, filed or accrued, and I being
my wife and desire that the whole of said estate to which she
may be entitled upon a recovery, should inure to her and result to
her sole and undivided use for the uses and purposes herein before
mentioned for the education and maintenance of my infant children, and
that she should be entitled to any profit or portion of said recovery under
the distributive laws of Virginia &c. and that she should and she will
entirely possess, manage and shall enure to her sole use and benefit
forever, and be applied and disposed of according to her directions
either by her writing or otherwise as she may deem fit and proper.

Third and lastly I do hereby nominate, constitute and appoint my
beloved and lawful husband my sole Executor to this my last will
and testament, and do hereby declare that I do hereby make and desire
that she enter into and upon the execution of this my last will and
testament to give power, discharge and full authority to her
without entering into Bond or security to be required for the execution
of the executor's trust hereby imposed and limited, it being my intention
that the whole of my estate shall vest in her, and to and remain at
her own discretion without hindrance from any person or persons
or from any other authority whatsoever, hereby ratifying, approving
and confirming this and more other to be my only and last will
and testament, hereby revoking, annulling, and fully setting void
all other wills and bequests by me here before made, hereby making
my this and more other to be my only and last will and
testament.

In testimony whereof I have hereunto subscribed my
name and affixed my seal this 10th day of February A.D. 1846.
Signed, sealed, published and
declared to be the last and only
testament of Thomas Eastland whose
name is hereunto subscribed and
is now possessed this day of the ante
above written.

John W. Sharp Justice
Jacob A. ...
C. S. Eastland

State of Tennessee White County

Whereas on the 1st day of June A.D. 1860 the death of Sarah P. O'Connell late of the County of White, Decedent was suggested in Open Court and that she departed this life intestate whereupon George S. Hampton was appointed and qualified Administrator thereof and thereupon to empower the said Administrator to enter into and upon all and singular the goods and chattels rights and credits of said Decedent and them into his possession take wherever 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 Decedent to pay so far as the said estate will extend or amount to -

Witness John D. Vap Clerk of our said Court at Office in Sparta the first Monday in June A.D. 1860 and 84th Year of American Independence

State of Tennessee White County

Whereas on the 5th day of April A.D. 1860 the death of Nancy Bradley late a citizen of the County of White, Decedent, was suggested in Open Court, and that she departed this life intestate whereupon Thomas Snodgrass was appointed and qualified Administrator thereof and thereupon to empower the said Administrator to enter into and upon all and singular the goods and chattels, rights and credits of said Decedent, and them into his possession take wherever the same may be found in the State, and an Inventory to return into this Court within the time limited by Law, and all the just debts of the said Decedent to pay so far as the said estate will extend or amount to -

Witness John D. Vap Clerk of our said Court at Office in Sparta the 10th day of April A.D. 1860 and the 84th Year of American Independence

State of Tennessee White County

Whereas on the 3rd day of July A.D. 1860 the death of Martha Winking late a citizen of the County of White Decedent was suggested in Open Court, and that she departed this life intestate whereupon John White was appointed and qualified Administrator thereof and thereupon to empower the said Administrator to enter into and upon all and singular the goods & Chattels, rights and Credits of the said Decedent, and them into his possession take wherever the same may be found in this State, and an Inventory to return into this Court within the time limited by Law, and all just debts of said Decedent to pay so far as said estate will extend or amount to -

Witness John D. Vap Clerk of our said Court at Office the first Monday in July A.D. 1860 and in the Eighty fourth year of American Independence

State of Tennessee White County

Whereas on the 3rd day of July A.D. 1860 the death of Arvy Waller late a citizen of the County of White, Decedent, was suggested in Open Court, and that she departed this life intestate whereupon Pleasant W. Waller was appointed and qualified Administrator thereof and thereupon to empower the said Administrator to enter into and upon all and singular the goods and chattels, rights and credits of the said Decedent, and them in his possession take wherever 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 Decedent to pay so far as the said estate will extend or amount to -

Witness John D. Vap Clerk of our said Court at Office the 1st Monday in July A.D. 1860 and the 84th year of American Independence

State of Tennessee White County

Whereas on this 5th day of March A.D. 1860 the death of Isaac Wallis late of the County of White, Decedent was suggested in Open Court, and that he departed this life intestate whereupon Elizabeth Wallis was appointed and qualified Administrator thereof and thereupon to empower the said Administrator to enter into and upon all and singular the goods and chattels, rights and credits of the said Decedent, and them into his possession take wherever 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 Decedent to pay so far as the said estate will extend or amount to -

Witness George G. Debbell Clerk of our said Court at Office the first Monday in March A.D. 1860 and in the 84th year of American Independence

State of Tennessee White County

Whereas on this 2nd day of July A.D. 1860 the death of Isaac D. Craig late of White County, Decedent, was suggested in Open Court and that he departed this life intestate whereupon George D. W. Craig was appointed and qualified Administrator thereof and thereupon to empower the said Administrator to enter into and upon all and singular the goods and chattels, rights and credits of the said Decedent, and them into his possession take wherever 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 Decedent to pay so far as the said estate will extend or amount to -

State of Tennessee
Putnam County } I Russell Moore Clerk of Putnam County
do hereby certify that the above and foregoing Bonds
a true Copy of the same, all of which appears of Record in
my Office in book number witness my hand at Office the
5th day of May 1860
Russell Moore Clerk
of Putnam County Court

State of Missouri
County of Platte } S. C. D.
Know all men by these presents that we
George W Dyer as principal and Thomas D Cook and Harry A
Hedges as security, acknowledge ourselves indebted to the State
of Missouri for the use and benefit of Samuel D Dyer Infant
of John Dyer deceased in the sum of Six Hundred dollars
for the payment of which we bind ourselves our heirs, executors
and Administrators jointly, severally and firmly by these presents
given under our hands and seals, the 6th day of March 1860
The condition of the above bond is such, that if the said George
W Dyer, Guardian of the estate of the above infant shall
faithfully discharge the duties of his office according to law,
then the above bond to be void, otherwise to remain in force

George W Dyer
Harry A Hedges
Thomas D Cook

State of Missouri
County of Platte }
I Edward R Owen Clerk of the probate Court
in and for the County of Platte aforesaid, hereby certify that the
above and foregoing is a true and perfect copy of the Bonds
of George W Dyer, Guardian of the estate of Samuel D Dyer (minor)
as full as the same now appears on file and of Record in my Office
I witness whereof I hereunto signing my name
and affix the seal of said Court at Office
the 20th day of March A.D. 1860
E. R. Owen Clerk

State of Tennessee
White County } Whereas on the 6th day of August A.D. 1860 the
auth. of Benjamin Lewis late of the County of White deceased
was admitted in open Court that he departed the life estate
whereupon B D Summons was appointed a qualified and then
an executor to administer the said Administration to enter
into & upon all & bring clear the goods & chattels rights and
credits of said Deceased and then into his possession to be
shown over the same may be found in the State and an
Inventory to be taken within the term limited by law
and all the just debts of said deceased to pay as far as the said estate
will extend or amount to. Witness John H Vail Clerk of White

Court at Office the 1st Monday in August A.D. 1860
and in the 85th Year of American Independence
John D Vail Clerk
of White County Court

Report of a Settlement made by the Clerk of White County
Court with Pleasant Austin and Robert Austin Administrators
of the estate of John Austin late Deceased on the 13th day
of February A.D. 1860
1st Inventory and account Sales of property sold
by Administrator 12th May 1858 122536
Amount received on William Austins Note 12210
" " " 15 Sanford Warren 6310
" " " 2 Notes on S. Frank & Debbell 68117
" " " Note on Green & Sayler 16310
" " " James W. Hantons note 300
2^d Inventory & account of Sales of property sold
14th October 1858 76777
Amount of Notes on William Glens & others in the
hands of the Widow of the above as her own 22400
7316230

By
1 Day William Austins Receipt 200
" Mary Ann Austins " 3032
" Reftwick & Debbell 845
" G G Debbell 110
" James W Hantons 125
" B D Summons (paid Bond) Tax receipt 4777
" R W Smith 1111
" Meek & Herdys 311
" William & Austins Receipt 15010
" Charles Meek " 311
" William C Clayton " 250
" Mary Ann Austins " for Note 311
" S. A. Hollands Tax " for 1855 1105
" Cash paid for land & for family 00
" " " " " " " 05
" " " " " " " 10
" " " " " " " 650
" " " " " " " 75
" " " " " " " 50
" " " " " " " 15
" " " " " " " 485
" " " " " " " 100
Amount over 731909

John Austin Sr. Dec. Settlement Continued

Amounts brought over \$19.19 \$162.30
 By allowances & Acmt. for Services 200.00
 Clerk's fee for this settlement & order Compounding
 Recording & for 2 Inventory sales } 2.75
 Amount retained thereon for 4 Grams of }
 Decree & 2 Affidavits & other } 60.00 681.84
 Bal. in acmt. hands and 11 hours } 2480.40
 Amount due each Share = 225.49

Outstanding Widows Share leaves balance 2254.91
 To which add the following advancements
 To the children of Dec. in his lifetime & Dec. & Dec.
 Pleasant Austins \$1767.66
 James M. Austins 1199.90
 John Austin Jr. 533.64
 Robert Austins 600.00
 William E. Austins 100.00
 G. Rodgers & Wife 600.00
 D. B. Doyle & Wife 600.00
 J. I. Duncan & Wife 678.00
 James Austins heirs 559.10
 William Austins heirs 600.00 7238.36
 Amount of James and Wife's share by
 Laws of White County Court 644 Q. 600
 and the children of James and Wife's share 10400.55
 Total amount for advances to be loan 10 children 12199.90 58
 Loan to each share \$1989.38 3/4

James M. Austins Share 1989.38 3/4
 Sep advancements by his father 1199.90
 \$789.48 3/4
 Sep amount to make Robt & wife equal in advancement 6.25
 \$783.20 3/4

Pleasant Austin Share \$1989.38 3/4
 advancement 1767.66
 Bal. and Pleasant \$ 321.72 3/4
 Sep amount to make Robt & wife Austins up in advancement 6.25
 215.47 3/4

John Austin Jr. Share \$1989.38 3/4
 Sep advancement by Decree 533.64
 \$1455.74 3/4
 Sep to make Robt & wife up in advancement 6.25
 \$1449.49 3/4

John Austin Sr. Dec. Settlement Continued

Robert Austins Share \$1989.38 3/4
 Sep Advancements 600.00
 \$1389.38 3/4
 Advancements and Robert 25.00
 \$1414.38 3/4

William E. Austins Share \$1989.38 3/4
 D. D. and in advancement, 10 dec. hours 25.00
 \$2014.38 3/4
 Sep Advancement by Decree \$100.00
 His Receipt to Administrator 203.15 303.15
 Bal. on William E. \$1711.23 3/4

Dwalely Rodgers & Wife Share \$1989.38 3/4
 Sep Advancements by Decree 600.00
 D. and \$1389.38 3/4
 Sep amount to make Robt & wife equal 6.25
 \$1383.13 3/4

D. B. Doyle & Wife Share \$1989.38 3/4
 Sep advanced by Decree 600.00
 Bal. and Doyle & wife \$1389.38 3/4
 Sep amount to make Robt & wife in advancement 6.00
 1383.38 3/4

J. I. Duncan & Wife Share \$1989.38 3/4
 Sep advanced by Decree 678.00
 Sep amount to make Robt & wife up in advancement \$1311.38 3/4
 6.25
 \$1305.38 3/4

James Austins heirs & in name by Share \$1989.38 3/4
 Sep Advancement 559.10
 Bal. and \$ 1430.28 3/4
 Sep amount to make Robt & wife Austins up in advancement 6.25
 \$1424.03 3/4

Andrew & Mary Austins Share \$1989.38 3/4
 Sep advanced by Decree 600.00
 Bal. and Andrew & Mary \$1389.38 3/4
 Sep amount to make Robt & wife in advancement 6.25
 1383.13 3/4

John Austin's Dec'd Settlement Continued

Widow's Share in Adm ^r hands	326.49 $\frac{1}{2}$
" " " Shares	696.05 $\frac{1}{2}$
	\$ 921.55
Life Notes on Glenns Executors	224.00
1 Bal. and widow	\$ 697.50

Recapitulation

Balance and James M Austin	\$ 789.45 $\frac{1}{4}$
Debt Pleasant	221.72 $\frac{1}{4}$
John	1455.34 $\frac{1}{4}$
Robert	1389.38 $\frac{1}{2}$
William E	1686.23 $\frac{1}{2}$
D Hodgson's wife	1389.38 $\frac{1}{2}$
D Dr Doyle's wife	1389.38 $\frac{1}{2}$
J J Duncan	1311.38 $\frac{1}{2}$
J Charlotte's heirs	1420.28 $\frac{1}{2}$
W Austin	1389.38 $\frac{1}{2}$
Sold Bal. of said Estate	12452.36 $\frac{1}{2}$
and other moneys of the estate	
Sum of	697.50

I have returned the administrators for their Sur. and \$200 - which I think reasonable. All of which is respectfully Submitted for Confirmation G G Debed Clerk

Report of a Settlement made by the Clerk of wh. Co. Court with Joseph A Taylor Agent of Creed A Taylor Dec'd on the 24th day of February A D 1860 Term 2^d

To Green Levy an account of property, poles, and returned by Administrator 3 October 1859 (part only) \$ 980.48 $\frac{1}{2}$
 G's Claims on same, for Inventory sent etc 2879.95

debtful John A Harten \$8.50 and V. of	\$ 88.76 $\frac{1}{2}$
Claims Stokely & Walling 18.05 James Howell	8.00
Collected with Baker account 30 John Hutton acct	2.50
follows Francis Sims 3.75 Chas Smith	4.00
James M Morris Dec'd bal. 5.00 Isaac Broughton	18.00
John W Hodgson 5.92 James Phifer	75
John Richman 17 Frank Amund	5.50
Robt Miller & Glendon 1892 $\frac{1}{2}$ L S Hoag	8.00
John Ayers 10.25 Jas. W. Gooch	15.50
Wright Blank 7.45 R D Dewney	2.50
W Scott 44.50 James Cunningham	4.50
J G Mitchell 5.75 John Sawry	3.25
Sum	88.76 $\frac{1}{2}$
and forward	\$ 161.26

Creed A Taylor Dec'd Settlement Continued

To Amount brought up	4021.76 $\frac{1}{2}$
Milton Anderson account	10.00
Mary Jane Pettit	1.00
A S Mitchell	22.65
J M Alverson	36.75
Benny Harlow	3.00
Spencer McWoods	1.00
John W Ayers	324.6
William Young	65
Christopher Davis	5.00
John Watson	9.00
William Langgen	1.20
Thomas Washley	10.00
Amount Collected by Tax 1858	15.50
James Jackson acct	15.92
Stephen S Langgen	2.15
John A Sawry	99.19
Garfield Brown	1.50
Christopher Moore	2.00
Richard D Donnelly	5.50
Given by Adams not in settlement	4.50
James Phifer acct	28.75
Spencer Hobbs	30
W B Taylor's notes and 20 Jan 1858	1665.33
Bal. of Inventory & account of said estate 1 st of Aug 1858	2665.55
W H Whitley's note of 1 st of Aug 1858	26.05
Creed A Taylor's claim against James M Taylor	115.29
and a Taylor Interest in 110 Taylor's bal.	1.57
	\$ 5155.28 $\frac{1}{2}$

By difference on claims as per inventory, the acct having retained the money and which is unpaid

John Watson receipt	7.25
J B Swank's R R Tax receipt 1858	57.00
Rafayal & Hoars	11.32 $\frac{1}{2}$
Washingon Watts	2.66
Tom Alverson	26.75
Ch Taylor	95.00
Samson Yorks Tax 1858	18
Henry Walling	15.00
Joseph G Mitchell	10.50
Charles Smith	5.50
and forward	\$ 271.78 $\frac{1}{2}$

Creed A Taylor's Dec. Settlement Continued		
To Amount brought forward		\$8188.28 1/2
By and brought forward	271.75	
Daniel D books acct	2.00	
John a Lowry	8.00	
Softwood & Debell	23.60	
John Warrens	4.02	
Softwood & Debell 2 Receipt on notes	64.29	
" " " "	6.05	
William Masley acct	3.00	
Pleasant Auction 3 receipts	128.35	
Boy & Little	3.15	
Mar. 1 Lowry Dep't Sheriff	2.25	
Wm. Dinsley affidavit	5.50	
Seabon Hollands	90.00	
For J Harris Receipt on Note	94.50	
J I Spary	5.40	
Wm a Norris	1.00	
G G Debell Clerk p 15m 16	3.00	
Wm Clenny	25	
James Auction	20.00	
J W Simpson 2 accept	5.50 1/2	
David McAbille 1 receipt	4.50	
James M Shifens	6.40	
A J Tottle Tax 1857	16.00	
C H Gamble R R Tax 1857	43.40	
Wm Densons	75	
J I H Sperry	8.25	
Thos Trassiers note	43.10	
C S Herds Receipt	14.00	
J. F. Druggan	15.50	
Inadgraf & Brothers	94.84	
J W Floyd	3.00	
Wm Clayton " note	5.68	
John Baker dt.	12.00	
C W Gamble R R Tax	5.40	
Joseph Herdy	1.00	
J W Tottle 2	152.60	
W Webb " " note	90.69	
Sarah Daylson " " for gians	82.40	
John W Nines	31.67	
James Randall	270	
Herdy & Meeks	5.00	
A J Rodgers	82.00	
James Taylor for Bacon	5.00	
D E Hudson D Sheriff Receipt	57.15	
amt & forward		\$1521.98 1/2
		\$8188.28 1/2

Creed A Taylor's Dec. Settlement Continued		
To Amount brought forward		\$8188.28 1/2
By " " forward	1521.98 1/2	
Thomas Carmichael Note	79.81	
Seabon Hollands Tax Receipt	15.50	
Wmmon Yorks	35 1/2	
Set off before Wm Clayton Esq allowd		
To M Auction on local	52.00	
Robin Auctions Receipt	174.40	
P B Starks R R & C p. R R land	170	
G G Debell Clerk Receipt	1.25	
Joseph Gist receipt on Alit Norris note	42.47	
Robert W Smith Receipt on note	12.00	
William Greens	76.12 1/2	
Thomas H Webb	7.02	
A G Austin	20.68	
William Wilsons	47.00	
Abel Harrison	22.53	
James Cunningham	152.00	
J A White	32.00	
Mat Anderson	20.00	
W Hells receipt on Baker note	41.75	
Green Carroll notes receipt	24.00	
William Powell	1.00	
James Densons " note	33.75	
John A Greens	9.50	
Thomas Trassiers " note	23.00	
Dr. Herdy Receipt on Dr. Herdy note	7.00	
A J Gamble Sheriffs receipt balancer		
security for M R Cowley balancer p book	17.49	
M C Debell C & M Receipt	14.75	
John Stewart	93 1/2	
J I Cummings	70	
Brockley & Kershaw	11.00	
Yeager & Jones	38.30	
Joseph Gist Guardian of S. sum. by		
Wm for amount and Richard Norris	432.14	
W B Daylson Receipt account	134.60	
" " " "	662.93	
" " " " Cont. & on bal. acct	320.00	
" " " " "	803.56	
" " " " "	1665.33	
A J Sims Tax for 1859	14.40	
James Densons Note	62.33	
S H Colmes	25.00	
M D Connors	13.55	

Wm Taylor Dec Settlement Continued

To Am't brought forward	\$8188.28 1/2
By Ditt	4
William Austin for finishing Wagon	6.25
James Young for making splitting of Rails	32.75
2 Doers & 1000 of Sals Regular	3.65
Howling of pulling of 200 Rails	1.30
L. A Richards Receipt	26.00
Wm Claytons	1.50
Wm Green adm. of Hiram W Taylors Dec	
for Hiram's Interest to further estate of	
personal property of Hiram's estate	155.71
the last item was all in W Taylor's hands	
James E. Williams note & Interest	79.30
James Youngs Receipt	1.50
blocks fees for 1 Bond Letters Inventory &	
Receipt of Sale this settlement according to	10.20
Allowed to claim for his services	250.00
Wm Green's acct & Receipt	41.84 1/2 266 01 3/4
Bal in Wm's hands	\$ 922.27

The acct reports the Rents for 1859 sold on the 16th day 1860 on 12 month credit account for in this settlement I have allowed for his services what I think reasonable and of which is respectfully submitted to the work of the Court for confirmation on the 9th day of March 1860
G. G. Debed Clerk of White County Court

Report of a Settlement made by the clerk of White County Court with Wm Green administrator upon the estate of Hiram W Taylor Deceased on the 9th day of March 1860 Term 4

To Amount of Hiram W Taylors interest in the proceeds of the Negro man sold by G. G. Debed under order of White County Court	\$ 70.71
Interest on same to this date (being sundry)	31.33
H W Taylors interest in his father's estate in and by Taylors hands	32.97
Interest on same to this date	12.70
	\$ 155.71

and forward

Hiram W Taylors Dec Settlement Continued

To Amount brought forward	\$ 155.71
By C. A Taylors adm receipt for 4 Claims	\$ 108.29
W. E. Nelsons receipt to Chs Taylor for Dec	15.75
Interest on same	8.50
blocks fees for 1 Bond Letters and for this settlement	
Order conforming Records &c	3.70
Allowed to claim for his services	10.00 146.27
Bal in adm hands	6.75 9.44
Balances and cash here	\$ 1.57

I have allowed the same for his services \$10.00 which I think reasonable, all of which is respectfully submitted to the work of the Court for confirmation
G. G. Debed Clerk of White County Court

Report of a Settlement made by the clerk of White County Court with Joseph Gist Guardian of Hosea Gist minor heir of Joseph Walling Deceased on the 25th day of March 1860 Term 4

To Balances and last Settlement	\$ 1391.64
Interest on same to this date	115.65
Received of Daniel Walling, Ex of J Walling Dec	12.15
	\$ 1509.44
By Guardian account for Duties, Bonds &c	
He for his Ward	\$ 113.75
Allowed for his services	20.00
blocks fees for 1 Bond the Settlement &c	1.95 133.70
	\$ 1373.74

I have allowed the Guardian for his services \$20.00 which I think reasonable, all of which is respectfully submitted for confirmation
G. G. Debed Clerk of White County Court

Report of a Settlement made by the clerk of White County Court with Joseph Gist Guardian of Armenta and Susan Kerr minor heirs of Richard Kerr Dec on the 28th day of March 1860 Term 4

To Amount received of Joseph W Taylor adm of Arment a Taylor Dec the former Guardian of Richard Kerr	\$ 422.14
Interest from 15 th Novr 1859 to date	9.75
	\$ 431.89

To Am't brought forward

Bond of which is respectfully submitted to
your worship for confirmation -

Given under our hands and seals, this 28 day of
March 1860

James Cunningham *Seal*
John Cunningham *Seal*
M. D. O. Cannon *Seal*

E. Wallace Adm^r. Bond

Know all men by these presents that we Elizabeth
Wallace and Thomas Snodgrass and Merrill D. Wallace
ad of the County of White and State of Tennessee, and her
and jointly bound unto the State of Tennessee in the sum
of Two thousand dollars, which payment well and truly
to be made and done, we bind ourselves, our heirs, execu-
tors, jointly and severally, firmly by these presents
sealed with our seals, and dated the 5th day of March 1860

The condition of the above obligation is such, that
if the above bound Elizabeth Wallace Administratrix of all
and singular, the Goods and Chattles, rights and credits
of Salar Wallace, Deceased, do make or cause to be made
a true and perfect inventory of all and singular, the goods
and chattles, rights and credits of the said deceased, which
he has, or shall come to the hands, possession or knowledge of
her, the said Administratrix, or into the hands or possession
of any other person or persons for her, and the same be made
as a bill or cause to be exhibited to the said County Court
for said County, and the said goods & chattles and credits
and all other goods, chattles and credits of the said Deceased
at the time of his death, or which at any time after shall
come to the hands or possession of the said Administratrix or
into the hands or possession of any other person or persons for her
do and lawfully according to law, and further do make or
cause to be made a true and just account of his said Admin-
istration within two years after the date thereof, and all
the real and personal of the said goods, Chattles and credits
of the said deceased, which shall be found remaining on
said Administratrix account, the same being first examined
and allowed by the County Court of said County, shall exhibit and
pay one unto such person or persons respectively as the same
shall be due unto pursuant to law, and if it shall appear
that any last will & testament was made by the deceased, and
by the executor or executors therein named, to exhibit the same
into Court, making request to have it allowed & approved
accordingly. If the said Administratrix being thereto require-
d, do render and deliver the said letters of Administration
of probatation of such testament being first had and made
in said Court. Then this obligation to be void, else remain

in full force and virtue
Dated

G. G. DeBreed Clerk
Approved of by the Court
Hayes Arnold Chairman

Elizabeth Wallace *Seal*
Thomas Snodgrass *Seal*
Merrill D. Wallace *Seal*

Bond of Snodgrass & Sons Adm^r.

Know all men by these presents that we Thomas Snodgrass
& Sons and David Snodgrass Jr. all of the County of
White and State of Tennessee are held and firmly bound unto
the State of Tennessee in the sum of Two thousand dollars,
which payment well and truly to be made and done, we bind
ourselves, our heirs, executors to jointly and severally, firmly
by these presents. Sealed with our seals, and dated the 3rd
day of April 1860

The condition of the above obli-
gation is such, that if the above bound Thomas Snodgrass
was this day appointed Administrator of all and singular
the goods and chattles, rights and credits of Nancy Spradley
Deceased, do make or cause to be made a true and perfect inven-
tory of all and singular, the goods and chattles, rights and credits
of the said deceased, which have or shall come to the hands, posses-
sion or knowledge of him the said Administrator, or to the hands
or possession of any other person or persons for him, and the same
be made as a bill or cause to be exhibited to the said County
Court for said County, and the same goods, chattles, credits
and all other goods, chattles and credits of the said Deceased,
at the time of her death, or which at any time after shall come
to the hands or possession of the said Administrator or to the hands
or possession of any other person or persons for him, do and lawfully ac-
cording to law, and further do make or cause to be made a true
and just account of his Administration within two years after
the date hereof, and all the real and personal of the said goods,
chattles and credits of the said deceased, which shall be found
remaining on said Administrators account, the same being
first examined and allowed by the County Court of said
County, shall deliver & pay over unto such person or persons
respectively as the same may be due unto, pursuant to law,
and if it shall appear that any last will and testament was
made by the deceased, and by the executor or executors
therein named, to exhibit the same into Court, making
request to have it allowed, and approved accordingly, if
the said Administrator of such testament being first had and made in
said Court. Then this obligation to be void, else remain in full
force and virtue

Dated
John D. Vap Clerk
Approved of by the Court
Hayes Arnold Chairman

Thomas Snodgrass *Seal*
G. G. DeBreed *Seal*
David Snodgrass Jr. *Seal*

Bond of W. Denton & C. Dillon Administrators
 Know all men by these presents that we Elijah W. Denton
 and Carter Dillon and George G. Dibrell Andrew & Potts
 Andrew J. Holder and Richard Mauldin all of the
 County of White and State of Tennessee, and bind and jointly
 bind unto the State of Tennessee in the sum of Twenty
 thousand dollars, what payment will and truly to be
 made and bind ourselves, our heirs, executors &
 jointly and severally, firmly by these presents, sealed with our
 seals and dated the 3rd day of April 1860 in
 The condition of the above obligation is such, that if the
 above bound Elijah W. Denton and Carter Dillon Ad-
 ministrators of said and singular, the goods & chattles, rights
 and credits of Sampson West Deceased do make or cause
 to be made a true and perfect inventory of all and singular, the goods
 and chattles, rights and credits of the said deceased, which he or
 she owned to the hands, possession or knowledge of him the said
 Administrator, or unto the hands or possession of any other
 person or persons for him, and the said so made or exhibit or
 cause to be exhibited to the next County Court for said
 County, and the said goods, chattles & credits, and all other
 things, goods, chattles, & credits of the said deceased, at the
 time of his death or which at any time after shall come
 to the hands or possession of the said Administrator or unto
 the hands, or possession of any other person or persons for him,
 do well and truly according to law, and further do make
 or cause to be made a true and just account of his said
 administration within two years after the date hereof
 and all the rest and remainder of the said goods, chattles and
 credits of the said deceased which shall be found remaining
 on said Administrators accounts, the same being first exam-
 ined and allowed by the County Court of said County, shall
 deliver and pay over unto such persons or persons respectively
 as the same shall be and unto pursuant to law. And
 it shall appear, that any last will & testament was made
 by the deceased, and by the executor or executors therein
 named, to exhibit the same unto Court, making request
 to have it allowed or approved accordingly, if the said
 Administrator, being thereunto required, to render and
 deliver the said letters of Administration, approbation
 of such testament being first had and made in said Court.

Then this obligation to be void, else remain in full force and
 virtue
 Done
 John Vap Clark
 approved of by the Court
 Hayes R. Smith, Clerk
 E. W. Denton
 Carter Dillon
 G. G. Dibrell
 A. & Potts
 A. J. Holder
 R. Mauldin

Bond of W. Gray, ex. Adm. & S. S.
 Know all men by these presents that we George W. Gray, ex.
 and Bond Searis all of the County of White and State of Tennessee
 and held and firmly bound unto the State of Tennessee, in
 the sum of Two hundred dollars, which payment we do bind
 truly to be made and done, and bind ourselves, our heirs
 executors & jointly and severally, firmly by these presents
 sealed with our seals and dated the 3rd day of July 1860
 The condition of the above obligation is such, that if the
 above bound George W. Gray, Administrator of said
 and singular the goods and chattles, rights and credits
 of Heantwell Gray, deceased, do make or cause to be
 made a true and perfect inventory of all and singular
 the goods and chattles, rights and credits of the said
 which he or she shall come to the hands, possession or
 knowledge of him the said Administrator, or to the hands or
 possession of any other person or persons for him, and the
 same do make or exhibit or cause to be exhibited to the
 next County Court for said County. And the same goods,
 chattles and credits, and all other the goods, chattles,
 and credits of the said deceased at the time of his
 death, or which at any time after shall come to the hands
 or possession of the said Administrator, or unto the hands,
 or possession of any other person or persons for him, do
 well and truly according to law. And further do
 make or cause to be made a true and just account
 of his said Administration within two years after the
 date hereof, and all the rest and remainder of the said goods
 and chattles and credits of the said deceased, which shall
 be found remaining on said Administrators accounts,
 the same being first examined and allowed by the
 County Court of said County, shall deliver and pay over
 unto such persons or persons respectively as the same shall
 be and unto, pursuant to law. And it shall appear, that
 any last will and testament was made by the deceased,
 and by the executor or executors therein named, to exhibit
 the same unto Court, making request to have it
 allowed and approved accordingly, if the said Administrator
 being thereunto required, do render and deliver the
 said letters of Administration, approbation of such tes-
 tament be first had and made in said Court or then this
 obligation to be void, else remain in full force and
 virtue -

Done
 John Vap Clark
 approved of by the Court
 Hayes R. Smith, Clerk
 G. W. Gray, ex.
 Bond Searis
 Gray, Am. Adm. Chairman

Board G W Tracy, in adm^r & others

Know all men by these presents that we George W Tracy and Board Lewis all of the county of White & State of Tennessee, are hitherto and firmly bound unto the State of Tennessee in the sum of Two hundred dollars, which payment we will and truly to be made and done we bind ourselves, our heirs, executors &c jointly and severally, firmly by these presents sealed with our seals and dated the 3rd day of July 1860.

The condition of the above obligation is such that if the above bound G W Tracy, as Administrator of all and singular the goods & chattles, rights and credits of John Trayer, deceased, do make or cause to be made a true and perfect inventory of all and singular the goods & Chattles, rights & credits of the said deceased, which may or shall come to the hands or possession, knowledge of him the said Administrator or to the hands or possession of any other person or persons for him, and the same be made & exhibit a same to be laid with the next County Court for said County, and the same goods, chattles & credits, & all other the goods, chattles and credits of the said deceased, at the time of his death, or which at any time after shall come to the hands or possession of the said Administrator, or to the hands or possession of any other person or persons for him, as well and truly according to law. And further do make or cause to be made a true and just account of the said Administration within two years after the date hereof, and all the profit and revenue of the said goods, chattles and credits of the said deceased, which shall be found remaining on Administration account, the same being first examined and allowed, by the County Court of said County, shall deliver & pay over unto such person or persons as the same shall be and unto pursuant to law. And if it shall appear that any last will and testament was made by the deceased, and by the executor or executors therein named, to exhibit the same in Court, making request to have it allowed, and approved accordingly, if the said Administrator, being thereunto required, do render and deliver the said letters of Administration, Approval of such Testament being first had & made in said Court. Then this obligation to be void, else to remain in full force and virtue.

Witness

John D Vap clerk

G W Tracy es (Seal)
Board Lewis (Seal)

Approved by the Court

John D Vap Clerk

Board John White Sr. adm^r & others

Know all men by these presents that we John White Sr. and George G Deibel all of the county of White and State of Tennessee, are hitherto and firmly bound unto the State of Tennessee in the sum of Two hundred dollars, which payment we will and truly to be made and done we bind ourselves, our heirs, executors &c jointly and severally, firmly by these presents, sealed with our seals and dated the 3rd day of July 1860.

The condition of the above obligation is such, that if the above bound John White Sr. Administrator of all and singular, the goods & chattles, rights and credits of Martha Heathly deceased, do make or cause to be made a true and perfect inventory of all and singular, the goods and chattles, rights and credits of the said deceased, which have or shall come to the hands or possession or knowledge of him the said Administrator, or into the hands or possession of any other person or persons for him, and the same be made & exhibit or cause to be exhibited to the next County Court for said County. And the same goods & chattles and credits, and all other the goods, chattles and credits of the said deceased, at the time of his death, or which at any time after shall come to the hands or possession of the said Administrator or into the hands or possession of any other person or persons for him, as well and truly according to law. And further do make or cause to be made a true and just account of the said Administration within two years after the date hereof, and all the profit and revenue of the said goods, chattles and credits of the said deceased, which shall be found remaining on said Administration account, the same being first examined and allowed, by the County Court of said County, shall deliver and pay over unto such person or persons respectively, as the same shall be and unto pursuant to law. And if it shall appear that any last will and testament was made by the deceased, and by the executor or executors therein named, to exhibit the same in Court, making request to have it allowed, and approved accordingly, if the said Administrator, being thereunto required, do render and deliver the said letters of Administration, Approval of such Testament being first had & made in said Court. Then this obligation to be void, else to remain in full force and virtue.

Witness

John D Vap clerk

John White Sr. (Seal)
G G Deibel (Seal)

Approved by the Court

He Annata Chairman

Bonds of Waller Adams & others

Know all men by these presents that we Pleasant W Waller and George G Dibrell all of the County of White and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of Three hundred dollars, which payment well and lawfully to be made and done we bind ourselves, our heirs, executors &c jointly and severally, firmly by these presents, Sealed with our seals and dated this 5th day of July 1860

The condition of the above obligation is such, that if the above bound Pleasant W Waller administrator of said and singular the goods & chattles, rights and credits of Avey Waller, deceased, as matter or cause to be made a true and perfect inventory of all and singular the goods and chattles rights and credits of the said deceased, which have or shall come to the hands, possession or knowledge of him the said administrator, or in the hands or possession of any other persons for him, and the same or made as a bill or cause to be exhibited to the County Court for said County, and the same goods, chattles and credits and all other the goods, chattles, and credits of the said deceased at the time of his death, or which at any time after shall come to the hands or possession of the said administrator or to the hands or possession of any other persons for him as well and truly according to law, and further to make or cause to be made a true and just account of his said administration within two years after the date hereof, and also the said and over and of the said goods, chattles and credits of the said deceased which shall be found remaining on said administrators accounts, the same being first examined and allowed by the County Court of said County, shall receive and pay over unto such person or persons as shall be directed to pay over unto, pursuant to law - And if it shall appear, that any last will & testament was made by the deceased and by the executor or executors therein named, to exhibit the said into court, or making request to have it allowed and approved accordingly, if the said administrator, being thereunto required, as aforesaid and deliver the said letters of administration, after production of such testament being first had and made in said Court. Then this obligation to be void, else remain in full force and virtue

In witness

John D Vap clerk

P W Waller, Adm
G G Dibrell Cont

Approved of by the Court
H Amos Chairman

Bonds George P Hampton Adm. & others

Know all men by these presents that we George P Hampton and Abraham Saylor all of the County of White and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of Six hundred Dollars, which payment well and truly to be made and done we bind ourselves, our heirs, executors &c jointly and severally firmly by these presents, Sealed with our seals and dated the 4th day of June 1860

The condition of the above obligation is such, that if the above bound George P Hampton Administrator of said and singular the goods and chattles, rights and credits of Sarah Patten deceased, as matter or cause to be made a true and perfect inventory of all and singular the goods and chattles, rights and credits of the said deceased, which have or shall come to the hands, possession or knowledge of him the said administrator or into the hands or possession of any other persons for him, and the same or exhibit or cause to be exhibited to the next County Court for said County, and the same goods, chattles and credits, and also all the goods, chattles and credits of the said deceased at the time of her death, or which at any time after shall come to the hands or possession of the said administrator, or to the hands or possession of any other persons for him, as well and truly according to law, and further to make or cause to be made a true and just account of his said administration within two years after the date hereof, and also the said and over and of the said goods, chattles and credits of the said deceased, which shall be found remaining on said administrators accounts, the same being first examined and allowed by the County Court of said County, shall receive and pay over unto such person or persons as shall be directed to pay over unto, pursuant to law. And if it shall appear, that any last will and testament was made by the deceased and by the executor or executors therein named to exhibit the said into court, or making request to have it allowed and approved accordingly, if the said administrator, being thereunto required, as aforesaid and deliver the said letters of administration after production of such testament being first had and made in said Court. Then this obligation to be void, else remain in full force and virtue

In witness

John D Vap clerk

George P Hampton Adm
Abraham Saylor Cont

Approved of by the Court
Hays Amos Chairman

Bond State of Tennessee

Know all men by these presents that we Thomas Snodgrass O H P Sims and David Snodgrass Jr. all of White County, and State of Tennessee are held and firmly bound unto the state of Tennessee, in the sum of Three hundred Dollars, to be paid to the chairman of White County Court, or to his successor or successors, in trust, for the benefit of the child hereinafter named, committed to the tuition of the said Thomas Snodgrass, to which payment we and only to be made and done, we bind ourselves, our heirs, executors, jointly and severally, firmly by these presents. Sealed with our seals, and dated the 3. day of April 1860

The condition of the above obligation is such, that whereas the above bound Thomas Snodgrass is constituted and appointed Guardian to the minor named, Margaret Snodgrass Henry Snodgrass Nancy Snodgrass children of Sidney Snodgrass formerly, Sidney Brasley deceased, now of the said Thomas Snodgrass shall faithfully execute his guardianship by securing and enforcing and the estate of the said Margaret Henry & Nancy Snodgrass until they shall arrive at full age, or be sooner there divorced, and then render a plain and true account of his guardianship on oath, before the justices in any Court, and deliver up pay to, or possess the said Margaret Henry & Nancy Snodgrass of all such estate or articles as they ought to be possessed of, or to such other persons as shall be lawfully empowered, or authorized to receive the same, and the profits arising therefrom, then this obligation to be void, else remain in full force and virtue

Witness our hands and seals
 John D Vap clerk
 Approved of by the Court
 Hays Annott Chairman

Bond State of Tennessee

Know all men by these presents that we Waman Clark and Thomas Snodgrass Joseph J Cammis all of the County of White and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum of Three hundred dollars, to be paid to the chairman of White County Court, or to his successor or successors in Office, in trust, for the benefit of the child hereinafter named, committed to the tuition of the said Waman Clark, to which payment we and only to be made and done, we bind ourselves, our heirs, executors, jointly and severally, firmly by these presents. Sealed with our seals and dated the 2. day of July 1860

The condition of the above obligation is such, that whereas the above bound Waman Clark is constituted and appointed Guardian to a minor hereinafter named, Mary Deuce - now of the said

Waman Clark shall faithfully execute his guardianship by securing and improving all the estate of the said Mary Deuce until she shall arrive at full age or be sooner there divorced, and then render a plain and true account of his guardianship on oath, before the Justices of any said Court, and deliver up, pay to, or possess the said Mary Deuce of all such estate or articles as she ought to be possessed of, or to such other persons as shall be lawfully empowered, or authorized to receive the same, and the profits arising therefrom, then this obligation to be void, else remain in full force and virtue.

Witness our hands and seals
 Waman Clark Seal
 John Snodgrass Seal
 Joseph J Cammis Seal
 John D Vap clerk
 Approved of by the Court
 H Annott Chairman

Bond State of Tennessee

Know all men by these presents that we Lucinda Sims and Thomas Snodgrass O H P Sims All of the County of White State of Tennessee are held and firmly bound unto the state of Tennessee, in the sum of Two thousand dollars, to be paid to the chairman of White County Court, or to his successor or successor in Office, in trust, for the benefit of the child hereinafter named, Lucinda Sims, to which payment we and only to be made and done, we bind ourselves, our heirs, executors, jointly and severally, firmly by these presents, Sealed with our seals, and dated the 2. day of July 1860

The condition of the above obligation is such, that whereas the above bound Lucinda Sims is constituted and appointed Guardian to the minor hereinafter named, Marchella Sims W G Sims, Eli Sims, Mary Sims, Eliza J Sims and Perry J Sims - now of the said Lucinda Sims shall faithfully execute her guardianship by securing and improving all the estate of the said Wards until they shall arrive at full age, or be sooner required, and then render a plain and true account of her guardianship on oath, before the justices of any said Court, and deliver up, pay to, or possess the said Wards of all such estate or articles as they ought to be possessed of, or to such other persons as shall be lawfully empowered, or authorized to receive the same, and the profits arising therefrom, then this obligation to be void, else remain in full force and virtue

Witness our hands and seals
 John D Vap clerk
 Lucinda Sims Seal
 Thomas Snodgrass Seal
 O H P Sims Seal
 Approved of by the Court
 H Annott Chairman

Bonds. State of Tennessee

Know all men by these presents that we David Little and Bryer Little Andrew & Gamble Edward Merritt Charles Meek and Percod Duncan all of White County and State of Tennessee and held and firmly bound unto the State of Tennessee in the sum of Six Thousand dollars to be paid to the Chairman of White County Court or to his successor or successors in Office in trust for the benefit of the children hereinafter named, committed to the tuition of the said David Little to which payment we and to be to be made and avaid, we bind ourselves our heirs executors jointly and severally firmly by these presents with our seals and dated the 2^d day of July 1860

The condition of the above obligation is such that whereas the above named David Little is constituted Guardian to the minor orphans named Elizabeth Wallis heir of Joseph Hamilton Deceased Now of the said David Little shall faithfully execute his Guardianship by securing and improving each estate of the said Elizabeth Wallis until she shall arrive at full age or be sooner discharged and then render a plain and true account of his Guardianship on oath before the Judges of our said County and deliver up pay to or possess the said Elizabeth of all such estate or estates as they ought to be possessed of or to such other person as shall be lawfully empowered or authorized to receive the same; and the profits arising therefrom then the obligation to be void, else remain in full force and virtue

Dated

John S Vap Clerk

David Little *Real*
Bryer Little *Real*
A J Gamble *Real*
E Merritt *Real*
C Meek *Real*
Percod Duncan *Real*

Approved of by the Court

Wm Arnold Chairman

State of Tennessee

Know all men by these presents that we Leroy B Road Thomas Snowgrass all of the County of White and State of Tennessee and held and firmly bound unto the State of Tennessee in the sum of Three hundred dollars to be paid to the Chairman of White County Court or to his successor or successors in Office in trust for the benefit of the child hereinafter named, committed to the tuition of the said Leroy B Road to which payment we and to be to be made and avaid, we bind ourselves our heirs executors jointly and severally firmly by these presents with our seals and dated the 2^d day of July 1860

The condition of the above obligation is such that whereas

the above named Leroy B Road is constituted & appointed Guardian to a minor orphan named Simon R Rogers minor heir of Joseph B Rogers Deceased Now of the said Leroy B Road shall faithfully execute his Guardianship by securing and improving all the estate of the said Ward until he shall arrive at full age or be sooner discharged and then render a plain and true account of his Guardianship on oath before the Judges of our said County and deliver up pay to or possess the said Ward of all such estate or estates as they ought to be possessed of or to such other person as shall be lawfully empowered or authorized to receive the same; and the profits arising therefrom then the obligation to be void, else remain in full force and virtue

Dated

John S Vap Clerk

Leroy B Road *Real*

Thomas Snowgrass *Real*

Approved of by the Court

Wm Arnold Chairman

Bonds. State of Tennessee

Know all men by these presents that we Abraham Say Leonard George P Hampton all of the County of White and State of Tennessee and held and firmly bound unto the State of Tennessee in the sum of Three hundred dollars to be paid to the Chairman of White County Court or to his successor or successors in Office in trust for the benefit of the children hereinafter named, committed to the tuition of the said Abraham Say Leonard to which payment we and to be to be made and avaid, we bind ourselves our heirs executors jointly and severally firmly by these presents with our seals and dated the 4th day of June 1860

The condition of the above obligation is such that whereas the above named Abraham Say Leonard is constituted and appointed Guardian to the minor orphans named Samuel Patrick and Andrew Patrick Now of the said Abraham Say Leonard shall faithfully execute his Guardianship by securing and improving all the estate of the said Samuel Patrick and Andrew Patrick until they shall arrive at full age or be sooner discharged and then render a plain and true account of his Guardianship on oath before the Judges of our said County and deliver up pay to or possess the said Samuel Patrick and Andrew Patrick of all such estate or estates as they ought to be possessed of or to such other person as shall be lawfully empowered or authorized to receive the same; and the profits arising therefrom then the obligation to be void, else remain in full force and virtue

Dated John S Vap Clerk

George P Hampton *Real*

Approved of by the Court

Wm Arnold Chairman

Bond B L Simmons and others

Know all men by these presents that we B Lewis Simmons Joseph G Mitchell William J Mitchell Isaac J Hutton all of the County of White and State of Tennessee, and his and from by bound unto the state of Tennessee in the sum of Three Thousand Dollars, which payment well and truly to be made and done as hereinafter our heirs, executors & jointly and severally, jointly by their presents, Seal & with our seals and dated the 6th day of August 1860

The Condition of this bond obligation is such, that if the above bound B Lewis Simmons Administrator of all and singular the goods & Chattles, right and Credits of Benjamin Lewis deceased, do make or cause to be made a true and perfect inventory of all and singular the Goods and Chattles, rights and Credits of the said deceased, which may have or shall come to the hands possession or knowledge of him the said Administrator or into the hands or possession of any other person or persons for him, and the same to make as exhibit to the next County Court for said County. And the same goods, Chattles and Credits, and all other the goods Chattles and Credits of the said deceased, at the time of his death, or which at any time after shall come to the hands or possession of the said Administrator or into the hands or possession of any other person or persons for him, do well and truly according to law. And further do make an account to be made a true and just account of his said Administration had within two years after the date thereof, and all the rest and residue of the said Goods, Chattles and Credits of the said deceased, which shall be found remaining on said Administrators accounts, the same being found examined and allowed by the County Court of said County shall deliver and pay over unto such person or persons respectively as the same shall be due unto, pursuant to law. And if it shall appear, that any last will and testament was made by the deceased and by the execution or executions therein named, be kept out of the same in the County, making request to have it allowed & approved accordingly, of the said Administrator, being thereunto requested, do render and deliver the said letters of Administration, approbatory of an such testament being first had and made in said Court, then the obligation to be void, voided, annulled, fulfilled, voided & written B L Simmons Seal
 J G Mitchell Seal
 W J Mitchell Seal
 Isaac J Hutton Seal

Approved by the Court
 H Arnold Chairman

Bond J. R Whitley, George & others

This indenture made this 6th day of August in the year of our Lord Eighteen hundred and fifty between Hayes Annold Chairman of our County Court of White County and State of Tennessee, on behalf of the Justices of our said County Court of the one part, and their successors as such and John R Whitley of the other part, Witnesseth, that the said Hayes Annold in pursuance to an order of Court made and according to the directions of an act of Assembly in such case made and provided in part, place and bind unto the said John R Whitley in full calling and given named, Melly Simmons of the age of Six years with the said John R Whitley to live after the manner of an apprentice or servant until she attains the age of Twenty one year, which time she the said, apprentice or as he shall faithfully serve, his lawful commands every when by him shall not absent himself from his masters service without leave & will carry himself as a faithful servant ought to do and the said John R Whitley on his part, with covenant & agree to do with the said Hayes Annold that he will give to the said Melly at the expiration of said term a new and best work paper, well worned cloaths - and that he will furnish and provide for her the said apprentice during the said term sufficient diet, clothing, lodging and apparel fitting for an apprentice, with every necessary book or health and in sickness &c In Witness whereof the parties have hereunto set their hands and Seals this day and year above written
 John R Whitley Seal
 Melly Simmons Seal

H Arnold Chairman

Bond S Williams & others

The Susan Williams, and William J James and George G Deibel acknowledge ourselves indebted to the State of Tennessee for the use of the County of White in the sum of Five hundred dollars, to be repaid on Condition that the said Susan Williams shall well and truly keep the Parland Child of which she was delivered recently (Dr. Witt) Paracetta Williams, from becoming a Pauper, or in any wise chargeable to the County of White, or in failure to pay all such debts and charges then this obligation to be void &c
 Witness our hands and Seals the 6th day of August 1860
 Deibel
 John J Nap blank
 Susan Williams Seal
 W J James Seal

Approved of by the Court
 H Arnold Chairman

Report of a settlement made by the clerk of white county court with Abraham McLeod Guardian of Rufus R Graves minor heir of Henry M Graves deceased on the 4th day of October a D 1860 (T. W. T.)

Dr

To 1 Balance on last settlement	\$92.96
Interest on same to date compounding	10.49
Cr	\$103.45
By Sea Lion Hollands Tax Recd for 1858	24
allowance to Guardian for his services	5.00
clerk fees for the settlement over compounding and	
Remaining fund	31.50
Balance in Guardians hands	\$90.71

It was ordered the Guardian for his services \$5. which I think reasonable, all of which is respectfully submitted to the worshipful court for confirmation
John S Vap clerk
of white county court

Report of a settlement made by the clerk of white county court with the second time Guardian of the minor heirs of William G Sims deceased on the 29th day of August A D 1860

Dr

To Amount received of James C Offices Administrator of Wm G Sims deceased on the 29 th day of August 1859	\$740.90
Interest on same to 29 August 1860 compounding	54.70
and note on Sims Brodgrap 86 th and 29 August 1860	195.78
Cr	\$991.38
By Amount paid to J. G. Gager for 1857	9.86
Interest on same	30
amt paid to M. V. Brucke	2.00
Interest on same	16
paid Guardian 12 th mo for 1858 & interest	1.12
clerk fees for the settlement	2.50
Cr	15.94
\$975.44	
Summed Sims over 7 th interest on \$975.44	
she being entitled to the child's part	\$139.49
Interest on same from 10 th mo 1859 to date	8.38
Cr	147.87
\$827.57	
amt paid March 1859 on 2nd mo of the same	15.00
Interest on same	3.56
Wm G Sims on note & int	52.83
Eli Sims	1.25
Cr	72.64
\$754.93	
Balance in Guardians hands	\$754.93

William G Sims Dec. settlement continued
To amt. of up being the amt. in Guardians hands \$754.93

Recapitulation

To Bal and Martha G Sims (and birth)	\$119.27
" " " William G Sims	85.10
" " " Eli Sims	156.68
" " " Mary Sims	157.93
" " " E J Sims	137.93
" " " Perry Sims	137.93
Cr	754.94

The Guardian charges nothing for his services - all of which is respectfully submitted to the worshipful court for confirmation
John S Vap clerk
of white county court
29th Aug 1860

\$48.00 Received of Jo. Herd forty eight dollars in full of the balance owing to me from my minor Guardian from the estate of my half brother George Herd Jr. Dec. 29th Aug 1860
John S Vap clerk
A. Lindsey
Samson H. Herd

June 23 1860

Jo. Herd Esq. pay over the money in your hands coming to me to Russell H. Sigley and I shall be your receipt for the same
attest
John S Vap clerk
A. P. Richmond
Received on this order Ten Dollars in part of the same on the 25th day of June 1860
Russell H. Sigley
Received \$5.80 the balance in full coming from said Herd as Guardian this 2nd day of July 1860
Russell H. Sigley

Know all men by these presents that we Samuel R. G. Lewis Joseph W. Glen and Thomas Stewart. All of the County of W. Va. State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of One Thousand Dollars, to be paid to the Clerk and of white County Court, or to his successor or successors in Office in trust, for the benefit of the child hereinafter named committed to the tutelage of the said Samuel R. G. Lewis, which payment we and truly to be made and done, we bind ourselves, our heirs, executors, jointly and severally, firmly by these presents, sealed with our seals and dated this 3rd day of September, 1860