

Report of a Settlement made by the Clerk of White County Court with Joseph W Clark Administrator of Dennis Clark & C. Decided on the 17th 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
	\$ 799.44
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 hands	\$ 619.94

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 house of 100 ft. 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 - 11th 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 3rd 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 life intestate. Whereupon Catherine Yates was appointed and qualified Administrator. She is and therefore he empowered the said administrator to enter into, take and singularly the goods and chattels lands and credits of the said deceased, and then out of his property take whatever may be found in 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 & fees so far as the said estate will extend or amount to as
Witness John 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 3rd day of August A.D. 1863 the death of William Shielas late of the County of White deceased was suggested upon Court and that he aforesaid his life intestate. Whereupon S C Shielas was appointed Administrator. She is and therefore he empowered the said administrator to enter into, take and singularly the goods & chattel rights & credits of the said deceased, and his property take wherever the said may be found in the said and an inventory to return into the Court within the time limited by law, and all the just debts & fees so far as the said estate will extend or amount to as
Witness John 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 3rd day of August A.D. 1863 the death of Patrik A. Boardy late of the County of White deceased was suggested upon Court and that he aforesaid his life intestate. Whereupon Mary Brady was appointed Administrator. She is and therefore he 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 whatever may be found in 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 & fees so far as the said estate will extend or amount to as
Witness John 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 4th 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 life intestate. Whereupon Mr. C. Lowry was appointed administrator.

This and there fore I empower the said Administrator to enter into and upon all and singular the goods & chattels right & owned of the said deceased, and them unto his possession take where ever the said may be found in this state, and an Inventory to be taken into the Court within the time limited by law, and all the just debt to payees for as the said estate will extend or amount to be paid by John D Vap Clerk of White County Court at Office the First Tuesday in August A.D. 1863 John D Vap Clerk of White County Court

Sole of Sonipes White County
Whereas on this 4th day of August A.D. 1863 the death of William M. Moore late of the County of White deceased was suggested in open Court and that he appointed the wife in whose Wherupon Mr. Cowry was appointed ^{equally} Administrator thereto and thence to empower the said Administrator to enter into upon all and sing along the Goods & Chattels right & owned of the said deceased and them unto his possession take where ever the said may be found in this state, and an Inventory to be taken into the Court within the time limited by law, and all the just debt to pay as far as the said estate will extend or amount to be paid by my hand at Office on Friday the 4th day August A.D. 1863

John D Vap Clerk
of White County Court

Sole of Sonipes White County
Whereas on the 4th day of August A.D. 1863 the death of T.M. Horton late of the County deceased was suggested in open Court and that he appointed the wife in whose Wherupon Mr. Clegg deceased was appointed and qualified Administrator. This and therefore I empower the said Administrator to enter into and upon all and sing along the Goods & Chattels right & owned of the said deceased and them unto his possession take where ever the said may be found in this state, and an Inventory to be taken into the Court within the time limited by law, and all the just debt to pay as far as the said estate will extend or amount to be paid by John D Vap Clerk of White County Court on Friday the 4th day August 1863

John D Vap Clerk
of White County Court

Sole of Sonipes White County
11th day of the 4th day of August A.D. 1863 the death of George Webb late of the County of White deceased was suggested in open Court and that he appointed the wife in whose Wherupon Maria Webb was appointed and qualified Administrator. This and therefore I empower the said Administrator to enter into and sing along the Goods & Chattels right & owned of the said deceased and them unto his possession take where ever the said may be found in this state, and an Inventory to be taken into the Court within the time limited by law, and all the just debt to pay as far as the said estate will extend or amount to be paid by John D Vap Clerk of White County Court on Friday the 4th day August 1863

John D Vap Clerk
of White County Court

Sole of Sonipes White County
Whereas on the 4th day of August A.D. 1863 the death of George Webb late of the County deceased was suggested in open Court and that he appointed the wife in whose Wherupon Maria Webb was appointed and qualified Administrator. This and therefore I empower the said Administrator to enter into and sing along the Goods & Chattels right & owned of the said deceased and them unto his possession take where ever the said may be found in this state, and all the just debt to pay as far as the said estate will extend or amount to be paid by John D Vap Clerk of White County Court on Friday the 4th day August A.D. 1863

John D Vap Clerk

of White County Court

Received of John D Vap Commissioner to sell the Lands of Solomon Willbute late of the County One hundred and twenty nine dollars Eighty three cents (\$129.83) in full of the amount due me as a portion of Christopher Willbute who was an heir of said deceased of the funds in the hands of said Commissioner arising from the sale of the lands of said deceased the fourteenth day of August 1863

H. H. Farley

Received of John D Vap Commissioner to sell the Lands of Solomon Willbute deceased One hundred and twenty nine dollars Eighty three cents (\$129.83) in full of the distribution share of my wife in the funds arising from the sale of the lands of said deceased as an heir of said deceased the 1st day of August 1863

William D. Park

Mary K. D. Park

James

Received of John D Vap Commissioner to sell the Lands of Solomon Willbute deceased One hundred and twenty nine dollars and eighty three cents (\$129.83) in full of the distribution share of my wife in the funds arising from the sale of the lands of said deceased as an heir of said deceased the 1st day of August 1863

David Farley

Agabell Farley

Received of John D Vap Commissioner to sell the Lands of Solomon Willbute deceased One hundred and twenty nine dollars Eighty three cents (\$129.83) in full of the distribution share of my wife in the funds arising from the sale of the lands of said deceased as an heir of said deceased the 1st day of August 1863

Catharine ^{her} Goman

Received of John D Vap Commissioner to sell the Lands of Solomon Willbute deceased One hundred and twenty nine dollars and eighty three cents (\$129.83) in full of the amount due my wife out of the funds arising from the sale of the lands of said deceased as an heir of said deceased the 1st day of August 1863

William C. Willbute

Received of John T Vap Commissioner to sell the Lands of Solomon Willhite deceased One hundred and twenty nine dollars eighty seven Cents (\$129.83) in full of my contribution share of the funds in his hands arising from the sale of the lands of said deceased, as heir of said deceased the 12th day of August 1863

William C Willhite

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty nine dollars fifty six Cents (\$129.56) in full of the amount due my wife out of the funds arising from the sale of the lands of said deceased as an heir of said deceased the 12th day of August 1863

Lizew Mason

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty nine dollars fifty six Cents (\$129.56) in full of the amount due my Ward Jabez A Mason out of the funds arising from the sale of the lands of said deceased as an heir of said deceased the 12th day of August 1863

Lizew Mason

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty seven dollars and eighty eight cents \$127.88 in full of the amount due my wife James Willhite and David Willhite out of the funds arising from the sale of the lands of said deceased as heir of said deceased the 12th day of August 1863

W H Willhite

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty nine dollars eighty seven Cents (\$129.83) in full of the amount due me as aforesigned of Pleasant Lenville and Sarah Ann Lenville who was an heir of said deceased, of the funds in the hands of said Commissioner arising from the sale of the lands of said deceased the 15th August 1863

E. M. Willhite

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty nine dollars eighty seven Cents (\$129.83) in full of the amount due me in the aforesigned share in the funds arising from the sale of lands of said deceased as heir of said deceased the 15th August 1863

Wm Willhite

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty nine dollars eighty seven Cents (\$129.83) in full of the amount due me in the aforesigned share in the funds arising from the sale of lands of said deceased as heir of said deceased the 27th day of September 1863

John Thomas Sunders

Isaac X Willhite

Received of John T Vap Commissioner to sell the lands of Solomon Willhite deceased One hundred and twenty nine dollars eighty seven Cents (\$129.83) in full of the amount due me in the aforesigned share in the funds arising from the sale of lands of said deceased as heir of said deceased the 27th day of August 1863

S R Willhite

In first Will & Testament of Isaiah Harton late Dec'd I Isaiah Harton late of the County of White and State of Tennessee being in good health and sound and disposing mind and memory And knowing that is astotled for all men once to die do make and publish this as my last Will and Testament hereby revoking any making void all former Wills by me at any other time here before made First I will and direct that all of my just debts be paid out of my estate as soon after my death as convenient Second I give and bequeath unto my beloved wife Elizabeth Harton during her natural life or during her widowhood all the residue of my estate of every kind and description to be used and enjoyed by her for her own separate use and support so long as she shall remain in my house or live.

Thirdly At the death or marriage of my said wife Elizabeth then I direct that all of my Estate both Real and personal be sold to the highest bidder by my Esquire hereinafter named and the proceeds divided equally among my three Daughters (now) Susan J. Delaney Sarah C Clark and Cleander W Cotton so as to make their advancements from my estate up to Five hundred dollars (\$500) each My Son L L Harton has a Book showing the amount already advanced to each And after my said Daughters advancements are made to that amount I will and direct that my Grandson French McHendre Harton the one eyed boy shall have One hundred and fifty dollars out of my Estate And I further direct that the Graves of myself and my beloved wife shall each be decently enclosed with Stock And the balanced of my estate to be equally divided between my said three daughters Sarah and Susan alike having heretofore given to my Sons all that I intend them to have.

Fourthly As soon as the incumbrance of my masters Dowers upon the Twenty nine acres of land I own shall be removed my beloved wife is fully authorized to sell said tract of land and execute a warrant on for the same and to make use of the purchased money as she may see fit for carrying her natural life or in dan bounds as provided

and then the proceeds to descend to my daughters as before directed.

Sixthly My negro boy Robert being a trusty servant, my will and desire is that he be permitted to choose his purchaser when to be sold.

Seventhly My will and desire is that my Family Bible, the life of George Washington and the life of Andrew Jackson shall not be sold but shall remain and descend to my Children and Grand Children so long as they are of the name.

Eighthly In said estate should not be enough of my Estate left after the death of my beloved wife Elizabeth, to make the advancements to my said three daughters up to Five hundred dollars each. Then it is my will and desire that my son Revd J. Hartson should advance them enough to make up said amount to Five hundred dollars each. Having heretofore contracted with him to do so.

Ninthly I hereby nominate Constitute and appoint George G. Dobrell Executor to this my last will and Testament in writing of my hand and seal this 16th day of May A.D. 1861. *Isabella Hartson Seal*

S. g. sealed and published
in our presence the aforesaid
J. W. B. Hill

John R. Rasco
I. W. Clark

State of Tennessee

White County September Term County Court 1863

This day a paper writing purporting to be the last will and Testament of Isabella Hartson Decedent was produced and read in open court and the due execution and publication thereof was given by two of the subscriber witnesses thereto to wit John R. Rasco and I. W. Clark who both testified upon oath that at the time of signing said paper writing Isabella Hartson the Testator was of sound mind and judicious memory. Said Will being attested by the court sufficiently proven, was ordered to be dictated & Certified. Given under my hand at Office of Clerk the 7th September A.D. 1863

John S. Tap Clark
of White County Court

Report of a Settlement made by the Clerk of White County Court with Pleasant W. Walling Administrator of Abolom McCoy Decedent on the 8th day of August A.D. 1863 (Term T.)

To amount of Inventory & Recd. Sales on 22nd November 1861 \$ 82.06
D. C. L. 1

A. McCoy Dec. Settlement continued
To amount brought forward Cr. \$ 82.06
By Lawson Brown Tax Collector Receipt \$ 175.
" Clerk fee for administering the 3.00
" this amt allowed Administrator 10.00
" Clerk fee for this Settlement Cr. 1.00
" P. W. Walling adm'l account & Receipt \$ 132.23.90
Bal. in adm'l hands \$ 58.10

Received of Administrator in fee the above and \$ 8.10

I have allowed the administrator Ten Dollars which I think reasonable all of which is duly charged & submitted to the worshipful Court John S. Tap Clerk of White County Esq. 1

State of Tennessee

White County August Term County Court 1863

Whereas the undersigned Testator of this day, after being duly sworn has proceeded to set apart to Catherine Gates widow of Abolom Gates one hundred Dollars One Beef and One Mutton, all the present growing Crop on hand and also Twenty five dollars

5 August 1863

C. S. Tolland

I. W. Clark
Dan D. Clark

Last Will and Testament of Daniel S. Landry
In the name of God I command

I Daniel S. Landry being now in health but of feeble mind and failing memory command my last will and publish this my last will and Testament, Testified First I will my soul to God that gave it and that my body shall be buried after my death among friends shall see fit in a decent and Christian like manner Second That my funeral expenses be paid for & out of any money wherof I may have on hand after my decease together with all other just debts

Third I will and bequeath all my personal and real estate to my beloved wife Elizabeth during her life and after her death what may remain if any to be equally divided among all my children

Fourth I appoint my beloved wife Elizabeth with G. O. Bowdry my Executor & Executor of this my last will and Testament.

In testimony of which I set my hand and seal this 29th day of July 1863

Daniel S. Landry C. D.
Attest Rick and Simpson
R. C. L. 1

State of Tennessee

White County October Term County Court 1863

This day a paper writing purporting to be the last Will and Testament of Daniel S. Lundy deceased was produced and read in open Court, and the said execution and publication thereof was proved by Son of the subscriber witness the wife, Fannie J. Richard Simpson and William Stamps who both deposed upon oath that at the time of signing said paper writing, Daniel S. Lundy the testator was of sound mind and disposing memory. Said will being deemed by the court sufficiently proved was ordered to be recorded & certified.

Given under my hand at Office in Sparta this 5 October A.D. 1863
John T. Vap Clerk
of White County Court

Recd of

Received of Abner Taylor Executor of J M McEwin deceased Six hundred and thirty dollars and
forty three cents in full of the amount that came into
the hands of an Executor of said Estate this September the
5 day 1863

Hairiet McEwin
Guardian of the heirs of said
J M McEwin Deceased

State of Tennessee

White County October Term County Court 1863

A Court began and held for the County of
aforesaid on the first Monday in October in the year of our
Lord One thousand eight hundred and fifty three -

Whereas the last will and testament of Daniel S. Lundy
late of said County deceased, was exhibited to said Court, and
produced in due form as required by law, whereunto all the same
in manner has been qualified as Executors Elizabeth Hauday
and James C. Bradley - These are therefore to empower the
said Executrix & Creditor to enter into and upon all and singular
the goods and chattels rights and credits of the said deceased
and them into their possession take wheresoever the said may
be found in this State and an inventory to return into the same
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. Vap Clerk of our said Court
Office in Sparta the 1st Monday in October A.D. 1863

John T. Vap Clerk
of White County Court

State of Tennessee

White County October Term County Court 1863

Whereas on the 5th day of October A.D. 1863
the said Clerk did record a

was suggested in open Court and that he departed this life
intestate, Whereupon James A. Knowles was appointed and
qualified Administrator. And so therefore to empower the
said Administrator to enter into and upon all and singular the
goods and chattels 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 on 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. Vap Clerk of our said Court at Office in
Sparta the 1st Monday in October A.D. 1863. John T. Vap the 1st
of White County Augt 1

State of Tennessee

White County October Term County Court 1863

Whereas on the 5th day of October A.D. 1863 the
death of David Snodgrass late of the County of White deceased
was suggested in open Court and that he departed this life
intestate. Whereupon Oliver Snodgrass was appointed Adminis-
trator. And so 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 on 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. Vap Clerk of our said Court at Office in
Sparta the 5th day of October 1863 John T. Vap the 1st
of White County Augt 1

State of Tennessee

White County November Term County Court 1863

Whereas on the 2nd day of November A.D. 1863
the death of James Allen late of the County of White deceased
was suggested in open Court and that he departed this life intestate.
Whereupon the court appointed Mr. Jim Allen Administrator.
And so therefore to empower the said Administrator to enter
into and upon all and singular the goods and chattels and
chattel 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 to
pay so far as the said estate will extend or amount to -

Witness John T. Vap Clerk of our said Court at Office
in Sparta the 2nd day of November A.D. 1863

John T. Vap Clerk
of White County Court

Receipts from the Estate of Andrew Coppe Decedated Oct
\$700.00

Received of John T Vap Commissioner appointed by the County
Court of White County to sell the Lands and Slaves of Andrew Coppe
Decedated Seven Hundred Dollars on account of funds and me
as Guardian for Sarah Esthuris and Nancy in Johnson owned
Lands of A Coppe deceased this 15th day November 1862.

S D Johnson.

\$520.00
Guardian.

Received of John T Vap Commissioner to sell the Lands and
Slaves of Andrew Coppe Decedated Five Hundred and Twenty dollars
on account of funds and me as widow and her appraiser executed
the 20th day of Septembe 1862 Elizabeth ^{mark} Coppe
S. D. Thomas Snadgrap

\$10.00 Received of John T Vap Commissioner to sell the Lands and
Slaves of Andrew Coppe Decedated Seven hundred Dollars on account
of funds and Nancy Martin executer of said Decedate this 20th
September 1862 John Martin

S. D. Thomas Snadgrap Nancy ^{mark} Martin

\$100.00 Received of John T Vap Commissioner to sell the Lands & Slaves
of Andrew Coppe Decedated Seven hundred dollars on account of funds
and me as Guardian for Clarissa Land Coppe in her of said deceased
the 5th day of September 1862 S H Keashley Guardian

\$100.00 Received of John T Vap Commissioner appointed by the County
Court of White County to sell the Lands & Slaves of Andrew Coppe
Decedated Seven hundred dollars on account of funds in said
Commissioner hands and the heirs of John W Coppe deceased
Ruthie S H Keashley and Mary S Coppe this 8th November 1862

I M Sims Seal

\$100.00
Guardian of said heirs
Received of John T Vap Commissioner to sell the Lands and
Slaves of Andrew Coppe Decedated Seven hundred dollars on
account of funds and Estate this 4th September
1862. Marion S Coppe by
S H Keashley attorney

\$700.00

Received of John T Vap Commissioner to sell the Lands & Slaves
of Andrew Coppe Decedated Seven Hundred dollars on account of funds
and me as Guardian for Andrew J, Sarah Elizabeth, Stephen Wallace
Sarah K and Sidney S Robins my wards, and minor heirs of said
Decedate, they representing and share in said Estate, also
William ^{his} Robins
mark

Guardian

\$700.00 Received of John T Vap Commissioner to sell the
Lands and Slaves of Andrew Coppe Decedated Seven Hundred
Dollars on account of funds and Charlotte Holland as
heir of said Decedate this 20th day of September 1862

Seaborn Holland
S. D. Snadgrap Charlotte ^{mark} Holland

\$700.00

Received of John T Vap Commissioner to sell the
Lands and Slaves of Andrew Coppe Decedated Seven
Hundred Dollars on account of funds and me as widow
deceased in his hands this 18th day of September 1862

I M Coppe

\$700.00

Received of John T Vap Commissioner to sell the Lands and
Slaves of Andrew Coppe Decedated Seven Hundred Dollars on
account of funds in said Commissioner hands and me as
Malony Johnson as heir of said deceased the 18th day of
October 1862

S D Johnson

S. D. Thomas Snadgrap

Malony ^{mark} Johnson

\$700.00

Received of John T Vap Commissioner appointed by the
County Court of White County to sell the Lands & Slaves of
Coppe Decedated Seven hundred Dollars on account of
funds same as an heir at law of said A Coppe deceased
this 18th day of October 1862

I S Coppe

\$700.00

Received of John T Vap Commissioner

Report of a Settlement made by the Clerk of White County Court with Charles Lewis Guardian of Mark Lewis Jr. (a Lunatic) on the 8th day of January 1865 Dated

To this amount in Guardians hands last Settlement

say on 8th Sept 1862

" Interest on same to date 2 yrs & 4 mos compounded \$1292.63
" Interest on same to date 2 yrs & 4 mos compounded 188.83
\$1481.46

Cr.

By sundries furnished Ward for Clothing
Tuition &c \$31.20

Amount of Principal & Interest brought forward \$3228.20

Cr.

By sundries furnished Ward for Clothing
Tuition &c \$31.20

Allowed Guardian for services during
2 years & 4 months } 50.00
Clerks fees for this Settlement &c 1.50 \$82.70
Bal in Guardians hand \$3145.50

I have allowed Guardian Fifty Dollars for his
services all of which is Respectfully submitted to the
Worshipful Court John T. Vap Clerk
of White County Court

1863

By This am^t paid William Clark & Co. \$338.03

" am^t H. Headings for Food &c \$10.00

" 15 Bushels Oats 37 7.50

" 10 " Rice 9 10.00

" 7 " Sod Potatoes 9 7.00

" 36 " Bacon 9 7.50

" Copper and Sugar 10.00

" 1 Bushel Sod Potatoes 2.00

" 1 bushl Corn hauled from Jackson 32.00

" 5 " D from Mr. Gross 10.00

" 100 lbs Flour from G: Broyles 6.00

" 5 Bushls Corn from A Young 10.00

" Sheather for Boy Charles 2.00

" 1 1/2 Bushls Salt from Overton City 7.50

" Sugar & Coffe bought at Nashville 10.10

" Ocen & Head " D 6.00

" Cart for at Nashville for Clothing &c

Salt 32.50

" 1 1/2 lbs Salt 8.00

" Interest one year on 178.10 10 68 \$188.78

" am^t allowed Guardian for services

" since last Settlement 2 yrs & 4 mos } 100.00

" Clerks fees for this Settlement 200 \$628.81

Bal in Guardians hand \$852.65

I have allowed the Guardian one hundred
dollars for 2 yrs & 4 mos services, all of which is
Respectfully submitted to the worshipful Court.

John T. Vap Clerk
of White County Court

Report of a Settlement made with the Clerk of
White County Court with Charles Lewis Guardian of
Hannah Lewis minor heir of Nancy C Lewis Deceased
on the 8th January 1865 (Savet)

D.

To am^t in Guardians hands last Settlement \$2816

" Interest 2 years & 4 mos compounded 411

I have allowed Guardian Fifty Dollars for his
services all of which is Respectfully submitted to the
Worshipful Court John T. Vap Clerk
of White County Court

Report of a Settlement made by a Committee appointed by the
County Court to settle with John T. Vap Administrator of Elizabeth
Holland Deceased on the 24th November 1863

D.

To Amount of Inventory & account Sales \$407.64

Cr.

By Rollw Smith Receipt for Coffin \$20.00

" J. Holland D. for Enclosing Grav. 40.75

" Dr. F. H. for Clerks fees same allowed as adm't 25.00

" Taxes 13.00 101.75

To Bal in adm't hands \$305.89

We have allowed the administrator Twenty
Five Dollars for his services, all of which is
Respectfully submitted to the worshipful Court
for confirmation

Harden Donlon
Hayes Overton

Report of a Settlement made by the Clerk of White
County Court with Richard Maulden Administrator
of Dr. Bonner with the will annexed of William Farley
deceased on the 17th day of November 1863 (N. S.)

D.

To Am^t of Inventory & account Sales \$162.17

" Balance on Notes Inventory 611.35

\$773.72

By am^t Clerk for Letters & Bond. applyd
of Inventory and Wills \$45.80

" Washington Webb Receipt 18.35

" J. J. Cammins " 5.39

" Sperry & Delavigne " 9.23

" and balance \$8.47

Amounts brought forward	\$38.47.	# 773.72
By Waman Leftnake Receipt	46.80	
" Leftnake & Dibrells "	7.44	
" Wm R Stewart "	104.75	
" J L Sperry "	10.00	
" Waman Clark "	20.03	
" Henry Lance "	2.20	
" Rd Sandles "	1.88	
" Lawson Brown Tax Collector	6.15	
" J T Vap Clerk fees for Court and Circuit Court "	2.00	
" John Vincent "	4.50	
" Lawson Brown Tax collector	22.96	
" Paul Nolin Bond & Receipt	385.00	
" Martha Lared Widows "	20.00	
" D. H. d. d. "	4.25	
" L Brown Tax collector "	13.00	
" Doct' J Fisks "	1.00	
" This am't allowed Administrator	25.00	
" Clerk's fees for this Settlement	2.50	<u>717.93</u>
To Bal. on Adm' hands		\$55.79

I have allowed the Administrator for his services twenty five dollars which I think reasonable, the adm't Report and other account (vis) I O Patton & M C Dibrell are of which is respectfully submitted to the Worshipful Court for confirmation
 John T Vap Clerk
 of White County Court

Report of a Settlement made by the Clerk of White County Court with Hayes Arnold Guardian of Rebecca McCay minor heir of A McCoy deceased, also Emilie McCoy and Elizabeth Gates Grand Children of said A McCoy and Abolom Keith grand children of said A McCoy deceased this 31st December 1863 (Signed)
 Dr

To this am't Rec'd of Commissioner to sell
 the Lands of S. A McCoy etc (vis)
 " am't Rec'd for Rebecca McCay — \$75.00
 Cr.

By 1/3 ^r Shares furnished September 1862	\$ 3.00
" 1 " " " 1863 8.00	
" 1/3 Guardians Bond	.33
" 1/3 this Settlement	.33
To am't and Rebecca	<u>11.66</u>
	\$ 63.34

Settled forward

A. M. McCoy has left in Contingency
 To this am't Rec'd of Com' for Emilie
 McCoy & Elizabeth Gates } \$ 75.00
 Cr. }

By 2/3 ^r Shares c # 8.	\$ 16.00
" 1/3 Bond & this Settlement	.66
Bal. due Emilie & Elizabeth	\$ 58.34
Dr	
To am't Rec'd of Commissioner for Abolom Keith	\$ 75.00
Cr	
By 1/3 ^r Shares for a W. H.	\$ 8.00
" 1/3 Bond & this Settlement	.66
Bal. due A. Keith	\$ 66.34

Reconciliation.

Rebecca M McCoy	\$ 63.34
Emilie McCoy & E Gates	58.34
Abolom Keith	66.34
2. tot	\$ 188.02

The Guardian changing nothing for his services
 all of which is respectfully submitted John T Vap etc H
 of wh. I. County Court

Report of a Settlement made with the Chas K of White
 County Court with S. H. Keithly Guardian of
 Charles J Cape minor heir of Jackson Cape deceased
 who was heir of Andrew Cape late deceased on the 4th
 day of September 1863 (vis)
 Dr

To this am't Rec'd of Wallace B. Copid adm't
 Andrew Cape Jr. Deceased 15 June 1863 \$ 145.00
 Interest on same 2 months 1/2 .56
 am't Rec'd of John T Vap Commissioner appointed
 to sell the Lands & Slaves of Cape Dec'd on 4th Sept 1863 \$ 700.00
 Cr. \$ 45.56

By am't p'f Clerk for Bond	\$ 1.00
" p'f for this Settlement order 40	1.00
" allowed Guardian for taxes 10.00	12.00
amt. on Guardians bonds	\$ 733.56

I have allowed the Guardian for his services Ten
 Dollars which I think Reasonable, all of which
 is respectfully submitted to the Worshipful Court
 John T Vap Clerk
 of White County Court

State of Tennessee

White County, County Court November 5th 1863

The undersigned being unconnected with the parties, either by affinity or consanguinity, and entirely disinterested, having been summoned and duly sworn as a Jury to attest and set off to Martha Allen her Dowry out of the real estate of James Allen her deceased husband after having duly considered and fully understood the whole matter, do hereby agree to the said Martha Allen for her Dowry the following described land with the erections and improvements thereon (To wit)

A Tract of Land in the County of White on the Caney Fork River near the Rock Island containing about 60 acres and bounded as follows, Beginning on a Stake and from thence south west corner of the Wm. Charles Graway running south to the River and with the meanders of the River to Wm. F. Rodgers line, then East with his line along the Rock Island Road to a Stake and pointing on the bank of the River; thence North along the River back to a Stake near Henry Frank's house known to be Doctor's line, thence South with his line to a white Oak on the bank of the River; thence down the River with its meanders back west side to the Wm. Charles & E. Conner; thence West with his line to the Beginning including all the land said Allen had out side of the Wm. Charles Dowry which in our opinion constitutes one third of the real estate of the said James Allen deceased.

Signed this 5th of November M. J. O'Connor, S. C. Clark
The Brashears hands and to Joseph W. Clark
to be allowed with the Dowry Lewis Pittet

State of Tennessee

White County, County Court Nov. 5th 1863

We the undersigned Troubles of White County, after being duly sworn, have proceeded to set apart to Martha Allen, widow of James Allen 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 head hogs for Pork, all the provisions on hand, and One Thousand Dollars in Confederate money to buy her Corn wheat &c &c that is not on hand Given under our hands & seals this 5 November 1863

M. J. O'Connor, S. C. Clark
Joh. W. Clark, S. C. Clark
Lewis Pittet, S. C. Clark

Bond

Know all men by these presents that we Thomas B Eastland and J. W. Roberts and A. J. Gamble all of the County of White and State of Tennessee and hereof firmly bound unto the State of Tennessee in the sum of Five Thousand Dollars current money, which payment will and truly to be made & done, we bind ourselves our heirs Executors & Administrators, jointly and severally firmly by these presents, sealed with our seals and dated this 8th day of September 1863.

The condition of this obligation is such that whereas the above bound Thomas B Eastland is this day appointed by the worshipful County Court of White County Special Commissioner to sell the Lands of Thomas B Eastland Jan 1st December, this day agreed to be sold for Partition by the County Court of White County. Now if the above bound Thomas B Eastland shall well and truly, and justly, pay account for and pay over according to Law, or the direction of the County Court of White County, all moneys or sum of moneys which shall come in to his possession by virtue of said sale of Lands under the order or direction of said County Court to the person or persons entitled by Law to receive the same. Then this obligation to be null and void, otherwise in full force and virtue.

Thomas B Eastland, S. C. Clark
J. W. Roberts, S. C. Clark
A. J. Gamble, S. C. Clark

Receipt

Sparta 3 July 1865 Received of Eliasha Cameron One hundred and Eighty two dollars the full amount in his hands and due me as in his of Henry McKinney deceased said C Cameron was appointed my guardian by the County Court of White County

Witness

John H. Vopf

James Simpson

Report of Settlement made by the Clerk of White County Court with Wallace B Cope Administrator of Andrew Cope Esq. Deceased on the 29th day of June 1865

(See 9)

Total amount of Inventory and account of Salts Returned by Admin on the 24 June & 4 March 1862 \$1523.53 Cr.

By Clerks for adm ⁿ Bond &c	\$ 3.00
" P. covering Inventory	.50
" Seabon Holland Receipt filed	168.40
" Elizabeth Cope widow garners upmt	40.00
" Dr J Sperry Recpt for burial expenses	23.80
" Doct P C Shultz Receipt	5.50
" Hamm Clark " for Coffin	8.00
" Doct Wm Bartons	12.00
" S D Johnson	11.00
" John Martens "	3.75
" Wm Robins "	8.75
" Jas P Cope	5.00
" James A Knowles "	1.65
" Clerks fee for the Settlement over &c	2.50
" Allowance Adm ⁿ for his services	444.68
Amount in Adm ⁿ hands on Settlement	171.765.00
amt. and each hand	\$ 45.00

The Adm ⁿ files Recpts following him for \$45.00 each	
Sabon Holland & Wife Recpt	\$ 45.00
S D Johnson & wife	45.00
S D Johnson as Guardian for his children	45.00
J M Sims Guardian of J W Cope's heirs	45.00
In Martens Stoof	45.00
J P Cope	45.00
S D Johnson Stoof	45.00
wm Robins Gaige his Children	45.00
Elizabeth Cope widow of Dr C	45.00
Wallace B Cope	45.00
	\$ 450.00

Andrew Cope Decd Settlement on time
He amⁿ in admⁿ hands \$745.00
By " brought up \$ 450.00
" J H Heath leg Quid C J Cope heir 45.00
" Sarah Little 45.00
" Jr in Cope 45.00
The Admⁿ has in his hands and \$585.00
one to four hours \$45 each which when
Called on for will pay over amounting \$150.00 \$765.00
namely C W Atton Wm Cope
in K Cope & Mason Cope

I have allowed the admⁿ for his services Sixty
hundred and Sixty four dollars Sixty eight Cents
The Admⁿ received Two hundred & Ten dollars 68 Cents
in Southern funds & Confederate paper, it being current
funds when Received; which amount he is willing to
take as part of his above allowance of \$464.68 Cents
all of which is fully submitted to the Worshipful
Court for Confirmation John H. Vopf Clerk
of White County Court

Last Will of John England Decd

As life is uncertain and I fear being of sound mind
and memory may this my Last Will and Testament
I do make and declare this day I give to my Son
Robert England one hundred acres of Land to be laid
off of the first land off what is called the Reserve
tract of Land and so on to include the place and
house where said Robert now lives
3^rd I direct the balance of my Land divided into
two tracts so as to divide the timber and woodland
as near equal to a to Lill for timber and State for each
tract as near as possible and Land on one and two years
one lot if my executors shall think best also my Stock
and other property to be sold on the same terms by
my executors. 4^t I direct that the proceeds of all my
Land and property and other property to be divided
as follows. 5^t Adam England to have five dollars out of
Robert England to have the one hundred acres of Land
and 3^t that all the proceeds balance of the proceeds
to be divided as follows between David D England
Elizah England John England Robert Austin

V2
James Dildine's Will.

I James Dildine, of the County of White, and State of Tennessee, being in bed
health, but in sound and proper mind, knowing the certainty of Death, and
the uncertainty do make this instrument of writing my last Will and Testament
respecting all former Wills by me made to wit I bequeath to my Daughter,
the Mary Lachings, Wife of S. H. Hutchings; The tract of land that I purchased
of C. A. Walker at Fifteen hundred Dollars her life time, and at her death
to her bodily heirs, and to Elizabeth Loff The tract of land on which I
now live, provided she debar her Mother the privilege of living with her
or on the above named land, and if she violates the above restriction
then it to be sold, and divided between the rest of my heirs that is to Mary
Hutchings one half, and the rest to the three youngest heirs of Mary Lachings
and one heir of the supposed Mary Alexander, of my late Amman,

Also to Elizabeth Loff, money enough to purchase
a common Good Horse, and bed and furniture for the same, also
one Cow and Calf and all the Hago she claims.

I bequeath to Mary Dildine formerly Mary Hutchings
ten dollars in Cash, also to her three eldest children, George, Aaron, and
Robert ten dollars each in cash, and to the three youngest children of
Mary Lachings, and the one heir of Mary Alexander, the supposed heir of
my late Amman, fifteen hundred dollars between them, that is
the youngest equal with the eldest.

All the remainder of my property I desire sold
at public sale and the residue of my effects, after paying all just
claims and expenses, to be equally divided between Mary Hutchings wife
of S. H. Hutchings, and the four heirs above named, of Mary Alexander
and Mary Lachings, that is Mary Hutchings and Calf, and the remainder
to the other four. I also desire that James M. Baker be my Executor
with full power to wind up and settle all my business in general
This 10th day of May 1864.

I that
Richard, D. Baker.
Jane Baker.

James Dildine

in this state and an inventory 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
will extend or amount to Wilmet Joseph S. Pettit
clerk of our said court at office in Sparta the 1st
monday in August 1865 and in the 90th year
of american independence J. S. Pettit Clerk

State of Tennessee White County

Whereas on This 7th day of August A.D. 1865 the
death of Marion Moore late of white County deceased
was suggested in open court and that he aforesaid
this life intestate whereupon L. G. Lisk was appointed and
qualified administrator. There are therefore to empower
the said administrator to enter into and upon all
and singular the goods and chattels rights and credits
of the said deceased and them into his possession
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 or amount to Wilmet Joseph
S. Pettit Clerk of our said court at
office in Sparta this 1st Monday in August 1865
and in the 90th year of american independence

J. S. Pettit Clerk

State of Tennessee White County

Whereas on This 7th day of August A.D. 1865 the death of
Marion L. Moore late of white County deceased was suggested
in open court and that he aforesaid this life intestate
whereupon the court appointed S. P. Moore and Elizabeth
Moore administrators and co-administrators and the said
S. P. Moore was qualified as the law directs. There are
therefore to empower the said administrator to
enter into and upon all and singular the goods
and chattels rights and credits of the said deceased
and them into his possession where ever
the said may be found in this state and an inventory
to return into this court in the time limited by law
all the just debts of the said deceased to pay so far as
the said estate will extend or amount to Wilmet Joseph S.
Pettit clerk of our said court at office in Sparta this
1st Monday in August 1865 and in the 90th year
of american independence

J. S. Pettit Clerk

State of Tennessee
White County I whereas on the 7th day of August A.D. 1865 the death of P. M. Belobutto late of this county of white deceased was suggested in open court and that he departed this life intestate whereupon James Belobutto was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattles 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 witness Joseph A. Pettit clerk of our said court at office this first Monday in August A.D. 1865 and in the 89th year of american Independance

J. A. Pettit Clerk
of White County

State of Tennessee
White County I whereas on this 7th day of August A.D. 1865 the death of Beverly Murphy late of the County of white deceased was suggested in open court and that he departed this life intestate whereupon William Murphy was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattles rights and credits of 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 witness Joseph A. Pettit clerk of our said court at office this first Monday in August A.D. 1865 and in the 89th year of american Independance

J. A. Pettit Clerk

State of Tennessee
White County I whereas on this 7th day of August A.D. 1865 the death of Anne Weston late of the County of white deceased was suggested in open court and that she departed this life intestate whereupon Lucy Rose was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular goods and

chattles rights and credits of 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 said deceased to pay so far as the said estate will extend or amount to witness Joseph A. Pettit clerk of our said court at office this first Monday in August A.D. 1865 and in the 89th year of american Independance

J. A. Pettit Clerk

State of Tennessee
White County I whereas on this 7th day of August A.D. 1865 the death of Lewis Pettit late of the County of white deceased was suggested in open court and that he departed this life intestate whereupon J. Pettit was appointed and qualified administrator. These are therefore to empower the said administrator to enter into and upon all and singular the goods and chattles 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 witness Joseph A. Pettit clerk of our said court at office this first Monday in August A.D. 1865 and in the 89th year of american Independance

J. A. Pettit Clerk

State of Tennessee White County
At a Court began and held, for the County aforesaid, on 1st Monday in August, in the Year of our Lord one thousand eight hundred and sixtysix. Whereas the last Will and Testament, of William McTosh, late of said County Deceased was exhibited to said Court and proven in due form as required by law, whereunto in the same manner have been qualified, as Executor Elizabeth D. Williams. These are therefore to empower the said Executor to enter into and upon all and singular the goods and chattles 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 witness Joseph A. Pettit Clerk of our said Court at office in Spartanburg Monday in August, A.D. 1865 and in the 80th year of American independence

J. A. Pettit Clerk.

State of Tennessee White County.

The Court began and held for the County aforesaid on the 1st Monday in August, in the year of Lord one thousand eight hundred and sixty five.

Whereas the last Will and Testament of Eliseo D. Cagins, late of said County deceased was exhibited to the said Court and proven in due form as required by law, whereunto in the same manner, has been qualified as Executor, Joseph A. Mitchell. These are therefore to empower the said Executor to enter into and upon, all and singular, the goods and chattels, rights and credits, of said Decedent 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 Decedent to pay so far as said estate will extend or amount to, witness Joseph A. Pettit Clerk of our said Court, at office in Sparta the 1st Monday in August A.D. 1865 and in the 90th year of American Independence.

J. A. Pettit Clerk

State of Tennessee White County

At a court began and held for the County aforesaid on the 1st Monday in August one thousand eight hundred and sixty five whereas the last will and testament of Lafayette Thomas L. Snodgrap late of said county deceased was exhibited to the said court and proven in due form as required by law whereunto in the same manner has been qualified as Executor Lafayette L. Snodgrap. These are therefore to empower the said executor to enter into and upon all and singular the goods and chattels rights and credits of the said decedent 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 decedent to pay so far as the said estate will extend or amount to witness Joseph A. Pettit clerk of our said court at office in Sparta the 1st Monday in August A.D. 1865 and in the 90th year of American Independence

J. A. Pettit Clerk

State of Tennessee

White County I whereas on this 7th day of August A.D. 1865 the death of Marshal George late of the County of white deceased was suggested in open court and that he departed this life intestate whereupon A. P. Brown 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

wherever the said may be found in this state and an inventory to return into this court within the time limited by law all the just debts of the said deceased to pay so far as the said estate will extend or amount to witness Joseph A. Pettit clerk of our said court at office this first monday in August A.D. 1865 and in the 90th year of American Independence

J. A. Pettit Clerk

State of Tennessee August Term A.D. 1865
White County

This day was exhibited in open court a paper writing purporting to be the last will and testament of James Dillim late a citizen of the county of White deceased and the same executed and publication as such was proven in due form as required by the laws of Richard D. Baker and Jane Baker the subscribing witnesses that to for the purposes and things therein contained who also made oath in due form of law that said testator at the time of making 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 given at office in Sparta this 7th day of August A.D. 1865

J. A. Pettit Clerk

Shamas J. Snodgrap, will

In the name of God Amen
I Shamas J. Snodgrap being of sound mind and disposing memory do make and publish this my last will and testament hereby revoking all other wills before made in any time heretofore made by me. And I do make and declare this day to be my last will and testament in writing in the presence of the following witnesses whose names are as follows
John A. Pettit
Joseph A. Mitchell
John A. Snodgrap
I do further declare and say that I do make and publish this my last will and testament in the presence of the following witnesses whose names are as follows
John A. Pettit
Joseph A. Mitchell
John A. Snodgrap

I bind sealed and delivered in the presence of
Shamas Snodgrap
John A. Snodgrap

State of Wisconsin August 1st A.D. 1865

White County This day was exhibited in open court a paper writing purporting to be the last will and testament of Thomas J. Snodgrap late a citizen of the county of Kenosha and the due recitation and publication as such was proven in our form as required by the statute of Thomas Snodgrap and John A. Voss the subscribing witness thereto for the purposes and things therein contained who also made oath to the form of law that said testator at the time of making said last will and testament was of sound and disposing mind and memory said will being deemed by the court to be sufficiently drawn is ordered to be recorded and certified given at office in Sparta this 1st day of August A.D. 1865

I doth certify

White County Last Will

I, Isaac Seaggin to make and publish this as my last will and testament hereby revoking and canceling all wills or parts of my former wills. I do it in full and my funeral expenses and all other expenses of my funeral to come after my death as well as my funeral. That I may die possessed of my last will into the hands of my executor and I do so speak unto my beloved wife Elizabeth my real and personal estate whatsoever I have left in the hands of Elizabeth Seaggin during her life. And if there should be any property left over it shall be to Charles I want my wife's place to be 200 dollars and Remond Williams to have the rest & still all my wife's debts provided he takes care of them for all the time I do hereby make and publish my beloved wife Elizabeth Seaggin and Jos. G. Mitchell my attorney and executor of this my last will and testament be witness whereof I, Isaac Seaggin sign my name to my last will and testament this 16th November 1858.

affct

James H. Morgan
Ses of Mitchell

Isaac Seaggin Seal

State of Wisconsin August 1st A.D. 1865

White County This day was exhibited in open court a paper writing purporting to be the last will and testament of Isaac Seaggin late a citizen of the county of White herein and the due recitation and publication as such was proven in our form as required by the statute of George W. Mitchell one of the subscribing witnesses thereto who also proves that James H. Morgan the other subscribing witness is wife and proves his signature and said will was executed for the above named things therein contained. Said testator also makes and publish in the form of law that said testator at the time of making said last will and testament was of sound mind and memory said will being deemed by the court to be sound to be sufficiently drawn & written & witnessed and certified given at office in Sparta this 1st day of August A.D. 1865

I doth certify

White County Last Will

In the name of God Amen. I, Isaac Seaggin of the county of White was a citizen of Kenosha. I am now advanced in age and feeble in body but of sound mind and memory. Known to Anthony & C. H. and G. Mitchell the heirs for the life of whom I made my first will. To make this my last will and testament as follows. First, I will my soul to God who gave it and my body to the earth whence it came to be buried by the親朋 of surviving friends. And as for the property of which I now posses to give me a prospect of a fitress. I do so command to my daughter Emily Earle one hundred dollars and the tract whereof I now live with the property which I now posses to belong also to my wife Anna. The cattle of you and beneath all the house hold furniture including all tables chairs &c all the kitchen furniture including cupboard and all the cooking utensils also a book and scuttle also all the cattle house & stable which I may be possessed at my death. Next I give it bequeath to my son Harris Earle fifty acres of land where he (Harris) now lives with the appurtenances of the property thereunto belonging. And to the balance of my children I have nothing to give because I have already given to them what I consider their proportionable parts. Next I will that all my just debts be paid out such part of my estate as may first come into the hands of my executors

The will of Nathan Earle continued

I do further write that the above named one hundred acres tract of land which I bequeath to my daughter Lucy Earle shall belong to her personally during her natural life and her death I will that the above named one hundred acre tract of land shall then belong to my Pleasant Earle
And further I appoint my son Pleasant Earle and my daughter Lucy Earle Executors to this my last will and testament. In witness whereof I Nathan Earle the testator to the my will written on one sheet of paper set my hand and seal this twenty sixth day of August anno Domini eight hundred one thousand two
Signed sealed and published in the presence of
J. S. Clark and William Camp

Nathan Earle Seal.
mark

State of Tennessee August 26th
White County

This day was produced in open court a paper writing purporting to be the last will and testament of Nathan Earle late a citizen of the State of Tennessee white deceased and the true execution and validity thereof is such as was proven in open court by the wife of James Clark and William Camp the subscribing witnesses thereto for the purpose therein contained who also made oath that said deceased at the time of signing and acknowledging said last will and testament was of sound disposing mind and memory and was being deemed by the court to be sufficiently proven is made to be recorded and certified given at office in Sparta this 27th day of August A.D. 1865

J. S. Clark

William Mattocks last will and testament

I William Mattocks of the County of White and State of Tennessee do make and publish this my last will and testament to witness first I wish all my just debts to be paid out of any money that I may die possessed of and my heirs are to be charged with advancements as follows my son Cleannah Mattocks to be charged with twelve hundred dollars for one hundred acres of land and the balance of it money And Cleannah Williams is to

be charged with one hundred acres of land worth eight hundred dollars and William Lindsey is to be charged with one Negro woman worth five hundred dollars. The one hundred acres of land that I have charged my son Cleannah Mattocks with adjoins the place he now lives and known as the old price place lying on the carriage road ten miles from Sparta adjoining my Pond tract of land and the one hundred acres of land charged to Cleannah Williams is the land he now lives on adjoining or being a part of the above named price tract of land I hereby give and bequeath the above named tract of land to the above named persons and their heirs for ever. And if my grandson Samuel Williams should live to get home from the Army I give and bequeath to him the balance of the said price tract of land or eight hundred dollars in money which ever he may choose Charlotte Cook is to wife of James Cook is to be charged with four hundred dollars for a Negro girl named Mary. The remainder of my estate I give and bequeath to my wife Susan during her natural life or widowhood and she and Cleannah Williams is hereby authorized to divide and give as they may think to the best interest of the parties interested or sell a portion of the lands if they think best and make a fair recompence for the same and lastly I appoint my wife Susan and Cleannah Williams to act as my Executors the word set after the word divide I entreat before signing given under my hand and private seal this the 29th day of March 1864

Signed and acknowledged

W. Mattocks Seal

before us

R. D. Heldreth

R. M. Brown

W. H. Fector

Isaac E. Fector

State of Tennessee August 26th
White County

This day was produced in open court a paper writing purporting to be the last will and testament of William Mattocks late a citizen of the County of White deceased and the true execution and

62

publication thereof as such was proven in open court by the oaths of W.H. Prester and Isaac Prester two of the subscribing witnesses thereto who also proved the death of R.S. Hildreth and R.M. Brown the other two subscribing witnesses to said will said witnesses also proved the hand writing of said deceased witness to said will. said witness also proved that at the time of signing and publishing said will the testator was of sound and disposing mind and memory said will being deemed by the court sufficiently proven is ordered to be recorded and certified.

I A. M. Clark

John Englands last will and testament

1st Life is uncertain and I now being of sound mind and memory make this my last will and testament. it I want all my just debts paid. 2^d I will to my son Robert England one hundred acres of Land to be laid off in the west end of what is called the Green tract of Land in so as to include the place my house where said Robert now lives. 3^d I will the balance of my land divided in two tracts so as to divide the timber and mountain land as near equal so as to suit for timber and water for each tract as near possible. and sold on one and two years credit to my executors should think best. Also my slaves and other property to be sold on the same time by my executors.

4th I direct that the proceeds of all my slaves and other property to be divided as follows
to Sarah England to have five dollars only
Robert England to have the one hundred acres of Land only. 5th. All the balance of the proceeds to be divided as follows between David S. England Elijah England John England
Rebecca Austin Datta. William Walker
Margaret Lance, Mary Anne Williams and Frances England but it is expressly directed that all such part of my estate as I will to my daughters is given to them for their sole and separate use and after their death to the heirs of their body

except Frances Austin who is only to have out of her mothers part of my estate five dollars after the death of Rebecca Austin her mother.

6th The William Walker mentioned in the 5th clause of this will is the son of my daughter Walker who is dead and under this will I intend for him to have four hundred dollars out of my estate 7th The Lands here to fore given by me to Elijah England and John England and the one thousand dollars given to them in the John Hill Lands is not to be claimed to them in the settlement of my estate under this will 8th I hereby nominate and appoint my son David S. England and Elijah England my sole executors to this my last will and testament do witness my hand and seal this 13th day of August 1861.

Signed sealed and
acknowledged
in the presence of us
Daniel Lyda
H. J. Lyda

Codicil to John England's will
I hereby add this Codicil to my will for the purpose of excluding the above named Frances England which is my daughter now the wife of Samuel Scott with the exception of five dollars only. I hereby will her part of my estate to my son David S. England and wife his wife by his hand and seal this the 26th day of April 1864.

Attest H. J. Lyda
Attest Daniel Lyda.

State of Lemesay August 13th 1861
White County

This day was produced in open court a paper writing purporting to be the last will and testament of John England late a citizen of the county of White deceased and the same execution and publication thereof being as such was proven in open court by the oaths of Daniel Lyda and H. J. Lyda the subscribing witnesses to said will said witnesses also proved that at the time of signing said last will and testament the testator was of sound and disposing mind

and memory said well living, deemed by the court to be sufficiently proven is ordered to be recorded and certified.

J. D. Pettit Clark

State of Tennessee White County
 At a court began and held for the county aforesaid on the first manday in August in the year of our Lord one thousand eight hundred and sixty five whereas the last will and testament of John England late of said county deceased was exhibited to the said court and proven in due form as required by law whereunto in the same manner have been qualified as Executors David S Tracy and Elijah England. These are therefore to empower the said Executors to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and them into their possession take wheresoever the said may be found in this state and an inventory to return into this court within the time limited by law and all the just debts of said deceased to pay so far as the said estate will extend or amount to witness Joseph A Pettit Clark of our said court at office in Sparta the 1st monday in August A.D 1865 and in the 90th year of American Independence

J. D. Pettit Clark

State of Tennessee White County
 Whereas on the 4th day of September A.D 1865 the death of John Shewell late of White County deceased was suggested in open court and that he departed this life intestate whereupon Edwin B Brock was appointed the 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 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 said deceased to pay so far as the said estate will extend or amount to witness Wm H. Pettit clerk of our said court at office in Sparta the 1st monday in September A.D 1865 and Eighty fifth year of American Independence

J. D. Pettit Clark

State of Tennessee White County
 Whereas on the 4th day of September A.D 1865 the death of R. W. Smith late of White County deceased was suggested in open court and that he departed this life intestate whereupon J. B. 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 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 to pay so far as the said estate will extend or amount to witness Joseph A. Pettit Clark of our said court at office the first monday in September A.D 1865 and in the Eighty fifth year of American Independence

J. D. Pettit Clark

State of Tennessee White County
 Whereas on the 4th day of September A.D 1865 the death of Pleasant Smith late of White County was suggested in open court and that he departed this life intestate whereupon Mary C. Smith was appointed and qualified Administrator. This are therefore to empower the said administrator to enter into and upon all and singular the goods and chattels rights and credits of said deceased and them into her 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 to pay so far as the said estate will extend or amount to witness Joseph A. Pettit Clark of our said court at office the 1st Monday in September A.D 1865 and in the Eighty fifth year of American Independence

J. D. Pettit Clark

State of Tennessee White County
 Whereas on the 4th day of September A.D 1865 the death of Thomas Birmingham late of the County of White was suggested in open court and that he departed this life intestate whereupon James Birmingham 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 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 said deceased to pay so far as the said estate will extend or amount to witness Joseph A. Pettit Clark of our said court at office the 1st Monday in September A.D 1865 and in the Eighty fifth year of American Independence

J. D. Pettit Clark

State of Tennessee White County
Whereas on the 4th day of September A.D. 1865 the death
of William Anderson late of the County of White deceased
was suggested in open court and that he departed this life
intestate whereupon Catherine Anderson was appointed and
qualified administrator upon all and singular the goods
and chattels rights and credits there are therefore the said
administrator to enter into and upon all and singular
the goods and chattels rights and credits of 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 of the said deceased to pay so far as the said estate
will extend or amount to. Witness I D. Pettit Clerk of our
said court at office the first Monday in September
A.D. 1865 and in the Eighty ninth year of American
Independence.

I D. Pettit Clerk
of white county court

State of Tennessee White County
Whereas on the 4th day of September A.D. 1865 the death of William
Hutson late of White County deceased was suggested in
open court and that he departed this life intestate
whereupon Elizabeth Hutson and G. H. Oliver were appointed
and qualified Administrators and Administrators

These are therefore to empower the said administrators
and administrators to enter into and upon all and singular
the goods and chattels rights and credits of said deceased
and them into their possession take wheresover 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 said deceased to pay so far as said
estate will extend or amount to. Witness I D. Pettit
clerk of our said court at office the 1st Monday in September
A.D. 1865 and the Eighty ninth year of
American Independence.

I D. Pettit Clerk
of white county court

State of Tennessee White County
Whereon this 4th day of September A.D. 1865 the death of
Henry Collier late of white County deceased was suggested
in open court and that he departed this life intestate
whereupon James Tolson was appointed and qualified admini-
strator. These are therefore to empower the said admini-
strator to enter into and upon all and singular the goods
and chattels rights and credits of said deceased and
them into his possession take wheresover 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 I D. Pettit clerk of our said court at office the 1st
Monday in September A.D. 1865 and in the Eighty ninth year of
American Independence.

I D. Pettit Clerk
of white county court

State of Tennessee White County
Whereas on the 4th day of September A.D. 1865 the death of S. D. Brown
late of the County of white County deceased was suggested in open court
and that he departed this life intestate whereupon Sarah B.
Irvin and A. P. Irvin was appointed and qualified administrator
and administrator. These are therefore to empower the said administrator
and administrator to enter into and upon all and singular
the goods and chattels rights and credits of said deceased and them
into their possession take wheresover 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 said deceased to pay
so far as the said estate will extend or amount to. Witness I D. Pettit
clerk of our said court at office the 1st Monday in September A.D. 1865
and in the Eighty ninth year of American Independence.

I D. Pettit Clerk
of white county court

State of Tennessee White County
Whereas on the 4th day of September A.D. 1865 the death of
Wm. M. Young late of white County deceased was suggested in
open court and that he departed this life intestate whereupon
Sarah M. Young 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 said deceased and them into her possession take wheresover 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 said deceased
to pay so far as the said estate will extend or amount to. Witness
I D. Pettit Clerk of our said court at office the 1st Monday in September
A.D. 1865 and in the Eighty ninth year of American independence.

I D. Pettit Clerk
of white county court

State of Tennessee White County
Whereas on the 4th day of September A.D. 1865 the death of Robert Young late of
white County deceased was suggested in open court and that he departed this
life intestate whereupon James J. Edwards 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 said deceased and them into his possession take wheresover 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 said deceased to pay so far as the said

will extend or amount to fifteen \$100 and Clark of our said court at office the 1st Monday in September A.D. 1865 and in the Eighteenth year of American Independence.

J. D. Pettit Clark

of White County Court

State of Tennessee White County
 Whereas on the 4th day of September A.D. 1865 the death of James G. Early late of White County deceased was suggested in open court and that he aforesaid his wife intestate whereupon John W. Nicholson 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 said deceased and turn them into his possession take wherever the same may be found in this State and an inventory to return into this court within the time limited by law all the just debts of said deceased to pay so far as the said estate will extend or amount to fifteen \$100. Joseph H. Pettit Clerk of our said court at office the 1st Monday in September A.D. 1865 and in the Eighteenth year of American Independence.

J. D. Pettit Clark

of White County Court

State of Tennessee White County
 Whereas on the 4th day of September A.D. 1865 the death of John Amerson late of the County of Rutherford was suggested and that he aforesaid his wife intestate whereupon D. H. Lewis 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 said deceased and turn them into his possession take wherever the same may be found in this State and an inventory to return into this court within the time limited by law all the just debts of said deceased to pay so far as the said estate will extend or amount to fifteen \$100.
 D. H. Lewis Clerk of our said court at office the 1st Monday in September A.D. 1865 and in the Eighteenth year of American Independence.

J. D. Pettit Clark

of White County Court

State of Tennessee White County
 Whereas on the 4th day of September A.D. 1865 the death of W. L. Carmichael late of White County deceased was suggested in open court and that he aforesaid his wife intestate whereupon John H. Carmichael 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 said deceased and turn them into his possession take wherever the same may be found in this State and an inventory to return into this court within the time limited by law all the just debts of said deceased to pay so far as the said estate

will extend or amount to fifteen \$100. J. D. Pettit Clark from our said court at office the 1st Monday in September A.D. 1865 and in the Eighteenth year of American Independence.

J. D. Pettit Clark

of White County Court

State of Tennessee White County

Whereas on the 4th day of September A.D. 1865 the death of Samuel Turner late of White County deceased was suggested in open court and that he aforesaid his wife intestate whereupon Peter Turner and B. N. Stephens 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 said deceased and turn them into his possession take wherever the same may be found in this State and an inventory to return into this court within the time limited by law and all the just debts of said deceased to pay so far as the said estate will extend or amount to fifteen \$100. J. D. Pettit Clark of our said court at office the 1st Monday in September A.D. 1865.

J. D. Pettit Clark

of White County Court

State of Tennessee White County

at account begun and held for the County aforesaid on the 1st Monday in September in the year of our Lord one thousand eight hundred and sixty five wherein the last will and testament of Nathaniel Early late of said County deceased was admitted to said court and proven in due form as required by law wherein the same manner has been qualified as Executor Pleasant Early.

These are therefore to empower the said Executor to enter into and upon all and singular the goods and chattels rights and credits of the said deceased and turn them into his possession take wherever the same may be found in this State and an inventory to return into this court within the time limited by law and all the just debts of the said deceased to pay so far as the said estate will extend or amount to fifteen \$100. J. D. Pettit Clark of White County court at office the 1st Monday in September A.D. 1865 and in the Eighteenth year of American Independence.

J. D. Pettit Clark

State of Tennessee White County

Whereas on the 4th day of September A.D. 1865 the death of Benj. Simpson late of the County of White deceased was suggested in open court and that he aforesaid his wife intestate whereupon Drury Hargraves 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 said deceased and turn them into his possession take wherever the same may be found in this State and an inventory to return into this court within the time limited

to have with all the just debts of said deceased to pay so far as the intestate well entitles him to. Before J. A. Pittit, Clerk of our said Court at office the 1st Monday in September 1865.
and in the year of American Independence.

J. A. Pittit Clerk

Report of a Settlement made by the Clerk of White County Court, with S. H. Beathley, Guardian of Claresa, & Major minor heir of Jackson Hope Deceased, on the 15th day of August, 1865.

Dr

Amt due in Guardians hands, on last settlement. \$183.56
Interest remitted to date by order of Court

Cr

By one Saddle furnished Ward	\$25.00
Clerks fee for Bond	1.00
For this settlement	0.25
To amount due Claresa J. Hope	\$107.31

The Guardian charges nothing for his services.

All of which is respectfully submitted to the Warshiffull for confirmation.

J. A. Pittit Clerk
of White County Court.

Report of a settlement made with by the Clerk of White County Court, with Hago Donald Guardian of Rebecca McWay, Minor Heir of A. McWay Deceased, also Amaline McWay, Elizabeth Bates, and Shealum Heath, grand children and Minor heirs of A. McWay Deceased, this 81st day of August, 1865.

Dr

Amt due Rebecca on last settlement \$43.84
Interest on amt to the present date 6.33

Cr

One quartan of leather upper & under.	\$2.50
for services as guardian	1.00
for this settlement	0.33
To amount due Rebecca	\$45.83

Dr

Amt due Amaline McWay & Elizabeth Bates
on last settlement. \$58.34
Interest on amt to present date. 5.89

Cr

By 1 pair shoes furnished Amaline. Sept 64	\$4.00
Interest to date. 22	
Total 1 pair shoes furnished in 65	4.00
Interest to date	0.12
To 1 pair furnished E. Bates. Nov 64	4.00
Interest to date.	0.18

Charged to share for Amaline Guardian,
Clerks fee, for this settlement, per where
Amt. due, Amaline McWay & Bates.

photo
0.83

g 50, 32

Dr

Amt due Shealum Heath on last
settlement

Interest to date

Cr

To one pair of shoes furnished Nov. 64	\$4.00
Interest to date	0.18
For services as Guardian	1.00
Clerks fee for this settlement	0.33
Amt due Shealum Heath	

g 46, 34

6.63

72.87

g 67.46

I have allowed the Guardian for his services \$3.00 that is photo
per share, which I think reasonable, all of which is
respectfully submitted to the Warshiffull, for Confirma-
tion

J. A. Pittit Clerk
of White County Court.

John Knowles Will

I John Knowles do make and publish this as my last will and testament. first direct that my funeral expense and all my debts be paid as soon after my death as possible out of my money that I may die possessed of or may first come into the hands of my executor. Secondly I give and bequeath to my wife Mahaly Knowles all my lands and personalty during her natural life. Thirdly I give to my son John Knowles Sixtyfive acres of land including my house and adjoining of William Templeton. Fourthly I give to my grandson John L. Knowles Sixty five acres of land including the house when my son William now lives adjoining the lands of Gran Templeton. Fifthly I give to my son William Knowles one dollar. Sixthly I give to John Savage Knowles my gray filly and her moneys at the death of my wife. Seventhly I give to my son James Knowles Decaded heirs Mary Hembry and Mahaly Humphrey all my house hold and kitchen furniture. Eighthly I do hereby nominate and appoint my son John Knowles my executor in witness whereof I do to this my will set my hand and seal this the 20th day of October 1864
Signed sealed and published in our presence and we have subscribed our names hante in the presence
of the testator this the 20th day of october 1864

Attest J. A. Templeton
J. C. Huston

State of Tennessee } September Term 1865
 White County } This day ~~was~~ a paperuniting purporting to be the
 last will and testament of John Knuckles deceased late of white
 County, and the due execution and publication thereof, as
 such, was proven in due form by the oath of John A.
 Templeton one of the subscribing witnesses, to the same.
 who also proved at the time of making and publishing, said
 last will and testament, the testator was of sound and
 disposing mind and memory. The said will being deemed by the
 Court, sufficiently proven, was ordered to be recorded and
 certified.

J. S. Pettit, Clerk

Report of a Settlement made by the clerk of white county
 court with Jacob Farley administrator of James G. Cash deceased
 on the 30th day of September 1865

Dr

To amt on Inventory	\$ 132.19
Interest for 2 years and 4 months	18.50
Or	150.69

By note for \$10.00 due 15 th Feb / 61	\$10.00
Interest to Settlement 30 th Septem 2.50	
In account 1 st July 65	115.00
Int to 30 th Sept 65	1.71
In account paid 1 st Oct 62	9.85
Interest to note	2.16
In account paid 1 st March 62	6.05
Interest to note	1.29
Clerks fee for bond &c	3.00
Clerks fee for this settlement	1.00
	152.85

Credits over assets \$2.16

I have not allowed the administrator any thing for his services
 he having paid out more means than came into hands all of
 which is respectfully submitted to the worshippful court for
 confirmation

I Sheltel Clark
 of white County court

Report of a Settlement made by Thomas Page
 Chairman of White County court with Robert Smith
 former Trustee of said County on the 16th day of September 1865

Dr

To Balance on hand at last settlement made 31 st day 1862	\$ 5357.142
To cash ready of Thomas Page last Agent	3171.08
	<u>8528.22 1/2</u>

Settlement with Robert Smith former Trustee
 Amount forwarded Dr

By warrants (499) 210 (479) 3.00 (448) 40.00 (455) 600 (463) 5.00 (461) 300 (476) 13.00 (483) 500 (463) 6.00 (451) 100 (457) 183.5 (424) 400 (472) 400 (488) 5.00 (479) 300 (463) 250 (353) 250 (356) 250 (465) 450 (429) 100 (424) 50 (373) 150 (380) 600 (464) 450 (431) 300 (438) 300 (467) 610 (428) 400 (448) 500 (421) 400 (431) 125 (385) 600 (376) 150 (473) 300 (481) 500 (426) 400 (448) 1100 (4203.00) (363) 1100 (364) 1500 (387) 600 (466) 300 (478) 300 (501) 2600 (458) 1100 (464) 400 (379) 600 (445) 720.72 (452) 218.10 (453) 217.30 (384) 600 (378) 600 (451) 300 (486) 500 (467) 400 (468) 400 (456) 5.00 - (487) 500 (449) 253 (481) 500 (493) 1100 (468) 400 (475) 400 (1095) 600 (503) 286.50 (431) 300 (388) 600	81.00 177.25 15.00 145.00 16.00 19.25 34.00 28.7.6.0 131.7.2 452.42 22.00 215.3 305.50
--	--

By poor house claim paid Mitchell on order of Hays Court
 but was not allowed at October court for want
 of a majority of the Justices

By Trustees commission 5 percent	364.00
	2628.77
	131.44
	\$2760.21

Debits	\$ 8528.22
Credits	<u>2760.21</u>

Balme in hands of Trustee \$5768.01

I found this amount of \$5768.01 in the hands of the
 Trustee which is all in Confederate Treasury Note and that
 he was directed to receive the same by order of the court
 there is yet a large amount of out standing claims filed
 in the office and has not been paid off for the reason I suppose
 that claimants did not want the money all of which
 is respectfully submitted

Thomas Page
 Chairman

State of Tennessee

White County Whereas on this 2^d day of October A.D. 1865
 the death of John D. Anderson was suggested in open court
 and that he appoint the life testator whereupon Joseph R. Anderson
 was appointed and qualified Administrator. There are therefore
 to empower the said administrator to inventory and upon all
 and singular the goods and chattels rights and credits of said decedent
 and them into his possession take wherever the sum may be found
 in this State and an inventory to return into this court under
 the fine committed by law and all the just acts of said

Ocurred to pay so far as the said estate will extend
or amount to Witnes Joseph A. Pittet Clark of our said court at
office the first moning in October A.D. 1865 and in the 90th year
of American Independence

J. A. Pittet Clark
of white County court

State of Tennessee

White County } Whereas on this 2^d day of October A.D. 1865
the death of John D. Anderson late a citizen of this county of
white was suggested in open court whereupon it appeared
that the said deceased had been appointed and qualified
administrator of Joseph M. Anderson deceased late a citizen
of the above named County whereupon George C. Anderson was
appointed and qualified administrator ad bonis non upon
the estate of Joseph M. Anderson deceased These are therefore to
empower the said administrator to enter into and upon all
and singular the goods and chattels rights and credits of said
deceased that have not been already fully administered upon
them into his possession take whereover the same may be found
in this state and an inventory to return into this court
within the time limited by law and all the just debts of the
said deceased to pay so far as the said estate will extend
or amount to Witnes Joseph A. Pittet Clark of our said court at
office the first moning in October A.D. 1865 and in
the 90th year of American Independence

J. A. Pittet Clark
of white County court

State of Tennessee

White County } Whereas on this 2^d day of October A.D. 1865
the death of John W. Mitchell late a citizen of the county
of white was suggested in open court and that he departed
this life intestate whereupon Hannah Mitchell was appointed
and qualified administrator upon the estate of said deceased
These are therefore to empower the said administrator to enter
into and upon all and singular the goods and chattels rights
and credits of said deceased and them into his possession
take whereover the same may be found in this state and
an inventory to return into this court within the time limited
by law and all the just debts of said deceased to pay
so far as the said estate will extend or amount to
Witnes Joseph A. Pittet Clark of our said court at office
on the first moning in October A.D. 1865 and in the 90th
year of American Independence

J. A. Pittet Clark
of white County court

State of Tennessee

White County } Whereas on this 2^d day of October A.D. 1865 the
death of William Lewis late a citizen of this county of white was
suggested in open court and that he departed this life intestate
whereupon Bill Lewis was appointed and qualified administrator
upon the estate of said deceased These are therefore to empower the
said administrator to enter into and upon all and singular the goods
and chattels rights and credits of said deceased and them into his possession
in whatever the same may be found in this state and an inventory
to return into this court within the time limited by law and
all the just debts of said deceased to pay so far as the said estate will
extend or amount to Witnes Joseph A. Pittet Clark of our said court at
office on the first moning in October A.D. 1865 and in the 90th year of Ameri-
can Independence

J. A. Pittet Clark
of white County court

State of Tennessee

White County } Whereas on this 2^d day of October A.D. 1865 the death of
Blewford Warren late a citizen of the county of white was suggested in
open court and that he departed this life intestate whereupon Sarah
Warren was appointed and qualified administrator upon the estate
of said deceased These are therefore to empower the said administrator
to enter into and upon all and singular the goods and chattels rights
and credits of said deceased and them into her possession take where-
over the same may be found in this state and an inventory to return into
this court within the time limited by law and all the just debts of
said deceased to pay so far as the said estate will extend or amount to
Witnes Joseph A. Pittet Clark of our said court at office on the
first moning in October A.D. 1865 and in the 90th year of American
Independence

J. A. Pittet Clark
of white County court

State of Tennessee

White County } Whereas on this 3rd day of October A.D. 1865 the death
of Wesley England late a citizen of the county of white was
suggested in open court and that he departed this life intestate
whereupon William H. Anderson was appointed and qualified
Administrator upon the estate of said deceased These are therefore
to empower the said administrator to enter into and upon
all and singular the goods and chattels rights and credits of said
deceased and them into his possession take whereover the same
may be found in this state and an inventory to return into this
court within the time limited by law and all the just debts
of said deceased to pay so far as the said estate will extend or
amount to Witnes Joseph A. Pittet Clark of our said court at office
on the first tuesday in October A.D. 1865 and in the 90th year of
American Independence

J. A. Pittet Clark
of white County court

State of Tennessee.

White County } Whereas on this 3rd day of October A.D. 1865
 the death of Elizabeth Glenn late a citizen of the county of White
 was suggested in open court and that she departed this life inter-
 nate whereupon Joseph W. Glenn was appointed and qualified
 administrator upon the estate of said deceased thereon there-
 fore to empower the said administrator to enter into and upon
 all and singular the goods and chattels rights and credits of
 said deceased and them into his possession take wherever the
 same may be found in this state and an inventory to return
 into this court within the time limited by law and all the just
 debts of said deceased to pay so far as the said estate will
 extend or amount to. Witness Joseph Abbott Clerk of our said court
 at office on the first Tuesday in October A.D. 1865 and in the
 90th year of American Independence J. Abbott Clerk
 of White County court

We the undersigned freeholders being appointed commissioners
 by the County Court of White County Tennessee to set apart
 to Elizabeth Irvin and son one years support after having
 been duly qualified proceed to lay off one years support
 and her son William who was the wife and son of
 Marshall Lewis deceased of said County and State
 We appropriate the sum of one hundred dollars for the
 support of the above named parties for the next year
 August 19th 1865
 H. G. Franklin Seal
 W. B. Leiper Seal
 B. F. Boyd Seal

State of Tennessee

White County } County Court August Term 1865
 In pursuance to a decree of said court to us directed we
 the undersigned freeholders of White County after being
 duly sworn have proceed to set apart to Elizabeth
 Moore widow of M.L. Moore deceased so much of the
 crop and provisions on hand as will be sufficient in our
 opinions to support her and her family one year from
 the death of her said husband. We set apart to her for said
 purposes the following articles to wit: All the old corn
 Bacon and Lard on hand. all the salt on hand all the leather
 in hand. 75 Bushels of wheat. 12 Choice hogs for pork.
 600 Bushels corn new crop 10 Bushels Pease all the wool and
 supposed to be 25 Pounds all the truck patches \$75.00
 money to buy other necessaries &c given under our hands
 and seals this the 11th day of August 1865

M. J. Blommer Seal
 J. A. Dickey Seal
 W. B. Green Seal

State of Tennessee

White County } County Court August Term 1865
 In pursuance to a decree of said court to us directed we the undersigned
 freeholders of White County after being duly sworn have
 proceeded to set apart to Susan Mallott widow of William Mallott
 deceased so much of the crop and provisions on hand as will be
 sufficient in our opinions to support her and her family one year
 We set apart to her for said purpose the following articles to wit
 All the wheat and Pease on hand. All the old corn and Bacon on
 hand all the lard on hand and ten of the choice hogs for Pork
 one half two or three years old. All the leather on hand and
 at the tanyard all the salt on hand. Four hundred bushels
 of corn out of the growing crop. All the sugar cane. an stock
 of hay Peafowl and other patches growing. and fifty Dollars
 in money to buy groceries &c given under our hands and
 seals this 9th day of August 1865

M. J. Blommer Seal
 George P. Hampton Seal
 Abram Taylor Seal
 We also set to Susan Mallott all the property except from
 execution and give C. D. Williams the Executor a copy of the same
 this 9th day of August 1865
 M. J. Blommer
 Abram Taylor

State of Tennessee

White County } County Court August Term 1865
 In pursuance to a decree of said court to us directed we the undersigned
 freeholders of White County after being duly sworn have
 proceeded to set apart to Mary Pettit widow of Lewis Pettit
 deceased so much of the crop and provisions on hand as will be
 sufficient in our opinions to support her and her family
 one year from the time of the administration We set apart
 to her for said purpose the following articles to wit. 200
 lbs of Bacon 6 Choice hogs for Pork. 50 Bushels of old
 corn 350 Bushels of corn out of the growing crop. 50
 Bushels of wheat. all the leather on hand. all the wool
 on hand. all the truck patches & all the cotton on hand
 and fifty Dollars in money to Buy groceries &c
 Given under our hands and seals this 24th day of August 1865

M. J. Blommer Seal
 C. W. Denton Seal
 Spencer H. Holton Seal
 mark

State of Tennessee

White County } County Court September Term 1865
 we the undersigned freeholders of White County after being
 duly sworn have proceeded to set apart to Jane Duvette widow
 of John S. Duvette deceased one year support out of the state

of said deceased we set apart for her for said purpose the following articles to wit. All the Bacon and old corn on hand and three hundred and fifty bushels of corn out of the growing crop. 30 bushels of wheat. 10 bushels of rye 5 choice hams for pork. one two year old beef. one Bill of salt. all the patches such as sugar cane, cotton and patches &c and \$75.00 in money to buy these groceries &c This 15th day of September 1865

M J O'Connor
Josse C. Chapman
Andrew Robertson

Report of commissioners appointed to assign one years support to the widow and family of William McGaughy deceased Trustee All the Bacon on hand. all the tan twelve choice killing hogs to make pork. Five hundred (500) bushels of corn. all the wheat on hand. 1 small ps leather in tanyard. One hundred and seventy (\$175.00) dollars in cash to buy shoes. Clothing. groceries &c all the garden vegetables. Watermelons. Sugar cane and Molasses on hand. and all property exempt from execution this 17th Sept 1865

M J O'Connor
G F Debelle
H P Smith

Report of commissioners appointed to assign one years support to the widow and family of J. T. Brown deceased Fifty dollars in money to buy groceries. all the Bacon and lard on hand. Ten choice killing hogs for pork. all the old corn and the present growing crop. all the wheat on hand and all the leather on hand. and all the present tan & patches and all property exempt from execution this the 12th September 1865

M J O'Connor Seal
Richard Muller Seal
W H Cape Seal

State of Tennessee

White County } Order from September Term County Court 1865
To the undersigned freeholders of White County after being duly sworn have proceeded to set apart to Margaret Smith widow of Robert Smith deceased one years support out of the estate of said deceased We set apart to her for said purpose All the Bacon. corn. Meal. Flour and wheat on hand also 300 lbs flour. 125 bushels Corn. 1000 lbs Pork. Sausages two bushels salt bacon what is on hand. one hundred and twenty five dollars in money to buy clothing for wood sugar coffee &c all to be delivered to her by the administrator In addition to the property except from execution this 21st day of September A.D. 1865

M J O'Connor
G F Debelle
James Cunningham

Report of commissioners appointed to assign one years support to the widow and family of William McWhorter deceased. To wit all the bacon on hand and lard. Five choice killing hogs to make pork and two beers to make out the pot that being all the killing hogs on hand all the wheat on hand and oats on hand and all the leather in tanyard to make winter shoes and all the part of the growing crop on hand, including all garden vegetables. Watermelons. Sugar cane and molasses on hand. One hundred Dollars in cash to buy clothing groceries &c and all the property exempt from execution. This the 11th September A.D. 1865

M J O'Connor Seal
M W McConnell Seal
Abram Layfords Seal

Report of commissioners assigning one years support to the widow and family of Pleasant Smith deceased to wit all the Bacon on hand and lard. Ten choice hams for Pork. all the salt on hand. all the old corn and present growing crop. all the wheat and rye. all the leather on hand or in tan. and all the tan & patches and one hundred and fifty dollars in money to buy family supplies and make out the deficiency for corn. and all the property except from execution. This September 13th, 1865

M J O'Connor Seal
G F Debelle Seal
B D Boyd Seal

State of Tennessee

White County } County Court September Term 1865
To the undersigned freeholders of white County after being duly sworn have proceeded to set apart to Eliza Collier widow of Henry Collier deceased one years support out of the estate of said deceased. and there being no provisions on hand and no crop growing on the land. We give to her for said purpose three hundred Dollars in money this the 10th day of September 1865

M J O'Connor
A Oliver
Wm Pinckards

State of Tennessee } Whereas on the 6th day of November 1865
The death of Champ Ferguson late of the county of White deceased was suggested in open court and that he departed this life intestate whereupon George W. Lummars 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 right and credits of said deceased and them into his possession take whereever the same may be found in this state and an inventory to return into this court within the time limited law and all the just debts of said deceased to pay as far as

The said estate will extend or amount to Whence Joseph A. D. Pittt Clerk of our said court at office the first monday in November A.D. 1865

I. D. Pittt Clerk
of white County court

State of Tennessee

White County } Whereas on the 6th day of November A.D. 1865
the death of John C. Peavys late of the County of white Deceased
was suggested in open court and that he departed this life
intestate whereupon Doliver Peavys was appointed and qualified
administrator These are therefore to empower the said
administrator to enter into and upon all and singular the
goods and chattles rights and credits of said Deceased and then
into his possession take wherever the same may be found
in this State and an inventory to return into this court
within the time limited by law and all the just debts
of said Deceased to pay so far as the said estate will extend
or amount to Whence Joseph A. D. Pittt Clerk of our said
court at office the first monday in November A.D. 1865

I. D. Pittt Clerk
of white County court

State of Tennessee

White County } Whereas on the 6th day of November A.D. 1865
the death of Mark Lowry late of the County of white
Deceased was suggested in open court and that he departed
this life intestate whereupon M. C. Lowry was appointed
and qualified administrator These are therefore to empower
the said administrator to enter into and upon all and
singular the goods and chattles rights and credits of
said Deceased and then into his possession take wherever
the same may be found in this State and an inventory to
return into this court within the time limited by law and all
the just debts of said Deceased to pay so far as the said
estate will extend or amount to Whence Joseph A. D. Pittt
Clerk of our said court at office the first day of November
A.D. 1865

I. D. Pittt Clerk
of white County court

State of Tennessee

White County } Whereas the 6th day of November A.D. 1865
the death Joseph Herd late of the County of white Deceased
was suggested in open court and that he departed this
life intestate whereupon A. L. Herd was appointed and
qualified administrator These are therefore to empower the
said administrator to enter into and upon all and singular
the goods and chattles rights and credits of said Deceased and
then into his possession take wherever the same may be
found in this State and an inventory to return into this

court within the time limited by law all the just debts of said
Deceased to pay so far as the said estate will extend or amount to
Whence Joseph A. D. Pittt Clerk of our said court at office the first
monday in November A.D. 1865

I. D. Pittt Clerk
of white County court

State of Tennessee

White County } Whereas on the 6th day of November A.D. 1865
the death Thomas W. Duncan late of the County of white Deceased
was suggested in open court and that he departed this life intestate
whereupon Adeline Duncan was appointed and qualified
administrator These are therefore to empower the said adminis-
trator to enter into and upon all and singular the goods and
chattles of said Deceased and them into her possession take wherever
the same may be found in this State and inventory to return into
this court within the time limited by law and all the just debts of
said Deceased to pay so far as the said estate will extend or amount to
Whence Joseph A. D. Pittt Clerk of our said court at office
the first monday in November A.D. 1865

I. D. Pittt Clerk
of white County court

State of Tennessee

White County } Whereas on the 6th day of November A.D. 1865 the
death of Wm. C. Hutson late of the County of white Deceased was
suggested in open court and that he departed this life intestate
whereupon Julia Hutson was appointed and qualified
administrator These are therefore to empower the said adminis-
trator to enter into and upon all and singular the goods and
chattles of said Deceased and them into her possession take wherever
the same may be found in this state and an inventory to return into this court
within the time limited by law and all the just debts of said Deceased to pay
so far as the said estate will extend or amount to Whence
Joseph A. D. Pittt Clerk of our said court at office the first
monday in November A.D. 1865

I. D. Pittt Clerk

of white County court

State of Tennessee

White County } Whereas on the 6th day of November A.D. 1865
the death of James S. Walker late of the County of white was
suggested in open court and that he departed this life intestate
whereupon Jones Bradley was qualified administrator These
are therefore to empower the said administrator to enter into
and upon all and singular the goods and chattles rights and
credits of said Deceased and them into his possession take
wherever the same may be found in this state and an inven-
tory to return into this within the time limited by law and

all the just debts of said Deceased to pay so far as the said estate will extend or amounts to witness Joseph Dibble
clerk of our said Court at office the first monday in November A.D. 1865.

J. D. Dibble Clark
of the County Court

State of Pennsylvania

White County. Whereas on the 7th day of November A.D. 1865
the death of Mary A. Dutton was suggested in open court
and that she departed this life intestate whereupon Mr. John
Collins was appointed and qualified administrator. This is
therefore to empower the said administrator to enter into
and upon all and singular the goods and chattels rights
and credits of said Deceased and then into the possession
wherever the same may be found in this State and an
inventory to return in to this court within the time
limited by law and all the just debts of said Deceased
to pay so far as the said estate will extend or amounts
to witness Joseph Dibble clerk of our said Court at
office the first monday in November A.D. 1865.

J. D. Dibble Clark
of white County Court

Report of a Settlement made by the Clerk of White County Court
with Mary Loomis formerly Mary Morgan administrator
of James H. Morgan Deceased on the 3rd day of November 1865.

To amt charged in Inventory

\$1732.00

By receipt from Branch Bank	\$700.00
" note to J. D. Dibble as com.	263.23
" to Mrs. D. receipt on Memorandum Judgment	122.36
" note paid George Braggs	9.17
" M. D. Dibbles receipt 8 th day 1864	134.00
" Miss Gandy note	29.50
" P. W. Smith's Receipt	60.00
" I. Burns receipt	11.25
" note to H. C. Dibble Clerk and Mrs	82.42
" A. L. Datto Shiff receipt	100.40
" H. C. Dibbles receipt	120.00
" to Miss Dibbles receipt	73.65
" note to I. Barnes	23.90
" Peter & Longys receipt	1.00
" M. P. Goodbars receipt on note	151.10
" H. P. Goodbars receipt on note	5.40
" M. C. Dibbles C. m. Receipt	100.00
amt	1886.58

amt forward	\$1732.00
debtors forward	1.33
" Henry Loomis Receipt	3.00
" John T. Noye bond & letters	1.50
" Clerks fee for this settlement	100.00
" administrators charge for services	1200.51
" amt of credits	388.51
" amt of credits over debits	

The administrator says there is four or five hundred dollars due the estate yet which she is not certain can be collected but asks the further term of twelve months to wind up and make further settlement. I have allowed the administrator one hundred dollars for her services which I think reasonable all of which is respectfully submitted to the worshipful court for confirmation.

J. D. Dibble Clark
of white County Court

Report of a Settlement made by the Clerk of White County Court
with Thomas J. Crowder and Martha Allen administrators
of James Allen Deceased on the 4th day of November 1865

Dr

Amt charged in Inventory

\$163.35

By Innes R. Hollands Receipt	\$4.00
Richard Maudens Receipt	9.00
Charge of Post Office and	5.00
" Martha Allen administrator	5.00
Clerks fee for this settlement	1.00
amt in the hands of the administrator	\$140.35

The administrators say there is one outstanding claim against the estate of four dollars and seventy cents which will be settled on presentation. I have allowed the administrator five dollars each for their services which I think reasonable all of which is respectfully submitted to the worshipful court for confirmation.

J. D. Dibble Clark
of white County Court

John Sullivan's Will
I John Sullivan do make and publish this as my last will and testament hereby revoking and making void all other wills by me at any time made. First I direct that my funeral expenses and all my debts be paid out of as soon after my death as possible out of any money I may die possessed of or may just come into the hands of executor specially I give and bequeath to my daughter Sarah Sullivan my land on which I now live containing two hundred and thirty-two acres and Thirtymore square poles