

Settlement with S. J. Baker Adm'l of R. D. Baker Contine<sup>d</sup>

		Amount brought forward \$13.68 & 300.00
By George H. Baker	Receipt	31.60
" A. J. Sims Tax Collector	"	14.70
" I. L. Givens	"	1.00
" George Watson	"	4.60
" A. C. Oliver	"	.75
" Ralston & Hatch	"	4.05
A. C. Barreley	"	<del>14.70</del>
" I. C. Kelly	"	.00
" M. & John Rapell	"	34.60
D. T. M. V. Brockat	"	8.00
A. Nichols	"	1.55
" Thomas H. Janahus note		7.93
" J. L. Delaneys ant. due by R. D. B.		33.00
" I. C. Mitchell's note		10.00
Clerks fees for this Settlement over & over		<del>150.153.66</del>
But in Tex <sup>t</sup> funds		\$146.34

The executors charges nothing for their services, all of which is respectfully submitted for confirmation

John T. Vap clk

*My wife Amy Hunter*  
The last Will and testament of Joseph Head  
Know all men by these presents that I Joseph Head  
do hereby nominate and appoint my wife Sarah and my  
three Sons John B. Joseph and A. C. Head my agents  
after my death to take into possession all my personal  
property of every description, and all my notes and accounts  
and dispose of them in any manner they may think fit in their  
judgment the best, and pay off with the proceeds all my  
debts and to have the same power and control that I  
could if alive and present. Given under my hand  
this 26 day of September A.D. 1861 and should there be  
any surplus after paying the debts it is my wish and  
desire that my wife Sarah shall have the exclusive con-  
trol and benefit of it for her own private use and disposition  
in due time after my death.

Joseph Head

W. C. Dibill  
for Coach  
M. A. C. Head

State of Tennessee 3 May term of the County Court of White  
County B. County.  
This day was produced in open Court a paper writing purporting to  
be the last Will and Testament of Joseph Head Esq<sup>r</sup>

late a citizen of White County, was proved in open Court by the  
oaths of among Coach one of the subscribing witnesses thereto and  
Montgomery C. Dibill the other subscriber witness his handwriting  
being proved in open Court by the oath of A. L. Ross and M. H.  
Oliver for the purpose therein contained the said Mrs. Head also  
made with that said Testator at the time of his signing said  
last Will and Testament was of sound and disposing mind  
memory said Will being deemed by the Court to be sufficient-  
ly present is ordered to be recorded and certified.

### Dudley Hunter's Will

In the name of God Amen, I Dudley Hunter of the County of White and  
State of Tennessee being in good health and of sound and disposing  
mind and memory and being desirous to dispose of my property both  
real and personal to my satisfaction do make and ordain this my last  
Will and Testament in manner and form following To wit- In the first  
place I direct my executors shall pay my funeral expenses and all my  
just debt which I may be owing at my death out of my estate  
Memorandum I have therefore given to my children Sally Hunter wife  
of Preston Hunter, Joseph Hunter and Elizabeth Lowry wife of  
James B. Lowry property and money to the value of Twenty five hun-  
dred dollars each, other personal property to the value of One  
hundred dollars each. It is now my desire and wish to provide  
for my beloved wife Amy Hunter and all the children which she has  
or may have by me the shall have property and money out of my  
estate share and share alike till Amy to have a child's part  
until she and her children shall each be made equal in amount with  
each of my three children above named which I have apportioned  
off. If there prove to be a deficiency of estate when divided then  
my wife Amy and her children by me must divide the amount equally  
between herself and her children by me share and share alike as  
far as it will go should there be a surplus my testator after the  
division to my wife Amy and her children by me a be directed  
the balance whatever it may be shall be sold in the highest sale and  
proceeds paid at interest and my desire is that my wife Amy's children  
by me shall receive a good English Education out of the above  
fund I wish it economically spent. And whether the remainder my testator  
shall be equally divided between my wife Amy and all my children by  
me and my other children Sally Hunter, Joseph Hunter and Elizabeth  
Lowry or their legal representatives share and share alike. The tract of  
land wherein I now live which I value at Twenty Thousand dollars  
I bequeath to my wife Amy and her children by me and is to be  
taken by her at that price as so much of her and her children's  
portion which land it is my desire shall descend to the next  
part of my children by her when it is thought expedient to make  
a division the or they shall have the privilege of taking the land

# D. Hunter's Will - Continued

at \$2300. if they chose. If there be no Son or Sons by her for this purpose then my Son Joseph shall have the privilege to take the land at a fair valuation this privilege is not given my Son Joseph during the life time of my wife Amy until my wife Amy shall be willing and consent that it should be done; nor is it my design that my children by my wife Amy should when they become of age whether male or female have the power to dispossess my wife Amy of the land or any part thereof during her natural life. On the event this should be no male heir and my Son Joseph declines taking the Land at a fair valuation as above provided then the Land shall descend to the female line by my wife Amy by me. But should my wife Amy marry again or should all her children die before they come of age; In that event to wit of her marriage she shall give up the Land to her children by me should there be none, then at her marriage or at her death the Land shall immediately descend to my children Sally, Joseph & Elizabeth above named & their legal representatives to be equally divided subject however to the privilege given my Son Joseph to make the amount if he chooses to do so in just proportions at the full value of the Land. My wife Amy shall have the privilege of selecting in addition to the Land for herself and children by me any other property of my Estate to the amount above mentioned that she may think proper to have and to use the same freely but economically without rent or hire in consideration of the burden of raising her young family and trusting to her good sense and fidelity to her children by me I hereby constitute her Guardian to her children by me so long as she remains single without bond or security but few months after her marriage I hereby desire the County Court to appoint my Son Joseph Guardian to said children with bond and security as the Court directs. If any of the negro property which my wife Amy may select for herself and her children by me should become refractory or disobedient she shall have full power and authority to sell said negro or negroes.

In my design that my wife Amy shall at any time give her children by me the property herein devised them when she in her sound discretion may think proper.

At the death of my wife Amy I desire that the Twenty three hundred dollars given her or so much thereof as may be on hand at the death of my estate shall be equally divided between all my children or their legal representatives share and share alike All the negroes that is all over the \$2300 Twenty three hundred dollars my said wife Amy may dispose of as she pleases. I further desire that when it becomes necessary to divide the property herein bequeathed between my wife Amy and my children by her they shall receive from her the amount I have given them together with the increase of the negro property and the proceeds of the farm

# D. Hunter's Will - Continued

if there be any it is to be equally divided between Mother and Children both equally so with the loss. It is my desire that my wife Amy and my Son Joseph should elect thru Intelligent men to value the property at a fair valuation I hereby nominate Constantine and apparent my beloved wife Amy Hunter Exect, & and my Son Joseph Execton without requiring them to give bond and security to this my last will and testament I hereby do now sell and disbarter all and every other will & testament by me hitherto made. Witness my hand and seal this 31<sup>st</sup> day of July A.D. 1852

Test

Wm S. White  
Nathan Clark  
Elizabeth Clark  
Barger Somers

Fairly Hunter, Seal

## Codicil

Since writing the above Will I have purchased a tract of land of 205 acres of Peter Turney near the town of Sparta which tract of land I will and bequeath to my wife Amy Hunter and her children by me in precisely the same manner that she is given the 2300 dollars which tract is to be valued and estimated to them at Seventeen hundred dollars (\$1700) and at her death or marriage I desire the property placed to descend to my daughter by her at the above price And my son by her in writing on any Valley farm must pay to my wife and daughter three hundred dollars to make the two places equal I also will and bequeath that my wife Amy teach one of her children by me to have and to hold one black negro out of my estate valued against the negroes owned by my three eldest children at the prices they obtained thereat when they got them and not at present or future prices and in case of the death of either one of the children by my wife Amy without issue then the interest of said child shall go into my estate as a general fund for all of my heirs at the prices fixed by me on the same in this my will and Codicil. My daughter Mary has a Codicil of 1855 for her two negroes herein bequeathed but if they die before she is of age or marry then she is to have after negroes in their place should any of my said children die without issue the negroes therein to be left them over to descend to all of my heirs at their just value when my estate is divided or settled But the Interest in the lands shall remain at the prices by me Settled \$1700 & \$2300 my wife and each one of her children are to have also a good bread mare & the same amount of all the other property given each of my 3 eldest children at the same prices without my hand seal this

24<sup>th</sup> August 1860

But G. G. Dibrell  
Nathan Clark  
Elizabeth Clark

Dudley Hunter Seal

This day was pronounced in open Court a copy written for putting to bid the last Will and Testament of Dudley Hunter late a citizen of the County of White deceased also the Codicil was pronounced in open Court and the due execution and publication thereof as such was proven in open Court by the oaths of Waman Clark and Burger & every the Subscribing witnesses thereto for the purposes therein Contained who also made oath that said Testator at the time of signing said last Will and Testament was of sound and disposing mind and memory said Will being deemed by the Court to be sufficiently proven is ordered to be recorded and certified. The Codicil thereto attached was also proven by the oaths of Waman Clark and who proved at the time of signing said Codicil the Testator was of sound mind and disposing memory. Ordered that it be recorded as part of said last Will and Testament of said deceased.

### Benjamin Wilhite's Will

I Benjamin Wilhite of the County of White and State of Georgia being of sound mind and memory but considering the uncertainty of my earthly existence do make and declare this my last Will and Testament in manner and form following that is to say I give and devise to my beloved Wife Nancy C. Wilhite one black cattle named Buck and I also give my wife one Waggon & yoke of oxen and also one cow and calf and I also give my wife all of my house hold and kitchen furniture and if my wife shortly should marry the house hold and kitchen furniture ~~and~~ to be equally divided between my children to wit my son Stephen and daughter Catherine Anderson and my son Benjamin F. and my son Vance and my son John and in case my beloved Wife should not marry I want at her death the household and kitchen furniture to be equally divided between my four children here in above named. I also give to my daughter Catherine Anderson two heads of hogs one is a sow full four years old last Spring and one year old bay man colt and also one white red two year old steer. I give to my son B. F. Wilhite two head of hogs to wit one bay man called pig and one bay horse colt two years old last. I give to my son John Wilhite one gray horse colt one year old last Spring and one buckskin colt. I Benjamin Wilhite do give to four of my sons to wit my son Stephen and my son Benjamin F. my son Vance and my son John. I give and bequeath to my four sons here above named all of my hogs and all of my cattle only the cow and calf and oxen which I have disposed of in my will and I also give all of my farming tools to the said four boys herein named to have and to hold I give and bequeath to my four sons and my daughter Catherine Anderson my

J. Wilhite's Will Continued  
 son to Wit Stephen Wilhite and my son Vance Wilhite and my son John Wilhite I give to the five children herein named the use of the farm until the youngest child becomes to be twenty one years of age by their giving my beloved wife a decent Support during her widowhood or her natural lifetime and in case they refuse to give her a support then enough of the land is to be laid off for her use to soil or have cultivated for a support during her widowhood or lifetime. I give my daughter Catherine Anderson the negro girl Jane at a fair valuation of the said negro should live until the youngest child to Wit Eliza is twenty one years of age. I Benjamin Wilhite do however case the said negro girl should not live then my daughter Catherine Anderson is to have an equal lot of my home land where I now live upon laid off for her but in case the said negro girl lives then I give to my four Sons my home place to be layed off in equal lots between my four sons to wit Stephen Wilhite and my son B. F. Wilhite and my son Vance Wilhite and my son John Wilhite for them to have and to hold. I Benjamin Wilhite do give the present Crop raised on the farm this year to my four Sons to wit my son Stephen and my son B. F. and my son Vance and my son John to have and to hold. I Benjamin Wilhite do give to my two sons to wit my son John Wilhite and my son Stephen Wilhite my Will and the land belonging to the will seal by their paying Catherine Anderson my daughter one hundred dollars in two years after my decease and also by paying my son Daniel Wilhite one hundred dollars in two years after my decease and also by pay the three minor Sons to wit B. F. and Vance & John Wilhite one hundred dollars to each one in two years after my decease and the money to be put out at Interest until they become twenty one years of age and then payed over with the Interest to each heir to have and to hold forever.

I Benjamin Wilhite do hereby constitute and appoint my trusty friend James C. Kelly and my son John Wilhite and my son Stephen Wilhite my lawful executors to all intents and purposes to execute this my last will and Testament according to the true intent meaning of the same and every part and clause thereof hereby notwithstanding and declaring utterly void all other Wills and Testaments by me heretofore made. In witness whereof I the said Benjamin Wilhite do hereunto set my hand and seal this July 24<sup>th</sup> day of our Lord 1862.

Signed and sealed in presence of said Benjamin Wilhite Seal  
 Benjamin Wilhite at his request as witness  
 to my last Will and Testament  
 Isadell Stone  
 Jas. Stand

# State of Tennessee

White County. October term County Court 1862.

This day 1862, they were presented a paper writing purporting to be the last Will and testament of Benjamin Wilkite late a citizen of White County deceased was produced in open Court and the due Execution and publication thereof was proven in open Court by the oaths of Dredel Stone and James Stone the Subscribing Witnesses thereto who also proved that at the time of signing the same the testator was of sound mind & unimpaired memory said Will being deemed by the Court sufficiently proven is ordered to be recorded and certified. Then came into open Court John Miller one of the executors named in said Will and renounced his appointment as executor. Then came into Court James Kelly one of the Executors named in said Will and took the oath prescribed by law and together with John Wilkite and Wm. Scroggins entered into and acknowledged bond in the sum of Two Thousand Dollars conditioned as the Law requires and approved of by the Court.

## Eli Sims Will

State of Tennessee White County 1857

I Eli Sims of the State and county aforesaid being fast on the decline of life but being of sound mind and unimpaired memory think it proper to dispose of all my worldly affairs having the un certainty of life and the difficulty of strangers settling a mans business after his death I therefore this 26<sup>th</sup> day of February 1857 make my last will and testament revoking all others heretofore made In the first place I wish all my just debts if any to be paid together with my funeral expenses - Secondly I will and bequeath unto my two Sons E. J. & T. M. Sims all the land that I am now in possession of except a small piece which lies west of a brook or branch bounded on the south by Thomas Brown's land and on the west by William Sims' land supposed to be about 20 acres which I will and bequeath to my daughter Clara Jane Corp. I also will and bequeath to Sarah Corp. a negro girl slave named Mary and a negro girl slave named Julia also to my wife Rachael and my daughter Anna and I will and bequeath two negro women slaves Eliza & Dolly to be disposed of at their death as they shall prefer I also will and bequeath to my daughter Helen G. Templeton a negro girl slave Mary the youngest of the two Mary's also a boy slave named Thomas to my daughter Hannah Sims I will and bequeath Sixty dollars that John A. Templeton borrowed from me years ago My lands I wish divided in the following manner viz beginning at a point where the Rock Island road crosses my South Boundary line running thence North with said road fifty rods thence East to my East boundary line the Southern part I will and bequeath to my son C. P. Sims together with fifty acres on Morris's

## Eli Sims Will Continued

Mountain also a negro man Slave named Lewis. The North Side of the hill I will bequeath to my son H. M. Sims including all the land formerly to them together with 66 acres of land lying on the mountain before named and a negro boy slave named Jefferson together with all my stock of horses cattle sheep and hogs except one hundred white one hundred dollars to be given to C. P. Sims at my death I further will that my wife Rachael and my daughter Amarantha shall a room in my dwelling house during their natural lives and be supported by my son H. M. Sims and the aforesaid Rachael and Amarantha is to have the disposal of all the beds and furniture and that H. M. Sims is to have the keeping of the household furniture plantation tools and Waggon the plantation tools to belong to the plantation and as I consider that I have given to each of my sons H. J. & Perry Sims an equal portion of my estate already I will to each of them one Cow and Calf And last of all I nominate and appoint Celi P. Sims & H. M. Sims my Executors to this my last Will and testament All of which I have this 26<sup>th</sup> day of February one thousand and eight hundred and fifty seven set my hand and affixed my seal in presence of Attest

Eli Sims Seal

John Martin  
Jeped Martin

## Codicil

Whereas I Eli Sims of the County of White and State of Tennessee have made my last will and testament in writing bearing date the 26<sup>th</sup> day of February in the Year of our Lord one thousand eight hundred and fifty seven in and by which I have willed and bequeathed to my wife Rachael Sims a certain negro woman named Dolly in the said negro woman Dolly having had two children named Sally & Rachael since the writing of my last will and testament. Now therefore I do by this my writing which I fully declare to be a codicil to my said last will and testament and to be taken as a part thereof orde and declare that my will is that my wife Rachael Sims and my daughter Amarantha J. Sims have the said negro Dolly and her two children Sally & Rachael and any other child or children she may have. I omitted in my last will and testament to mention the name of my daughter-in-law Guinevere Sims - Wife of my deceased Son William G. Sims. as I had given him a farm and other property as much as I intended him to have But however I order that the said Guinevere Sims and her children William Martha Celi Mary Eliza and Perry have the sum of one dollar each and lastly it is my desire that this Codicil be annexed to and made a part

Eli Sims Will. Continued

of my last Will and Testament as aforsaid to all intents and purposes this 5<sup>th</sup> day of September 1861. In witness whereof I have set my hand and seal in the presence of

John Martin Seal

Joseph Martin Seal

Eli Sims Seal

State of Jefferson White County. October term County Court 1862  
 This day was produced in open Court a paper writing purporting to be the last Will and Testament of Eli Sims late a citizen of White County deceased. And the due execution and publication thereof as such was proven in open Court by the oaths of John Martin and Joseph Martin the subscribing witnesses thereto for the purposes therein contained who also made oath that said testator at the time of signing said last Will and Testament was of sound and disposing mind and memory said Will being deemed by the Court to be sufficiently proven is ordered to be recorded and certified the Codicil thereto attached was also proven by the oaths of John Martin and Joseph Martin who found at the time of signing said Codicil the Testator was of sound mind and disposing memory ordered that it be recorded as a part of said last Will and Testament of said deceased.

Jas. Knowles Will.

April 24<sup>th</sup> 1862.

I James Knowles beginneth to my wife Sarah Knowles all the lands belonging to the home tract deeded by me as follows or to my son Jas. Knowles described by Grant No. 21298 N. 5758 R. 776 S. 21265. This to be my during my life time then the said land is to be the absolute property of my youngest daughter J.P. Knowles and her heirs forever. 2. I beginneth to my two sons E. J. Knowles and John M. Knowles all my lands by my tract of the river fort beginning at the west corner it being a dividing corner between me and Elizabeth Scott running North to Crandall's line thence with Crandall's line to the north of Crandall's line thence bounded as follows by Reddick on the North and East thence by M. S. Scott on the North and East thence by Morgan Bryant on the East thence by D. T. Boston on the South thence round with other lines to the beginning containing all the mountain lands and all the lands in side these boundaries to be thus forever the said lands to be equally divided between them and if either of them should die leaving no lawful heirs the entire lands as before named shall belong to the other to have and to hold forever.

3. I beginneth to Martha Crain and her heirs a tract of land beginning on a post or stake it being the beginning corner of the Jessie Woods on tract of land it being the south west corner thence North to the corner of the forty acre tract on Crandall's line thence east on the line of the same thence to running North so as to strike the corner of the first aforesaid

James Knowles Will. Continued

a crof fence between Crain and the other land to be divided between John and Marshall owning with the same crof fence to the corner thence West with Crains fence in a west direction thence South with Crains fence still running South passing the corner of Crains lot fence back thence running West thence running round to the beginning corner containing 59 acres. This to be held to have and to hold forever

4. I beginneth the remainder of my lands to my daughters M. J. Knowles and M. C. Knowles and their heirs to be equally divided between them. This lands bounded as follows on the South and West by Reddick on the East by Morris on the South also by Morris. Then a crossing a short distance from Reddick's pasture fence on the homestead tract then a crossing a short distance thence north thence East so as to set the corner of the first forty acre tract. thence north on Glenn's line still running to Crandall's line thence back to the dividing line between Crains and then on with the dividing line between Crain and then still it strikes Reddick's pasture line. This to be held to have and to hold forever.

5. I beginneth to my daughter Rachael Humphrey and her heirs two hundred dollars to be paid in cash or property at cash valuation. This to be held to have and to hold forever.

6. I wish a sufficient amount of my perishable property to be sold to satisfy all my liabilities the remainder to be left on the farm in the care of my wife her heirs to be sold and equally divided between E. J. Knowles, J. W. Knowles, Rachael Humphrey, Martha Crain, M. J. Knowles, M. C. Knowles, J. P. Knowles. The execution shall have the privilege of selling this property either privately or publicly.

7. Lastly I appoint E. J. Knowles and J. W. Knowles, my executors to this my last will and testament. This the 24 day of April Year of our Lord 1862. Interlined before signed after signed.

Elisha Webb  
J. H. Holland

James Knowles Seal

State of Jefferson

White County. October term County Court 1862.

This day was produced in open Court a paper writing purporting to be the last Will and Testament of James Knowles late a citizen of White County deceased and the due execution and publication thereof as such was proven in open Court by the oaths of Elisha Webb and J. H. Holland the subscribing witnesses thereto for the purposes therein contained who also made oath that the Testator at the time of signing said last Will and Testament was of sound and disposing mind and memory said Will being deemed by the Court to be sufficiently proven is ordered to be recorded and certified.

# Eddington Jones's Will

State of Pennsylvania  
County of Allegheny  
Eddington Jones being low in body but sound in mind & of disposing mind and also convinced of the uncertainty of life & the certainty of death as made and publish this my last will and testament. First I direct that all my debts be paid out of any monies that I may die possessed of or that may first come into hands of my representatives. Second I give and bequeath to my beloved wife Francis Jane Jones the whole of my Estate that I may die possessed of to raise and educate my children or during her widowhood but in case she marries again then to be made an equal share with my children. I also nominate and appoint my wife Francis Jane Jones my Executor without security. In witness whereof I have set my Hand and seal this the 24<sup>th</sup> day of August A.D. 1862.

Signed in the presence of  
George Hamptom  
A. H. Goodwin

Eddington Jones (Seal)

Date of Scrupt  
Whit County October term County Court 1862  
This day was produced in open Court a paper purporting to be the last Will and Testament of Eddington Jones late a citizen of Whit County deceased; and the due execution and publication thereof as such was proved in open Court by the oaths of George Hamptom and A. H. Goodwin the subscribing witnesses thereto for the purpose therein contained who also made oath that said testator at the time of signing said last Will and Testament was of sound and disposing mind and memory. Said will being deemed by the Court to be sufficiently proven is ordered to be recorded and certified.

We the undersigned commissioners appointed by the County Court of Whit County to lay off one year provision for the widow of Abram McCoy deceased, would report to your worship that we proceeded to lay off said year provision at the late residence of said McCoy; and agreed to set apart for the use of the widow 800 pounds of pork 200 bushels of corn 30 bushels of Wheat and 500 pounds of bacon groceries &c in addition to what the law allows heads of families. Done at this 4<sup>th</sup> instant 1862. Sworn to and subscribed before me

John H. Vapo Clerk  
of Whit County Court

M. C. Dibrell  
J. M. Simpson

The undersigned Commissioners appointed by the County Court at its June term 1862 to apportion a years provision to the widow of James P. Fawcett deceased lay off and apportion the following articles to Whit, Coalport, Fosterstown, 100 bushels

corn, 500 bushels flour, 15 bushels wood. One salt and the necessary articles thirty five dollars

Sworn to and subscribed before me this  
24<sup>th</sup> June 1862

John H. Vapo Clerk  
of Whit County Court

James Sand  
J. J. Cummings  
Waman S. Wright

State of Pennsylvania  
Whit County We the undersigned proprietors of Whit County after being duly sworn have proceeded to set apart to Elizabeth Cope widow of Andrew Cope late deceased so much of the crop and provisions on hand as will be sufficient in our opinion to support her and her family one year from the death of her said husband. We set apart to her for said purpose the following articles to wit 450 lbs Bacon, 150 lbs of salt all the corn on hand supposed to be 25 bushels all the sugar on hand one large jar of lard supposed to hold 7 or 8 gallons 20 bushels of Wheat all the fodder in hand 50 bushels of oats out of the growing crop if they made on the place one gross lot for hay to 40 dollars in cash for buying groceries &c and one barrel animal supposed 15 gallons molasses in it given under our hands and seals this the 6<sup>th</sup> day of June A.D. 1862

M. J. O'Connor Seal  
Jerusha H. Martin Seal  
June, 1862 by W. E. Ward

Date of Scrupt  
Whit County July term 1862  
We the undersigned proprietors of Whit County after being duly sworn have proceeded to set apart to Amanda McCauley widow of George A. McCauley, deceased so much of the crop and provisions on hand as will be sufficient in our opinion to support her and her family one year from the death of her said husband. We set apart to her for said purpose the following articles to wit 300 lbs Bacon 100 lbs of Pork at the usual time of killing 150 lbs of lard one less year old 25 bushels of old corn 300 bushels of corn out of the growing crop at the usual time of gathering 40 lbs of wheat 1500 lbs of fodder one pint of whiskey one barrel of salt and sixty dollars in cash to buy groceries &c. Given under our hands and seals this 24<sup>th</sup> day of July A.D. 1862

M. J. O'Connor Seal  
D. Pittsford Seal  
D. Chapman Seal

*Past of Somonauk*

White County County Court Oct term 1862

We the undersigned freeholders after being duly sworn have proceeded to set apart to Elizabeth Roden widow of Solomon Roden deceased as much of the crop and provisions on hand as will be sufficient in our opinion to support her and her family one year from the death of her said husband. We set apart for her for said purpose the following articles to wit all the corn on hand supposed to be three hundred bushels all the fodder supposed to be 800 bushels four small shots for pork and 80 dollars to buy the balance of her pork and salt &c &c given under our hands and seals this 31<sup>st</sup> day of October 1862.

M. H. O'Connor Seal  
John W. McHugh Seal  
Robert Davis Seal

*Past of Somonauk*

White County County Court Nov term 1862

We the undersigned freeholders of White County after being duly sworn have proceeded to set apart to Polly Morgan widow of James H. Morgan deceased as much of the crop and provisions on hand as will be sufficient in our opinion to support her and her family one year from the death of her said husband. We set apart to her for said purpose the following articles to wit two hundred pounds of pork three hundred bushels of corn all the fodder on hand one hundred dollars in money to buy her groceries &c &c given under our hands and seals this 26<sup>th</sup> day of November 1862.

M. H. O'Connor Seal  
James H. Morgan Seal  
John Stewart Seal

*Report of a settlement made by the Clerk of White County Court with William Bran administrator of Estaberry P. Wilson deceased on the 28<sup>th</sup> June 1862*

Dr

To Rent of property we accept say  
Interest from 8<sup>th</sup> January 1861 to date  
Sum received for rent in 1862  
6m

\$231.07  
200.01  
180.67  
\$270.24 1/2

By A. J. Lewis Tax receipts  
Interest to date  
Berry Wilson's note  
Interest to date  
G. G. Durbin Clark's Receipts  
Interest

25  
10.00

*Settlement with Wm. Bran administrator*

Amt bill paid

By allowed adm't for services

Clothes for this Settlement order confirming the 1.50 36.50

I have allowed the adm't forty five dollars which

I think reasonable all of which is respectfully submitted

John H. Davis Clerk  
of White County Court

*Report of a settlement made by the Clerk of White County Court with Francis W. Sims guardian of the minor heir of John W. Cope deceased on the 3<sup>rd</sup> day September 1862 viz*

Dr

Dr amount in guardian's hands on last Settlement on 3<sup>rd</sup> Sept 1861 6.00

Interest on same to date

By Wm. Cope's wife etc except	\$33.70
Interest to date	.91
Tel. Sperry Receipt	5.00
Interest	.14
" R. H. Smith for a coffin	29.90
" L. Brown Tax Receipt	8.76 1/2
Clothes for this Settlement	
order confirming the	1.50
Bal in Great Randy	\$1314.34 1/2

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

John H. Davis Clerk  
of White County Court

*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 deceased on the 29<sup>th</sup> day of October 1862*

Dr

Dr Amount in guardian's hands on last Settlement  
29<sup>th</sup> Oct 1861 6.00

Interest to date

Leave rec'd from sale of horses 140.00 over  
and until Rec'd on Shetley note

" Cash Rec'd on stock hogs

By the amt fed Cash Dollars per Receipt

By G. F. Gleason	\$11.12
" D. M. 2 mrs	110.00
" Mrs. 2 mrs	1.10
" this went for J. W. Glenn	45.00
	\$167.22

By the amt fed Cash Dollars per Receipt

" D. M. 2 mrs	110.00
" Mrs. 2 mrs	1.10
" this went for J. W. Glenn	45.00
	\$167.22

Settlement with S. R. Glenn, continued

First acct forward	\$167.22	9590.80
By am't per J. W. Glenn	90.26	
" " on W. W. McConnell's note		
for first and 2d accts 1860	57.00	
Interest 1 year & 3 mos	3.75	
" this amt allowed Guardian for his services	5.00	
Charges for this Settlement order of consuming and renewable bond	3.00	819.25
Am't due Guardian		\$28.40

I have allowed the Guardian for his services Five dollars which I think reasonable all of which is respectfully submitted to the Worshipful Court for confirmation  
John H. Dibrell Clerk  
of White County Court

Report of a settlement made by the Clerk of White County with Benjamin West Guardian of Hosea West minor heir of Jacob Wallen deceased on the 29<sup>th</sup> day of November 1862. To wit

To this amount it being interest of \$27.076 due & last from his former Guardian

Or \$139.78

By H. last receipt May 18 <sup>th</sup> 1861	\$21.25
Interest on same	1.91
J. G. Cummings receipt March 17, 1862	8.00
Interest to date	.36
L. Brown tax receipt	4.45
" for last 10 taxes	35.75
" Interest on same	2.10
Charges for Guardian Board & expenses while in the army	9.87 1/2
" Clerks fees for this statement &c	1.50
Am't in Guard hands	<u>\$524 1/2</u>
	<u>\$545 3/4</u>

The Guardian charges nothing for his services all of which is respectfully submitted for confirmation  
J. H. Dibrell  
of White County Court

Report of a settlement made by the Clerk of White County Court with John W. Glenn Administrator of Isaac St. Corrin deceased on the 13<sup>th</sup> day of November 1862. To wit

Or

To am't of Inventory and acc'ts etc. Returned on 16 day of April 1862 \$236.43

By me to Thomas Anderson President and not collected \$9.25

• G. H. Dibrell Receipt 16.00

\$25.23

Settlement with John W. Glenn continued

Accts brought forward	\$25.23	\$236.43
By Harrold Williams affidavit	7.42	
" David Corwin "	30.00	
" Abner Taylor accts	.80	
" Hugh Gracy note	2.65	
" Wm S. Hiltz note for	10.00	
" Morley and Leontine affidavit	45.00	
" G. H. Dibrell note	9.10	
" J. C. Shuly Receipt	5.00	
" Pro B. Anderson affidavit	7.00	
" Jno Harrison "	5.00	
" Margaret Taylor "	8.00	
" James D. Lewis note	7.82	
" Pauline F. Hatch Receipt	8.06	
" J. D. Cummings "	5.70	
" G. H. Dibrell Clerks fees	4.00	
" This am't allowed administrator	20.00	
" Clerks fees for this Settlement order Aug 26	1.75	
Bal. in hands of Admin		205.05
		\$ 3 1.38

I have allowed the administrator for his services Twenty dollars which I think reasonable all of which is submitted to the worshipful Court for confirmation  
J. H. Dibrell Clerk  
of White County Court

Report of a settlement made by the Clerk of White County Court with James Nichols Guardian of the minor son of Dan'l Hemphill deceased on the 6 day of June 1862. To wit

Or am't in Guardian hands on last Settlement due  
4<sup>th</sup> of his Month on 21<sup>st</sup> day May 1862

Interest to date

150.43  
75.20  
\$225.63

Receipts odd of J. G. Mitchell in full of all the money owing  
from him as Guardian for Martha J Barnes. The amount  
being after deducting bus and charges is (\$133.30) One hundred and  
thirty three dollars  
Sparta July 14<sup>th</sup> 1860  
Martha J Barnes  
by J. W. Barnes

Received

Sparta October 2, 1862

of Joseph Brown my late Guardian Twenty two hundred  
and thirty five dollars in full of the amount in his hands as  
Guardian aforesaid.

Mesd. Wm H. Shugart

Sway Hill

Received

Sparta June 29th 1861

of Maria Clark Guardian for the sum of Wm. Dickey  
deceased \$15.86. a bill and due me from said Maria  
Clark as my Guardian on statement with him this day  
in full of my part of my father's estate in his hands

J. H. Dickey

Received of John Hill my Guardian Two Thousand  
and ninety one dollars in full of all moneys come to his hands  
as my Guardian and this November 17th 1860

Richard Hill

Sparta January November 29th 1862 - Received of  
Joseph East my former Guardian a certain tract or parcel  
of land lying in White County & adjoining said Joseph East con-  
taining One hundred acres more or less and a timber at Western  
Juniper Valley. Said tract of land was conveyed to me in consideration  
of an amount in his hands as my Guardian from the estate of Jesse  
Welling deceased

See

Heiman East

We the undersigned commissioners appointed by the county Court of  
this County to set apart one year Report to the widow and family of  
James D'England deceased, out of his estate after having been duly  
in view made out our report as follows to us.

First we give her all the dogs belonging to the estate and one hundred  
and twenty five dollars to buy groceries provisions. She stands in view of  
say and the growing crop of wheat given under our hands the 10th day  
of April 1862

B. B. Bradley  
J. H. Carpenter  
J. P. Bradley

State of Tennessee White County

Whereas on this 7th day of April A.D. 1862, the death of Thomas  
B. Eastland Jr. late of the County of White deceased was suggested in  
open Court and that he departed this life intestate. Whereupon Thomas B.  
Eastland Jr. was appointed and qualified administrator. They are therefore to en-  
power the said administrator to enter into and upon all and singular the goods and  
chattels rights and credits of the said deceased and them into his possession to do  
whatsoever the said may be found in this State and an Inventory to

return into this Court, within the time limited by law and all the just debts  
of the said deceased to pay so far as the said estate will extend or amount to  
Whence Ave. J. F. Ross Clerk of our said Court at office the 1st Monday in  
April A.D. 1862

J. F. Ross Clerk  
of White County Court

State of Tennessee White County

Whereas on the 7th day of April A.D. 1862, the death of George W.  
Shuttleworth late of the County of White deceased was suggested in open Court and  
that he departed this life intestate. Whereupon James F. Glisson was ap-  
pointed and qualified administrator. They are therefore to empower the said adminis-  
trator to enter into and upon all and singular the goods and chattels rights and credits  
of the said deceased and them into his possession to do whatsoever the said may be  
found in this State and an Inventory to return into this Court within the time limited  
by law and all the just debts of the said deceased to pay so far as the  
said estate will extend or amount to Whence Ave. J. F. Ross Clerk of our said Court  
at Office the 1st Monday in April A.D. 1862

J. F. Ross Clerk  
of White County Court

State of Tennessee White County

Whereas on this 8th day of April A.D. 1862, the death of Wallis H.  
PEAK late of the County of White deceased was suggested in open Court and  
that he departed this life intestate. Whereupon Edward Glisson was ap-  
pointed and qualified administrator. They are therefore to empower the said adminis-  
trator to enter into and upon all and singular the goods and chattels rights and credits  
of the said deceased and them into his possession to do whatsoever the said may be  
found in this State and an inventory to return into this Court within the time limited  
by law and all the just debts of the said deceased to pay so far as the  
said estate will extend or amount to Whence Ave. J. F. Ross Clerk of our said Court at  
Office the 1st Monday in April A.D. 1862

J. F. Ross Clerk  
of White County Court

State of Tennessee White County

Whereas on this 2nd day of June A.D. 1862, the death of Thomas  
Cope late of the County of White deceased was suggested in open Court and  
that he departed this life intestate. Whereupon Wallace Cope was ap-  
pointed and qualified administrator. They are therefore to empower the said adminis-  
trator to enter into and upon all and singular the  
goods and chattels rights and credits of the said deceased and them into  
his possession to do whatsoever the said may be found in this State and an inventory to  
return into this Court within the time limited by law and all the just debts  
of the said deceased to pay so far as the said estate will extend or amount to  
Whence Ave. J. F. Ross Clerk of our said Court at Office the first Monday in  
June A.D. 1862

J. F. Ross Clerk  
of White County Court

State of Tennessee White County

Whereas on this 2nd day of June A.D. 1862, the death of L. C. T.

Bandy late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Green P. Bandy was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the 1<sup>st</sup> Monday in Jan A.D. 1862

I the Chap Clark  
of White County Court

**State of Tazewell White County**  
Whereas on this 2<sup>nd</sup> day of June A.D. 1862 the death of James P. Bassett late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon John W. P. Bassett was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the first Monday in June A.D. 1862

I the Chap Clark  
of White County Court

**State of Tazewell White County**  
Whereas on this 7<sup>th</sup> day of July 1862 the death of William M. Boyd late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Henry C. Boyd was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the first Monday in July A.D. 1862

I the Chap Clark  
of White County Court

**State of Tazewell White County**  
Whereas on this 7<sup>th</sup> day of July A.D. 1862 the death of George A. McAvoy late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Francis M. Sims was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the first Monday in July A.D. 1862

far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the first Monday in July A.D. 1862

Jno F. Chap Clark  
of White County Court

**State of Tazewell White County**

Whereas on this 7<sup>th</sup> day of July A.D. 1862 the death of James W. Wright late of the County of White deceased was suggested in open Court and that he departed this life intestate whereupon Horroster Shifler was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the first Monday in July A.D. 1862

Jno F. Chap Clark  
of White County Court

**State of Tazewell White County**

Whereas on this 7<sup>th</sup> day of July A.D. 1862 the death of Peterman H. White late of the County of White deceased was suggested in open Court and that he departed this life intestate whereupon William C. Willhite was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of our said Court at Office the first Monday in July A.D. 1862

Jno F. Chap Clark  
of White County Court

**State of Tazewell White County**

Whereas on this 7<sup>th</sup> day of August A.D. 1862 the death of Wm. Knowles late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon H. B. Driftmire was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and then into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Noting Jno F. Chap Clark of White County Court on said Court at Office the first Monday in August A.D. 1862

Jno F. Chap Clark  
of White County Court

**State of Tazewell White County**

Whereas on this 7<sup>th</sup> day of August A.D. 1862 the death of Jeremiah Sennell late of the County of White deceased was suggested in open Court and that he departed this life intestate whereupon James A. Knowles was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and

all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the 1<sup>st</sup> Monday in August A.D. 1862.

Jas. St. Tap Clark  
of White County

State of Tennessee White County  
Whereas on this 4<sup>th</sup> day of August A.D. 1862 the death of CASOW SWINNELL late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon James A. MORSE was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the first Monday in August A.D. 1862.

Jas. St. Tap Clark  
of White County

State of Tennessee White County  
Whereas on this 1<sup>st</sup> day of September A.D. Birth date of LEVI S. HUTSON late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Mathias Hutson was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the first Monday in October A.D. 1862.

Jas. St. Tap Clark  
of White County Court

State of Tennessee White County  
Whereas on this 6<sup>th</sup> day of October A.D. 1862 the death of Wm Black late of the County of White deceased was suggested in open Court and that he departed this life intestate Isaac Black was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the first Monday in October A.D. 1862.

Jas. St. Tap Clark  
of White County Court

471

State of Tennessee White County  
Whereas on this 5<sup>th</sup> day of October A.D. 1862 the death of George D. Short late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Jonathan Short was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the first Monday in October A.D. 1862.

Jno. H. St. Tap Clark  
of White County Court

State of Tennessee White County  
Whereas on the 6<sup>th</sup> day of October A.D. 1862 the death of Solo-marr FORTEN late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Elizabeth A. FORTEN was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the first Monday in October A.D. 1862.

Jas. St. Tap Clark  
of White County Court

State of Tennessee White County  
Whereas on this 7<sup>th</sup> day of October A.D. 1862 the death of Robert Brooks late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Amelia J. Brooks was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to Hilsey Jas St. Tap Clark of our said Court at Office the first Monday in October A.D. 1862.

Jas. St. Tap Clark  
of White County Court

State of Tennessee White County  
Whereas on this 5<sup>th</sup> day of November A.D. 1862 the death of James H. Atchison late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Polly Morgan was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take wheresoever the said may be found in this State and an inventory to

return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in November A.D. 1862. Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County

Whereas on this 3<sup>rd</sup> day of November A.D. 1862 the death of Samuel H. Smith late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon James H. Smith was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whereover the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in November A.D. 1862.

Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County

Whereas on this 3<sup>rd</sup> day of November A.D. 1862 the death of Norman Mottrell late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Thomas W. Dunford was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whereover the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in November A.D. 1862. Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County

Whereas on this 3<sup>rd</sup> day of December A.D. 1862 the death of William H. Clegg late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Stephen H. Clegg was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whereover the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in December A.D. 1862.

Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County  
Whereas on this 3<sup>rd</sup> day of February A.D. 1862 the death of Cornelius M. Motte late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Sarah Pollard was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whereover the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in February A.D. 1862.

Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County

Whereas on this 3<sup>rd</sup> day of December A.D. 1862 the death of John H. Stewart late of the County of White was suggested in open Court and that he departed this life intestate Whereupon Stephen H. Clegg was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whereover the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in December A.D. 1862.

Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County

Whereas on this 3<sup>rd</sup> day of December A.D. 1862 the death of William H. Stewart late of the County of White deceased was suggested in open Court and that he departed this life intestate Whereupon Stephen H. Clegg was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into his possession take whereover the said may be found in this State and an inventory to return into this Court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to. Wherefore I, the Clerk of our Said Court at Office the first Monday in December A.D. 1862.

Jno. H. Vass Clerk  
of White County Court

State of Tennessee White County

Whereas on this 1<sup>st</sup> day of December A.D. 1862 the death of Alvah Clark late of the County of White deceased was suggested in open

Court and that he departed this life interdicted, Whereupon David Clark  
was appointed and qualified administrator, then and therefor to represent the  
said administrator to enter into and upon all and singular the goods and chattels  
right and or duty of the said deceased, and then into his possession take  
wherever the said may be found in this State and an inventory to return  
into this Court within the time limited by law and all the just debts of the said  
deceased to pay so far as the said Estate will extend, are now to  
Witness your Subsupt Clark of our said Court at Gaffey this first Monday in  
November A.D. 1862  
Jno H. Clark Clerk  
of White County Court

### Wm. J. Cosby's Will

In the name of God Amen, I Williamson Cosby of the County of White  
Juniper being of sound mind and disposing memory having the im-  
certainty of life and being desirous to make a distribution of my effects  
among my three children to wit Wm. Franklin Cosby, James Lafayette Cosby  
& Columbus Graham Cosby as made and publish this my last Will and  
Testament hereby making and publishing void all former Wills by me at  
any time heretofore made and as the Law makes provision for minor children  
and except in their houses more property than I have I doth wish to  
give directions as to how it shall be kept and paid out to them  
First I wish my Executrix hereafter named to pay off my funeral ex-  
pense out of the money that I may have on hand and then and then I wish  
my Executrix to keep for the use of my three children my maw and what  
Cattle and other little stock I may have at my death - and dispose of  
them as she may think best for my three children before my death  
possession of the said and her increase until my oldest child arrives at the  
age of Twenty one years and I wish my Executrix to collect up what is  
due me and leave out what money she may be able to collect and what  
money that may be on hand at my death until my oldest son Wm. Frank-  
lin arrives at the age of Twenty one years the Interest to accumulate more than  
Sums and as they arrive at the age of Twenty one to give to each of  
them an equal portion of what may be on hand at that time my wish  
is that my children remain with their grand mother until they arrive  
at the age of Twenty one if she should live that long and under her control  
And lastly I nominate and appoint my Esteemed friend and Mother in  
Law Rebecca Scott Executrix of this my last Will and Testament  
in testimony whereof I have on the 29<sup>th</sup> day of May in the year  
of our Lord one Thousand Eight hundred and Sixty two set my  
hand and affix my seal in the presence of us  
Witnesses  
Wm. J. Cosby Seal  
Thomas Sodgrass  
M. H. Newman  
made

### John Marsh's Will

The last Will and Testament of John Marsh of the 1<sup>st</sup> District  
White County Done and I John Marsh Considering the  
mortality of this mortal and being of sound mind and memory do  
make and publish this my last Will and Testament in manner and  
form following, First I give and bequeath unto my daughter  
Nancy her heirs and assigns all my lands and tenements and  
Appurtenances thereto together with all my household estate whatsoever  
to hold to her the said Nancy her heirs and assigns forever  
Item I give and bequeath to my son George W. Marsh property  
to the amount of five dollars. And Lastly as to all the rest residue  
and remainder of personal estate good and chattels of what kind and  
nature I give and bequeath the same to my said daughter  
Nancy whom I hereby appoint sole Executrix of this my  
last Will and Testament hereby revoking all former wills by me  
made In witness whereof I have hereunto set my hand and Seal the 28<sup>th</sup>  
day of January in the year of our Lord one thousand eight  
hundred and sixty two

John Marsh

The above instrument consisting of one sheet was now our subsig-  
nated by John Marsh the testator in the presence of each of us  
and was at the same time declared by him to be his last Will and  
Testament and we at his request sign our names thereto  
as witnesses  
Thos. G. Evans  
John Miller

This day of a paper writing purporting to be the last Will and Testament  
of John Marsh the same was produced in open Court and the due  
execution and publication thereof was proved by the oath of Thomas G.  
Evans one of the subscribing witnesses thereto who proved at the  
time of signing said Will the testator was of sound mind and disposing  
memory John Miller the other subscribing witness to said Will not being  
present the Court continued the cause over until the next term of this Court

This day a paper writing purporting to be the last Will and Testament of  
John Marsh the same was produced in open Court and the due  
execution and publication thereof was proved by the oath of Thos.  
Judges one of the subscribing witnesses who proved that at the time of  
signing said Will the testator was of sound mind and disposing memory  
said Will being cleared by the Court to be sufficiently proven is or  
dred to be recorded and certified

Report of a settlement made by the Clerk of White County  
Court with Wm. McAlpin administrator of Wm. C. McAlpin  
deceased on the 29<sup>th</sup> day of December 1862 To wit

*Settlement with Wm Miscalff adm<sup>r</sup> Catoness*

or

To amt of Inventory & except Sales	\$861.70
" " Rec <sup>r</sup> on notes and acc'ts	275.80
" " C. Sparks note in inventory bad	250
On	
(By Dr. Carmichael Receipt)	
" Nancy Mcleay "	\$10.85
" Chas. Mc Micalff "	1.70
" E. G. Debold Clerks ..	40.00
" Doctor Reed "	4.25
" Mrs. Mc Micalff "	12.00
" Mr. Mc Cravens ..	5.00
" Wm C. Mc Micalff "	21.65
" Wm in Bank taken up	2.00
" Dr. French & Debold	50.00
" W. J. Thompson & Pepp	37.09
" Jessie A Williams "	16.65
" Dr. Bradley "	29.40
" David Fieldy "	44.41
" C. Randolph "	7.00
" Wm Mcleay "	1.60
" Wm Mcleay note	11.65
" J.W. Barger "	38.25
" B.W. Smith "	10.05
" Richard Simpson "	14.00
" This amt allowed Recpt for his services	50.00
" Clerks fee for this Settlement order &c	2.00
amt in account hands	396.75
and (hers) and due each hour	614.746.25
On	124.87
Recapitulation	
Carmelia Mcleay (Widow)	\$124.37
Wm Mcleay	124.37
Lucinda Williams	124.37
Dr. C. Mcleay	124.37
David C. Mcleay	124.37
Gatina Hunter	124.37
	\$746.22

I have allowed the ~~Administrator~~ administrator for his services Fifty Dollars which I think reasonable the administrator has accounted for all the good notes and not as bad on C. Sparks for \$2,50 the balance of bad notes are still on his hands to ready to account for them or hand over all of which is respectfully submitted

Jno H. Clark  
of White County Court

*Report of a settlement made by the Clerk of White County Court with Levi S. Stetson Guardian of the minor heirs of E. H. Davis deceased on the 2<sup>nd</sup> day of January A.D. 1862.*

Settled  
Debt in Guardians hands at last Settlement 2<sup>nd</sup> Jan'y 1862 \$919.36  
Interest on same 12 mo 35.16  
On \$974.52

By Stevens tax Recupt 1.38  
" Guardian fees 10.00  
" Clerks fee for this Settlement order &c 1.50 12.88  
\$961.64 0<sup>1</sup>  
0<sup>2</sup>

I have allowed the Guardian One Dollar for his services which I think reasonable all of which is respectfully submitted for Confirmation  
Jno H. Clark Clerk  
of White County Court

*Report of a settlement made by the Clerk of White County Court with M. R. Worley Guardian of no child who was a minor heir of Colvill Cunningham deceased on the 3<sup>rd</sup> day of January 1862. To the*

Debt in Guardians hands last Settlement 1107.49  
Interest to date 66.44  
On \$1173.93

By this amt allowed Guardian 50.  
" Clerks fee for this Settlement order Confirming &c 1.00 6.80  
that w<sup>t</sup> Guardian hands \$1167.43 8<sup>2</sup>

I have allowed the Guardian for his services five Dollars which I think reasonable all of which is respectfully submitted to the honorable court  
John H. Ross Clerk  
of White County Court

*Report of a settlement made by the Clerk of White County Court with Wm Miscalff administrator ~~of the Estate of~~ of the Estate of Phiby Mcleay on the 29<sup>th</sup> Dec'r 1862.*

To amt of inventory & sales \$271.25

By Richd S. Simpson receipt filed in Wm C. Mcleay Settlement 1895  
" P.M. Smith Receipt 8.00

allowed the administrator for his services 10.00  
" Clerks fee for this Settlement order Confirming &c 1.00 32.95  
amt in administrators hands \$238.30

To Interest on \$238.30 3 years & 2 months her 30.97  
On \$269.27  
to heir of said Dec'r Rec'd the 30<sup>th</sup> day of December 1862  
John H. Clark  
of White County Court  
By his attorney in fact James L. Clark Esq

Settlement with Wm Metcalf continued

Recapitulation	
William Metcalf	\$53.85
Lucina Williams	53.85
Tho S. Metcalf	53.85
J. C. Metcalf	53.85
Julia Hunter	53.85
	<b>\$369.25</b>

I have allowed the administrator \$10 for his services which I think reasonable all of which is submitted for confirmation in  
pro D. V. Clark  
of White County Court

Report of a Settlement made by the Clerk of White County  
Court with J. S. Stern dec'd former Guardian of Elijah Watson minor  
son of Thomas Robison dec'd on the 3 day December 1862 AD

It is and is to be retained on last Settlement say on 31 March 1862 AD 1867  
" Entered to date

By E. Adams Receipt (\$22.96)

No report of the Guardian charges nothing for his services written above.  
The bill of charges all of which is respectfully submitted for confirmation

C. H. Vapeler  
Clerk of White County Court

Received of Susan Lovr my Guardian Thos. Robison thirty  
percent in full of what is due me from said Guardian I being of  
full age I take the debt owing to me from my father my former Guar-  
dian to collect myself this 6<sup>th</sup> day of Jan'y 1863

Susan W. Worlin

Thomas F. Griggs

\$100.00 Received of Samuel Scott Administrator of settlement  
Sect Decedent One hundred & Thirty Dollars in full of my distribution  
share in the said Estate of Johnathan Scott deceased left by my hand  
this 3 day December 1862

First  
John F. Vap

Sarah Matherford  
<sup>her</sup>  
mark

Pursuant to an order of Court issued to us we have  
produced to lay off our year provision for the wife of J. S. Stern  
dec'd which consists of the following articles To wit Bacon and  
pork 50 lbs each - Salt all on hand nearly one barrel 6  
pounds 10 bushels wheat present crop of fresh potatoes cotton  
40 bushels corn our crop for sale on hand \$25. in money  
September 13<sup>rd</sup> 1862

J. A. Simperton  
John M. Roddy  
J. T. Bellard

We the undersigned Commissioners in compliance with an order  
made at the July Court in White County Court 1862 do therefore set  
apart to the widow of James Pifer dec'd the following amount for  
a year of provisions viz 10 bushels of Corn 10 bushels wheat all  
of the Bacon & Salt on hand 500 lbs Pork all of the bacon to  
have on hand all of the Molasses on hand 1 bushel of Hay 3  
Bushels of Salt \$35.00 for shoe leather \$25.00 for hats \$35.00 for Jams  
Linen ad \$35.00 Domestic & Cotton & the Cotton Crop on hand  
\$15.00 for other necessaries and all of the soap on hand

Wm E Camp  
James McDowell  
A. H. Knechtly  
Wm Berg & sons  
Justices of the Peace

Sworn to and subscribed before me this the 11<sup>th</sup> day of July 1862

Witness on this 5<sup>th</sup> day of January AD 1863 the death of  
Benjamin Mason late of the County of White deceased was  
suggested in open Court and that he appoints this day into test administration  
John S. Griswold an attorney and qualified administrator  
thereupon 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 turn into his possession <sup>them</sup> whereupon the  
said may be found in this State and an inventory to enter into this Court within  
the time limited by law and all the just debts of the said deceased  
to bear so far as the said estate will extend or amount to - After which  
John S. Griswold of our said Court at office the first Monday in January AD  
1863

John F. Vap Clerk  
of White County Court

Witness on this 5<sup>th</sup> day of January AD 1863 the death of David  
Graham late of the County of White deceased was suggested in  
open Court and that he appoints this day into test administration  
Eliza Elizabeth Graham was attorney and qualified administrator thereupon  
thereupon to empower the said administrator to enter into and upon  
all and singular the goods and chattels rights and credits of the  
said deceased

and then into his possession to whomsoever the said may be found in this State and an inventory to return into the Court within the time limited by law and all the just debts of the said deceased to pay so far the said estate shall extend or amount to. Utmost for the Bank of our said County at office the first Monday in January A.D. 1863

Jno T. Vap Clerk  
of White County Court

Report of a Settlement made by the Clerk of White County Court with Rebecca Simpelt Guardian of the minor heirs of J. S. Little Decedent on the 22<sup>nd</sup> day of December 1862

To acc't D.

To Balance and Mary J. Little on last Settlement	\$962.83
" Interest on same to date	57.77
	<u>\$1020.60</u>

Or

By 1/2 <sup>nd</sup> Share from J. B. Bohannon	\$1.50
" Receipt of Edmund Stamps	5.00
" 1 Dozen pattern from Rhine & Downing	5.00
" ch. and p. m. A. Andrews for Auction	1.68
" 1/2 <sup>nd</sup> Crafts	.65
" 1/4 allowed to Guardian for her services	12.80
" Clerk's fee for this Settlement over &c	<u>62<sup>1</sup>/<sub>2</sub></u> 26.98 <sup>1</sup> / <sub>2</sub>
	Balanced and Mary J. <u>\$993.64<sup>1</sup>/<sub>2</sub></u>

D.

To N Balance and Harmon Little on last Settlement	\$1019.81
" Interest on same 12m.	61.16
	<u>\$1080.47</u>

Or

By 1/2 <sup>nd</sup> Share from J. B. Bohannon	\$2.25
" Pocket knife &c gift of Rhine & Downing	1.00
" Leather of J. L. Cammins	3.75
" ch. and p. m. A. Andrews for Auction	1.20
" 1/4 allowed to Guardian for his services	12.50
" Clerk's fee for this Settlement over &c	<u>62<sup>1</sup>/<sub>2</sub></u> 21.32 <sup>1</sup> / <sub>2</sub>
	amt. and Harmon <u>\$1059.14<sup>1</sup>/<sub>2</sub></u>

D.

To Rec. acc't Elizabeth Little on last Settlement	\$1035.34
" Interest on same 12 months	61.52
	<u>\$1086.86</u>

Or

By 1/2 <sup>nd</sup> Share from J. B. Bohannon	\$2.25
" Leather from J. L. Cammins	3.25
" ch. and p. m. A. Andrews for Auction	4.35
" 1/4 allowed Guardian for his own use	12.50
" Clerk's fee for this Settlement	<u>62<sup>1</sup>/<sub>2</sub></u> 03.97 <sup>1</sup> / <sub>2</sub>
	amt. acc't Elizabeth <u>\$1063.77<sup>1</sup>/<sub>2</sub></u>

Seth C. former

Re Small欠款 J. S. Little has accounted  
Dr  
To Rec. acc't Elizabeth Little on last Settlement \$1043.60  
" Interest on same 12 months 62.61<sup>1</sup>/<sub>2</sub>  
" 1106.21<sup>1</sup>/<sub>2</sub>

By 1/2 <sup>nd</sup> Share from J. B. Bohannon	\$1.50
" Leather of J. L. Cammins	3.75
" ch. and p. m. A. Andrews for Auction	11.63
" 1/4 allowed Guardian	12.80
" 1/4 for this Settlement over &c	<u>62<sup>1</sup>/<sub>2</sub></u> 30.00 <sup>1</sup> / <sub>2</sub>
	Balanced and Dr. <u>\$1070.21</u>

I have allowed the Guardian for his services 3.75 Dollars by owner of the Court in aid of which is Rep. Supply Settlement. John T. Vap Clerk of White County Court

Report of a Settlement made by the Clerk of White County Court with a Mathews Anderson ~~Guardian~~ of Joseph B. May, H. Ward and Sarah M. by minor heirs of Joseph B. Dunn Decedent on the 4<sup>th</sup> day of May 1862 Town

To This amount Rec'd and from former Guardian  
John T. Vap on 4<sup>th</sup> May 1862 233.29  
" Interest to date 13.99

By Clerk's fee for Guar Bond	\$1.00
" ch. and allowed Guardian	2.50
" Clerks fee for this Settlement	<u>1.50</u> 5.00
	But in Guar hands <u>\$242.28</u>

I have allowed the Guardian for his services 12.50 which I think reasonable aid of which is Rep. Supply Settlement to the town of White County John T. Vap Clerk of White County Court

Report of a Settlement made by the Clerk of White County Court with Richard Mauldin owner and by the widow of Abraham McGhee D. Guardian of Rufus R. Graves minor heir of Henry Graves D. on the 21<sup>st</sup> day of February 1863 (Town)

To amount in Guardians hands last Settlement	<u>96.71</u>
on the 4 <sup>th</sup> day October 1866	
" Interest on same 2 years 3 m & 19 days	<u>10.91</u>
	<u>\$110.62</u>

By Clerk's fee over Cope 1/2 <sup>nd</sup>	<u>1.50</u>
and of which in Rep. Supply	out in Guar hands
	<u>\$109.62</u>

1863

State of Tennessee white County  
 We the undersigned Commissioners hereby certify  
 that we have this day presented according to an order of  
 the white County Court February First 1863 to buy off  
 One Years support for Nancy Cope and the family of  
 Willey Cope deceased, and have given her the following  
 All the Pork on hand supposed to be 12 or 14 hundred  
 lbs, And some Beef for a Buff hand hundred bushels  
 of Corn; what wheat on hand; what Salt on hand;  
 supposed to be Five bushels; Five hundred bushels of fodder  
 One hundred dollars in money for the purpose of  
 Shoeing the family, and other necessities  
 the 3<sup>rd</sup> day of February 1863      J M Sims and  
 J D White and  
 J L Grimes and

State of Tennessee  
 White County

We the undersigned Commissioners  
 appointed at the February Term 1863 at Sparta White  
 County Tennessee. After being duly sworn, do set apart  
 to Sam'l Cope widow of Alexander Cope deceased  
 the following amount of provisions for One Year, viz  
 700 "Pork 150 Bushels Corn, 10 Bushels Wheat \$15.  
 dollars for Shoes \$25 dollars for Domestic Thread  
 \$25 dollars for Salt, and the Land on hand and 1000  
 Bushels Fodder  
 Don'th Pifey and  
 Lewis Pifey  
 Spencer Holman Jr.

Statement of Settlement made by the Clerk of White  
 County Court with Samuel R. Glenn Administrator  
 of Estate of S. Cope deceased on the 2<sup>nd</sup> day of April  
 1863 A.D.

G.T.

S. Cope's part of Inventory & Receipt Sales	\$ 669.99
" " of One half of Nobis on account, then other half of claimed by Mary & William Glenn	58.82
" Cash Received per 15 <sup>th</sup> leather	7.50
" Clerk's Remun. from S. R. Glenn	31.00
	<b>\$ 767.31</b>

B. by Clerk for Letters and copy of Inventory &	3.50
" S. R. Glenn's Receipt	5.00
Loren Brown Tax collector	1.00
R. W. Smiths "	6.25
J. A. Grahams "	7.50

Sam'l R. Glenn adm't of S. R. Glenn settlmt. Cont'd  
 To Am'ts brought forward \$23.25 A. 767.31  
 By E. J. Knowles Receipt 3.00  
 " A. J. Woods 3.00  
 " I. W. Glenn 14.50  
 " C. Davis 7.10  
 " W. D. Glenn 50  
 " J. C. Kelly 5.00  
 Drct'g G. H. Baker 40.00  
 R. Conley 6.60  
 " allowed administrator for his services 68.00  
 John M. Knowles Receipt 3.00  
 Thanks for the S. A. Anderson conjugal \$1.00 A. 767.31  
 Dr. B. in account 6.00 A. 767.31

I have allowed the Administrator for his services \$15.  
 five dollars which I think is reasonable, settling with  
 G. McCawley I find he owes nothing to the estate  
 all of which is very nearly in accordance with  
 the law.

Tell J. M. Knowles

of what sum of money

Report of a Settlement made by the Clerk of White County  
 Court with G. W. Martin Esq. man of business  
 and Edward T. Sullivan man living in Sparta  
 Decceased on the 26<sup>th</sup> day of March 1863 D. T. S.  
 G.W.M.

To this amount in Guardian hands in trust  
 pay on the 26<sup>th</sup> August 1863 \$16.95  
 " Interest on same to date  
 15.46  
 31.41

Am't on 1 <sup>st</sup> day 31.41	31.41
Interest 15.46	15.46
Am't on 1 <sup>st</sup> day 46.87	46.87
To am't due Mary S. Johnson 31.41	31.41
By 1/3 the Settlement on 1 <sup>st</sup> day 38	38
" Am't due Mary S. Johnson 31.41	31.41
To am't due E. T. Sullivan 15.46	15.46
By 1/3 Clerks fees for Settlement 38	38
" Am't due E. T. Sullivan 31.41	31.41
To am't due Edward T. Sullivan 31.41	31.41
By 1/3 Clerks fees 38	38
" Am't due Edward T. Sullivan 31.41	31.41

Having the full amount of money owing to me as  
 per account of S. R. Glenn, and Mary S. Johnson  
 paid out and received by the Clerk of White County  
 Settlement for S. R. Glenn and his wife  
 S. R. Glenn charged with the amount  
 of which is perfectly submitted for confirmation  
 John M. Knowles  
 Clerk of White County

Report of a Settlement made by the Clerk of White County Court with William C Johnson Guardian of Ross Bohannon minor heir of Lewis Bohannon deceased on the 29<sup>th</sup> Decembris 1862 (Vols.)

D<sup>r</sup>

To Bal. in Guardians hands in last Settlement	\$ 1458.40
" Interest from Dec. 1. 1861 to Dec. 1. 1862	87.50
Cr.	
	\$ 1545.90
By J H moons Do <sup>s</sup> Receipt	\$ 26.98
" O market's Receipt for Section of	50.00
" Allowance Guardian for his services	25.00
" Clerk fees for this Settlement over of Conf 706	1.50
To Bal. in Guardians hands	\$ 1442.42

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

John T Vap Clerk  
of White County Court

Report of a Settlement made with the Clerk of White County Court with Charles Lowry Guardian of Mank Lowry minor heir of James & Lowry Deceased on the 8 day of September 1863 (Vols.)

D<sup>r</sup>

To A. T. in Guardians hands in last Settlement	\$ 2699.75
" Interest to date	161.98
Cr.	
	2861.73
By Lowry Brown Tax collector except \$ 18.46	
" Clerk fees for his services	25.00
" Am. to fee for this Settlement	1.50
To Bal. in Guardians hands	\$ 2810.77

I have allowed the Guardian for his services Twenty five 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 Charles Lowry Guardian of Mank Lowry Int. to him on the 8 September 1863 (Vols.)

D<sup>r</sup>

To Balance in Guardians hands last Settlement	\$ 1327.47
" Interest to date	79.66
" This am't Rec'd. from Lowry's estate for pay Taxes	96.56
Cr.	
	\$ 1300.69
Am't forwarded	

Mank Lowry Int. Settlement Contined.  
So amt brought forward

\$ 1503.69

Cr.

By Sundries furnished during at different times

Vis & Keys Dues	\$ 3.00	ip <sup>s</sup> l. Shoes	3.00	\$ 6.00
1 Lason Made to Horse				5.00
25 Bushels Wheat \$ 37.50. 140 bushels \$ 3.40.50				
3 <sup>c</sup> Coffe for 600 lbs of flour \$ 1				11.00
Allowing Guardian for Services				50.00
Paid S. Brown Tax collector				20.00
Clerks fee for this Settlement				211.00
Bal. in Guard. hands				\$ 1292.63

I have allowed the Guardian Fifty dollars for his services which I think reasonable all of which is respectfully submitted for Confirmation I have to say that I fully understand your desire to have the same by court

Report of a Settlement made by the Clerk of White County Court with John W. Carroll Executor of John & Anna & Anna Cannock minor heirs of S. H. L. Co. deceased on the 14 day of March 1863 (Vols.)

D<sup>r</sup>

To Am't Rec'd of H. H. Smith in payment of sale of Land held by Owner of the land in White County on C. Collier 1852	\$ 333.33
" Interest at 7% on the amount received on 1st of Jan 1863	12.00
Cr.	
	\$ 345.33
By m & Dibrell, C. Smith, New J <sup>s</sup>	
dated 17 <sup>th</sup> Feb 1862	17.66
" 2 Bonds to Chas T	1.00
" this am't allowed Guardian for services 10.00	
" Clerks fee for this Settlement	1.50
Bal. in Guards hands	16.00

I have allowed the Guardian \$ 11.00 for his services which I think reasonable all of which is respectfully submitted to the wonderful Court for their consideration

John T Vap Clerk  
of White County Court

Report of a Settlement made by the Clerk of White County Court with Joseph W. G. Lewis Executor of John & A. M. G. D. Co. on the 31 March 1863 (Vols.)

D<sup>r</sup>

To amount of Sales of Inventory	\$ 4175
" allocated on 3 notes	387.28

John A. McGee Settlement Continued.

To amount brought forward	\$729.45
Dr.	
By J. D. Gleason & Sons accept.	\$15.24
" E. S. Fentles accept.	5.50
1 am 3 p.m. for Coffin for Deced.	7.00
" I. D. Ammons Receipt.	1.84
" 11. S. of Wash	75
" Board, Cleaning, etc Inventory etc.	3.20
" Dr. to us for his Settlement	1.75
" allowed Executor for his Services	<u>35.00</u>
	<u>70.28</u>
Total in Executors hands	\$652.17

I have allowed the Executor Thirty five dollars for his services what I think reasonable. He reports when in his note for \$20. uncollected, also a note for blanket on Mr. Davis's account which he will account for or hand over if we at all want it. The first bill submitted to the County Court was for Compensation John T. Vap Clerk of White County Court

Report of a Settlement made by the Clerk of White County Court with Wood Carter Guardian of Mary Eliza Dunn widow of Martha Dunn deceased on the 3<sup>rd</sup> day of May 1863.

Dr. his account in my hands belonging to Martha Dunn	
On account of 3 <sup>rd</sup> day of May 1863	\$105.25
Interest to date	6.30
	63
	\$111.55
1/4 of Expenses in Estate	\$6.50
1 Guard. in Board on 1 <sup>st</sup> May 1863	1.00
Cost of and account Guardian for services	2.50
Cost of account Settlement cost of Coffin	11.75
Balance in your hands	\$99.80

I have allowed the Guardian \$2.50 for his services what is sufficiently submitted for confirmation  
John T. Vap Clerk  
of White County Court

We the undersigned Commissioners appointed by the County Court of White County to set apart and pay provisions for Elizabeth Short, widow of A. D. Short deceased,

One Cow and Calf, 3 Choice Pork Hams, all the Corn on hand, Ten Bushels Wheat, Two Bushels Peat, Five hundred Birds of Game, Ten pounds of Wool

Twenty five pounds of Pickled Cotton, all the poultry on hand, Fifty dollars for Leather and other articles to Joseph Clark.  
A. H. McDonald Commissioner  
H. B. Goispom

State of Tennessee  
White County, County Court April 1<sup>st</sup> 1863

We the undersigned Commissioners appointed by the County Court of White County to set apart and pay provisions for the widow of George Banks deceased remittit of the Crop and provisions on hand as will be sufficient in our opinion to support her and her family in view of the death of her husband. We set apart to her one hundred and fifty dollars to buy Bacon and one fat Hog, One Bushel of Soda, Sixty dollars to buy Flour, Forty dollars to buy Salt, Sixty dollars to buy shoes, Sixty dollars to buy stockings, Sixty dollars to buy

April 8<sup>th</sup> 1863

M. J. O'Connor, County  
Commissioner  
William Langford, and  
William Langford, and

John G. Green  
White County, County Court April 1<sup>st</sup> 1863

We the undersigned Commissioners appointed by the County Court of White County to set apart and pay provisions for the widow of Henry Kuhn deceased, widow of the Crop and provisions on hand as will be sufficient in our opinion to support her and her family in view of the death of her husband. We set apart to her for and purpose the following articles.

All the old Corn on hand except 1 bushel will go, One hundred and Twenty bushels of the new crop of the new Crop, All the Bacon on hand will go to be 200 lbs and four of the best Hogs from out of the Fall Seven Gallons Molasses, Ten bushels of Wheat, Six bushels of Peat, and five bushels of Corn, Ten bushels Wheat, and five bushels in Cash for Clothing \$6

M. J. O'Connor, County  
Commissioner  
Joseph T. Gillian and  
William Langford, and

Report of a Settlement made by the Clerk of White County Court with Abner Taylor, Executor of the Estate of James C. McEwan deceased on the 3<sup>rd</sup> day of May 1863 res. To amount in Executors hands last Settlement \$ 630.45 on 3 September 1859 brought

James M'Curdy D.C. Settlement Cont'd  
 To amount brought forward \$ 630.43  
 " Interest same & date 138.68  
 " ~~xx~~ per cent Extra 13.80 138.68  
 Amount of Inventory Retained 9<sup>th</sup> April 1861 260.05  
 " additional Inventory 23 January 1863 152.50  
 " " " Inventory 1<sup>st</sup> May 1863 15.00  
 Cr. \$ 1199.66

By H. Baker's Receipt \$ 35.50  
 " C. W. Watson's Cr. 23.25  
 " H. Walcott's Cr. 10.50  
 " the amount of account Debited 25.00  
 " Thomas Fitzgerald's Receipt 10.00  
 " Cr. 1<sup>st</sup> May H. S. Whit Richardson overde 2.00 106.25  
 But in Executor's hands \$ 1098.41  
 Paid to the Esq. on his Twenty five dollars which I  
 received, the rest of which is respectfully submitted  
 for confirmation John T. Vap. Clerk  
 of White County Court

Report of Settlement made by the Clerk of White  
 County Court with Sam'l Lovell, Administrator of Henry  
 Kirk Deceased on the 4<sup>th</sup> May 1863 vs  
 Cr.  
 To amount of Inventory Receipt Sales Return  
 4<sup>th</sup> May 1863 \$ 553.05  
 Cr.

By widow Receipt for Grains part of \$ 50.00  
 " Clerk & Expenses for Adminis. & 7.00  
 " 6.00 and 1.00 for Coffin 10.00  
 " Clerks Expenses 80.00  
 " 10.00 for Dr. 100.00  
 " Expenses Admin. 25.00 272.00  
 " in amount hands \$ 281.05

I have accounted the amount of 25 which I have remitted  
 all of it 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 Richard Lovell, Guardian of Richard  
 and Samuel Newland minor heirs of H. S. Newland Dec'd  
 on 5<sup>th</sup> May 1863 vs Cr.  
 To amount of Receipts of G.G. Debrett Administrator  
 of a Settlement Due on 29 Sept. 1862 for Rich. Newland \$ 23.68

amt. forwarded

Richard & Samuel Newland Settlement Cont'd  
 To Ann. D. Dow Richard & Newland Due \$ 23.68  
 Cr.

By this amount Guardian or Settlement \$ 10.13  
 " L. Brown's Tax Receipt to Rich. S. Newland 1861 1.22  
 " " " Deth " " " 1862 1.13  
 " Charles Lovings Receipt 5.25  
 " Cr. Clerks fees for this Settlement 8  
 " John Powell's Receipt 23.68 23.68  
 By amount and Guardian \$ 18.00  
 Cr.

To amount Due of G.G. Debrett Admin. Newland  
 on 29 Sept. 1862 for Sam'l Newland \$ 23.68  
 Cr.

By amount Guardian or Settlement \$ 4.50  
 John Sappington Receipt for Settlement 23.68  
 " L. Brown Tax 1861 1.22  
 " " " 1862 1.13  
 " Charles Lovings Receipt 5.25  
 " Cr. Clerks fees for this Settlement 3.50 7.00  
 By amount and Guardian \$ 21.25

The Guardian changes nothing for his services on  
 which is respectfully submitted for confirmation  
 John T. Vap. Clerk  
 of White County Court

Council Lansdays Will  
 In the name of God Amen  
 I Daniel Lansday being  
 aged and infirm but of sound mind and memory  
 memory & make and publish this my last Will  
 and Testament, revoking any and all former  
 wills by me previously made and so to destroy the  
 my last Will and Testament 11 March  
 1<sup>st</sup>. I will my soul to God who created me  
 my decease that my Body be buried in a suitable  
 burial as my friends and Executors may see fit  
 2<sup>nd</sup>. I will that all my honest debts of my estate  
 together with my funeral expenses be paid  
 out of any money or means which I may leave  
 at my decease  
 3<sup>rd</sup>. I will and beseech that all the residue of my estate  
 money and other means which I may have on hand  
 at my decease be equally divided among 3 sons of  
 my Children (Son) Christian Scott, Sarah  
 and Daniel Lansday, Mrs. Bryant, Elizabeth

Ann Brown, Rhoda Howard, Zelacy Landay and  
Sarah Scaggins.

I appoint Daniel S Landay my Son to be my  
executor of this my last will and testament, to all  
of which I subscribe my name in the presence of  
God and these subscribing witnesses.

This 5 day of October 1861

R. L. & S. Simpson  
C. W. Brown

Daniel X Landay  
mark

State of Tennessee  
White County February Term County Court 1863

This day was pronounced in open Court, that  
the will purporting to be the last Will & Testament  
of Daniel Landay recd. and the execution and  
justification thereof was proven by the oaths of Richard  
Simpson and G. W. Brown, the subscribing witnesses thereto  
who proved that the said will was executed  
in the presence of the said executors and witness,  
and in their memory, and memory of said  
will being execued by the Court sufficiently proved was  
ordered to be Recorded in said County.

The same in the Court of Daniel S Landay the Executor  
was read in due manner and upon himself the said  
executors opened will being took the oath prescribed  
by law & then read with Richard Simpson and Richard  
Mantle in the name of a Notary Public in the  
sum of \$100.00 being paid, conditioned as the Law  
permits and approved of by the Court.

Ordered that witness depy. of John D Vap Clerk  
of White County Court

Whereas on the 2<sup>d</sup> day of February 1863 the death of A. C.  
Brown late of the County of White, deceased, was suggested in  
Open Court and that he appoint his life estate to  
whom from the Court appointed David Clark who was qualified  
Administrator. Said one therefore to empower the said Adminis-  
trator to enter into, and upon all and singular the Goods and  
Chattels, rights and credits of the said deceased, and them into his  
possession later, whenever the same may be found in this State  
and an Inventory to return with the same 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 Vap Clerk of our said Court at Office this  
first Monday in February A.D. 1863 John D Vap Clerk  
of White County Court

State of Tennessee

White County February Term County Court 1863

Whereas on the 2<sup>d</sup> day of February 1863 the  
death of Alexander Hess late of the County of White, deceased,  
was suggested in open Court, and that he appoint his  
life estate to whom from the Court appointed Samm  
son Hess Administrator, he being qualified as aforesaid.

Said one therefore to empower the said Administrator  
to enter into and upon all and singular the goods and  
Chattels, rights and credits of the said deceased, and them  
into his possession later, whenever the same may be  
found in this State, and an inventory to return with  
the same 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 Vap Clerk of our said Court at  
the 1<sup>st</sup> Monday in February A.D. 1863 John D Vap Clerk  
of White County Court

State of Tennessee

White County February Term County Court 1863

Whereas on the 2<sup>d</sup> day of February 1863  
the death of Wiley Cop. late of the County of White,  
deceased, was suggested in open Court and that he  
appoint his life estate to whom from the Court  
appointed and qualified Administrator.

Said one therefore to empower the said Administrator  
to enter into, and upon all and singular the goods  
and Chattels, rights and credits of the said deceased, and  
them into his possession later, whenever the same  
may be found in this State, and an inventory to return  
with the same 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 Vap Clerk of our said Court at  
Office the 1<sup>st</sup> Monday in February A.D. 1863

John D Vap Clerk of  
White County Court

State of Tennessee

White County February Term County Court 1863

Whereas on the 2<sup>d</sup> day of February 1863  
the death of Joseph Weigens late a citizen of White  
County deceased, was suggested in open Court and that he  
appoint his life estate to whom from the Court  
appointed and qualified Administrator.

Said one therefore to empower the said Administrator  
to enter into and upon all and singular the goods  
and chattels, rights and credits of the said deceased, and them  
into his possession later, whenever the same may be found in this State,

and claim in his possession take, whenever the said may be found in this State, and an Inventory to return in the Court within the time limited by Law, and all the just debts of the said deceased to pay so far as the said estate will extend or amount to - Witness John T. Vay Clerk of our said Court, at Office the P. Monday in February A.D. 1863

John T. Vay Clerk  
of White County Court

State of Tennessee

White County March Term County Court 1863

Whereas on the 2<sup>d</sup> day of March A.D. 1863  
the death of David Reed, late of the County of White  
died, was suggested in open Court, and that he  
be appointed the life intertate. Whereupon George Reed  
was appointed and qualified Administrator.  
He is therefore to empower the said Administrator to  
act upon all and singular the Goods & Chattels  
right & law Credit of the said deceased, and those out  
of his estate in State, whenever the same may be found  
in this State, and an Inventory to return into the Court  
within the time limited by Law, and all the just debts  
of the said deceased to pay so far as the said estate will extend or amount to  
Witness John T. Vay Clerk of our said Court at Office the  
P. Monday in March A.D. 1863 John T. Vay Clerk

of White County Court

State of Tennessee

White County March Term County Court 1863

Whereas on the 2<sup>d</sup> day of March A.D. 1863  
the death of Peter C. Duncan late of the County of White  
died, was suggested in open Court and that he  
be appointed the life intertate. Whereupon John J. Duncan was appointed  
and qualified Administrator. He is therefore to  
empower the said Administrator to act upon all  
and singular the Goods & Chattels, right & law Credit of the said  
deceased, and claim in his possession take, whenever the same  
may be found in this State, and an Inventory to return into  
the Court within the time limited by Law, and all the just  
debts of the said deceased to pay so far as the said estate will extend  
or amount to - Witness John T. Vay Clerk of our said Court  
at Office the P. Monday in March A.D. 1863 John T. Vay Clerk

of White County Court

State of Tennessee

White County March Term County Court 1863

Whereas on the 2<sup>d</sup> day of March A.D. 1863  
the death of James C. Duncan late of the County of White deceased  
was suggested in open Court and that he be appointed the life  
intertate. Whereupon John J. Duncan was appointed & qualified

Administrator. Said and this form to empower the said  
Administrator to act upon all and singular the  
goods and chattels rights and Credit of the said deceased  
and claim in his possession take, whenever the same may  
be found in this State, and an Inventory to return into  
the Court within the time limited by Law, and all the  
just debts to pay so far as the said estate will extend or  
amount to - Witness John T. Vay Clerk of our said  
Court at Office the P. Monday in March A.D. 1863

John T. Vay, Clerk  
of White County Court

State of Tennessee

White County March Term County Court 1863

Whereas on the 6<sup>th</sup> day of April A.D. 1863  
the death of Spencer Wilson late of the County of White  
died, was suggested in open Court and that he  
be appointed the life intertate. Whereupon Eliza J.  
Wilson was appointed and qualified Administrator.  
She is therefore to empower the said Administrator  
to act upon all and singular the Goods &  
Chattels rights and Credit of the said deceased and claim  
in his possession take, whenever the same may be found  
in this State, and an Inventory to return into the Court  
within the time limited by Law, and all the just debts  
to pay so far as the said estate will extend or amount to  
Witness John T. Vay Clerk of our said Court at Office the  
P. Monday in April A.D. 1863 John T. Vay Clerk

of White County Court

State of Tennessee

White County May Term County Court 1863

Whereas on the 6<sup>th</sup> day of April A.D. 1863  
the death of John T. Boyd late of the County of White  
was suggested in open Court and that he  
be appointed the life intertate. Whereupon Eliza J. Boyce was appointed  
and qualified Administrator. She is therefore  
to empower the said Administrator to act upon all and  
singular the Goods & Chattels rights and  
Credit of the said deceased and claim in his  
possession take, whenever the same may be found  
in this State. And an Inventory to return into the Court  
within the time limited by Law, and all the just  
debts of the said deceased to pay so far as the said estate  
will extend or amount to -  
Witness John T. Vay Clerk of our said Court at Office  
the P. Monday in April A.D. 1863 John T. Vay Clerk  
of White County Court

## State of Minnesota

White County } April Term County Court 1863

Whereas on the 6<sup>th</sup> day of April A.D. 1863  
the death of Peter Franks late of the County of White aforesaid  
was suggested in open Court, and that he departed the life inter-  
table. Whereupon William Franks was appointed  
Administrator. And therefore to empower the said  
Administrator to enter into and upon all Duly sealed the goods  
and Chattel rights and Credit of the said deceased and them into  
his possession take, whereever the said may be found in this  
State and an Inventory to return into this Court within the  
time limited by law, and all the just debts of the said  
deceased to pay so far as the said estate will extend or amount  
to - Witness John D. Vass Clerk of our said Court at Office  
the 10<sup>th</sup> Monday in April A.D. 1863 John D. Vass Clerk

of our said County Court

## State of Minnesota

White County } April Term County Court 1863

Whereas on the 6<sup>th</sup> day of April A.D. 1863  
the death of Henry Walker late of the County of White aforesaid  
was suggested in open Court, and that he departed the life inter-  
table. Whereupon James A. Huber was appointed Administrator.  
And therefore to empower the said Administrator to enter  
into and upon all Duly sealed the Goods and Chattel rights  
and Credit of the said deceased and them into his possession take,  
wherever 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 to pay so far as the said estate  
will extend or amount to - Witness John D. Vass Clerk of our said  
Court at Office the 10<sup>th</sup> Monday in April A.D. 1863 John D. Vass Clerk  
of White County Court

## State of Minnesota

White County } May Term County Court 1863

Whereas on the 4<sup>th</sup> day of May A.D. 1863  
the death of Jerry Law late of the County of White aforesaid  
was suggested in open Court, and that he departed the life inter-  
table. Whereupon Samuel Clark was appointed Adminis-  
trator. And therefore to empower the said Administrator  
to enter into and upon all and singular the Goods & Chattel  
rights and Credit of the said deceased and them into his possession  
take, where ever 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 to pay so far as the said estate  
will extend or amount to - Witness John D. Vass Clerk of our said  
Court at Office the first Monday in May A.D. 1863 John D. Vass Clerk  
of White County Court

## State of Minnesota

White County } May Term County Court 1863

Whereas on the 4<sup>th</sup> day of May A.D. 1863  
the death of James Clark late a Citizen of the County of  
White aforesaid was suggested in open Court, and that he  
departed the life intertable. Whereupon David Clark was  
appointed Administrator. And therefore to empower the said  
Administrator to enter into and upon all Duly sealed  
the goods & Chattel rights and Credit of the said deceased and them  
into his possession take, where ever 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 to  
pay so far as the said estate will extend or amount to -  
Witness John D. Vass Clerk of our said Court at Office  
the 10<sup>th</sup> Monday in May A.D. 1863 John D. Vass Clerk  
of White County Court

## State of Minnesota

White County } June Term County Court 1863

Whereas on the 1<sup>st</sup> day June A.D. 1863 the  
death of Nathan M. Harton late of the County of White aforesaid  
was suggested in open Court, and that he departed the life inter-  
table. Whereupon John W. Harton was appointed Executor.  
And therefore to empower the said Executor to enter  
into and upon all and singular the goods & Chattel rights  
and Credit of the said deceased and them into his possession  
take, where ever 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 to pay so far as the said estate  
will extend or amount to - Witness John D. Vass Clerk of our  
said Court at Office the 1<sup>st</sup> Monday in June A.D. 1863  
John D. Vass Clerk

## State of Minnesota

White County } June Term County Court 1863

Whereas on the 1<sup>st</sup> day of June A.D. 1863 the  
death of Alfred Moore late of the County of White aforesaid  
was suggested in open Court, and that he departed the life inter-  
table. Whereupon Samuel A. Moore was ap-  
pointed Administrator and granted. Herein the said  
Administrator to empower the said Administrator to enter into and  
upon all and singular the Goods and Chattel, rights and Credit  
of said deceased, and them into his possession take, where ever  
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 to pay so far as the said estate  
will extend or amount to - Witness John D. Vass Clerk of our said  
Court at Office the 1<sup>st</sup> Monday in June A.D. 1863 John D. Vass Clerk  
of White County Court

## State of Tennessee

White County June Term County Court 1863  
 Whereas on the 1<sup>st</sup> day June A.D. 1863 the death of S. D. Chisum late of White County deceased was suggested in open Court and that he departed this life interdicted. Whereupon P. J. Chisum was appointed and qualified administrator. There are therefore to confer with the said administrator to inventory and appraise all and singular the goods & chattels real and personal of the said deceased, and then to his possession take the same and the same may be found in this State, and an Inventory to return into this Court within the time limited by law. And all the just debts & fees so far as the said estate is liable to pay or to be paid out of the said estate will amount to \$1000. Witness John S. Tap Clark of our County Court & Office the 1<sup>st</sup> Monday in June A.D. 1863  
 John S. Tap Clark  
 Clerk of White County Court

## State of Tennessee

White County June Term County Court 1863  
 Whereas on the 1<sup>st</sup> day June A.D. 1863 the death of Celia Clark late of the County of White deceased was suggested in open Court and that he departed this life interdicted. Whereupon David Clark was appointed and qualified administrator. There are therefore to confer with the said administrator to inventory and appraise all and singular the Goods & chattels real and personal of the said deceased and then to his possession take the same and the same may be found in this State, and an Inventory to return into this Court within the time limited by law and all the just debts to pay or to be paid out of the said estate will amount to \$1000. Witness John S. Tap Clark of our County Court & Office the 1<sup>st</sup> Monday in June A.D. 1863  
 John S. Tap Clark  
 Clerk of White County Court

## State of Tennessee

White County June Term County Court 1863

Whereas on the 1<sup>st</sup> day of June A.D. 1863 the death of G. W. Clark late of the County of White deceased was suggested in open Court and that he departed this life interdicted. Whereupon Joseph L. W. Clark was appointed and qualified administrator. There are therefore to confer with the said administrator to inventory and appraise all and singular the Goods & chattels real and personal of the said deceased and then to his possession take the same and the same may be found in this State, and an Inventory to return into this Court within the time limited by law, and all the just debts to pay or to be paid out of the said estate will amount to \$1000. Witness John S. Tap Clark of our County Court & Office the 1<sup>st</sup> Monday in June A.D. 1863  
 John S. Tap Clark  
 Clerk of White County Court

## State of Tennessee

White County June Term County Court 1863  
 Whereas on the 1<sup>st</sup> day of June A.D. 1863 the death of H. L. Sanders late of the County of White deceased was suggested in open Court and that he departed this life interdicted. Whereupon Clark Sanders Administrator. There are therefore to confer with the said administrator to inventory and appraise all and singular the Goods & chattels real and personal of the said deceased, and then to his possession take the same and the same may be found in this State, and an Inventory to return into this Court within the time limited by law, and all the just debts to pay or to be paid out of the said estate will amount to \$1000. Witness John S. Tap Clark of our County Court & Office the 1<sup>st</sup> Monday in June A.D. 1863  
 John S. Tap Clark  
 Clerk of White County Court

## State of Tennessee

White County June Term County Court 1863  
 Whereas on the 1<sup>st</sup> day June A.D. 1863 the death of William G. Gleason late of the County of White deceased was suggested in open Court and that he departed this life interdicted. Whereupon Edward Gleason was appointed and qualified administrator. There are therefore to confer with the said administrator to inventory and appraise all and singular the Goods & chattels real and personal of the said deceased and then to his possession take the same and the same may be found in this State, and an Inventory to return into this Court within the time limited by law, and all the just debts to pay or to be paid out of the said estate will amount to \$1000. Witness John S. Tap Clark of our County Court & Office the 1<sup>st</sup> Monday in June A.D. 1863  
 John S. Tap Clark  
 Clerk of White County Court

## State of Tennessee

White County July Term County Court 1863  
 Whereas on the 6<sup>th</sup> day July A.D. 1863 the death of James Carnegie Hall late of the County of White deceased was suggested in open Court and that he departed this life interdicted. Whereupon J. P. the W. Hartlow was appointed and qualified administrator. There are therefore to confer with the said administrator to inventory and appraise all and singular the Goods & chattels real and personal of the said deceased and then to his possession take the same and the same may be found in this State, and an Inventory to return into this Court within the time limited by law, and all the just debts to pay or to be paid out of the said estate will amount to \$1000. Witness John S. Tap Clark of White County Court & Office the 1<sup>st</sup> Monday in July A.D. 1863  
 John S. Tap Clark  
 Clerk of White County Court

State of Minnesota  
White County July Seven County Court 1863

Whereas on the Day July a D 1863 the death of  
Elijah H. Holland late of the County of White deceased was  
suggested in open Court, and that he a party to his life  
interestate. Whereupon John T. Vap was appointed & qualified  
Administrator. And are therefore to empower the said Adminis-  
trator to sue at law or in chancery all and singular the goods, chattels, rights  
and credits of the said deceased, and then out of his possession  
to the Plaintiff the sum may be found in this State, and  
an Inventory to return into this Court within the time limited  
by Law, and to the just debt & pay so far as the said estate  
will extend or amount to. Witness John T. Vap Clerk of our  
said County Court Office the 1<sup>st</sup> Monday in July A.D. 1863

John T. Vap Clerk  
of White County Court

State of Minnesota  
White County July Seven County Court 1863

Whereas on the Day July a D 1863 the death of  
William C. Clark late of the County of White deceased was  
suggested in open Court, and that he a party to his life interestate.  
Whereupon John Clark was appointed & qualified administrator  
thereof. And are therefore to empower the said administrator  
to sue at law or in chancery all and singular the goods & chattelrights  
and credits of the said deceased, and then out of his possession  
to the Plaintiff the sum may be found in this State, and an Inventory  
to return into this Court within the time prescribed by law, and to the  
just debt & pay so far as the said estate will extend or  
amount to. Witness John Clark Clerk of our said County Court Office  
the 1<sup>st</sup> Monday in July 1863

John T. Vap Clerk  
of White County Court

State of Minnesota  
White County July Seven County Court 1863

Whereas on the Day of July a D 1863 the death of  
A. J. McLeod late of the County of White deceased was suggested  
in open Court and that he a party to his life interestate.  
Whereupon J. R. Carr was appointed & qualified  
Administrator. And are therefore to empower the said  
Administrator to sue at law or in chancery all and singular the  
Goods and Chattels, rights and credits of the said deceased  
and then out of his possession take therefrom the sum may  
be found in this State, And an Inventory to return into  
the Court within the time prescribed by law, and to the  
just debt of the said deceased to pay so far as the said  
estate will extend or amount to. Witness John T. Vap Clerk  
of our said County Court Office the 1<sup>st</sup> Monday in July a D 1863

John T. Vap Clerk  
of White County Court

State of Minnesota  
White County July Seven County Court 1863

Whereas on the Day July a D 1863 the death  
of Alexander Oaks late of the County of White deceased  
was suggested in open Court and that he a party to his  
life interestate. Whereupon Margaret Oak was appoin-  
ted Administrator - And are therefore to empower  
the said Administrator to sue at law or in chancery  
all and singular the Goods and Chattels, rights and credits  
of the said deceased, and then out of his possession  
to the Plaintiff the sum may be found in this State,  
and an Inventory to return into this Court within the  
time limited by law, and to the just debt & pay so  
far as the said estate will extend or amount to. Witness  
John T. Vap Clerk of our said County Court Office  
the 1<sup>st</sup> Monday in July a D 1863 John T. Vap Clerk  
of White County Court

State of Minnesota  
White County July Seven County Court 1863

Whereas on the Day of July a D 1863 the death  
of Robert B. Anderson late of the County of St. Louis  
was suggested in open Court and that he a party to his  
life interestate. Whereupon John M. Anderson was appoin-  
ted and qualified Administrator. And are therefore to  
empower the said Administrator to sue at law or in chancery  
all and singular the Goods & Chattels, rights and credits  
of the said deceased, and then out of his possession take  
therefrom the sum may be found in this State  
and an Inventory to return into this Court within the  
time prescribed by law, and to the just debt & pay so  
far as the said estate will extend or amount to. Witness  
John T. Vap Clerk of our said County Court Office  
the 1<sup>st</sup> Monday in July a D 1863

John T. Vap Clerk  
of White County Court

State of Minnesota  
White County July Seven County Court 1863

Whereas on the Day July a D 1863 the death  
of William M. Rapell late of the County of St. Louis  
was suggested in open Court, and that he a party to his  
life interestate. Whereupon Russell Rapell Deacon  
was appointed & qualified Administrator to sue at law or  
in chancery all and singular the Goods and Chattels, rights and credits  
of the said deceased, and then out of his possession take  
therefrom the sum may be found in this State, And an Inventory to  
return into this Court within the time limited by law, and to  
the just debt of the said deceased to pay so far as the said estate  
will extend or amount to. Witness John T. Vap Clerk of our said  
County Court Office the 1<sup>st</sup> Monday in July a D 1863

Report of a Settlement made by the Clerk of White County Court with Joseph W Clark Administrator of Dennis Clark & C. Decided on the 17<sup>th</sup> day July 1863 (W.D.)

Do amount of Inventory and Account Bills as of Oct 1863	\$ 457.00
" at 2 Inventory Return 2 April 1860	314.37
Interest on Heirs, Dennis Clark David Clark & a Brown, Fred Roberts, H B Grimes & G Williams	13.00
Interest & Notes Paid and E Gleason for debts	15.07
Bal in hand at set on 4 October 1863	10.07
	<u>\$ 799.44</u>
By S. Clark & Dibrells Receipt	\$ 16.27
Celia Clark "	13.26
Celia Clark "	49.00
William Young "	12.00
Wm. B. Shielas "	7.25
S C Swindell "	8.00
John Swindell "	30.50
Lawson Brown Day "	4.50
A J Sims "	8.46
G G Dibrell former clk "	3.00
Inventory fees for advertising sold	1.00
allowed Administrator for services	25.00
... Clerk fees for the Settlement and for notes	1.75
	<u>179.49</u>
Bal in account books	<u>\$ 619.94</u>

I have allowed the administrator Court, five dollars for his services which I think reasonable, all of which is respectfully committed to the court of said Court for confirmation John J Vap Clerk of White County Court

State of Tennessee

White County } We the undersigned Commissioners have this  
any set apart to the widow and family of  
James Clark money enough laid to buy them land  
and a house of 10x12, Thirty five bushels Corn, Two bushels of  
wheat, Two pair shoes for the widow, and four shoes for  
each of the children, and Bushel Salt - 11<sup>th</sup> day of July 1863

James Webb  
S C Swindell

Received of Abney Taylor Executor of James M. Egan  
Eight Hundred and fifty eight dollars (\$858) on  
account of Junes and my wants from said estate this  
day August 1863

M W McConnel Guardian  
of the heirs of J. M. M. Egan received

State of Tennessee, White County

Whereas on the 3<sup>rd</sup> day of August A.D. 1863 the death of Abraham Yates late of the County of White deceased was suggested upon Court and that he aforesaid his wife intestate, Whereupon Catherine Yates was appointed and qualified Administrator. She is and therefore is empowered the said administrator to enter into, take and singularly the goods and chattels, rights and credits of the said deceased, and then out of his property take either more or less than may be found in this State, and an inventory to return into the Court within the time limited by law, and add the just debts & pay so far as the said estate will extend or amount to as Wm. J. Vap Clerk of said Court at the first Monday in August A.D. 1863 John J. Vap Clerk of White County Court

State of Tennessee White County

Whereas on the 3<sup>rd</sup> day of August A.D. 1863 the death of William Swindell late of the County of White deceased was suggested upon Court and that he aforesaid his wife intestate, Whereupon S. C. Swindell was appointed administrator. She is and therefore is empowered the said administrator to enter into, take and singularly the goods and chattels, rights and credits of the said deceased, and then out of his property take either more or less than may be found in this State, and an inventory to return into the Court within the time limited by law, and add the just debts & pay so far as the said estate will extend or amount to as Wm. J. Vap Clerk of said Court at the first Monday in August A.D. 1863 John J. Vap Clerk of White County Court

State of Tennessee, White County

Whereas on the 3<sup>rd</sup> day of August A.D. 1863 the death of Patrik A. Brady late of the County of White deceased was suggested upon Court and that he aforesaid his wife intestate, Whereupon Mary Brady was appointed administrator. She is and therefore is empowered the said administrator to enter into, take and singularly the goods and chattels, rights and credits of the said deceased, and then out of his property take either more or less than may be found in this State, and an inventory to return into the Court within the time limited by law, and add the just debts & pay so far as the said estate will extend or amount to as Wm. J. Vap Clerk of White County Court at the first Monday in August A.D. 1863 John J. Vap Clerk of White County Court

State of Tennessee White County

Whereas on the 4<sup>th</sup> day of August A.D. 1863 the death of Daniel Porter late of the County of White deceased was suggested upon Court, and that he aforesaid his wife intestate, Whereupon Dr. C. Lowry was appointed administrator.