

(420)

May	1	Ward	
June	2	By amount rec'd. of Revd. P. Davis on debt due estate of John Drury dec'd	3 00
July	10	To paid expenses at Old Point & money advanced	17 50
	13	To paid Wm. J. Davis for tuition	19 88
	"	Cash furnished for clothing &c.	25 00
	"	Paid St. Barnabas acct	38 00
	30	Cash furnished	1 24
Octo	25	Paid for Drury & Money for expenses	2 00
	"	Wm. Lee for board	20 75
Decr	15	Cash sent by Mail at School	108 50
	"	Paid Tax account	10 00
	30	Cash advanced	8 80
	"	Paid James D. Westbrook Comr. for dividing land & Negroes	83
	"	To amount paid for slaves	4 00
	"	Paid Martha V. Turner acct	10 75
	"	Tax on land	5 03
	"	Dr. Paiced act	3 67
	"	S. H. W. H. Drury	804 58
	"	Dith	3 79
	"	for Servants Clothing &c	7 88
	"	proportion of costs of slaves &c	2 33
	"	John Williams for dividing land & Negroes	83
	"	Amounts carried forward	
	"	Amounts brought forward	
1854			405 06 4568 24
Decr	31	To paid Wm. H. Drury for his interest in old bill now quiet which belonged jointly to Wm. H. & James H. Drury	20 25
	"	By your proportion of rent of land	62 70
	"	" of hire of negroes	410 72
	"	Interest in insurance of life of negro man named Colored	266 66
	"	To paid R. F. Parker for carrying negroes	1 00
	"	" for carrying chain in Surveying and dividing land	4 00
	"	By amount due from Wm. H. and Martha F. Drury difference	20 00
	"	in valuation of negroes	261 04
	"	By interest on \$4550.74 to this day	27 26
	"	To Commissions on \$565.20	2 00
	"	Commissioners fee retained	4930 62
	"	Day balance due the Ward	5390 19 5390 19
	"	By balance due brought down	4930 62
		With interest on \$4550.74 from this date and on \$579.89 from July 1 st 1855 till paid	

Respectfully Submitted

Wm. W. Cobb Comt.

Southampton County. In the Clerk's Office the 20th day of August 1855

This account of Daniel Drury's guardianship of James H. Drury was returned and filed for exceptions. And at a Court held for the County aforesaid on the 15th day of October 1855 the said account having lain for over month and returned in the Clerk's Office and there being no exceptions thereto was examined, confirmed and ordered to be recorded.

Note

L. R. Edwards, Esq.