Washington Co Will Bk 7, p. 358 FHL mf #0034358 Settlement James Davis Abstracted by D. Powell 1997

John Corry exec. To the estate of Ja's Davis dec.

1026	TD 1 216 C 117 W	Φ1 100 00
1836	To cash rec'd from Samuel Knott	\$1,100.00
	To notes for money due from James Davis, Jr Nov. 1835	200.00
	To " Oct. 1834	76.00
	To " Apr 1834	150.00
	To " Jul. 1834	28.00
	To note for money due from Samuel Easton [] credited with \$40	
	and \$36 August 1832 \$100	24.00
	To note on Jno Dickenson due Dec. 1826	3.40
	Balance due upon Samuel Knotts bond including interest up to	
	7 th April 1838 (not collected)	13?.?4
	(
		1,796.34
	Contra C	
1836	By cash paid Geo W. Thompson legatee	140.00
Sept	By cash to same for legacy	1.0.00
22.00	by cash to same for regacy	
1837	By cash paid Mrs Crider (late Ewing)	20.00
	By 2 notes on Jas Davis Jr. \$40 and \$10	50.00
	By cash pd Nathaniel Davis legatee	300.00
	By 1 note to same on Jas Davis Jr. (with int 10_)	200.00
	By cash paid James White	15.67
	By cash paid David Campbell	2.00
	By cash paid Edward Lathim	2.50
	by Cash paid Edward Latinin	2.50
		752.17

752.17 503.33 100.00

1355.50

Balance \$440.50 in which balance is included the amount of Jas Davis, Jr. Notes of \$200.00, \$76 & \$28 also the balance on Eastons note and Dickensons note as well as the balance due on Knotts bond none of which is yet collected (say \$331.40)

By amount of legacy to exec. retained

By monies exec. allowed by commissioner

Pursuant to an order of the Worshipful County Court of Washington directing me to state settle and adjust the administration account of John Corry Exor which according to order is done and beg leave to submit the above stated accounts - Your commissioner has been furnished with no evidence that the Exec Jno Corry has ever received but \$1,100 of the estate either in money or property the different notes charged in the above account were delivered to him but none of which has been collected as the obligons reside out of the state, with the exception of one note on Jas Davis, Jr. of \$150.00 which Nathaniel Davis received as so much of his legacy -The executor is credited with 2 notes of James Davis, Jr. which were in the hands of Mrs Crider (Ewing) at testators death which she agreed to take as part of her legacy but which were not charged because they were never in his possession nor came into his hands. It appears, also by vouchers placed before me that the testator died in the state of [blank space] on his way to Virginia. That Whitley Thompson (the son of Geo W Thompson the legatee above mentioned) took possession of the money property & 1 horse & bridle & cash one hundred and thirty dollars of the testator out of the cash he discharged \$41.00 for funeral expenses Doctors bill & Tayern charges - the horse he sold for \$60.00 and the balance of the money he has not accounted for as yet -In stating the credits your com'r allowed \$503.33 being the amount of the legacy of the Exor which it is believed the law permits him to retain all which is respectfully submitted May 28th 1838

H. Dixon

At a court continued & Held for Washington County the 29th day of May 1838

This settlement of the estate of James Davis, Sr. deceased was returned to court by the commissioner and ordered to be recorded.

Teste

Jacob Lynch CC

Transcribed by: Diana Powell dianapowell@sbcglobal.net