

50 Record of Wills Inventories &c

By cash rec^d of H. Petway being balance due by him on final settlement of 76.97
 Total am^t 8649.37

By Balance due A. Mawry Executor
 Agreeable to an order of the county court of Williamson
 bearing date Jan^y Term 1819 we the subscribers proceed to
 settle the acc^t current between A. Mawry Executor of
 the estate of Jas^s Parvush Dec^d & find the said estate to be indebted
 to the said Mawry in the sum of thirty eight dollars five
 four pence half c^{ts} April 15th 1819. W^{ch} Currier John Watson
 Henry Cook which settlement as above rec^d was produced in open court
 April 2^d before 1819 & the same was ordered to be recorded.

Benjamin Gibson adm^r settlement April before 1819

1818 Estate of John Gibson to Benjamin Gibson administrator	120	-
To P ^r Cash Mawry	550	To P ^r S Childers for 11 th 275
July 1 st To P ^r Isaac H Henry M ^r	357	To P ^r P Mawry
1819 To P ^r Wm Easton	2	6818 To P ^r the clerk of Williamson
Jan ^y 5 th To P ^r G. D. Gray	3	09 65 To P ^r the commission
11 th To P ^r H. Petway	2	16 50 To P ^r A. Schwartz
Apr ^l 8 th To W. E. Raven	5	3 54 To my services as administrator
To P ^r E. H. Gaine	6	4 87 189 Land & Cr. Rec ^d of John
To balance due on final settlement	7	18 412 Nichols Exp ^r for rent of Gam
To P ^r Wm William	8	25 277 Amount Dr. bro ^d down
To P ^r Land Cox	9	1 71 Clerks fee
To P ^r J. N. Henry	10	2 00 In obedience to an order

of the county court of Williamson bearing date January before
 1819. We the subscribers being therein named have settled the
 account current of Benjamin Gibson Administrator of John
 Gibson Dec^d and said Estate & find the said administrator to be
 indebted to said Estate the sum of five dollars ninety cents
 given under our hands this twelfth day of April 1819. Henry
 Cook Archibald Little John Nichols which settlement as
 above rec^d was produced in open court April before
 1819 & the same was ordered to be recorded.

John Dunham Dec^d settlement April before 1819

Agreeable to an order directed to us by the Hon^{ble} Court of
 Williamson County January Term 1819 we have met at the house of Richard
 K. Tan in the Town of Franklin in said County as commis-
 sioners to settle with Polly Dunham Executrix of John Dunham
 Executor of John Dunham Dec^d we have proceeded to examine
 the accounts current presented to us (viz)

Jan ^y P ^r Wm Brown rec ^d	11	1	00	Clerks rec ^d	11	5	17	10
P ^r James William rec ^d	12	2	50	Clerks rec ^d	12	6	53	37
Stephen Smith proven acc ^t	13	9	14	Rich ^d Murray rec ^d	13	7	4	57
Wm. Spragg proven acc ^t	14	00	P ^r Rich ^d Hays note	14	8	100	00	

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P^r Wm Spragg note
 11 | 9 | 20 | 00 | P^r Richard Hays proven acc^t | 15 | 3 | 57 || P^r Wm. G. A. Gray proven acc^t | 10 | 14 | 37 | 25 | 1677 | 21 | 410 | 00 |
Clerks rec^d	11	2	20	22	22	22	22	22
Dec^r Sappington & Donahut note	12	3	75	75	75	75	75	75
Dec^r Squires & Cooper proven acc^t	13	5	74	74	74	74	74	74
Dec^r W. Hayley proven acc^t	14	1	75	75	75	75	75	75
P^r Joseph Warden proven acc^t	15	3	75	75	75	75	75	75
P^r James Smith rec^d	16	5	75	75	75	75	75	75
P^r Mrs P. Hays proven acc^t	16	4	00	00	00	00	00	00
John Stacy rec^d	17	3	50	50	50	50	50	50
Isaac Carver rec^d	18	1	25	25	25	25	25	25
Th^r J. Mawry rec^d with cost	19	7	85	85	85	85	85	85
P^r James Hughes for Judgement	20	0	00	00	00	00	00	00
P^r H. Holland proven acc^t	21	1	60	60	60	60	60	60
P^r John P. Hays Dec^d Estate note returned	21	5	75	75	75	75	75	75
P^r Wm. Harrison acc^t allowed	23	7	81	81	81	81	81	81

Due from the estate of John Dunham Dec^d
 The Estate of John Dunham Dec^d
 agreeable to his last will & testament
 May our bond sold by the executor 60 00
 My own bond sold by the executor 200 00
 My all the land on West side of
 river sold by the said executor
 agreeable to the last will of
 said John Dunham Dec^d 77 25 1/2
 Paid to the Estate 77 25 1/2
 P^r 1622 93 1/2
 but the commission find
 that the negro Beck & James
 named in the will was not sufficient to pay all the debts against
 the said Estate of John Dunham Dec^d by 77 25 1/2 cents we proceed
 the Bopham this day by the sale of the lands of John Dunham
 Dec^d agreeable to his last will & testament given under our
 hands this 15th day of Feb^r 1819 Henry Cook Wm Bond
 John Harper which settlement as above rec^d was produced in open court
 April before 1819 & the same was ordered to be recorded.

Samuel Gentry Dec^d settlement April before 1819

Agreeable to an order of the county court of Williamson Tennessee
 to us directed by William Logan & Th^r Wilson January before
 1819 to settle with Miss Cannon James Boyd & James Gentry
 administrators & administrators of the estate of Samuel Gentry
 Dec^d and we find the amount to be \$660 55 1/2
 The amount of disbursements given under our hands
 The balance due by the admin^{str} March 31st 1819
 strators appears to be 497 96 1/2 The William G. Wm Logan Dec^d
 which settlement as above rec^d was produced in open court April
 before 1819 and the same was ordered to be recorded.

Lawrence Murphy Dec^d settlement April before 1819

In pursuance of an order of the County court of Pleas & Quarter
 before of Williamson County January before 1819 to us Henry
 Cook George Hulse & Richard Hays we have proceeded to settle with Ben-
 jamin White Administrator of Lawrence Murphy Dec^d (which
 is as follows viz)

To Henry Cook George Hulse & Richard Hays	8	400
To rec ^d from Salls. Murphy guardians	10	00
To Wm. Manning Commission	2	00
To Clerks fee	0	95
To my White telling as administrator	2	00
To Murphy rec ^d to trust for the year 1818	2	00
To balance of former settlement	2	00
State of Tennessee Williamson County in Henry Cook	2	00
William Manning & George Hulse do certify that we find the	2	00

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By cash rec^d of H. Peirway being balance due by him on final settlement ^{7/6/97} 3649.37
 By Balance due to Mawry Executor
 Agreeable to an order of the county court of Williamson ^{32.60}
 bearing date Jan^y Term 1819, we the subscribers proceed to settle the acc^t current between Abram Mawry Executor of the estate of Jas. Parvush Dec^d & find the said estate to be indebted to the said Mawry in the sum of thirty eight dollars five four one half cts April 15th 1819. W^{ch} Current John Watson Henry Cooks which settlement as above recited was produced in open court April 2^d before 1819 & the same was ordered to be recorded.

Benjamin Gibson adm^r Settlement April before 1819

1818. Estate of John Gibson to Benjamin Gibson administrator	Dr. 0	To P ^r Call. Manly	3.50	To P ^r Chitbray term	118	0.75
1819. To P ^r Bond & Henry M ^r	3.50	To P ^r P. Mawry	12	12.00		
1819. To P ^r Wm Partin	2	To P ^r the commissioners		6.00		
11. To P ^r J. A. Gray	3	To P ^r A. Lohmeyer	13	5.70		
14. To P ^r J. A. Peirway	1	To my services as administrator		10.00		
15. To P ^r E. Raven	5	1819. To Dr. Rec ^d of John		43.49		
To P ^r P. H. Gause	6	Nichols Exp ^r for rent of Jim		50.00		
is balance due on former settlement	7	Amount Dr. P ^r down		163.68		
To P ^r Wm Williams	8			6.00		
To P ^r Land Exp ^r	9	Clerks fee		5.00		
To P ^r J. A. Henry	10	In obedience to an order		5.00		

of the county court of Williamson bearing date January before 1819. We the subscribers being therein named have settled the account current of Benjamin Gibson Administrator of John Gibson Dec^d and said Estate & find the said administrator to be indebted to said Estate the sum of five dollars ninety cents given under our hands this twentieth day of April 1819. Henry Cooks Archibald Lytle John Nichols which settlement as above recited was produced in open court April before 1819 & the same was ordered to be recorded.

John Dunham Dec^d Settlement April before 1819.

Agreeable to an order directed to us Headly Stone W^{ch} Board sen^r within Harper from the honorable court of Williamson County court January term 1819, we have met at the house of Richard Potts in the town of Franklin in said County as commissioners to settle with Polly Dunham Executrix & Wm Dunham Executor of John Dunham Dec^d we have proceeded to examine the accounts current present to us (viz)

Isaac Patton proven acc ^t	No. 1	6.00	Clerks fee	No. 5	17.00
P ^r Isaac Williams rec ^d	No. 2	5.00	Clerks fee	No. 6	53.00
Stephen Smith proven acc ^t	No. 3	1.00	Rec ^d Murray rec ^d	7	4.50
Wm Souggs proven acc ^t	No. 4	16.00	P ^r Rec ^d Hugh's acc ^t	8	1.00

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P ^r Wm Souggs acc ^t	No. 9	70.00	P ^r Richard Hughes proven acc ^t	No. 10	3.50
P ^r Dec ^d C. Gray proven acc ^t	11	16.37	Due from the estate of J. A. Peirway		277.00
Clerks fee		2.20	The Estate of John Dunham Dec ^d		3.50
Dec ^d Sappington & M ^r thall note	12	36.75	agreeable to his last will & testament		40.00
Dec ^d Squires & Cooper proven acc ^t	13	51.94	By one negro woman Beck sold by the executor		380.00
Dec ^d W. Hayley proven acc ^t	14	18.75	By all the land on Wood Harpeth		40.00
P ^r Joseph Warden proven acc ^t	15	3.75	ruins sold by the said executor		12.25
P ^r James Southall rec ^d		5.75	agreeable to the last will of		7.00
P ^r Mrs. P. Hand proven acc ^t	16	4.00	Said John Dunham Dec ^d		7.00
John Stacy rec ^d	17	3.50	Now paid to the Estate		77.00
Rec ^d Carrol rec ^d	18	12.25	But the commissioners find		7.00
W ^{ch} C. Mawry rec ^d with cost	19	78.88	that the negro Beck whose		7.00
P ^r James Hughes for Judgement	20	0.88	named in the will was not sufficient to pay all the debts against		7.00
P ^r H. Holland proven acc ^t	21	16.93	the said Estate of John Dunham Dec ^d		7.00
P ^r John Peirway Dec ^d Estate not inventoried	22	5.75	the orphan this day by the sale of the lands of John Dunham		7.00
P ^r Wm Harrison acc ^t allowed	23	78.14	Dec ^d agreeable to his last will & testament given under our		7.00

hands this 15th day of July 1819. Headly Stone W^{ch} Board sen^r within Harper which settlement as above recited was produced in open court April before 1819 & the same was ordered to be recorded.

Samuel Gentry Dec^d Settlement April before 1819.

Agreeable to an order of the county court of Williamson Tennessee to us directed by William Logan & H. Wilson January before 1819, to settle with Miss Cannon and Brod & Henry Gentry administrators & administrators of the estate of Samuel Gentry Dec^d and we find the amount to be

The amount of disbursements	166.58	Given under our hands		7.00
The balance due by the administrators	497.96	March 31 st day 1819		7.00

which settlement as above recited was produced in open court April before 1819 and the same was ordered to be recorded.

Lawrence Murphy Dec^d Settlement April before 1819.

In pursuance of an order of the County court of Pleas Quarter before of Williamson County January before 1819, to us Henry Cooks George Hulse & Benjamin White administrators of Lawrence Murphy Dec^d (which is as follows viz)

To rec ^d from Sally Murphy Guardian	100.00	To Henry Cooks & George Hulse	4.00
To Clerk fee	0.85	To Wm Manning Commissioner	2.00
To Sheriff rec ^d for taxes for the year 1818	0.26	To any other settling as administrator	20.00

Balance of former settlement 263.91
 State of Tennessee Williamson County and Henry Cooks
 William Manning & George Hulse do certify that we have this day

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settled with Benjamin White administrator of Lawrence D. Murphy Dec^d find a balance in said administrators hands of twenty six dollars twenty five cents 3/4 mills as above stated given under our hands this 10th day of April 1819. Henry Cooke Cash Wm Manning Sec^y G. Milne Sec^y which settlement as above recited was produced in open court April Session 1819 and the same was ordered to be recorded.

John Crenshaw Dec^d settlement April Session 1819. —
 Amount of the sales of the Estate of John Crenshaw Dec^d
 Nicholas Branch 1 saddle bridled 14 25 3/4 by prod. acc. to Wm Sparksman 2 75
 James Crenshaw to Paul & Forks 2 25 1/2 by Coffin 5 00
 Joseph Crenshaw 1 Leg. 1 27 1/2 prod. acc. paid Liza White 1 37 1/2
 Ann with Morrison 1 shod tool 1 50 6. by cash paid James Hicks 1 50
 Louisa Madrod 1 cow 4 51 7. by cash paid Henry Hunter 16 50 1/2
 James Crenshaw 1 Cow 4 y. old 7 80 8. by cash paid Joseph Robinson 1 70
 Oliver Crenshaw 1 Cow 5 18 1/2 9. by cash paid J. Atteridge 1 25
 Mary Crenshaw 1 mare 23 50 10. by cash paid Elisha Williams 3 37 1/2
 Joseph Crenshaw 1 Watch 11 10 11. by cash paid said J. Atteridge 13 38
 Wm Brad 1 shod 1 Hittit 8 12 12. by cash paid John Johnston 0 50
 Wm Dray 1 bed 11 25 13. by cash paid Currier & Mason 10 12 1/2
 Gilbert Brown 5 barrels corn 5 00 14. by note due from Dec^d to admⁿ 26 67 1/2
 Charles Williams 5 barrels corn 4 50 15. by cash paid Victor Crockett 7 57
 John K. Campbell 5 barrels corn 4 83 16. by cash paid the trustees 139 4 1/2
 John Crenshaw 1 cow 4 33 17. by cash paid the trustees 106 00 1/2
 Doctor Pennell 10 pounds corn 2 57 18. by cash paid George Melendy 4 00
 Nicholas Branch 1 saw 1/2 pig 2 57 19. by cash paid C. Baughman 3 50
 John Davis 4 hogs 3 95 20. by cash paid Victor Crockett 2 57
 The Estate of John Crenshaw 400 00 21. by cash paid Bernard Richardson 1 80
 Dec^d to Joseph Crenshaw 100 00 22. By commissioners for settling Estate 12 69
 Wm. Prod. acc. to John K. Campbell 32 00 23. State of Tennessee 8 57 1/2
 Wm. by order from Henry Cook to Sam^l Cummings 18 00 24. Williams on County 1/4
 Pursuant to an order of the County court of pleas & quarter sessions April term 1819, we have proceeded to settle with Joseph Crenshaw administrator of John Crenshaw Dec^d & find a balance due from said Estate to said administrator fifty seven dollars twenty four cents as above stated given under our hands this 8th day of April 1819. G. Milne Sec^y John Witherspoon Sec^y which settlement as above recited was produced in open court April Session 1819 & the same was ordered to be recorded.

Owen J. Watkins settlement April Session 1819
 Patsy Page minor heir of John Page in acc^d with Owen J. Watkins her Guardian
 1813 your paid of buying negroes 0 25
 1814 do do 1 25
 1815 do do 1 25
 1816 do do 1 25
 1817 do do 1 25
 1818 do do 1 25
 1819 do do 1 25

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do^d done tax for 1816 2
 P. Paid 24 Pittick for schooling 4 23
 P. Memes for schooling 4 00
 1818. P. Paid for hiring Negroes 1 25
 P. S. Mabry for schooling 4 00
 1. B. P. P.
 P. Wm. E. Owen acc^d 2 41
 P. Mabry for schooling 4 27 1/2
 6 months board 15 00
 P. Pittick for schooling 1 30
 P. Currier acc^d 11 31 1/2
 P. Dickerson & Bond acc^d 7 15
 Allowance to commissioners for the settlement 3 50
 Balance due Patsy Page minor 5 8 1/2
 Total amount 7 32 3/4
 Do. for 1813 15 50

Pursuant to an order I issued to us from the worshipful court of Williamson county we have examined the account of Owen J. Watkins Guardian to Patsy Page minor heir of John Page Dec^d & after making an allowance of the interest to the Guardian we find in his hands due to the minor the above sum of two hundred & eighty three dollars eighty five & 3/4 cts Jan^y 7. 1819. W. Patsy Page Elisha Davis Henry Brown. —
 Which settlement as above recited was produced in open court April Session 1819 and the same was ordered to be recorded.

Owen J. Watkins settlement April Session 1819.
 Frederick Page minor heir of John Page Dec^d in acc^d with Owen J. Watkins his Guardian
 your paid for buying negroes the the years 1812, 1814, 15, 16. 1 00
 P. Sappington & Brantlett 1 Bell 3 00
 P. do do do do do do 2 70
 P. do do do do do do 0 25
 P. do do do do do do 2 50
 P. do do do do do do 0 25
 P. do do do do do do 3 70
 P. do do do do do do 8 75
 P. do do do do do do 4 00
 P. do do do do do do 4 25
 P. do do do do do do 15 50
 P. do do do do do do 1 19
 P. do do do do do do 3 50
 P. do do do do do do 2 50
 P. do do do do do do 1 50
 Total amount 7 54 1/4

Pursuant to an order directed to us from the worshipful court of Williamson county we have examined the acc^d of Owen J. Watkins Guardian to Frederick Page minor heir of John Page Dec^d & after making an allowance to the Guardian in the name of all the interest on the money we find in his hands and due

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to the minor as above stated the sum of five hundred thirty four dot
- two ten & 4/8 cents January 7th 1819. P. Henry Bishop & John Henry
Brown. which settlement as above recited was produced in open court
April Session 1819. & the same was ordered to be recorded.

Archibald Lytle Guardian Settlement April Session 1819
Sumner Sharp to A Lytle his Guardian &c

Paid George Hulme for clothing from the year my Agent means balance to the 31 st Dec ^r 1817 167	Expenses of Lacey D Sharp to Nantsville to take deposition	191 ⁷ / ₈
Board for the year 1818.	P. R. C. Foster	15 ⁶ / ₈
Paid James Hicks for shoes &c.	P. G. Hulme for tuition in 1817 & 1818.	246
Paid A. Petway	Am. of acc. D. O. Bond.	1 69
Paid white Bell.	Commissioners for settlement	2 92
P. Sheriff of Bedford for 1816 & 1817 taxes	P. R. Contran Cr.	175 75 ¹ / ₂
P. Sheriff of Bedford for 1818 Taxes	By hire of Stephen Harget for 1818	35 00
P. Sheriff of Williamson for 1818 Taxes	Cash rec. of Wm Smith	25 75
P. S. Cox for serving notices	Cash rec. of W. D. Holston	25 70
P. George Poppe for going to Wilson County	Cash rec. of Wm. Dickerson	24 00
	Cash rec. of George Poppe.	24 00

According to an order of the county court of Williamson County at
their January Session 1819. Wm Ewen Cameron William Banks &
William Smith have made settlement with Archibald Lytle
Guardian of Sumner Sharp & find the account as above stated
a correct distribution of said wards Estate from January 1818 un-
- till January 1819. Given under our hands this 17th April 1819.
E Cameron William Banks W Smith which settlement
as above recited was produced in open court April
- Session 1819 & the same was ordered to be recorded.
see page 24

Archibald Lytle Guardian Settlement April S^{es} 1819
Salat N. Sharp to his Guardian Archibald Lytle &c

1. Clothing from the time my Guardianship to 1 st Jan ^y 1819. as per acc. rendered by George Hulme	P. Manly Hays for serving negro for 1818 & 1819.	7 00
Boarding for the year 1819.	P. R. C. Foster	1 66 ⁷ / ₈
Tuition in the year 1817 & 1818.	2 ^d John Hunt for surveying	1 00
2. Cash P. James Hicks for shoes &c.	Am. of acc. D. O. Bond.	1 69
2.3. P. White Bell	Commissioners for settlement	2 92
2.4. P. Sheriff of Williamson county	P. R. Contran Cr.	175 75 ¹ / ₂
for taxes for 1818.	By rent of plantation George Hulme lives on.	60 00
2.5. P. Sheriff of Bedford county for for taxes for 1817 & 1818.	By cash rec. of Henry Cook for hire of Peter for 1818.	100 00
2.6. P. Sheriff of Bedford county Taxes for 1818.	Wood sold Holland Davin	60 50
P. S. Cox for services	Wood sold James S. Clumms	25 70
P. George Poppe for going to Wilson county	Wood sold William Easton	25 00
Expenses of Lacey D Sharp to Nant- -sville to take depositions	1 st Paul Parrish for wood	25 00
	rent of John's tract sale to A. Johnston rent of part of said sale to Faveloth	15 00

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Pursuant to an order of the county court of Williamson at
their January Session 1819. Wm Ewen Cameron William Banks
& William Smith have this day made a settlement with A.
Lytle Guardian of Salat N. Sharp. find the account as above
stated a correct distribution of said wards Estate of January 1818
until the year 1819 given under our hands this 17th April 1819.
E Cameron William Banks W Smith which settlement
as above recited was produced in open court April Session 1819
and the same was ordered to be recorded

Archibald Lytle Guardian Settlement April Session 1819
Lacey D Sharp to A Lytle his Guardian &c

clothing from the time of becoming Guardian	Expenses of Lacey D Sharp to Nantsville	191 ⁷ / ₈
The first day of January 1819.	Paid R. C. Foster	15 ⁶ / ₈
Board for 1818.	Paid G. Hulme for tuition	246
Paid James for shoes &c	Paid Lon Hunt for surveying	1 00
Paid A. Petway	Amount of acc. S. C. Bond.	14 19
Paid white Bell.	Commissioners for settlement	2 92
Paid Sheriff of Bedford 1816 & 1817 Taxes	P. R. Contran Cr.	175 75 ¹ / ₂
Paid Sheriff of Bedford 1818 Taxes	By hire of Chain	30 00
Paid Sheriff of Williamson 1818 Taxes	Wood sold Thompson	12 50
Paid William M. Colver	Peck sold to Jas. Stephens	45 00
Paid S. Cox serving notices	Pursuant to an order of the county court of Williamson	47 00

at their January Session of 1819. Wm Ewen Cameron William Banks
& William Smith have this day made a settlement with A Lytle
Guardian of Lacey D Sharp find the account as above stated a
distribution of said wards estate from January 1818 until the
year 1819 given under our hands this 17th day of April 1819.
E Cameron William Banks W Smith which settlement
as above recited was produced in open court April Session
1819. and the same was ordered to be recorded see page 23

William Wilkins Dec^r Settlement April Session 1819

State of Tennessee Williamson County This day April 8 th 1819. we John Withers poor Wm Bond & John K. Campbell agreeable to order of court issued January term 1819. commenced a settlement with James Wilkins executor of the last will and testament of William Wilkins Dec ^r		
1. The hire of negro had this 3. children	1000	1/2 negro Milly hired to Lyle
2. The hire of negro had this 3. children	7 50	Butler & Wm. Sparkman
3. The hire of negro had this 3. children	12 00	1/2 negro Conkred per self
4. The hire of negro had this 3. children	6 00	1/2 negro Sam hired per self
5. The hire of negro had this 3. children	18 75	1/2 negro Sam hired per self
6. The hire of negro had this 3. children	10 50	1/2 negro Kate hired to North Anderson
7. The hire of negro had this 3. children	12 50	1/2 negro Milly hired to Lord Carver
8. The hire of negro had this 3. children	4 00	1/2 negro hired to William S. Northern
9. The hire of negro had this 3. children		1/2 negro hired to David Daughman
		Thousand acres of land found

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in the hands of John Wilkins on the
 face of North Carolina, bearing witness
 from November 18th. 231 00
 To and of nine acres of ground, and
 interest at two dollars per acre, 22 32
 To interest of the above, 213 65
 To balance on inventory and
 for mvd settlement 21 14
 1816 Cr. 260 11
 By Divid. Year, 5 46
 By medicine from Sappington
 for fever when sick, 6 95
 1817. By Divid. Year 2 93
 By schooling & boarding Betsey William 30 00
 By bringing Children from Elkwood 17 93
 By medicine from Dr. Breathe 12 50
 By Land Crockett medicine 4 68
 within named order of the worshipful court of Williamson county
 to John Witherspoon William Bond, Esq. & John H. Campbell to
 answer the account of James Wilkins executor of William Wilkins
 Dec. & we report that the within vouchers are true & that there is
 from the inventory the former settlement show the present
 settlement one hundred ninety two dollars & 80 1/2 cents due
 the estate of said William Wilkins Dec. given under our hands
 this April 8th 1819, John Witherspoon Wm Bond Esq. & H. Campbell.
 Which settlement as above recited was produced in open court April
 8th 1819 & the same was ordered to be recorded. See page 165.

Jonathan Cor. Guardian settlement April 2d 1819
 Account against James Cor. son of Thomas Cor. Dec. 7
 Isaac Bizzle acct. 10 00
 Land Crockett & acct. 8 81 1/4
 Erastus Collins & acct. 15 83 1/4
 Transcript for Guardian 0 00
 James House witness ticket 9 50
 John Ballards witness ticket 3 00
 William Cor. witness ticket 10 00
 Isaac Bizzle witness ticket 8 50
 John Fuller & Judgements 5 81 1/4
 John Wise witness ticket 5 50
 White & Bell fee 2 00
 Clerk Sheriff & attorney fees 10 53
 Jonathan Cor. acct. April the 7th 21 18 1/2
 N. P. Bays acct. 14 31 1/4
 J. M. Banks 14 44
 Jonathan Cor. acct. for attending on James 4 50
 acct. for making of letters 15 50
 By schooling Betsey William 18 00
 By Boarding & clothing two negro
 Children 15 months 24 00
 By articles brought for City William 4 93 1/2
 By articles brought for John Wilkins 11 43 1/2
 By one blanket for negro milly 9 50
 By schooling boarding and clothing
 the the children of P. W. Perkins Dec.
 seven years & eight months 273 78
 By recording fees for B. Estate 3 15
 By interest of the above 8 9 1/2
 By commission fees on 2639 75 1/2
 5 per cent 21 45
 By commission on former inventory 8 30
 John Witherspoon William Bond
 Bond Esq. John H. Campbell
 Brought to rook-keepers to the
 within named order of the worshipful court of Williamson county
 to John Witherspoon William Bond, Esq. & John H. Campbell to
 answer the account of James Wilkins executor of William Wilkins
 Dec. & we report that the within vouchers are true & that there is
 from the inventory the former settlement show the present
 settlement one hundred ninety two dollars & 80 1/2 cents due
 the estate of said William Wilkins Dec. given under our hands
 this April 8th 1819, John Witherspoon Wm Bond Esq. & H. Campbell.
 Which settlement as above recited was produced in open court April
 8th 1819 & the same was ordered to be recorded. See page 165.

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Agreeable to an order of the Williamson County Court to us
 directed January term 1819, appointing us Alexander
 Hut and Isham R. Trotter & Isaac Lignor commissioners
 to settle with Jonathan Cor. relative to his Guardianship for
 James Cor. minor Orphan of Thomas Cor. Dec. we had this 21st
 day of April 1819, made a settlement with said Guardian
 as follows. Agreeable to the annexed acct. produced to us
 by the Guardian of said estate we find the Estate indebted to the
 said Guardian at this time \$ 157.48. Also P. Melane J. R. Trotter
 Isaac Lignor which settlement as above recited was produced in open
 court April Session 1819 & the same was ordered to be recorded.
 See page 162

John Echols Dec. settlement April 1st 1819.
 The Estate of John Echols Dec. in acct. with Allen Hill adm. &
 to cash paid John Samples 200 00 Cr.
 To cash paid Samuel W. Howard 20 00
 To cash paid Legates 70 00
 To administrators expenses 20 00
 6th Commissioners services 4 00
 Amount \$ 354 00
 Agreeable to an order of the worshipful county court of Wil-
 liamson to us directed to settle with Allen Hill adm. of John
 Echols Dec. de made the following Report that there is twenty
 two dollars in the said administrators hands, in pain as two
 acct. above given from under our hands the 7th day of April
 1819. J. R. Trotter, Alis. C. Melane, which settlement as above
 recited was produced in open court April Session 1819 and the
 same was ordered to be recorded.

William Stephens Dec. settlement January 2d 1819
 Estate of Wm Stephens Dec. in acct. with Geo. Lewis Stephens adm.
 of the Peterway Dec. as per vouchers 41 45 00
 To Stephen Smith 42 1 25
 To Lewis Stephens 23 2 00
 To adm. for paying in the grave 44 10 00
 To John H. Catson for his ser-
 vices as attorney 5 00
 Amount \$ 152 70
 Agreeable to an order of the Williamson County Court to us
 directed to settle with Geo. Lewis Stephens adm. of the
 estate of William Stephens Dec. we find that they
 have paid to the several legates of the estate the full proportions due
 them respectively & that the vouchers produced to us entitle the sum of
 one thousand three hundred twenty two dollars seventy three
 cents which receipts includes all the money paid them & the
 amount of property recd. by each before the death of the said

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On the South boundary of No. 4. thence with said boundary No. 87 1/2 E. Eighty four chains to a stake on the Eastern boundary thence with said boundary South 1 E 118 chains & 8 links to a stake the N. E. corner of No. 6. thence with the Northern boundary of No. 6. N. 88 1/2 West Eighty four chains to the beginning

No. 6. South East to the Claimed by McEwen begins at an Elm the S. E. corner of the original survey thence N. 88 1/2 W. 130 chains & 75 links to a Hickory Sugar tree the S. E. corner of No. 1. ^{thence with the eastern boundary of No. 1. S. 1. W. 71 chains & 12 links to a dog wood distant east on the sea three boundary of No. 7. thence with said line to the southern line of No. 5. S. 88 1/2 E. to a stake on the Eastern boundary. thence with said boundary to the beginning.}

No. 7. Centre lot Claimed by Mr Jones begins at a black Hickory S. West corner of No. 5. from the northern boundary of No. 6. thence with said boundary to the northern boundary of No. 1. N. 88 1/2 West. Eighty six chains & four links to a dog wood Sugar grub. South E. corner of No. 2. thence with the eastern boundary of No. 2. N. 1. W. 106 chains to a poplar & dog wood on the southern boundary of No. 3. thence with said boundary to the southern of No. 4. N. 87 1/2 E. 86 chains & 4 links to an Elm Sugar tree sapling the N. W. corner of No. 5. thence with the western boundary of No. 5. S. 1. East. 108 chains & 50 links to the beginning. Each lot containing nine hundred and twenty nine acres nine chains or nine tenths. Given under our hands seals this third day of May 1813 Henry Rutherford Jr. Wm. Nelly Esq. Edward Swanson Esq. Edward Swanson & Caleb Manley S. C. Which division as above recited was produced in open court Feb^y 1813. & the same was ordered to be recorded

John McCalpen and others
 Division April 1811
 State of Tennessee Williamson County By virtue of an order of the worshipping Court of said County at Law Term 1811 we Thomas McCorry Henry Rutherford Jacob Gray & John Crawford have on the 25th day of Sept. 1811. proceeded to divide agreeably to said order a certain tract of land containing 328 acres conveyed by John McCalpen senr. to John McCalpen Junior William McCalpen George Mayfield & Elizabetta McCalpen in the following manner to wit

Lot No. 1. for John & William McCalpen jointly beginning at a Spruce oak John Hendersons imp. thence West forty five poles to a Spanish oak thence North one hundred and twenty six poles to a locust stump thence West fifty one and an half poles to a stake in the South East corner of George Mayfields Lot No. 2. thence North with the

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East boundary line of Lot No. 3. one hundred and twenty two poles to a sugar tree & Spanish oak on the North Boundary of said primum thence east one hundred and thirty and one half poles to a white oak thence South forty poles to a white oak thence West thirty three poles to an iron wood thence South to the beginning containing one hundred & thirty one acres.

Lot No. 2. for George Mayfield beginning at a sugar tree hornbeam the South East corner of No. 1. thence South with the line of Lot No. 1. Eighty six poles to a stake on the north boundary line of Robert Hendersons land thence West with said Hendersons line one hundred and forty eight and a half poles to four iron woods said Hendersons North West corner thence North with James Moores line eighty six poles to a Spanish oak thence East to the beginning

Lot No. 3. for Elizabetta McCalpin beginning at a sugar tree hornbeam George Mayfields North East corner of lot No. 2. thence North eighty six poles to a sugar tree & Spanish oak on the north boundary of said primum thence West with said line one hundred & forty eight and a half poles to a bowlder James Moores North East corner thence South to said Moores line eighty six poles to a Spanish oak George Mayfields North West corner of No. 2. thence East with said Mayfields line to the beginning given under our hands seals Thos. McCorry Esq. H. Rutherford Esq. Jacob Gray Esq. John Crawford Esq. Which division as above recited was produced in open court April 1811 and the same was ordered to be recorded.

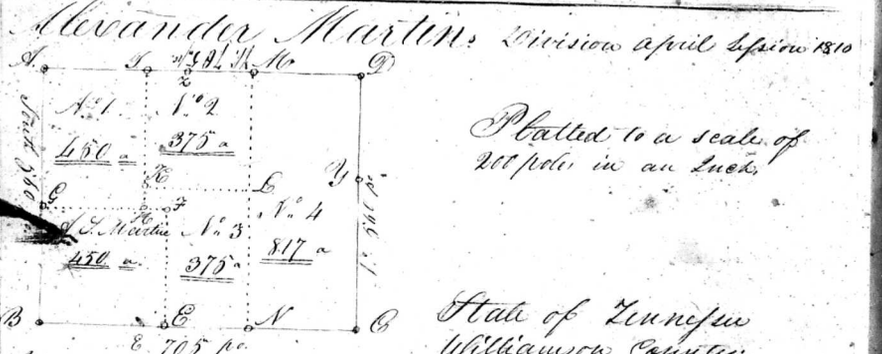
Joseph Cole Dec^r Division April 1810

Who whose names is hereto subscribed being legally authorized to divide & lay off a certain tract or parcel of land lying & being in Williamson County State of Tennessee on the waters of Little Harpeth containing by grant then him and Fleming, acres which land Joseph Cole Dec^r state of said County did seized off when which he by his last will gave & bequeathed to his sisters Elizabetta Cole & his Brother James Cole to be equally divided between them

And Samuel Edmiston & Daniel Perkins being chosen by the said Elizabetta Cole empowered by letter of attorney to act & do for her and in her behalf what they think right agreeable to said Will concerning a division of the said tract of land as she could do were she personally present & Thos. McCorry & Joseph McCalpin being chosen & requested by the said Thomas Cole to aid & assist in dividing the same being personally present.

We have proceeded to lay off & divide the said tract of land

By lot in manner Here following, to wit. Beginning at the North West corner of the original tract running East with the North boundary line, eighty three & a half poles to a stake on the said line thence South ten degrees East to intersect the North boundary line at a hickory white oak & dog wood marked as a corner. The East lot of said land so large off by lottery, is the right of said Thomas Cole. The west end layed off by lottery as above is the right of Elizabeth Cole in witness where of we have to our hands this 2nd day of April Eighteen hundred & ten. Saml. Edmister (Seal) Daniel Perkins (Seal) John M. Stokan (Seal) J. B. Drake (Seal) Each division as above recited was produced in open court April 13th 1810 and the same was ordered to be recorded



In Pursuance of an order from the Worshipful court of the county aforesaid to us directed bearing date 18th Sep^r 1810 directing us to survey and divide the tract of land granted to his excellency Alexander Martin, by the state of North Carolina situated in the County aforesaid on both sides of big Harpeth River consistent with & agreeable to the last will & testament of said Martin And after being duly sworn we proceeded to survey and lot off said tract of land in manner and form following (Viz) Beginning at an ash & elm the South East corner of said tract represented in the above state by the letter B. (as the beginning corner could not be found) thence running North about three hundred and thirty poles to Minors Cannons S. West corner a hickory & ash tree represented by G. the same corner corner with his line in all five hundred and sixty poles to a stone (as no corner could be found) represented by D. Thence running West about three hundred and eighty five poles to William Wilsons Walnut and mulberry corner represented by K. the same corner continued on with said Wilsons line in all seven hundred and five poles to another stone where the line intersects the old marked west boundary line represented by M. (the original

beginning. the no corner could be found Thence South five hundred and sixty poles to a Lym the original South West corner of the said tract represented by B. thence East seven hundred and five poles to the beginning Containing two thousand four hundred & sixty seven acres of land exceeding the original survey of 2344 acres by an overplus of 153 acres We then proceeded pursuant to the last will & testament of said Martin to lay off out of said tract to Alexander George Martin four hundred & fifty acres of land Beginning at a Lym represented by B. it being the West corner of the survey thence East with said line two hundred and eighty poles to a white oak represented by C. thence North through the survey two hundred and fifty seven poles to a poplar & hickory represented by F. thence west her hundred & eighty poles to an oak & hickory on the original West boundary represented by the letter G. thence South with said boundary line to the beginning In further conformity with the aforesaid will we next proceeded to add off the balance of the tract into four equal shares that is agreeable to quantity & quality marked and numbered 1, 2, 3, 4, and lotted and bounded as follows. For N^o 1. four hundred and fifty ^{and} fifty poles west of J. S. Martins N. East corner represented by H. thence north to the north boundary of the survey represented by I. thence west with said line to the S. West corner of the survey. (The original beginning) represented by N. thence south with the West boundary of the survey to a red oak & hickory J. S. Martins S. West corner represented by G. thence East to the beginning For N^o 2. Three hundred & twenty five acres beginning at a sugar tree & hickory represented by the letter H. on the East boundary of N^o 1. thence East to the west boundary of N^o 1. represented by L. thence north with line of N^o 1. to the intersection of the N^o 1. boundary of the survey represented by K. thence West to the N. East corner of N^o 1. represented by I. thence South to the beginning For N^o 3. Beginning at a hickory & sugar tree the S. West corner of N^o 2. in the East boundary of N^o 1. represented by H. thence East with the line of N^o 2. to a Sugar tree on the West boundary of N^o 1. represented by L. thence South with said line to an elm the S. West corner of N^o 1. in the original South boundary represented by N. thence West with said line to A. S. Martins S. East corner represented by E. a white oak thence North with line two hundred & fifty seven poles to a poplar & said J. S. Martins S. East corner represented by F. thence West fifty poles to a Lym the S. East corner of N^o 1. represented by G. thence North to the beginning also containing three hundred and twenty five acres

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For N. 1/2 Eight hundred sixteen acres Beginning at an Ash Elm the S. East corner of the original survey represented by C. thence West two hundred & thirty three poles to an Elm the S. East boundary of N. 3. represented by N. thence North with the East boundary of N. 3 and R. to the intersection with the N. Boundary of the survey. & the N. East corner of N. 2. represented by M. thence East with said N. Boundary line to the N. East corner of the survey a line represented by D. thence South with East boundary of the survey to the beginning N. 1/2 the head called line represents the survey the said line the respective divisions & subdivisions All which is submitted Given under our hands & seals this 10th day of April 1816 Wills & Valuations Allison Esq. J. M. Wall Esq. Minor Casnow Esq. which division as above recited was produced in open court April Session 1816 & the same was ordered to be recorded
 See page 77

John Henderson's Division October Session 1811.
 State of Tennessee Williamson County agreeable to an order of the worshipful court of P. County at July Session 1811. to undoled authorizing the division of a certain tract of Land in said county on the waters of Little Harpeth being the part allotted to Robert Henderson deceased as one of the heirs of John Henderson deceased into five equal parts for the use & benefit of the heirs of the said Robert Henderson we have this 28th day of September 1811. met in on the premises & proceeding as follows
 N. 1. In the S. West corner of Hendersons Gauchsig at allotted to Evan B Ormes beginning at a hornbeam the S. West corner of said Gauchsig thence East by 16 chains & thirty links to a hornbeam corner & Elm on the creek bank S. West corner of N. 2. allotted to David Holliday thence with his line N. 26th East sixteen chains & thirty links to a stake thence East seven chains & thirty links to a red oak. said Holliday's corner thence North Eighteen chains & thirty links to a dogwood & walnut on the south boundary of James Morris claiming under the same John Henderson thence with his line West to the East boundary of Crockett's Vaumpton thence South to his South to his South East corner thence West to the West boundary of said Hendersons Gauchsig thence South to the beginning containing forty seven acres be the same more or less allotted to James Holliday Lot N. 2. beginning at the said hornbeam corner

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& Elm on the creek bank thence N. 26th East sixteen chains & thirty links to a stake thence East seven chains & thirty links to a Red oak thence N. 26th East sixteen chains & thirty links to a dogwood & walnut on James Morris S. boundary line thence East to a Elm. Benjamin Hendersons N. West corner who claims lots N. 3. 4. & 5. thence with his line South thirty two chains & thirty links to a locust on the South boundary of said Gauchsig thence West to the beginning containing thirty eight acres be the same more or less Given our hands & seals this 25th Sep^r 1811 J. B. Patterson Esq. Smith Richard Thigbtower Jacob Gray which division as above recited was produced in open court October Session 1811 and the same was ordered to be recorded.

James Gillaspies heirs Division July Session 1817

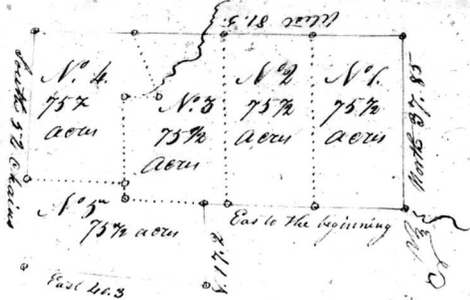


Pursuant to an order of the worshipful court of Pleas & Quarter Sessions aforesaid to us directed to allot part off to Amos Johnston by metes & boundaries one equal third part of a tract of land granted to James Gillaspie for three thousand & thirty acres dated the 5th day of December 1792. which we have done by the following described land being drawn as his lot. (115) Beginning at a hickory & Beech in a valley James Gillaspies second corner & N. 19th 3/4th from James with Westons line East 866 poles crossing sugar pines to a stake by the East foot. which stake stands 13 1/2 feet east of a large beech in the low grounds of the creek. which tree is marked J. B. C. H. and A. S. thence with the other line of said Gillaspies tract N. 19th 3/4th poles to a stake crossing the creek which stands East 13 poles from a small wild walnut marked A. S. by two bushes marked B. & C. M. which trees stand in a valley thence West 866 poles crossing said creek & sugar pines to a stake in the first line of the grant thence with the same to the beginning containing one thousand and thirty six acres and a quarter all of which is submitted Given under our hands & seals this 8th day July 1817

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John McDaniel Junr. Esq. of Barrow. Esq. John Davidson Esq. Joseph Brown and sworn S. C. Elijah Hunter. Which division as above related was produced in open court July 1st 1807 and the same was ordered to be recorded.

James Mayfield Dec^r Division January Session 1807



By virtue of an order from the worshipful court of Williamson County we have laid off & divided three hundred seventy seven & half acres of land (being the balance of a presumption of 616 acres originally granted to James Mayfield Dec^r lying on the head waters of the Mill creek in the following manner to wit

The lot N. 1. & 2. as represented as represented in the above plot Beginning at an Elm Stuck near a spring said to be the south East corner of the original survey thence north thirty seven chains & eighty five links to a Red oak the north East corner of the original survey thence west thirty nine chains & thirty links to an Oak Stuck the North East corner of the lot N. 3. thence with the line of N. 3. south thirty seven chains & eighty five links to a sugar & Elm on the south boundary of the original survey thence with said boundary East to the beginning containing one hundred and fifty two acres chosen & admitted to be the property of George & John Mayfield

The lot N. 3. beginning at a bush at a spring within the old improvement thence west seven chains & sixty links to a walnut grub thence south twenty four chains & twenty links to an Elm Sapling thence East twenty one chains & thirty links to the South West corner of N. 2. thence with the line of said lot North thirty seven chains & eighty five links to an ash and bush on the North boundary of the original survey thence West Nineteen chains & twenty five links to an Elm thence a direct course to the beginning containing seventy five and a half acres lotted to be the property of James Mayfield Dec^r N. 3.

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The lot N. 4 beginning at a bush the beginning of N. 3. thence west seven chains & sixty links to a walnut grub thence south twenty one chains to a hickory thence with the line of N. 3. west twenty three chains to a sugar Sapling on James land thence with said line North to the North boundary of the original survey thence with the said boundary East to the North West corner of Lot N. 3. thence to the beginning containing seventy five & half acres lotted to be the property of John Chapman Dec^r N. 4.

The lot N. 5. beginning at hickory James land South East corner on Lot Barrow line thence with said line E forty chains thirty links to a wren corner on Olen's line thence north nineteen chains & eighty links to a honey Locust on the North boundary of N. 3. thence with said boundary west nineteen chains & sixty links to an Elm Sapling the S. E. corner of N. 3. thence North three chains & thirty links to hickory the S. E. corner corner of N. 4. thence with the line of said N. 4. west twenty three chains to a sugar Sapling said land line thence with said line South to the beginning containing seventy five & half acres lotted to be the property of Robert Seance Lot N. 5.

Given under our hands & seals this 10th Jan^y 1807. E. McDaniel Esq. Tho^s Bradley Esq. Aug^{us} Smith Esq. The Justices of the Peace which division as above related was produced in open court Jan^y Session 1807 and the same was ordered to be recorded.

Metcal's Degraffenried Dec^r Division April Session 1808

Lot N. 1	7 00	Lot N. 4	7 00
Red aged 45 years appraised to	250 00	James aged 32 appraised to	500 00
Elk 44	200 00	Metcal's 8 years	to 246 66 2/3
Dove 12	300 00	Cash &c for the Bal	133 33 1/3
Cash &c for the balance	150 00		7 903 03 1/3
	790 00		

Lot N. 2	9 00	Lot N. 5	9 00
Red aged 57 years appraised to	533 33 1/3	Metcal's 26 years appraised to	500 00
Elk 33	350 00	Saw 9	246 66 2/3
Young Jerry 6	100 00	Cash &c for the bal.	133 33 1/3
Cash &c for the Bal	117 00		7 903 03 1/3
	119 00		
	790 00		

Lot N. 3	9 00	Lot N. 6	9 00
Red aged 4 years appraised to	500 00	Charity aged 18 years appraised to	400 00
Elk 16	375 00	Young 5	200 00
Cash &c for the Bal	125 00	Young Liberty 2	133 33 1/3
	1000 00	Metcal's	22 00
		Cash &c for the bal.	133 33 1/3
			7 903 03 1/3

Lot N^o 7.
 Henry aged 37 years appraised to 275 00
 Godfrey 11 310 00

Novak 7
 Cash 10 for the tax 125 50
 275 00 + 310 00 = 585 00
 585 00 - 125 50 = 459 50
 459 50 - 10 = 449 50

Henry Cook Administrator of the Estate of Metcalf DeGraffenried Dec^d have this day met at the mansion house of the P. Dec^d and with Peter M. Lemore Esq^r Chapman White who I called on to assist me made a division of all the personal estate of the P. Dec^d among the several legates according to an act of assembly in that case made & provided. After laying off the negroes to into to the legates that was of age & Abram Maury Esq^r Guardian for the infants under the age of twenty one years agreed that Mary and DeGraffenried widow & relict of the P. Metcalf DeGraffenried Dec^d Abram M. DeGraffenried & Lewis Garratt Minors; & half of his wife should have choice of said ten so laid off Mary and DeGraffenried choosed to mark No 1. Lewis Garratt choosed to mark No 2. & Abram M. DeGraffenried choosed to mark No 3. The other four tols who was into a tol Metcalf DeGraffenried drew to No four. Matthew J. DeGraffenried drew to No five. Susanna M. DeGraffenried drew to No six and Benjamin B. DeGraffenried drew to No seven which tols include the property as stated within Given ^{in and} my hand this 17 day of January eighteen hundred & six Henry Cook adm^r.

Memorandum of the Estate of Metcalf DeGraffenried Dec^d now in the hands of Henry Cook adm^r to s^t Estate after paying all the debts due from said estate which is as follows (Viz)

Negroes appraised to	P. 5230 00	Cash in the hands of H. Cook adm ^r .	14 13
Bonds in the hands of Abram M. DeGraffenried	73 35	Cash in the hands of Mary DeGraffenried	2234
Cash P. A. Maury Esq ^r	88 79	Levith part of the above	6321 24
A bond on Mary DeGraffenried in the hands of P. A. Maury Esq ^r	102 13	sum each legates parts	7908 93

January 17th 1806. Rec^d of Henry Cook administrator of the Estate of Metcalf DeGraffenried Dec^d because the negroes named in tols No 1 three for Abram Maury DeGraffenried. Ditto tols No four for Metcalf DeGraffenried ditto tols No five for Matthew J. DeGraffenried ditto tols No six for Susanna M. DeGraffenried ditto tols No seven for Benjamin B. DeGraffenried also Dec^d of said Cook cash and bonds as stated above as balance due each to making the sum of nine hundred and three dollars three and one third cents to each legate negroes included Act^d Abram Maury Guardian for the infants

January 17th 1806. Received of Henry Cook adm^r of the Estate of Metcalf DeGraffenried Dec^d the negroes named in tols No one also one hundred fifty and three dollars three and one third cents as stated to be the balance due me Mary DeGraffenried Abram Maury Jun^r

January 17th 1806 Received of Henry Cook adm^r of the Estate

Metcalf DeGraffenried Dec^d the negroes named in tols No one also one hundred and ninety two dollars and twenty cents as balance due me as a legate in said Estate amounting nine hundred and three dollars three and one third cents Lewis Garratt Teste Jacob Rivers

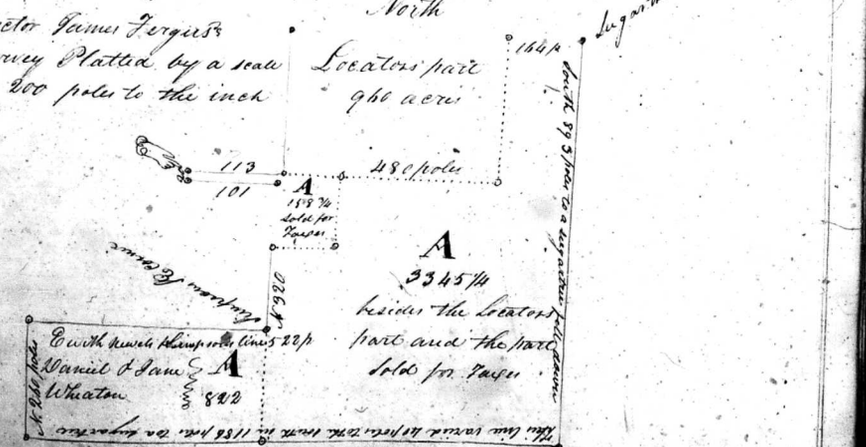
Sub pages 74 75 76 77 78

James Thompson & Thomas Patterson Division Feb^y Sep^r 1802



We the subscribers being appointed by the court of Williamson August Sep^r to divide 840 acres of land between James Thompson and Thomas Patterson we have done accordingly to begin at 2 poles and head south East come to a 428 acre tract of General Robertson the rest 412 poles to a large birch thence south 32th degrees west to a Stake 60 poles East of the south West corner of the said tract so divided we claim part 1st and the said James Thompson draw the Eastern tols. Amos Moore David Logan David McKahan Wm Ashkin which division as above recited was produced in open court February Sep^r 1802 and the same was ordered to be recorded.

James Fergus Dec^d Division April Sep^r 1804 North



In pursuance of an order of Williamson County Court for laying off the fourth part of Doctor James Fergus Dec^d land to be the part due to Daniel and James Wharton we the subscribers after

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Ascertaining the contents to be 3945 1/4 Acre do hereby certify that beginning at William Simpson South East corner & run South to the South boundary line of the original survey which as appears by the plat West of said line is the part allotted and laid off for Daniel & Jane Wheaton which contains by estimation 892 Acre given under our hands and seal the 11th day of July 1811. A. Pearce Esq James Shannon Esq Geo Shannon Esq David Nolan Esq Lason Wilson Esq

In pursuance of an order of Williamson County court do November Session 1800 for laying of one fourth part of Doctor James Fergus dead lands, to be the part allotted to Daniel & Jane Wheaton we the subscribers after ascertaining the contents to be 3345 1/4 Acre do hereby certify that beginning at William Simpson's South East corner a pole & running thence South two hundred & fifty eight poles to the South boundary line of the original survey & a stake in said line thence west with said line five hundred & twenty two poles to a sugar tree thence North two hundred & thirty four poles to William Newell's South boundary thence East five hundred & twenty two poles with Newell's Simpson's line to the beginning containing by estimation Eight hundred & twenty two acres given under our hands and seal the 11th day of February 1806 A. Pearce Esq David Nolan Esq George Shannon Esq James Shannon Esq Lason Wilson Esq

October 1809



In pursuance of an order of Williamson County Court July Term 1809 to us directed after being duly sworn we surveyed the tract of land granted to James Fergus the 11th day of March 1787 for four thousand eight hundred and two acres contained in the call of said grant

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five thousand & thirty six & 1/4 acres out of which quantity nine hundred and thirty acres has been laid off for the Locator one hundred & fifty eight & 1/4 acres has been laid off for James also out of said quantity Daniel Wheaton & Jane his wife has had 892 acres as their part by a former commission but which we find to contain nine hundred and forty eight acres laid off for them as one of the legates of said James Fergus we find the balance of said tract to be three thousand acres out of which three thousand acres we have laid off for James Bruff & Margret his wife six hundred & fifty seven acres in full of the one third part of the value of the said three thousand acres agreeable to the before mentioned order to us directed bounded as follows (to wit) Beginning at two sugar poles Daniel Wheaton's South East corner on the South boundary line of the original survey thence East with said boundary two hundred poles to a sugar tree thence North six hundred & twenty nine poles to a beech tree on the South boundary of the locators part of nine hundred & sixty acres thence west fifty five poles to a sugar tree the the North East corner of the part sold for taxes thence South said line one hundred & forty five poles to a box oak South East corner to said tract of one hundred & fifty eight 1/4 acres thence west one hundred & forty five poles to two sugar trees on the East boundary of William Simpson's survey thence South with Simpson's line & said Wheaton's line four hundred & eighty four poles to the beginning containing six hundred & fifty seven acres as stated above leaving a balance of two thousand three hundred & forty three acres yet to be divided between Ann M Rice & John Fergus given under our hands & seal the 11th day of July 1809 Lason Wilson Esq George Shannon Esq James Shannon Esq James Davis Esq S. Green Esq Corn. & Survey or.

Which division as above recited was produced in open court October Term 1809 and the same was ordered to be recorded. October Term 1809 In pursuance of an order of Williamson County Court October Term 1809 to us directed after being duly sworn we have laid off for James Bruff & Margret his wife as one of the heirs of John Fergus four hundred & eleven acres as one third part of the value of said John Fergus' lot out Doctor James Fergus' survey for 4800 acres Beginning at a sugar tree the North East corner of the original survey thence South three hundred & thirty four poles to an ash & dogwood Wheaton's corner thence West with said Wheaton's line one hundred & twenty seven poles to a sugar tree David Nolan corner thence North three hundred and thirty four poles to the North boundary line of the original survey thence East one hundred & twenty seven poles to the beginning which said four hundred and eleven acres was laid off and sold to said James Bruff & Margret his wife by two

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Given from under our hands & seals this 9th day of April 1810
 James Davis Esq George Shannon Esq James Shannon Esq
 In Pursuance of an order of Williamson County Court October
 Session 1809 to us directed after being duly sworn we have
 laid off for Calvin Wheaton & Leah his wife a row of the
 heirs of John Fergus six hundred eighty five acres of land
 as one third part of the value of said John Fergus lot out
 of Doctor James Fergus survey of 4800 acres Beginning
 at an ash and beginning on the East boundary line
 of the original survey Bruffs corner thence west three
 hundred eighty three poles to an ash Ann McKee corner
 thence south with her line two hundred poles to an Elm
 thence east sixty poles to two little dogwoods & an Iron wood
 thence south one hundred & six poles to a Justice on the
 widow McKee line thence east with her line three hun-
 dred and twenty three poles to a sugar tree on the east
 boundary line of the original survey corner to Ann
 McKee land thence with the east boundary line of the
 original survey three hundred six poles to the beginning
 which said six hundred and eighty five acres was laid off
 and fell to said Calvin Wheaton & Leah his wife by the

Given from under our hands & seals this 9th day of April
 1810 James Davis Esq George Shannon Esq James Shannon Esq
 In Pursuance of an order of Williamson County Court October
 Session 1809 to us directed after being duly sworn we have
 laid off for John Fergus one of the heirs of Doctor
 James Fergus thirteen hundred and twenty two acres
 to be his one fourth part of a 4900 acre survey
 granted to James Fergus after deducting 980 acres for
 the locators part and 153 1/4 sold for taxes which said
 thirteen hundred and seventy acres begins at a sugar tree
 the North east corner of the original survey thence
 South five hundred and forty poles to a sugar tree
 being Ann McKee North East corner thence west with
 her line four hundred and eighty nine poles to a box elder
 thence south 70° west his poles eight through the head
 of a Spring to a stake thence north two and a half
 poles to a Red oak thence west ten poles to an Elm of
 Maj Bruffs line thence north with his line two hundred
 and six poles to a stuck sack on the locators line thence
 East with said line one hundred and eighty six poles
 to a sugar tree the South east corner of the locators
 part thence North three hundred and thirty four poles
 to the North boundary line of the original survey
 thence east one hundred and ninety seven poles to the
 beginning Given from under our hands & seals

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this 9th day of April 1810 James Davis Esq George
 Shannon Esq James Shannon Esq
 In Pursuance of an order of Williamson County Court October
 Session 1809 to us directed after being duly sworn we have laid
 off for Ann McKee out of Doctor James Fergus survey of
 4800 acres one thousand and thirty two acres beginning at
 the South east corner of the original survey being two sugar
 trees thence west with the line of the original survey five
 hundred & five poles to a sugar tree Maj James Bruffs South
 East corner thence North three hundred and twenty seven poles
 to an Elm thence East ten poles to a red oak thence south
 two and a half poles to a stake thence North 70° East eight
 through the head of a Spring two poles to a box elder thence
 East in all five hundred & five poles to a sugar tree on the
 East boundary line of the original survey thence south
 to the beginning which said one thousand and thirty
 two acres being his one fourth part of the value of the
 whole of the aforesaid 4800 acres after the locators part
 was 980 acres and 158 acres & three quarters which was sold
 for taxes been taken off. Given from under our hands &
 seals this 9th day of April 1810 James Davis Esq George
 Shannon Esq James Shannon Esq

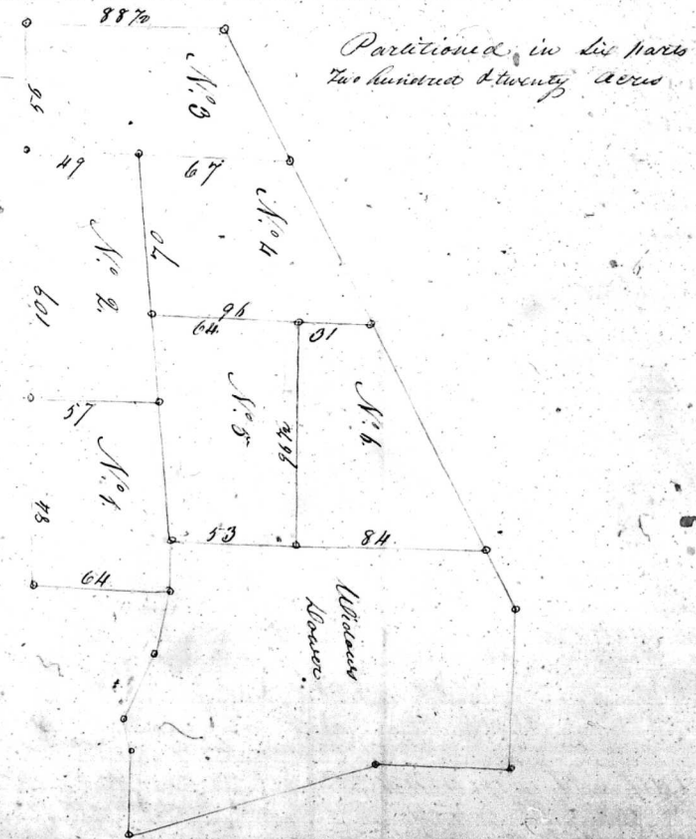
In Pursuance of an order of Williamson County Court October
 Session 1809 to us directed after being duly sworn we have laid off for
 Ann McKee one of the heirs of John Fergus two hundred and
 seventy seven acres of land to be estimated as one third part
 of the value of the whole of John Fergus partition of doctor James
 Fergus survey of 4800 acres Beginning at an Elm on Maj James
 Bruffs line thence North three hundred and ten poles to an ash
 and box elder Bruffs corner on the locators line thence east one hun-
 dred and twenty two poles to an ash thence South two hundred
 poles to an Elm thence East sixty poles to two little dogwoods
 and an Iron wood thence South one hundred and
 six poles to a Justice on her other line thence west with
 the line of her other tract to the beginning which said
 two hundred and seventy seven acres was laid off and fell
 to said Ann McKee by the undersigned commissioners
 Given from under our hands and seals this 9th day of
 April 1810 James Davis Esq George Shannon Esq James Shannon Esq

Mary Ann DeGraffenreid Dowry April Session 1810
 In Pursuance of an order of Williamson County Court
 January Session 1808 to us directed being first duly sworn for the purpose
 of settling all matters unto the said Mary Ann DeGraffenreid
 widow and estate of Peter DeGraffenreid deceased
 her right of dower in certain tract of land and Plantation

administrator to be indebted to the said Estate the sum of fourteen dollars & thirty three cents we having receipts & other vouchers before us which establishes the same given under our hands this 22^d day of February Eighteen hundred & six Widow's Dowry Patton Spencer Bayler which settlement as above recited was produced in open court January 1806 and the same was ordered to be recorded.

Metcalf DeGraffenreid Dec^d Division April 1806

Widow's Dowry one hundred and ten acres



Pursuant to an order from the worshipping court of Williamson January 1806 to us directed we have proceeded to lay off and allot out of a tract of three hundred & thirty acres that Metcalf DeGraffenreid died seized of exclusive of the widow's dowry likewise two town lots to wit n: 90 and n: 90 in the plan of the town of Franklin to which the widow has relinquished her claims of dowry first to Abram Mawry

DeGraffenreid one certain piece or parcel of land beginning at the S. West corner of the widow's dowry running East to Chapman White's line thence South with his line fifty four poles to the South East corner of the original ~~tract~~ thence West with the south boundary of the tract eighty four poles to a stake thence North fifty seven poles to a stake thence to the beginning containing about thirty five acres as will appear by the plat that also part of Lot n: 90 in the Plan of the town of Franklin beginning at the corner on main and cross streets running with main street forty feet thence at right angles six poles thence at right angles forty feet to cross street thence Sarah Garratt of the above described tract of land as by Plat n: 90. Beginning at a stake Abram Mawry DeGraffenreid's North West corner South with his line fifty seven poles to his South West corner thence West one hundred nine poles to a stake thence North forty nine poles to a stake thence to the beginning containing about thirty five acres likewise part of lot n: 90 in the Plan of the town of Franklin beginning on main street forty feet from cross street Abram Mawry DeGraffenreid's West corner with main street fifty two and a half feet thence at right angles six poles thence fifty two and a half feet to Abram M. DeGraffenreid's corner thence with his line to the beginning to three parts of the above tract of land and lots given under date and this 10th of April 1806 Daniel Porten Joseph B. Porter James Thompson.

This day Daniel Porten Joseph B. Porter & James Thompson commissioners appointed to lay off & allot to Lewis Sarah Garratt & Abram Mawry DeGraffenreid their respective parts of the land & lots (exclusive of the widow's dowry) belonging to the Estate of Metcalf DeGraffenreid dec^d provisionally appeared before me & made oath that the above statement was just & true to the best of their knowledge skill & ability as witness my hand this 15th day of April 1806 J. Hicks.

Which Division as above recited was produced in open court April 1806 and the same was ordered to be recorded.

Metcalf DeGraffenreid Dec^d Division October 1812
State of Tennessee Williamson County the subscribers in compliance with an order to us directed by the worshipping court of Williamson County at July 1812 have proceeded to divide the Estate of Metcalf DeGraffenreid dec^d and allot to Metcalf DeGraffenreid Jr a low share of 1/3 Metcalf DeGraffenreid dec^d his her proportionable part of the said Estate & will a tract or parcel of land lying and being in Williamson County on the waters of Big Harpeth

Beginning at the Spanish oak and a sugar tree at River
 by River N. E. Corner or Abram Mawry line & running south
 with said River line seventy one poles to Lewis Garratts N. W. 2
 corner to a stake thence N. 84° E. seventy poles to a dogwood
 & two Iron wrony Saplings on P. Garratts N. boundary line
 thence N. ninety two poles to a dogwood oak & poplar on said
 Abram Mawry's S. Boundary line thence with P. Mawry
 line S. Westward to the beginning containing about thirty five
 acres also in addition to the above described tract of land
 we allot unto P. Mestcamp DeGraffignie Jr. one third part of
 Lot # 31 in the town of Franklin beginning at the corner of
 Benjamin Whites lot N. 1/2 and on the first cross street from
 Bly Harpeth S. Westward and running with said Whites line
 N. Eastward twelve poles to a stake thence S. E. two poles
 thence S. Westward twelve poles to the aforesaid cross street
 thence two poles to the beginning Thos Cook Senr. Perkins
 Rtd. M. Lemon commissioners which Division as above recited
 was produced in open court October 1812 and the
 same was ordered to be recorded.

Jones Glover Senr. Dec. Settlement April 1806.

John Williamson & Jones Glover Admrs of the Estate of Jones
 Glover Senr. Dec. To the heirs of Jones Glover Senr. Dec.
 To Cash 132.58 To Thomas Walpole 10.00
 Amount of sale 2541.25 To Clerks fee 2.10
 Note due on Thomas Massey Virginia 400.00 Amount of Jones Grovers Estate 1032.61 1/2
 Note of Negroes 41.00 Am. of Cash Paid over 100.00
 upon which settlement the above allowances
 named administrators prays and
 obtained the following orders and
 allowances.
 C. P.
 By cash paid Burwell M. Lemon
 as Per note 70.00
 Interest on the same 9.82
 Cash paid Henry Childers (exp
 for the year 1803. 2.19
 Cash paid Burwell M. Lemon 2.00
 Vito Joseph Rasteton 0.50
 Dr. Joseph Howard 2.50
 a administrators and do say that the above settlement
 is just agreeable to the accounts put into our hands
 given when our this 18th day of April 1806. I J. Hicks
 C. Camerons. Which settlement as above recited
 was produced in open court April 1812 and the
 same was ordered to be recorded.

Alexander Martin Dec. Received January Term 1812
 from the State of North Carolina hath granted to his excellency Alexander
 Martin one certain tract or parcel of land lying and being in the County of
 Williamson in the State of Tennessee on the Big Harpeth River
 containing by the old grant two thousand three hundred and
 partition acres but by accurate admeasurement it holds out
 two thousand four hundred and sixty seven to the same
 more or less
 Now the said Alexander Martin hath devised in his
 last will and testament a division of the aforesaid tract
 of land to the following legacies to wit
 Alexander Martin four hundred and fifty acres on the
 South west corner including the improvements made by
 William Adams. Then the balance to be equally
 divided agreeably to quantity and quality between Samuel Rogers
 Samuel Rogers Robert Rogers & Nathaniel Henderson Now the
 County Court of Williamson have proceeded to appoint Valentine
 Allen William Wilson Esqr. Minos Cannon Senr. and John
 White commissioners to lay off and divide the aforesaid
 tract of land agreeable to his the said Alexander Martin
 last will and testament.
 Now the aforesaid legacies is bound by the will to make their
 respective choices in relation as they are named in the aforesaid will
 Now as four hundred and fifty acres by the aforesaid
 commissioners as layed off to Alexander S. Martin agreeable to
 the aforesaid will the balance to be divided as follows
 To wit. James Rogers agrees to make choice of three
 hundred and seventy five acres the tract whereon Valentine
 Allen now lives Samuel Rogers makes choice of three hundred
 and seventy five acres the place whereon he now lives
 including the Tanyard Robert Rogers makes choice of
 eight hundred and seventeen acres the place where on
 he is now building on the road that leads from
 Nashville to Duck and Elk Rivers near the ford of Harpeth
 Now we the above legacies do bind ourselves our heirs &c
 to stand to the above division as is above stated
 in witness whereof we have hereunto set our hands
 and seal this 13th day of January in the year
 of our lord 1812.
 James Rogers Esqr. Saml Rogers Esqr. Robert Rogers Esqr.
 Thos Rogers Esqr. Nathaniel Henderson Esqr. Michael Burrows
 Clerk Division

David McCard Dec^r Will July Term 1819

In the name of God Amen, I David McCard of Williamson County and State of Tennessee considering the uncertainty of this mortal life, and being of sound and perfect mind & memory, blessed be Almighty God for the same do make and publish this my last will and testament in manner and form following, that is to say - first I have given to my following named children to wit John McCard, James McCard, Samuel McCard and Allison McCard and their heirs forever fifty dollars cash together with other property amounting in the whole to their full and proportionable part of my estate both real and personal - I give and bequeath to my beloved son David McCard and his heirs forever fifty dollars cash - I give and bequeath to my beloved son Charley McCard and his heirs forever fifty dollars cash - I give and bequeath to my beloved daughter formerly Polly McCard now Polly Patch and her heirs forever fifty dollars cash - I give and bequeath to my beloved son William McCard and his heirs forever fifty dollars cash - I give and bequeath to my beloved son Robert McCard and his heirs forever fifty dollars cash in addition to ten dollars that he has already received - I give and bequeath to my beloved son Joseph McCard and his heirs forever forty dollars cash in addition to ten dollars that he has already received - ^{to be understood by this my last will and} Testament, that the cash here divided to my six last named children is in completion and in full of their proportionable part of my estate both real and personal they having already received the balance of their proportion thereof I give and bequeath to my beloved wife Elizabeth McCard during her natural life, all my estate both real and personal, that is not already divided for her support and maintenance, and the support and maintenance of my five children hereafter to be named, and at my said wife's death I give and bequeath to my beloved sons John McCard, Harvey McCard, Alexander McCard, Allen Nichols McCard and Newton McCard all my estate both real and personal to them and their heirs forever to be equally divided between them and should either or all of my said last named children marry or become of age before the death of my said wife my will and desire is that she should give out to such child or children such part of the property that she should think necessary keeping an account of such property that an equal division shall finally be effected agreeable to the tenor of this my last will and testament I hereby appoint my beloved wife Elizabeth McCard whole and sole executrix of this my last will and testament hereby revoking all other wills by me made In witness whereof I have hereunto set my hand and seal this 30th day of September in the year of our Lord 1818. David McCard signed sealed & acknowledged by the above named David McCard ^{mark} to be his last will and testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Notary, Nath^l Pealy, Elizabeth Pealy, Geo. Brock (which will as above recited was produced in open court July Term 1819 and the execution thereof duly proven by the oath of Nath^l Pealy & Elizabeth Pealy subscribing witnesses and the same was ordered to be recorded see page 108)

James Copeland Dec^r Will July Term 1819

In the name of God Amen, I James Copeland of Williamson County and State of Tennessee, being weak of body but of sound mind and memory considering the uncertainty of this mortal life and being of sound mind &c. blessed be Almighty God for the same do make and publish this my last will and testament in manner and form following (that is to say) first my will and desire is that my negro my stock of hogs and if should prove necessary whatever else can be most conveniently spared by my wife be sold and the funds arising therefrom appropriated to the discharge of all my just debts I will give and bequeath to my daughter Sally my bay mare called Red Bird & also a cow and calf and good side saddle exclusive and independant of her portion of the residue of my estate the whole balance of my estate both real and personal I give to my beloved wife during her natural lifetime and after her death to be equally divided between all of my children should they all be living or their heirs should they have any but with this exception that whereas my son-in-law Jonathan Champ has had some portion given him my desire is that two hundred dollars be taken out of his proportion and that my daughter Cynthia have the addition of two hundred dollars given her over and above her equal dividend in the final distribution of my estate amongst my children - I do hereby nominate and appoint my beloved wife and my brother-in-law John Frost my Executor & Executrix of this my last will and testament hereby revoking all former wills by me made In witness whereof I have hereunto set my hand and seal the 6th day of May in the year of our Lord 1819 James Copeland Seal Witnesses present John Mayfield William Riley Moses Lindsey which will as above recited was produced in open court July Term 1819 and the execution thereof duly proven by the oaths of John Mayfield William Riley & Moses Lindsey subscribing witnesses and the same was ordered to be recorded see page 108

Charles M. Whitler Dec^r additional Inventory July Term 1819
An additional return of debts due and money rec^d on acc^t of Chas^l M. Whitler Dec^r made by John Nichol & Elizabeth McCard Ex^r at July Term 1819
By Amt^y rec^d of Josiah Nichol 76 48 55 1/2 do of Th^o R. H. Hill on acc^t of a debt collected of David Logan from Post^l Henderson 18 27 Post^l Murry note 82 76
Wills Debt 287 72 \$112 41 1/2 J^o Nichol Ex^r which additional inventory as above recited was produced in open court at July Term 1819 and the same was ordered to be recorded see page 94

William Phillips Dec^r additional Inventory July Term 1819
Supplement to the Inventory of the Personal Estate of of William Phillips Dec^r given at the time of his death to the Estate in Cash notes the amt^y of 200 00
Wm Phillips Ex^r of William Phillips Dec^r which additional inventory as above recited was produced in open court at July Term 1819 and the same was ordered to be recorded

Record of mills inventories &c

In A. Nebam's accounts in court? \$ 10 00 Or by amount of sales of Estate 1887.60
 & Commissioners fees for settling with adm^r 4 00 By Cash returned in Inventory 66. - 385.60
 1106.778 121 176

Agreeable to an order of the Honorable Court of Williamson to us directed we have examined the accounts current of A. Nebam one of the Adm^rs of Charles Harmaugh's decedent and find that the said Estate is indebted to the said A. Nebam twenty one dollars and seventy five cents from under our hands this 18th day of July 1819. ~~And that the said A. Nebam is indebted to the said A. Nebam~~ which settlement is about essential man provisions in open Court at July Session 1819. And the same was ordered to be recorded.

Charles McConico Dec^r settlement July Term 1819

Dr the Estate of Charles McConico dec ^d	10	11	25
ap ^d with John Nichol & C. McConico Ex ^{ors}	13	1028	26
Mr. 10 To Cash Paid dist of Note in Bank due 13 th Octob ^r for 2000 note dec ^r	21	33	
Voucher No 27			
Nov 10 Cash paid for Note for 2000 note No 28	32	00	
Dec 14 Cash paid for Bank note No 29	485	16	
Ch. C. Potter Es. Voucher No 27	21	33	
Nov 16 Paid dist of Note in Bank due No 17 30			
22 Paid Conrad Italy Note to Mr. W. S.	3	618	37
Dec Nov No 31			
Jan 22 Paid P. W. Brown to dr. Nov 18 33	176	56	
28 Paid One 7/8 Note ap ^d du No 18 33	186	19	
30 Paid Bridge & Morris du Nov No 36	278	19	
Feb 4 Paid to R. N. Hill Note against the Estate du Nov No 35	3	2987	00
5 Paid T. C. Springer Note du Nov No 36	107	00	
16 Paid dist of Note in Bank du Nov 18 37	32	00	
23 Paid freight of goods ap ^d out of 132 Sept 3	62	39	
dec Note No 38 & 39			
26 Paid L. P. V. Thompson Es. Nov No 1	66	25	
30 " " " " " " " " 2	10	00	
" " " " " " " " 3	4	87	
" " " " " " " " 4	5	00	
" " " " " " " " 5	77	00	
" " " " " " " " 6	80	76	
" " " " " " " " 7	278	90	
" " " " " " " " 8	266	30	
27 Paid Freight forward	5679	60	
Feb 26 for 1000 Paid to R. N. Hill in Nov 18 37	384	18	
" " " " " " " " 10	26	00	
" " " " " " " " 11	27	07	
28 P. A. Peaslee 1/8 Note ap ^d No 16 281	10		
29 Paid dist of Note in Bank No 17 30			
30 Paid dist of Note in Bank No 18 33			
Apr 16 Paid Philip Little Note du Nov 18 33	216	00	
" " " " " " " " 34	46	427	59
" " " " " " " " 35	18	1263	71
1817 7/8 Ancient Brought forward	12999	10	
May 18 Cash Paid Freight of saucypan 17th 6	12		
Jun 11 " " " " " " " " 17	579	98	
" " " " " " " " 18	278	49	
" " " " " " " " 19	846	51	
" " " " " " " " 20	286	97	
Jun 19 Paid a Note in Bank No 18 37	2000	00	
" " " " " " " " 19	152	00	
2000 200			

The undersigned Commissioners appointed by the Court of Pleas

Record of mills inventories &c

And Quarter Session of Williamson County to settle with John Nichol Es^r and Elizabeth McConico one of the Estate of Charles McConico dec^d do find upon examination of the books and produce that they have expended and paid in the settlement of Notes due and accounts as above stated the sum of seventeen thousand one hundred and eight dollars twenty cents and one half. Given under our hands and seals this day of July 1819. David Mason. William Banks James Brown. which settlement as above recited was produced in open Court at July Session 1819 and the same was ordered to be recorded.

David McConico Dec^r settlement July Term 1819

Dr the Estate of David McConico to James McConico Executor	10	83	
May 10 Cash paid clerk fees for 75 Nov 1811	166	18	
To Widow of the dec ^d as for 1/2 of 1/2	4	00	
To Balance due	1526	27	
July 12 th 1819 % Balance due	3	24	99
The Estate as for settlement above	3	1526	27

The State of Tennessee Williamson County. Pursuant to an order from the Court of Pleas & Quarter Session, April Term 1819, we the undersigned Commissioners have examined the acct of James McConico one of the Estate of David McConico dec^d and find the balance due from said Estate eighteen hundred twenty six dollars twenty four cents (say \$ 1826. 27) as for 1/2 of 1/2 David above - July 12th 1819. William Banks James Brown. which settlement as above recited was produced in open Court at July Session 1819 - and the same was ordered to be recorded.

John Warden

Guardian of the children of John Appleton settlement July 1819
 Agreeable to an order of the Honorable Court of Williamson County at April Session 1819 to us directed we have proceeded to settle with John Warden Guardian for the Estate of John Appleton dec^d.
 Item the first due from the administrators on the 15th day 1815 1987.65
 Interest on the above sum from 281 11
 By sundry receipts to 1357 52
 By Grand Schooling to 181 00
 By Balance 2077 87 1/2
 The above settlement made with John Warden Guardian for the Estate of John Appleton dec^d this 3rd day July 1819 by us John Thompson, Saml Nulley, Peter Burton. which settlement as above recited was produced in open Court at July Session 1819 and the same was ordered to be recorded.

Saml Wheaton Dec^r settlement July Session 1819

Dr. Estate of Thos. J. Maury dec^d in acct with Estate of Saml Wheaton Es^r Es^r

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1817	By amt paid Sam Metcalf acct	47	76
Sam'l. to balance due the State as per settlement of his debt as returned court	82 68 88	Strows done in Nashville 1818 - 175	
" dit from 1 Jan'y 1817 to July 1818 6 months	74 20	By amt. A Gray account - 33.07 1/2	
To Marshals & Lench. note as appears to be collected due 14 June 1819	89 86	" " W. Williams acct - 7	57 12 1/2
Colored	21 70	" Direct Jan 1816 -	2 80
" Sam Metcalf note due 1 Jan'y 1818	135 00	" amt paid John H. Bates fees for detaining against Metcalf	10
" dit to 1 July 1818	28 55	" dit on amt. Metcalf from 2 Jan'y 1816 to 1 July 1818	7 22 1/2
" Sam Metcalf note due 1 Jan'y 1816	160	" Dr on amt. p. A. F. Perkins	34 24
" dit to 1 July 1818	22 50	" do John H. Bates	30 90
" Harris Jackson. Harris & Driving note due 1 Jan'y 1817	180	" Administrators commission for receiving \$462 - - - \$750	33 10
" dit 1 year 6 months	18 80	" Cash paid commission for settling this acct	6
" amt rec'd on notes & notes & credited	80 12 1/2	" Cash paid each Robertson for hiring negro	50
To Balance due	11650 08 1/2	" Cash paid direct Sam Williams County p. Petty	2 82
The undersigned appointed by the County Court of Williams to settle the Estate of Sam Wheaton dec'd with the Administrator of the W. Maury dec'd and on examination of the accounts find that there is due from the Estate of the W. Maury dec'd the sum of Ninety four hundred thirty four dollars ninety one cents given under our hands & this 24 July 1818.	11834 91 1/4	" Cash paid Tomlin for making 80 Rannetle p. & railing do 6	30
W. Maury Attorney		" Cash paid R. Hughes for repairing house	16 41
		" Cash paid Ben Town Tax	2 82
		" Cash paid A. Perkins for collection of Sam. Harris & Jackson notes	5
		" Cash paid Mrs Smith for boards Negro boy & milk - by	4
		" Cash paid A. Perkins Exp. for his fee on Marshal	8
		By Balance due Estate of W. Wheaton	11834 91 1/4
Upon the back of whose settlement was the following numeration of	11650 08 1/2		
Notes, to wit, A list of Bonds & Notes among the papers of the W. Maury dec'd Administrator of Sam Wheaton dec'd 18 July 1818 and delivered to Turner Saunders Guardian for the heirs of Wheaton			
Sam'l Buffs note due 24 th June 1807 \$100 00		Wm. Hays note due 18 Nov. 1816	125 96
Thos. Talbot 1 Jan'y 1815 32 00		Thos. Talbot due 1 Jan'y 1817	35 -
Sam. Marsh due 1 Jan'y 1816 7 38		Sam. White & Thos. Williams 1 Jan'y 1817	50 00
do - 1 Jan'y 1816 40 25		Thomas Boyd 1 Jan'y 1818	100 00
Wm. & James Knight 1 Jan'y 1816 14 00		William Patton & Robt. Smiley 1 Jan'y 1818	82 -
Cook & Living 1 - 48 16		William Patton & McDermott 1 Jan'y 1818	130 00
Thos. Talbot - 1 Jan'y 1816 35 00		Thos. Talbot 1 Jan'y 1818	30 00
Samuel Ripple 1 Jan'y 1816 27 -		L. White, J. S. Cantrell 1 Jan'y 1818	70 00
Spring A. Gray 1 Jan'y 1817 90 00		John C. Simms 1 Jan'y 1818	101 -
John Perry 1 July 1816 0 75		Samuel D. Hobbs & C. Hentley 1 Jan'y 1817	70 -
Estate of the same 1 Jan'y 1817 18 00		L. White & Thos. Williams 1 - 1817	25 -
			11834 91 1/4

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The above statement examined and found correct. W. Maury Attorney
Which settlement, as above recited, was produced in open Court at July Term 1819
And the same may ordered to be recorded. - do - p. 20 532

Turner Saunders Guardian for the heirs of Sam Wheaton settlement		July Term 1819	
do Turner Saunders Guardian of the Heirs of Sam Wheaton dec'd			
do in 24 cash collected of via Harriott			
Part of harvest for 1818	7 20 00	Sam'l. by cash p. B. B. Cooke town tax	77 00
July 2. Cash collected on J. Cantrell notes due 1 Jan'y 1817	120 00	July 11. Cash paid taxes on land in Brown County	11 00
Collected on L. White note due on the 1 Jan'y 1817 - \$50.00		July 2. Cash p. L. White for building smoke house on lot in Nashville as per contract with S. W. Maury	58 00
2 years Int.	6 00	Cash paid for 2 ^d Plan on the 15 th September 1818	33 00
Collected on L. White note due on the 1 Jan'y 1818	870 00	Cash paid Geo. H. Clark	12 00
one year Int.	4 20	Apr 1. Cash paid Thos. Robertson exp.	2 70
Collected on L. White note due 1 Jan'y 1817	725 00	do Cash paid both Royal	27 75
2 years Int.	2 00	Cash paid A. D. Thompson	30 00
Collected on L. White note due 1 Jan'y 1817		Cash paid A. D. Perkins	87 56
		Cash p. Patrick & Saunders	211 70
July 23. Cash collector of Miss Maury adms. of estate of W. Maury dec'd	82 91	By allowance to Guardian for his attention	113 70
Apr 5. Cash of W. Maury adms. by the hands of Maury & Hilde	357 72	By Amt. paid Commissioners for making settlement	6 -
do Cash of tankard off of the cargo back of Mr. James D. of	25 00	By Balance due the heirs	1175 22
			8780 83
		In the undersigned agreeable to an order of the County Court of Williams as April Term 1819	
To Balance due the State \$1175 22 1819 procedure to settle the acct of Turner Saunders as Guardian to the heirs of Sam Wheaton & find the said Guardian indebted to the aforesaid heirs Eleven hundred & seventy three dollars Eighty three Cents July 2 ^d 1819. W. Maury Attorney William Carter.			
Rec'd this 15 th July 1819 from hundred dollars in cash & S. Saunders note for six hundred & seventy three dollars and 22 cents agreeably to the above statement. William Wilkinson Guardian for the heirs of Wheaton.			
A list of Bonds and Notes in the hands of S. Saunders to be delivered over to Wilkinson the succeeding Guardian			
Sam'l Buffs note due 24 th June 1807	100 00	Gandy Ripple 1 Jan'y 1816	27 00
Thos. Talbot 1 Jan'y 1815	32 00	Young A. Gray 1 Jan'y 1817	90 00
John Perry 1 Jan'y 1816	9 38	John Perry 1 Jan'y 1816	3 75
Joseph Ward ditto 1 Jan'y 1816	40 25	Estate of Mrs. B. ap. 1 Jan'y 1817	14 00
Wm. & James Knight 1 Jan'y 1816	14 00	W. Hays note due 18 Nov. 1816	125 96
Cook & Living 1 Jan'y 1816	48 16	Thomas Boyd 1 Jan'y 1818	100 00
Thos. Talbot 1 Jan'y 1816	35 00	William Patton & Robt. Smiley 1 Jan'y 1818	82 -
Samuel Ripple 1 Jan'y 1816	27 -	William Patton & McDermott 1 Jan'y 1818	130 00
Spring A. Gray 1 Jan'y 1817	90 00	Thos. Talbot 1 Jan'y 1818	30 00
John Perry 1 July 1816	0 75	L. White, J. S. Cantrell 1 Jan'y 1818	70 00
Estate of the same 1 Jan'y 1817	18 00	John C. Simms 1 Jan'y 1818	101 -
		Samuel D. Hobbs & C. Hentley 1 Jan'y 1817	70 -
		L. White & Thos. Williams 1 - 1817	25 -
			11834 91 1/4

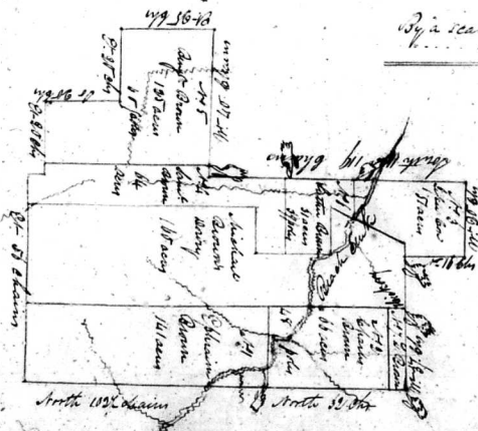
Record of mills inventories &c

Paterson & A. Strobelly	Wmny 1818	150	00	Thomas Sattat	1 Jan'y 1819	30	00
Thomas Sattat	1 Jan'y 1818	30	00	William Runch	1 Jan'y 1819	100	00
John V. Sim	Wmny 1818	104	00	Samy Park	1 Jan'y 1820	90	00
Edmund & Noble, & Co. Hartley	1 Jan'y 1817	70	00	L. White	do	70	00
		1117	96	Saml. Stott & Tho. S. Bradford do		100	00
Noty Wagon for St. Vanderly, white Guardian				Duncan Robertson do		72	76
Samuel McCumey	July 1818	65	00	Tho. S. Bradford & S. Scott do		170	00
Samuel Williams & Mrs. Walter	Wmny 1819	70	00			1876	71

The above List of Notes was this day examined by us & found correct 2^d July 1819
 J. Johnson, H. H. Wagon, William Calkin.
 Rec: This 5th day of July 1819 of James Guardian of Wagon here the above List of bonds & notes amounting to Eighteen hundred & seventy four dollars and seventy one cents, William Wilkinson garden hose, white which settlement receipts and List of bonds & notes were produced in open board at July session 1819 and the same was ordered to be recorded.

Charles Brown's heirs Divisions July session 1819 -

By a scale of 35 chains per inch



Me the undersigned being appointed by order of the Worshipful County Court of William County at their April session 1819 Commissioners to divide and allot to the heirs of Charles Brown sic certain tracts of land described in & order have met and proceeded to divide & land in the following manner viz
 Lot No 1 to Ephraim Brown, Beginning at an Elm on the East boundary line of the six hundred and forty acre tract, running west Eighty six poles to a white oak, and two sugar trees, on the East boundary of Michael Brown's survey, thence south two hundred and sixty four poles to a sugar tree and white oak, thence East Eighty six poles to an Elm, sugar tree & branch, being the south East corner of the original survey, thence north two hundred and sixty four poles to the beg containing by estimation one hundred and forty one acre.
 Lot No 2 to Charles Brown, Beginning at an Elm, on the East boundary line

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of the six hundred and forty acre survey, running west Eighty six poles to a white oak and two sugar trees, on Michael Brown's East boundary, thence north one hundred and twenty eight poles to a small hickory on S. line, thence East Eighty six poles to a white oak Elm and Dogwood, thence south one hundred and twenty eight poles to the beginning containing by estimation sixty six acres, forty eight poles, Lot No 3 to John Cox, Beginning at a white oak being the south west corner of Thomas Hardeman's survey, thence north sixty four poles to a white oak and ash, Samuel McCutchen, south East corner, thence west with McCutchen's line Eighty poles to a white oak being Saml. Edmestons' north East corner, thence south with Edmestons' line one hundred and twenty three poles to a white oak, Michael Brown's, west boundary, thence north nineteen by East sixty four poles to a Red oak and Hickory, thence East eighteten poles, to the beg. containing fifty one acre.
 Lot No 4 to Samuel Brown, Beginning at a sugar tree on Samuel Edmestons' line, thence south eighty six poles to an Elm & ash, Edmestons' south East corner, thence west with his line thirteen poles to a Red oak and Hickory, thence south one hundred and eighty poles to a stake on the south boundary of Charles Brown forty acre survey, thence East thirteen poles to a white oak on the line of the six hundred and forty acre survey, thence south five poles to a poplar, sugar tree and Elm being the south west corner of the six hundred and forty acre survey, thence East thirty three poles to a sugar tree Michael Brown's south west corner, thence north six poles to two hundred and forty eight poles to a hickory and saplings, thence East fifty five poles to a black ash and Ironwood, thence north twenty six poles to a sugar tree and Ironwood, thence west eighty eight poles to the beginning containing sixty four acres.
 Lot No 5 to Benjamin Brown, Beginning at a Red oak and Hickory on Samuel Edmestons' south boundary line, thence west north his line one hundred and forty seven poles, to the south west corner, thence south one hundred poles to a small Red oak & Elm in Stewart's north boundary line, thence East eighty poles to a sugar tree Stewart's north east corner, thence south eighty poles to a Hickory on a Ridge, thence East sixty four poles to a stake on the line of the forty acre survey, thence north one hundred and eighty poles to the beg containing one hundred and twenty five acres, sixty poles.
 Lot No 6 to Luther Brown, Beg. at a white oak on Samuel Edmestons' East boundary line running East forty one poles to a stake, on Michael Brown's line, thence north his line south nineteen by. to twenty six poles to a stake, thence north his line East fifty poles to a spruce on the East bank of creek, thence with his line south fifty poles to an ash and Ironwood, thence west eighty eight poles to a sugar tree on Samuel Edmestons' east boundary, thence north his line north seventy four poles to the beg. containing thirty one acre, thirty nine poles.
 Lot No 7 to Luther Brown by at a white oak, the north east corner of the six hundred and forty acre survey, thence south eighteen poles to a white oak Hickory &

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begins, thence the eighth six poles to a small kitchen, thence north eighteen poles to the highway in Handmans land thence east eighty six poles to the big barn containing by estimation two acres. — All of the aforesaid lots of land, are more fully described by the foregoing plat of survey, and which we have devised to the best of our judgment so as to make them as near equal in value as possible. In witness whereof we have hereunto set our hands and seals this 10th day of July 1842. Same. Emmitson Seal, Johnston Seal, John Emmitson Seal, Brown & and subscribed before this day 10th 1842. Jas. K. Campbell J.P.

Which document or above recited was produced in open court at July Term 1849 and the same was ordered to be certified by the clerk of the court and enrolled in his office and registered in the Register's office of this county.

Thomas E. Sumner Dec. 20th October 1849
 In the name of God Amen. I Thomas Edward Sumner a citizen of this county of the County of Middlesex in the State of New Jersey being of sound mind and memory and knowing that it is appointed once for all men to die and the hour of my disposition unknown to me do make ordain and declare this to be my last will and testament revoking all others heretofore by me made. My Faith. I believe that the Almighty Ruler of the universe never intended that one part of the human family should become subservient to the whim caprice or business of another part believing also that liberty also is the inalienable birth right of all mankind and that we are all born with the same rights and privileges no matter what clime or country may have given us birth or what colour nature may have stamped us with having from my youth held in abhorrence every kind of slavery whether of man or beast the negro the Indian and believing that it is repugnant to the gospel of our blessed Saviour Jesus Christ and to the Republicanism with their imperious on my mind which now have been not now can be eradicated by time nor by the sophistical reasonings and arguments of men whether from the pulpit the bench the bar or the press and for more than twenty years back it has been my anxious and ardent desire to emancipate my slave or negroes in my lifetime that I might extend to them my instructions advice and fostering hand but the laws of the State in which I have lived heretofore prevented me carrying into effect my conscience forbids me to sell to give or to will my slave or negroes to any person or persons whatever for the purpose of being held as the property or detained in slavery therefore it is my will and desire that all and every one of my slaves my negroes and their increase should be free and emancipated from slavery and to remain to their last posterity yet not to offend against any existing law I have in this will

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a society in the State of Pennsylvania denominated the Pennsylvania Society for promoting the abolition of slavery and the relief of free negroes unlawfully held in bondage and I also give in trust to said Society for said negroes six thousand dollars to be paid out of any money due me by bond note or open account my Bank share excepted for the purpose of purchasing lands farms or domestic animals tools for agriculture domestic manufactory clothes and household furniture and kitchen utensils with provision in plenty for the first year after the said negroes are emancipated and better on the lands bought for them and to defray necessary expenses attending their emancipation and I request and desire the said Pennsylvania Society for promoting the abolition of slavery et. cetera to do their utmost endeavors to obtain the emancipation of my negroes without delay whose names are as follows Epus Alfred Leban Moses Wilson Lucia Phillis Hannah Allen Nellie Betty Caroline Hagar Willie Harrison Charity Sarah James Martha & Patsy McKinnis Florest Loan Tom or Thomas Phoebe Betty Harvey Lucie Harvett Cyrus Jaffer Basha Nancy Lavinia George Major Alphonse Richard Leffer Junior Cyrus Junior Perry Stephen Peter Hope Ethos Mary Ann Rena Tom Junior Hagar Junior and saider and their increase a faithful catalogue of their names ages and connections to each other are in the back part of my large Bible and as they must live somewhere until emancipated I desire that they may remain where they are at this time and work for their own support until at five or carried to other States for that purpose under the care of my executors hereafter named and until the Pennsylvania Society for promoting the abolition of slavery et. cetera takes them under their care and protection and I request my executors hereafter named to send autentic copy of my will post paid to the Pennsylvania Society immediately after the Probate thereof or by their Special and safe conveyance if they may think proper and it is my will and desire that my executors hereafter named should take my negroes under their special care and see them suitably and humanely treated until the Pennsylvania Society for the abolition of slavery takes them under their protection and should the said Society decline taking them under their care and protection for the purpose of being and having them emancipated in case of their refusal I leave them in trust to the Bishops of the Methodist Church and my executors for the express purpose of having said negroes emancipated as soon as it possibly can be done and the six thousand dollars herebefore mentioned I also leave in trust to the said Bishops and my executors for the same purpose as I have left it to the Pennsylvania Society for the abolition of slavery et. cetera. — I give to my beloved wife Mary Sumner in case she claims no dowry in my slave or negroes and shall be obstacle in the way of their being emancipated and set free from slavery the one half of all monies paid me by bond note or open account my share in the Bank of the State of Pennsylvania as appears by the said will and the

ITEM. To my beloved wife Mary Sumner I give during her natural life the western half of the tract of land on which I live to be divided by a line beginning in the middle of Sackey's Blounts southern boundary line of her tract ^{the summer} called lot number two in first range thence due south to Fleming's line thence west to the beginning ^{corner} of my father's three Summers service right thence north to Sackey's Blounts southeast corner of her said lot of land number two first range thence East to beginning which is about five hundred and eighty five acres.

ITEM. I give to my beloved wife Mary Sumner all my horse mares and cows and all my horned cattle and sheep except those horses and cows that are claimed by my negroes. ITEM. I give to my wife Mary Sumner the one third of all my hogs and the one third of all my corn fodder and oats that I may have by me at my death to her and her heirs forever. ITEM. I give to my beloved wife Mary Sumner all my kitchen furniture and two thirds of my beds and their furniture my chairs table chest of drawers secretary the unmarked half of my silver table spoon the whole of the tea spoon the whole of my china and earthen ware glass ware and looking glasses to her and her heirs forever.

ITEM. I give to my cousin John Rufus Sumner four hundred acres of land bounded as follows beginning in Sackey's Blounts southern boundary of lot number two first range where I have directed the beginning ^{the summer} shall be to lay off my wife's tract thence East with Sackey's Blounts line to her southeast corner thence south thence west thence north to the beginning so as to make the four hundred acres and to be bounded on the west by a part of the eastern boundary of my wife's tract to him and his heirs forever. ITEM. I give to my cousin John Rufus Sumner one third of my beds and their furniture the marked part of my silver table spoon the one third of my corn fodder and oats and the one third of my hogs to him and his heirs forever. ITEM. I give to my cousin John Rufus Sumner my portable desk my medicine chest and its contents my Rifle and shot gun my large Bible and all my books except Blair and Wesley's sermons to him and his heirs forever. ITEM. I give to my cousin John Rufus Sumner my fifty shares in the Tennessee state branch Bank at Nashville to him and his heirs forever and my advice to him is not to sell out said shares but to live on the interest accruing thereon. ITEM. I give to Gabriel Walker one hundred acres of land in Rutherford County bounded by John Walker and Thomas Pray on the west by John Edwards on the south by Elizabeth Betty on the North and by a (The Sumner) north and south line on the East to him and his heirs forever. ITEM. I give to Elizabeth Betty the balance due on her first bond and the interest on the second and two years longer to pay the second without interest or it to her and her heirs forever. ITEM. I give to John Walker his first bond and the interest due thereon also the interest on his other three bonds and I give him the

to pay the three last bonds clear of interest. ITEM. I give pleasant H. Walker on his paying to my executors the one half of real value one hundred acres of land in Rutherford County beginning Elizabeth Betty's south east corner thence north one hundred and fifty poles to her north east corner thence east one hundred and fifty to a stake thence south one hundred and eighty poles to a stake thence west to the beginning to him and his heirs forever. ITEM. I give for the use of my negroes the one third of my hogs corn fodder wheat and so that I may have by me at my death. ITEM. I will that my poor man Ephes and in North Carolina Thos. Junior Sancer and negro woman Hagre senior be supported out of my estate in proper clothing ^{to} medical assistance when sick annually during their natural lives and that a small piece of land say fifty acres be bought or leased for them during (The Sumner) their lives in the County of Warren in the State of North Carolina and that Ephes have choice either to stay with my negroes after they are emancipated or go to North Carolina and reside with the three old negroes that is there and if his choice should be to go there that he may be carried at the Expence of my estate. ITEM. I give to my cousin John Rufus Sumner my father's sword not for the value of it (as it been greatly injured since his death by being put in remembrance of him who wore it with honor in defence of his Country's freedom in certain famed famed fields and may he never draw it but in defence of his country nor sheath without honor. ITEM. I give to my beloved wife Blair and Wesley Sumners to her and her heirs forever. ITEM. I give to John Rufus Sumner two thousand dollars in cash to him and his heirs forever and I advise him never to buy any slave or slaves for the purpose of holding them in slavery and if ever he should fall him to any by marriage or otherwise to treat them like human beings and brothers. ITEM. I give to my beloved ~~father~~ ^{mother} the ready the last mentioned not the least estimated three thousand dollars to her and her heirs forever. ITEM. I will the south East end of my tract of land on which I live bounded on the East by Heath's well and Richard's by Hyde on the north by John Rufus Sumner on the west by (The Sumner) ~~by~~ my beloved wife and on the south by Fleming's supposed to be one hundred and eighty five acres also my land in Rutherford County and my land in Giles County my lands in Ohio State which I bought of Captain William Gawa and Lieutenant David Marshal and my half of the eight hundred acres in Ohio granted to my Father's three sons also my two lots in the town of Warren in the State of North Carolina be sold for the highest bidder payable in three equal payments and the money arising from the sales thereof applied as hereafter directed and all other properties not

him mentioned wherever lying being or situated I desire may be sold or such outlet as my executors may think proper and the money appropriated or when after directed ITEM I give to my beloved wife on condition she claims no dower in my slaves nor treat no obstacle in the way of their being emancipated and to pay the one third of all the money arising from the sale of the lands I have directed to be sold and all other property that I directed to be sold to her and her heirs forever ITEM I give to Jefferson Depew a three hundred and twenty acre land warrant in token of my friendship to his father to him and his heirs forever ITEM I give to my beloved wife my gold watch and (McDunnor) request her to lend my sister Victoria that is set in gold back to her by some safe opportunity ITEM I give my gold Stockbridge to John S. Papperson to him and his heirs forever ITEM I give my blacksmith tools and one hundred dollars worth of iron and steel to my executors in trust for my servant Phillip and to be delivered to him after he is set free as his property forever ITEM I give to my executors in trust for my servant Stephen all my coopers and carpenters tools and fifty dollars in cash and to be delivered to him after he is set free as his property forever ITEM I will that forty or fifty acres of second rate land be brought in this county or in Neherford or in some one of the adjoining counties that has a good spring or well thereon with cabins and eight or ten acres cleared land for Maria Rutledge the youngest daughter of Benjamin Rutledge deceased and I give it to her and her heirs forever with the condition that her mother and grandmother reside on it and use it as a home until Maria comes of age or marries ITEM it is my will and desire that my executors should purchase and set free from slavery a negro woman called Nancy that formerly belonged to my sister and was sold by Thomas Betton deceased to Robert Luns now deceased of Warren County North Carolina and by him to one (Theodorus) Luns and by him to one John Pease who now owns her and lives in Granville County North Carolina and that she be suffered to live near my old black people in Warren County North Carolina during her life I desire that the one half of the land warrant in my possession granted to Letho Luns be delivered to my sister or her agent as it is her own property I desire my executors to cause to be delivered to my sister or her appointed agent all monies in my hands at my death belonging to her for rent or sale of her lands also all notes and bonds of hers in my hands ITEM I give to each of my executors that qualifies and acts as such John Papperson excepted two hundred dollars to them and their heirs forever It is my will and desire after payment of all legacies and my just debts that the balance of the money belonging to my estate and unappropriated and the balance from the sale of

lands and other property be funded in that state or territory where my slaves are freed and the yearly interest arising thereon to be applied annually forever under trustees annually appointed by the legislature of that state or territory where it is funded to give the poor English education clothing and boards to as many poor orphans and poor people's children as it is competent to me respect being paid to colour or religious opinions of them or (McDunnor) or her connections all men are brethren and should any legacies herein named die before the probate of my will in that case I will their legacies to be appropriated to the same purposes and under the same care what I have given in trust to the Pennywance Society for my negro excepted ITEM The tract of land which I have set my beloved wife during her natural life after her death I will to be sold in one or more tracts in three or four annual payments and the money arising from the sale thereof I give the first American missionaries that may be sent to preach the gospel for the conversion of the Heathens in Africa. And I request my executors hereafter named to collect all debts due me and to settle my estate finally in as short time as possible avoiding all possible delays in framing this will I have consulted no lawyer nor any other person but should any difference arise as to the meaning of any clause sentence or paragraph I desire it to be referred to two honest Lawyers or three good men of integrity and wisdom to define At the bottom of every page I have signed my name as near like as possible and lastly I nominate constitute and appoint Nicholas Seals Esquire & Archy Loran Esquire Towns Saunders and John Papperson of Williamson County County and Kemp Plummer and Jacob Fluiter of Warren (McDunnor) County North Carolina executors of this my last will and testament signed with my hand and sealed with my seal this twenty ninth day of October in the year of our Lord one thousand eight hundred and fifteen Theodor Luns acknowledged in the presence of us John Depew Nathaniel Adams John Atton which will as above recited was produced before court October 21st 1819 and the acknowledgment of the same was duly proven by the oath of Nathaniel Adams and John Atton subscribing witnesses thereto and the same was ordered to be recorded. See page 118.

Robert Wilson Dec^d will October 21st 1819
 the name of Geo Amos & Robert Wilson of the county of Williamson and State of Tennessee of sound mind and memory do hereby make and ordain this my last will and testament First I give and bequeath to my loving wife Jane Wilson a negro woman named Cass to be her and at her disposal and all the household and kitchen

beds and furniture for the three daughters that living with me
at this time two head of horses a saddle and bridle two cows and
calves three choice sows and pigs a sufficiency of pork for one
year next ship the plantation that I now live on and all
the farming utensils Dave and James during her ~~marriage~~
life or widowhood. Second I give and bequeath to my daughter
two Eleanor fifty dollars in cash Third I give and bequeath to
my daughter Mary fifty dollars in cash Fourth I give and be-
queath to my daughter Lane fifty dollars in cash Fifth I give
and bequeath to my daughter Asaneth fifty dollars in cash
Sixth I give and bequeath to my daughter Leah fifty dollars
in cash Seventh I give and bequeath to my daughter Patsy a
negro girl called Sall a horse saddle and bridle worth eight-
ty dollars a bed and furniture Eighth I give and bequeath to my
daughter Louisa a negro girl named Hannah a horse saddle
and bridle worth eighty dollars a bed and furniture Ninth
I give and bequeath to my daughter Matilda a negro girl
named Miranda a horse saddle and bridle worth eighty
dollars a bed and furniture Tenth I give and bequeath to
my Grandson Robert Wilson Calhoon a certain tract of land
that his father Charles Calhoon now lives on beginning at my
North East corner and running it west and south as near
a square to include the farm that Charles Calhoon lives on
and the said tract to contain twenty two acres but it is my
will that the said Charles Calhoon lives on said land until
the said Robert W. Calhoon comes of age or gets married but
if the said Robert W. Calhoon dies before he is married or
without an heir the land belong to his father Charles Calhoon
Eleventh it is my will that my loving wife Lane Wilson lives on
the plantation that I now live on during her life or widowhood
and to have Dave and James and all the profits of said farm to
raise and to school my three daughters that is with me at this
time but if my wife should die before my youngest daughter
comes of age and those of my daughters that is not married
shall have the profits said plantation and negroes while single
or until my youngest comes of age and wife die or married
then when my youngest is of age the plantation slaves and
James is to be sold and divided among my children and grand-
children in the manner hereafter named to my daughters
Eleanor Mary Lane Asaneth and Leah equally with the
exception of giving my grandson Robert Morrison one hun-
dred dollars and my my Grandson Thomas Wilson Hayes
one hundred dollars and if any of the negroes that I have
bequeathed to my three youngest daughters should die
before the test division then they shall have an equal

share with my daughters already named in the last division and
lastly all the stock that I possess at my decease not bequeathed
it shall be sold for the purpose of paying the legacies already
bequeathed and the remainder after paying said legacies shall
be equally divided between my wife and three youngest daughters
and I constitute appoint and ordain Jacob Shaver Charles
Calhoon and Adam Miller to execute this my last will and
testament given under my hand and seal January 7th 1819
Robert Wilson ^{Esq} signed sealed in presence of Thomas
Wilson Adam Miller Charles Calhoon Thos Nunn
Which last will and testament as above recited was produced in open
court October 1819 and proved by the oaths of Thomas Wilson
and Thomas Nunn subscribing witnesses thereto and the same
is ordered to be recorded. - See page 124

Thomas McCrory Dec^d will October 1819
As it know that I Thomas McCrory of Williamson County and State of Tennessee
knowing the certainty of death and not the time of it do on this twenty sixth
day of February in the year of our Lord one thousand eight hundred and
nineteen make this my last will and testament in words and form as follow
First as touching such worldly estate as shall please God to bless me
in this life I give demise and dispose of the same in the following
manner and form to wit all my last debt I allow to be fully paid
out of money in hand and my out standing debt. I then give and
bequeath to Rachel McCrory my beloved wife all the farm or tract of
land I live on being south and south East of the branch running
through my wood land pasture and through my graft lot with the
improvements thereon during her natural life and the use of all
the other part of said land on the North west of said branch and where
Thomas Nelson lives to Charles McCrory and William ^{McCrory} are of age of twenty or
more and no longer I further lease and bequeath Rachel McCrory my
wife all my household furniture two bureaus excepted also all my farm-
ing tools of every description and waggon stock of horses two year-
old three years old the spring that will be named hereafter I have
all my stock of black cattle hogs and sheep and two negroes one
man named Andy the other a woman named Miriah both
at this time in my possession the two negroes to be sold during life
then to be sold and divided amongst my lawful heirs I further
give and bequeath my wife Rachel McCrory all the debts due me
and all the pay due me from the United States for services rendered
to the Creek and what is due me for two private servants and
two horses after my last debt are paid to be at her own disposal
I also my family Bible Item I give and bequeath to Thomas
McCrory Junior my son one hundred acres of land adjoining the
tract on which he lives on the East that I purchased of the
estate of Robert Erwin and one negro girl about fifteen years old

named Sam that I lend to him and thirty ^{four} dollars 2^d Item
 I give and bequeath to my daughter Sally Futer and her heirs one
 negro girl named Polly about fourteen years old 3^d Item I give and
 bequeath to my son Leggett McCorry one tract of land lying on big
 Harpeth at the mouth of McCutchan Creek supposed to contain two
 hundred and fifty acres and one negro boy named Joseph and one
 roan mare three years old this spring 4th Item I give and bequeath
 to my son Charles McCorry one hundred and seventy acres of land
 to be taken of the west end of the tract I live on to be taken from
 the north boundary to the path and to include where this Melon
 lives and one negro boy named David and one young horse three
 years old this spring 5th Item I give and bequeath to my son
 William McCorry all the land lying west and north of the branch
 that runs ~~through~~ ^{under} my pasture and to the one hundred and seventy
 acres left to Charles McCorry ^{under} and all the land lying on the
 South and East of said branch including where I live after the
 decease of his mother Rachel McCorry and one negro boy named
 Sam about sixteen years old I further give and bequeath to my
 sons Charles McCorry and William McCorry fifty acres of land
 lying on other creeks adjoining Ellen Cotton on his East and one
 other piece of lands on the East of this Cove one hundred
 tract supposed to contain about forty acres and I further give
 and bequeath the Charles and Wm one other piece of land lying
 on the head waters of other creeks and on a small south branch
 to include a spring whereon David Doty got Shingles supposed
 to contain between thirty and forty acres and one other tract
 lying on the north fork of the forked deer river being the waters
 of the Mississippi containing eleven hundred and seventy seven
 acres and three quarters conveyed by Anthony Sharp to James
 Robertson and from him to Frederick Ward and from him to me
 as by conveyances will appear said four last named tracts
 to be divided equally and quantity I further leave and be-
 queath to Charles and William McCorry my two bills with
 the title No I leave and bequeath to my son Thos McCorry Leggett
 McCorry Charles & Wm McCorry all my histories and novels to
 be divided equally amongst them 6th Item I leave to my
 daughter Rachel McCorry one negro boy named Jack and
 one negro girl named Phoebe and bureau that stands in the
 dairy room 7th Item I leave and bequeath to my daughter
 Hannah McCorry one negro boy named Joseph and one
 negro girl named Chancy and one bureau that stands
 in the room I further leave and bequeath to my two
 daughters Rachel and Hannah McCorry one hundred
 acres of land whereon Charles Leggett lives to be sold or
 divided as my Executors may judge best for them and
 the proceeds if sold to be put to their use

and I do hereby appoint and make Matthew Johnston Tho
 and Rachel McCorry my said wife my sole executors of
 my test will and testament and do declare this be my
 last will and testament and no other in witness whereof
 I have hereunto set my hand and affixed my seal the day
 and date above written Thomas McCorry ^{and} signed sealed
 and published and pronounced to be the last will and
 testament of Thomas McCorry and no other in the presence
 of us Thos Malone Henry Barnes Joseph Caldwell Ten Crown
 which last will and testament as above recited was produced
 in open court October 2^d 1819 and was duly proven by
 the oaths Thomas Malone and Henry Barnes subscribers
 witnesses thereto and the same was ordered to be recorded
 in page 122

John Primm Dec^r 11th October 1819.

In the name of God amen I John Primm being of body weak of mind
 and memory lame & perfect and considering the uncertainty of all human
 affairs do make ordain and publish this my last will & testament in
 manner & form following In the first place my will and desire is
 that my plantation where I now live containing fifty four acres more
 or less remain undivided & I do hereby give & bequeath my said farm
 to my two daughters Sally & Polly Primm & to my son Green H.
 Primm with this restriction that no sale made from one to the other
 is to be valid nor shall one have power to sell his or her share un-
 til the whole there shall with one accord agree to sell it all together
 and if either of my ^{three} children as above named shall think proper
 to go away & not live on said land they any not privileged to
 take any part of it to any other person ^{nor how long} that chooses to stay
 is to enjoy it until those who go away ^{may} think proper to return as
 to my white wife the provisions that make for her in this she is
 privileged to enjoy the same or equal benefits with my three
 children above named during her life time or so long as she re-
 main my widow except the children above named may agree
 to sell the land and in that event if she chooses to go with
 them her privilege is to continue provided she can live any
 where Secondly all the property of every description that my
 wife had when we were married together with all that we
 have made since our marriage except what has been sold or
 given away I do hereby give ^{bequeath} unto her my said wife and to her
 children forever I also give to my said wife two bottles and
 only five pounds of feathers and whereas I gave Abraham
 Mass a power of Attorney to sell a small piece of land
 in the State of North Carolina for me if he should
 sell the land the money arising therefrom is to go to the use
 of my wife & her two children in the following manner
 to be put into the hands of the executors of this my will

And by them to be employed in procuring land for my wife and her two children if it can be done to their advantage I do hereby further give to my son Green H. Primm my Rifle Gun ^{with} a cow and calf my ~~farm~~ tools a tub of bench planes broad axe and axys as also a parcel of feathers and adrawing knife my hand saw some new chisels and a gouge I give to my infant son Charles Hardy Primm and also I give a small tennon saw to my other infant son Logan S. Primm the tools given to each of my infant sons is to be kept by my son Green H. Primm until they infant children come of age. I further give my large tennon saw to my son Green H. Primm I do further give and bequeath to my daughter Sally Primm a cow & calf and a bed of furniture and my daughter Polly Primm I give a cow and calf a cotton wheel a bed and furniture my two horse teams and all the farming tools I leave as appurages to the farm to be used for the joint benefit of those my devers to whom I have left the farm and to be disposed of in the same manner my stock of hogs I leave to those named in this my last will & testament my large family bible and hymn book I leave for the use of those of my family who may still reside in my house those volumes of Mr. Fitcher's works I give to my son Abraham Primm to my son Jeremiah Primm I give one volume of Mr. John Wesley's sermons and one Vol. American magazine saints rest and Refresh seven sermons I give to my wife Christian Pattern I give to my daughter Sally devout exercises by Mrs. Mary Spencer I give to my daughter Polly and the balance of my books to be left among them all. I give a hand saw to my son John Wesley Primm. I want that my devers above named to pay what little I owe out of what they can spare most conveniently I do hereby nominate executor and appoint my two sons Jeremiah Primm and Abraham Primm and John Mayfield the executors of this my last will and testament John Primm ^{dearly} signed sealed and delivered in the presence of witnesses present John S. Fielder William C. Allen which last will and testament as above recited was produced in open court October 27th 1819 and was duly proven by the oath of John S. Fielder & William Allen subscribing witnesses thereto and the same was ordered to be record dtd.

See page 134.

Thomas Hendrix Dec^r will October 27th 1819
In the name of God Amen I Thomas Hendrix of Williamson County and State of Tennessee being of sound and perfect mind and memory (Relieved by God) do this twenty three day of August in the Year of our Lord one thousand eight hundred

and nineteen make and publish this my last will & testament in manner following that is to say first I give and bequeath to my step son John McGord one hundred acres of land lying in Barton County and State of Tennessee on the water of Roaring River being the land that he now lives on one negro boy named Jack to him and his heirs forever 2^d I give and bequeath to my son Adam Hendrix one hundred acres of land lying in Barton County and State of Tennessee on the water of Roaring River it being the land he now lives on also one negro boy named Patton to him and his heirs forever 3rd I give & bequeath to my daughter Nancy Hill one negro boy named Ned and one named George to her and the heirs of her body forever but if she shall have any child hereafter it is my will that her son Escha Hendrix shall have the same boy named Ned 4th I give and bequeath to my daughter Ruth Jackson one negro woman named Luce and if the said Luce or Lusak Jackson shall have one of them to her and the heirs of her body forever 5th I give also bequeath to my son Thomas Hendrix fifty acres of land being one half of the land that I now live on also one negro girl named Susannah one horse bridle and saddle one cow and calf one sow and pigs one ewe and lamb and one feather bed and furniture to him and his heirs forever 6th I give and bequeath to my son Isaac Hendrix twenty acres of land being one half of the land that I now live on also one negro woman named Lada one horse bridle and saddle one cow and calf one sow and pigs one ewe and lamb and one feather bed and furniture to him and his heirs forever 7th I lend unto my beloved wife Mary Hendrix all the other part of my estate that hath not been before named during her natural life and also the one hundred and twenty acres of Land that is bequeathed to Thomas & Isaac ^{Hendrix} and it is to be understood that they are not to have any right to the said land until after the death of their mother and the said Isaac Hendrix is not to have any claim or right to the said negro woman Lada until after the death of his mother and provided the said Lada do or shall have more children in the lifetime of my wife it shall be in her power to give them to the said Isaac Hendrix and after the death of the said Mary Hendrix the rest of the property that is lent to her shall be equally divided between my two daughters Nancy Hill and Ruth Jackson the witness whereof I the said Thomas Hendrix hath hereunto set my hand and affixed my seal the day and year above written Thomas Hendrix ^{dearly} signed sealed and delivered in the presence of John S. Fielder William C. Allen and Escha Hendrix

Which last will and testament as above recited was