

Rendered July Term 1817.

Knew all Men by these presents that I William Moore of the County of Montgomery & State of Tennessee have this 29th day of October 1817 Bargained Sold & delivered unto Daniel Moore, one horse. Colt, two Cows & their Calves all my stock of Hogs, one Corner Cubbard, two feather beds with their furniture. Together with all the residue of my household furniture & farming Utensels, Which property above described and Mentioned for and in Consideration of the Sum of One hundred & fifty dollars to Me in hand paid by the said Daniel Moore induces Me on the day before Mentioned to bind Myself & My heirs & C to Warrant & forever defend the said Property and every Item thereof together with some Notes of hand Which Will be due & payable to me Sometime hence I give up into his hands to Make him full Compensation and Satisfaction for the Consideration Money above Mentioned in testimony Whereof I have hereunto Set my hand and Affixed My Seal here to the day and year first above Written.

Teste:

John McCauley

William Moore (S)

William McCauley

Rendered January Term 1818

(389) In the Name of God Amen, I Soleman A Kettis of Clarksville in the State of Tennessee, being very sick and Weak in body but of Sound Mind & Considering the uncertainty of life do make & publish this my lasr Will & Testament, in Maner following to Wit;

I desire that all my town property in Clarksville lately Bought of Samuel Vance, and such perishable property Medicine & C as my Executors May deem Necessary, May be sold by My Executors as soon as May be Convenient after my decease, Also all my debts owing me Collected, & the Monies arising after paying all my Debts, to be disposed of by Executors for the benefit of my Wife & Children and all My other property including Negroes I desire May be left in the hands of my Executors for the Maintainance of my Wife and Children until they or either of them Marry or come of Age, when each one is to have his or her share, each an equal proportion--- And in Case My Said Executors think it Necessary and for the benefit of my family, it is my Desire that a Small Tract of land May be purchased for the benefit of my Wife & Children Whereon she May reside and raise My Children-- And I hereby Constitute & Appoint My fatherinlaw Doctor John Brodie, & my brother inlaw Thomas Brodie to be the Executors of this My Will hereby revoking all Others, & declaring this and No Other to be My last Will and Testament, & by his request, Signed by us the Subscribers as Witness thereto.

James Elder

S.A. Kettrall (SEAL)

Thomas W. Atkinson

Heydon E. Wells

Rendered April Term 1818

(390) Know all men by these presents that We Jane Creswell & James Trice of the State of Tennessee & County of Montgomery

359

In the name of God, Amen, I Solemnly D^r
of Clarksville in the State of Tennessee, being very sick
Weak in body, but of sound mind & considering the uncertainty
of life do make & publish this my last will & Testament, in
manner following, to wit,

I desire that all my town property in Clarksville lately
bought of Samuel Vance, and such perishable property
Medicine &c a meny. Executors may deem necessary, may
be sold by my Executors as soon as may be convenient after
my decease, also all my debts owing me collected, & the monie
awising after paying all my Debts, to be disposed of by Executors
for the benefit of my Wife & Children and all my other prop-
erty including Negroes I desire may be left in the hands
of my Executors for the maintenance of my Wife and
Children until they or either of them Marry, or come of
age, when each one is to have his or her share, each an
equal proportion, And in case my said Executors have
it necessary, and for the benefit of my family, it is my desire
that a small Tract of land may be purchased for the benefit
of my Wife & Children, whereon she may reside and raise
my Children. And I hereby constitute & appoint
my father-in-law Doctor John Brodie, & my brother-in-law
Thomas Brodie to be the Executors of this my Will,
hereby revoking all Others, & declaring this and no Other
to be my last Will and Testament, & by his request
Signed by us the Subscribers as witnesses thereto.

James Elder

Thomas W. Atkinson

Keydon C. Wells,

Rutherford April Term 1818

J. A. Kettell Esq^r

K

Page

Samuel Kirk's	Brands or Mark	66	
Heirs of Solomon A. Kittrell	Report of Settlement with Guardian	67	
Solomon A. Kittrell dec'd	Report of Settlement	69.90471	
Daniel Stiles	to John W. Barker Credit Trust	85086	
John King	Bill Sale to Mason King	179	
Ditto	Bill Sale to Standard W. King	179	
Benjamin King	Guardian Bond	286	
Solomon A. Kittrell dec'd	Division of Negroes	338	
Pr. 110	Recd.	as per of sale	352
Buckner Killebrew	Will	372 & 373	
Mary K. Hobson & Others	Our Bond	274	
Buckner Killebrew	Inventory	407	
Leroy Stiger	Adm'rs Bond	417 418	
Alexander King	Adm'rs Bond	419 - 420	
Samuel Hanchett	Administrators Bond	496	
William R. Helsick dec'd	Inventory of Estate	513	
Solomon A. Kittrell dec'd	Court's Report of Settlement	518 & 519	
William R. Helsick dec'd	Acct sales	535	

1 Negro Girl Betty Frances	
McCarroll	\$275 00
1 Negro Woman pist Joans 65	
1 Negro Boy Manuel Reuben Pollard 800	
1 Negro Boy Chasit Nobel	
Cashew	805 -

Account of Salys of the \$ 1945 -

Negroes of whom as Mallory
Duc^t Stephen Mallory

Rendered at July Term 1822

An account of the hire of the negroes
belonging to the Estate of Samuel
Williamson Esq^r for 1822 by William
McGowen Esq^r

July to Elias H. Pope	\$ 50 00
Caroline to Matthew Morris	52 75
Marilla to Fox Leroy Neese	50 -
Marilla to William Smith	12 50
Rolow to James Johnson Jr	13 00
Young Lucy to Alexander M. Parker 25.	
Gordon to Gabriel Roach	38 -
Shadrick to John Williamson	51 -
Anthony to James Adams	22 25
	\$ 314 50

W^m McGowen

Rendered at July Term 1822

John Brodie Guardian of Mary &
Martha Kittrell, orphans of Sol. A. D.
Kittrell deceased Dr

By John Brodie your as attorney for me to collect from Robert Jones of Granville N.C. as Administrator of Jas Kittrell Esq ^r Jan'y 25 th 1821 \$ 591 00	
Int ^d - for 18 mos	45 00
	\$ 566 00
	37 32 $\frac{1}{2}$
	\$ 528 67 $\frac{1}{2}$

1820 Contd,

By Guardian fees -	\$ 2 00
By power of att ^d to John Brodie Sr	.80
By Recording power of attorney to	.87 $\frac{1}{2}$
To expences at Clarksville	1 50
To expences for going and bringing out the money from Granville N.C. 25 00	
To order of Court p ^d Advanced Esqr	.25
To expences on the estate	1 00
To C. Johnson Esqr for advice &c	5 00

John Brodie Guardian \$ 37 32 $\frac{1}{2}$

The Undersigned have examined
the above account and find the
same correct - Given under our
hands this 16th July 1822

J. B. Reynolds

Isaac Morrison

Jacq. Banks

Rendered at July Term 1822

1821 Estate of Sam'l Wilson Esq^r

To Will McGowen Esq^r

Paid for Mails to Anclure	16 10
" Postage for Bank	138 83
" Postage for Mails	6 00
" Panel Salt H. Bell	10 10
" Brick layer Cornton	54 78
" Schoolmaster Willy	20 00
" " " Mr. Dyer	9 -
" Workmen	738 74
" for Book Virgil	3 00
" James Reasons wheelwright	6 18
" for Betty & Sorey	7 8 $\frac{1}{2}$
" " Window glass	10 00
" " Taxe 1800 & 21	20 00
" " Petty	5 25
" " Expenses hiring Negro	3 00
" " Expenses H. H. H. -	2 00
" Woolfolk	446 23

James Camp Commissioner

Rendered at July Term 1822

State of Tennessee Agreed with an
Montgomery County order of Court to us
directed, Samuel Smith Justicer of the
peace for the County aforesaid, William
Porter and James Trotter to settle with

Gideon Goff adme^r of the estate of Gideon
Goff Esq^r have examined the following
ouchers to be produced made the
following return to wit,

1. a Receipt from Charles Anderson	2 25
2. a Receipt from Samuel Headley	15 50
3. a Receipt from John Harris	4 00
4. a Receipt from James Trotter	4 -
5. a Constable Receipt	3 00
6. a Receipt, Doctors Bill	2 3 29 $\frac{1}{2}$
7. the adm ^r services & expences	2 0 60

Given under our hands this day above
written - Samuel Smith J. P.

John Brodie Guardian

William Porter

+ We the Undersigned Commissioners appointed by the County Court of Montgomery by Order of January Term 1824, have divided the Negroes of the Estate of Solomon A. Hilliard dec^d this 9th day of February 1824 in the following Manner - To Ann T. Harrison late Ann J. Hilliard the following Negroes, Warren farm, Mama and Child Jackson, Cherry & Beatty amounting to £ 2475. and also Seventy five dollars in French Money - Mary Hilliard Negroes Henry Ann Lucy and Child April, Polly Nancy & Cherry amounting to £ 2325 and also £ 200 in French Money, Martha Hilliard Negroes Mary, Patrice Lucy and Bow her Child, Daniel Henry and Patsey amounting to £ 2500

Attestd April Term 1824 -

Robert Hester
Samuel White
Andrew Walker

+ In Pursuance to an Order issued from the Court of Pleas and Quarter Sessions of Montgomery County bearing date January Term 1824 to us as Commissioners directed, authorizing us to sell all the Negroes belonging to the Estate of Chamal Corbin dec^d, did after giving at least fifteen days Publicity of the same in writing at the late residence of said deceased proceeded to sell the same on a Credit of twelve Months on the 11th day of February 1824 which sold as follows Total

Negro Names	Purchaser Names	£	ds
William	Robert Tolans	2111	25
Juno	Robert Tolans	57	00
Sime	Burnell Corbin	650	00
Benas & Child	Robert Tolans	700	00
Ann & Child	Isaac Sullivan	640	00
Hanney	Robert West	281	00
Sixy	Burnell Corbin	269	00
		£	1834 25

Sterling Nettell
Hammer Watson
J. Carter

+ State of Frenchpeck Montgomery County Agreed to an Order issued directed from the County Court of Montgomery at the January Term 1824 to lay off and divide the real and personal Estate of King Lewis Wilson dec^d among the legatees of said dec^d. We have proceeded said Estate as follows Real Estate

Lot No 1 Beginning at a Iron Post and hambams on the clear Branch East 200 poles th a black gum, & 100 yards near the corner of John Mallory's field three North 13th poles to a sugar tree on the south bank of Halfpence creek, thence down ss Creek with its Meanders to the mouth of Char branch, thence to char Branch with its Meanders to the beginning containing 107 acres -

Know all men by these presents, that we Citha Marion, Moses Ingram & Stephen Carnes, are held and firmly bound unto Stephen Tibbitt, Samuel Smith & Wm R Gibson, Justices of the County Court of Montgomery, their executors or successors, survivor or survivors, their Executors administrators or assigns, in the sum of Five Thousand dollars, for the benefit of Dow-Cane Marion Hairs of John Marion, for the payment of which, we bind ourselves, our heirs, Executors, administrators & assigns, jointly & severally, firmly, by these presents, sealed with our seals and dated this 18th day of April 1828.

The Condition of the above Obligation is such, that whereas Citha Marion has been appointed Guardian to the said Dow-Cane Marion now if the said Citha Marion shall well & truly make true returns, and settlements made with the County Court of Montgomery agreeable to law, during said Guardianship, and at the expiration thereof shall well & faithfully account with the said Hairs, that may come into her hands, by virtue of said Guardianship, together with the profits, and the said Citha Marion as aforesaid, shall demand himself in all things relative to the said Guardianship agreeable to law, and then this Obligation to be void, else to remain in full force and virtue in law.

Acknowledged in open Court
April Term 1828 E. H. Glub Clerk

Citha Marion
Moses Ingram
S. N. Carnes

Know all men by these presents, that we John Brodie Francis Baker & Edwin R Killebrew, are held & firmly bound unto Charles Bailey, Samuel Smith & Wm R Gibson Justices of the County Court of Montgomery, their Successor, or successors, survivor or survivors, their executors, administrators & assigns in the sum of Four Thousand Dollars, for the benefit of Mary and Martha Kitrell, for the payment of which, we bind ourselves, our heirs, executors, administrators and assigns, jointly and severally, firmly, by these presents sealed with our seals, and dated this 18th day of April 1825.

The Condition of the above obligation is such that whereas John Brodie has been appointed Guardian to the said Mary and Martha Kitrell, now if the said John Brodie shall well & faithfully make true returns, and settlements made with the County Court of Montgomery agreeable to law, during his said Guardianship, and at the expiration thereof, shall well & faithfully account with the said Justices of the County Court of Montgomery, and pay over to them or their order, the profits of said Mary & Martha, that may come into his hands, by virtue of said Guardianship, together with the profits, and the said John Brodie as aforesaid, shall demand himself in all things relative to the said Guardianship agreeable to law, and then this Obligation to be void, else to remain in full force and virtue in law.

Acknowledged in open Court
April Term 1825

E. H. Glub Clerk

John Brodie
Francis Baker
Edwin R Killebrew