

confirm the said infants and adjudge, order and decree that George W. Vick, administrator of
Mark W. Hells prop to Jefr B. Vick the sum of \$777.00 and to David & Vick the sum of
\$10.00 & to return the receipts to this office.

It is ordered that the report of Commissioner Parker of the debts and demands against the estate of Moody
Daniels be confirmed and that John Moore administrator of the said Moody Daniels out of the
money in his hands pay to the estate of Isaac Wills dec'd \$900.00, to Mr. E. Gray on two bonds
of \$15.00, to David & Joyner of 15.00 and to Dr. C. Gillette of 29.74, and if any of said creditors
shall refuse to receive payment for the reason that the same is tendered in Confederate money or not as
that it is ordered that the said administrator invest the amount so refused in interest bearing stocks of the
State of Virginia or of the Confederate States and return the same with his report to this Court.

Ordered the 1st

agreed

Dated the 1st

Wm. G. Thompson

This cause came on this day to be again heard on the points formerly read and on the report of the Committee
made at the last term to whence no exception has been filed and was argued by Counsel. On consideration
whereby the tenth appearing and confirming and confirming the said report with adjudged, order and decree that the
same be held from and stable and binding between the parties and that the costs of this suit be equally borne
between the parties.

Ordered that the account of the State of Greenville County which had been adopted with full
of the County amounting to \$37.75 be certified to the Auditor of Public accounts for his examination & payment
the County attorney out 50 per dollar for the support of the prisoner.

John Griffin who has been commissioned a Justice of the Peace for the fourth district in this
County to supply the vacancy occasioned by the removal from said District of Robert W. Dales Williams,
whose who has been appointed a Justice of the Peace for the fourth District, and C. R. Stover who has
been commissioned a Justice of the Peace in third district in this County, the day twenty six of April
in Court and qualified by taking the oaths required by Law.

The last Will and testament of Mary J. Harris dec'd was proved by the will of John A. Person one
of the subscribing witnesses thereto, and Edward P. Turner the other subscribing witness being deposed
John A. Person is David A. Thomas being duly sworn deposes & says severally that they are well
acquainted with the hands writing of the said Edward P. Turner & truly believe that the name of the
said Edward P. Turner to the said Will, as a witness is in the proper hand writing of the said Edward P. Turner.
deposed that he did at Person also testified that the said Edward P. Turner himself signed this
name as witness to the said Will in the presence and at the request of the testator and in the presence of each
other, and on the motion of David A. Thomas one of the Executors named in this will who made oath
and together with Nathaniel D. Barnard & Wm. S. Brann his Substitutes (who justified on oath as to
their sufficiency) certified unto and acknowledged a bond in the penalty of One thousand dollars
conditional according to law certificate is granted him for drawing thereon in due form, freely being
reserved for the said Executor therein named to joint in the said Prothon when he thinks fit.

Ordered that Wm. S. Francis, David Darrow & Wm. Howell being first duly sworn for the
purpose to appraise all the goods or chattels of Mary J. Harris dec'd that may be produced to them
and return the appraisement under their hands to the Clerk of this Court.