

Report of Settlement made by the Clerk of White County Court with Abraham McGhee Guardian of Rufus R Graves minor heir of Henry M Graves Deced on the 4th day of October A D 1860 (S. Wt)

Dr

To	1 Balance on last Settlement	\$ 92.96
"	Interest on same & auto compounded	10.49
	C.	\$ 103.45
10% Sea lion Hollander Tax Receipt for 1858	\$ 24	
" Allowance to Guardian for his services	5.00	
" Clerk fees for the Settlement & other expenses	1.50	
Remaining sum	3.50	6.94
Sal in Guardians hands		\$ 96.71

I have allowed the Guardian for his services \$5. which he has reasonable cause of which I respectfully submit to the worshipful Court for Confirmation
John D'Vap Clerk
of White County Court

Report of Settlement made with Jacob Sims Guardian of the minor heirs of William G Sims Deced on the 29th day of August A D 1860 Sourt
Dr

To Amount Recd of James C Office Administrator	
of 10% G Sims Deced on the 29 th day of January 1859	\$ 740.90
In interest on same to 29 August 1860 compounded	54.70
On a Note on Sims Hodgeshop 6 th and 29 August 1860	195.78
C.	\$ 991.88

10% of amount of P.C. 20% of 1 year p. Rec'd	\$ 9.86
Interest on same	.30
and paid my Druckit	2.00
Interest on same	.16
paid Guardian 10% for 1858 & Interest	1.12
Clerk fees for the Settlement & Bond	2.00
	18.94
	\$ 975.44

S. in account Sims one 7 th Interest on \$975.44	
also being entitled to chelar part	\$ 139.49
Interest on same from 10th and 1859 to date	8.38
	147.87
and p ^r March 9 Sims on Nov end of the same 15.00	
Interest on same	3.50
on a note on Sims on note & Due	52.83
Cale Sims	1.25
	72.64
Balance on Guardians hands	\$ 754.93

William G Sims Dec Settlement Contined
To Amt Dr up being the amt in Guardians hands \$ 754.93

Recapitulation

To Bat and Martha G Sims (and birth)	\$ 119.87
" William G Sims	85.10
" Eli Sims	136.68
" Mary Sims	137.93
E J Sims	137.93
Perry P Sims	137.93
	754.94

The Guardian charge is now being for his services all of which is respectfully submitted to the worshipful Court for Confirmation
Sworn to before me this
29th Augt A D 1860
John D'Vap Clerk
of White County Court

\$ 48.00 Received of Is Herd Son by Eight Dollars in full of the Balance Comming from me to my Guardian from the estate of my late Brother George Weller Jr Dr Received by me this 2^d day of August 1860
Sert
W. A Lindsey

Aug 23rd 1860

I. Herd Esq pay over the money in your hands owing to me to Russell Bigley and this shall be your receipt for the same attache
Supt A P Remond

Received on this order Ten Dollars in part of the in the order
the 25th day of June 1860

Rec'd \$ 5.80 the balance in full owing from said Herd as
Guardian this 2^d day of July 1860

Russell Bigley

Bmd

Know all men by these presents that we Samuel H Glen Joseph W Glen and Thomas Stewart all of the County of A.P.L. and State of Tennessee are held and firmly bound unto the State of Tennessee on the sum of One 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 child herein after named committed to the tutition of the said Samuel H Glen to which payment will and may be made and done we bind ourselves our heirs executors jointly and severally firmly by these presents Sealed with our seals and dated this 3^d day of September 1860. Testd
with our seals and dated this 3^d day of September 1860. Testd

Condition of the above obligation is such, that whereas the above bound Samuel D R Glenn is constituted and appointed Guardian to a minor orphan named Robert G Stewart now of the said Samuel R Glenn shall faithfully execute his guardianship by securing and improving all the estate of the said Robert G Stewart until he shall arrive at full age or his son or chirof, if deceased, and then render a plain and true account of his guardianship on oath before the Justices of our said Court, and wherein up, pay to or satisfy the said Robert G Stewart of all such estate as he ought to be possessed of, or to such other persons as shall be lawfully empowered or authorized to receive the same and the just accounting therefrom this ch obligation to be void, else remain in full force and ventur.

Sd: Oct 2^d 1860
Samuel D R Glenn Seal
John D Tap Clerk I W Glenn Seal
Approved by the ays Thomas Stewart Seal
Hayes Amato chairman

I have all men by their present to the two J P Rascoo and William J Farm, aud of the County of White & State of Tennessee, and helds and firmly bound unto the state of Tennessee in the sum of Four Hundred dollars, which payment will and truly to be made as done on his own hands, or his executors & C. jointly and severally, firm by by this present to Seal & witness our seals and date the 2^d day of October 1860 ~
The condition of the above obligation is such that if the above bound J P Rascoo is Administrator of all and singular, the goods and chattels, rights and credits of Nancy Ann Earles deceased, as make or cause to be made a true and perfect inventory of all and singular, the goods and chattels right and credits of the said deceased, which have or should come to the hands, paper or knowledge of him the said Administrator, or to the hands or possession of any other person or persons, for him and the same made as exhibit to the next County Court for said County. And the same goods, chattels and credits, and all other the goods, chattels and credits of the said deceased at the time of her death, or which at any other time thereafter shall come to the hands or possessed for him, as will 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 administration and all the net and residue of the said goods, chattels and credits of the said deceased, which shall be found remaining on said administrators accounts the same being first examined & allowed by the County Court of said County, shall belong & pay your

unto such person or persons respectively as the same shall be awarded, pursuant to law. And if it shall appear, that any last will & testament was made by the aforesaid, by the executor or executrix therin named, to which the same and Court making request to be so it allowed & approved accordingly by the said Administrator, being thence to require, as rendered & delivered the said letter of Administration. Approval of such instrument being first had, and made in said Court & this obligation to be void, else remain in full force and ventur.

I S. Glaser
John D Tap clerk

Approved by Court
H. Austin
Chairman

State of Tennessee
White County

Whereas on this 2^d day of Oct 1860
the death of Nancy Ann Earles late of the County
of White deceased, was suggested in open court, and
that she appears to this life interdicted. Whereupon J P
Rascoo was appointed and qualified Adminis. to the
dead and 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 bring
into his possession take, whereover the same may be,
found in the state, and to recover, lay and return into
this Court within the time limited by law, and all the
just debt of the said deceased to pay, so far as the
said estate will extend or amount to ~

Witness John D Tap Clerk of our said Court & Office
this 10th Monday in October A D 1860 and in the 88 year
of American Independence John D Tap Clerk
of White County Court

Bond

We Abraham Williams, and John Williams and John
P Bradley hereby bind ourselves unto Hayes Amato
Chairman of White County Court and his successor in Office
in the sum of Two hundred and fifty dollars, the said last and
ultimo declined of the body of Mary E A Carr in April
1860 shall never become chargeable to said county or a
Parson, nor to any other County in the state of Tennessee
if it should ever be paid such expenses and charges as even
as they are incurred to the Justice of the County the 1st day of October
1860. In witness his Williams and
John D Tap Clerk

Bond Know all men by these presents that we John R Whitley
and William Wallard all of the County of White and State
of Tennessee are held and firmly bound unto the State of Tennessee
in the sum of One Hundred dollars, which payment will
and truly to be made and done and bind ourselves, our heirs
executors & jointly and severally, firmly by these pres-
ents. Sealed with our seals and dated the 1st day of
October 1860. The condition of the above obligation
is such that if the above bound John R Whitley
Administrator of all and singular the goods & chattles
right and credits of Nathaniel Marlow Decasard, as
made or caused to be made a true and perfect Inventory
of all and singular the goods and chattles right and
Credits of the said Decasard, which have or shall come
to the hands of us or knowledge of him the said
Administrator or into the hands of persons of any
other person or persons for him, and the same or made
accessible or caused to be exhibited to the next County
Court of said County. And the said goods, chattles
etc. to and all other the goods, chattles & Credits
of the said Decasard at the time of his death, or which
at any time after shall come to the hands or possession
of the said Administrator together to the hands or possession
of any other person or persons for him, as well & truly accor-
dingly to have a And further made or caused to be made
a true and just account of his said administration
in the two years after the date hereof, and add the rest
and residue of the said goods, chattles & credits of the said
Decasard which shall be found remaining on said Adminis-
tration account to the sum being first examined
and allowed by the County Court of said County, shall
arise, and pay over unto such person or persons res-
pectively as the sum shall be and unto person or
persons. And after ~~shall~~ appear, that any last Will
and Testament or instrument by the accused and by the
executors herein named to exhibit the same to court, making
request to have it allowed and approved accordingly, if the
said Administrator being demanded required, as master and debtor
the said Letters of Administration. Affidavits of such testament
being given had and made in said Court. Then this obligation
to be binding remain in full force and Virtue.

Testi:
John J Vap Clerk

John R Whitley Seal
William Wallard Seal

Approved by the Court
Hayes Am. & Chinnard
Chairman

State of Tennessee
White County

Bond

Know all men by these presents that
we Robert H McManus and Andrew J Gamble & Steven T
Waller all of the County of White and State of Tennessee
are held and firmly bound unto the State of Tennessee in
the sum of One hundred Dollars, to be paid to the executors
of White County Court, or to his successor or successors in
Office, in trust, for the benefit of the above testators
hereinafter named, committed to the trustees of my St. L &
H McManus to which payment will and truly to be made
and paid, we bind ourselves, our heirs, executors
jointly and severally, firmly by these presents to satisfy
our seals and dated the 1st day of October 1860.
The condition of the above obligation is such that
whereas the above bound Robert H McManus was Con-
stituted and appointed Guardian to minor children
named Martha Jane Maranous, James, Eliza James
Mary James & John H James etc. Now if the said
Robert H McManus shall fail fully execute his Guardianship,
by securing and enforcing all the estate of the said Martha
Maranous, Eliza, Mary & John H James until they shall attain
full age, or so sooner thereunto required, and then render a plain
and true account of his guardianship on or before the Justices
of our said Court, and deliver up, pay to, or part of the might
thereon of all such estate or estates as they ought to be paid
of or to such other persons as shall be lawfully empowers or
authorized to receive the same, and the payment thereof
from. Then this obligation to be binding remain of full
force and virtue.

R H McManus Seal
A J Gamble Seal
S T Waller Seal

Approved by the Court
Hayes Am. & Chinnard

Report of a Settlement made with the Clerk of White County Court with Charles Lowry Guardian of Mark Lowry Esq. on the 8th day of September 1860. (cont'd.)

(S. Wanan Clark's Note and Interest to 28 th		
April 1860	920.92	
Interest on sum to this date	20.10	941.02
Note on Hampton Brigons due 23 rd March 1859	302.92	
Interest on same to this date	26.58	326.58
Note on Charles Savory and Dist. 23 rd 1858	458.84	
Interest on same to this date	47.02	
Note on Chas Savory for balance due 23 rd 1858	115.86	
Interest on same to this date	18.78	
Note on Charles Savory and 21 July 1859	250.00	
Interest on same to this date	17.04	267.04
Amount Received from Sold of Sampson	33.65	
	220.85	

Or		
18 th Wanan Clark Receipt	772.99	
Interest on same	1.60	
Stephen D. Brill Receipt	22.83	
Charles W. Mayes Receipt	11.50	
Interest on same	.48	
W. Myers Receipt	25.00	
Interest on same	1.22	
Joseph Morris Receipt	2.65	
D. W. Stanton	17.50	
Interest on same	6.4	
John Wilbets	3.00	
David Snodgrass	6.00	
Interest on same	1.5	
J. D. Sparrow	5.00	
Interest on same	1.0	
Asaph Clark	4.00	
J. J. Sims Day	0.00	
Interest on same	.12	
Aggravated Dam.	1.25	
Guardian's Exp ^t against Mark Lowry Esq.		
for Sundries at Laundry Inn	47.10	
Wanan Clark Receipt on back of his note		
J. J. B. Lowry P ^r the amount for his Exp ^t of C ^o purchased in 1859 by S. M. Lowry Esq.	218.00	
Interest on same to this date	3.63	
Am't allowed the Lowry Guardian	110.12	
Clark's fee for this Settlement	2.50	549.64
		119.60

Mark Lowry Esq. Settlement Cont'd
To amount Recd in Guardian's hand \$1658.66

I have allowed the Guardian for his services One Hundred Dollars which I think reasonable, the report that his ward and family is in possession of the Property Cred of which is respectfully submitted to the White County Court for Confirmation

John D. Vap. Clerk of
White County Court

Report of a Settlement made by the Clerk of White County Court with Charles Lowry Guardian of Mark Lowry Minor heir of Vance & Lowry Esq. on the 28th day of September 1860. (cont'd.)

To amount in Account 28. Sept. 1859 \$2558.53
Interest on same to this date

130.62

271.17

By G. G. Dibrells Clerk per his Bond \$100
" prof m Ed. Clark Adminstrator 85. 11. 13
" Clerk's fee for the Settlement money
" Confirming & Conveying same } 1.45
" Allowance to Guardian for Services 25.00 42.90
" But in Guardians hands \$2601.11.27

I have allowed the Guardian for his services \$25.00 which I think reasonable, all of which is properly submitted for confirmation John D. Vap Clerk of White County Court

State of Minnesota
White County

Whereas on the 3rd day of April A.D. 1850
the death of William W. Knowles late of this county by reason of Disease
was suggested in open Court, and that he departed this life per
intestate. Whereupon James W. Knowles, justly appointed and
qualified Administrator, and this court therefore to confer
the said Administrator to enter into and upon all and singular the
goods & chattels, right and credits of the said decedent, and then
into the said personal estate, whenever the same may be found
in this State, and an Inventory there return in to this court
within the time limited by law, and also the just and true
value of the said Decedent's property, so far as the same is to be
extorted or assessed to the credit of the said Administrator
Witnesse John D. Vap Clerk of
our said Court at Offic, the 1st Monday in November 1860
1860 & in the 85th year of our blessed Dispensation In witness whereof John D. Vap Clerk
of White County Court

Know all men by these presents that we James A Knowles John W Knowles and Thomas E Bouton and of the County of White and State of Pennsylvania and here and firmly bound unto the State of Pennsylvania in the sum of Fifteen hundred Dollars which payment I will and truly to be made and done. We bind ourselves our heirs executors & jointly and severally firmly by these presents to Sealed with our seals and dated the 5th day of November 1860.

The condition of the above obligation is such that if the above bound James A. Knowles Administrator of all and singular the goods & chattels rights and credits of William W Knowles Decedent, as make or cause to be made a true and just account of all and singular the goods and chattels rights and credits of the said Decedent which have or 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 is made do exhibit or cause to be exhibited to the next County Court for said County. And the same goods, chattels & credits and all other goods, chattels 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 Decedent 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 do will and truly according to law. And further do make or cause to be made a true and just account of the said Administrator within two years after the date hereof of all the net and residue of the said goods, chattels & credits of the said Decedent which shall be found remaining on said Administrator by account to the same being first examined and allowed by the County Court of said County, shall allow & pay over unto such person or persons respectively as they may then be and unto, pursuant to law. And after 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 attested and approved accordingly, if the said administrator being thereunto required, do render & deliver the said letters of Administration. Approbation of such testament being first made in said County. Then this obligation to be void and remain in full force and virtue.

Sale John D Tap Clerk

Approved by the test. John A Knowles and
Hayes Arnold and Elliot Knowles and
Chammand J E Heaton and

State of Pennsylvania
White County

Whereas on the 1st day of October A.D. 1860 the death of Nathaniel Marlow late a citizen of White County Dec'd, was suggested in open court, and that he departed this life intestate; Whereupon John M Whitley was qualified Administrator and this is and therefore to empower the said Administrator and his executors, and upon all and singular the goods & chattels, rights and credits of said deceased, and them unto his proper take where ever the same may be found in this State, and an inventory to return unto this court with 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 £ 100. Witness John D Tap Clerk of our said Court, at Upper the 1st Monday in October A.D. 1860 and in the 35th Year of American Independence.

John D Tap Clerk
of White County Court

Know all men by these presents that we John M Whitley and Thomas J Crowder R H McManus P W Waller & J S Rogers all of the County of White and State of Pennsylvania hitherto and firmly bound unto the state of Pennsylvania in the sum of Two Thousand dollars which payment I will truly to be made and done on behalf of ourselves. In witness whereof we jointly & severally firm by by these presents, Sealed with our Seals and dated the 5th day of November 1860. The condition of the above obligation is such that if the above bound John M Whitley Administrator of all and singular the goods, chattels, rights and credits of Sharp R Whitley deceased do make or cause to be made a true and just account of all and singular the goods & chattels, rights and credits of the said deceased, which have or 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 is made do exhibit or cause to be exhibited to the next County Court for said County. And the same goods, chattels & credits & all other the goods, chattels & 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 do will and truly according to law. And further do make or cause to be made a true and just account of his said Administrator within two years after the date hereof, and all the net and residue of the said goods, chattels & credits of the said deceased, which shall be found remaining on said administrator

Accounts, chancery being first examined, and allowed by the County Court of said County, shall deliver up, or unto such persons or persons respectively as the same shall be due unto, pursuant to law. And after paid up, the last last will & Testament was made by the Deed and by the executors or executors theron named to exhibit the same in Court, make request to have it allowed and approved accordingly, of the said Administrator, being thereupon to require him to render and deliver the said letters of Administration. Approval of such testament being given, it has, and made in said Court. Then this obligation to be void, etc. etc. remain in full force & virtue.

J. J. Vap Clerk

Approved by the Court

Hayes Combs
Chairman

State of Tennessee

I know all men by these presents that we, Avery Morris and Joseph Dranks and W W Gleason all of the White County and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Two Hundred dollars to be paid to the Chairman of White County Court or his Successor or Successors in Office in trust for the benefit of the children hereinafter named, committed to the tuition of the said Avery Morris to whom payment will and truly to be made and done as bind ourselves, our heirs executors jointly and severally jointly by these presents sealed with our seals and dated the 5th day of November 1860.

The condition of the above obligation is such, that whereas the above bound, Avery Morris is constituted appointed Guardian of the minor children named Elizabeth Pollard and her heirs and James Morris Discarded and his heirs, who and Heirs of Simon Morris Discarded in view of the said Avery Morris shall faithfully execute his guardianship, by securing and managing all the estate of the said Simon Morris Discarded they shall account full and, or be sooner required and then render a plain & true account of his guardianship on or th. before the Justice of our said Court, and deliver up, pay to, or prop up the said of all such estate & estates as they ought to be prop up, or prop up other persons as shall be lawfully empowered or authorized to receive the same, and the profits arising therefrom. Then this obligation to be void, etc. remain in full force & virtue. A. Morris Test
J. J. Vap Clerk

Approved by the Court
Hayes Combs

W W Gleason Test

Received of Robert Mauldin as Guardian for William Turney, in full of the Estate due him this October the 19th 1860
William Turney

Received of Robert Mauldin as Guardian for Elizabeth Turney in full of her estate this October the 18th 1860
J. J. Vap
Elizabeth Vap

I know all men by these presents that we Joseph W Glenn Richard Mauldin and C S Crowder all of the County of white and State of Tennessee are held and firm by the virtue of the state of Tennessee in the sum of Fifteen Thousand dollars which payment will and truly to be made & done as binding ourselves on our executors administrators and heirs, jointly and severally jointly by these presents to pay us our seals and date the 5th day of November 1860.

Whereas the said Joseph W Glenn Richard Mauldin, the last will and testament of John A. McGee Test, appointed Executor of all the goods & chattels rights and credits of the said deceased. Now if the said Executor do make or cause to be made a true & just account of all the goods & chattels right and credits of the said deceased which have or shall come to the hands of pipers or the like of the executors, or to the hands of pipers of any other person for him, and the same so made account to the County Court of said County in the month of say after the date hereof. And the same goods & chattels & credits of the said deceased at the time of his death, or which may have after shall come to the hands of pipers of the said deceased, or in the hands of pipers of any other person for him, or will & truly administer according to law. Any further do make or cause to be made, a true & just account of said appointment as executor with the signature for the date hereof, and all the instruments of the said deceased and credits, which shall be found remaining upon the said Executors account, the same being first examined & allowed by the County Court. Shall above pay over unto such persons as are entitled to the same pursuant to the true intent & meaning of the act of the general assembly concerning power of wills & guardianship of administration. Then this obligation to be void, etc. remain in full force & virtue.

J. J. Vap Clerk

Richard Mauldin Test

Approved by the Court

C S Crowder Test

Hayes Combs
Chairman

John A McGee Wild

Dennysfield White County I.D.

I John A McGee being sensible of my mortality now in body but sound in memory and of disposing mind do make and publish this my last will and Testament hereby revoking all other wills by me at any time made.

1st I do declare that my debts to be paid first out of any money that may be disposed off, or that may first come into hands of Representatives as

2nd I give and bequeath to my beloved wife Caroline McGee my Remained and all the lands appertaining to the same and as much of the property as she may think necessary for her benefit and the balance to be sold on a credit of twelve months; I also request that Caroline takes enough of the money arising from the sale to make up the amount of five hundred dollars given to me by my grandmother Lucy for it & the first interest and that principal and interest and not to be used until the youngest child becomes of age, the it to be divided equally among them all, David Anderson McGee, Mary Frances McGee, John Alexander McGee and Martha Caroline McGee.

3rd I give Caroline McGee my wife the whole of the remainder of my effects after securing the above mentioned five hundred dollars & Interest to the four children.

4th By I do here by nominate and appoint John W Glenn my Administrator. In testimony whereof I have unto set my hand in the presence of us

Seal

It is written before signed I John A McGee further more request that my beloved wife Caroline M^r McGee have the whole of my estate after securing the five hundred dollars and interest for the 4 named children to have it at her discretion during her natural life than that it be divided equally among my above named children in witness whereof I have set my name in the presence

David, Sydell
V. S. Boyce

John A McGee Test

Report of a Settlement made by the Clerk of White County Court with Samuel R Glenn Guardian of Robert G Stewart minor Heir of William Glenn Decceased on the 29th day of October A D 1860 Court Dr

Do Amount due R. G. Stewart on last Settlement of 94.20	
Interest on same to this date	1.45
this amt Rec'd of J W Glenn Agent of Wm Glenn Do 124.55	
Interest on same since 29 th Oct 1859	6.22
	Dr
	156.42
By Tax collector Receipt for 1860	33
" Clerks fee for the Settlement Order Receipt	
Renewed Bond as Guardian	175
Balance Guardians hands	1511.32

All of which was officially submitted to the court by the
Court for confirmation John A Taylor Clerk
of White County Court

Report of a Settlement made by the Clerk of White County Court with Thomas J Brodgrap Administrator of Margaret Brodgrap Decceased on the 20th day of October A D 1860 Court Dr

To this amount as per Inventory returned to Court	
the 13 December 1858	1600.87
Interest on sum from 5 th July 1860 when 2 years expired from Administration	10.01
Second Inventory Rec'd this date	388.75
Interest on sum since 5 July 1860	10.29
Rent of part of the land for 1860 third of Negro by Joseph Brodgrap	90.00
William J Brodgrap Rent of part of the land for 1860	25.00
Joseph Brodgrap " "	18.10
	Dr
	1342.42

By John B Anderson acpt'd of Receipt	\$ 1.50
" W J Brodgrap " " "	15.91
" Eliza Cannon " " "	11.15
" Doct J. H. Brodgrap " " "	13.00
" Dr. Crowder acpt'd of Brodgrap 1860 " "	17.97
" Alex. Banbury " " "	6.00
" Brodgrap 1860 " " "	38.68
" Doct W J Cheetham Sup. Sanated apdum	40.00
" 2 Tax Receipt from A L Potts	8.00
" 2 " " Rail Road 1859	22.40
" 2 " " 1858	8.00
" 1 " " A J Lewis 1859	10.80
	Dr

Thos J Bradgrop Adam Settlement Cont'd
 Dr. and brought forward \$1042.42

137 " " Receipt from P B Franks R Rong	\$213.41
" 2 Tax Receipts from P B Franks R Rong	27.20
" 1 " " Paidson Brown 100 10.25	
" G G Debilled except Guardian Bond	9.55
" 1 Note on Mr. Maginnis Bradgrop Doct & Interest 96.47	
" Accnt of Money Recd by Adams R	
2 Notes Bradgrop at sundry times 5	106.35
" Thomas Bradgrop Receipt as Attorney	<u>10.00</u>
	473.23
" Interest on sum from 3 July 1860 to date	8.28
" Allowance to Adams for his services	75.00
" 13.00 for his fee for this settlement	<u>1.30 558.03</u>
Dr. and in Adams hands and balance	<u>794784.41</u>
Am't due each party	<u>\$112.05</u>

Mr. Adams has accounted for in this settlement the rents of lands under his administration (say for the years 1859 & 1860) He has unpaid by Adams for which we have no file.

I have allowed the Am't for his services \$75.00 which I think reasonable. All of which is respectfully submitted to the Work'd'f'ld Court for confirmation

John T Vay Clerk
of White County Court

Report of a Settlement made by the Clerk of White County Court with Thomas J Bradgrop Guardian by the minor heir of Thomas Bradgrop Decedent v. David C Bradgrop December 3rd 1860 Dated

D^r

Debtors and Receivers of all & affairs forming
Administrator of the Bradgrop Doct

For David C Bradgrop one of the heirs on 24 July 1857	\$125.56
" Interest on same to date	26.11
" am't due David C for the soft land in 1857 and due 25 Sept 1858	7.85
" Interest on same to date	1.00
" this am't and David C from Admt of Margarette Bradgrop Doct	<u>112.05</u>

Or

By D C Bradgrop Receipt 22 Novt 1857	\$107.00
" Interest on same	18.59
" 13.00 bond & this Settlement	84
" Am't paid on receipt of Errors	2.60
" 13.00 am't allowed as Guardian and David C and his wife	<u>8.34 130.37</u>
	<u>\$102.20</u>

Thos J Bradgrop Guardians Settlement Cont'd
 Both am't Received of J C Officers former Admt of Thomas
Bradgrop Deced for Balance of Bradgrop on 24 July 1857 \$125.56
 " Interest on same to date 26.11
 " am't and for Rent of land of 1857 due on 1st Sept 1858 7.85
 " Interest on same to date 1.00
 " this am't and from Admt of Margaret Bradgrop Doct 112.05
 Or \$272.57

137 Bradgrop & Wm. R. R. Sept 17 Sept 1859	\$19.95
" Interest on same to date	1.25
" Paid Note to Wm. G. Lewis former Admt 2000.00 1000 0.00	
" Interest on same to date	2.10
" Balance of Bradgrop purchased at Admt Sale 13.25	
" Interest on same to date	.90
" Softwood & Lumber coop'	11.70
" Interest on same	1.22
" Joseph J Cannon Stock Jr. Lumber Interest on same	30.00
" Paul Clark for Recovery Due to this am't for former Taxes being 43 cent's	4.8
" 43 cent's allowed Guardian for services	2.60
" 43 Bond & this Settlement	5.34
" Am't and Balance of Bradgrop	<u>84 100.09</u>
	<u>\$172.58</u>

To amount Rec'd off C Officers from Admt of Thomas Bradgrop Doct for Lafayette Bradgrop and of the heirs of the Bradgrop Doct on 24 July 1857	125.56
" Interest on same to date	26.11
" this am't due Lafayette Doct for Rent of 1857 on 22 Sept 1858	7.85
" Interest on same to date	1.00
" this am't and from Admt of Margaret Bradgrop Doct	112.05

Or

137 by his half of estate given for the Rev on 1860	\$115.11
" am't advanced Lafayette Doct by his wife for which I hold his note	40.10
" Interest on same to date	4.70
" the am't his purchase at Auction Sale	20.13
" Interest on same	1.00
" this am't for former Taxes being 43	2.60
" 43 cent's allowed Guardian	5.34
" 43 Bond & this Settlement	<u>84 123.04</u>

Amount due Lafayette Doct \$149.53
 I have allowed the Guardian for his services Twenty
Two Dollars, which I think reasonable - all of which
is respectfully submitted to the Work'd'f'ld Court for confirmation
 John T Vay Clerk
of White County Court

Know all men by these presents that we Susan Warren
H C Warren Woman Leftwich J. G Mitchell Pleasant
Austin and W L Mitchell adl of the County of White and
State of Tennessee in this and firmly bound unto the
State of Tennessee in the sum of Thirty Thousand Dollars
which payment will and truly to be made and done
in kind ourselves our heirs executors & jointly and
severally firmly by these presents sealed with our seals
and dated the 3rd day of December 1860.

The condition of the above obligation is such that if
the above bound in Susan Warren and William C
Warren Administrators of all and singular the goods
and chattels rights and credits of John Warren deceased
do make known to be made a true and perfect inventory
of all and singular the goods and chattels rights and credits of
the said deceased which have or may come into the hands of
person or knowledge of him the said Administrator or into
the hands of person of any other person or persons for him
and the same remade shall be cause to exhibit to the next
Court of Common Pleas and County and the same goods chattels & credits
and all other the goods, chattels 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 over the hands
of person for him as well and truly according to law in
any place where it or cause to be made a true and just account
of the said Administration on the 3rd day of January after the date hereof
and as the residue remain of the said Goods, chattels & credits of the
said deceased shall be found remaining on said Administra-
tion account to the number being first examined & allowed by the County
Court of said County shall value & pay over unto such person or
persons respectively with sum shall be one and payment to law
and if it shall appear that any last will & Testament was made
by the deceased and by the executors or executors there named
to be & the sum in the court, making request to have it allowed
or approved accordingly of the said administrator being thereunto
requested or made deliver the said Letters of Administrator
Affidavits of such testaments being first had and made in said
Court. Then the obligation to be paid, else remain in full force
and effect.

Date

John D Vip Clark
of white County Court

Approved by Court

Hays Arnold Chairman

Susan Warren Seal
H C Warren Seal
Woman Leftwich Seal
J G Mitchell Seal
Pleasant Austin Seal
W L Mitchell Seal

State of Tennessee White County

Whereas on the 3rd day of December A.D. 1860 the death of John
Warren late of the County of White, deceased was suggested in open
Court and that he departed this life intestate, Whereupon Susan
Warren and William C Warren Administratrix and Administrators
was appointed and qualified Administratrix & Administrators
There are therefore to empower the said Administratrix & Administrators
into and upon and singling the goods and chattels right and
credits of the said deceased, and then into their possession to the
wherever the said may be found in this state, and in inventory
to return unto this court within the time limited, to pay or apply
the just debts of the said deceased to pay, so far as the
estate will pay, or amount of the debts so far as the estate
of our said Court is at Office the 1st Monday in January
A.D. 1860 and in the 85th year of American Independence
I S. Stappell
of at the County of

State of Tennessee

Know all men by these presents that we William C Johnson
A V Horn, William Glenn and James C Offord all of the City
of White and State of Tennessee are held and firmly bound to
the State of Tennessee in the sum of Twenty five thousand dollars
to be paid to the Chamber of Commerce of the City of White
in Office or trust for the benefit of the able poor afterwards
committed to the charge of the said William C Johnson to be
paid and truly to be made and done as by jointure in
our heirs executors jointly and severally jointly by us upon
seal with our seal and dated the 3rd day of December 1860.

The condition of the above obligation is such that in the
above bound William C Johnson a citizen of the City of White
a minor or her name Rosa Webster now a widow of the
said William C Johnson she is put full credit to the amount of
by securing and enforcing all the estate of the said Rosa Webster
until she shall answer full credit to the same. Then to require
and then render a plain and true account of her guardianship
on oath before the Justices of our said Court and then
up and pay over, or pay off the said Rosa Webster off all
such estate, or estates as she only has to be paying off or the
such other person as shall be lawfully empowered and engaged
to receive the same, and the profits accruing therefrom shall
this obligation to be paid, else remain in full force and
feinted.

Date Dr. J Vip. CLK

Approved by Court
Hays Arnold
Chairman

A V Horn Seal
W. Glenn Seal
James C Offord Seal

Know all men by these presents that we Sidney A Morgan and
John H Morgan and H L Gracy all of the County of White and
State of Tennessee, and we are firmly bound unto the State of Tennessee
in the sum of Eight hundred dollars, which payment shall and 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 4th day of December 1860 in the condition of the above in such
ch 1 as follows a bond bearing Sidney A Morgan, Administrator of all
and singular the goods and chattels right and credit of William B
Morgan deceased, as much as can be made a true and perfect
Inventory of all and singular the goods and chattels right and credits of
the said deceased, which have or shall come into the hands of his or
her self or of him the said Administrator, or into the hands of his or her
of any other person or persons for him, and the same is made as aforesaid to the
most County Court for said County. And other goods, chattels &
cattle, to be given over the goods, chattels and cattle and all and any
at the time of his death, on which any time after shall come to the hands
or possession of the said Administrator, or into the hands of his or her
of any other person or persons for him, as well and truly according to law.
And further make it or cause to be made a true and just
account of his administration, within two years after the date hereof
and all the remanundum of said goods, chattels and cattle of the said
deceased, which shall be found remaining on said Administrators
account to the number of four thousand and eleven by the County Court
of said County, shall deliver and pay over to such person or persons
respectively as the same shall be due and payable to him or
them, and if there be any balance remaining on said Administrators
account by the time he or she dies then naming & calling of the
same to the County Court being required to have it allowed and approved
as a true account of the said Administrators being thus accounted, do order to
have the said letters of Administration, approbation of said
Court, being first laid on said record in said Court. Then this obligation
to be void, whensoever it shall be paid and satisfied.

Date
John D Vay Clerk

Approved by the Court
Hays Arnold
Chairman

S A Morgan Seal
J H Morgan Seal

State of Tennessee
White County I certify on this 4th day of December 1860 the
death of William B Morgan late a citizen of the County of White deceased
was suggested upon Court, and that he appointed the Upsettee, whereupon
Sidney A Morgan was appointed and qualified administrator and therewere
found to employ the said administrator to enter into and take and singular
the goods and chattels right and credit of the said deceased and then into his possession
take, wherewhence the same may be found in the State, and in territory to return

unto this court that he the said Upsettee by his and her wife the first wife
of the said deceased to fully perform the obligations contained in the same. To
Writ of John D Vay Clerk of said Court and Office, the 4th day of December
in the year of our Lord one thousand eight hundred and sixty and on the 85th year of American Independence
John D Vay Clerk
of White County Court

Know all men by these presents that we Harry Morris and John Daniels
& Leroy Holton all of the county of White and State of Tennessee aforesaid
and firmly bound unto the State of Tennessee in the sum of One thousand
dollars, which payment shall and truly to be made and done as aforesaid
and bind ourselves, our heirs, executors & jointly and severally firmly by these
presents. Sealed with our seals and on the 3rd day of December 1860
The condition of the above obligation is such that if the said deceased
Harry Morris Administrator of all and singular the goods and
singular credit of James Morris deceased, as much as can be
made a true and perfect inventory of all and singular the goods and
Chattels right and credits of the said deceased, which shall be made
and onto the hands of his or her self or of him the said Administrator
onto the hands or possession of any other person or persons
and the same is made as aforesaid to be delivered to the most
County Court for said County. And the same goes to the hands
and all other the goods, chattels and cattle of the said deceased at the time
of his death or when at any time after shall come to the hands
or possession of the said Administrator or into the hands of his or her
of any other person or persons for him as well and truly according to law.
And further make it or cause to be made a true and just
account of his administration within two years after the date hereof and as the
next remanundum of the said goods, chattels and cattle of the said deceased
which shall be found remaining on said Administrator's account to the
same being first examined & allowed by the County Court of said County
shall deliver and pay over to such person or persons respectively
as the same shall be due and payable to him or them. And it is further
ordered that any last will & testament made by the said deceased & the testator
or executors therein named to be kept & observed in the same as they
may request to have it allowed and approved, according to the said
Administrator being thus accounted, do order to deliver the
said letters of Administration - approbation of said letter and
being first had and made on said Court. Then this obligation
to be said, also remain in full force and virtue.

Date
John D Vay Clerk

Approved by the Court
Hays Arnold
Chairman

A Morris Seal
John Daniels Seal
Leroy Holton Seal

Know all men by these presents that we Avery Morris and Joseph Branks & Sonny Hutton acting the County of White estate of Tennessee are held and firmly bound to the state of Tennessee in the sum of one hundred dollars which payment shall only be made and done in kind executors or heirs executors jointly and severally, jointly by these presents sealed with our seal and dated the 3rd day of December 1860. The condition of the above obligation is such that if the above bound Avery Morris Administrator of all and singular the goods & chattels right & credits of Elizabeth Pollard deceased, do make or cause to be made a true and just account of all and singular the goods and chattels right and credits of the said deceased here or there come to the hands of his or her executors of him the said administrator, or into the hands of his or her executors of any other person or persons for him, and the same so made do and be to recover to be exhibited to the County Court of said County and the same goods, chattels and credits, and all other the goods chattels and credits of the said deceased at the time of his death in which a day and a half after shall come to the hands of his or her executors of the said deceased to be in the hands or possession of any other person for him, do will and testify according to law and further do make or cause to be paid as a true and just account of the said Administration within two years after the date hereof and all the net and residue of the said Goods, chattels and credits of the said deceased which shall be found remaining on said administration taken account to the same being first examined and allowed by the Court of said County, shall recover of us unto such person or persons respectively as the same shall be and entitle them. 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 to the Court, in that regard to have it examined and allowed accordingly, if the said will or testaments being then to be rejected, or rendered void by the Court of Administration, application of such Testament being first made in said Court then this obligation to be discharged in full paid & satisfied.

Seal
Jno D Tap Clerk

A Morris Seal
Joseph Branks Seal
Sonny Hutton Seal

Approved by
H. Arnold
Chairman

State of Tennessee
White County

Whereas on the 3rd day of December 1860 the aforesaid Elizabeth Pollard late of the county of White deceased was suggested in open Court and that he accepted this life intertestate whereupon Avery Morris appointed

and qualified administrator. Said and chmpon to empower the said administrator to enter into, and upon all and any place the goods and chattels, rights & credits of the said deceased, and, then out to his possession take wheresoever the said may be found in this State, and an Inventory to return into this Court within the time limited by law, and all the just debts of the said deceased to pay, as far as the said estate will extend or amount to.

Witness John D Tap Clerk of our said Court at Office etc for the Monday in December A.D 1860 and in the 85th year of American independence

John D Tap Clerk
of White County Co. I

State of Tennessee
White County

Whereas on the 3rd day of December 1860 the death of James Morris late of the county of White Tennessee was suggested in open Court, and that he accepted this life intertestate whereupon Avery Morris was appointed and qualified administrator. It is therefore to empower the said administrator to enter into and upon all and singular the goods and chattels, rights & credits of the said deceased, and then out to his possession take wheresoever the said may be found in this State, and an Inventory to return into this Court within the time limited by law, and all the just debts of the said deceased to pay, as far as the said estate will extend or amount to.

Witness John D Tap Clerk of our said Court at Office etc for the Monday in December A.D 1860 and of the American Independence the 85th Year

John D Tap Clerk
of White County Co. I

State of Tennessee

Know all men by these presents that we Ambrose Fisher and H. E. Hutton of the County of White and State of Tennessee, are held and firmly bound to the state of Tennessee in the sum of One hundred Dollars, to be paid to the said County of White County Court, or to his successor in office in Court for the benefit of the child hereinafter named, commited to the custody of the said Ambrose Fisher to whom payment shall only be made and done in kind executors, our heirs, executors, jointly and severally jointly by these presents sealed with our seals and dated the 3rd day of December 1860. The condition of the above obligation is such that whereas the above bound Ambrose Fisher is constituted supervisor to minor orphan named Elizabeth wife church a son of the said Ambrose Fisher who faithfully worth his guardianship by naming and making the estate of the said Elizabeth apportioned and she shall administer the same (that is given), & then under a plan & home account of the guardianship on behalf of the justices of the said Court, & when upon payment of Elizabeth's expenses of such estate or estates as she ought to be paid off, or to make other persons as shall be lawfully empoyed or authorized to receive the

the sum and the profits among them from thence the obligation to
bind shall remain in full force and undeviated.

Sure Ambrose Fisher and
John S. Vap. Clerk S. E. Calton and
Approved by the Court
Chairman

Know all men by these presents that we William J. Cravens and William L. Scott all of the County of White and State of Tennessee and first and
firmly bound unto the State of Tennessee on the sum of six hundred
dollars shall pay unto said and only to be made and done, we bind ourselves
our heirs executors & jointly and severally for and by these presents,
seal, and our seals and date the 3rd day of December 1860. The
condition of the above obligation is such that if the above bound
William J. Cravens Administrator of all and singular the goods and
chattels rights & credits, Cassadale Metcalf Decatur, & made or
cause to be made a true and perfect Inventory of all and singular
the goods & chattels, rights and credits of the said deceased, which he had
or shall come to the hands of him the said administrator, or into the
hands or possession of any other person or persons for him, & the same
so made as exhibit or cause to be exhibited to the next County Court
for said County. And the same goods & chattels & credits, and all
other the goods & chattels credit 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 so and as may 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 all the other & residue of the said
goods & chattels credit 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 allow and
pay over unto each person or persons respectively as the same shall
be determined by the said H. S. Law. And if it shall appear that any
last will and testament was made by the deceased by the Executress
or executors herein named, to exhibit the same unto Court, making
reference to the same & allowing & approving accordingly; if the said adminis-
tration being then on to be required, to render & deliver the said letters
of Administration, approbation of such instrument being first
had & made on said Court. Then the Obligation to be void
and remain in full force & undeviated.

Sure
John S. Vap. Clerk

W. J. Cravens and
W. L. Scott and

Approved by the Court
H. Arnold Chairman

State of Tennessee
White County) Whereas on the 3rd day of December ad 1860
the death of Cameron McCalfo late a citizen of the County of White
accorded was suggested in open Court, and that she aforesaid left no
testator - Whereupon W. J. Cravens was appointed & qualified
Administrator. And therefore be it known the said Adminis-
trator to enter into and upon all & every place, the goods &
chattels, rights and credits of said deceased, and to use in his
possession take, whereover the said may be found in this
State, and are inventory & return unto the court within the
time limited by law, and also the just debts of the said deceased
paid to pay, as far as the said estate will extend to answer & to
Witness John S. Vap Clerk of our said Court, at Office the
1st Monday in December in the sum of \$1000 in the sum of
the dependent.

John S. Vap. Clerk
of the County Court

State of Tennessee
Know all men by these presents that we H. M. Jones &
A. T. McConnell and Edgington Jones & sons & wife Henry & wife
of Tennessee and firmly bound unto the State of Tennessee on the sum
of One Thousand dollars to be paid to the Children of White County Court
or to his successor or executors in Office on trust, for the benefit of the
Children born after me, committed to the keeping of the said H. M.
Jones to which payment shall and only to be made & done in the
sums above our hands, executors & jointly & severally firm by by these presents
Sealed with our seals, and dated the 3rd day of December 1860 c
The condition of the above obligation is such that whereas
the above bound H. M. Jones is entitled to a portion
of the minor children named Hugh Warren Jones, Mary J. Jones
and Elizabeth J. Jones. Now if the said H. M. Jones shall
faithfully execute his Guardianship by securing a sufficient
sum the estate of the said H. M. J. and Elizabeth J. Jones & unto
they shall arrive at full age, or be sooner than to age and then
render a plain & true account of his said Goods, & lands, & or oaths
before the Justices of said County and certifying the same
to be present of or to such other persons as it shall be lawfully
empowered or authorized to receive the same and the right
among them from, then the obligation to be void, & remain
in full force and virtue

H. M. Jones & wife
A. T. McConnell & wife
Edgington Jones & wife

John S. Vap. Clerk

Approved by Court
H. Arnold Chairman

Known and made by these presents that we William H. Hutton and William Russell & Hoy Bapeld aed of the County of White & State of Minnesota are & doe and hereby bind unto the State of Minnesota in the sum of Eight Hundred Dollars, which payment will be truly to be made and done and paid to our executors or to their successors in the said office by them presented, Sealed with our seals & date the 8 day of December 1860. The condition of the above obligation is as follows that if the above bound, William H. Hutton who has been appointed Administrator of all and singular the goods & chattels right & owned by Pleasant Hutton Decesed do me he or cause to be made a true and perfect inventory of all and singular the goods & chattels, right & credit of the said decesed, which have or shall come to the hands of person or persons by whom the said Administrator, or unto the hands or persons of any other person or persons for him to be made or exhibited to the next County Court for said County. And the same to be made & delivered to the credit of all debts the same day & credit of the said decesed, at the time of his death, or which at any time after shall come to the hands of the said Administrator, or unto the hands or persons of day of the pomer of his death, account and truly according to law, and further do me he or cause to be made a true and just account of his administration within two years after the date hereof, and all the debt and credits of the said goods, in the sum of the said D. L. which shall be found remaining on said administration account, the same being first examined and allowed by the County Court of said County within six months from and after the said account is made & allow'd. And if it shall appear that any sum shall be due and payable by the said Administrator to the said decesed, he or she shall be bound to make up the same to the said decesed, And if it shall appear that any sum shall be due and payable by the said decesed to the said Administrator, he or she shall be bound to pay the same to the said Administrator, by the date of his death, or before the delivery of the said letters of Administration. After which the testator being paid & buried in a new coat. Then the obligee won't bound elsewhere in full freedom.

D. L.

H. H. Hutton Date

A. Bapeld Seal

Appointed by Court

H. D. Bapeld Seal

H. C. Hutton

State of Minnesota

County of Hennepin

Date Dec 8 1860

Whence on the 8 day of December 1860

on account of Pleasant Hutton late of the County of White was
deceased as one of the process due being no more than \$1000.
Whereupon William H. Hutton was appointed Administrator
there and therefore to empower the said administrator to entitle
into and upon said singular the goods & chattels, right & credit

of said decesed, and then unto his personal tasks, wherewere the
same may be found in this State and in inventing & returning unto
the court within the time limited by law, and all the just debts of
the said decesed to pay as far as the said state will extend to
witness John H. Hutton Clerk of our said County Court Office the 1st day
in December A.D. 1860 for the sum of one thousand dollars.

John D. Rapel, Clerk of the County Court

State of Tennessee

Known and made by these presents that we Nancy Hutton and James Dawson and in the County of and State of Tennessee are & doe and hereby bind unto the State of Minnesota in the sum of One hundred Dollars to be paid to the Sheriff of White County Court or to his successor Officer in Court for the benefit of the children & wife of the now
deceased the testator of the now Nancy Hutton. To be paid
as aforesaid to be made & delivered the 3 day of December 1860.

The condition of the above is that the testator of the
now Nancy Hutton to be left a sufficient sum for her
orphans named Thomas, Martha & Simeon Marlow. And if
the said Nancy Hutton shall justly & equitably be
dearly by naming & giving away all the rest of the now
Thomas Marlow & Simeon Marlow unto the testator or to
full heirs, or to some other by whom other and a full and
true account of the said Marlow & Simeon Marlow
of our said County Court or to pay to the said Thomas
and Simeon Marlow of all what he or they ought to be
paid of, or to any other person or persons entitled to
lawfully empowers or authorizes to receive the same. The
profits arising therefrom then the obligation to be paid
shall remain in full force and virtue.

John D. Rapel, Clerk

Jane Green, Clerk

M. G. Green, Clerk

Approved by the Court

H. Hayes Clerk of the Court

We the undersigned Testators of white County, after being fully informed
have agreed to set apart to the minor Heirs of Martha Hestley
deceased as one of the process due being no more than \$1000.
Whereupon the assignee and Andrew Hestley \$1000.00 the sum
entitled Hestley, 25% to each hand & Dickie Hestley, one hundred
& Dosh each Twenty Dollars, and then the above allowed will be
sufficient moneys apportioned to support them one year.

From his death the 21 day July 1860

A S Rogers *Act*
Bonyaden Mays *Act*
William Wallard *Act*

Report of Settlement made by the Clerk of White County Court & with Richard Mansfield Guardian of the Minor Son of James Darrow Darrow on the 20th day of October 1860. *Or*

To this amount due Elizabeth Darrow now Elizabeth Pitt
on last Settlement my 5th Sept 1859 \$725.18
Interest on sum & date 74.33
Or \$799.51

15. Thomas A. H. & Elizabeth Pitt (formerly Edwards)
Wife for full of all demands as Guardian and
Reconciled pay 361 of this book \$6. *Or* \$799.51

To Captain William Darrow last Settlement
Interest on sum & date 700.17
Or 71.76 \$771.93

16. Mr. Davis my 5th in full of all demands
as Guardian Reconciled pay 34 of the book \$771.93

The Guardian being anxious for business all of
the property submitted to the worshipful Court for
compensation John T. Vass Clerk
of White County Court

17. The Committee appointed to lay off One Years report for
the number of Sheep & Wholly Dicovered met, and after being
duly sworn presented to make the following allowance (viz)
300th Pork, 300^{lb} Lard, 100^{lb} Butter, 300^{lb} Flour, 30^{lb} Coffee
40^{lb} Sugar, 3^{lb} Soda, 3^{lb} Spice, 2^{lb} Gingers, 4^{lb} Pepper, 5^{lb} Tea
3^{lb} Butcher Soap, 1^{lb} Potatoes, 3^{lb} Butcher Fresh Potatoes, 5^{lb}
Garter Mopias, 150^{lb} Salt, 300^{lb} Beets, 1^{lb} 4^{lb} Horse
Lard, 1^{lb} 4^{lb} Beef, 1^{lb} Milk Cow of 10.00 for Hens & Cloathes
Or

As of which is respectfully submitted to the Worshipful
Court for compensation

Samuel Parker
William Austin
Charles Smith

Report of Settlement made by the Clerk of White County Court
with William Anderson Administrator of James Anderson Dec'd
on the 17th November 1860, (viz)

No Personal property Sold as per Inventory	\$ 296.00
" Plant Remains of McDowell's Master	\$1686.91
" Interest same from 21 st August 1860 to date	24.17 1774.08
<i>Or</i>	\$ 2007.08
By pr of 2 notes paid McDowell's Master	419.51
" Interest from 11 th Feb 1858 to date	50.70
" Dr. Cummins Receipt	6.90
" G G Dibble Receipt	3.00
" R W Smith " "	20.10
" A Bralys " "	6.11
" Brown & Mells " "	12.31
" J B Anderson Note	2.10
" J Harris Account	1.25
" Leftwich & Dibble Receipt	23.32
" Doct. A Montgomery " "	7.50
" Allowance to Van for his services	70.00
" Clerks fees for Inventory & the Settlement	2.00 634.62

Or \$ 1372.46

One third of what I am due from \$145.45
Dr Bal due me remaining due \$914.96

By G G Dibble Guardian Receipt \$470.00
" Interest on same 31.20 1.91.20
" Dr in Adm^r Funds \$423.76

I have also the Adm^r Seven by five Gallons pickled onions
which I think are worth al least a half dozen bushels
to the worshipful Court for compensation. Due 2 days old
get it or " by Oct 1st

Report of a Settlement made by the Clerk of White County
Court with Amos Fisher Administrator of Nancy Fisher
Decedent on the 15 day of November 1860 (Rev.)
Q.

Year 3 Inventory & account Sales returned on 30 Dec 1858 of \$73.47
" Settlement on same since separation of 2 years to date 1.28
" Cash Rec'd in addition to Inventory 40
Ct. \$75.15

By Spencer Adams Receipt	14.80
" " Laundry for general expenses	15.00
" G G G. had 2 Receipts each of \$3.50	3.60
" Rich. Robinson Receipt	1.00
" W. St. Lee account	10.07
" S. C. Spangler Dols	4.00
" J. L. Simonds Receipt	1.20
" M. M. & H. Shultz f.	.25
	49.92
On balance due from J. H. F. 49.92	
	12
	50.05
Allowance to Admin for her services	15.00
Ch. to pay for Dr. L. Johnson	1.50
" Paid on 1st Mar 1860	<u>\$1448.60</u>
am't and cash Rec'd — 49.84	

Statement of the Allowances for her services fifteen dollars which
I then & now will accept & am bound to the worshipful
as I per Confirmation
John T. Vass Clerk
of White County Court

Report of Settlement made by the Clerk of White County Court
with Wm L and Joseph G Mitchell Executors of John Howell Decedent on the
15th day of November 1860 (Rev.)
Q.

Debt to Dr. Wm L Johnson furnished on the 30 th	
" Nov 1st 1858	
" Dr. L. & wife left 1 year in Dec 1858	7.50
" Recd. of Dr. G. G. Gibbons comm'ee power	223.48
	60
By an Account of Dr. G. G. Gibbons	\$344.53
" Dr. Wm L. Johnson Receipt	69.48
" Dr. Wm L. Johnson Dl.	8.48
" Paid Dr. H. B. Apple Dl.	50
" Paid Dr. H. B. Apple Receipt	1.00
" Paid James C. Willy Receipt	5.00
" Paid Dr. J. G. H. Baker "	13.32
" Paid Elizabeth Rice Note	6.60
" Paid Dr. B. Blankenship Note	1.00
	505.38
amt forwarded	

Cashier's Howell Settlement Estimate

Am't brought forward	\$105.38	\$344.53
By Rufus G Gleasons account	8.96	
" Dr. L. Johnson Note	11.80	
" Interest on Same	1.86	
" Dr. L. Johnson & Interest	3.57	
" A. J. Sims Tax Receipt	4.8	
" Lebron Hollans Dols	1.15	
" W. L. Sperry	1.00	
" G. G. Gibbons account & Interest sum	2.66	
" Allowed for 1/2 years Support	90.00	
" amt. Paid Dr. J. G. H. Baker note	10.30	
" " allowed Administrator for Services	30.00	
" Clerk's fees for this Settlement &	1.50	288.83
Salv'n Administratrix balance		\$ 53.70

I have taken ~~receipt~~ of by the act of I'm Governor, who tells that
he is acquainted with the amount of services rendered by Administrator
in winding up said estate & think that my account with \$30.
Dollars, that although the estate is small, it was very difficult
to wind up & I think to from which prof I have below. On the 1st Oct
\$50. The Administrator reports that there is sum & cost for carrying
out against the estate, but he does not know the amount &
that is respectfully submitted to the Court for their Court
for confirmation

John T. Vass Clerk
of White County Court

Report of a Settlement made by the Clerk of White County Court
with Wm L and Joseph G Mitchell Executors of John Howell Decedent on the
15th day of December 1860 (Rev.)
Q.

To amt. of Inventory & account Sales on 1st Nov 1858 \$914.92
" Interest on same from 1st Sept 1858 to date 13.72
Ct. \$928.64

By Dr. Wm L. Johnson Receipt	9.00
" Dr. L. Johnson Tax receipt	3.30
" Wm L. Jackson " "	3.00
" Lebron Hollans " "	3.00
" Mansel Peppell " "	3.00
" Maud Peppell " "	3.30
" A. L. Potts " "	3.00
" Corn A. Taylors " "	3.00
" Clark Gamble Recd. Tax "	8.40
" Sonship & Dr. R. C. Peppell for themselves	4.75
" Spence Mitchell Jr. Receipt & Interest	29.20
" Potts & Byrd " "	5.44
	amt. forward
	\$780.39

A List of J G Matchill Settlement Contained
 Total amount brought forward \$78.99 \$928.64
 By an A/c of David Williams for Coffers 10.00
 Paying as England Tax Receipt 1857 3.00
 in Robert J Matchill note & Interest 36.00
 Total \$117.39
 Interest from expiration of 2 years 1.76
 Clerks fees for this Settlement Recd by
 and Recovery Inventory except Sales Jan 3.25 122.40
 To amount Executors funds 918.806.24
 and less such loss \$89.58

A. Exon. I am sorry that they have two notes on hand
 about one thousand and one hundred dollars, and on R. Matchill for \$13.00 and
 31st Decr 1840 hand on debt for \$10 and 11 April 1849. they
 charge me nothing for their services as all of which is respectfully
 to be left to the court of law & for confirmation.

John F Vap Clerk
 of White County Court

A. I do declare made the 3 day of December in the year of
 One Thousand Eighteen hundred and Sixty between Hayes Arnold Chair
 man of our said County Court of White County & State of Tennessee
 on behalf of the Debtors of ours in our County Court of the one
 party and C J Stone & wife as aforesaid, and C J Stone of the other part
 doth jointly & truly say Hayes Arnold in pursuance of an Order
 of Court I made and according to the directions of an act of Assembly
 in such case as is provided, do put, place and bind unto the
 said C J Stone a Child named Anna Coxey
 of the age of Two Years with the said C J Stone to live
 after the manner of an apprentice or servant until she attains
 the age of Eighteen, during which time her master or apprentice
 shall pay her full wages, his lawful commands everywhere
 obey, she shall not absent herself from his master's service
 without leave but in all things & behavre herself as a faithful
 servant ought to do. And the said C J Stone on his part
 doth covenant & agree to, and with the said Twenty dollars
 and that he will constantly find & provide for her the said
 apprentice, during the said term sufficient diet, washing
 laundry & apparel fitting for an apprentice, with every necessi-
 tary both in respect to health, In witness whereof the
 parties here beseant set their hands daily the day of year
 above written

Jt. Jn' F Vap Clerk

C J Stone Dab
 I C Stone Dab
 O H P Sims Dab

This Indenture made the 3 day of December in the year of
 our Lord Eighteen hundred and Sixty between Hayes Arnold
 Chairman of our County Court of White County & State of Tennessee
 on behalf of the Debtors of ours in our County Court of the one party
 & their successors as such & Thomas J McKinney of the other part
 witnesseth that the said Hayes Arnold in pursuance of an
 order of Court made, and according to the directions of an Act
 of Assembly in such case made & provided, places him
 unto the said Thomas J McKinney an Apprentice boy named John J.
 Quinn of the age of Two Years with the said Thomas J McKinney, to serve
 after the manner of an apprentice or servant until he attains the
 age of Twenty one years during which time he the said apprentice
 his master, shall faithfully serve his lawful commands every
 whereabout obey, he shall not absent himself from his master's service
 without leave, but in all things & behavre himself as a faithful
 servant ought to do. And the said Thomas J McKinney his
 party, with covenant & agrees to, forth the sum Ten Dollars
 and Two Ducts of good Cloathes one on and one off, and
 that he will constantly provide Spise for him the said apprentice
 during the said time, sufficient Diet, washing, Laundry and
 apparel fitting for an apprentice with every necessary, both in
 respect to health. In witness whereof the parties have
 hereunto set their hands & seals the day & year above written
 Test. Thomas J McKinney Clerk

In' F Vap Clerk

H J Scott Clerk

State of Tennessee

I know all men by these presents that we William B Parker, Benjamin Stockton
 and Richard Stockton all of the County of White
 and State of Tennessee, and his and family being at the City of
 Memphis in the sum of Fifteen Thousand dollars to be paid to the
 chairman of White County Court to his successor in office
 or trust for the benefit of the children hereinbefore named,
 committed to the tuition of the said William B Parker, that it payment
 was & truly to be made and done as hereinafter, on the 1st day of January
 jointly severally finally by the said William B Parker & his
 dated the 7th day January 1868. The consideration of the said
 obligation is such, that whereas the above bound William B Parker
 is constituted and appointed Guardian & master of the orphans
 Benjamin and Richard Stockton. Now if the said William B
 Parker shall faithfully execute his Guardianship by naming in my
 and the estate of the said Wardes under the said bond amount at full age
 or before the boy grows, then render a plain & true account of his Guardianship
 month, before the Justice of our said Court, & then upon payment of the
 said Benjamin & Richard Stockton of all such estate or value as
 they might be capable of, or to such other person as shall be

lawfully empowered or authorized to record the same, and the first
among them from whom the obligation to record, etc. was made
in full force and virtue.

W B Parker *test*

John W. Arnold *test*

John S. Vay Clerk *test*

Samuel Pennington *test*

John Stewart *test*

James Randal *test*

Approved of by the Court

H. Arnold Chairman

State of Tennessee

Know all men by these presents, that we James M. Goroch and
Jas H. Morgan and P. W. Waller and Smith, all of White County, State
of Tennessee, and 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 successors in office, in trust for the
benefit of the children hereinafter named, committed to the tuition of
the said James M. Goroch to which payment and trust to be
made and done as bind and sureties are herein contained, jointly and severally
jointly by the present to be made and to be paid, and dated this 5 day
of January 1861. The condition of the above obligation is such
that if at the time the above bound James M. Goroch is constituted and
appointed Guardian to a minor or his or her name, William Goroch
son of Jas. Goroch Esq; - Now if the said James M. Goroch
is still jointly and severally bound to his guardianship by securing & insuring
all the estate of the said Ward, until he shall arrive at full
age, to be used there by him, either under a plain & true account
of his or her account, or as it appears to the best of our and Court
Tuition, & paying to us, Jas H. Morgan and William Goroch of whom
whichever shall be lawfully empowered or authorized to receive
the same, and paying therefrom, then the obligation to be
so much paid away therefore, then the obligation to
be so much reduced in full force & virtue.

test

J. M. Goroch *test*

Jas H. Morgan *test*

P. W. Waller *test*

John W. Arnold *test*

H. Arnold Chairman

State of Tennessee

Know all men by these presents, that we John W. Mitchell and
George G. Debnard & John Cunningham all of White County and
State of Tennessee, and held and firmly bound unto the State of Tennessee
in the sum of Six 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 John W. Mitchell, to which payment and

trust and trust to be made and done, as bind and sureties, are herein
executed jointly and severally jointly by the present, Sealed with
our seals, and dated the 7 day of January 1861. The condition
of the above obligation is such that when the above bound John Mitchell
is constituted and appointed Guardian to a minor or his or her
name, John R and Emeline Miller - Now if the said John W. Mitchell shall
faithfully execute his and guardianship by securing & insuring all
the estate of the said Ward until they shall arrive at full age,
and the same shall be lawfully empowered or authorized to receive
the profit arising therefrom, then the obligation to be paid
and remain in full force & virtue. The condition of the
test

J. W. J. Vay Clerk

G. G. Debnard *test*

John Cunningham *test*

Approved of by the Court

H. Arnold Chairman

State of Tennessee

Know all men by these presents, that we Jas Davis & S. H.
Glenn & S. Stewart all of White County, State of Tennessee, and
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 successors in office, in trust for
the benefit of the child hereinafter named, and that the tuition
of the said Jas Davis - to which payment and trust to be
made and done as bind and sureties, are herein herein jointly and
severally, jointly by the present to be made and to be paid, and dated
the 5 day of January 1861. The condition of the above obligation
is such, that when the above bound Jas Davis is con-
stituted and appointed Guardian to a minor or his or her name,
William J Davis minor his son of Jas. H. Davis deceased - Now
if the said Jas Davis shall faithfully execute his guardianship
by securing & insuring all the estate of the said William J Davis until
he shall arrive at full age, or sooner or than to be required, then to render
a plain and true account of his guardianship to his or her father
or mother and Court, & shall pay to or pay off the said Jas Davis
Jas Davis of all such estate or estates as he or she shall have
of, or to such other person as shall be lawfully empowered to receive
the same, & the profit arising therefrom the obligation to be
paid and remain in full force & virtue. Jas Davis *test*

J. W. J. Vay Clerk

S. Stewart *test*

Approved of by the Court

H. Arnold Chairman

J. H. Glenn *test*

State of Tennessee

Know all men by these presents that we Isaac H. Hartson and Jacob Lewis and William H. Clevney all of White County & State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of Six 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 colored lunatics herein named, committed to the care of Isaac H. Hartson. To which payment we bind ourselves to be made to done we bind ourselves our heirs executors, jointly & severally, firmly by these presents sealed with our Seals and dated this 7th day of January 1861. The condition of the above obligation is such, that whereas the above bound Isaac H. Hartson is constituted & appointed Guardian to Major C. J. Lane named Rebecca Ober, alias Earles minor child of McGroger Earles deceased, a now of the said Isaac H. Hartson shall fully execute his guardianship by securing improvement of the estate of the said wards until they shall attain at full age, or be married then render a plain account & of his Guardianship on oath before the Justice of the Peace and Court of Justice of the place of stay to or before the time when he shall be fully empowered to record the same. & the first to warning therefrom, the said obligation to be null and void, the remainder to fill for & remain.

Sd:

Isaac H. Hartson Seal

B. S. Cap the 7

William H. Clevney Seal

Appr. 3rd the 1st

J. H. Lewis Seal

Hayes, Arnolds, Chairman

It was, to-witnessed 7th day of January in the year of our Lord eighteen hundred and Sixty one between Hayes Arnold, Harmon of a citizen of County of White and State of Tennessee on behalf of the Justice of one in County Court of the one part and their superior master, and James Lowry of the other part in witness whereof the said Hayes Arnold, in pursuance of an order of Court made this day, and according to the direction of an attorney of record as put placed behind unto the said James Lowry, an orphan boy named Jasper Hayley of the age of ten years on the 1st March 1861 with the said James Lowry to live after the manner of an apprentice or servant until he attains the age of Twenty one years, during which time he the said appointed his master, shall faithfully serve his lawful commands every where obey, he shall not absent himself from his master's service without leave, but in all things behavior himself as a faithful servant ought to do. And the said James Lowry, on his part with covenant signed & with the said Hayes Arnold that he will teach a instructed

or cause to be taught & instructed the said apprentice to Read, write, & cipher if he will take Schooling, and at the expense of his master give said apprentice Two good sets of Cloths one on & one off and give him Fifty Dollars in Cash and that he will constantly find & provide for him the said apprentice, during the said Term sufficient and working lodging and apparel fitting for an apprentice, & it may necessary best in Lakings and in health, & in Winter's wherof the parties have been & will be bound to do the day above written.

James Lowry Seal
A. H. Hartson Seal

B. S. Cap the 7

Approved by James L.

May 2nd 1861

Report of Settlement made by the Clerk of White County Court with Rebecca Simenil Guardian of the minor heirs of Jacob and Elizabeth Dibble on the 22nd day of December 1860 viz:

To Balance due Mary Jane on last Settlement	\$ 3,3.95
" Interest on Same to date	22.44
" Amount Recd. of G. G. Debnell Cont. to see Slave	621.68
. Interest on Same to date since 27 Oct 1 st 1860	5.80
Cr.	\$ 1023.87

By Guardians acc't for goods purchased	\$ 385.37
" 6 months Interest on Same	1.17
Allowance to Guardian for minor heir Blank 1 st 1861	12.50
" 1/4 Clerks fee for this Settlement	3.25
Balanc. on Mary Jane	\$ 957.95

To Balance due Harmon on last Settlement	\$ 395.64
" 12 M on the Interest on Same	23.91
" Amount Rec'd. of G. G. Debnell Cont. to see Slave	621.68
" Interest since 27 th October 1860	3.80
Cr.	\$ 1130.03

By Guardians acc't to Harmon for 1 st Jan 1861	\$ 33.51
" 6 months Interest on the Same	31
" Allowance to Govt for services Board working \$ 23.11	
" 1/4 Clerks fee for this Settlement	3.25
Balanc. on Harmon	\$ 996.22

To But. and Eliz. H. Dibble on last Settlement	\$ 400.95
" 12 M on the Interest on Same	24.06
" Am't Rec'd. of G. G. Debnell Cont. to see Slave	621.68
" Interest on same since 27 Oct 1 st 1860	5.80
Am't forward	
	\$ 1052.49

Dr.

To Balance brought forward \$1002.49
Or.

By Guardians account paid out & due 16 \$17.57
 " 6 month Interest on same 54
 " Allowance to Guardian for his services Board, writing &c 25.00
 " to Clerk fees for this Settlement 16 87 43.99
 Total and Eliza Settlement \$1008.50

To 13 due to Land & Little on last Settlement \$407.62
 " 12 months Interest on same 24.43
 " Am't Recd by City of Albany Cont'd to Land & Little 621.68
 " Interest & fines 27 October 1860 5.80
 Or. \$1089.53

By Guardians account paid out & due 16 \$12.37
 " 6 months Interest on same 39
 " Allowance to Guardian for his services Board, writing &c 25.00
 " to Clerk fees for this Settlement 16 87 39.34
 Total and Eliza Settlement \$1020.01

I have allowed the Guardian for his services for Board, making clothing &c for her owners of \$25 cash which I think is reasonable all of which is respectfully submitted to the worshipful Court for confirmation John D Vass Clerk of White County Court

Report of Settlement made by the Clerk of White County Court with William C. Stetson Guardian of Clara Wohannord minor heir of James Bataan Hobbs on the 29th Decr 1860 (vis)
Or.

To Balance in Guardians hands 29 Dec 1859 \$1345.63
 " Interest on same to date 80.73
 Or. \$1426.36

By my Deposit to a Receipt for 1858 \$5.50
 " Interest 2 years on same 66
 " J H Moores Tax Receipt 1859 5.50
 " Interest 11/4 on same 33
 " Allowance to Guardian for his services 15.00
 " Clerk fees for Board the Settlement over the 2.50 22.49
 " \$1396.87

I have allowed the Guardian for his services fifteen dollars which I think reasonable and of which is respectfully submitted to the worshipful Court for confirmation
John D Vass Clerk
of White County Court

Report of a Settlement made by the Clerk of White County Court with Henry Lane & a Administrator of Barlow Test
Decreas on the 22 day of December 1860 (vis)

To Amount Received of G G Deibel Commissioner &
 being part of proceeds of land sold David Williams
 on the 18 day of December 1859 \$900.00

" Interest & one sum to date 34.60

" Amount Received from J C Barnes Jan 30 1860 233.02

" Interest on same to this date 13.57

" Toll, Ric? at Savory Gate November & Dec 1859 13.00

" Interest on same to date 1.78

" Tolls at Near Gate January 1860 74.30

" Interest on same to date 23 4.33

" Tolls at Near Gate February 1860 215

" Interest on same to date 10 2.28

" Tolls at Near Gate March 1860 3.25

" Interest on same to date 1 0.24

" Tolls at Near Gate in April 1860 16.88

" Interest on same to date 67 11.52

" Tolls at Near Gate in May 1860 7.50

" Interest on same to date 26 2.76

" Tolls at Near Gate June 1860 1.87

" Interest on same to date 5 1.93

" Tolls at Near Gate July 1860 10.17

" Interest on same to date 30 3.02

" Toll at Near Gate Sep 1860 63.85

" Interest on same to date 93 64.80

" Toll at Near Gate Oct 1860 110.30

" Interest on same to date 110 111.80

" Toll at Near Gate November 1860 20.73

" Interest on same to date 20 2.09

" Toll Received of A Hopkins Stage agent 31.25

" Accounts Collected from Lewis At. Lak. 5.10

" " " Collected " A Wright 3.00

Or. \$1526.52

By Bat and Administrator on former Settlement \$3798.27

" 1 Years Interest on same 227.89

" amount paid down for work on Road in 1838 and not credited to former Settlement 60.10

" 2 Years Interest on same 7.21

" Paid for work on Road in July 1858 60.77

" Interest on same to date 9.97

" Paid for work on Road January 1859 110.11

" Interest on same 2 years 13.00

" Paid for work on Road 1860 48.50

" Interest on same to date 1.92

Or. \$3756.53

Barlow Dicks & Son. Settlement Cont'd
 Amount brought over \$1340.63 \$1522.52
 By and paid for work on Road in Sept 1860 \$4.40
 Interest on same .81
 " and mark money for work on Road Sept 1860 5.30
 Interest on same .08
 " and P. Colms & Simpson Receipt 60.00
 " J. G. Green Tax Receipt 3.00
 " Samuel Brown's Third Tax Receipt 7.14
 " Sew. & Whitakers Receipt 19th May 1860 12.88
 Interest on same .42
 " G. G. Debelle Note & Interest 29th Sept 1860 97.56
 Interest on same to date 1.45
 Paid note to H. Hodgeons
 Interest on same .77
 " and note to Wm. Clark and Jan 7th 1860 34.34
 Interest on same .298
 " and Barlow Dicks note to C. Hodgeons 50.00
 Interest on same .792
 Paid Barlow Dicks note to C. Hodgeons .60
 Interest on same .69
 Paid on said note 28th Jan 1860 20.00
 Interest on same .110
 Due on said note 11th Feb 1860 117.60
 Interest on same .602
 " H. S. Cannon & Co. Receipt from 17th August 1859 23.70
 Interest on same .190
 " H. Hodgeon witness claim in the same as suit 5.00
 Interest on same .17
 " M. H. Mallon Receipt in the same case 4.00
 Interest on same .14
 " the amount following is demanded for same 50.00
 " and for G. G. Debelle for Bond 1860 2.00
 " Dr. J. V. Clark Settlement over confirming the 3.575024.90
 And due Administrator \$3503.58

It is allowed the Administrator Fifty Dollars for his services which I think reasonable; leaving now and the administrator from day to date the above sum of \$3503.58 as all of which is respectfully submitted for confirmation

John J. V. Clark
of White County Court

Report of a Settlement made by the Clerk of White County
Court with Samuel Miller, Jr. Guardian of the minor heirs
of Samuel Miller Jr. Decedant on the 28th day of December 1860
Dr.

To Balance on Guardians hands at last Settlement \$264.80
 Interest on same to date 47.53
 Cr. 317.13

By Joseph L. Gammons Receipt for Death of 4.85
 Interest on same to date .62
 " and allow? Guardian for Same 2.50
 " Clerk fees for the Settlement & Over-Conf'g H. 1.13 2.15
 Balance due 0.00 \$307.38
 I have allowed the Guardian for his services \$2.50 but it is not reasonable. Acc of which is respectfully submitted to the
 court for their consideration. It is my opinion the
 amount paid him is reasonable

Report of a Settlement made by the Clerk of White County
with Francis M. Sims Guardian of the minor heirs of H. H.
Clegg Decedant on the 3rd of January 1861
Dr.

To the amount due Guardian hands at last Settlement
 say on 3rd February 1861 \$4159.15
 Interest on same to date 70.74
 Cr. 41249.79

By Samuel Brown Tax collector Receipt \$3.00
 " G. G. Debelle Clerk & Clerk for Bond 1.00
 " Dr. J. V. Clark fees for the Settlement 1.00 7.00
 Balance Guardian, having an account \$1242.00
 The Guardian charge nothing for his services except what I
 respectfully submit to the court for their consideration
 It is my opinion the amount paid him
 is reasonable

Report of a Settlement made by the Clerk of White County
Court with George G. Debelle Guardian of Henry and Nelson M.
 Anderson minor heirs of Samson Anderson Decedant on the 27th
 December A.D. 1860 Dr.

To and Recovery of William Anderson adm. of Estate \$170.00
 on the 11th day February 1861 24.75
 Interest on same to date 423.76
 " and Recd. of William Anderson 3.82
 Interest on same to date Cr. 3.82
 By Guardians Bond \$1.00
 and forward

\$1.00

G. and Rebecka Anderson Settlement on hand
Amount brought forward \$1.00 \$921.33
By and allowed Garrison for services 10.00
Clark fees for this Settlement over comp'tl 1.50 12.50
214 908.83
Amount on hand being \$454.41

I have allowed the Guardian for his services Ten Dollars which I
do remanble all of which is respectfully submitted the over-
ing for confirmation John T. Vap Clark
of White County Court
\$454.41

Possessing of George & G. DeBrett Guardian poor hundred
and fifty four Dollars forty one & $\frac{1}{2}$ cents in full of the
amount due me my wife Rebekah or wife formerly Rebecca
Anderson one of the minor heirs of James Anderson J.W.
Garrison the 27th day December A.D. 1860
Duly
John T. Vap
Clark
E. McCall white
mark

Report of Settlement made by the Clerk of White County Court
with Levi Garrison Guardian of William Garrison minor heir of
J.W. Garrison on the 2nd day of January 1861 (2d)
G.

To amount due on Garrison's last Settlement \$821.39
Interest from same to date m 48.29
C. \$ 8.69.88
By an Acpt for the Settlement over comp'tl 10.
and Recd. Received m 180
\$ 8.69.88

all of which is respectfully submitted for compensation
John T. Vap Clark
of White County Court

Report of Settlement made by the Clerk of White County Court
with Charles S. Martin (formerly Hammett & McEwan) Guardian
of Mary Ann McEwan & Sarah S. McEwan minor heirs of James McEwan
Dec'd on 31st December 1859 A.D.
Dr.

Dr. an? O. C. and of Abner Taylor Executor of
James McEwan Dec'd on 3. December 1859 \$ 630.43
Interest on same to date m 41.03
C. \$ 671.46
By an? Dr. C. Kelly Rec'd. 8 D.S. 1860 \$ 0.00
" Lawrence Brown Rec'd. 5.75
Clark fees for this Settlement over comp'tl 1.50 13.05
and in Garrison's hands \$ 658.41
Received

100 of which is respectfully submitted to the court of said
Court for confirmation to the Guardian changes nothing for
the sum of "John T. Vap Clark
of White County Court

We Allen & Mitchell Jos G. Mitchell and H. White all of
the county of White and State of Minnesota and his and yours by
bound out the State of Minnesota in the sum of Five hun-
dred dollars current Money well and truly to be paid for
which payment we bind ourselves our heirs executors and
affiliations jointly & severally firmly by their joint to

But to be paid on condition that the said Allen &
Mitchell shall well and truly provide for all of the inmates
of the Poor House of White County for the year 1861 in the
good wholesome diet, Clothing and beds & anything and
such other necessary as shall be necessary to keep the
said Paupers comfortable and well and truly
and perform all other things required of him by law
as keeper of the Poor House of White County according to
Law also remain in full force and in law
executed on our hands & done the 15th January 1861

J. F. H. White
Jos G. Mitchell
H. White
P. P. White
R. H. White

J. Allen & H. White & Keeper of the Poor House of White
County as sole & several that I will well and truly discharge
all the duties now owing upon me as such & my & said
Sons to and severally before the 1st of January
me the 15 January 1861
John T. Vap
H. White

H. White

State of Minnesota
White County

Having been appointed at the County Court
at December Term 1860 to apportion One year and fifteen to the
widow and family of John Stewart deceased of said County
do in addition to some funds he set apart for me
widow Five hundred Dollars each to be paid by the Ad-
ministrators out of the first money, according to their hands
this 20th December 1860

John Stewart
Charles H. H. H. H.
James H. Day
Minnesota and

Susan H. and Subscribers
before me the 5th day of
January 1861

William Sargents 88
of White County

Report of a Settlement made by the Clerk of White County Court with Bangs Young Guardian of John Downey minor heir of Robert J Downey Deced on the 15th day of January 1861. vs
D.

To amount in Guardians hands on last Settlement \$834.44
Interest on same to date 50.26
Or \$904.70

13th Janur Brown Tax Receipt for \$2.11
John Downey Not paid 10 Jan 1860 12.75
Clerk's fees for this Settlement over 1.25 16.11
Bal. in Guardians hands \$888.59

The Guardian charg. is nothing for his services. all of which
is respectfully submitted to the worshipful Court for confir-
mation

John T Tap Clerk
of White County Court

\$888.59

I present January 18th 1861 Receipts of Bangs
Downey Eight hundred and eighty eight dollars fifty
cents in full of the amount on his hands as my
Guardian said amount having been received by him
from the estate of R J Downey Deced

John Downey

John T Tap Clerk

Report of a Settlement made by the Clerk of White County
Court with Joseph Girt Guardian of Hasey Girt minor
heir of John Wallen Deced up to 28th day of January
1861 vs. D.

To 100 dollars in Guardians hands at last Settlement
say on 28th day of March 1860 \$1073.74
Interest on same to date 68.68
Or \$1142.42

13th this amount paid Board & School at Spencer \$40.00
" " " Tuition at Spencer 30.00
" " " at music school 20.00
" " " for use of Piano 2.50
" " " Shoe Bill in 1859 9.00
" " " E Lacy School account 30.00
" " " Room Rent at Spencer 2.00
" " " Contingent fee at School 1.00
" " " one can Lamp oil & Chimney 7.50
" Interest on \$112.50 from 4 July 1860 to date 432.50
Or \$1516
Amt forward \$126.66

Hasey Girt Settlement Cont'd
Amount brought forward \$126.66 \$1442.42
By the amount paid Board & School at Spencer 8.80
" " " for use of Piano 4.00
" " " Shoe Bill account at Spencer 1860 5.00
" " " Sal. of Commis for fine glass 3.00
" " " Shoes Sack, Mending etc Smith 4.50
" " " 1 over Coat 7.50
" " " Coal furnished at various times 3.00
" " " Allowing Guardian for Services 5.00
" " " Clerk's fees for this Settlement over 1.00 171.66
Amount in Guardians hands \$1270.76

I have allowed the Guardian for his services Five Dollars
which I think reasonable, all of which is respectfully submitted
for Confirmation

John T Tap Clerk
of White County Court

Report of Settlement made by the Clerk of White County Court
with Joseph Girt Guardian of Hasey Girt minor
heir of John Wallen Deced up to 28th day of January
1861 vs. D.

To amount in Guardians hands on last Settlement 28 March 1860 \$354.32
Interest on same to this date 17.75
Or \$372.03

By the amount paid for board at School \$8.29
" " " " " Little free School 9.00
" " " " " allowed Guardian 5.00
" " " " " Clerk's fees for this Settlement over 1.50 23.59
amt. in Guardians hands \$3480.24

I have allowed the Guardian for his services Five dollars
all of which is respectfully submitted to the worshipful
Court for confirmation

John T Tap Clerk
of White County Court

Report of a Settlement made by the Clerk of White County Court with
Milton Worley Guardian of his Children who are minors heirs
of Edmund Cunningham Decd on 28 January 1861 (vis.)
D.

To amount Recd of G G DeBeld Commissioner appointed to sell
the lands & slaves of Edmund Cunningham Decd Settlement date \$1053.44
Or

By Clerk's fees for this Settlement over 1.00 & Board \$2.00
amt. in Guardians hands \$1054.44
The Guardian charg. nothing for his services, all of which is respectfully
submitted to the worshipful Court for confirmation

Report of Settlement made by the Clerk of White County
Court with Isaac J Harton Guardian of the Minor Heirs
of McGregor Earles Deced on the 3rd January 1861 (Vis)

To Walter and Rebecca Earle on last Settlement \$ 66.35
Interest on same to date 3.98
1/3 Rent of Land 79.33
C. \$ 71.89

By, Chas and C. on S. Lomans Note for Rent \$ 2.67
Lawson Browns Tax Receipt .25
1/3 Allowance to Guardian 2.00
1/3 Clerk fees for the Settlement Bond &c. 1.00 5.92
Bal and Rebecca Earle \$ 65.97

To Walter and Obi Earle on last Settlement 62.35
Interest on same to date 3.74
1/3 Rent of Land 1.56
C. \$ 63.65

By, Chas and C. on S. Lomans Note for Rent \$ 2.67
Lawson Browns Tax Receipt .25
1/3 Allowance to Guardian 2.00
1/3 Clerk fees for the Settlement Bond &c. 1.00 5.92
Bal and Obi Earle \$ 61.73

To Walter and Nedra Earle last Settlement 60.35
Interest on same 3.98
1/3 Rent of Land 1.56
C. \$ 71.89

By, Chas and C. on S. Lomans Note for Rent \$ 2.67
Lawson Browns Tax Receipt .25
1/3 Allowance to Guardian 2.00
1/3 Clerk fees for the Settlement Bond &c. 1.00 5.92
Bal and Nedra Earle \$ 65.97

I herewith acknowledge the Guardian for his services Six dollars
that I the summable, all of which is respectfully
submitted for confirmation John Vap Clerk
of White County Court

State of Minnesota
Know all men by these presents that we Joseph W Taylor and
Daniel R Richarson Esq. Heng and J. G. Mitchell aged of White
County State of Minnesota and having formerly bound
unto the State of Minnesota in the sum of Six Thousand dollars
to be paid to the Sheriff of White County Court, or the minor
or small sum in office, in trust, for the benefit of the children mentioned
above, now due to the execution of the said Joseph W Taylor, to which
payment will stand to be made and done, and by us hereinafter mentioned
jointly & severally, jointly by the present, fully & fully stated
the 5th day of February 1861, & the condition of the above obligation is
such that whenever the above named Joseph W Taylor, will be
apparatus Guardian to the minor orphans named, Maria Taylor
William W Taylor, John Taylor and Daniel W Taylor, Now if
the said Joseph W Taylor shall faithfully execute his guardianship
by securing & improving all the estate of the said Maria
W. B. John & Dan W Taylor until they shall come of age of no
less than twenty one years, and then render a full account
of his Guardianship on such as the Justices of the said Court
and either of pay off or satisfy the said Children of all estate
whatsoever as they ought to be property of, or to make other
provision as a small balance will be upon us or as may be
done in the said time, and the just account of the same
to be paid, also remain on full force & virtue.

I W Taylor Clerk
Dr. T Vap Clerk
affixed by the Court
Isaac A. Harton Clerk
Hager and Company
D. G. Mitchell Clerk

Acknowledged S Newlands Will

I A S Newlands of White County Minnesota, being of sound mind
and disposing memory, do make this my last Will & Testament
First. My wish is that all my property both Slave & Stock
and all other property shall be kept together on the farm on
which we resided at this time, and the farm paid for according
to contract, out of money due, together with all taxes, and
property due me and belonging to me in any place I resided
and Cumberland County Minnesota, whatever this may fall
short of paying for said farm, I will pay from the proceeds
of said farm, after supporting my family.
Secondly, My desire and wish is that Mary E. Newlands
(my wife) shall keep the property together, provided she
remains unmarried, until our youngest child is educated
and grown, having entire liberty to help and have
the sum of the children as are grown, and as she feels she

can spare, and as they may bear her in the my first and last children sharing equally
Thirdly In the meantime as the necessaries I have
done money in hand belonging to my 3 Sons, James E
Richard B. and Samuel C. Rawlin; This of course as all
just debts, must be paid. My desire and direction is
for cash one to be paid as they become of age &

Fourthly I should my wife Mary E Rawlin marry & then
desire and give unto her a child part of my entire estate
she coming in equally with my Six Children, First, James
E Elizabeth L W. Richard B. Samuel C. Mary Virginia A
and John L Rawlin

Fifthly Lastly I appoint my son James E Rawlin in
connection with my wife Mary E Rawlin my Executors
bearing that they will carry out my will. This 24th May
A.D. 1858

Witness

Armistead S. Rawlin

Clerk

In view of having principally educated my
First & last children, Mary Virginia A and
John L Rawlin, mind I have five hundred dollars each
out of my estate before any division, to educate them
all my wife Mary E Rawlin and James E Rawlin, may use
their own discretion, can sell the farm and purchase out of
left value or keep it and pay for it as named in the will
Death

A. S. Rawlin

No. and of Samuel Scott Administrator of Jonathan Scott
Deceased in full of my Disturbated share in said
Estate in the hands of said Administrator this 16th
day of May 1861

James Scott

Subt.

Dr. & Vap. Clerk of White County Court

Personally appeared before me John & Vap. Clerk of
White County Court James Scott with whom I am personally
acquainted and acknowledging the and execution of the
above Receipt for the purpose & thing this instrument
which is Recd. with my hand at Office in Spartan this
16th May A.D. 1861

John & Vap. Clerk
of White County Court

Report of a Settlement made by the Clerk of White County
Court with David Little, Guardian to the minor heirs of Joseph
Hunter Deceased on the 2nd day of March 1861 Viz.

To Amount of Thos. Sudgry former Guardian. due Joseph Waller	\$2249.92 pr
on the 24 th day of August A.D. 1856	684.67
Interest 4 years 6 mth and 6 day	<u>—</u>
	\$2934.59 pr

Or

To Cash advanced to go to Irvin College	\$41.00
" June 13 th 1857	
" Due 4 years & 48 day	11.15
" Cash cash advanced while at Irvin College	25.00
" Interest on same to date (April 14 th 1857)	7.08
" Larson Brown Tax Receipt	6.25
" Interest on same 3 mo.	.09
" Cash paid Joseph Wallace per Receipt 27 th Jan'y 1st	675.50
" Interest	3.40
" Allowance to Guardian for Services 4 years	40.00
" Clerks fee for this Settlement over	1.50
" 2 Guardian Bonds \$1 each	3.00
Balance due Joseph	\$13.97
	<u>—</u>
	\$2130.67

To Amount received of Thomas Sudgry former Guardian
of Elizabeth Wallace on the 6th June 1858

Interest on same 3 years & 8 mo.

\$2505.63

422.71

\$2931.34

Or

To John W. Floyd Receipt July 24 th 1858	\$13.63
" Interest on same to date	.21
" S Hollands tax receipt in 1858	5.75
" Interest on same	.75
" T. L. Sherry's receipt Dec 1 st 1858	28.54
" Interest 3 years & 3 month	8.03
" note to J. M. Gruber received on Feb 24 th 1860 \$30.00	
" Interest on same 2 & months	3.54
" P. R. Brooks receipt for rail road taxes Oct 28 th 1858 \$5.50	
" Interest on same to date	2.14
" Brockett & Penhau's Service July 16/59	\$22.50
" John B. Newson recpt Oct 19 th 1859	\$3.49
" Interest	.49
" Leftwick & Debrell Receipt Aug 1 st 1860	76.36
" Interest	1.90
" Sanders furnished Books & C	12.35
" Sedbitter account for 1 st quarter 17.35	
" Interest on same to date same 24.00	
" And Interest on same since 7 th Nov 1860	\$320.24

To To auto brought forward \$2931.34
 Or By " " \$324.24
 by S Brown Tax receipt 6.25
 " Int on same 3mo .09
 " To Levy's receipt for Share 12 Nov. /60 7.00
 " Int on same .12
 " James Grimes receipt 34.80
 Allowed the Guardian for Services 40.00
 Clerk's fee for settlement over conf'd 1.50
 " 2 Guardian Bonds 2.00 \$495.90
 Balance due Elizabeth \$2515.44

I have allowed the Guardian for his services forty dollars
 all of which is respectfully submitted to the Worship
 ful Court for Confirmation

John S. Nap. Clr.
 of White County Court

Report of a Settlement made by the Clerk of White
 County Court with James Gooch Guardian of William
 Gooch minor heir of Joseph Gooch deceased on the
 1st day of March 1861

D.

To amount Received of Robert Downey former Guardian
 on 5th day of September 1858 \$711.37
 Interest on same to date .111.89
 " amount 7 1/2 c. and for Rent of Land 19th Feb. 1859 28.90
 Interest on same to date .3.61
 " am't Received for hire Negroes am't 15th January 1859 60.62
 Interest on same to date .7.94
 " am't Rec'd. for t' Crop of Corn and R. D. C. 1859 28.90
 Interest on same to date .2.18
 " am't Rec'd. for hrd of Negro & Rent land 1860 195.15
 " Interest on same from 1st Jan'y 1861 to date .1.95
 Cr. \$1152.51

By S Stanah & Daniels Receipt 12 Dec'y 1859 \$43.40
 Interest on same to date .5.49
 " 1 Debndt Receipt 11 Sept. 1860 64.65
 Interest to date 1.93
 " 1 Debndt Receipt 1st January 1860 29.53
 Interest on same to date 2.08
 " 1 P. Banks Receipt 20 Dec. 1858 27.37
 Interest on same to date .3.78
 " am't p. James Gooch to buy Home 14 Sept. 1859 110.00
 Interest on same to date 17.24
 " A. J. Son's Tax Receipt 11.81
 Interest on same to date 1.01
 " am't forward \$518.53

Settlement with I m Gooch Genl. Cont'd
 To Amount brought forward \$318.35 \$1152.57
 S. Stanah Hollands Tax Receipt 8.50
 Interest on same to date 1.33
 S. Brown's Tax Rec'd. pt 1860 9.60
 Interest on same to date .24
 " payment of DR. Lewis Receipt 5.4 & J. Gamblin
 for Circuit fees in two cases - 15.00
 Interest on same to date 1.85
 R. J. Downey Receipt for year 2 Sept. 1859 14.10
 Interest on same to date 1.21
 J. J. Cammins Receipt 30 Sept. 1859 8.92
 Interest on same to date .76
 " J. J. Cammins D: 1st January 1861 3.60
 Interest on same to date .03
 D. Smith Receipt 10 September 1859 50.00
 Interest on same to date 3.11
 " A. H. Kelly Receipt 2nd January 1860 50.27
 Interest on same to date 3.52
 W. Wells Receipt April 1860 6.15
 Interest on same 10 month .32
 " M. Margaret Langdon Receipt 25 Dec'y 1859 4.85
 Interest on same to date .96
 " J. A. Camps Receipt Sept. 3rd 1859 7.50
 Interest on same to date .68
 " J. R. Warren Receipt April 21st 1860 6.60
 Interest on same to date .36
 R. J. Downey Receipt Jan'y 2nd 1860 47.50
 Interest on same 2 month .47
 W. A. Lowry's Receipt Jan'y 1st 1861 25.50
 Interest on same to date .25
 Joseph Gooch Receipt July 18 1860 2.01
 James G. Downey Receipt 1st January 1859 11.00
 Interest on same to date 1.47
 J. L. Randal Receipt .50
 A. A. Heels Receipt .25
 H. P. Smith Receipt January 23rd 1861 15.49
 Interest on same to date .09
 J. W. Lee Receipt May 14th 1859 1.574
 Interest on same to date .62
 W. Wells Receipt Jan'y 20 1861 2.60
 W. Wells Receipt Dec. 30 1861 8.70
 Interest on same .05
 Grandmas except for board money furnished 123.80
 allowed to Guardian for services 50.00
 Clerk's fee for the Settlement over Conf'd 4.50 818.53
 Dr. Past in Genl. expenses \$3.30 4.53

Settlement with John Good Gw. Containing
to amount brought over Baden Guards hands \$334.12
I have allowed the Guardian for his services
Fifty Dollars which I think reasonable all of
which is respectfully submitted for confirmation

John T Vap Clerk
of White County Court

Report of a Settlement made by the Clerk of White County
Court with Willis Heathly Guardian of his children
and part of the minor heirs of John Gist Deced on the
9th day of February A.D. 1861 (V.R.)

Dr

To this amount in Guar. hands on 24th Dec. 1859 and
I have allowed the same in Guar. hands \$80.92
Interest on same to date 5.48
C.R. \$86.40

By Clerk fees for this Settlement Over &c \$1.50
" amount allowed Guardian for services 2.00 3.50
and in Guar. hands and cash hands \$41.95

I have allowed the Guardian Two dollars for his
services which I think reasonable all of which is
respectfully submitted to the worshipful Court for
confirmation

John T Vap Clerk
of White County Court

Report of a Settlement made by the Clerk of White County
Court with John Weller G. Guardian of his chil-
dren minor heirs of William Williams Deced on the 28th
February 1861 (V.R.)

To Baden Guards hands on last Settlement
made 30th January 1860 - 57.56
Interest on same to date 3.37
C.R. \$54.93

By Lawrence Browns Day Receipt \$.18
Renewal Guardian Bond 1.00
Clark fees for this settlement Over &c 7.00
allowing Guardian for his services 3.50 4.68
Baden Guards hands \$ 50.25

I have allowed the Guardian Two dollars of fifty cents
which I think reasonable all of which is respectfully
submitted for confirmation

John T Vap Clerk
of White County Court

Report of a Settlement made by the Clerk of White
County Court with Elisha Cameron Guardian to James
Limpus minor heir of Henry McKinney Deced on the
2^d day of March A.D. 1861 (V.R.)

Dr

Dr.	Amount Received of Guardians hands and	
	last Settlement 27 D.C. 1853	\$ 112.80
	Interest 7 years & 2 m ^s	50.50
		\$ 163.30

Dr.	By Clerk fees for the Settlement Over &c \$2.00
	Confinury & Renewal Bond -
	allowed Guardian Ten Dollars 10.00 12.00
	Baden Guards hands \$ 151.30

I have allowed the Guardian Ten Dollars
for his services which I think reasonable all of
which is respectfully submitted for confirmation

John T Vap Clerk
of White County Court

Report of a Settlement made by the Clerk of White County
Court with Joseph M. Glenn Administrator with the will an-
nexed of William Glenn Esq^r decd on the 16th day of March
A.D. 1861

Dr

To Inventory & account sales of property sold by administrator on
the 6th December 1868

Dr.	By notes and accounts uncollected 21.91
" 1. Note on C.C. Williams & Jas. Chaulk \$ 5.80	
" 1. " " Jas. Chaulk & Solomon Chaulk 2.8.60	
" 1. Note " Solomon Chaulk 19.90	
" 1. " " J.M. Grand 12.50	
" Balance in note executed by J.P. 12.00 94.10	
" Interest on same 3 mo. & 10 days 807.07	
	13.44
	\$ 820.51

C.R.

By Sam'l R. Glenn Guardian of R.L. Stewart Receipt	\$ 148.25
" Sam'l R. Glenn Receipt	97.25
" William Glenn Receipt	218.94
" Margaretta Glenn Receipt	250.44
" James Roosevelt Receipt	4.00
" G.C. Debilly Clerks Receipt	4.00
	\$ 721.88
" Interest on same 3 mo. & 10 days	12.04
" Allowance to Administrator for service	30.00
	\$ 764.92