

P.R.3

A.	at a white oak 16" diam. br 1 ft. 92' 68 ft a Hickory 9" br 17' ft 25' 102'
B.	Hickory 10" 8' 30' 617 ft a Black oak 10" 27' 79' 779 ft
C.	White Oak 25" 10' 40' 936 ft - Hickory 10" 28' 6' 15' 10ft
D.	Solid 10" 10' 10ft linked
E.	Sug. Tree 10" 10' 45' 6' 6 links Beach 6" 8' 4' 8' 39' Sugary mound
F.	Sug. Tree stump 12" 19' 3' 36' Sug. Stump 20' 25' 36' 21' Ohio
G.	White Oak 10" 5' 28' 6' 8' 2' 2' 10' 8' 3' 7' 39' 10' 8' 2' 2' 10' 8' 3' 7' 39'

State of Ohio? Tues 3.20 June 2nd 1824

Washington Co. At Marietta on this 21st day of May 1824 Before me personally came Mrs. P. Putnam, Robert Williams and Dr. Lewis Anderson, witnesses who made oath that they would faithfully perform the duty of their appointment herein mentioned, agreeably to the law, and according to their best judgment.

Feb 25th 1824?

David Durrell Esq. Justice

The State of Ohio, In Court of Common Pleas June Term A.D. 1824

Washington County

This assignment of down of Elizabeth Murray widow of David and Murray late of Marietta deceased in the lands whereof her said husband died seized and possessed. An appraisement of the residue of said lands including the reversionary right of that part of aforesaid down being returned was ordered to be recorded. Whereupon the Court further ordered that the administration of said decedent's estate sell said lands subject to the payment of debts, for the purpose of paying the just debts of the said decedent.

Attest.

Geo. Burley. Clerk.

Gilbert Devol Will

In the name of God Amen.

I, Gilbert Devol of Waterford in the County of Washington and State of Ohio, being of sound mind and memory, tho advanced in years and calling to mind the mortality of my body and knowing that it is appointed for all men once to die, do make and ordain this my last will and testament that is to say, as touching my worldly estate, I direct that my just and lawful debts be paid out of my estate, After which, I give and bequeath to my loving wife Ann Devol All that personal property which she brought to me, and one half of the remainder of my personal property at her disposal, I also give and bequeath to my wife one third of the improved farm which I now live on together with the mansion house, all which personal and real estate I give her in lieu of her down or power of thirds during her natural life.

2^d Out of respect to my daughter in law Sally Devol widow of my son Jonathan Murray late of Waterford deceased I give and bequeath to her the house she now lives in and five acres of land beginning on the River road at the corner or end of the partition fence adjoining the upper end of my orchards, thence running west so far as that a south line shall contain five acres together with all the privileges thereunto belonging to her the said Sally Devol her heirs and assigns forever. Said five acres to be set off exclusive of the road on the bank of the River.

3^d I give and bequeath to my grandson Philip Devol four lots of land which I have purchased of John Dodge, Joseph Thompson, John White and James Whitney administrator of the estate of Gilbert Devol Jr. and are numbered 21-22-23-24 he is to have said lots of land under the incumbrance of my former gifts viz to my wife and to his mother during his natural life, after which it is to fall to Gilbert Devol son of the said

Philip

Philip Devol as an estate of inheritance.

4th I give and bequeath to my grand son Philip Devol one additional lot of land of three acres which adjoins the north east corner of lot No 24 clear from all encumbrances.

5th Taking into consideration the service which I have formerly rendered to my daughter (viz.) Mary Stickley, Priscilla White, Polly and Charles and Bathal a Beadle and in consequence of their holding three equal shares of a lot belonging to the estate of my son George Devol late of Waterford deceased.

I give and bequeath to my said daughter one dollar each and order and direct that after my decease that my Executor should pay the same out of my estate.

6th In addition to my former gift to my daughter in law Sally Devol, I give unto her the privilege of taking fruit out of any orchard for her family's use, in bearing season, not exceeding one fourth part of said fruits.

7th I do hereby order and direct that my Executor shall sell and dispose of a tract of unimproved lands which I own lying in the Fifth Township and Twelve Range, and in sections Nos 4 and 10, and is an undivided third part of a section and fractions drawn in the name of Johnathan Devol and laying in the Ohio Company's Purchase. Said land to be disposed of for the purpose of paying my just debts and settling up my estate.

8th I do hereby appoint and ordain my grand son Philip Devol my executor placing full power in him to settle up my estate agreeable to this my last will and testament, hereby disannulling all former will and testament, and ratifying and confirming this my last will and testament.

Signed sealed and acknowledged in the presence whereof I have hereunto set my hand and seal this 21st day of October in the year of our Lord one thousand eight hundred and twenty two.

John Devol.

Gilbert Devol Seal

Lith Baker.

Stephen Devol.

The State of Ohio, The County of Common Pleas, Term Anno Domini 1824.
Washington County, Ohio

This instrument of writing purporting to be the last will and testament of Gilbert Devol late of Waterford in said County deceased was presented in court and proved according to law by the oaths of Johnathan Devol Lith Baker and Stephen Devol the subscriber witness referred to the same approved and ordered to be recorded and Philip Devol the sole executor in the said will named personally appears in open court and refused to take on himself the burden thereof.

And afterwards to wit at the October Term Anno Domini One thousand eight hundred and twenty four of the said Court of Common Pleas of the said County of the said deceased, appeared personally in said Court and relinquished his right to administer on said decedent's Estate in favor of Samuel Beach Esq; of Waterford; Whereupon on the motion of the said Samuel Beach it was ordered that letters of Administration on the estate of the said decedent with his will annexed be granted to the said Samuel Beach he having qualified by taking the oaths required by law, and giving bond in the penalty of six hundred dollars with Peermie Shumman & and Amos Wilson his securities conditioned

153 - as the law directs.

And the testator appointed Benjamin Damer, Charles Cook and others
to appraise the personal property belonging to the said Testator's estate agree-
ably to law.

Attest,

(Signature)

Geo. Durley, Clerk

Joseph Cook's Will

In the name of God Amen.

I Joseph Cook of Belpre in the County of Washington and State of Ohio,
being in full health and of sound disposing mind and memory, and believing it
not only proper, but necessary; at such a period, to make a disposition of my earthly
estate and to declare what my will is in the same; do by these presents make known
that, it is my will, that, my estate, after my decease, be disposed of in the following
manner: That, is to say, first, it is my will, that, all my just debts be paid to
thee with all the expenses that may attend my funeral and the settlement of my estate.
On the other disposition of my estate it is my will, that Rhoda Cook my wife,
shall have the use of one half my house which I now own and occupy in Belpre
and the privilege of using part of the cellar under the same for her convenience to-
gether with the use of one fourth of an acre of land, also one good cow, and one good
feather bed and its proper furniture, all which my said wife Rhoda shall occupy dur-
ing her natural life.

Item, It is my will, that, my son Bennett Cook shall have the one undivided half of six
thousand six hundred and sixty acres of land, which I purchased for taxes in company
with Stephen R. Wilson, situated in Wood County and which I held by deed from the
State of Virginia, which land I do hereby bequeath to the said Bennett Cook his heirs
a per cent for ever as a tenancy in common with Barker Cook another legatee in this my will.
Item, I give and bequeath to John Cook another of my sons one hundred and eight
acres of land on which he now lives in Wood County, and which I hold by deed from
Joseph Sprague, to him the said John Cook his heirs and assigns forever.

Item, I give and bequeath to Joseph Cook another of my sons thirty land and
buildings in Belpre which I bought and hold by deed from John Karamy, and
from Rhoda Cook which land and lots, or parts of lots, are situated in Section No.
25 and 26 in Township One of Range Nine, to him the said Joseph Cook his
heirs and assigns forever. It is however to be distinctly understood that my son
Joseph Cook his heirs or assigns are not to come into the possession of that part of
the land, neither the eighth part of an acre of land, which I have willed the
use of to my wife Rhoda Cook during her natural life until the decease of the
said Rhoda Cook.

Item, I give and bequeath to my son Barker Cook the farm on which he now lives
consisting of two hundred acres of land which I hold by deed from John Dean
and from his wife Mary which is situated in Wood County on hill near Mills, and
also the one thousand half post of six thousand six hundred and sixty acres of land
which I purchased for taxes in company with Stephen R. Wilson and is situated
Wood County in Virginia, to be held as an estate in common with Bennett Cook one
of the legatees named in this my will, until they make partitions of the same, to
him the said Barker Cook his heirs and assigns forever.

Item, I give and bequeath to my two sons, William Cook and Gordon Cook all and every
part of the farm lately occupied by me in Wood County, Virginia and which they
now occupy, and also all my other real estate which I have not disposed of by this my
will whenever it may be found together with all my personal estate of every nature
and kind after this shall be made and executed full and complete discharge of

PR3

275

Gilbert Dool's Appraisement

The State of Ohio, Washington County, &c. On this twenty-seventh day of October, 1824; Benjamin Davis, Obdiah Scott & John Dodge, appraisers of the Estate of Gilbert Dool, late of Waterford Township in said County, deceased, personally appeared before me, Samuel Beach, a Justice of the Peace, in and for said County and were duly sworn according to law, and caused to appear all the goods & chattels of the Estate of the said Gilbert Dool, deceased, which shall be presented to them for appraisement.

Sixty under my hand and seal this 27th day of October A.D.
D. 1824.

Samuel Beach, Justice of the Peace

The following is a true and correct inventory of the goods & chattels of Gilbert Dool, late of Waterford, in said County of Washington, deceased, presented to us, the undersigned, appraisers of said Estate, by Samuel Beach, administrator, of said Estate, this 27th day of October 1824.

3 Ten Gallon Pots,	\$ 4.00	The one third part of Seven 5 bushels of Corn, supposed to be old corn.
1 Forty - Do,	5.00	7.5 Bushels @ 15cts per bushel 4-20.3 bushels of Potatoes at 15cts
3 old Iron bands, and other old iron.	1.00	per Bushel
1 Large Harrow,	1.71	1 bushel
1 Small,	1.25	1 bushel
1 Brush Scythe,	.50	1 piece of Upper Leather
1 Grind Stone	2.00	1 Do. Sole "
1 Calf	1.25	Total Amount
	17.35	of Appraisement \$43.29

Appraised by us, the day & year above written

Benj'n Davis

Obdiah Scott, Appraiser

John Dodge

The State of Ohio, Washington County, &c.

The following is a Schedule of personal property, set off by us appraisers of the goods and chattels of Gilbert Dool, late of Waterford Township, in said County, deceased, to June Dool, widow of said Gilbert Dool, this twenty-seventh day of October, 1824 (viz.)

1 Cow.	Then being no provision we set off to her in view the follow- ing viz
1 Spinning wheel.	1 Desk.
2 Beds & Bedding	5 old chairs.
100 Dollars in clothing Apparel,	1 Table,
1 small quantity of cloth,	1 Stand Table,
1 Tea Kettle,	1 Fire and shovel,
1 Bath Pan,	1 Shovel & Tongue,
500 Dollars of other property	By us, \$11.90
Selected by said widow.	
An old set of Blacksmith tools,	
not exceeding twenty five dollars in value	
With the above articles of property are	
exempt from execution.	

I here do make or account, from which anything can be collected, so far as has, at yet come to my knowledge of the Estate of Gilbert Dool, deceased Nov 1st 1824.

Benj'n Davis

Obdiah Scott, Appraiser

John Dodge

Samuel Beach, Admin
Waterford Nov 1st 1824.

326

The State of Ohio. The County of Cuyahoga, March Term, A.D. 1825.
Washington County, &c. This appraisement of the personal property,
belonging to the estate of Gilbert Devol, late of Waterford, in said
County, deceased, having been returned, was ordered to be recorded
Exhibited.) Attest.

George P. Mullings Clerk

323

Gilbert Devol's Appraisement.
Inventory of the personal property, the estate of the late George
Thad Devol, of Remond Township, County of Washington, before
us, by Francis Devol Executor for said Estate, this twenty
second day of December, Eighteen hundred and forty four
A.D. Article.

Description	Appraised value.	Appraised value.
9 Silver spoons, &c.	\$1.00	One Old French candlestick,
Sixtene silver tongs, &c.	3 1/4	One Washable Do. @
Eleven large plates, &c.	1.10	One striped Carpet, @.
Three small plates, &c.	12 1/2	One filled curvilinear,
One blue & white Teapot, &c.	10 1/2	Bedding &c.
One blue & white Bowl, &c.	12 1/2	One Tick & feather,
One Fish dish blue & white, &c.	75	One Straw Bed,
Three Sauce Dishes, &c.	31	One Linen Sheet,
One pepper box, one salt, one cruet,	31	One Cotton Do.
Five Do., one old Pitcher, &c.	31	One blanket,
One Flowered Decanter, three wine glasses, one Tumbler,	31	One Hooded Quilt,
one other Quilt, &c.	31	One Cotton Do.
Six Silver Tea Spoons, &c.	5.00	Two Pillows & Bouties,
one fruit Spoon, &c.	5.00	One Bed Head,
One Old tin Fruit tray, &c.	16	One set of curtains,
Two stone Posts, one do., &c.	75	One Tick & feather,
Two Brass Candlesticks, &c.	75	One Straw Do.
Two Iron Do. &c.	31	One Saw Post Bedstead,
Two old fire shovels, one pitchfork,	31	3 Pillows & Bouties,
One pair of Iron Dogs, &c.	175	4 Old Quilts,
One Large Iron Kettle,	3.00	One Home made Rug,
One Large Pot, &c.	1.20	3 Blankets, &c.
One Tea Kettle, &c.	1.75	5 Sheets @ 12cts piece,
One Small Pot, &c.	1.00	Pillows baled,
One Iron Basin, &c.	50	3 Towels @ 12cts piece,
One little Iron Kettle, &c.	25	1 Black walnut stool @
One pair of Gloves, &c.	75	1 Iron Chair & cushion,
One Iron Pan, &c.	37 1/2	2 Old Umbrellas, &c.
One Griddle, &c.	1.25	4 Old Test,
One Skunklaw, &c.	1.50	1 Second hand Coat, @
One Shrimping kettle, &c.	31	1 Chamber Pot,
One Trunk, &c.	25	1 Yr. Pantaloons, &c.
One Iron square, &c.	50	4 Cotton Shirts, &c.
One Fowling piece, &c.	8.00	4 old Do., &c.
One Dining Table, &c.	3.00	1 Silk Bed and Sticks,
		1 Fur Coat,
		1 bedded

PR3

281

90	20. Linen drapery - 35. Two linen sheets 1.76	2.57
	Pattern for drapery 206. Sheet - 69. Linen bound 9. Dr 65.	4.09
	Woolen bound 1.48. White coat - 62. Overalls 1.28. Buttons 36.	3.78
	Great Coat 69. Under Bed ticking, 1 sheet & Tongue - 28.	1.87
	Under Bed - 57. Shopping Knives - 16. On Table 2.12. tea gear - 34.	3.98
	Old Calico - 7. Wool vest 2.00. Bed bolster & pillow 7.22	9.29
	Old Bed 2 w. Bed Bolster & pillows 6.12. Bed Matress - 4.	8.58
	Table 2.30. Bed Stand - 24. Auger - 26. Three pair stockings - 26.	3.08
	Dish 6.33. tin Plate 6.1.	0.93
	Linen Willow Case 1.32. Three Towels - 3.1. bonnet 4.00.	5.63
	Calico Quilt 1 m. bound 12. Turnspoons - 56. Four Sheets 3.37.	4.08
	Pair Shoes 1.25. rug - 50. Bottles - 12.1. pair socks - 18.	1.93
	Faithful - 25. six sheep 7.50. Great goat 6.00.	15.75
	pair hats 3.75. Linen gown 1.25. Wool petticoat 1.25.	0.25
	Alpaca leather 1.00. Hailcoat - 12.1. pants wool 3.57. Branding 25.	4.17
	little 2.50. Egg chain 1.50. button box - 75. Wheat 5.35.	10.08
	Harrow Tack 3.25. Tea Potte 1.25. Bakeron 1.25	5.75
	Glass bottles 6.25. Plate - 6.1. Basin - 2.1. Table 2.50.	3.64
	Tin shovel - 75. Spader - 50. Judicious 3.24.	3.69
	Coffee Mill - 75. Wiggin - 1.1. Old sheet - 3.75. pair stockings - 3.75	1.62
	Padlock - 25. pair linen sheets 2.50. Collow wool 90. 1.50.	4.25
	Plane Woodlands 2.25. Tea canister 25.	2.50
	Stunes of forks - 6.25. kept with dinner, 3.00	3.60
		376.67

This foregoing is a correct statement of the value of the personal property, belonging to the Estate of Stock Tuttles, late of Hearing Township, in the County of Washington deceased,

Simon Foster Exec.

The State of Ohio, In Court of Common Pleas, March Term, A.D. 1825.
Washington County, No. 3. The account of the value of the personal property belonging to the Estate of Stock Tuttles, late of Hearing Township, in said County, deceased, having been returned was ordered to be recorded Exempted.)

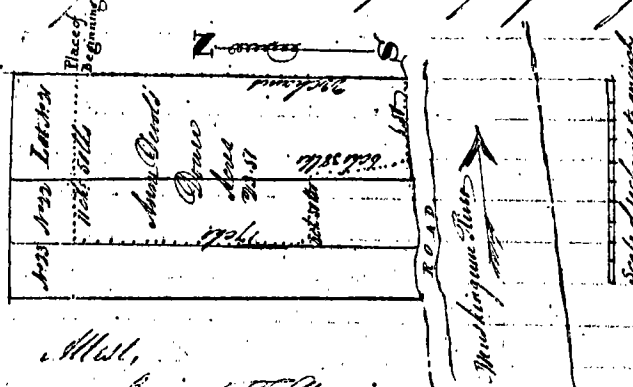
Attest,

George Duley Clerk.

Anne Prudi alltment of Town.
To the Honorable Court of Common Pleas of Washington County.

According to your order, at October Term, A.D. 1824. We have signed to Mr. Archl. Peck, widow of Silvan Peck, late of Waterford, deceased, her son in said decedents Estate. On lots No 21 and 22 on the home farm of the said decedent, in Waterford. The tract which we have signed to her includes the main house and contains twenty three acres and fifty one hundredths, as represented in the following minute and plot of the Survey, viz: Beginning at a Post and stones in the east line of lot No 21, four chains south of the North East corner of lot No 21, from thence running west seven chains and fifty links, to a post, then thence running South Sixteen chains, to a post; from thence running East four chains and fifty links to a post, from thence running Southward a half degrees east, six chains and thirty eight links, to a post on the North side of the road, which runs

lands on the bank of the Muskingum River. From thence running easterly (following the meander of said road) six chains and fifty links, to a post in the east line of said lot A. & 1. From thence running north, on said line, twenty six chains, to the place of beginning. Waterford, Oct. 14. D. 1826.



Wm. Clegg

Surveyor

The State of Ohio, At the Court of Common Pleas, Muskingum, D. 1825.
Washington County. This allotment and assignment of the known of John Dodge,
widow of Gilbert Dodge, late of Waterford, in said County, deceased, in the
land and real estate of which the said decedent died seized and possessed, being set
out, and named and approved by the court, was ordered to be recorded.
(Examined)

Attest

Geo Dunlap Clerk

~~John Dodge Settlement~~
1823 Dr. Samuel B. Gates, Administrator on the Estate of John Dodge, late of
Muskingum Washington County, deceased.
Administrator, charge himself, with the amount of the Inventory
of the Personal property, also Recd. 155.53^{1/2}
Deduct amount paid for the last receipt &c of the decedent audited
Remaining in the hands of the Administrator 91.75
63.75

In account with Paid Cetate.

Said the said Administrator begs leave to discharge himself, by the
following payments made, for expenses &c incurred during his late
Sicknes of the decedent by

To paid Dr. F. Fielder his Doctor Bill York Receipt	1.01	11.90
" Paid Joseph Hodder	1.00	12.33
" Paid Dr. R. H. Hamid	3	9.00
" Paid John Miller	4	4.00
" Paid A. Holden 1.00	5	.75
" Paid Anna M. Cook	7	5.00
" Paid Dr. George Dunlap Clerk Recd	8	2.00
" Paid W. Franklin	9	1.25
" Paid Dr. Samuel B. Gates	10	1.00
" Paid Dr. George Dunlap's Clerk fees	11	3.00
Allowed to Administrator by first on the amount of the Inventory \$155.53 ^{1/2} @ 6 per cent	12	9.33
		91.75

The following claim having been exhibited against said Estate, was submitted to the Honourable Court by the claimant.

Nathaniel Dodge Balance on account

1.01

9.38

PR3

365

One canister	1.10	Two tin plates	0.35
One tin pan	0.25	One Pewter Tettle	1.00
One Pewter Tettle	1.00		26 85½
Two plates	1.50		128 85½
One Knob	0.25	Total	\$145 74½

Sarah Russell Administrator

The State of Ohio. In Court of Common Pleas, November Term, Anno Domini, 1825.
 Washington County, p. This account of the sales of the personal property belonging to the
 estate of Daniel Russell, late of Waterford in said County deceased, having been returned
 was ordered to be recorded.

(Examined.)

Attest

*H. D. Dunlevy, Clerk*Silbert Dool. Account of Sales

A list of the personal property belonging to the estate of Silbert Dool, late of Waterford Township, deceased, sold at publick sale, by the undersigned Administrator
 of said Estate on the twenty first day of May 1825.

2 ten gallon Kettles	\$ 3 81½
1 Pot	3 00
3 old iron Lands & other old iron	1 80½
1 Bushel Scythe & hangings	50
1 book	25
1 Brindstone	1 25
1 Pewter Pot	50
1 Spring pan	8½
1 Large Kettle	1 75
1 small -	1 15
1 yearling calf	2 00½
65 bushels of corn	12 35
5 m Potatoes	50
1 Cow	7 00
1 piece of upper leather	1 00½
1 Go - sole -	75
1 Shawl in Waterford Library	1 31½
1 pair of steel yards	37½
	\$ 40 33½

Samuel Beach Administrator

The State of Ohio. In Court of Common Pleas, November Term, Anno Domini 1825.
 Washington County, p. This account of the sales of the personal property belonging to
 the estate of Silbert Dool, late of Waterford in said County deceased, having been
 returned was ordered to be recorded

(Examined.)

Attest

*H. D. Dunlevy, Clerk*Peter Sharp's. Appraiser's

The State of Ohio. A true and exact inventory of the goods and chattels of
 Washington County, p. Peter Sharp, late of Wallap, in said County, deceased,
 presented to us the undersigned appraiser of said estate, by Justice of Peace, Exe-
 cutor of the last will and testament of the said Peter Sharp, deceased, this eleventh
 day

PR3

416

41

Ordered that Eliza Money, the Administrator on the estate of the said deceased, sell said land with the removal of that part assigned and over to the widow, agreeably to the Statute, and make a report of the sale to the Court at the next Term.

February Term Anno Domini 1826. An account of the sale of the land in the petition described, being returned in the words and figures following to wit:

To the Honourable Court of Common Pleas of Washington County
I have sold the land belonging to the estate of the late Patrick Buhseide Gorffy
by three dollars and Fifty Cents cash down agreeably to the above order
Belpre Feb 29th 1826.

Ordered that the same, together with the petition and all the proceeding
in this case be recorded
(Examined)

Attest
Geo Dunleavy Clerk

Gilbert Devol Adm'r's Petition to sell Land. re-
The State of Ohio. In Court of Common Pleas, June Term A.D. 1825.
Washington County, S. Elizur Brack Administrator with the will annexed
on the Estate of Gilbert Devol, late of Waterford, in said County, deceased,
presented to the Court a petition, in the words and figures following to wit.
To the Honourable the Judges of the Court of Common Pleas in the County
of Washington.

The undersigned, administrator, with the will annexed of the estate of
Gilbert Devol, late of Waterford Township, deceased, begs leave to represent,
by Hayette Sherman, his attorney, that the personal property of his
testator is insufficient, to discharge and satisfy the just debts due the credi-
tors of said Estate and that the said Testator being cognizant of that fact
directed by his last will and testament that the land which then part of two
several tracts of land lying and being in the County of Athens in the 5th
Township 12th Range, in Section and Fraction No. 4 and 10 in the Ohio Company
Purchase should be sold to pay and satisfy his creditors.

To the end therefore that said will may be carried into execution your petitioner
prays that Anne Devol, widow and relief of said Gilbert Devol & Nathaniel
Whittley and Sally his wife, late Sally Devol John White and Priscilla his wife
late Priscilla Devol, Andrew McElroy and Polly his wife, late Polly Devol, Meja-
min Beadle and Martha, his wife, late Marshall Devol, children and heirs at
law of said Gilbert Devol; and Alpha Devol, Philip Devol, Ruth Devol Chapman
and Shancey his wife late Shancey Devol Hannah Devol Isabell Devol & Sally Devol
children and heirs at law of Walter Devol deceased, Sidney Devol Eliza Devol
and Betsy Devry, late Polly Devol, Walter Devol Henry Devol John Brown
Jr. and Electa his wife late Electa Devol, children and heirs at law of James
Haw Devol deceased, Gladys Blaisted book widow and relief of Joseph Blaisted
late Blaisted Devol, George Dunleavy and Henriett, his wife, late Henriett Devol,
Gilbert Devol, Isaac Rice, and Lucy his wife, late Lucy Devol, Solomon
Sob and Polly his wife, late Polly Devol, William D. Brightman and Anna
late Sophia Devol, children and heirs at law of Gilbert Devol junior, James
Devol, Nathanael Devol, Benjamin F. Devol & Austin Devol minor heirs
of said Gilbert Devol for whom your petitioner prays may have a guardian appointed

said
to the
Court
and
us
my
for my
dear
things
left
25.
and
not.
but
of
the
credi
but
the
5.
many
atti
trans
if
Kuya
is at
apron
Brod
Draw
you
don
of for
rol,
now
had
un
heis
in
route

appointed, which Guardians together with the above named heirs at Law your Petitioner prays may be summond to appear in by Order of publication or otherwise (as the Court may direct) on the first day of the next term of the Court of Common Pleas, holding in and for this County, and show cause, if any they have why said real estate should not be sold according to Law, to satisfy the creditors of said Estate.

Your Petitioner further represents, that Dow has been a joint owner of land situated in this County in Lieu of her devise right in the lands now proposed to be sold by said Guardians appointed for that purpose. Wherefore your petitioner prays, that appraisers may be appointed to appraise said lands & that an order be obtained for the sale of the same.

Samuel Brack

by Fayette Shuman his attorney.

And it appearing to the Court that some of the heirs viz; Henry Devil, John Devil, Lydia Devil, Austin Devil and Austin Devil are minors, the Court appoint James English Guardian pro tem to said minors to defend their rights in the premises and it is ordered that notice of the pendency of this petition be given to all the heirs named with petition who are made defendants thereto by publication in the "American Friend and Fayette Gazette" to appear at the next Term of this Court, and show cause, if any they have why the prayer of the said petition should not be granted. And the Court appoint Joseph Stithrie, A. B. Lottridge and Simon Woddy, to appraise said land and make a report thereof to the Court at the next Term.

February 5th Anno Domini 1825. An appraisement of the lands in the petition described being returned in the words and figures following to wit,

This is to certify that Joseph Stithrie, A. B. Lottridge and Simon Woddy appraised before me and took the oath required of them respecting the above lands,

Bethpage Nov. the 4th 1825

Detail of costs f. C.

In conformity to the above order, we have after being duly sworn, proceeded to appraise said lands as follows and fraction 1/4 acre, or one third part thereof acres undivided there and have appraised the same at twenty five cents per acre.

Bethpage Nov. 5 1825

Joseph Stithrie
Simon Woddy
A. B. Lottridge

Joseph Stithrie one day

Simon Woddy one day

A. B. Lottridge one day

Ordered that the Administrator with the will annexed of said deceased above named sell said lands agreeably to Law for the purpose of paying the just debts due from said Estate and return an account of sale to the Court, at the next term.

February 5th Anno Domini, 1826. An account of sale of the lands in the petition described being returned in the words and figures following, to wit,

Feb. 4th A. D. 1826 I hereby certify that the above lands was this day sold agreeable to notice given according to Law to Mr. J. Devil for the sum of fifty six dollars, which was the highest bid offered

Samuel Brack Attest

Ordered that the same, together with the petition and all the proceedings in this case be recorded

(Examined)

Attest

Mr. Dunlap Clerk

12th of this Court being examined and allowed by the Court was ordered to be recorded
 Examined Attest, Geo. Dunlevy Clerk

<u>Julius Chappell's Settlement.</u>			
<u>The estate of Julius Chappell in account with Anna Chappell administrator</u>			
on said estate		To widow's allowance	10 ^{ft} 10 ⁰
say amount of appraised	Qr	To paid D. S. A. Gilbert	22 44
property belonging to said estate	155 103	To Dr. Stetman Esq	1 00
		To T. Delano for office supplies	11 70
The following accounts against		To James Ellerwood appraising	75
such estate have unsettled for want		To Peter Nicham do	75
of funds viz:		To W. Printis for printing	1 25
Mr. Skinner's acct. dated 18 Sep 1822	21 42	To percentage on settling the estate	9 30
amounting to		To paid A. Stone for necessaries	1 25
Balance of P. Howes acct	15 50	To extra expenses loss of estate	10 00
dated Sept 17. 1817.		blocks fees	3 37 5
do of A. Stone's acct	91		154 44

July 29 1827.

Anna Chappel, adm'r on the estate of Julius Chappell

October Term 1827. The Court have examined and allowed the within account. Clerks excepted.

A. Warner
 H. Curtis associate judge
 J. Bottom

The State of Ohio In Court of Common Pleas, October Term, and Domine 1827.
 Washington County vs. The Settlement of the administration account of the estate
 of Julius Chappell, late of Marion in said County deceased which together with
 the vouchers in support thereof were returned at the last July Term and con-
 tinued for file till the present term of this Court, being examined and allowed
 by the Court was ordered to be recorded.

Examined

Attest, Geo. Dunlevy Clerk

Gilbert Wool's Settlement.
 The estate of Gilbert Wool Esq; to Sam'l Beach
 To paying Johnrod N.Y.C.

"	a Joseph Chambers	do	1	3 08
"	a D. C. Bowen	"	2	3 60
"	a book Devol	"	3	1 50
"	a George M. Chavay	"	4	7 47
"	a Polly McElroy	"	5	6 00
"	a Seth Baker	"	6	15 50
"	a Obadiah Scott	"	7	1 00
"	a David Putnum	"	8	1 60
"	a Appraiser of land	"	9	1 00
"	a Benj'n F. Stone	"	10	3 00
"		"	11	4 00
"		"	12	3 25
				10

125	To paying Francis Devol	No	13	140 27
"	" To Plaintiff	"	14	5 75
"	" A Brown	"	15	2 00
"	" Sheriff and clerks fees percentage on \$ 96.375 at 6 per cent	"	16	13 13
	Extra charges for sundry journeys and expenses			5 75
	Dated July 23 1827			40 00
	Sam'l. Bush Administrator on date above			262 83
	On the sale of Personal property amounting to			\$ 40 37 1/2
	" in the sale of lands in the County of Athens			\$ 50 00
				\$ 96 37 1/2

Court of Common Pleas, October Term, 1827.

The above account has been examined and allowed. The Court find to be due the Admin't the sum of \$ 50 on the balance of claims against said estate viz \$ 126.47 1/2 having been paid by Philip Devol after deducting the above amount of Personal property & sale of land.

Warren
McCurdy Associate judges
Benton

The State of Ohio, In Court of Common Pleas, October Term, A.D. 1827.
Washington County, This settlement of the administration account
of the estate of Gilbert Devol, late of Wadsworth in said County deceased,
together with the vouchers in support thereof having been returned
at the last July Term and continued on file till the present Term of
this Court being examined and allowed by the Court is ordered to be
recorded.

Examined

Attest, Geo. Canterbury Clerk

Jacob Churchill Settlement			
D. Parker Adm'r on the estate of Jacob Churchill in account with said estate			P.
1823	cash Rec'd in full of A. Middlewoot note		4 00
	To Property bid off at vendue		1 93 1/2
29	cash Rec'd of G. Browning on ac't		0 00
	" " Alexander Ellsworth in full of ac't		1 50
	" " Henry Middlewoot		12 1/2
March	" " of Henry Collins on ac't		5 5
Ap'l 5	" " London Dye " "		4 50
	charges made on ac't		4 03
June 18	" " Philip Ridgway " "		2 00
" 19	" " M. Noland in full on note		2 48
25	" " A. Middlewoot in full on note		3 75
July 7	" " S. Dana " " " "		1 58
" 20	" " Lumber Lawer " " "		4 31
Aug 2	" " Mrs. Bea		1 00
" 10	" " J. lady on note		85
Sept 30	" " Martin Shantz in full of ac't		1 00
			cpt.