

PROBATE ORDER BOOK 2

1835-39

Hendricks County Sa  
Probate Record  
Book No 2

September 4<sup>th</sup> A.D. 1835

Vacation Entry

Be it hereby known that Letters of Administration were this day granted and issued, by the undersigned Clerk, unto Thompson Farmer on the Estate of William Hedge, late of the County of Hendricks deceased, he having previous to said Grant filed his bond with approved security. And the said Farmer was sworn according to Law as such Administrator.

Sept 4<sup>th</sup> A.D. 1835

S. J. Hadley Clerk

Vacation Entry

Be it hereby known that Letters of administration were this day granted and issued, by me the undersigned Clerk, unto Noah Hellum on the Estate of Lee Sepsey, late of the County of Hendrick deceased, he having previous to said Grant filed his bond with approved security. And the said Hellum was duly qualified according to Law as such Administrator.

September the 21<sup>st</sup> 1835

S. J. Hadley Clerk

Vacation Entry

Be it hereby known that Letters  
of Administration were this day granted and issued, by  
me the undersigned Clerk of the Hendricks Probate Court  
unto John Jackson on the Estate of Edith Jackson  
late of said County, deceased, intestate, he having  
previous to said Grant filed his Bond with Ap-  
proved security and the <sup>and</sup> John Jackson was by  
me duly affirmed as such administrator according  
to law.

October 15<sup>th</sup> 1835

S. T. Hadley Clark

Be it remembered that on this 10<sup>th</sup> day of June 1835 Letters  
Testamentary on the estate of <sup>late of Hendricks County deceased</sup> Ezra Cox were by me the undersigned  
Clerk of the Probate Court of said County granted and issued unto  
Charles Reynolds the Executor named in and by the last Will &  
testament of the said Ezra Cox, which said Will has heretofore been  
duly filed in my office and proved by the oaths of Caleb Sumner  
William Pearce & Thomas Gary the subscribing witnesses thereto.  
And the said Charles Reynolds now files his Bond as such  
Executor with Security according to law and the said Charles  
is now here by me duly sworn as such Executor

S. T. Hadley Clark

November Term A.D. 1835

Abigail Hults  
Estate

It is ordered by the Court now  
here that a citation issue for Court  
Daniel C. Hults Administrator of the Estate of in  
Abigail Hults to be and appear before this Court the  
on the first day of the next term thereof then  
and there to render unto said Court an account <sup>butcher</sup> of  
of his administration in the premises and make <sup>to</sup>  
and file an account exhibiting a perfect expose of unto  
all receipts and disbursements and the amount in  
of the balance remaining in his hands & that  
he renew or file an additional <sup>Bond</sup> as such Administrator  
for the faithful discharge of his duties as the  
such. and this cause is continued.

Sarah Jessups  
Estate

It is ordered by the Court  
now here that a citation issue  
for Thomas Schhart and John Jessup Administrators  
of the Estate of Sarah Jessup late of the County  
of Hendricks deceased to be and appear before  
this Court on the first day of the next term  
thereof then and there to render unto said  
Court an account of their administration in  
said Estate and make and file an account  
exhibiting a perfect expose of all receipts and  
disbursements and the amount of the balance  
remaining in their hands as such administrators  
that a final settlement of said Estate be  
had. and this cause is continued.

William Wilson to be and

November Term A.D. 1835

Pemberton S. Dicker Guardian  
for William Black an infant

An Petition  
of William Black, an infant, now here filed  
Pemberton S. Dicker is appointed Guardian to  
take care of the person of the said William  
Black infant as aforesaid during his minority  
and the said Dicker files a bond in open  
Court which is approved by the Court and the  
said Dicker is also sworn as such Guardian  
in open Court according to Law

Court adjourned until tomorrow morning  
Eight o'clock

Signed Nov. 19<sup>th</sup> 1835

Henry H. Marvin

Thursday Morning November 19<sup>th</sup> 1835

Court met pursuant to adjournment Present  
the Honourable Henry H. Marvin Judge of the Court  
of Probate of Hendricks County.

John Hawkins  
Estate

It is ordered by the Court now  
here that a citation issue for  
Joseph Joseph & wife Hawkins administrators of the  
estate of John Hawkins late of the County of Hendricks aforesaid  
to be and appear before the probate Court of said County on the  
first day of the next term thereof then and there to render  
unto said Court an account of their administration of the  
estate of the said deceased

November Term A.D. 1835

William Phipps  
Estate

It is ordered by the Court  
now here that a citation  
issue against William Buttley Administrator of the  
Estate of William Phipps late of the County of  
Hendricks deceased notifying the said William Buttley  
to be and appear before this Court on the  
first day of the next term thereof to render unto  
said Court an account of his administration  
of the Estate of the said deceased and to  
make and file a perfect expose of all receipts  
and disbursements and the amount of the  
balance remaining in his hands, that a  
final settlement of said Estate be had.

Bartholomew Ramsey's  
Estate

comes now David  
Jones one of the ex-  
ecutors named in the last will and testament  
of Bartholomew Ramsey late of the County of  
Hendricks deceased and files receipts from David  
& Elizabeth Jones and from Samuel & Nancy Jones two  
of the legatees of said Estate showing that they  
have received the full amount devised to them by  
said will and this cause is continued.

Richard H. Vandilles  
Estate

It is ordered by  
the Court now here  
that a citation issue against William Wilson  
Administrator of the Estate of Richard H. Van  
Dille late of the County of Hendricks deceased  
notifying the said William Wilson to be and

November Term A.D. 1835

appear before this court on the first day of the next term thereof to render unto said Court an account of his administration of the estate of the said decedent and there to make and file an account exhibiting a perfect expose of all receipts and disbursements and the amount of the balance in his hands that a final settlement of said Estate be had and this cause is continued.

Zachariah Darnall

Estate

Comes now William H. Darnall Administrator of the Estate of Zachariah Darnall late of the County of Hendricks deceased and files Vouchers No 1, 2, 3, 4 & 5 against said Estate which are allowed amounting to Forty four Dollars twelve and a half cents and this cause is continued.

William T. Darnall  
Guardian

Comes now William T. Darnall Guardian of the person and Estate of Robert Richardson a minor and files a Statement showing that he has received Four hundred and four Dollars twenty three cents of the Estate of his said ward and this cause is continued.

November Term A.D. 1835

William Faught  
Guardian

It is ordered by the Court now here that a citation issue against William Faught Guardian for the Protection of the estate of Elizabeth Jane Stevenson a minor requiring him to be and appear before this Court on the first day of the next term of this Court then and there to render a full fair and complete account of his guardianship in premises, and abide the order and decision of the Court.

Sidney Williams & Fielder Boles

<sup>vs</sup>  
George Tyler Administrator of  
the Estate of Thomas Jordan deceased

Comes now the Parties and the parties and the premises being fully seen inspect and understood It is considered by the Court now here that the Plaintiffs Sidney Williams and Fielder Boles recover of the Defendant George Tyler Administrator as aforesaid the sum of six Dollars and also their costs herein expended taxed at <sup>10</sup> to be levied of the assets in the hands of the Administrator belonging to said Estate —

20  
21  
November Term A.D. 1835

Partis Roots

vs  
George Tyler Administrator of the  
Estate of Thomas Gordon deceased

On account filed

Comes now the  
Defendant and although the Plaintiff is thrice called  
and called he comes not and the premises being  
examined and fully understood by the Court

It is considered by the Court now here <sup>that</sup> the said  
Plaintiff take nothing by his said suit and that  
the Defendant go hence and recover of the Plaintiff  
his costs herein laid out and expended taxed  
at

Dollars 3      its

William St Neuril

vs  
George Tyler Administrator of the  
Estate of Thomas Gordon Deceased

On account filed

Comes now the  
Defendant herein and the Plaintiff being thrice called  
comes and the premises being considered and inspected  
It is considered by the court now here that the  
Plaintiff take nothing by his said suit and that  
the Defendant go hence and recover of the Plaintiff  
his costs herein expended taxed at

Dollars 3      its

John Gibbons vs George Tyler Administrator  
of the Estate of Thomas Gordon deceased on account filed

Comes now the Defendant and the Plaintiff although three  
called comes not and the premises being inspected It is considered by  
the Court now here that the said Plaintiff take nothing by his said  
suit and that the defendant go hence and recover of the Plaintiff  
his costs herein expended taxed at

Dollars

22  
23  
November Term 1835

Thomas Fordon's  
Estate

Comes now George Tyler Administrator of the estate of Thomas  
Fordon late of the County of Hendricks deceased and  
makes and files proof of the publication <sup>the notice of</sup> in  
venus of said Estate pursuant to an order of this  
Court at the February Term thereof in the year t  
Eighteen hundred and thirty three And also  
files vouchers against said Estate Numbered 11, 12,  
13, 14 & 15 preferred claims which are allowed amounting to  
Fifty three Dollars thirty one cents

And the said administrator now pays here  
into court the balance with which he stands  
<sup>charged</sup> to such administrator to wit: One hundred &  
fourteen Dollars seventy five cents and all  
the claims that has come to the hands of  
said Administrator or been filed in the  
Clerks office of said County being finally  
heard <sup>by the Court upon and determined upon</sup> and <sup>as determined upon</sup> it is  
considered <sup>by the Court upon and determined upon</sup> that the said one hundred and  
fourteen Dollars and seventy five cents constitute  
a fund for the payment of the debts against  
said Estate heretofore allowed and determined  
on by the Court in equal proportions, to wit  
one Judgement in favour of Silas White for  
seventy one Dollars & ten cents one in favour of  
George Tyler for forty eight Dollars 85cts one for  
four of Cather & Harrison for five Dollars and  
one in favour of Sydney Williams and Fielder  
Boles for six Dollars the said Estate being

insolvent And it is ordered that the Clerk  
of this court pay over to the creditors above  
allowed their respective proportions of the said  
one hundred and fourteen Dollars and seventy five  
cents which close the business of said Estate

November Term A.D. 1835

Partition of Shadrack Morris Estate

Come now the commissioners appointed at the May Term of this Court to make partition of the Lands mentioned in said Petition, to wit James M. Gregg and Abram Harding and files a partition of said lands amongst the said heirs which partition being duly acknowledged by the said commissioners before the Judge of this Court is accepted by the Court now here; and it is ordered that the same be entered and recorded in the Clerks office of the said County of Hendricks and it is further ordered adjudged and decreed that the partition so made entered and recorded in the title of the land herein mentioned vest in the said several Heirs according to the division mentioned in said partition.

And court adjourned until Court in session tomorrow morning ten o'clock  
Signed Nov 10<sup>th</sup> 1835 Harry H. Martin

November Term A.D. 1835

Sunday Morning November Sixteenth A.D. 1835

Court not pursuant to adjournment

Present as yesterday

John Comptons

Estate

It is ordered by the Court now here that a citation issue against Amos Compton and John Owens Administrators of the Estate of John Comptons <sup>notifying them</sup> that they be and appear before this court on the first day of the next term thereof and render unto said Court an account of their administration of the Estate of said deceased and that they make and file an account exhibiting a perfect expence of all receipts and disbursements and the amount of the balance in their hands that a final settlement of said Estate be had

Rury C West  
Guardian

It is ordered by the Court now here that a citation issue again Rury C West Guardian of the Estates of the minors heirs of Thomas White late of the County of Hendrick <sup>notifying him</sup> to be and appear before this Court on the first day of the next term thereof then and there to render any account of his Guardianship in the premises and then and there to abide the order and decision of said Court.

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26  
25  
November Term A.D. 1835

It is ordered by the Court now here that all suits, causes, proceedings and business of what nature soever now pending and unfinished in this Court <sup>and not otherwise disposed of</sup> be and the same is hereby continued until the next Term.

And Court adjourned until Court in course

Signed November 13<sup>rd</sup> 1835 Harry H. Main

27  
28  
29  
Vacation Entry

Be it remembered that on this the 16<sup>th</sup> day of November 1835 Letters of Administration on the Estate of Jepse Conner late of the County of Hendricks deceased, were by me the undersigned Clerk of the Hendricks Probate Court granted unto John Furnace after his filing his bond with security according to Law and the said Administrator was by me duly sworn as such administrator

Signed Nov 16<sup>th</sup> 1835

Attest S. S. Hadley Clerk

30  
31  
32  
Vacation Entry

Be it remembered that on this the 11<sup>th</sup> day of January 1836 Letters of administration on the Estate of Mary Morris late of the County of Hendricks deceased were by me the undersigned Clerk of the Hendricks Probate Court granted and issued unto Beverly Ballard after his having filed his bond with security according to Law and the said administrator was by me duly sworn as such administrator

Signed Jan 11<sup>th</sup> 1836

Attest S. S. Hadley Clerk

February Term A.D. 1836

At the February Term of the Hendricks Probate Court began and held at the Court-house in Danville on Monday the eighth day said month in the year of our Lord one thousand eight hundred thirty six

Present Henry H. Marvin sole Judge of said Court.

Septe Canada  
Guardian

Sarah Vessups  
Estate

The Citation issued in this case at the last term is now returned served and the administrators therein mentioned now make their appearance And it is ordered now here that the said Administrator pay the costs on said Citation, which is now here done in open Court, and the said Administrator file now here in Court vouchers No from one to ten both inclusive amounting to Thirty three Dollars and seventy nine cents which together with nine Dollars 56 due the said Administrators as legatees of said Estate covers the amount with which said Administrators are charged and Shows that the business of said Estate is finally closed

February Term A.D. 1836

Harmon Hiatt  
Guardian

Comes now the said Guardian and this cause is continued

Wathanie Scammons  
Estate

The Citation issued heretofore herein being returned served the Administrator <sup>Executive</sup> now appears and files a receipt from the Clerk of this Court for fees by her paid that accrued in the settlement of said Estate which is allowed by the Court and which covers the amount due against said Executive except three Dollars 66 $\frac{2}{3}$  which according to the will of said testator belongs to the said Executive and the business of said Estate is fully settled

Corinthus Johnson  
Estate

Now comes the administrator of said Estate and files vouchers No 33 & 34 which are inspected by this Court and allowed amounting to twenty two Dollars and fifty cent and ordered to be placed to the credit of said Administrator which being done shows a balance in favour of the administrator of three dollars and 95 $\frac{1}{2}$  the business of said Estate being closed as to the duties of the said Administrator.

And Court adjourned until tomorrow morning Nine o'clock

Henry H. Marvin

Signed February 9<sup>th</sup> 1836

February Term A.D. 1836

John Hawkins  
Estate

The citation issued in this case at the last term is now returned served the Administrators now appear in open court and file vouchers against said Estate Numbered fourteen one to six both inclusive amounting to three hundred and forty Dollars and Eighty four 8 $\frac{1}{2}$  d<sup>s</sup> which are inspected and allowed by the Court and ordered to be placed to the credit of said administrators and this case is continued

William Phillips  
Estate

The citation heretofore issued in this case is now returned served and the administrator now appears in open Court and exhibits a claim or voucher against said Estate No. 1 which is inspected and allowed by the Court of it being for services rendered and money expended by him as administrator of said Estate amounting to fifty four Dollars and five cents which being placed to the credit of said Administrator balances the amount with which he stands charged and shows a balance in favor of said Administrator of one Dollar and two cents. It is therefore considered that the business of said Estate is fully settled by said administrator

February Term A.D. 1836

Richard H. Vandiver  
Estate

Comes now the Administrator of the said Estate and on his motion this cause is continued for the purpose of collecting or proceeding, some doubtful claims to insolvency.

John Compton  
Estate

Now comes John Compton and John Owens the Administrators of said Estate and files vouchers against said Estate amounting to nine hundred and seven Dollars and 97 d<sup>s</sup> which being examined by the Court were allowed and ordered to be placed to the credit of said Administrators & the said Administrators also file a note of seven Dollars on A. S. Patterson as desperate and insolvent making together the sum of Nine hundred and four teen Dollars and 97 d<sup>s</sup> which covers the amount charged against the said Administrators and leaves a balance in their favour of five dollars and fifty six cents which shows that said Estate has been <sup>fully</sup> settled by the said Administrators and ~~it is ordered that the said Administrators pay the sum on the citation account against them at the last term~~

Mary C. West  
Guardian

Comes now the said Mary C. West Guardian of the Estates of a Minor known to the Estate of Thomas White deceased and files a report showing that he has received one hundred and fifty three dollars of money belonging to his said Wards and this cause is continued

February Term A.D. 1836

Sunday morning February  
the 9<sup>th</sup> A.D. 1836

Court met pursuant to  
adjournment. Present the Honourable Henry  
H. Marvin Judge of said Court.

Anderson Morelands  
estate

comes now the  
administratrix  
herein and on motion and proof the said  
administratrix is allowed a credit of \$10.70 it not collected  
on Hughes docket and this case is continued

Mary Morris  
estate

Letters of Administration in  
said Estate having been  
granted by the Clerk of this Court in vacation  
unto Beverly Ballard and all things touching  
the Granting of the same being now here inspe  
and considered by the Court. It is ordered now  
here that the Granting of the same be and  
is hereby confirmed.

Jeffe Comers  
estate

Letters of Administration on  
said Estate having been grant  
by the Clerk of this Court in vacation to John Sims  
and all things touching the Granting of the same  
having been by the Court now here considered. It is or  
dered that the Granting of the said letter be  
and the same is hereby confirmed. And the  
said administrator now files in open Court an inventory of  
property belonging to said Estate amounting to \$263.50 plus  
together <sup>and also a sale bill amounting to two hundred thirty six dollars</sup>  
<sup>also a list of property selected by the widow at the appraised value all of</sup>  
<sup>which are ordered to be recorded and this case is continued</sup>

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February Term A.D. 1836

William A Baugh  
Guardian

comes now Mary T Johnson  
the mother of the minors for  
whom the said William A Baugh is Guardian and  
files her petition showing that she has supported  
the said minors for the last four years or  
longer and showing also that there remains in  
the hands of the said Guardian about Eight  
Dollars of the Estates of the said minors and  
praying that the said Guardian be ordered and  
directed <sup>to pay</sup> to the said Petitioner the sum in his  
hands belonging to said minors that the  
same may be appropriated to their support  
and the premises being inspected and considere  
It is now here ordered and decreed by the Court  
that the said Guardian pay over to the said  
Petitioner all moneys in his hands belonging to  
his said Wards after paying the expenses of  
his appointment as Guardian, for the support  
of the said Minors.

James Malledo  
estate

Now comes the Adminis  
trator and this cause  
is continued until the next Term

Zachariah Darnall.  
estate

comes now the Adminis  
trator and this cause is continued

And Court adjourned until tomorrow morning  
ten o'clock

Signed February 10<sup>th</sup> 1836

Henry H. Marvin

February Term A.D. 1836

Wednesday Morning February 10<sup>th</sup>  
1836 Court not pursuant to adjournment

Present the Honorable Henry H. Marvin  
Judge of the Hendricks Probate Court.

Eliza Jackson's  
estate

Now comes Eliza Jackson ad.  
ministrator of said Estate  
and files a sale bill of the property belonging to  
said Estate amounting to three hundred sixty seven  
Dollars and 32 cent which is ordered to be recorded  
and this cause is continued.

John Smith's  
estate

Comes now Hugh P. Smith  
Administrator of the said  
Estate and pays in to Court Twenty Dollars  
money belonging to said Estate and this  
cause is continued  
a note due \$18.35 to of the above \$20.00 paid out on  
now on file - Building as appears by admr's Certificate on said note

Thomas Bronaugh  
Guardian

Comes Now the said  
Thomas Bronaugh Guar.  
dian of Robert N. Bronaugh a minor heir to  
the Estate of James Linsley deceased and report  
that he has received the sum of Six hundred  
and twenty Dollars money belonging to  
said Ward which said report is filed  
and this cause is continued

February Term A.D. 1836

shall be made from time to time be made  
assets in his hands. And the Court having inspected  
being satisfactorily informed of the state of the former administrator  
the proceedings heretofore had in this case and all things  
touching the same being considered. It is now here  
ordered adjudged and decreed by the Court that the  
said Administrator de bonis non Bradley Burris do proceed  
on the fourteenth day of March to make sale of the  
W.C quarter of the North west quarter of section thirty  
in Township fifteen North of Range one East  
it being real Estate belonging to the Estate of Mary  
M. Anderson, deceased under the same restrictions and  
on the same conditions that it was ordered adjudged  
and decreed that the said Epperson former adminis.  
trator should sell the same by orders and decrees  
of this Court at the February and May Terms A.D.  
1835 and it is further ordered that the  
said Burris ad ministrator de bonis non give  
notice of said sale for the same length of time  
and in the same manner as required by the  
foresaid orders and decrees. And it is also  
further ordered that the said Administrator de  
bonis non make return of his proceedings in  
the premises at the next term of this court

And Court adjourned until tomorrow  
morning ten o'clock

signed February 11<sup>th</sup> 1836

Henry H. Marvin

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February Term A.D. 1836

Samuel Mcpheters  
guardian

Now comes Samuel Mcpheters Guardian  
of the minor heirs to the Estate of Caleb <sup>late</sup> deceased,  
and on his motion this cause is continued

Mary Carter's  
Estate

Comes now John Hadley  
and David Cox Administrators  
of the said Estate and pays into Court  
one hundred and fifty Dollars in cash belonging  
to said Estate and also files vouchers against  
said Estate amounting to Fourteen Dollars and  
sixty nine cents which were allowed by the  
Court and ordered to be placed to the credit of  
the said Administrators making together the sum  
of one hundred and sixty four Dollars and 69  
and this cause is continued.

Mary M Alderson  
Estate

Come now Barclay  
Burns Administrator  
of the Estate of Mary M.  
Alderson deceased, and files his bond which  
is approved by the Court, conditioned for the  
faithful discharge of the trust and duties  
committed to him in the sale and dis-  
posal of the real Estate of the said  
Mary M. Alderson deceased agreeably to  
the order and decree of this Court and  
for the faithful administration of such and  
so much of the said real Estate or the <sup>same</sup> price

February Term A.D. 1836

Thursday morning February 11<sup>th</sup>  
Court met pursuant to adjournment  
Present the same as yesterday

Abigail Hulls  
Estate

Daniel C. Hulls the Admin-  
istrator of said Estate being  
thence comes not and it appearing to the sat-  
isfaction of the Court that the Daniel C. Hulls  
is in contempt for not appearing before this  
Court at this term in obedience to a citation  
ordered at the last term of this court which is now  
returned served. It is therefore now here ordered  
that an attachment issue for said Daniel C.  
Hulls for the said contempt returnable to  
the first day of the next term of this court.

And that the Clerk endorse on said writ  
that that the said Hulls be held to bail with  
one security in the sum of twenty Dollars each  
and this cause is continued

Matthew Ibans  
Estate

Come now the Admin-  
istrator in this Estate  
and this cause is continued

Benjamin Burt  
Estate

Come now Beverly  
Ballard, Executor of the  
last will and testament of Benjamin Burt deceased  
and on his motion this cause is continued

February Term A.D. 1836

John Rains  
Guardian

It is ordered by the Court now  
here that a Citation Issue  
to the said John Rains Guardian of the  
Estates of his own Children and Heirs to the  
Estate of Peter Demoss Sen deceased to be and  
appear before this court on the first day of the  
next Term thereof to render an account of  
his proceedings in the premises and to make  
and file a report of the amount in his  
hands belonging to his said wards and  
this cause is continued until the next term.

Ezra Cox  
Estate

Comes now Alexander Worth  
and exhibits and proves to the  
satisfaction of the Court an account against the Estate  
of Ezra Cox amounting (after deducting a credit) to  
Thirty nine Dollars and ninety five cents which is  
filed and marked (A) And Dr Frydinger also  
comes into open Court and exhibits an account in  
favour of C.G. Hussey and himself and proves the  
same to the satisfaction of the court amounting  
to Thirty three Dollars 68 $\frac{3}{4}$  which is filed and  
marked (B)\* and Charles Reynolds the Executor  
of said Estate being present on his motion

\* This cause is continued  
and William Cline also exhibits an account of Ten Dollars against said Cox  
estate and proves the same to the satisfaction of the Court which is filed  
and marked (C)

Olivier Jacksons  
Estate

Comes now William Cline  
and exhibits a claim against  
the said Estate of Five Dollars and proves the  
same to the satisfaction of the Court which is filed and  
marked (D)

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and also Dr Frydinger also presents now in  
open Court an account in favour of himself and C.  
G. Hussey amounting to Thirteen Dollars and  
18 $\frac{3}{4}$  and proves the same to the satisfaction of  
the Court which is filed and marked (B)

See Syrup's  
Estate

Comes now William C. Cline  
and exhibits and proves to the  
satisfaction of the Court an account against the Es.  
tate of Ebenezer See Syrup amounting to Six  
Dollars which is filed and marked (A) and also  
Dr Frydinger also exhibits and proves to the satis-  
faction of the court an account of Thirty eight Dol-  
lars in favour of himself and C.G. Hussey which  
is filed and marked (B)

Hugh Cole's  
Estate

Comes now Alexander Worth  
and exhibits and proves to the  
satisfaction of the Court an account of nine Dollars am-  
in favour of himself and his wife  
ninety nine cents against the Estate of Hugh Cole  
deceased, which is filed and marked (A) and  
also Dr Frydinger exhibits and proves to the satis-  
faction of the Court an account of seventeen Dol-  
lars and 37 $\frac{1}{2}$  which is filed and marked (B)  
in favour of himself and C.G. Hussey against  
the said Estate of Hugh Cole deceased

Received June 16<sup>th</sup> 1836 of S. G. Hussey Block #99 the amount  
above mentioned and allowed to us

Hussey and Worth  
By John W. Richards

February Term A.D. 1836

William Faught  
Guardian

Comes now William Faught Guardian of Elizabeth Jane Stevenson infant heir to the Estate of James Stevenson, deceased and files a report marked (st) And it is ordered that the said Faught file a bond with good security for his faithful discharge of the duties and trust committed to him as such Guardian and this cause is continued until the next term

Ordered that all suits pleas and causes now pending in this Court and not otherwise disposed of stand continued until the next term

Thomas Bronaugh  
Guardian

Comes now John Mathew one of the securities of the said Thomas Bronaugh and files his petition praying to be discharged from any further liability as such security And it is ordered that a sum now issued requiring the said Bronaugh to appear before the Honourable Henry H. Marvin Judge of this Court and execute a further Bond for the faithful discharge of the duties and trust committed to him as such Guardian of the Estate Robert N. Bronaugh

and Court adjourned until next term

signed February 11<sup>th</sup> 1836

Henry H. Marvin

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Vacation entry

Be it hereby known that Letters of administration were this day granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Jacob McDaniel on the estate of Watts McDaniel late of the County of Hendricks, deceased, intestate: he having previous to said Grant filed his bond with approved security according to law and the said Jacob McDaniel was by me duly sworn as such Administrator

April the 11<sup>th</sup> 1836

S. J. Hadley Clerk

Vacation entry

Be it hereby known that Letters of administration were this day granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Susannah Gilleland on the estate of Thomas Gilleland late of the County of Hendricks, deceased intestate she having previous to said Grant filed her bond with approved security according to law and the said Susannah Gilleland was by me duly sworn as such Administrator

April the 11<sup>th</sup> 1836

S. J. Hadley Clerk

# Vacation Entry

Be it remembered that on this the 19<sup>th</sup> day of February A.D. 1836 Thomas Bronaugh personally appeared before me the undersigned Judge of the Hendricks Probate Court & filed his Bond with security agreeably to the order of the said Court at the last term then which said Bond is by me approved and the said John Mahan is therefore released from any subsequent liability as surety of said Guardian

signed February 19<sup>th</sup> 1836 Hugh P. Newlin

# Vacation Entry

Be it hereby known that Letters of administration were this day granted and given by me the undersigned Clerk of the Hendricks Probate Court unto Samuel Goffett and Thomas Goffett on the Estate of Robert Goffett late of the said County of Hendricks, deceased, intestate they the said Samuel & Thomas having previous to said Grant filed their bond with approved security according to Law and the said Samuel Goffett and Thomas Goffett were also by me duly sworn as such administrators.

March the 26<sup>th</sup> 1836

S. T. Harrelly Clerk

November Term A.D. 1835

# Crawford & Vories

Hugh P. Smith Administrator vs on Account filed of the Estate of John Smith

Come now the parties and on motion of the Plaintiff and the premises being seen and considered. It is considered by the Court now how that the said Plaintiff recover of the said administrator the sum of Three Dollars thirty one &  $\frac{3}{4}$  Cents the amount mentioned in said Account and also their costs herein expended taxed at

to be levied of the assets in his hands belonging to said Estate. Received of S. T. Harrelly Clerk the above Judgment in full Nov 10<sup>th</sup> 1835

Crawford & Vories

# John Smith's Estate

Comes now Hugh P. Smith Administrator of said Estate and files numbers against said Estate which are allowed numbered from 1 to 8 both inclusive amounting to forty four Dollars and forty cents the said administrator also from pays here into Court fifteen Dollars making together the sum of fifty nine Dollars and forty cents with which amount the said Administrator is now Credited and this cause is continued

November Term A.D. 1835

James L. Givan

vs  
Hugh P. Smith Administrator  
of the Estate of John Smith,

on account filed

comes now the parties  
and on motion of the said Plaintiff and the  
premises being examined and inspected. It is con-  
sidered by the Court now here that the said  
Plaintiff recover of the said Administrator the  
sum of Eight Dollars and 33 $\frac{1}{4}$ cts the amount men-  
tioned in said account and also the sum of  
Dollars and cents for his costs herein  
expended to be levied of the assets in his hands  
belonging to said Estate.

Received Dec 10<sup>th</sup> 1835 of S.S. Hadley Clerk Eight Dollars thirty three and  
my claim in full to the above Judgment James L. Givan

Crawford & Vowles

vs  
Hugh P. Smith Administrator  
of the Estate of John Smith,

on note filed

comes now the  
parties and on motion of the Plaintiff and  
the premises being inspected. It is considered by  
the Court now here that the said Plaintiff  
recover of the said Administrator the sum  
of five Dollars the amount of Principal and  
interest mentioned in said note and  
also the sum of for the  
costs in this behalf expended to be levied of  
the assets in his hands belonging to said Estate  
Received our claim to the above Judgment in full  
of S.S. Hadley Clerk

Crawford & Vowles

November Term A.D. 1835

See Tappus  
Estate

Letters of Administration having been  
Granted by the Clerk of this Court

in vacation unto Noah Hellum on the Estate of See  
Tappus, deceased, late of the County of Hendricks deceased  
and all things touching the Granting of the same  
being now here considered by the Court. It is now  
here ordered and adjudged by the said Court that the  
Granting of the said Letters be and the same is here-  
by confirmed. And the <sup>said</sup> Noah Hellum administrator  
as aforesaid now files an Inventory of the property  
belonging to said Estate amounting to four hundred  
and eleven Dollars 81 $\frac{1}{4}$ cts and also a sole Bill of the  
said property mentioned in said Inventory amoun-  
ting to Three hundred and fifty Dollars 75cts which said  
Inventory and sole Bill are ordered to be re-  
corded and this cause is continued.

Elijah Jackson  
Estate

Letters of administration having  
been Granted by the Clerk of

this Court in vacation unto Elijah Jackson on the  
Estate of Elijah Jackson late of the County of  
Hendricks, deceased and all things touching the  
Granting of the same being now here considered  
by the Court. It is now ordered and adjudged  
by the said Court that the granting of the  
same be and the same is hereby confirmed.

And the said Elijah Jackson Admin-  
istrator as aforesaid now files an inventory  
of the property belonging to said Estate  
amounting to seven hundred and thirteen Dollars  
which is ordered to be recorded  
and this cause is continued

21  
November Term A.D. 1835

Wednesday Morning November 11<sup>th</sup> 1835  
the Hendricks Probate Court met pursuant to adjournment  
Present the Honourable Henry H. Marvin esq.  
Judge of said Court.

William Hedges  
Estate

Letters of Administration  
having been granted by  
the Clerk of this Court in vacation unto Thompson  
Farmer on the Estate of William Hedges late  
of the County of Hendricks deceased And all  
things touching the granting the same being  
now here considered by the Court It is now  
ordered and adjudged by the said Court that  
the granting of the said Letters be and the same  
is hereby confirmed And the said Thompson  
Farmer Administrator as aforesaid now files an  
Inventory of the property belonging to said Estate  
amounting to Eleven hundred and nine Dollars  
98<sup>1/4</sup>cts and a receipt showing that the widow  
of the said deceased has received one hun-  
dred Dollars worth of property from the  
Inventory at the appraised value also a  
Sale Bill of said property mentioned in said  
Inventory amounting to

bundred  
Dollars and      cents all of which are  
ordered to be recorded and this cause is  
continued.

159  
November Term A.D. 1835

Wathaniel Scamahous  
Estate

It is ordered by the Court  
now here that a citation  
copying of the last will & testament of Wathaniel Scamahous de-  
before this Court on the first day of the next  
Term thereof then and there to render unto  
said Court an account of her administration of  
the Estate of the said deceased and make  
and file an account exhibiting a perfect exposé  
of all receipts and disbursements and the  
amount of the balance remaining in her  
hands that a final settlement of said Estate  
be had.

Anderson Moreland  
Estate

It is ordered by the Court  
now here that a citation  
Issue for Martha Whit (formerly Martha Moreland) Ad-  
ministration of the the Estate of Anderson Moreland  
deceased to be and appear before this Court on the  
first day of the next term thereof then and there  
to render unto said Court an account of her ad-  
ministration of the Estate of the said deceased  
and make and file an account exhibiting a perfect  
exposé of all receipts and disbursements and  
the amount of the balance remaining in her  
hands that a final settlement of said Estate  
be had.

November Term A.D. 1835

Ezra Cox's  
Estate

Letters testamentary having been granted by the Clerk of this Court in vacation to Charles Reynolds on said Estate and all things touching the granting of the same being now here considered by the Court. It is now ordered and adjudged that the granting of said Letters be and the same is hereby confirmed. And Charles Reynolds the said Executor now files an inventory of notes and Cash on hand belonging to said Estate amounting to six hundred and four Dollars twelve and a half cents and this cause is continued and said inventory ordered to be recorded.

Court adjourned until tomorrow morning nine o'clock

Signed Nov. 10<sup>th</sup> 1835

Henry H. Marvin

Tuesday Morning Nov 10<sup>th</sup> 1835

Court met pursuant to adjournment present the honourable Henry H. Marvin Judge

George Tyler Guardian

On motion it is ordered by the Court now here that the order for appointing George Tyler Guardian the September Term of this Court 1830 be and the same is hereby set aside

November Term 1835

George Tyler

vs  
George Tyler Administrator  
of the Estate of Thomas Gordon deceased

Come now the parties by attorney and the plaintiff moves the Court for a Judgement on said note and the premises being inspected. It is considered by the Court now here that the said plaintiff recover of the said Administrator the sum of Forty Eight Dollars and Eighty five cents for his damages by him suffered in the premises it being the amount mentioned in said note together with the interest thereon and also the sum of ~~Dollars and~~ cents for his costs in this behalf expended to be levied of the assets in the hands of said administrator belonging to said Estate accrued from & to the date of the Probate Court Fifty two dollars and twenty three & three fourths cents it being in full the above amount as allowed by the said court the same being settled as insolvent

Commr & Harrison

George Tyler Administrator of the Estate of Thomas Gordon deceased & proven

Come now the parties by attorney and the Plaintiff moves the Court for a Judgement on said account and the premises being inspected. It is considered by the Court now here that the Plaintiff recover of the defendant the sum of Five Dollars the amount mentioned in said account and also his costs herein expended taxed at ~~Dollars and~~ to be levied of the assets in the hands of said Administrator belonging to said estate and \$4.37 due on the claim of Comr & Harrison with above Enter  
\$1.00 for costs & Harrison

And Court adjourned until tomorrow morning Eight o'clock

Signed Nov. 11<sup>th</sup> 1835

Henry H. Marvin

November Term A.D. 1835

Thomas Fosdore's  
Estate

Comes now the Administrator  
of this Estate by his Attorney  
and files vouchers which are by the Court allowed  
to Thirty Eight Dollars forty Three and three fourths  
cents Numbered from 1 to 10 both inclusive and  
time is given. The above claim or Voucher  
being preferred claims

Silas White

vs  
George Tyler Administrator of  
the Estate of Thomas Fosdore deceased

comes now the Plaintiff  
by attorneys and moves the Court for  
Judgement on said note and the premises being  
inspected. It is considered by the Court now how  
that the Plaintiff do receive of the defendant Geo  
Tyler Adminr as aforesaid the sum of sixty Dollars  
the amount mentioned in said note and also  
the sum of Eleven dollars and ten for his dam  
ages for the detention thereof making together  
the sum seventy one Dollars and ten cents  
also the sum of  
Dollars and  
cents as and for his costs herein laid out  
and expended in and about this his said  
recovery and the defendant is hereby ordered  
to be levied of the effects in the hands of  
said Administrators belonging to said Estate

Received of Simon H. Hadley Clerk of the Probate Court of  
Hendricks County Sixty Two Dollars & one half cents it being  
the full amount allowed unto him by the Judge of said  
Court. The same being settled as an insolvent estate  
this 12th day of Nov. 1835 S. H. White  
mark

November Term A.D. 1835

is lacking fourteen Dollars and fifteen cents of  
having received her one third part ~~thereof~~ <sup>of the</sup> most  
amount of said Estate. Ordered therefore that the  
said Guardian pay over to the said widow of the  
said deceased the said sum of fourteen Dollars  
and fifteen cents and refund to the said  
Administrator the said sum of seventeen Dollars  
and ten cents taking receipts in case and  
that on the filing of the said receipts the Guar  
dian be exonerated therefor in this Court and  
the business of said Estate so far as said Adm'r  
is accountable is closed And it is further  
ordered that the Clerk of this court furnish  
the said Guardian ~~with~~ <sup>a</sup> copy of this order -

James Thompson's  
Estate

comes now Dickerson and  
Elijah Thompson administrators  
and file an inventory of the property belonging to said  
estate amounting to three hundred and eighty four  
Dollars fifty six cents. And a receipt from the  
widow for one hundred dollars worth of property  
taken by her at the valuation. Also a sub bill of  
the property sold belonging to said estate amount  
ing to two hundred and fifty seven Dollars nine  
ty eight and three fourths cents all of which  
are ordered to be recorded and this cause  
is continued.

November Term A.D. 1835

James Mattocks  
Estate

Comes now the Administrator  
herein and files his Voucher  
against said Estate No 1<sup>st</sup> amounting to \$1.09<sup>1/4</sup> a  
present claim which is allowed also a certificate  
affidavit of some acts No 2<sup>nd</sup> and this cause is  
continued for the administrator to make further collection  
of debts belonging to said Estate

Matthew Osborns  
Estate

Comes now the administrators  
of said Estate and files Voucher  
against the Estate numbered 1, 2 & 3 amounting to  
to seventy six Dollars and one cent which is allowed  
and this cause is continued

Andrew Pierces  
Estate

Comes now Clark Hill Administrator  
of said Estate which are  
allowed numbered from 1 to 18 both inclusive amounting  
to two hundred and forty five Dollars and fifty eight  
a fourth cents together with a note on Thomas H  
Cart for five Dollars which is filed as desciate  
inventor making together the sum of two hundred  
and fifty Dollars 58cts. which said amount was  
that with the said administrator is chargeable on ac-  
count of said Estate & seventeen Dollars ten rents over  
and above. And on examination of the premises it is found  
that the guardian of the minor Heirs of said estate  
has received of the said administrator thirty one Dollars  
twenty five cents over and above what was due to the  
winds and that the widow of the said deceased

November Term 1835

Zeremiah Johnson Guardian  
of John & Esther Hellum  
infants Petition for sale of real Estate

Comes now  
the said Petitioner  
and Guardian and files his Petition showing that  
certain real Estate wherein named or the price  
thereof can be vested in other property to the  
manifest interest of said heirs and whereupon  
it is ordered that Uppie Hellum, David Ballard  
and Joel Ballard be appointed to appraise the  
following described land named in said petition  
to wit beginning eighty Poles east of the west line  
of section 8 in Township 16 North of Range two  
East of the second principal Meridian beginning at  
a Stake in the East fork of White Lick on the  
line running East and West through the centre of  
said section running from said stake east forty  
poles to a Stake thence south to the line of section  
eight thence west to the East fork of White Lick  
thence with the meander of said creek to the  
place of Beginning and two acres in the west  
bank of the Creek beginning on the line running  
through the centre of section eight running thirty  
poles south all which will more fully appear  
by a titl<sup>d</sup> Bond herewith filed marked (B)  
and appraise a part of the petition with the  
appurtenances thereto belonging it being a  
part of the real Estate of the said John  
and Esther Hellum infants as aforesaid  
and to make report of such appurtenance  
to this Court at the next Term. \* The  
Court after considering the premises and being  
sufficiently advised concerning the same do dismiss  
said petition for want of Jurisdiction in the  
premises, with costs

21  
November Term A.D. 1835

Henry M. Anderson's  
Estate

Letters of Administration  
to Morris now having been  
Granted by the Clerk of this Court in Relation  
to said Estate to Barclay Burns And all  
things touching the granting thereof being now  
here considered by the Court ~~it is~~ adjudged that  
the Granting of said Letters be &  
the same is hereby confirmed. And the said  
Burns as such Administrator now files here in  
Court Vouchers against said Estate No from ten  
to eight both inclusive amounting to six Dollars  
Eighty one and a fourth cents which are allow  
able on application of the said Administrator  
the Estate of James H. Epperson former Adm  
istrator of said Estate is allowed Ten Do  
llars for services rendered by the said Epperson  
in his life time as such administrator in the  
premises making together the sum of six  
teen Dollars eighty one and a fourth cents  
and further proceeding in the premises are  
continued.

Benjamin Bent's  
Estate

Wommes Beverly Ballard  
one of the Executrix named  
in the last will and testament of the said Benjamin  
Bent and files said will duly proven according to law  
by the subscribing witnesses thereto which is ~~extant~~  
be recorded in the record of wills And the said  
Ballard having filed his bond which is  
approved by the Court Letter testamentary  
now issued to the said Beverly <sup>on the 27<sup>th</sup> day of the year 1835</sup> and he  
is ~~now~~ in Leicester awaiting said

November Term A.D. 1835

Numbered from one to thirty two both inclusive  
amounting to three hundred and sixty three Dollars and  
eighty seven cents which are allowed by the Court  
and the business of this Estate is continued

Elijah Thompson appointed Guardian  
for Sarena Thompson

On petition of the said  
Sarena Thompson to be permitted to choose a guardian  
to take care of her person and estate she having been  
admitted has chosen Elijah Thompson, who is approved  
and the said Elijah Thompson is accordingly ap  
pointed Guardian of the person and estate of the  
said Sarena, who now files a bond which is ap  
proved by the Court and the said Guardian is  
surveaunting to law.

Stephen St. Sinsley appointed  
Guardian for Thomas Sinsley  
James Sinsley & Buford Sinsley

On petition of  
the said Thomas  
Sinsley, James Sinsley & Buford Sinsley to be  
permitted to choose a guardian to receive and  
take care of their estates, they having been <sup>admitted</sup> have  
chosen Stephen St. Sinsley, who is approved and  
the said Stephen St. Sinsley is accordingly ap  
pointed Guardian of the Estates of the said  
Thomas Sinsley, James Sinsley and Buford  
Sinsley and the said Guardian is appointed  
and files a bond which is approved by  
the Court

90  
November Term A.D. 1835

At the November Term of the Hendricks Probate Court began and held at the Court house in the Town of Danville Henry H. Marvin produced a commission from the Governor of the State of Indiana commissioning him probate Judge of the County of Hendricks for the term of seven years, on the back of which was endorsed the necessary certificate of the Oaths of office.

Whereupon a Court is begun and held on the 9<sup>th</sup> day of November 1835 by the Honourable Henry H. Marvin sole Judge of said Court

Jonathan D. Parks appointed  
Guardian of Maria Darnall

On petition of Patsy Ann Parks formerly (Patsy Ann Darnall) late Widow and rellict of Zachariah Darnall late of the County of Hendricks, deceased, Jonathan D. Parks of said County is appointed Guardian to take care of the person and Estate of Maria Darnall infant Daughter of the said Zachariah Darnall deceased during her minority and the said Parks files his bond as such Guardian which is approved by the Court & he is sworn according to Law.

Cornelius Johnson's  
Estate

comes now Jacob Hachey Administrator of said Estate and files an additional Inventory amounting to four seven Dollars sixty eight & three fourth cents and also vouchers against said Estate

May Term A.D. 1836

At the May Term of the Hendricks Probate Court began and held at the Court house in the Town of Danville on Monday the ninth day of said month in the year of our Lord one thousand eight hundred and thirty six.

Present the Honourable Henry H. Marvin sole Judge of said Court

Migil Hulls  
Estate

comes now Daniel C. Hulls Administrator of said Estate and files vouchers numbered 1, 2 & 3 amounting to twelve Dollars thirty one and a fourth cents which are allowed by the Court and the said administrator also pays into Court twenty five Dollars and thirty three & three fourths cents it being the balance with which the said administrator stands charged and the said Estate is fully and finally settled as to the said Administrator (paid unto 4 of the time) & the court adjourned

Richard W. Vandiver  
Estate

comes now William Wilson administrator of said Estate and notice of publication of the Insolvency of said Estate not being made to the satisfaction of the Court this cause is continued.

May Term A.D. 1836

Hugh Bates Estate

Comes now Stephen Silson  
administrator of the Estate  
said Estate and files vouchers against the  
Estate amounting to one hundred Dollars 31 $\frac{1}{2}$  cts  
(numbered from 1 to 22 inclusive) which are  
allowed by the Court and placed to the credit  
of said administrator and the said admin-  
istrator also pays now here into Court twenty  
seven Dollars Thirty six and a half cents <sup>against</sup> for  
the purpose of discharging two accounts <sup>against</sup> said  
Estate which were filed and allowed by  
this Court at the last <sup>Term</sup> one in favour of  
Worth and Helly for £ 9.99 to marked (A)  
and the other in favour of Hussey and Payding  
for £ 17.37 $\frac{1}{2}$  marked (B) and this case is  
continued:

{ The above accounts discharged by the Court  
per receipt on file in the paper of said Estate }

James Hamm  
Estate

Comes now Elijah Anderson  
administrator of said Estate  
and files vouchers against the Estate amounting  
to ninety one Dollars and seventy seven and  
a half cents numbered from one to nine  
inclusive which are examined by the  
Court and allowed and placed to the  
credit of the said Administrator and  
this case is continued

May Term A.D. 1836

William Faught  
Guardian

Comes now the said Will-  
iam Faught Guardian of  
the Estate of Elizabeth Jane Stevenson infant  
heir to the Estate of James Stephenson deceased  
and files an additional Bond pursuant to the  
order of the Court at the last Term which  
is approved by the Court and this case is  
continued.

Benjamin Burt  
Estate

Comes now Beverly Ballard  
Executor of the last will and  
testament of the said Benjamin Burt deceased and  
files an Inventory of the personal property belong-  
ing to said Estate amounting to £ 32.19 $\frac{1}{2}$  also a sale  
Bill of the same amounting to twenty eight  
Dollars eighty one cents which are ordered to be  
filed and recorded and this cause is continued

Mary Morris  
Estate

Comes now Beverly Ballard  
Administrator of said Estate  
and files an Inventory of the personal property  
belonging to said Estate amounting to ninety  
one Dollars and thirty cents and also a sale  
Bill of the same amounting to one hundred  
and six Dollars and Eleven cents which are  
ordered to be recorded and this cause is contin-  
ued

May Term A.D. 1836

Zachariah Darnall  
Estate

next Term

Henry Darnall

as  
Zachariah Darnall  
Estate

This cause is continued until

on account

And the said Henry Darnall comes into Court and files a claim against said Estate for one hundred and forty Dollars and prays that said claim be allowed unto him and thereupon Nave Attorney for and in behalf of the Guardian of the infant heirs to said Estates moves the Court to reject the claim in consequence of there being no proof of the Administrator of said Estate having had notice of the filing of said claim and the nature thereof. And the court being of the opinion that it cannot entertain the investigation of said claim until the prequisites are complied with therefore for said reason said claim is disregarded.

And Court adjourned until tomorrow morning ten o'clock

Signed May 10<sup>th</sup> 1836

Henry H. Martin

May Term A.D. 1836

Tuesday Morning May 10<sup>th</sup> A.D. 1836

Court met pursuant to adjournment  
Present as yesterday

James Williams  
Estate

Comes now Nathan Stanley administrator de bonis non of the Estate of the said James Williams, deceased, and reports that the rents of 1832 and 1833 of the lands then belonging to said Estate amounted to for the year 1832 \$ 35.00 for the year 1833 to \$ 22.50 and also interest by him received on money belonging to said Estate \$ 4.50 which together with what sales & rents heretofore reported make the sum of five hundred and thirty four Dollars & 68 $\frac{3}{4}$ cts with which the administrator has been charged and the said administrator also filed vouchers numbered 1, 2, 3, 4 & 5 against said Estate amounting to one hundred and eighty two Dollars 31cts which together with what vouchers that has heretofore been filed by the administrator against said Estate amounting five hundred and sixty seven Dollars and 46cts showing a balance in favour of said administrator of twelve Dollars and fifty six cents and it appearing to the satisfaction of the Court that the said administrator has retained in hands but four dollars and fifty cents for his services and an allowance of six Dollars having this been made to him as appears from voucher number five this day filed It is therefore ordered by the Court now here that the Guardian of the heirs to said Estate refund to the said Administrator the sum of \$ 1.50 which settles the business of said Estate

May Term A.D. 1836

Anderson Morelands  
Estate

Comes now the administrator  
of said Estate by  
her attorney and on motion this cause is continued

Joel Nelson  
Guardian

Comes now Joel Nelson Guardian  
of the minor heirs to the Estate  
Andrew Pierce deceased and files a report and  
this cause is continued

William Hedges  
Estate

Comes now Henry M Vories  
and files and proves to the  
satisfaction of the Court a claim against the Estate  
of the said William Hedges deceased in favour of  
Crawford and Vories for the sum of Eight Dollars  
and 66 cents which is Marked (A)  
and the settlement of said Estate is in  
tuned until the next term

Robert Gospets  
Estate

Letters of Administration on  
said Estate having been  
Granted by the Clerk in vacation to Samuel  
Gosset and Thomas Gossett and all things touching  
the Granting of the same having been by the  
Court now here considered It is ordered that  
the said letters be and the same is hereby  
confirmed And Smith G. Moore  
now exhibits and proves to the satisfaction

May Term A.D. 1836

of the Court a claim against the Estate of the  
said Gossett deceased in favour of himself for  
six Dollars and twenty five cents which is  
filed and marked (A) and the  
business as to the settlement of said Estate  
is continued

Watts Mc Daniels  
Estate

Letters of Administration  
on said Estate having been  
Granted by the Clerk of this Court in vacation to  
Jacob Mc Daniel and all things touching the  
Granting of the same having been by the Court  
now here considered It is now here ordered  
that the Granting of the said Letters be and  
the same is hereby confirmed

And Smith G. Moore now exhibits here  
in open Court and proves to the satisfaction  
the Court on account against the Estate  
of the said Mc Daniel deceased in favour  
of himself for six Dollars which is filed  
and marked (A) and the business as to  
the settlement of said Estate is continued

Thomas Gillands  
Estate

Letters of administration  
on said Estate having been  
Granted by the Clerk of this court in vacation to  
Susannah Gillands and all things touching the  
Granting of the same being by the Court now

May Term A.D. 1836

here considered It is ordered that the granting  
of the said Letters be and the same is hereby  
confirmed

And Smith G. Moore now exhibits and  
proves to the satisfaction of the Court a claim  
against said Estate amounting to twenty two  
Dollars and fifty cents which is filed and  
marked #4

And the said administratrix, Susanna  
Gilleland now files an inventory of the personal  
property belonging to said Estate amounting to  
three hundred and forty Dollars and 68 $\frac{1}{4}$ cts &  
and also a sale bill of the said property  
amounting to two hundred and sixty three  
Dollars and 37 $\frac{1}{2}$ cts which are ordered to be re-  
corded and this cause is continued.

Mary Rummons  
estate

Comes now here into Court  
William Harris and files  
a bond which is approved by the Court  
and the said William Harris is now here by  
the Court appointed Administrator of the Estate  
of Mary Rummons late of the County of Her-  
kirk deceased and the said administrator  
is now here duly sworn in open Court  
according to law. And the said Harris also now  
exhibits to the Court a Will which is ordered to be  
proven and recorded  
and Court adjourned until tomorrow morning ten  
o'clock

Signed May 11<sup>th</sup> 1836 Henry H. Marvin

May Term A.D. 1836

Wednesday morning May 11<sup>th</sup> 1836

Court met pursuant to adjournment Present Harry  
H. Marvin Judge of the Hendrie Probate Court

Ordered that all suits, pleas, plaints  
and cases now pending in any situation or  
manner whatever in this court and not  
otherwise disposed of stand continued until  
the next term

Court adjourned until  
Court in Course  
Signed May 11<sup>th</sup> 1836

Henry H. Marvin

Vacation entry

Be it remembered that on this fourth of July  
 1836 Samuel Barker filed in my office the re-  
 linquishment of Elizabeth Thompson widow of  
 John Thompson late of the County of Hendrik,  
 deceased, of right to administer on the Estate of  
 her deceased Husband and also recommending  
 the said Barker in said relinquishment as  
 a suitable person to administer on said Estate  
 And the said Samuel Barker also filed  
 his bond with security according to law and  
 thereupon letters of administration were by  
 me Granted and Issued unto the said Samuel  
 Barker on the Estate of John Thompson aforesaid  
 deceased and the said Barker was also sworn  
 as such administrator according to law

Signed July 1<sup>st</sup> 1836

S. J. Hadley Clerk

July 1<sup>st</sup> 1836 Clerk's Office

August Term A.D. 1836

John Thompson  
Estate

Letters of administration on the Estate of the said John Thompson deceased having been granted by the Clerk of this Court in vacation, to Samuel Barker, and all things touching the granting of the same being now here inspected and considered. It is ordered by the Court that the granting of said letters be and the same is hereby confirmed.

Matthew Jones,  
Estate

Personally appears now in open Court John Jones the person named as Executor in the last will and testament of the said Matthew Jones deceased late of the County of Hennicks and proved the said will according to law by the Oaths of Samuel C. Mitchell and Samuel Barker subscribing witnesses thereto and the said John Jones also files his bond with security which is approved by the Court and thereupon Letters testamentary are granted unto the said John Jones on the said Estate and he is duly sworn in open Court as Executor of the last will and testament of the said deceased.

Charles Reynolds Executor of  
the last will and testament of John C.  
Jones

Solomon Dusnogow

Came now the said Executor in his own proper person and the said defendant by Neve his attorney comes also - and on motion of the said Attorney this Appeal is dismissed for the want of an affidavit to give this

August Term A.D. 1836

Court jurisdiction of the case: at the Cost of the Plaintiff: Ordered that the plaintiff pay the costs herein accrued within sixty day and on motion the Plaintiff has leave to withdraw the papers herein filed

Henry Darnall  
vs  
Wm H. Darnall Adm'r  
J. Darnall Estate

Comes now the parties and the notice herein given being deemed insufficient by Court on motion of the said Plaintiff this cause is continued and Court adjourned until to morrow morning nine o'clock

signed August the 9<sup>th</sup> in the year of  
our Lord one thousand eight hundred and thirty six  
H H Marvin

August Term A.D. 1836

Tuesday Morning August the 9<sup>th</sup> 1836  
Court met pursuant to adjournment

Present as Yesterday

Ezra Cox  
Estate

Comes now Charles Reynolds  
Executor of the last will and  
testament of the said Ezra Cox and exhibits now in  
open Court certificates from the register of the Land  
office at Indianapolis showing that in accordance with  
the Will of the said deceased he has laid out  
Four hundred Dollars in Land for the heirs of the  
said Estate which said purchase is now here by  
the Court confirmed and the said Executor also  
files now here in open Court vouchers against said  
Estate amounting to One hundred and seventeen Dollars  
and twenty five cents which are allowed and placed  
to the Credit of the said Executor making together  
with the Four hundred Dollars above mentioned ~~under~~  
Five hundred and seventeen Dollars & twenty five cents  
and this cause is continued.

William A Baugh  
Guardian

Comes now the said William  
A Baugh Guardian aforesaid  
of John Johnson deceased and files a report of  
his proceedings in the premises and the report being  
examined is approved and the said Guardian is  
discharged from his Guardianship and the  
business relative thereto is closed.

August Term A.D. 1836

Mary Burroughs  
Estate

Comes now William Harris  
Administrator of the said Estate  
and files an inventory of the personal property belonging  
to said Estate amounting to One hundred and  
four Dollars and sixty one cents and also a sale bill  
of the property belonging to said Estate amounting  
to Eighty five Dollars and ninety two and a half  
cents which are ordered to be recorded and further  
proceedings herein are continued

Bradley Bartholomew

vs  
Elijah Anderson Administrator  
of the Estate of James Hamm

Comes now the Plaintiff  
by his attorney as well as in his proper person and  
the defendant personally comes also and by agreement  
of the parties proceeded to trial and also by agreement  
this cause is submitted to the Court without the  
intervention of a Jury and the proofs and al-  
legations of the parties being heard and considered  
and all things touching the same. It is considered  
by the Court now here the Plaintiff  
recover of the defendant administrator as aforesaid  
the sum of Five Dollars for his damages and  
also the sum of ~~one~~ Dollars and  
cents as and for his costs and charges in this  
behalf laid out and expended in this behalf  
to liquidate of the assets in the hands of the  
said administrator to be administered and  
the defendant in Mercy

Received the above Judgment  
2nd 15<sup>th</sup> 1836  
Received January 21<sup>st</sup> 1837 my claim to the above  
judgement in full — B Bartholomew

August Term A.D. 1836

David Mattock, administrator of  
the Estate of James Mattock

William Faught

Debt

Came to the Probate Court  
and was reversal from the  
Hendricks Circuit Court

The Opinion and Judgment of the Circuit Court herein being now here produced in open court this suit is dismissed agreeably to the opinion and Judgment of the said Circuit Court.

And Court adjourned until tomorrow morning nine o'clock —

signed August the 10<sup>th</sup> A.D. 1836  
Henry H. Marvin

August Term A.D. 1836

Wednesday Morning August  
the 10<sup>th</sup> A.D. 1836 Court met pursuant to  
adjournment. —

Present Henry H. Marvin  
Judge thereof —

Jonathan D. Parks  
Guardian Petition for sale of real Estate

On application of the said Jonathan D. Parks Guardian for the protection of the person and Estate of Maria Darnall infant heir to the Estate of Zachariah Darnall, deceased, by Petition now here filed It is ordered that David Downs James M. Gregg and Simon T. Hadley be appointed appraisers to appraise the East half of the North East quarter of section twenty eight in Township fifteen north of range one West and the West half the Northwest quarter of Section twenty seven in the Township and range abovementioned with the appurtenances thereto belonging it being real Estate of which the said Zachariah Darnall did seize and the same that is mentioned in the aforesaid Petition and that make report of their appraisement according to law at the present Term of this Court. —

Aaron Carter  
Estate

comes now David Cox and  
John Hadley Administrators

of the said Estate of Aaron Carter and files  
vouchers against said Estate amounting to twenty-  
four Dollars and 42<sup>c</sup> to which are inspected by  
the Court and allowed and placed to the  
Credit of the Administrators. —

August Term A.D. 1836

Mary M. Anderson's  
estate

comes now into Court  
Barclay Burris administrator  
of the said Estate in his own proper person and  
Ephraim Doan personally comes also and exhibits  
files a claim against said Estate of Eighty nine  
Dollars and Eighty four cents and also proves the  
said claim to the satisfaction of the Court now  
here in open Court and further proceeding as to the  
settlement of the Estate is continued.

James Thompson's  
estate

comes in Dickerson Thompson  
and Liza Thompson ad-  
ministrators of the Estate of the said James Thompson  
deceased and files vouchers in their favour and  
against the said Estate amounting to seventy three  
Dollars and ninety three cents & a half which are  
ordered to be placed to the credit of the said ad-  
ministrators and this cause is continued.

William A. Baugh  
Guardian

on Petition of Joseph A.  
Baugh & Jane H. Baugh  
to be permitted to choose a Guardian and  
the petition of William A. Baugh on behalf of John  
H. Baugh and William C. Baugh infants the  
said William A. Baugh is appointed Guardian  
for the protection of the Estates of the said  
Joseph A. Baugh, Jane H. Baugh, John H. Baugh

August Term A.D. 1836

and William C. Baugh (children of the said  
William A. Baugh) and minor Heirs to the Estate  
John Hincaid their Grandfather late of Missouri  
deceased, during their respective minorities.

and the said William A. Baugh files now  
here in open Court a bond which is approved  
by the Court and is duly sworn in open Court  
according to Law as such Guardian as aforesaid

George Merritt  
Guardian

comes now into open Court  
Personally Sally Merritt and Charles Merritt  
minor and by permission of the Court make choice  
of George Merritt for their Guardian and thereupon the  
said George Merritt is now here by the Court  
appointed Guardian for the protection of the  
Estates of the Sally Merritt and Charles Merritt  
minor as aforesaid and heirs to the Estate  
of Samuel House their Grandfather late of Boone County etc  
deceased and the said George Merritt now files  
a bond which is approved by the Court and  
the said George is also duly sworn in open  
Court as such Guardian according to Law

And Court adjourned until tomorrow  
morning ten o'clock

Signed August the Eleventh A.D. 1836

H. H. Morrison

August Term A.D. 1836

Thursday August the 11<sup>th</sup> 1836 Court  
Jonathan D. Parks Guardian to adjournment present as yesterday  
Petition for sale of real Estate

Comes now the appraisers heretofore appointed by this Court to appraise the premises and appurtenances in the said petition and order of appraiser mentioned and files their report of appraisement in the premises and on due proof and consideration of the premises it is ordered that the said Jonathan D. Parks make sale of the said premises and appurtenances in the said Petition mentioned, to wit: the East half of the North East quarter of section twenty eight and the west half of the North West quarter of section twenty seven in Township Fifteen North of range one west provided the same can be sold at the appraised value or more and that he sell the same for the purposes in the petition or memorial mentioned.

~~at a private sale requiring the purchaser or purchasers to pay in hand at the time of purchase Six hundred Dollars and giving a credit on the balance of the purchase money of twelve by the purchaser or purchasers entering into bond with approved security bearing interest from the date and that previous to his offering the said land for sale be post up in the County in at least three written notices giving notice that the said premises are for sale in the manner aforesaid and it is further ordered that the said Commissioner or Guardian shall make out and deliver to the purchaser or purchasers <sup>a certificate</sup> particularly stating the terms of sale the amount paid the amount remaining due and that on payment in full of the purchase money he will be entitled to to a deed of conveyance for the said premises provided the said sale be confirmed by this~~

August Term A.D. 1836

Court and that in case the said sale shall be set aside then he will be entitled to the amount paid and it is further ordered that the said Parks Guardian as aforesaid make report of his doings in the premises to this Court.

And the said Parks now files in open Court a bond which is approved by the Court.

and

Ordered that all suits proceedings please &c now pending in this Court and not otherwise disposed of stand continued until the next term

and Court adjourned until Court in course

signed August 11<sup>th</sup> A.D. 1836

H. H. Marvin

# Vacation Entry

Be it remembered that Letters of Administration were this day granted by me the undersigned Clerk of the Hendricks Probate Court unto James McClure on the Estate of Wright McCormick late of the County of Hendricks, deceased, he having previous to said grant filed his bond according to Law in my office and the said McClure was duly sworn as such Administrator according to Law August 29<sup>th</sup> 1836

Attest S. T. Hadley Clerk

# Vacation Entry

Be it remembered that on this the nineteenth day of September A.D. 1836 Letters of administration were by me the undersigned Clerk of the Hendricks Probate Court granted unto James N. Pope on the Estate of Isabell Pope late of the County of Hendricks, deceased, he having previous to the granting of the said Letters filed his bond with security according to Law and the said James N. Pope was duly sworn as such administrator

Attest S. T. Hadley Clerk

# Vacation Entry

Be it remembered that on this the first day of November A.D. 1836 Wilford S. Angles filed in the Clerks office of the Hendricks Probate Court his petition by Waver his attorney shewing that John McCloud late of said County lately died intestate and praying that the Widow and relief of the said McCloud be cited to appear in this Court on the first day of the next term thereof and take out Letters of Administration on said Estate or renounce her right so to do &c and that thereupon a citation issued accordingly to the said Widow and made returnable on the third Monday in this instant (November)

Attest S. T. Hadley Clerk

November Term A.D. 1836

At the November Term of the Hendricks Probate Court began and held at the Court house in the Town of Danville on Monday the twenty first day of November in the year Eighteen Hundred and thirty six, (The said term having been postponed for one week by the intermission of the Circuit Court)

Present the Honourable Henry H. Warren sole Judge of said Court

George Merritt  
Guardian

comes now the said Guardian and files a report showing that has received one hundred and thirty five Dollars and seventy five cents belonging to the said Sally Merritt and Charles Merritt minors as aforesaid and this cause is continued —

Wrights Mcbornicks  
estate

comes now James Mcbornick Administrator of said Estate Letters of Administration having been granted to him by the Clerk of this Court in vacation on said Estate and all things touching the Granting of the same being now here by the Court examined and uncontradicted. It is ordered and adjudged by the Court now here that the Granting of the said Letters be and the same is hereby confirmed and the said Administrator files an Inventory of the property belonging to said Estate amounting to Three hundred and ninety Dollars thirty five cents also a sole Bill of the said property amounting to Three hundred and one Dollars and ninety six and one fourth cents and also

November Term A.D. 1836

a list of property taken by the widow at the appraised value amounting to ninety two Dollars and thirty five cents all of which are ordered to be recorded — And the said Administrator also files Vouchers numbered one and two amounting to one Dollar and further proceedings herein are continued —

William P Wright  
Guardian

On Petition of the said William P Wright now here filed the Father of Cynthia Jane Wright and John Anderson Wright his the said William P Wright is now here by the Court appointed Guardian to take care of the Estates of the said Minors they being heirs to the Estate of William Streete late of the County of Hendricks deceased. And the <sup>and</sup> William P Wright files his bond which is approved by the Court and he is sworn in open Court as such Guardian according to Law.

Nathan Merritt  
Guardian

Upon application being made and advice and information had Nathan Merritt is appointed Guardian for the protection of the person and Estate of Alfred B. Pepp a minor and the said Nathan Merritt files a Bond which is approved by the Court and the said Merritt is also duly sworn in open Court as such Guardian according to Law.

November Term A.D. 1836 -

Frances Curlew  
Administratrix

Now comes Frances Curlew  
Widow and <sup>of</sup> ~~and~~ <sup>Hendrick</sup> retict of Hanson  
Curlew late of <sup>of</sup> ~~this~~ County deceased who died inter-  
tate and files a Bond which is approved by the  
Court and thereupon the said Frances Curlew is  
hereby appointed ~~Guardian~~ Administratrix of the  
Estate of her said deceased Husband and  
she is now here duly sworn as such Administratrix  
according to Law. — And it is ordered  
that the said Administratrix give notice of her said appointment  
by written notices set up in at least four public places in the County

James Nichols  
Estate

Comes now Crassus Nichols  
one of the Executors of the  
last will and testament of James Nichols deceased  
and files receipts from Andrew Nichols, Michael  
L. Cox and Sally his wife and David Stetson  
and Jane his wife and William Merritt  
and Betsy his wife showing that they have  
received the full amount bequeathed to them  
by the said Will of the said Nichols deceased  
they being legal heirs to the said Estate. —

Jonathan D. Parks  
Guardian

Comes now the said  
Guardian and files his report showing that  
in pursuance of an order and decree of this  
Court at the last term thereof he has sold  
the East half of the North East quarter of  
section twenty eight and the West half of  
~~the~~ West half the North west quarter section  
twenty seven in Township fifteen North.

November Term A.D. 1836 -

to me Richard Martin

of Range One West for the sum of Twelve  
Hundred Dollars, six hundred Dollars in hand  
and a note for six hundred Dollars payable in  
twelve months with interest from the date  
and the Court now here upon due proof and  
consideration of the premises being satisfied that  
the said Guardian has in all respects pursued  
the directions of said Order. It is now considered  
and adjudged that the sale so made by the  
said Guardian be confirmed. And it is ordered  
further that so soon as the said Richard Martin  
shall have fully paid to the said Parks  
Guardian as aforesaid the full amount of  
the said purchase money then the said  
Guardian shall execute to him a sufficient  
and lawful deed of conveyance in fee  
simple for the said premises all of which  
is finally ordered adjudged and decreed —

And it is further ordered also that  
the said money be laid <sup>out</sup> in the purchase  
of unimproved lands by the said Guardian  
for the said infant Maria Darnall on  
the greater part thereof at least in

Henry Darnall

William W. Darnall administrato<sup>r</sup>  
of the estate of Zachariah Darnall deceased

on claim filed in  
Assumption

comes now  
the said Henry

Darnall in his own proper person and <sup>and waves all claim for the want of proper notice home</sup>  
attorney for the administrator comes also and files  
his three several pleas to the plaintiffs cause  
<sup>the first of which concedes to the country</sup> of action and on motion of the said Plaintiff  
and with the assent of the said attorney day

November Term A.D. 1836

day is given him to reply or file thereto until the first day of the next term of this court and on motion of the said attorney Jonathan D. Parks is now here by the Court appointed Guardian ad litem for Maria Darnall infant to the Estate of the said Zachariah Darnall deceased for the purpose of defending this suit and the said Parks now accepts the said appointment of Guardian ad litem as aforesaid It is therefore ordered that this cause shall proceed and be henceforth defendant in the name of the said Parks Guardian as aforesaid and that be entered on the Docket and record according by And it is further ordered that a venire issue directed to the proper officer directing him to summon a Jury according to law to appear in this Court on the first day of the next term of this court to try the same in this case according to law

And Court adjourned until tomorrow morning ten o'clock  
Signed November 22<sup>nd</sup> 1836 Harry H. Marvin

November Term A.D. 1836

Tuesday Morning November 22<sup>nd</sup> 1836  
Court met pursuant to adjournment  
Present the same as yesterday

John McBlonds  
Estate

The citation heretofore issued herein is now returned without having been served on the said widow and relit of the said deceased and motion of Nave the attorney for the petitioner an alias citation is awarded and further proceeding herein are continued.

Matthew Osborn  
Estate

Now comes Job Osborn administrator of said Estate and files an additional inventory amounting to sixteen Dollars sixty eight and a half cents

and the said administrator also files now here in open Court Vouchers numbered from one to thirteen both inclusive against said Estate amounting to two hundred and twenty four Dollars and twenty nine cents which are allowed by the Court and placed to the credit of the said administrator making together with what voucher that has heretofore been filed by said Administrator the amount of four hundred and five Dollars and one cent which covers the whole amount which the said administrator is chargeable with showing that the business relative to the settlement of said Estate is fully settled and the said administrator is released from further liability as such administrator

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November Term A.D. 1836

Satisfactory proof was this day made in open Court by the oath of John Jones and others that Matthew Jones late a pensioner of the United States departed this life on the eighteenth day of July eighteen hundred and thirty six and that the said Matthew Jones was the identical person named in an original Certificate now here shown to the Court bearing date the second day of May one thousand eight hundred and thirty four and signed by Lewis Cap secretary of War granting granting to the said Matthew Jones a pension of Twenty Eight Dollars per annum payable semi annually commencing on the 1<sup>st</sup> of March A.D. 1831 and numbered 26714 and it was further proven to the satisfaction of the Court that Thomas Jones, Wiley Jones, Matthew Jones his Bequest Jones, John Jones, Sally Sturgeon formerly Jones are legal heirs and children of the said Matthew Jones and that they are now living in Hendrick County Indiana all of which is ordered to be certified

And Court adjourned until tomorrow morning ten o'clock

Signed the twenty third day  
of November A.D. 1836 Harry H. Morris

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November Term A.D. 1836

Wednesday Morning November the 23<sup>rd</sup> A.D. 1836  
Court met pursuant to adjournment

Present the Honourable Henry H. Morris  
Judge of said Court.

James Mattocks  
Estate

Now comes David Mattocks Administrator of said Estate and reports that he has received two Dollars belonging to said Estate which had not been inventoried and pays the same now here in open Court and the said administrator also files now here in open Court a schedule of Debts and accounts due said Estate as desperate in account of their insolvency and also some others contained in the same schedule which cannot be recovered on account of legal and equitable defences existing against them amounting in the whole to sixty six Dollars and twenty eight cents which his payee may be allowed him according to law and the Court do on the examination of the premises Order that the said Administrator be released from accounting further for the said sum of sixty six Dollars and twenty eight cents and the said administrator now files vouchers No. 1 and 2 expenses of Administration on said Estate amounting to Nineteen Dollars and seventy three cents which are allowed and placed to his credit he also files a bill of charges for his services as such administrator amounting to fifty Dollars which being examined by the Court is allowed making together with the credits above allowed at this term one hundred and thirty six Dollars and one cent

November Term A.D. 1836

leaving a balance in the hands of the said administrator yet to be accounted for of Fourteen Dollars and twenty five cents which he now here pays into Court in full discharge of the amount charged against him as administrator of said Estate. And it is ordered that he be released from any further business herein as such administrator.

And the said Fourteen Dollars and twenty five cents here paid into court as aforesaid together with the Two Dollars heretofore this day paid into making Sixteen Dollars and twenty five cents now here constitutes the only fund remaining for the payment of the demands against the Estate. And it appears upon a full examination of the demands against said Estate filed herein that the expense of administration and funeral expenses have been paid and satisfied and that there remains only one claim for expenses of the last sickness of the deceased which is the balance due on a Judgment in favour of John W. Hittbrook rendered February Term A.D. 1834. It is therefore ordered that the said sum of Sixteen Dollars and twenty five cents be paid over to the said Hittbrook on said Judgment which closes the business of said Estate.

November Term A.D. 1836

John Smith  
Estate

Comes now the administrator herein and files Voucher against said Estate Numbered from 9 to 16 both inclusive amounting to Thirty four Dollars and ninety five cents which are allowed by the Court and ordered to be placed to the Credit of the administrator and further proceeding herein are continued

John Osborn  
Guardian

Now comes the said Guardian and reports that he has received one hundred and sixty one Dollars and <sup>belonging to his said wife</sup> Steven cents which said report the Court orders to be filed.

And it is further ordered that the said Guardian loan the said money at the highest legal interest taking bond with approved security

David Vestal Executor  
Betsey Wilson's Estate

Comes now David Vestal the Executor mentioned in the last Will and testament of Betsey Wilson late of the County of Hendricks deceased and produces the said Will now here in open Court and duly proves the <sup>some</sup> <sup>the</sup> <sup>affidavit</sup> of Elijah Williams one of the subscribing witnesses thereto. And the said Vestal also files his bond with security which is approved by the Court. It is therefore ordered that Letters testamentary be issued to the said David

November Term A.D. 1836

David Vestal on the said Estate and  
is now here in open Court duly sworn as  
such Creditor —

Thomas Neach  
Guardian

On petition of Elisha  
Neach, Elijah Neach,  
Asa Neach and Sarah Neach to be permitted  
to choose a Guardian and on petition of Thomas  
Neach on behalf Solomon Neach & Samuel Neach  
infants the said Thomas Neach is now here  
appointed Guardian for the protection of the  
persons and Estates of the said Elisha, Elijah  
Asa, Sarah, Solomon and Samuel Neach Minor  
and heirs to the Estate of Benjamin Neach  
their father late of the County of Orange in  
the State of Indiana deceased, and the  
said Thomas files a Bond which is ap-  
proved by the Court and he is now here  
in open Court duly sworn as such Guardian  
according to law —

And Court adjourned until to  
morrow morning ten o'clock  
Signed November the twenty fourth A.D.  
1836

H. W. Marvin

November Term A.D. 1836

Thursday Morning November the 26<sup>th</sup> A.D. 1836  
Court met pursuant to adjournment  
Present the Honourable Henry H. Marvin  
Judge of said Court —

Wm. Pope's  
Estate

Letters of administration having been  
granted by the Clerk of this Court  
in vacation to James W. Pope on the Estate of Jesse  
Pope late of the County of Hendricks, deceased, and  
all things touching the Granting of the same being  
inspected by this Court. It is ordered and adjudged  
that the Granting of said Letters be and the same  
is hereby confirmed. And the said administrator  
having filed two inventories No 152 of the personal  
estate of said deceased deceased amounting to two  
hundred and sixty three Dollars and 81 $\frac{1}{4}$  cents and also  
a sale Bill amounting to two hundred and twenty  
seven Dollars twenty seven half cents which are ordered  
to be recorded and further proceedings herein are continued

P. J. Dickey  
Guardian

It is ordered that the said  
Guardian proceed to bind  
his said Ward William Black to Hugh P.  
Smith on the best possible terms (the latter  
subject and liable to future revocation) —

And Court adjourned

Signed November the twenty  
fourth A.D. 1836.

Henry H. Marvin

Vacation Entry

Be it remembered that on this the  
twentyeth day of December A.D. 1836 Amos S. Wills  
and Lewis T. Bounds the Executors named in the  
last will and testament of Amos Darnall late  
of the County of Hendricks deceased produced  
the said will of the said Darnall here before  
me the undersigned Clerk of the Hendricks  
Probate Court and duly proved the execution  
thereof according to law and also filed their  
Bond with approved security and whereupon  
Letters testamentary were issued by me unto  
the said Wills and Bounds Executors aforesaid  
authorizing them to administer upon the  
Estate of the said testator according to law  
and the said Executors were duly sworn according  
to law as such.

Attest S. J. Hadley Clerk

Vacation Entry

State of Indiana

Hendricks County

In Hendricks Probate Court

Henry Darnall

vs  
Wm H. Darnall Adm'r  
of Zachariah Darnall deceased

One claim filed in  
dispute

And the said Plaintiff  
now comes and dismisses his suit aforesaid  
January 21<sup>st</sup> 1837

Henry Darnall

(The above order of Dismissal filed and entered on record Jan<sup>y</sup> 21<sup>st</sup> 1837)

Attest S. J. Hadley Clerk

February Term A.D. 1837

At the February Term of the Hendricks  
Probate Court began and held at the Court house in  
Danville on Monday the Thirteenth day of February  
In the year of our Lord one thousand eight hundred  
and Sixty seven

Present the Honorable <sup>Henry</sup> H. Marvin  
sole Judge of said Court —

Satisfactory proof was this day  
made in open Court by the Oaths of John Jones and  
others, that Matthew Jones late a pensioner of the United  
States departed this life on the Eighteenth day of July  
Eighteen hundred and thirty six: and that the  
said Matthew Jones was the identical person named  
in an original Certificate now here shown to the  
Court bearing date the second day of May one  
thousand eight hundred and thirty four and signed  
by Lewis Capo secretary of War Granting to the  
said Matthew Jones a pension of twenty eight  
Dollars per annum payable semi annually commen-  
cing on the 1<sup>st</sup> of March A.D. 1831 and numbered  
26714. And it was further proven to the  
satisfaction of the Court that the said Matthew  
Jones left no widow living at the time his death  
and it was also further proven to the satisfaction  
of the court that the said Matthew Jones left  
the following legal heirs his now children, to wit  
Thomas Jones, Wiley Jones, Matthew Jones Junr, Deborah  
Jones, John Jones and Sally Sturgeon formerly  
Sally Jones and no others and that they the  
said heirs abovenamed are now living in  
Indiana all of which is noted to be  
certified

February Term A.D. 1837

Isiah Gamble  
Estate

comes now Amelia Gamble administratrix of said Estate and James  
Ward having filed a claim against said Estate  
and the said administratrix requiring proof thereon  
and none being adduced the said claim is rejected

And the said Administratrix files vouchers, by her  
paid off, against said Estate amounting to forty  
two Dollars and fifty cents which are placed to the  
credit of the said Administratrix showing a balance  
in favour of the administratrix of Three Dollars and  
sixty two cents — over and above the amount that  
has come into her hands to be administered and  
the business of said Estate is closed —

Richard H Vandiver  
Estate

Now comes the Administrator  
of said Estate by Wm his  
attorney and files a receipt of \$1 amounting three Dollars  
and fifty cents & creditors from the Editors of the Indiana  
Journal for publishing notice of insolvency of said  
Estate; And makes and files proof to the satisfaction  
of the Court that publication of the insolvency of  
said Estate has been made pursuant to the order  
of this Court at the November term of A.D. 1834 and  
there being no claims filed against said Estate  
and it appearing to the satisfaction of the  
Court that there remains only five Dollars and  
twenty two cents in the hands of the said  
Administrator to be administered. It is therefore  
ordered that he retain the said sum of five  
Dollars & 22cts now in his hands for his services as  
administrator in the premises which closes  
the business of said Estate

February Term A.D. 1837

Henry Darnall

vs  
W<sup>m</sup> H. Darnall administrator  
of the Estate of Zachariah Darnall, Deed

On Suit filed

The Plaintiff herein  
having filed his dismissal in this case in vacation  
it is ordered by the Court now here that the  
Defendant do recover of the said Plaintiff Henry  
Darnall his costs by him laid out and expended in  
and about this his said defense taxed at  
Dollars and cents

Wills & Pounds Executors  
Amos Darnall deceased

Letters testamentary  
having been granted  
by the Clerk of this Court in vacation unto Wills &  
Lewis A. Pounds on the last will and  
testament of Amos Darnall deceased and all things  
touching the granting of the same being now known  
and understood. It is ordered and adjudged that  
granting of the said Letters be made the same  
is now here confirmed. And the said Executors  
having filed an Inventory of the personall property  
belonging to said Estate amounting to Three hun-  
dred and ninety seven Dollars & 62 $\frac{1}{4}$ cts also a sal-  
lary thereof amounting to one hundred and Eighty  
three Dollars & 48cts and a receipt from the  
widow of the said deceased shew that she has  
received two hundred and forty five Dollars & 40cts  
of the property so inventoried agreeably to the condi-  
tions of the will of said deceased. Ordered that  
the said Inventory safely receipt so filed be recorded  
and it is further ordered that the said

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Courts give notice of the Grant of said Letters testa-  
mentary by posting up four written advertisements in  
four of the most conspicuous places in the County within  
three month from the date of said Letters

And Court adjourned until tomorrow  
morning ten o'clock

Signed February 15<sup>th</sup> 1837

Henry A. Moore

Tuesday Morning February 16<sup>th</sup> 1837 —

Court met pursuant to adjournment  
present as yesterday —

Joel Nelson Guardian  
of the Heirs of Pierce, deceased

Now comes the said  
Joel Nelson Guardian  
as aforesaid and files a report of his proceedings in  
the premises (here insert it) and the said Guardian  
also produces and files an Exhibit No<sup>o</sup> 1 showing the  
several amounts by him received together with  
the interest thereon to be two hundred and thirty  
two Dollars forty two & three fourths cents (\$232.42 $\frac{3}{4}$ )  
and the expenses by him paid out together with  
the interest thereon to be sixty eight Dollars & fifty nine  
cents (\$68.69 $\frac{1}{4}$ ) and the amount of notes now in  
his possession to be one hundred and sixty five  
Dollars seventy four & three fourths cents (\$165.76 $\frac{3}{4}$ )  
which said notes and receipts covering said expenses  
are now here produced in open Court, making

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together the sum of two hundred and thirty four Dollars and forty three & three fourths cents (\$236.43) showing a clear balance in favour of said Guardian of two Dollars & three fourths cents (\$2.00 $\frac{3}{4}$ ) and by the special request and for reasons given by the Guardian aforesaid he is now here released from his said Guardianship — And upon information had Amos S. Wills is now here by the Court appointed Guardian for the protection of the persons and Estates of the said minor heirs apon and the said Wills now files his bond which is approved by the Court and is now here duly sworn in open Court as such Guardian and receives now into his hands the said notes brought here into court by the said Nelson amounting as aforesaid to One hundred and sixty five Dollars and seventy four and three fourths cents (\$165.75) and also the said receipts covering the said expenses aforesaid — And it is hereby ordered and directed that the said Amos S. Wills pay over to the said Nelson the said sum of two Dollars &  $\frac{3}{4}$  cents which stands above in favour of him as settlement of his said Guardianship And also three dollars for three days services as guardian making together five Dollars ~~out~~<sup>&</sup> out of the joint stock of his wards — And also the further sum of four <sup>Dollars</sup> for four days services in and about the renting and taking care of the farm belonging to two of his said wards, to wit Elijah P. Pierce and Andrew J. Pierce to be paid out of the funds arising from the rents and profits of said farm

February Term A.D. 1837

Benjamin Burts  
Estate

Now comes Beverly <sup>Ballard</sup> Executor of the last will and testament of the said deceased and pays into Court fifty Dollars which is ordered to be placed to the credit of said Executor and further proceedings herein are adjourned.

Mary Morris  
Estate

Now comes Beverly Ballard Administrator of said Estate

and files a bill of charges for services by him rendered as such Administrator and cash expended which said bill is now here by the Court allowed amounting to thirteen Dollars and twenty five cents (\$13.25 $\frac{1}{2}$ ) also receipts showing that he has paid out on claims against said Estate to the amount of thirty seven Dollars and thirty one cents (\$37.31 $\frac{1}{2}$ ) which are allowed he also now pays here into Court fifty five Dollars & fifty five cents (\$55.55 $\frac{1}{2}$ ) making in all the sum of one hundred and six dollars eleven cents (\$106.11 $\frac{1}{2}$ ) which covers the whole amount with which said administrator stands charged he is therefore discharged from any further services as such Administrator —

And the following claims having been filed against said Estate and now examined by the Court and allowed, to wit: one note in favour of John Low new amount interest included Sixteen Dollars forty Three cents Eleven Dollars and six cents — An account in favour of George W. Meers for sixteen Dollars and seventy five cents an account in favour of T.M. Smith & Co for two Dollars & nineteen cents And balance on an

February Term A.D. 1837

in favour of Thornton Morris for Eight Dollars and forty three cents making in all Thirty Eight Dollars and forty three cents (\$38.43 $\frac{1}{4}$ ) to which it is ordered and decreed that the said sums so as aforesaid allowed be paid over to said several claimants by the Clerk of this court out of the said sum of fifty five dollars & fifty cents this day paid into Court by said Administrator and also that the said Clerk retain his fees for his services in settlement of said Estate out of the said sum of fifty five dollars and fifty five cents taxed at Six Dollars and  $\frac{7}{16}$  cents making in all the sum of forty five Dollars and 17 cents to paid out of the said fifty five Dollars and fifty five cents leaving a balance in Court of ten Dollars and 38 cents to be distributed amongst the heirs to the said Estate whenever they shall come forward and make themselves known to the satisfaction of the Court

And Court adjourned until tomorrow morning  
tent October  
Signed the 15<sup>th</sup> day of February A.D. 1837

Henry H. Marvin

February Term A.D. 1837

Wednesday Morning February the 15<sup>th</sup> 1837  
Court not pursuant to adjournment Present the  
Honourable Henry H. Marvin Judge of said Court  
Betsy Wilson Estate

Comes now David Vestal  
Executor of the last will and  
testament of said deceased and files an inventory of  
the Estate of the said Betsy Wilson amounting to thirty  
one Dollars and forty three and three fourths cents  
(\$31.43 $\frac{3}{4}$ ) and also a sale Bill of the said  
personal property amounting to ten Dollars and twelve  
and a half cents (\$10.12 $\frac{1}{2}$ ) which are received and  
ordered to be recorded and further proceedings herein  
are continued

Aaron Barker Estate

Comes now John Bradley and  
David Cox Administrators of  
said Estate and files vouchers against said Estate  
amounting to one hundred & eighty six Dollars and  
twenty nine & a half cents which are allowed by  
the Court and the said John Bradley is allowed  
Seventeen Dollars for seventeen days services  
as such administrator and the said David  
Cox is allowed nineteen Dollars for nineteen days  
and the said administrators are to pay into Court twelve Dollars  
services as administrator in the premises & making  
in all the sum of two hundred and thirty four  
dollars and forty one & a half cents with which  
the said administrators is now here credited  
which together with credits heretofore allowed  
said administrator over the whole amount

February Term A.D. 1837

with which they stand charged and also the amount of a receipt of fifty two Dollars & ten cents which is now here filed which said sum of fifty two dollars<sup>810th</sup> was paid to the said administrator by the Clerk of this Court out of money belonging to said Estate heretofore paid into Court for the purpose of paying off the widow of the deceased her one third part of said Estate which closes the business of said Estate as to the said administrator and leaves in Court One hundred and one Dollars and thirty three cents belonging to the said Estate to be distributed amongst the heirs thereof —

Paid to the following named heirs their several legacies as per receipts on file among the papers of the Estate

John Bradley & Estelle his wife formerly Estelle Carter  
Isaac Bradley and Ezra his wife formerly Ezra Carter  
Elias Bradley and Lucinda his wife formerly Lucinda Carter  
Marion Carter & John V Carter & Henry Gandy Statista formerly matilda Carter

### William Hedges Estate

Comes now Thompson Far-mer administrator of said Estate and files a list of property advanced to the heirs of said Estate by the said deceased in his life time and David Hedges one of the heirs to the said Estate personally comes also and objects to a certain mare colt mentioned in said list and charged to him being insisted as an advance made and proof being adduced on the subject now here before the Court It is considered by the Court nowhere that that the said mare sold aforesaid cannot be considered as an advance to the said heir and no further objections being made to the said list of advances so as aforesaid filed It is considered that they be charged against the said heirs as they are therein exhibited

February Term A.D. 1837 —

and that the said Estate be settled accordingly And the said administrator also files an exhibit of Vouchers or receipts against said Estate by him as administrator paid off with said vouchers or receipts & from no 1 to 17 both inclusive amounting to One hundred and ten & twelve Dollars and sixty seven cents &<sup>3/4</sup> which are placed to his credit he also files a bill of charges for his services as such administrator and his expenses amounting to twenty one Dollars and thirty seven & a half cents which are allowed by the court making together the amount of credits now here allowed said administrator one hundred and thirty four Dollars five & a fourth cents and further proceedings herein will be continued —

### Serge Roman Estate

Comes now John Furnace ad- minister of said Estate and pays now over here into Court four Dollars and seven five cents for the purpose of paying off a claim on file which is now here allowed by the Court in favour of Aaron Roman and the Clerk of this Court is ordered to pay to said Roman the said sum of four Dollars and seventy five cents on said claim and continuation of the administrator this cause is continued

### Robert Goffett's Estate

Now comes one of the administrators herein and files an inventory of the personal property belonging to said Estate amounting to four hundred & Eighty four Dollars and Sixty cents and a Schedule

February Term A.D. 1837

of notes and accounts belonging to the Estate amounting to One thousand one hundred and thirty eight Dollars ninety two and a half cents and also a sale bill of the personal property belonging to said Estate amounting to four hundred, fifty four Dollars and ninety six cents all of which are ordered to be recorded and further proceedings herein are continued.

John Thompsons  
Estate

Comes now Samuel Barker Administrator of said Estate and files an inventory of the personal property belonging to said Estate amounting to three hundred & thirty four Dollars and cents also an account of a note on John McClain for one hundred Dollars and a sale Bill of the personal property belonging thereto amounting to two hundred & eighty three Dollars and seventy four cents which are ordered to be recorded and on motion of the said administrator further proceedings herein are continued

John Hodge  
Guardian

Comes now into open Court William H. Hodge a minor heir to the Estate of William Hodge late of the County of Hendricks deceased, aged over fourteen years and by the permission of the Court makes choice of John Hodge for his guardian to care of his Estate and whereupon the said John Hodge is now here by the Court appointed Guardian for the protection of the Estate of the said William H. Hodge during his minority and the said John Hodge now files

February Term A.D. 1837

a bond which is approved by the Court and the said John Hodge is now duly sworn in open Court as such Guardian according to Law

William P. Wright  
Guardian

Now in open Court comes Crochet Hodge a minor heir to the Estate of William Hodge late of the County of Hendricks deceased, over the age of fourteen years and by permission of the Court the said Crochet Hodge now makes choice of William P. Wright as Guardian for the protection of this Estate and whereupon the said William P. Wright is now here appointed by the Court Guardian for the protection of the Estate of said minor during his minority and the said Wright now files his bond which is approved by the Court and is now here duly sworn in open Court as such Guardian according to Law.

Thompson Farmer  
Guardian

Comes now in open Court Anna Hodge a minor heir to the Estate of William Hodge late of Hendricks County, over the age of fourteen years and by permission of the Court makes choice of Thompson Farmer Guardian for the protection of her Estate and on information being had of the parts of Anderson and Lucinda Hodge infant heirs to said Estate of William Hodge deceased and the said Thompson Farmer is now here in open court appointed Guardian for the protection of the Estates of the said Anna Hodge, Anderson Hodge and Lucinda Hodge during the minority of the said Anna, Anderson and Lucinda and the said Thompson Farmer now files a bond which is approved by the Court and is duly sworn in open Court as such guardian according to Law

And Court adjourned until tomorrow morning ten o'clock

Signed February 16<sup>th</sup> A.D. 1836 —

Henry H. Martin

February Term A.D. 1837

Thursday Morning February 16<sup>th</sup> A.D. 1837  
Court met pursuant to adjournment

Honorable Henry H. Marvin Present the  
Hendricks Probate Judge of the

John Melonds  
Estate

The process herein before issued  
being returned duly served on the  
said widow of the deceased appearing by her Agent and  
moves the Court a further time to administer thereon  
in the premises for reasons given and the premises  
being seen it is considered that further time be  
given this said Widow to administer or cause the  
same to be done until the first day of the next  
term of this Court.

Matthew Jones  
Estate

An Inventory of the personal  
property belonging to said Estate  
and a schedule of notes and accounts due the Estate  
of the said deceased, having been filed in vacation  
by the Executor of the last will and testament of the  
said deceased amounting to one hundred forty Dollars and  
twenty seven cents it is now ordered that the same  
be recorded and further proceedings herein are  
continued

February Term A.D. 1837

Ordered that all suits, pleas, causes and  
matters of whatsoever name or nature now pending in this  
Court and not otherwise disposed of stand continued  
until the next term of this court.

And Court adjourned until the next term

Signed the Sixteenth day of February in the year  
Eighteen hundred thirty seven

Henry H. Marvin

## Vacation Entry

Be it remembered that on this the twenty day of March A.D. 1837 Letters of Administration were granted and issued by me the undersigned unto John Bates on the Estate of Thomas Bates late of the County of Hendricks, deceased, he having previous to said Grant filed his bond with security in my office according to Law and the said Bates was by me duly sworn as such Administrator.

Signed March 29<sup>th</sup> 1837

W. T. Hadley Clerk

## Vacation Entry

Be it remembered that on this the sixth day of April A.D. 1837 John Leman and Cornelius Lentz the Executors named in the last Will and Testament of Robert Leman late of the County of Hendricks, deceased, produced the said Will of the said Robert Leman, deceased before me the undersigned Clerk of said County and duly proved the Execution thereof according to Law and also filed their Bond with approved security and thereupon Letters Testamentary were issued by me unto the said John Leman & Cornelius Leman Executors as aforesaid authorizing them to administer upon the Estate of the said testator according to Law and the said Executors were duly sworn as such.

Signed April 6<sup>th</sup> 1837

W. T. Hadley Clerk

May Term A.D. 1837

At the May Term of the Hendricks  
Probate Court began and held at the Court  
house in the Town of Danville on Monday  
the eighth day of May A.D. 1837

Present the Honourable Henry W. May  
Judge of said Court

Bachariah Darnall  
Estate

Now comes William W.  
Darnall Administrator of  
said Estate and files vouchers numbered 1,233  
amounting to twenty nine Dollars and Twenty eight  
cents of \$29.28 A.D. which are allowed and placed  
to the credit of said Administrator and further  
proceedings herein are continued

George Bond  
Guardian

Now at this time comes  
Robert Bond and files a petition verified by  
affidavit herein (hereinafter) and the said  
petition being publicly read and all things  
touching the same being fully examined &  
understood. The said Robert Bond is  
hereby the Court appointed Guardian for  
the protection of the person of the said  
James Gilliland and the said Robert  
Bond files his bond conditioned for the  
faithful discharge of his duty as such Guardian  
and is also duly sworn in open Court as  
Guardian according to Law and further  
proceedings herein are continued

May Term 1837

Hugh Coles  
Estate

Now comes Stephen Gilson Administrator  
of said Estate and files vouchers against said  
Estate (including a bill of charges of which Sixty  
three Dollars is allowed) amounting to two hun-  
dred and ten Dollars and 65cts which are  
allowed by the Court and ordered to be  
placed to the credit of said Administrator to  
be numbered from 23 to 132 both inclusive

And the said administrator also produces  
and files now here in Court a receipt from  
Albert Sutor the Husband of the late widow  
and sole heir of the said Hugh Coles deceased  
for the sum of sixty seven Dollars & twenty five  
cents in full of the one third part of the total  
nett proceeds of the personal property belonging  
to said Estate which said sum of sixty seven  
Dollars & 25cts is also ordered to be placed to the  
credit of said Administrator. The said Albert  
Sutor having proven to the satisfaction of the  
Court that he was legally married to the late  
widow of the said Coles deceased as aforesaid

And the said Administrator also now  
pays here into Court One hundred and thirty  
four Dollars and forty nine & a half cents which  
was the whole amount with which said Adminis-  
trator stands charged showing the Estate to  
be fully Administrator and settled up so far  
as relates to the duties of the Administrator the

And it is ordered that the said one  
hundred and thirty four Dollars & 49cts re-  
main in Court to be distributed amongst  
the heirs to the said estate whenever

May Term A.D. 1837

They shall come forward and make themselves known such heirs to the satisfaction of the Court

Thomas Bates  
Estate

Letters of administration on the Estate of Thomas Bates late of Hendricks County Indiana, deceased, having been granted by the Clerk of this Court in vacation to John Bates and all things touching the granting of the same being inspected by the Court. It is ordered and decreed that the granting of the said letters be and the same is hereby confirmed

Robert Leman  
Estate

Letters testamentary on the Estate of Robert Leman late of Hendricks County, deceased, having been granted by the Clerk of this Court in vacation to John Leman & Cornelius Leman and all things touching the granting thereof being now here by the Court inspected. It is ordered adjudged and decreed that the granting of the said Letters be and the same is hereby

morning ten o'clock

Signed May 9th 1837

and Court adjourned until tomorrow  
Henry C. Marvin

May Term A.D. 1837

Tuesday morning May the Ninth A.D. 1837

Court in Session pursuant to adjournment  
Present the same as yesterday —

Mary W. Anderson  
Estate

Now at this time comes to Barclay Burris Administrator of the said Estate and files Vouchers against said Estate amounting to One hundred and thirty five Dollars and sixty two cents which are allowed by the Court and so ordered to be placed to the credit of said estate administrator which said amount covers the amount with which the Administrator stands charged with the exception of Twelve Dollars and 86 cents which said last mentioned sum is retained in the hands of the said Barclay Burris as guardian of Amos Anderson and Henrietta Anderson the only heirs to said Estate he having by her previously appointed such guardian

And the said Barclay Burris also shows that he has executed to the purchaser of the real Estate herein sold of a deed of conveyance which the business of said Estate

May Term A.D. 1837

Barday Burris  
Guardian

It appearing to the satisfaction of the Court that James H. Epherson former Guardian for the protection of the Estates of Amos Alderson and Harriett Alderson Minor Heirs to the Estate of Moses Alderson, has departed this life and left the Said Minors without any Guardian for the protection of their said Estates. And it also appearing that Barday Burris Administrator de bonis non of the Estate of Mary M. Alderson, deceased has now settled the business of said Estate and that there remains in his hands Twelve Dollars 86<sup>cts</sup> to which belongs to the said Amos & Harriet the aforesaid minors they being the only legal Heirs to the Estate of the said Mary M. Alderson aforesaid Whereupon Barday Burris is now here appointed by the Court Guardian for the protection of the Estates of the said Amos Alderson & Harriett Alderson Minor heirs to the Estate of Moses Alderson and Mary M. Alderson as aforesaid And the said Barday Burris aforesaid now files a bond conditioned for the faithful discharge of his duties as such Guardian which is approved by the Court and is also sworn in open Court according to Law —

John Smiths  
Estate

Now comes Hugh P. Smith administrator of said Estate and for cause shown further day is given him for settlement

May Term A.D. 1837

Jeff. Conners  
Estate

Now at this time comes John Furnace Administrator of said Estate and files an affidavit made by Wm S. Worthington concerning a note that has been lost or mislaid the amount of which has been paid off by said administrator and receipts taken therefore (here insert said affidavit) And the said administrator also now files vouchers No from 1 to 18 both inclusive amounting to one hundred and sixty Eight Dollars and twenty seven cents which are inspected and allowed by the Court and ordered to be placed to the credit of said administrator and and it appearing that all claims on file against said Estate have heretofore been paid off and nothing touching the settlement of said Estate have been attended to so far as they have presented to said Administrator And the said Administrator also now files here in Court a receipt from the widow of said deceased for fifteen Dollars over and above the one hundred allowed by law for which she is not accountable which said fifteen Dollars is allowed & placed to the credit of said Administrator it being a part of her thirds of the amount of the proceeds of said Estate And the said administrator also now pays here into Court Forty Eight Dollars 87<sup>cts</sup> to fit being the balance in full with which he stands charged as such administrator and the said Estate is closed as relates to the business of the Administrator

(see November Term page 131)  
(see O. O. O. page 147)  
(where the above sums have been paid out to Titus & Butter & Guardian Hartshorn)

(One Dollar & 10<sup>cts</sup> to paid to Furnace for  
the widow see receipt on file in paper of  
Estate)

May Term A.D. 1837

Amos Darnall  
Estate

Come now Lewis T. Pond  
and Amos S. Wills <sup>Executor</sup> and file their memorial  
herein (hereinafter in this paper mentioned) suggesting the insufficiency  
of the personal Estate to pay the debts outstanding  
against said Estate and praying an order of  
this Court for so much of the real Estate as  
is necessary to satisfy the said outstanding  
debts, to wit: the East half South west quarter  
section fifteen in Township fifteen north of Range  
one west <sup>affording \$42500</sup> and it appearing that Edward Strange  
School Commissioner of Hendricks County holds a  
claim on said tract of Land. It is therefore  
now done by this Court ordered in due consideration  
of the premises that the said Edward Strange  
School Commissioner aforesaid and the heirs to  
said Estate to wit: Patry Darnall the ~~Widow~~ of  
the said deceased and William Darnall, Selinda  
Darnall, Mary Darnall, Franklin Darnall, Evelina  
Darnall, Eliza Darnall, Sapirona Darnall and  
James H. Darnall children of said deceased be  
citied to be and appear before this Court at  
the next August Term thereof to be held  
at the Court house in Danville on the  
second Monday in August next to show cause  
if any they can why the said real Estate  
shall not be sold and made assets for  
the discharge of the said Debts. and  
further proceeding herein are continued.

John McBlane  
Estate

Come now Wilford I. Angles the  
Petitioner herein and says he  
will no further press his said Petition <sup>is released from Administering</sup> the said Widows

May Term A.D. 1837

Betsy Wilsons  
Estate

Come now David Vestal  
Executor of the last will and testament of Betsy  
late of the County of Hendricks, deceased, and  
files his memorial herein (hereinafter in this paper mentioned) suggesting  
the insufficiency of the personal Estate belonging  
to said Estate to pay the debts outstanding  
against said Estate and praying an order of  
this Court for the sale of the real Estate  
belonging to said Estate of Betsy Wilson and  
the premises being examined it ordered by  
the Court now here that the heirs to said  
Estate, to wit: John Wilson, Robert Wilson, Hugh  
P. Smith & Polly his wife formerly Polly Wilson, Benjamin  
Lawrence and Hannah his wife and John Durlin  
Morrison Durlin, Nathan Durlin, Alexander Brown &  
Hannah his wife formerly Hannah Durlin, Benjamin  
Durlin, Vanlou Durlin and Isaac Durlin be  
citied to be and appear before this court at the  
next term thereof to be held at the Court  
house in the Town of Danville on the second  
Monday in August next to show cause if any  
they can why why the said real Estate  
shall not be sold and made assets for the  
discharge of the said debts.

And it appearing to the satisfaction  
of the Court that the said John Durlin  
Nathan Durlin, Alexander Brown and Hannah  
his wife formerly Hannah Durlin, Benjamin Durlin  
Vanlou Durlin and Isaac Durlin are now  
residents of the State of Indiana. It is there  
fore ordered that notice of the pendency of the  
said Memorial be given by causing a copy of  
this order to be inserted three weeks in

May Term A.D. 1837

succeſſion in the Indiana Journal a weekly newspaper published in Indianapolis sixty days before the first day of the next term of this court to be helden at the Court in Danville on the second Monday August next that the nonresident heirs be warned to appear in this Court on the next <sup>August</sup> term thereof to be helden at the time & place aforesaid to shew cause if any they can why the said real Estate shall not be sold and made apte for the disburſing of the said debts and further proceeding herein are continued

Robert Leman  
Estate

Comes now Robert Leman one of the Executors to the last will and testament of said Robert Leman and files an inventory of the property belonging to said Estate amounting to four hundred and eighty six Dollars which is ordered to be filed and recorded

And Court adjourned until tomorrow morning ten O'clock

Signed May 10<sup>th</sup> 1837 Henry H Marvin

May Term A.D. 1837

A.D. 1837 Wednesday Morning May the Court in Session pursuant adjournment

Present the Honourable Henry Marvin Sole Judge of said Court

John Mahan  
Estate

Moses Cavett and Simon Hadley executors of the persons named as Executormen in the last will and testament of John Mahan late of the County of Hendricks deceased, now come and renounce, release and forever quit claim all their right to Letters testamentary to Administer over said Estate and desire that Letters testamentary be granted unto Nancy M. Mahan the Executrix named in said will. And the said Nancy M. Mahan now brings here into Court the last will and Testament of the said John Mahan and makes Probate thereof by the oaths of Moses Cavett and Thomas Higgins the subscribing witnesses thereto and the said Nancy M. Mahan files a bond with security conditioned for her faithful performance as Executrix of the last will and Testament aforesaid with said Bond is approved and thereupon Letters testamentary with the said will annexed are issued to the said Nancy M. Mahan to administer the said estate and dispose thereof according to the said Will

May Term A.D. 1837

Ransom Burlew  
Estate

Frances Burlew admiss  
atrix of said Estate having heretofore filed in  
the Clerk's office of this Court an Inventory  
of the personal property belonging to said Estate  
amounting to Two hundred and thirty one  
Dollars and seventy five cents Also a sale bill  
amounting to One hundred and twenty nine  
Dollars Eighteen cents both of which are  
ordered to be recorded and further pro-  
ceeding herein are continued

And Court adjourned until tomorrow  
morning Ten o'clock

Signed May the 11<sup>th</sup> 1837 Harry H. Mason

May Term A.D. 1837

Eleventh A.D. 1837 Thursday Morning May the  
Court met pursuant to  
adjournment  
Present as yesterday

Stephen F. Tinsley  
Guardian

It is Ordered by the  
Court now here that Stephen F. Tinsley be etc.  
to be and appear before this Court at the next  
term thereof to be helden at the Court house  
in Danville on the second Monday in August  
next then and there to render an account of  
his Guardianship over the Estates of Anna,  
James and Busford Tinsley minor heirs to the  
Estate of Valentine Patch etc.

Ordered that all suits and causes  
of whatever nature now pending in this  
Court and not otherwise disposed of stand  
untimed until the next term

And Court adjourned

Signed May the Eleventh A.D. 1837  
Harry H. Mason

## Vacation Entry

Be it remembered that on the 23<sup>rd</sup> day of May A.D. 1837 Letters of Administration were granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Job Osborn on the Estate of Michael Robbins late of the County of Hendricks, deceased he having previous to said grant filed his bond with approved security in my office according to law and the said Osborn was by me duly sworn as such administrator according to Law  
Signed May 23<sup>rd</sup> 1837

Attest S. T. Hadley Clerk

## Vacation Entry

Be it remembered that on this the 27<sup>th</sup> day of May A.D. 1837 Abner Ragan filed in the Clerk's office of the Hendricks Probate Court his bond with approved security conditioned for the faithful performance of his duties as administrator of the Estate of Horvey Conley late of Hendricks County, deceased, &c and whereupon letters of administration were by me the undersigned Clerk of said Court granted and issued unto the said Abner Ragan on the Estate aforesaid  
Signed May 27<sup>th</sup> 1837

Attest S. T. Hadley Clerk

## Vacation Entry

Be it remembered that on this 3<sup>rd</sup> day of July A.D. 1837 Letters of Administration were granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Katharine Cooper and Samuel McLeland on the Estate of Edmund Cooper late of Hendricks County, deceased, they having previous to said grant filed their bond with approved security in my office according to law and the said Katharine Cooper as Administratrix and the said Samuel McLeland as administrator was by me duly sworn as such according to Law  
Signed July 3<sup>rd</sup> 1837

Attest S. T. Hadley Clerk

Augt Term A.D. 1837

At the August Term of the Hendrick Probate Court began and held at the Court house in the Town of Danville on Monday the fourteenth day of August in the year of our Lord one thousand eight hundred and thirty seven

Present the Honorable Henry H. Marvin sole Judge of said Court

Zachariah Darnall's Estate

Now comes William H. Darnall administrator of said Estate and files vouchers No. 1, 2 & 3 amounting to One hundred and fourteen Dollars and nine &  $\frac{1}{2}$ cts (\$114.09 $\frac{1}{2}$ ) the said administrator also now pays here into Court forty seven Dollars seventy two (\$47.72) making together the sum one hundred and sixty one Dollars eighty one cents  $\frac{1}{2}$ cts (\$161.81 $\frac{1}{2}$ ) which together with the amounts heretofore placed to the credit of said Administrator covers the whole amount with which he stood charged showing that said Estate is fully administered and settled up as to the administration — And it is ordered by the Court now here that that the said sum of forty seven Dollars seventy two cents being here paid into Court be paid over to Jonathan P. Parks the present Husband of the late widow of said deceased and Guardian for the protection of the Estate of Maria Darnall only infant heir to said Estate

Dated August 28<sup>th</sup> 1837 of Simon T. Hadley Clerk the above mentioned forty seven Dollars and 72cts Jonathan P. Parks

Augt Term A.D. 1837

Hugh Cole's Estate

Now comes Mary Sister the Husband of the late widow of the said Cole deceased together with Massa Sister his wife and late widow of said Cole deceased as aforesaid and files their petition herein (here insert it) and also proves by oral testimony that they are the only surviving heirs of the said Cole deceased (to the satisfaction of the Court) It is therefore ordered by the Court now here that that the said sum of one hundred and thirty four Dollars 49 $\frac{1}{2}$ cts paid into Court at the last Term by the Administrator of said Estate be paid over to the said Petitioners Mary Sister and Massa Sister they being the only heirs to said Estate as aforesaid — And the said sum of one hundred and thirty four Dollars forty nine and a half cents is now here in open Court paid over to the said Petitioners —

Lee Sepulver's Estate

Now comes Noah Hellum administrator of said Estate and files an additional inventory of property belonging to said Estate amounting to fourteen Dollars Eighty two & a fourth cents (\$14.82 $\frac{1}{4}$ ) The said Administrator also produces and files vouchers against the Estate numbered from one to twenty two inclusive amounting to one hundred and thirty one Dollars and eighteen cents (\$131.18cts) which are allowed by the Court and ordered to be placed to the credit of the Administrator and further proceedings herein are continued

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August Term A.D. 1837

Watts Mc Daniels  
estate

Comes now Jacob Mc Daniel  
Administrator of said Estate  
and files Vouchers against said Estate amounting  
to fifteen Dollars and seventy two & a half cents (ff 15.72.)  
numbered from 1 to 6 inclusive which are allowed  
by the Court the said Administrator also pays  
here into Court fifty two Dollars eighteen & 3/4 Cts  
(ff 52.18 3/4) all of which it is ordered be placed to  
the credit of said administrator and further pro  
ceedings herein are continued

Mary Rumors  
estate

Now comes William Harris  
Administrator of said Estate and  
pays into Court thirty five Dollars also files a bill for  
his services as administrator up to this time and money  
by him paid out in and about the administration  
of said Estate amounting to twenty seven Dollars (ff 27.00)  
also an account for a side ~~and~~ the property of said Estate  
included on said bill amounting to fourteen Dollars  
and twenty five cents the whole of said bill inclu  
ding saddle amounting to forty one Dollars and  
twenty five cents all of which is after hearing satis  
factory Proof admitted by the Court and ordered  
to be placed to the credit of said Administrator  
the said Administrator also files now here in Court  
a note by him paid off for legal advice by him  
received concerning the administration of said Estate  
amount five Dollars which is also ordered to be  
placed to the credit of said administrator making all  
together the credits here allowed Eighty one Dollars &  
twenty five cents and day is given to

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August Term A.D. 1837

Wright Mc Cormick  
estate

Comes now James  
Mc Blue Administrator  
of said Estate and files vouchers numbered 3,  
4 & 5 amounting to twenty nine Dollars six and  
a fourth cents (ff 29.06 1/4) which are allowed by  
the Court and ordered to be placed to the  
credit of said administrator and this cause is  
continued

Tesse Hodson  
estate

Now comes James Kersey and  
files his bond in the sum of  
two thousand Dollars with security which is  
approved by the Court conditioned for the faithful  
discharge of the duties and trust committed to  
and required of him as administrator of the  
Estate of Tesse Hodson late of the County  
of Hendricks deceased and thereupon the  
said James Kersey is now here by the Court  
appointed sole Administrator of said Estate  
and is now here in open Court duly qualified  
as such and further proceeding herein are  
continued

Betsy Wilsons  
estate

Comes now the Executor  
herein named and it not  
appearing to the satisfaction of the Court that the  
heirs herein named have not all been cited

August Term A.D. 1837

and notified to appear in this Court agreeably  
an order of this court at the last term  
thereof further process is awarded against them  
who have not been cited and notified, and  
Robert Wilson, Hugh P. Smith and Benjamin  
Lawrence now appear also but do not attempt to  
show any cause why said land shall not be  
sold and made assets for the payment of the  
debts, demands & legacies aforesaid and for the  
purpose of notifying the balance of the said  
heirs agreeably to an order of this court at  
the last term thereof this cause is continued  
until the next term

Samuel Charles Guardian  
matters concerning sale of real estate

said Guardian and files a bill of charges for his  
services as such Guardian amounting to twenty five  
Dollars which is allowed by the court, also an account  
Current or report exhibiting the <sup>same</sup> amounts by him  
received and paid out accompanied with receipts  
covering the amount paid out to wit two hundred  
and fifty one Dollars and fifteen cents  
(\$251.15) all of which are ordered to be filed  
and this cause is continued making the  
whole amount now here to be placed to the credit of  
said Guardian two hundred and twenty six Dollars & fifteen  
cents (\$276.15)

Twenty five minutes

August Term A.D. 1837

Samuel C. Mitchell  
Guardian

on petition of Ambrose  
I. Gregory a minor heir  
to the Estate of Ambrose I. Gregory son of late of  
Surry County North Carolina deceased now here filed  
to be permitted to choose a guardian to take care  
of his person and Estate, he having been admitted  
has chosen Samuel C. Mitchell who is approved  
by the Court and the said Samuel C. Mitchell  
is accordingly appointed Guardian of the person  
and Estate of the Ambrose I. Gregory minor  
as aforesaid and the said Mitchell now files  
his bond with security which is approved  
by the Court and he is also now here in  
open Court duly sworn as such Guardian  
according to Law —

Noah Hellum  
Guardian

Upon information had  
and application made

Noah Hellum is appointed <sup>Guardian</sup> for the protection of  
the Estates of Priscilla Sepup and Ambrose Sepup infant  
heirs to the Estate of Lee Sepup late of Hendrick County  
deceased, and the said Hellum now files his  
bond with security which is approved by the Court  
and is also duly qualified in open Court as such  
Guardian according to Law

Court adjourned

until tomorrow morning ten o'clock  
Signed August 15<sup>th</sup> 1837

Henry Holloman

August Term A.D. 1837

Tuesday Morning August the 15<sup>th</sup> A.D. 1837  
Court met pursuant to adjournment  
Present the same as yesterday

James Hamm's  
Estate

Now comes Elijah Andrew  
Administrator of said  
Estate and files Vouchers against said Estate which  
are allowed numbered 10, 11, 12 & 13 amounting to  
seventeen Dollars sixty two and a half cents (\$17.62)  
and this cause is continued

Benjamin Burt  
Estate

Now comes Beverly Ballard  
Executor of the last will  
and testament of the said Burt and files  
vouchers against said Estate which are allowed  
by the Court numbered 1, 2, 3 & 4 amounting to  
one hundred and twenty one Dollars and Thirty  
one cents (\$121.31) and also pays here into  
Court sixty seven Dollars and seventy five cents  
making in the whole amount now here accounted for together  
with fifty Dollar heretofore paid in by said Executor  
two hundred and thirty nine Dollars and six cents (\$239.06)  
which covers the whole amount with which said  
Executor stands charged showing that the business  
of said Estate has been fully settled and accounted  
for by said Executor And it is ordered that the  
Clerk of this Court retain his fees in the settlement  
of said Estate taxed at seven Dollar and twenty  
two cents (\$7.22) out of the sixty seven Dollars seventy five  
cents here paid into Court leaving a balance in Court of Sixty Dollars.

August Term A.D. 1837

William Hedge  
Estate

Now comes Thompson  
Farmer Administrator of  
said Estate and files receipts showing that  
together with the amount retained in his hands  
belonging to Ann Hedge for whom he is guardian  
and that retained by him in right of his wife  
who is an heir to said Estate and the advances  
made as appear by a list of property advanced  
filed herein) that said Estate ~~has~~ has been  
by him fully administered and settled up and  
paid over to the several Legatees in equal portions  
which does the business of said Estate

Basil Tont  
Guardian

On the petition of Benjamin Tont  
and Sarah Tont (now here filed)  
Minors over the age of fourteen years and heirs to  
the Estate of William Tont late of Brown County  
Ohio, desirous to be permitted to choose a Guardian  
to take care of their persons and Estates, they  
being now permitted to make choice of Basil Tont  
who is approved by the Court: And on the  
petition of Basil Tont (now here filed) praying  
some suitable person to be appointed Guardian  
under the protection of the person and Estate of  
William Tont an infant heir to the Estate

August Term A.D. 1837

of William Tout late of Brown County Ohio deceased, aforesaid the said Basil Tout is now held by the Court appointed Guardian to take care of the persons and Estates of the said Benjamin Tout, Sarah Tout and Willm Tout heirs to the Estate of William Tout late of Brown County Ohio deceased as aforesaid during their respective Minorities and the said Basil Tout now files his bond with security which is approved by the Court and is sworn in open Court as such Guardian according to Law

And Court adjourned until tomorrow morning ten o'clock

Signed August 16<sup>th</sup> 1837  
Henry H. Marvin

August Term A.D. 1837

Wednesday Morning August the 16<sup>th</sup> A.D. 1837 Court met pursuant to adjournment Present the Honourable Henry H. Marvin sole Judge of said Court

John Smith's Estate

Now comes the Administrator herein this cause is continued until the next Term

Henry E West Guardian  
vs  
Henry Bray

Now comes the said Henry E West Guardian as aforesaid and files his Declaration herein and the said Henry Bray defendant comes also in his own person and files his plea of not guilty and waives all error for the want of a writ or other process or any error that may exist either in law or equity and the Plaintiff also by agreement waives all error that may intervene or exist either in law or equity in the proceedings herein and the parties submit agree to submit the case to the Court without the intervention of a Jury upon the facts and all this touching the the same being inspected and understood it is con-

August Term A.D. 1837

considered by the Court now here that the plaintiff Lucy C. West Guardian recover of the defendant Henry Bray the sum of Fifty four Dollars and Eighty seven and a half cents and also for the sum of One Dollar and fifty cents for his costs herein laid out and expended

And Henry Bland comes into Court and acknowledges himself responsible bail for the said Henry Bray for the payment of the above Judgment in one hundred and fifty days together with the interest and costs accrued accruing and to accrue thereon

~~Recd of Henry Bland \$50.50 the balance of the above Judgment with interest & cost Sept 1<sup>st</sup> 1840 Recd of J. H. Gregg Clerk \$49.00 the balance of the above Judgment \$15.00 having been deducted rec'd by C. C. Nave atty for plffts March 11<sup>th</sup> 1841~~

Amos Darnall  
estate

H. E. West  
Guardian

comes now Amos S. Will  
and Lewis S. Pounds

Creditors of the last will and testament of the said Amos Darnall, deceased, and shows to the Court by the Officers returns (herein at the time) that the heirs to the said Estate and the school commission of Hendricks County have been duly notified of the pending of said memorial agreedly to an order of this Court at the last term more than thirty days before the first day of this term and no cause having been shown why the premises mentioned in the said memorial should not be sold and made assets in the hands of said Executor for the discharge of the said debts.

~~the said creditor also having filed an additional bond it is ordered for due receipt and consideration of the premises~~

August Term A.D. 1837

~~that said Amos S. Will and Lewis S. Pounds  
trustee do expect to realize the entire sum held of  
the death estate greater off portion sufficient to pay  
the fifth part of the same and the balance  
of the real estate belonging to the estate of  
the said Darnall reserved for the support of  
the next annual meeting~~

but because it appears to the Court that William Darnall, Selinda Darnall, Mary Darnall, Franklin Darnall, Emaline Darnall, Eliza Darnall, Sophia Darnall and James H. Darnall are infants under the age of twenty one years and the said Executors Simon J. Hadley is appointed Guardian ad litem for the said infant heirs to answer the said memorial or show cause if any he can why the said real estate shall not be sold and made assets for the purposes aforesaid and the said Executors also now files an additional bond which is approved by the Court and further stay is given

Stephen F. Simley  
Guardian

The citation  
issued herein from  
the last Term of this Court against the said  
Stephen F. Simley Guardian as aforesaid being return  
not served an alias citation is awarded  
directed to the Sheriff of Putnam County notifying  
the said Guardian to be and before our Honourable  
probate on the first day of the next term thereof to  
render an account of his said Guardianship  
and this cause is continued

August Term A.D. 1837

Mary Rummens  
Estate

Now comes William  
Harris Administrator of  
said Estate and files a receipt from the Clerk  
of this Court for four Dollars and sixty seven and  
a half cents (\$4.67 $\frac{1}{2}$ ) which is ordered to be placed  
to the credit of said Administrator which with credits  
heretofore allowed said Administrator covers the whole  
amount with which he stands charged showing  
that the said Estate has been fully administered  
and settled up by said Administrator and  
there now remain in Court thirty five Dollars in  
Court thirty five Dollars to be distributed among  
the heirs to said Estate whenever they shall  
come forward and make themselves known to  
the satisfaction of said Court

Edmund Cooper  
Estate

Letters of administration having  
been granted by the Clerk of  
this Court in vacation unto Nathaniel Cooper and Sam  
McLellan on the Estate of Edmund Cooper late of the  
County of Hendricks, deceased, and all things touching  
of the granting of the same being ~~now~~ inspected  
considered and understood by the Court now here it is  
ordered and adjudged that the granting of the  
same is hereby confirmed

August Term A.D. 1837

Michael Robbins  
Estate

Letters of administration  
having been granted by the  
Clerk of this Court in vacation unto Rob Osborn on  
the Estate of Michael Robbins deceased late of  
Hendricks County and all things touching of the  
granting of the same being inspected and under  
stood by the Court now here. It is ordered and  
adjudged ~~that~~ the granting of said Letters as aforesaid  
be and the same is hereby confirmed and  
further proceedings herein are confirmed

Warren Conley  
Estate

Letters of Administration  
having been granted by  
the Clerk of this Court in vacation unto Wm  
Ragon on the Estate of Warren Conley late of the  
County of Hendricks, deceased, and all things touching  
of the granting of the same being inspected and  
understood by the Court now here. It is ordered  
adjudged and decreed that the granting of the  
said Letters be and the same is hereby confirmed  
and the said Administrator having heretofore  
filed an inventory of the property belonging to  
said Estate amounting to One hundred and  
forty seven Dollars and forty seven and a half cents  
(\$147.47 $\frac{1}{2}$ ) also a list of property selected by the  
widow to the amount of One hundred Dollars  
(\$100.00) And also a sale bill of said property mentioned  
in the inventory amounting to forty seven Dollars thirty  
seven and a half cents (\$47.37 $\frac{1}{2}$ ) which said inventory list  
of property and Sale bill are ordered to be recorded by this cause is continued

August Term A.D. 1837

Thomas Bates  
Estate

John Bates Administrator  
of said Estate having  
heretofore filed in the Clerks office an Inventory  
of the property belonging to said Estate amounting  
to Two hundred and fifty two Dollars five & three  
fourth cents (\$252.05<sup>4</sup>) Also a Sale Bill of  
said property amounting to One hundred  
& Twenty Nine Dollars and ~~thirty~~<sup>threes</sup> three <sup>fourth</sup> cents (\$125.69<sup>4</sup>)  
which are ordered to be recorded and further  
proceedings herein are continued

John Malins  
Estate

Nancy M. Malins Executrix  
of the last will and tes-  
tament of the said Malins having filed in the  
Clerks office an Inventory of the property belonging to  
said Estate together with a Bill of notes amounting  
to Sixteen hundred and sixty Dollars ninety nine and  
a half cents (\$1660.99<sup>4</sup>) Also a Sale Bill of said  
property amounting to Two hundred and sixty one  
Dollars and fifteen and a half cents (\$361.15<sup>4</sup>)  
which said sale Bill and Inventory are ordered  
to be recorded and this cause is continued

And Court adjourned until tomorrow  
morning ten o'clock

Signed August 17<sup>th</sup> 1837

Henry Holloman

August Term A.D. 1837

Thursday Morning August the  
seventeenth A.D. 1837 Court in Session pursuant  
to adjournment Present as Yesterday

Amos Darnall  
Estate

Now comes the said  
Executors and the said  
Guardian ad litem comes also into open court and  
files the Answer of the said minor heir to the  
memorial or petition of the said Executors<sup>(heir at law)</sup> and  
it is ordered by the Court now here that on due  
proof and consideration of the premises, that the  
said Amos S. Wills and Lewis T. Pounds Executors  
as aforesaid do on the second day of October next  
expose to publick sale the said East half of the  
South west quarter of section fifteen in Township  
fifteen North of Range one West it being a  
part of the real Estate of the said deceased  
at the time of his death and that they sell  
the same for the purposes in the said memorial  
mentioned; and it is further ordered that previous  
to offering the said land to sale they do give  
publick notice thereof pursuant to law; and  
that they make report of their proceeding herein  
to this court at the next Term and further  
proceedings herein are continued

And Court adjourned  
Signed August 17<sup>th</sup> A.D. 1837

Henry Holloman

## Vacation Entry

Be it remembered that on this the 6<sup>th</sup> day of October A.D. 1837 Letters of Administration were granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Barbara Pennington on the Estate of William Pennington late of the County of Hendricks, deceased she having previous to said grant filed her bond with approved security in my office according to Law and the said Barbara was therupon by me duly sworn as such Administratrix according to Law.

Signed Oct 6<sup>th</sup> 1837

Attest S. J. Hadley Clerk

## Vacation Entry

Be it Remembered that on this the twenty fifth day of August A.D. 1837 the last will and testament of John Montague late of Hendricks County, deceased was produced to me and duly proven by the oath of Valentine B Clegg one of the subscribing witnesses thereto

Attest S. J. Hadley Clerk

## Vacation Entry

Be it remembered that on this the third day of November A.D. 1837 Letters of Administration were granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Nancy Faulkner on the Estate of Thomas Faulkner late of said County of Hendricks deceased she having previous to said grant filed her bond in my office with approved security according to Law and therupon the said Nancy was by me duly sworn as such Administratrix according to Law

Signed Nov 3<sup>rd</sup> 1837

Attest S. J. Hadley Clerk

## Vacation Entry

Be it Remembered that on this the 7<sup>th</sup> day of November A.D. 1837 the last and Testament of Larkin Dolleshicle late of the County of Hendricks, deceased, was produced to me the undersigned Clerk of the Hendrick Probate Court by David Sparks one of the Executors therein named and duly proved by the oaths of Griffitt Dickman and John W Roy subscribing witnesses thereto and James Williams Cooper the other Executor therein named personally came before me also and renounced all his right as such Executor to administer upon the Estate aforesaid. And the said David Sparks filed his bond in my office with approved security according to Law and therupon Letters Testamentary were granted and issued unto the said David Sparks upon the Estate of said Dolleshicle aforesaid by me the undersigned Clerk and the said Sparks was duly qualified as such Executor according to Law

Signed Nov 7<sup>th</sup> 1837

Attest S. J. Hadley Clerk

November Term A.D. 1837

At the November Term of the Hendricks Probate Court began and held at the Court house in the Town of Danville in the Thirteenth day (second Monday) of November in the year of Our Lord One thousand eight hundred and thirty seven

Present the Honorable Henry H. Marvin  
Judge of said Court

In Doush  
estate

Now comes Leah Willum Administrator of said Estate and files receipts from the widow of said deceased amounting to one hundred and twenty three Dollars and three cents (\$123.03 t.) of her thirds of the next proceeds of the personal property of said Estate also a receipt from said widow for the one hundred Dollars descending to her by Law: and all things touching the settlement of said Estate being examined. It appears that the said Estate has been fully administered and settled up by said administrator and that the said one hundred and twenty three Dollars and three cents so as aforesaid received by said widow is in full of her thirds of the proceeds of the personal property: And it also appears that there remains now in the hands of said Administrator two hundred and forty six Dollars and twenty five cents belonging to the minor heirs to said Estate for which said minors the said administrator has been appointed <sup>the protection of their Estates</sup> Guardian for and now by virtue of said appointment of Guardian retains in his hands the said two hundred and forty six Dollars and twenty five cents belonging to his said wards: And the administration of said Estate is closed.

November Term A.D. 1837

Joseph Connors  
Estate

Comes now Fletcher & Butter by  
Brenton their attorney and files a  
note against said Estate originally given to John  
A. McCormick paid by him assigned or transferred to  
said Fletcher & Butter accounting including interest  
to fourteen Dollars and fifty cents and the  
premises being seen and all things touching the  
same being understood. It is ordered that the  
said Fletcher & Butter recover of the said Estate  
the said sum of Fourteen Dollars and it is  
ordered that the Clerk of this Court pay over  
the same out of the forty eight Dollars seventy four  
and a half cents paid into Court may Term last  
which will leave a balance still of thirty four  
Dollars and twenty four and a half cents yet  
in Court.

Received of S. S. Woolley Clerk fourteen Dollars &  
fifty cents the above mentioned sum in full for Fletcher &  
Butter Nov 15<sup>th</sup> 1837

Samuel Brenton

Thomas Gilliland  
Estate

Now comes Susannah  
Gilliland Administrator of  
said Estate and files Vouchers against said  
Estate Numbered from one to seven both inclusive  
amounting to ninety six Dollars twelve and a  
half cents (\$96.12<sup>1/2</sup>) which are allowed by  
the Court and ordered to be placed to the  
Credit of said Administrator

and further proceeding herein are continued

November Term A.D. 1837

Wright McCormicks  
Estate

Now comes James Mc  
Cormick Administrator of  
said Estate and files vouchers numbered from  
six to Eleven both inclusive amounting to  
One hundred and thirteen Dollars and Eighty  
cents which are examined and allowed by the Court  
and ordered to be placed to the Credit of said  
Administrator and all things touching the settlement  
of said Estate being now here examined it appears  
that all claims against the same have been fully  
liquidated and settled by the Administrator aforesaid  
and that all claims have been collected  
And it also satisfactorily appearing to the Court  
that after all the credits allowed said administrator  
there still remains in his hands belonging to said  
Estate One hundred and fifty eight Dollars and  
six and three fourth cents which the said  
Administrator now here pays into Court which  
Closes the business of said Administrator in said  
Estate and the said One hundred and fifty  
Eight Dollars <sup>446 3/4 ct</sup> now here paid into Court remains  
here in Court for the widow of the said deceased  
and heirs to the said Estate

Received Nov 17<sup>th</sup> 1837 \$ 52.68 one third of the above amount paid into  
Court by said Administrator

(\$105.37 paid to guardian sic)  
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Charlotte <sup>Mc</sup> Cormick  
widow of Wright McCormick deceased

Joseph Pope  
Estate

Now comes James N. Pope adminis-  
trator of said Estate and files a report  
(here insert it) and further time is given said  
administrator for settlement and this cause is  
continued

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November Term A.D. 1837

Noah Bellum  
Guardian

Comes now the Guardian for the protection of the Estates of the minor heirs to the Estate of Lee Jeffups and files the following report to wit: The undersigned Guardian of the minor heirs of Lee Jeffups late of said County would respectfully report to you Honour that there are under my control and belonging to said heirs Two hundred and forty six Dollars and twenty five and one third cents Two hundred and thirty nine Dollars of which is loaned at ten per cent per annum the residue is still in my hands

(signed) Noah Bellum  
And further proceedings herein are continued

John Montague  
Estate

Now comes the widow of John Montague deceased her in open Court and makes Proof to the satisfaction of the Court that one of the Executors named in said Will refuses to act as such Executor and that the other one has gone to the State of Kentucky and the said Widow also now here renounces all her right to administer upon the Estate of her said Husband deceased and commends her Brother John C. Perry to be a suitable person to administer and the premises being considered the said John C. Perry is appointed administrator of said Estate and the said Perry now files her in Court his bond with security which is

November Term A.D. 1837

approved by the Court and thereupon letters of administration on said Estate with the will annexed is now issued unto the said John C. Perry on said Estate and he is duly sworn in open Court as such Administrator according to Law —

John Leach  
Estate

Comes now Meredith Leach son of John Leach late of the County of Hendricks deceased, and proves to the satisfaction of the Court that the widow of the said deceased renounces all her right to Administer upon the Estate of the deceased and requests that some suitable person be appointed to, thereon And the premises being considered the said Meredith Leach is now here appointed Administrator of said Estate and the said Meredith is now here files his bond with security which is approved by the Court and is duly sworn in open Court as such Administrator according to Law —

And Court adjourned until tomorrow morning Nine O'clock

Signed November the fourteenth in the year Eighteen hundred and thirty seven

Henry H. Moore

## November Term A.D. 1837

Tuesday Morning November the Fourteenth  
A.D. 1837

Court in Session pursuant to  
adjournment  
Present as Yesterday

On motion Samuel Brewton is admitted to  
practice as an attorney at law in this Court

Harmon Hiatt  
Guardian

Comes now Harmon  
Hiatt Guardian of  
the minor heirs to the Estate of Andrew  
Pierce, deceased and files a report of his proceeding  
in the premises (here insert it) and further  
proceedings herein are continued

Matters concerning the guardianship  
of the Heirs to Andrew Pierce Estate

Amos S. Wills Guardian

comes now  
Joseph D. Holman  
by Wm his attorney and moves the Court to  
set a granting of Letters of Guardianship & Letter  
trustee for granted by this Court to James McClure  
and Abel Nelson and also to Amos S. Wills  
to care of the persons and Estates of the minor  
heirs to the Estate of Andrew Pierce, deceased  
and the premises being inspected and all things  
touching the matter being considered and understood  
it is now here ordered adjudged and decreed that  
so far as relates to the guardianship and the  
granting of Letters therefore over as to take care  
of the persons of the said minor heirs be and  
the same is hereby revoked rescinded and set  
aside

## November Term A.D. 1837

And thereupon comes now Amos S. Wills the aforesaid  
acting Guardian and files the following reports to  
wit: Report of Amos S. Wills Guardian  
Amos S. Wills Guardian of the Heirs of Andrew  
Pierce deceased

Dr To Amount of Notes received of Nelson	
former Guardian of said Heirs	\$ 165.74
Received of William Hill for rent	35.00
Interest on 35 Dollars for two month	5.62
	<u>\$ 201.30 1/2</u>

Or

By notes received of Nelson at time	
of appointment which are herewith returned	\$ 165.74
By note on Amiel Brown & Wm Heill	24.56
Amount paid by order of Court to Nelson	9.00
By amt of tax paid collector as per receipt herewith filed	5.60
	<u>\$ 204.70 1/2</u>

Balance in favour of Guardian 3.40

which said notes above mentioned are now here  
deposited in Court and said Tax receipt filed and allowed  
and the said Amos S. Wills Guardian as aforesaid is  
now here allowed Three Dollars for his services in the  
premises and the said Wills is now here released  
from his guardianship and the notes deposited  
in Court by said Administrator Guardian are  
by the order of the Court to remain herein until  
another Guardian be appointed

And Calvin Fletcher by his agent files a  
claim against the Guardian of said heirs for five  
Dollars for legal advice which is allowed — And  
Samuel Brewton also files a claim for legal  
advice for two Dollars and fifty cents which  
is allowed —

November Term A.D. 1837

Amos Darnall  
Estate

Now comes Amos S. Wills  
and Lewis Lewis T. Pounds  
Executors of the last Will and testament of  
the said Amos Darnall deceased and file  
a report of their proceedings in the premises  
in pursuance to an order of this Court at  
the last Term (here insert it) which report  
being inspected and understood is approved  
and it is considered adjudged and decreed that  
the sale so made as aforesaid be confirmed and  
it is further ordered that the said Executors in  
trust of and from the said purchaser the whole  
of the price of said land as soon as the  
said notes become due which is hereby made  
assets in their hands for the purpose of dischar-  
ging the debts of the said deceased and of  
being otherwise disposed of and administered  
according to law and agreeably to the  
will of the said deceased And it is  
further ordered and decreed that the said  
Amos S. Wills and Lewis T. Pounds Executors  
as aforesaid within a reasonable time  
after they shall have received the said  
purchase money do execute to the  
said Robertson C. Russell the purchaser  
aforesaid or to his heirs a good and suf-  
ficient deed of Conveyance for the  
land so sold as aforesaid and further  
proceedings herein are continued

November Term A.D. 1837

Robert Wilson  
Estate

Now comes the said Executor and  
makes and files proof to the satis-  
faction of the Court that notice of the pendency of  
this proceeding or memorial has been given in the  
Indiana Journal pursuant to and order of  
this Court at the May Term of this Court thereof  
and all resident heirs being duly notified according  
to law and no cause being shown to contrary why  
said land should not be sold, it is ordered on due  
proof and consideration of the premises that the  
said David Vestal Executor as aforesaid do on the  
twenty third day of December next expose to public sale  
the said Land and premises described in said  
Inventory, to wit, the North west quarter of the  
North west quarter of Section nine in Township  
fifteen North of Range one East, it being real  
estate belonging to the said deceased at the  
time of her death and that he sell the same  
for the purpose in the said memorial mentioned  
and it is further ordered that previous to his  
offering the said land for sale he do give at  
least twenty days notice of the time and  
place of said sale, by putting up written ad-  
vertisements thereof in six of the most public  
places in the vicinity of said land and that he  
make report of his proceedings herein to this  
Court at the next Term thereof pursuant  
to law \_\_\_\_\_ and further proceeding  
herein are continued

November Term A.D. 1837

Ransom Custer  
Estate

Comes now Frances Custer  
Administratrix of said Estate  
by Wm her Attorney and files her memorial sug-  
gesting the insufficiency of the personal property of <sup>Estate</sup>  
of the said deceased, to pay his debts, praying an  
order of this Court for the sale of the real estate  
belonging to said Estate (here insert it) and also  
an ~~and appurtenant~~ inventory of said real Estate (here insert it)  
and it satisfactorily appearing to the Court that  
Wilson Custer and Moses G. Custer two of the heirs to said  
Estate are now residents of the State of Indiana. It is there-  
fore ordered that notice of the pendency of the said memorial  
be given for three weeks successively in the Indiana  
Democrat a weekly newspaper published in Indianapolis  
in the County of Marion at least sixty days before  
the first day of the next Term of this Court that  
the said Wilson Custer and Moses G. Custer may be warn-  
ed to appear in this Court at the next February Term thereof  
to be held in Danville on the second Monday in said  
month to show cause if any they can why that said real Estate  
shall not be sold and made effects for the discharge of the said  
debt. And it further appearing to the satisfaction of the Court that  
Frances Custer administrator and Matilda Custer, Parmelia Custer,  
Thomas C. Custer and Anna (formerly Eliza Ann Custer) Melvin Custer,  
Rosannah Custer, Matilda Custer and Rebecca Custer are resident heirs  
therefore. It is now here ordered that the said resident heirs  
be summoned to appear in this Court on the first day of the next  
Term of this Court (now to be held at the Court house in Danville  
on the second Monday in February next) and show cause if any they  
can why said real Estate shall not be sold and made effects in  
the behalf of the Administrator for the discharge of the debts and  
demands aforesaid and further proceedings herein are continu-  
ed Court adjourned until tomorrow morning ten o'clock  
Signed November the 15<sup>th</sup> A.D. 1837

Henry H. Marvin

November Term A.D. 1837

Wednesday Morning November the fifteenth  
A.D. 1837

Court in session pursuant to adjournment  
Present the Honorable Henry H. Marvin Judge  
of said Court

William T. Darnall  
Guardian of the Estate of  
Robert Richardson

Comes now the said  
William T. Darnall Guardian as aforesaid, by James  
McGregor his agent and files the following Report  
Court Handricks Probate Court Nov term 1837

To the Honorable Henry H. Marvin sole  
Judge of said Court. William T. Darnall Guardi-  
an of the estate of Robert Richardson an infant  
within the age of twenty one years, would  
state to your Honor that on the 1<sup>st</sup> day of Septem-  
ber 1837 he purchased of and from John Barber  
(with money belonging to said infant) for the  
sum of two hundred & twenty five dollars the  
West Half of the South West quarter & North East  
quarter of the South West quarter of Section No.  
thirty two, Township Eighteen North, Range  
One East containing one hundred and twenty  
Acres, and took a Deed therefor in the name  
and for the use benefit and behoof of the said  
Robert Richardson, which said purchase so made  
as aforesaid he prays may be confirmed by this  
honorable Court, and that he the said William  
T. Darnall Guardian as aforesaid be credited  
for the said sum of two hundred & twenty five dollars

November Term A.D. 1837

So paid out as aforesaid November 15<sup>th</sup> 1837

William T. Darnall Guardian by D. M. Gray  
And the premises being seen and understood by  
the Court. It is therefore Ordered and adjudged that  
the purchase of the Land named in said report,  
so made as aforesaid, and all things pertaining  
thereto be and the same is hereby confirmed.

And it is further ordered that the said William  
T. Darnall Guardian as aforesaid, receive a credit  
for the said sum of two hundred and twenty  
five dollars so by him laid out for the use and  
benefit of the said Robert Richardson, as aforesaid.

Stephen F. Tinsley  
Guardian

Now comes Stephen F. Tinsley  
Guardian of the Estates  
of Thomas, James and Buford Tinsley and files the  
following report, to wit: This is to certify that  
I have received six hundred and ten Dollars from  
the Executor of Valentine Poston for the use of Buford  
Thomas and James Tinsley this 15<sup>th</sup> day of November  
1837

S. F. Tinsley, Guardian  
and further proceeding herein are deferred.

Matthew Jones  
Estate

Now comes John Jones Executor  
of the last Will and Testament of the  
said, deceased and files receipts from Matthew  
Jones, Wiley Jones, Thomas Jones and Sally  
Sturgeon (formerly Sally Jones) amounting to nine  
Dollars and showing that they full amount of  
the several sum to them devised by the last

November Term A.D. 1837

Will and Testament of said deceased; And the  
said Executor now here in open Court files  
against said Estate receipts for the amounts of  
claims by him paid off numbered from one  
to seven both inclusive amounting to Fifteen  
Dollars and twenty five cents (\$15.25 d.) which  
are allowed by the Court which together with  
the nine Dollars abovementioned make Twenty  
four Dollars and twenty five (\$24.25 d.)  
with which said sum the said Executor  
is now here credited & it satisfactorily appear-  
ing that nothing further can be done in  
the premises at this time in accordance  
with said will this proceeding is contin-  
ued.

Samuel Starbuck  
Guardian

Comes now John Farmer  
a relative to Jesse Conner late of said County  
deceased and files a petition herein (here insert  
it) and the premises being considered where  
Samuel Starbuck is appointed Guardian to  
take care of the Estates of Mary Conner and  
Sarah Conner infant Daughters of the said  
Jesse Conner, deceased during their respective  
minorities and thereupon the said Samuel  
Starbuck now files his bond with security  
which is approved by the Court and is  
now here in open Court duly sworn as such  
Guardian according to law.

And the said Guardian now receives here  
into his hands Thirty two Dollars and Eighty two

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## November Term A.D. 1837

two and two thirds cents of the money paid into Court May Term last by John Furnace Administrator of the Estate of the said Sepe Conner deceased that being two thirds of the net amount of the proceeds of the personal estate of the said deceased

Hugh P Smith

vs.  
David Vestal Executor of  
the last will & Testament of Elizabeth Wilson dec<sup>d</sup>

Now comes the said plaintiff Hugh P Smith and files as a cause of action herein his account against the estate of the said Deceased, as follows (herein) And the said David Vestal Executor of the last will and testament of the said Elizabeth Wilson dec<sup>d</sup> by Nave his attorney comes also and waives all error for the want of process herein, and files his plea of the general issue, and also a plea of limitation, and day is given for plaintiff to plead thereto

Benjamin Lawrence

vs.  
David Vestal Executor of  
Elizabeth Wilson

Comes now the said Benjamin Lawrence plaintiff and files his account herein as a cause of action as follows (herein) and the said David Vestal Executor of the last will and testament of the said Elizabeth Wilson dec<sup>d</sup> by Nave his attorney

## November Term A.D. 1837

comes also and waives all error for the want of process herein, and files his plea of the general issue and also his plea of limitation, and day is given to the plaintiff to further plead herein

Sepe Hodson's  
Estate

At this time comes James Kersey Administrator of the Estate of Sepe Hodson deceased and files an Inventory the personal Estate of the said deceased amounting to Eighteen hundred and fifty six Dollars and twenty three cents (\$1856.23 d) also a sale Bill of the personal property of said deceased amounting to Eight hundred and twenty two Dollars and seventy eight and a fourth cents which are now here ordered to be recorded and further proceedings herein are continued —

And Court adjourned until tomorrow Morning ten o'clock —

Signed the 16<sup>th</sup> day of November A.D. 1837.

H. M. Lawrence

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November Term A.D. 1837

Thursday Morning Nov. 16<sup>th</sup> A.D. 1837

Count in session pursuant to adjournment  
Present as yesterday

William Pennington,  
Estate

Estate } Letters of Administration having  
been granted by the Clerk of this  
Court in relation on the Estate of William Pennington  
late of Hendricks County, Ia to Barbara Pennington widow  
of the said deceased and all things touching the  
Granting of the same being examined and understood  
by the Court now here. It is ordered adjudged and  
decreed that the granting of said Letters be and  
the same is hereby confirmed.

Thomas Faulkner  
Estate

on the Estate of Thomas  
Fairhurst, deceased, late of the County of Henderick  
having been granted by the Clerk of this Court  
in vacation unto Nancy Fairhurst the widow of  
the said deceased and all things touching  
the granting of the same being now by the  
Court duly weighed and considered: It is  
ordered and adjudged that the granting of  
the said be and the same is hereby con-  
firmed

November Term A.D. 1837

Hugh D. Smith

David Vestal excut.

of the estate of Elizabeth Wilson Decd.

Benjamin Lawrence

vs

David Vestal Executor  
of Elizabeth Nelson's estate

Now comes the parties by  
their attorneys, and the plaintiff adds his summeler  
to the plea of the general issue, and files his replication  
to the special plea of lunation, concluding to the  
country, to which the said defendant adds his  
summeler, and by the agreement of the parties this  
cause is submitted to the determination of the

November Term A.D. 1837

Court without the intervention of a Jury, and the proofs and allegations of the parties being heard, but because the Court is not sufficiently advised of and concerning the premises, further day is given the parties to hear the finding and judgment of the Court in this behalf

Larkin Dellerlidge  
Estate

Letters testamentary,

with their will annexed.

on the Estate of Larkin Dellerlidge late of Herkimer County, deceased having been granted unto David Sparks by the Clerk of this Court in vacation and all things touching the granting of said Letters being now duly weighed and considered It is ordered and adjudged that the granting and of said Letters and all things pertaining thereto be and the same is hereby confirmed

And the said Executor now file in open Court an Inventory and appraisement of forty acres of Land, to wit: The South East fourth of the South East fourth of Section Twenty Eight in Township seventeen North of Range one East appraised at one hundred and thirty five Dollars also an account on said Inventory of a fifty Dollars note Given to the said deceased by Jep Smith and further proceedings herein are continued

November Term A.D. 1837

Michael Robins  
Estate

Now comes Job Osborn administrator of the Estate of the said deceased, and Inventory of the personal Estate of said deceased having been filed in said Court amounting to Three hundred & eighteen Dollars and sixty five cents also a sale Bill of the personal property belonging to said Estate amounting to Two hundred and Twenty seven Dollars<sup>97</sup> and a receipt from the widow of said deceased for One hundred Dollars worth of Personal property<sup>at the apprais'd value</sup> all of which are ordered to be recorded and further proceedings herein are continued

Edmund Cooper  
Estate

An Inventory of the Personal Estate of the Estate of Edmund

Cooper deceased being filed amounting to Four hundred and forty five Dollars fifty seven and three fourths cents also a sale Bill of the personal property amounting to One hundred and thirty Dollars<sup>99</sup> and 99<sup>1/2</sup> cents and a receipt from the widow of the Deceased for ninety nine Dollars & 17<sup>3/4</sup> d. worth of personal property belonging to said Estate at the apprais'd value all of which are ordered to be recorded and further proceedings herein are continued

And Court adjourned until tomorrow morning ten o'clock

Signed November seventeenth eighteen hundred and thirty seven

Henry H. Martin

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November Term A.D. 1837

Friday Morning November seventeenth eighteen hundred and thirty seven

Present Henry H. Marvin Judge of said Court  
Court in Session Pursuant to adjournment

Benjamin Lawrence }  
vs  
David Vestal Executor of  
the Estate of Elizabeth Wilson } Apurist

Now comes the parties  
by their attorney and the Court being sufficiently  
advised of and concerning the premises, ~~says~~  
and find for the said plaintiff the sum of  
Twenty five Dollars, Wherefore it is directed  
by the Court that the said Benjamin Sawyer  
plaintiff do recover against the said David  
Vestal ~~Executor~~ as aforesaid the said sum of  
Twenty five Dollars for his damages, and also  
the sum of dollars and  
~~Cents for his costs and charges herein  
laid out and expended~~

dollars and

Cents for his costs and charges herein  
laid out and expended

November Term A.D. 1837

Simon B. Hadley }  
Guardian }

Guardian } Now comes the said Guardian  
and files the following report  
to wit: Herkimer County Probate Court November Term  
1837 To the Honourable Court now sitting the Estate  
belonging to the heirs of Joshua B. Hoadley, deceased  
at this time amounts to \$ 176.19 At which is kept at  
Interest as right all the time as can well be done

Simon B. Haskin Guardian  
and further proceedings herein are continued

John Mahans  
Estate

~~Estate~~

Estate } Womans Christian Name  
and files a claim against  
said Estates of Fifteen Dollars which is examined  
by the Court and allowed and further proceeding  
herein are continued —

Belvoir Wilsons  
estate

Estate

Estate } Comes now Christian C. Nano  
and files an account against  
said Estate for legal service for Twenty Dollar  
which is inspected and understood and allowed by  
the Court

And Court adjourned  
Signed November 17<sup>th</sup> A.D. 1837

Hug & Marion

Vacation Entries

Be it remembered that on this the  
30<sup>th</sup> day of January A.D. 1838 Letters of Admin-  
istration were granted and issued by me the under-  
signed Clerk of the Herkimer Probate Court unto  
Lewis Mastin on the Estate of John Plaster  
late of the County of Herkimer, deceased, who  
died intestate, he having previous to said  
grant filed his bond in my office with  
approved security according to Law and the  
said Lewis was therupon by me duly sworn  
as such Administrator according to Law

Signed January 30<sup>th</sup> 1838

Attest S. T. Herkimer Clerk

February Term A.D. 1838

At the February Term of the Hendricks Probate Court began and held at the Court house in the Town of Panville on Monday the Twelfth day of February in this year of our Lord One Thousand Eight hundred and thirty eight

Present the Honorable H Marvin Judge of said Court,

Matters concerning the appointment  
of Guardian for Andrew Pierces heirs

Comes now Green Richardson & others & petitions this Court to appoint some suitable person as Guardian for the purpose of taking care of the persons and Estates of the heirs to the Estate of Andrew Pierce, deceased, avering that the widow of said deceased refused to take charge of the persons of said heirs and that she was intermarried with one Joseph D. Holman who is wholly unfit disqualifed to perform the duties of a guardian in consequence of his grossly immoral character and habitual intemperance (here insert the petition)

And the said Joseph D. Holman by Name his attorney comes and files his plea of not guilty to said petition and concluding to the Country (here insert it) And the said widow of the said deceased now comes and files her answer to said petition stating that she is the lawful & natural Guardian of said children and denying that she refused to act as such Guardian as stated in said petition and remonstrating against any other person being appointed Guardian over said heirs and praying said petition be dismissed (here insert said answer) and stay is given the parties herein

February Term A.D. 1838

Elijah Thompson  
Guardian

Comes now Elijah Thompson Guardian for the protection of the Estate of Sumner Thompson and on his motion further proceedings herein are continued

Joseph Poole  
Estate

Comes now James N. Poole Administrator of said estate and files vouchers against said estate numbered from 1 to 18 both inclusive amounting to Two hundred and fifty eight Dollars and six and a half cents (\$258.06 $\frac{1}{2}$ ) which are allowed by the Court and placed to the credit of said administrator And it appearing that there still remains claims on file against said Estate to the amount of Twenty five <sup>Dollars</sup> thirty six cents (\$25.36) to wit one note in favour of Jesse Cook including principal & interest amounting to fifteen Dollars & thirty four cents (\$15.34) one in favour of Stephen Cook including interest for \$2.68 $\frac{1}{2}$  and one in favour of Thomas J. Hopkins including interest for \$5.59 and also an account in favour of Moore & Worthington for \$1.75 which said amount of Twenty five Dollars and thirty six cents the said administrator now pays here into Court for the purpose of discharging the aforesaid claims making the amount which said Administrator has now here accounted for Two hundred and Eighty three Dollars and 49 $\frac{1}{2}$  cts covering the whole amount with which said Administrator stands charged and leaving a balance in his favour of thirty five Dollars and 40 $\frac{1}{2}$  cts showing that said Estate has been fully administered & settled as to

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Ransom Curlew's  
Estate

Comes now the Administratrix  
herein and it appearing to the satisfaction of the  
Court that the heirs of the said Ransom Curlew  
deceased have been duly notified according to law  
and no cause being shown to the contrary. It is  
ordered on due proof and consideration of the  
premises that the said Frances Curlew do on  
the twenty first day of April next expose to public  
sale the South half of the North East quarter  
of Section five in Township fifteen North of  
Range one East containing eighty acres it  
being the said said Estate mentioned in  
the said memorial and that she sell the  
same for the purposes mentioned in the me-  
morial aforesaid: And it is further ordered  
that she the said Frances Curlew previous to  
offering the said land for sale do give at  
least twenty days notice of the time and  
place of said sale by posting up written  
advertisement thereof in at least six of the  
most public places in the vicinity of said  
land, and that she make report of her  
proceedings herein to this court at the  
next term thereof pursuant to law  
and further proceedings herein are continued

February Term 1838

Betsy Wilson's  
Estate

Ordered that a summons  
issue against David Vestal Executor of the last will  
and Testament of Said Betsy Wilson returnable  
forthwith requiring him to report his proceeding  
in the sale of real property belonging to said  
Estate agreeably to an order of this court at  
the last term thereof —

Jonathan D. Parks  
Guardian

Comes now the said Guar-  
dian and files the following  
report, to wit: "The undersigned Guardian of the person and  
Estate of Maria Darnall infant heir to the Estate of Zach-  
ariah Darnall, deceased would State to your honour that he has  
received of and from Richard Martin the sum of \$ 638.  
With the balance of the purchase money for the real  
Estate of said deceased and the interest thereon  
He has also received of Simon T. Hoadley Cash of money  
belonging to said Maria the sum of \$ 111.98 it being  
two thirds of the nett amount of the personal Estate  
of said deceased making in all the sum of \$ 750.69 to  
which add the sum of \$ 600.00 to the amount  
heretofore reported which will make the sum of \$  
\$ 1350.69 which is the whole and entire amount  
received by the undersigned by virtue of his Guar-  
dianship. The undersigned would further state  
that on the 29<sup>th</sup> day of December 1836 he bought  
and purchased of Thomas Hussey for the sum  
of \$ 600.00 The North East quarter of Section  
21 Town 17 North of Range one East and

February Term 1838

The South west quarter of the North west quarter  
Section 22 in said Township containing two  
hundred acres for which he took a deed of  
conveyance in the name of the said Maria  
Darnall. He would further state that the  
balance of the money received by him as  
Guardian has been loaned out at ten per  
cent

February 12<sup>th</sup> 1838 Jonathan D. Parks  
Guardian  
And further proceedings herein are continu-

John Leach's  
Estate

Now comes Meredithe Leach Adminis-  
trator of said Estate and produces now here in open  
Court a note executed by P. S. Dicken & Martin Flinn  
for the sum of Thirty Eight Dollars for a horse  
purchased at the sale of the personal property of  
the said deceased which said horse was unsound  
and sold without that fact being made known  
and which said horse has since been returned by  
the said Dicken Ordered therefore that that  
the said Administrator be forever enjoined from  
collecting the said note. And that he expose the  
said Horse to sale again with all full expose  
of his deficiencies And it is further ordered  
that the said Administrator be credited with  
the amount of said note And the said  
Administrator also files now here in Court an  
Inventory of the personal property of said  
Estate amounting to Two hundred and fifty eight Dollars  
twenty six cents and a sale Bill of said

February Term 1837

property amounting to Two hundred & fifty two Dollars and  
thirty one cents which said sale Bill and Inventory  
are ordered to be recorded and further proceedings herein  
are continued and the said administrator also files a receipt  
from Susan Kindt of her full portion of said Estate having been  
received in the first time of said defendant,

Thomas Fitzsimmons  
Application for Pension

Thomas Fitzsimmons

an applicant for a pension having made his declaration  
in due form of Law now here to the Court shown  
and the said Court does hereby declare his opinion  
after putting the interrogatories prescribed by the War  
Department, that the above named applicant was  
a Revolutionary Soldier and served as he states.

And the Court further certifies that it appears to  
him that Jacob Reynerson who signed the preceding  
certificate is a Clergyman residing in the County  
of Hendricks and state of Indiana and also  
that William Christie who has also signed the  
same is a resident in the County of Hendricks  
and State aforesaid and is a credible person and  
that their statements is entitled to credit

And Court adjourned until tomorrow  
morning ten o'clock

Signed, the 13<sup>th</sup> <sup>of February</sup> 1838

Hung Holloman

Tuesday Morning February the 13<sup>th</sup>  
A.D. 1838

Court in session pursuant to adjournment  
Present as Yesterday.

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Thomas Gillands  
Estate

Now comes Susannah Gillan  
Administrator of said Estate and files voucher  
against said Estate numbered from 8 to 11 both  
inclusive amounting to Fourteen Dollars four and  
fourth cents which are allowed by the Court and  
placed to the credit of said Administrator and  
further proceedings herein are continued

Amos Darnall  
Estate

Now come Amos S Wills and  
Lewis T Pounds Executors of the last Will and  
Testament of Amos Darnall, deceased, and files voucher  
against said Estate amounting to One hundred and  
thirty five Dollars and Eighty nine and three fourth  
cents which are allowed by the Court and placed  
to the credit of said Executors and further  
proceedings herein are continued

Betsey Wilsons  
Estate

Ordered that an attachment  
issue against David Vestal Executor of the last will  
and Testament of Betsey Wilson Deceased for a  
contempt in not appearing before this Court agree-  
ably to an order thereof made at the last Term  
and reporting his proceedings in the sale and disposal  
of the real estate belonging to said Estate after  
having been regularly summoned so to do  
made returnable on the fourth day of the present Term

February Term A.D. 1838

Matters concerning the appointment  
of a Guardian for the ~~Heirs~~ of Pierce has

Come now the  
parties by their Attorneys and submit the same  
aforesaid to the Court without the intervention of a  
jury and the allegations and proofs of the parties  
being heard & inspected and mature deliberation being  
had thereon: It is considered by the Court now here  
that <sup>two of</sup> the heirs mentioned in said petition, to wit, Luren  
Pierce and Andrew I Pierce who are now in possession  
of their mother the widow of the said Pierce as appears  
by the evidence here adduced remain (for the present) under  
her protection without any other Guardian for the protection  
of their persons And it is further considered by the  
Court that the balance of the heirs therein mentioned  
to wit Elijah I Pierce, Mahala Pierce, Lucinda Pierce,  
Matilda Pierce, Liberty L Pierce, & William L Pierce  
who are <sup>not</sup> under the protection of their mother and who  
refuse to return to her protection as appears from the  
evidence here adduced have a Guardian appointed  
for the protection of their persons and Estates and  
further that the aforesaid Luren Pierce and Andrew  
I Pierce have a Guardian appointed for the protection  
of their Estates: And Mahala <sup>one of the aforesaid</sup> Pierce now comes  
into Court and files a Petition for permission to  
choose a Guardian (here insert it) who being  
permitted now makes choice of George W Pope  
who is approved, and upon information being  
had the said George W Pope is appointed Guar-  
dian for the protection of persons and Estates  
of the said Mahala Pierce, Elijah I Pierce,  
Lucinda Pierce, Matilda Pierce, Liberty L Pierce  
and William L Pierce and for the protection of the  
Estate of the said Luren Pierce and of the  
Person of Elijah I Pierce

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February Term A.D. 1838

And further upon advice and information had I am  
McClure is now here appointed Guardian to take  
care of the <sup>Estate of the</sup> said Andrew S. Pierce and Elijah P.  
Pierce two of the minors mentioned in the said  
Petition of Green Richardson and others and  
day is given.

And Court adjourned until tomorrow  
morning ten o'clock

Signed Feb 15<sup>th</sup> 1838 Henry H. Marvin

Wednesday Morning February  
the fourteenth A.D. 1838  
Court in Session pursuant  
to adjournment Present the Honourable Henry  
H. Marvin Judge of said Court

Benjamin Burt  
Estate

Now comes Beverly Ballard  
Executor of the Estate of Benjamin Burt  
accorded and files an additional inventory of property  
belonging to said Estate amounting to seventy  
Dollars twelve and a half cents also a sold bill  
of said property amounting to seventy eight  
Dollars sixty two and a half cents which are ordered  
to be recorded and further proceeding herein are continued

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February Term A.D. 1838

James McClure  
Guardian

Comes now James McClure  
who was on yesterday appointed  
Guardian for the protection of the Estates of  
Andrew S. Pierce and Elijah P. Pierce infant  
heirs to the Estate of Andrew Pierce deceased  
and files a bond which is approved by the  
Court and is now duly sworn in open Court  
as such Guardian according to Law and  
receives into his hands out of Court of the  
proceeds of the Estate of the said Pierce,  
deceased Thirty two Dollars and ninety seven  
cents and also forty five Dollars and fifty  
cents with proceeds arising from the rents  
of the real Estate belonging to said infants  
making in all Seventy eight Dollars and  
forty seven cents (\$78.47) with which said  
Guardian is here charged that being the  
full amount owing to his said Ward out  
of the amount deposited in Court by the  
Guardian at the last Term after paying off  
all allowances made at the time of  
said deposit.

George W. Pope  
Guardian

Now comes George W.  
Pope who was on yesterday  
appointed Guardian for the protection of the persons  
and Estates of Matilda Pierce, Lucinda Pierce, Matilda  
Pierce, Liberty L. Pierce and William L. Pierce and for  
the protection of the Estate of Luana Pierce and  
also for the person of Elijah P. Pierce all minor  
heirs to the Estate of Andrew Pierce, deceased,

February Term A.D. 1838

and files a bond with security which is approved by the Court and is now here duly sworn in open Court as such Guardian according to Law. And now comes into his hands out of Court of the proceeds of the Estate of said Pierce deceased ninety eight Dollars and ninety one cents (\$98.91<sup>c</sup>) with which said Guardian is now here charged, that being the full amount coming to the wards for the protection of whose Estates he is guardian out of the amount deposited in this Court by the former Guardian of said, Heirs at the last term thereof after paying off the allowances made at the time of said deposition.

Robert Goffett  
Estate

Came now the Administrators of said Estate and files vouchers against said Estate numbered from 20 to 28 both inclusive amounting to one hundred and fifty Eight Dollars and eighty five cents which are allowed by the Court and the said Administrators also now pays here into Court Seven Dollars ninety two and a half cents in cash making in all one hundred and sixty six Dollars seventy seven and a half cents with which said Administrators are now here creditably and further proceedings herein are continued.

John Thompson's  
Estate

Now comes the administrator here & this case is continued

February Term A.D. 1838

And Court adjourned until tomorrow morning ten o'clock.

Signed February the 15<sup>th</sup> A.D. 1838

Henry Hollings

Thursday Morning February 15<sup>th</sup>  
A.D. 1838

Court in Session pursuant to adjournment  
Present as yesterday

John Smith's  
Estate

Now comes Hugh P. Smith administrator of said Estate and files vouchers numbered 15, 16, 17 amounting to fifteen Dollars and twenty five cents which are allowed by the Court and placed to the credit of said Administrator.

David Vestal Lector  
on attachment

The Sheriff of Hendrick County now brings here into Court the body of the said David Vestal in Custody on the attachment ordered herein on the second day of the present term of this Court and the plenries being understood it is ordered that the said David be released from Custody by paying the costs herein accrued taxed at \$3.76

170 February Term A.D. 1838.

Betsy Wilson's Estate

Now comes David Vestal  
Executor of the last will and testament of Betsy  
Wilson deceased, and makes and files a report of  
his proceeding in the sale and disposal of the real  
estate of said deceased, agreeably to an order of the  
Court at the last Term thereof (here insert it)  
which being read and heard, is approved; and it  
is considered and adjudged that the sale so  
made as aforesaid be and it is hereby confirmed.

And it is further ordered that the said  
David Vestal be and he is hereby authorized and  
empowered to demand and receive from the pur-  
chaser the whole amount of the price of said  
land which is hereby made afft in his  
hands for the purpose of discharging the debts  
of the deceased, and paying off the legacies be-  
queathed by said Will.

And it is further ordered that the said  
David Vestal within a reasonable time after he  
shall have received the amount of the price  
of said land, do execute to the purchaser  
aforesaid a good and sufficient deed of con-  
veyance for the land so sold as aforesaid.

John Jackson's Estate

Ordered that a citation  
issue requiring John  
Jackson Administrator of the Estate to be and appear before  
the Probate Court of Hendricks County on the first day of the  
next Term of said Court there and then to pass an account  
of his administration of the estate of the said deceased  
and abide the order and decision of the said Court.

February Term A.D. 1838

John Master's Estate

Letters of administration on  
the Estate of John Master  
late of the County of Hendricks, deceased, having been  
Granted by the Clerk of this Court in relation unto  
Lewis Martin and all things touching the granting  
of said Letters being examined and understood  
by the Court now here It is ordered adjudged and  
decreed that the granting of said Letters be and  
the same is hereby confirmed.

And the said Administrator now files an  
Inventory of the personal property belonging to said Estate  
amounting to two hundred & seventy six Dollars and thirty seven & half cents  
and a receipt from the widow for one hundred dollar worth of property the apprend value  
which are ordered to be recorded and further proceeding  
ingo herein are continued

William L. Matlock  
Guardian

On petition of David  
Matlock a near relative of David, Stephen, Nancy  
Kitchen, Stephen Kitchen and Rebecca Kitchen  
Children of Charles Kitchen deceased now filed  
(here insert it) William L. Matlock is appointed  
Guardian to take care of the persons of the said  
David, Nancy, Stephen and Rebecca during  
their respective minorities and the said William L.  
Matlock now files a bond with security which is approved  
by the Court and the said William is now duly sworn  
as such Guardian according to law in open Court

And Court adjourned  
Signed Feb 15<sup>th</sup> 1838 Oury C. Moore

Vacation Entry

Be it remembered that on this the 27<sup>th</sup> day of February A.D. 1838. The last will and Testament of Absalom B. Gardner late of the County of Hendricks, deceased, was produced to me at my office by Joel Nelson and Hutton M'Way the Executors therein named, and duly proven before me by the oath of James M. Gregg one of the subscribing witnesses thereto and thereupon Letters testamentary were issued unto me the undersigned Clerk of the Probate Court of the County aforesaid unto the <sup>and</sup> Nelson & M'Way on the Estate of the aforesaid Testator (they having filed their bond with security according to Law) and the said Nelson and M'Way were also by me duly sworn as such Executors according to Law and took upon themselves Execution of said Will.

Signed February  
27<sup>th</sup> 1838.

{ Attest S. S. Hadley Clerk

Vacation Entry

Be it remembered that on this the seventh day of March in the year of our Lord One thousand eight hundred and thirty Eight Letters of Administration were granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Edward Strange on the Estate of Simon R. Pain the said Strange having previous to said Grant filed his bond with security according to Law and the said Strange also was by me duly sworn as such Administrator according to Law

Signed March 7<sup>th</sup> 1838

{ Attest S. S. Hadley Clerk

Vacation Entry

Be it remembered that on this the ninth day of March in the year of our Lord one thousand eight hundred and thirty Eight Letters Testamentary were granted and issued by me the undersigned Clerk of the Hendricks Probate Court unto Asher Hunt on the last will and testament of Jacob Fox late of said County, deceased (the said Asher being the Executor in said will named) and having duly proved the said Will by the oath of Zimri Hunt one of the subscribing witnesses thereto and filed his bond with security as such Executor according to Law and thereupon the said Asher Hunt is now here by me duly qualified (sworn) as such Executor according to Law

Dated and signed March 9<sup>th</sup> 1838

Attest S. S. Hadley Clerk

Vacation Entry

Be it remembered that on this the twentieth day of March in the year of our Lord one thousand eight hundred and thirty Eight the last will and Testament of Samuel Jones Sen. late of the County of Hendricks deceased, was produced to me the undersigned Clerk of the Hendricks Probate Court by Samuel Jones Jun. the Executor therein named and duly proven by the oaths of John Spears and Emanuel Lockhart the subscribing Witnesses thereto and thereupon Letters Testamentary were Granted and issued by me to the <sup>and</sup> Samuel Jones Jun on the said Will he having filed his bond with security according to Law & is now duly sworn as such Executor according to Law

Dated March 20<sup>th</sup> 1838

Attest S. S. Hadley Clerk

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May Term A.D. 1838

At the May Term of the Hendricks Probate Court began and held at the Court-house in the Town of Danville on Monday the Fourteenth day of May in the year of our Lord one thousand eight hundred and thirty eight

Present the Honorable Henry H. Marvin sole Judge of said Court.

Watts McDaniels  
Estate

Now comes Jacob McDaniel Administrator of said Estate and James McCashin comes also and files a claim against said Estate of Two Dollars which is admitted And the Administrator files vouchers against said Estate No. 7. 8. 8. 9 amounting to Ten Dollars and seventy five cents which are allowed by the Court and ordered to be placed to the credit of said Administrator and further proceedings herein are continued

James Hammus  
Estate

Now comes Elijah Anderson Administrator of said Estate and files Vouchers to the amount of Eighteen Dollars 63 $\frac{1}{2}$ cts (No 14 & 15) which are examined and allowed by the Court and ordered to be placed to the credit of said administrator the said administrator also now here pays here into Court One hundred and five Dollars and ninety five cents which covers the whole amount whith which said administrat is charged and shows together with a receipt from the widow Mary Hammus of fifty five Dollars hertofor filed by said Administrator Marchd Voucher No. 7

May Term A.D. 1838

that the next amount of said Estate after paying off all debts and expense of administration is One hundred and sixty Dollars and ninety five cents to be divided as follows, to wit: Fifty three Dollars and sixty five cents to the widow Mary Hamm, that being the one third part and the balance One hundred and seven Dollars and thirty cents to Margaret Jane Hamm, infant and only child of the said James Hamm, deceased, as appears from proof now here adduced. And the business as to the administration of said Estate fully settled and closed. — money above mentioned paid to Guardian appears below

Elijah Anderson  
Guardian

Upon application made and advice and information had Elijah Anderson is now here appointed Guardian to take care of the Estate of Margaret Jane Hamm infant Daughter of James Hamm late of said County, deceased and the said Elijah now comes here into Court and files his bond with security which is approved by the Court and is duly sworn in open Court as prescribed by the Statute in such case made and provided —

And now receives into his hands One hundred and seven Dollars thirty cents belonging to his said Ward that being the amount this day paid into Court by the administrator of the Estate of the said James Hamm due to the said infant Margaret Jane —

May Term A.D. 1838

Richard Ashen  
Guardian

Sarah Ashen Daughter of William Ashen late of the County of Washington and State of Kentucky deceased for many over the age of fourteen years now files her petition for permission to choose a Guardian and the said Sarah being permitted to choose a Guardian to take care of her person and Estate makes choice of Richard Ashen who is accordingly appointed Guardian of her person and Estate and the said Richard now files his bond with security which is approved by the Court and is also duly sworn in open Court as such Guardian according to Law —

Mijah D. Garrison's  
Estate

Comes now here in open Court Josiah Garrison of Hendricks County and files a petition showing that Abijah D. Garrison late of said County, deceased, died intestate and that he has left no widow or relation in said County who are entitled to letters of Administration and praying that the creditors of said deceased (if any) be cited to appear before this Court and show cause if any why letters of administration shall not be granted unto him the said Josiah Garrison and it not appearing to the Court that there any creditor of said Estate <sup>and no cause being shown</sup> wherein the said Josiah Garrison is now here by the Court appointed Administrator of the Estate of the said Abijah D. Garrison and the Josiah now files his bond which is approved by the Court and is duly sworn in open Court as such Administrator according to Law —

13  
153 178

May Term A.D. 1838

Elihu Jackson's  
Estate

Now comes Elihu Jackson Administrator  
of said Estate, and proof is now laid to the  
Court adduced that Joseph Jackson over the age of  
twenty one years, and John Jackson, William  
Jackson and Mary Jackson <sup>all sons, daughter of Elihu Jackson, deceased</sup> Minors together with  
Priscilla Jackson the widow of the said deceased  
are the only heirs to the Estate of Elihu Jackson as  
aforesaid. And the said Administrator  
files a receipt from the said Priscilla widow as  
aforesaid showing that she has received the one  
hundred dollars in value of property to which she  
is entitled by Law. Also a receipt from  
the said widow for three hundred and forty  
five Dollars and twenty two and a half cents  
of property at the appraised value which added  
to the sale Bill and list of Notes hitherto  
filed makes eight hundred and thirty four  
Dollars twenty three cents (\$834.23 t.)

And the said administrator also files numbers  
against said Estate which are examined and allowed  
Numbered from 1 to 19 both inclusive amounting to  
Ninety two Dollars & ninety eight (\$92.98 t.) and  
also a note against Daniel Burns <sup>to twelve dollars</sup> as desperate  
insolvent. And a receipt from Joseph Jackson  
one of the aforesaid heirs for Seventy five  
Dollars making in all receipts 5, roubles  
and insolvent note filed at this Term  
Five hundred and twenty five Dollars and twenty  
and a half cents leaving a balance in the  
hands of said administrator unaccounted for  
of Three hundred and nine Dollars and  
three cents (\$309.03) and further proceeding  
herein are continued.

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James McBlane and  
Priscilla Jackson  
Guardians

Now comes John Jackson  
William Jackson and  
Mary Jackson minor heirs to the Estate of Elihu  
Jackson deceased and file a petition for permission  
to choose & guardians to take care of their person  
and Estates and the said John, William &  
Mary being permitted to now make choice of  
Priscilla Jackson and James McBlane who  
are accordingly appointed Guardians to take care  
of the Person and Estates of the said John  
William and Mary during their respective  
minorities and hand the said Priscilla  
and James now file their bond which  
is approved by the Court and also now  
here in open Court as such Guardians  
according to the Statute in such case made  
and provided —

Robert Seman  
Estate

Come now John Seman  
and Cornelius Seman  
Executors of the last will

and testament of Robert Seman and files receipts from  
the Widow Mary Seman for all the personal property  
contained in the Inventory and Eighty eight  
Dollars thirty seven and a half cents in money  
Also a receipt from Cornelius Seman for one Cow

And roubles numbered 1, 2, 3, 4, 5 amounting to  
seventy Dollars and fifty five cents (\$74.55) which are allowed  
by the Court and placed to the credit of said Executors  
and further proceedings herein are continued —

13.

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John Leach's

Estate

Now comes Meredith Leach  
Administrator of the Estate  
of John Leach and files a receipt from Mary  
Leach the widow of said deceased for Sixty three  
Dollars thirty one and a fourth cents worth of prop-  
erty at the appraised value; also a report  
showing that agreeably to an order of this Court  
at the last Term he sold an unrunder horse the  
property of said Estate for the sum of twenty  
two Dollars & fifty cents to Elias Leach and  
took his note therefor with security with  
which said amount the administrator is now  
here discharged. and the said administrator now  
also files vouchers against said Estate which  
were examined by the Court and allowed  
No from 1 to 13 both inclusive amounting to Thirty  
eight Dollars and eight & a fourth cents (\$38.084)

which are placed to the credit of said adminis-  
trator, and further proceedings herein are continued

And Court adjourned until  
tomorrow morning Ten O'clock —

Signed May 15<sup>th</sup> A.D. 1838  
Henry T. Morris

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May Term A.D. 1838

Tuesday Morning May the  
Fifteenth A.D. 1838Court in Session pursuant  
to adjournment  
Present as Yesterday

Aaron Harding

Guardian

Now comes Martha Ann  
<sup>being over the age of fourteen years and</sup>  
Hanson daughter of William

Ashen late of the County of Washington in the State  
of Kentucky deceased and files a petition for permission  
to choose a Guardian to take care of her person and  
estate and the said Martha Ann being permitted  
now makes choice of Aaron Harding and who  
is accordingly appointed And the said Aaron  
Harding now files his bond which is approved  
by the Court and the said Harding is now  
here duly sworn in open Court as such Guardian  
according to the Statute in such case made &  
provided —

Harvey Conley's

Estate

comes now Solomon J. Scott &  
and files two accounts against

The Estate of Harvey Conley deceased one for six dollars sixty  
two and a half cents and the other a claim for services  
and Medicines during his last illness for twenty two  
Dollars and seventy five cents and makes proof of  
the Justness of said claims to the satisfaction of  
the Court and further proceedings herein are  
continued

May Term A.D. 1838

Simon R Pains  
Estate

Letters of Administration on  
the Estate of Simon R

Pain having been Granted by the Clerk of this court  
in vacation unto Edward Strange and all things  
touching granting of the same being understood  
by the Court It is now here ordered that the  
granting of said Letter be and the same is  
hereby confirmed and the said Edward Strange  
now files an Inventory of the property belonging  
to said Estate amounting to one hundred and  
forty seven Dollars and Eighty & a half cents also  
a sale Bill amounting to one hundred and two  
Dollars sixty one and a half cents which are  
ordered to be recorded and further proceeding herein  
are continued

May Term A.D. 1838

William Pennington  
Estate

Now comes Barshaba Pennington  
Administratrix of the Estate  
of William Pennington deceased and files an In-  
ventory of the personal property belonging to said  
Estate amounting to Eighty seven Dollars twelve  
and a half cents which is ordered to be  
recorded and further proceedings herein are continued

And Court adjourned until tomorrow  
morning ten o'clock

Signed May 16<sup>th</sup> A.D. 1838.

Henry H. Marvine

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184 May Term A.D. 1838

Wednesday Morning May the  
16<sup>th</sup> 1838Court in Session pursuant  
to adjournmentPresent the Honourable  
Henry H. Marvin Judge of said CourtJacob Fox  
Estate

Letters Testamentary having been granted by the Clerk of this Court in vacation unto Asher Hunt on the last will and Testament of Jacob Fox late of the County of Hendricks deceased and all things touching the granting thereof being examined by the Court It is ordered and adjudged that the granting thereof be in all things confirmed And the said Executor Hunt now files an Inventory of the personal property of the Estate of the said Jacob Fox amounting to Three hundred and Eighty five Dollars sixteen cents and also a sale bill amounting to one hundred and fifty four Dollars and forty nine cents which are ordered to be recorded and it is further ordered that the said Executor post up four written notices of the granting of said letters testamentary in the most publick places near the late residence of said deceased

John Masters  
Estate

comes now Servis Martin Administrator of said Estate and files a sale Bill of the property belonging to said Estate amounting to One hundred & and units which is ordered to be recorded

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May Term A.D. 1838  
Samuel Jones Jun  
Estate

Letters Testamentary on the last will and Testament of Samuel Jones sen late of the County of Hendricks deceased having been granted by the Clerk of this Court in vacation unto Samuel Jones Jun And all things touching the granting of the same being inspected and understood by the Court it is ordered adjudged and decreed that the granting of the said Letters be and the same is hereby confirmed and further proceedings herein are continued

Abraham B Gardner  
Estate

Letters Testamentary

Will and Testament of Abraham B Gardner late of Hendricks County deceased having been granted by the Clerk of this Court in vacation to Joel Nelson and Nathan Avery the Executors therein named and all things touching the granting of said Letters being examined and understood by the Court

It is ordered adjudged and decreed that the granting of the said Letters be and the same is hereby confirmed And Joel Nelson one of the said Executors now files here in Court and Inventory of the personal property belonging to the Estate of the said Abraham B Gardner amounting to Seven Hundred and seventy two Dollars and forty one and a fourth cents (\$ 772.41 $\frac{1}{4}$ ) also a sale bill amounting to Five hundred and sixty six Dollars seventeen and a half cents (\$ 566.17 $\frac{1}{2}$ ) and a receipt

May Term A.D. 1838

from Jane Gardner the widow of the said Absalom B. Gardner for one hundred Dollars worth of property selected from said Inventory at the appraised value which said Inventory Sale-bill and receipt are ordered to be recorded.

And Bradley Bartholomew and Solomon J. Scott now file their claims against the said Estate of the said Absalom B. Gardner deceased the said Bartholomew for Thirty two Dollars (\$32.00) and the said Scott his for Eleven Dollars and twenty five cents (\$11.25) and the said Joel Nelson one of the Executors being present and the Testimony in support of said claims being now adduced and considered It is ordered that the said Executors pay off and satisfy said claims out of any money in their possession to which may come to their hands belonging to said Estate and further proceedings herein are continued

And Court adjourned until tomorrow morning Ten O'clock

Signed May the Seventeenth the Year Eighteen hundred and thirty eight  
Henry A. Martin

May Term A.D. 1838

Thursday Morning May the 17<sup>th</sup> A.D. 1838  
Court in Session pursuant to adjournment  
Present the same as yesterday

### Ransom Curlew Estate

Comes now the Administrator of the Estate of Ransom Curlew deceased and files the following report Frances Curlew Administrator of the Estate of Ransom Curlew deceased respectfully reports that in pursuance of an order of this Honourable Court made at the last February Term thereof she the said Frances having given due notice of the time and place of sale agreeably to the direction of said order did on the 1<sup>st</sup> day of April A.D. 1838 expose to sale by public vendue the land therein mentioned and sold the same to Richard Bray for the sum of six hundred Dollars he being the highest bidder and that being the highest and best price bidden for the same The terms of sale as made known at the time of said sale was one third of the purchase money to be paid in hand and one third September A.D. 1838 and the remaining one third on the 1<sup>st</sup> of September 1839 But may it please your honour after the land was struck off and sold as aforesaid the said Richard Bray neglected to pay the said one third of the purchase money as he was bound to do by the terms of the sale aforesaid and still does neglect

Mary Term A.D. 1838

so to do Wherefore she prays for that and other causes that said sale so made as aforesaid may be set aside. And that such other and further order as to the Court may seem right and just may be made

May 15<sup>th</sup> 1838

Frances Curlew Administra

And thereupon the said Richard Bray in the said report mentioned now comes here into Court and pays over into Court the One hundred Dollars mentioned in said report to have been paid in hand and also executes his notes for the remaining four hundred Dollars payable agreeably to the conditions of said sale with good security

And said report being read and the said money being paid in as aforesaid and all things heard and considered relative thereto It is considered adjudged and decreed that the sale so made as aforesaid be confirmed. And it is further ordered that the said Frances Curlew be and she is hereby authorized and empowered to demand and receive from the purchaser the whole of the price of the said land which is hereby made apt. in her hands for the purpose of discharging the debts of the deceased and of being otherwise administered and disposed of according to law And it is further ordered that the said Frances Curlew within a reasonable time after she shall have received the purchase money do execute to the purchaser upon a good and sufficient deed of conveyance for the land so sold aforesaid

Mary Term A.D. 1838

And on motion of the said Richard Bray It is ordered that for value received by the said Richard Bray from John Taylor at the request of said Bray that the said Administrator execute the said Deed heretofore ordered in this order to the said John Taylor in place of the said Richard Bray

And the following claims being now here examined and the proof adduced thereon It is considered that they be allowed and paid over out of the money now here paid into Court to wit one in favour of Henry G. Todd for six Dollars and fifty cents, one in favour of Christian C Newe for seventy five cents, one in favour of James S. Givan for four Dollars and Eighty seven and a half cents, one in favour of Crawford and Dories for Ten Dollars fifty Eight and Three quarter cents and one in favor of Jeremiah Depew for Six Dollars and one in favor of Milton Guinn for Thirty nine Dollars and twenty eight cents also one in favor of Depew and Hamrich for Eight Dollars and sixty five cents making all together the sum of Seventy seven and <sup>Dollars twenty three</sup> fourth cents and it is also ordered the expenses & fees of the administration of said Estate due the Clerk and <sup>Sherriff</sup> up to this time be retained of the said Two hundred Dollars here paid into Court by the said Bray as aforesaid to wit Eleven Dollars and <sup>thirty</sup> three cents making together with the seventy seven Dollars thirteen and three fourth cents above allowed Eighty Eight Dollars forty six

## May Term A.D. 1838

Co  
six and three quarter cents to be paid and  
retained out of the two hundred Dollars here  
paid into Court leaving a balance of one  
hundred and eleven Dollars fifty three and  
three fourth cents - and further proceeding  
herein are continued

and Court adjourned

Signed the seventeenth day of May in  
the year eighteen hundred and thirty eight  
Henry H. Morris

## August Term A.D. 1838

At the August Term of the Hendricks Probate Court  
began and held at the Court House in Danville on  
Monday the Thirteenth day of said Month in the year  
of our Lord One Thousand Eight Hundred and Thirty  
Eight

Present the Honorable Henry H. Marvin  
Judge of said Court

Charles Davis  
estate

Now comes Randy Scott and his bond  
with security which is approved of by the Court. And the  
said Randy Scott is now here by the Court appointed  
Administrator of the estate of Charles Davis deceased,  
late of the County of Hendricks and state of Indiana  
And the said Randy Scott is now here in open court  
duly sworn as such administrator according to  
law

Michael Robbins  
estate

Comes now Job Osborn Administrator  
of the estate of the said Michael Robbins deceased, and  
files vouchers herein, numbered (1.2.3.4.5.6.7.8.9.10.11. & 12.)  
amounting in all to the sum of Ninety two Dollars, Sixty  
five and three fourth cents (\$92 65 $\frac{3}{4}$ ) which are allowed  
by the Court, and ordered to be placed to the credit of said  
Administrator. And further proceedings herein are continued

Amos Darwall's  
estate

Comes now Amos S. Wills and Lewis S.  
Pounds Executors of the last will and testament of

## August Term A.D 1838

of the said deceased, and file vouchers numbered 1. 2. 3. 4. 5. 6. 7. 8. amounting in all to the sum of One hundred and forty five dollars and fifty cents (\$145.50) which are allowed by the court, and ordered to be placed to the credit of said Executors. And further proceedings therein are continued.

Charles Reynolds  
Guardian

Now comes Susanna Cox widow of Ezra Cox, late of the County of Hendricks and State of Indiana deceased. And John P. Cox & William P. Cox infant heirs of the estate of said Ezra Cox, and who are over the age of fourteen years, and file the following petition (Copy) And thereupon the Court appoints Charles Reynolds Guardian of the estate of the said Basel & Wesley Lane Cox infants under the age of fourteen years as aforesaid. And now the said John P. and William P. Cox (him as aforesaid, and who are over the age of fourteen years are permitted according to the prayer of their said petition to choose a Guardian of their estates, and thereupon the select and chose the said Charles Reynolds as such Guardian. And the said Charles Reynolds now files his bond with security (copy) which is approved by the court, and is duly sworn in open Court as such Guardian accordingly.

And Court adjourned until tomorrow morning 10 O'clock

Signed this fourteenth day of August in the year of Our Lord One Thousand Eight Hundred and thirty eight

Henry H. Marvin

## August Term A.D 1838

Tuesday Morning 10 O'clock August the Fourteenth A.D 1838

Court in Session pursuant to adjournment. Present the Honorable Henry H. Marvin Judge of said court

Harvey Conley's  
Estate

Now comes Abner Peagam Administrator of the Estate of Harvey Conley's, deceased and files vouchers against said Estate numbered 1, 2 & 3 amounting to Eight Dollars and Eighty six cents which are allowed by the Court. And the said Administrator is also allowed Eight Dollars for his services in the premises as such administrator making together the sum of Sixteen Dollars Eighty six cents which together with Thirty Dollars Fifty one & a half cents now here paid into Court by said administrator covers the whole amount with he stands charged as such Administrator showing that he has account for the full amount that came to his hands to be administered. And the said administrator now also makes proof to the satisfaction of the Court that notice of the granting of letters of administration on said Estate and the insolvency thereof had been given pursuant to law. And all the claims against said Estate that are on file in Court being examined and proof thereon adduced are allowed as follows; one in favour of Solomon J. Scott for twenty nine Dollars & one half cents and a half cents of thirteen Dollars and twenty five cents of which is admitted as a prefered claim, one in favour of Turner & Kelly for thirteen Dollars ninety seven and a half cents three Dollars eighty seven and a

August Term A.D. 1838

cents of which is admitted as a preferred claim one in favor of Peter C. Nannice including interest for Seven Dollars seventy two and a half cents one in favor of J. & A. Brown including interest for Six Dollars fifteen cents and one in favor of John H. Roberts for Eight Dollars seventy two and a half cents and one in favor of James McCoun for Three Dollars Clerks Fees yet due (Preferred Claim) two Dollars fifty cents making altogether the amount of preferred claims Nineteen Dollars sixty two and a half cents, which leaves a balance of Ten Dollars and eighty nine cents of the Thirty Dollars and fifty one and a half cents here paid into Court to be equally distributed and paid out on the balance of the claims here allowed, to wit Fifty one Dollars & eighty two cents

### Avalon B Gardner's Estate

Now come Joel Nelson & Hudson McVay Executors of the last Will & testament of the said deceased, and file vouchers herein against said estate numbered 1.2.3.487 amounting to fifty six dollars and Seventy one cents which are allowed by the court, and ordered to be placed to the credit of said Executors. And the said Executors now file their claims for services rendered by them in and about the settlement of said estate amounting to fourteen dollars each, (and which are numbered 586 and are in form following (here copy) which Said Claims are allowed by the court, as and for their services as such executors in full up to the time And further proceedings herein are continued

August Term A.D 1838

### Elihu Jackson's Estate

Comes now Elihu Jackson Administrator of said estate and files vouchers against said estate numbered 1.283 amounting in all to One hundred and forty dollars, eighty seven and a half Cents (\$140.87 $\frac{1}{2}$ ) which are allowed by the court, and Ordered to be placed to the credit of said administrator. And further proceedings herein are continued

### John Plaster's Estate

Now comes Lewis Martin Administrator of said estate and files an additional inventory of Money, Notes and accounts, amounting in all to Two hundred and seventeen Dollars which is Ordered to be recorded, and charged to the account of said Administrator And further proceedings are herein continued

### James McCleere Guardian

Now comes James McCleere Guardian of Andrew J Pearce and Elijah P Pearce and files the following report to wit To the Honorable Henry H Marin Judge of the Probate Court of Hendricks County. The undersigned Guardian of Andrew J Pearce and Elijah P Pearce minor heirs of Andrew Pearce deceased, would respectfully report that he has in his hands Ninety nine dollars

August Term A D 1838

twenty four cents; which is loaned at ten percent interest, bearing date from the 20<sup>th</sup> February last. And that he has rented out the farm belonging to said heirs for the term of three years from last January for the sum of forty dollars in each year, to be paid on the first day of January, as well also the making of two thousand new rails, and the resetting of four hundred panels of fence within the three years. And he has further leased ten acres of land for six years from the first day of January next, which is to be cleared smooth and enclosed with a nine rail fence.

<sup>James McCleere Guardian</sup>  
And the said Guardian now files a claim of for his services as such guardian of three dollars which is allowed by the court as a full compensation for all his services up to this time. And further proceedings herein are continued.

James McCleere  
Guardian

Comes now James McCleere Guardian and files the following Report, to wit, To the Honorable Henry H. Marvin Judge of the probate Court of Huron County. The undersigned Guardian of the person and estate of John Jackson, William Jackson and Mary Jackson, minor heirs of the estate of Elihu Jackson deceased, would respectfully report that that he has in his hands One hundred twenty eight dollars eighty seven and a half cents, One hundred and three dollars eighty seven and a half cents of which are loaned at ten percent interest bearing date the 26<sup>th</sup> May 1838. And twenty five dollars received and on hand. James McCleere Guardian And further proceedings herein are continued.

August Term A D 1838

And Court adjourned until tomorrow morning ten o'clock.

AD 1838

Signed August the fifteenth  
Henry H. Marvin

Wednesday Morning 10 O'clock August the fifteenth Eighteen hundred and thirty eight  
Court session Present the Honorable Henry H. Marvin Judge of said Court

### Ransom Carlew's Estate

Comes now Frances Carlew administrator of said estate and files vouchers herein against said estate numbered from 1 to 9 inclusive amounting in all to fifty five dollars, nineteen and a fourth cents which is allowed by the court and ordered to be placed to the credit of said administrator.

And now comes Allison Carlew, Matilda Carlew, Parissa Carlew, Moses G. Carlew, Eliza Ann Slader formerly Eliza Ann Carlew, and make proof to the satisfaction of the court by the oath of Thomas Hooton and Frances Carlew, that they are lawful heirs and legal representatives of the said estate of Ransom Carlew and that they are each over the age of twenty one years. And also Malvina Carlew, Maresida Carlew, Rebecca Carlew, Jane Carlew and Ransom Carlew makes proof to the satisfaction of the court by the oath of the said Thomas Hooton & Frances Carlew.

that they are also lawful heirs and legal representatives of said estate, that they are minors under the age of twenty one years, And that they together with the said Alison, Matilda, Pamela, Moses G. and Eliza Ann, are all the heirs and only heirs to said estate

## John Montague's Estate

Now Comes William Harris and files a promissory note against the estate of the said John Montague deceased which said note is in the words and figures following, to wit, "Nine months after date I promised to pay the just sum of 7.75 for value received of me this 25<sup>th</sup> day of July 1834

John Montague  
William L. Asks

And makes proof by Aaron Gamble, (the drawer of said note) that said note was executed by the said obligors for a valuable consideration and that at the time of the execution thereof, it was understood, meant and intended to be made payable to the said William Harris, & Wherefore the court said sum of seven dollars and seventy five cents, the amount mentioned in said promissory, together with the sum of one dollar and fifty three cents the interest thereon is allowed by the court to the said William Harris and the said William Harris also files here against said estate an unliquidated account amounting to twenty six dollars and seventy five cents, and makes proof to the satisfaction of the court by disinterested testimony of

the Justness of said account, Therefore the said sum of twenty six dollars seventy five cents the amount of said account is allowed by the court to the said William Harris and ordered to be paid out of any money in the hands of said Administrator belonging to said estate, (due regard being paid to preferred claims &c. &c.) And Aaron Gamble and William Harris Jr now file a transcript of a Judgment in favor of Enoch Parlow and against the said John Montague, Gamble and Harris for the sum of Eleven Dollars and seventy five cents And it appearing to the satisfaction of the court from proof now here adduced that the said Gamble and Harris are well entitled to the sum of three dollars and Ninety two cents, as and for money by them paid out on said Judgment for the John Montague deceased It is therefore Ordered that the said Administrator pay to said Aaron Gamble and William Harris Jr the said sum of three dollars and ninety two cents out of the money in his hands belonging to said estate And further proceedings herein are continued

## Robert Goffett's Estate

Comes now the administrator of said estate and files vouchers herein against said estate Numbered 1.2.3.445 amounting in all to the sum of eighty four dollars and twenty two cents (\$84.22) which are allowed and ordered to be placed to the credit of said administrator And further proceedings are herein continued

And Court adjourned until ten o'clock to  
morrow morning  
Signed August 16<sup>th</sup> 1838

H. H. Martin

August Term A.D 1838

Thursday Morning 10 O'clock August the sixteenth A.D 1838

Court in Session pursuant to adjournment  
Present the Honorable Henry H. Marvin Judge of said Court

William Jenkins  
Estate

Comes now Elizabeth Jenkins widow of the said William Jenkins <sup>deceas</sup> and files the following renunciation of her right to administer upon the estate of her said deceased husband (Copy) And therupon <sup>the</sup> Court appoint James Tijerson and Hugh Smith Administrators of said estate. And now comes the said James Tijerson and Hugh Smith, and file their bond with security which is approved by the court. And are now here in open Court sworn as such Administrators. And further proceedings herein are continued

And Court adjourned

Signed the Sixteenth day of August  
Eighteen hundred and thirty eight

Henry H. Marvin

### Vacation Entry

Be it remembered that on this 16<sup>th</sup> day of August in the year of our Lord One Thousand eight hundred and thirty eight, Administration of the estate of the estate of William Free late of the county of Hendricks deceased is granted and Letters thereof issued by me the undersigned Clerk of the Hendricks Probate Court, unto John Free, a brother to, and relative of the said deceased. The said John Free having first filed his bond with security, and is now by me duly sworn as such administrator according to law

August 16<sup>th</sup> 1838

Attest J. M. Gregg Clerk

Be it remembered that on this 6<sup>th</sup> day of September A.D 1838 administration of the estate of Henry Gregg late of Hendricks County deceased is granted and letters thereof issued by me the undersigned Clerk of the Hendricks Probate Court, unto Robert ~~Jones~~ Wilson and Edward Jones, they having first filed their bond with security, and are now by me duly sworn as such administrators according to law.

September 6<sup>th</sup> 1838  
Attest J. M. Gregg Clerk

Be it remembered that on this 6<sup>th</sup> day of September A.D 1838 administration of the estate of David W. Daniel late of the County of Hendricks and state of Indiana deceased is granted and letters thereof issued by me the undersigned Clerk of the Probate Court of said County, unto Job Osborn, he having produced and filed the renunciation of the widow of said deceased, and also filed his bond with security. And the said Job Osborn is now by me duly sworn as such Administrator according to law

September 6<sup>th</sup> 1838

Attest J. M. Gregg Clerk

# Vacation Entries

Be it remembered that on this 13<sup>rd</sup> day of September A.D 1838 administration of the estate of William Glover late of the County of Hendricks and state of Indiana deceased is granted and letters thereof issued by me the undersigned Clerk of the Probate Court of said County, unto James Glover a brother and relative of said deceased, The said James Glover having first filed his bond with security And he is now here by me duly sworn as such administrator according to Law

Attest I. M. Gregg clerk

Be it remembered that on this 15<sup>th</sup> day of September A.D 1838 administration of the estate of Henry D. Carter late of the County of Hendricks and state of Indiana deceased is granted and Letters thereof issued by me the undersigned Clerk of the probate Court of said County unto Joel Self, he having first produced and filed the renunciation of the widow of said deceased, And also his bond with security. And the said Joel Self is now here by me duly sworn as such administrator according to law.

Sept 15<sup>th</sup> 1838

Attest I. M. Gregg clerk

Be it remembered that on this 19<sup>th</sup> day of September A.D 1838 administration of the estate of Enoch Barlow late of Hendricks County deceased is granted and letters thereof issued by me the undersigned Clerk of the Probate Court of said County, unto Gideon Bufford & Nettie J. Barlow, they having produced the renunciation of the widow of said deceased, and also filed their bond with security. And the said Gideon Bufford & Nettie J. Barlow are now here by me duly sworn as such administrators according to Law

September 19<sup>th</sup> 1838

Attest I. M. Gregg clerk

# Vacation Entries

Be it remembered that on this 25<sup>th</sup> day of September A.D. 1838 administration of the estate of Daniel Boatright late of the County of Hendricks and state of Indiana deceased, is granted, and letters thereof issued by me the undersigned Clerk of the Probate Court of said County, unto Samuel C. Lister, he having first filed his bond with security. And the said Samuel is now here by me duly sworn as such Administrator according to Law.

Attest I. M. Gregg clerk

Be it remembered that on this 8<sup>th</sup> day of October A.D 1838 Martha Fox the widow of David Fox late of the County of Hendricks deceased, produced and filed in the Clerks office of the Probate Court of said County the last Will & Testament of the said deceased, and proved the same to be the last will and testament of the said David before me the undersigned Clerk of said court, by the testimony of Heram Tomlinson and Jas. Tomlinson the subscribing witness thereto. Whereupon letters testamentary are issued by me the undersigned Clerk as aforesaid unto the said Martha Fox the Executrix in said will named, she having first filed her bond with security. And the said Martha Fox is now by me duly sworn as such executrix according to law

Attest I. M. Gregg clerk

Be it remembered that on this 21<sup>st</sup> day of September A.D 1838 administration of the estate of Lepe Seider late of the County of Hendricks deceased, is granted, and letters thereof issued by me the undersigned Clerk of the probate Court of said County unto Fanny Seider the widow of said deceased she having filed her bond with security according to Law And the said Fanny is by me duly sworn as such Administrator.

Attest I. M. Gregg clerk

## Vacation Entries

Be it remembered that on this 24<sup>th</sup> day of September  
A D 1838 administration of the estate of Jeppe Peagan late  
of the County of Hendricks and state of Indiana deceased  
is granted and letters thereof issued by me the undersigned  
clerk of the probate Court of said County, unto Person Peagan  
and Hezekiah Sanders, they having filed their bond with  
security according to law. And the said Person and  
Hezekiah are now here by me sworn as such admini-  
strators

Attest J. M. Gregg clerk

Be it remembered that on this 11<sup>th</sup> day of October A D 1838  
administration of the estate of Elizabeth Halsclaw late of the  
County of Hendricks deceased is granted and letters thereof  
issued by me the undersigned Clerk of the Probate court of said  
County unto John Collins, he having filed his bond with  
security, according to Law. And the said John Collins  
is now here duly sworn as such Administrator.

Attest J. M. Gregg clerk

Be it remembered that on this 15<sup>th</sup> day of October A D  
1838 John Avery and Harmon Cox filed in the  
Clerks office of the Hendricks ~~Probate~~ Court the  
last Will and Testament of William Cox late of the  
County of Hendricks and state of Indiana deceased,  
which said will is duly proved by of the subsci-  
bing witnesses thereto. Whereupon Letters Testamentary  
are granted and issued by me the undersigned Clerk  
of the said court, unto the said John Avery & Harmon  
Cox, the Executors named in and by said will, they  
having first filed their bond with security according to  
law. And the said John and Harmon are now by  
me duly affirmed as such Executors.

Recorded

Attest J. M. Gregg clk

November Term A. D. 1838

At the November Term of the Hendricks Probate Court begun and held at the Court House in Danville on Monday the Twelfth day of November in the year of Our Lord One Thousand Eight Hundred and thirty eight

Present

The Honorable Henry H. Marvin  
Sole Judge of said Court.

Edmund Coopers  
Estate

Comes now have attorney for the Administrations and on his motion this further proceedings in this estate are continued until the next Term

Petsey Wilson's  
Estate

Comes now have attorney for the executors and on his motion further proceedings herein are continued until the next Term

James McClure  
Guardian

Now comes said Guardian and files the collectors receipt for tax paid on the land of his wards, for the sum of Three dollars and Sixty Cents. Ordered that said Guardian be credited with the said sum of \$3.60 so paid and further proceedings herein are continued until the next Term

Upsi Reagan's  
Estate

Letters of Administration having been granted by the Clerk of this Court on the estate of the said Upsi Reagan

November Term A.D. 1838

late of the county of Hendricks deceased, unto Reason Reagan and Hezekiah Sanders, and the bond of the said Reason and Hezekiah having been examined by the court, therefore ordered that the granting of said letters be confirmed

~~William Free's~~  
William Free's  
Estate

Letters of Administration of the estate of the said William Free late of the county of Hendricks deceased having been granted by the Clerk of this court in vacation and the granting thereof having been inspected by the court, it is ordered and adjudged that the same be in all things pertaining thereto confirmed.

Henry Briggs's  
Estate

Letters of Administration on the estate of the said Henry Briggs having been granted by the Clerk of this court in vacation, which being now by the court here inspected, it is ordered and adjudged that the granting thereof be in all things confirmed.

David McDaniel's  
Estate

The Clerk of this Court having granted letters of Administration on the estate of the said David McDaniel deceased, in vacation unto Job Osborn and the granting, having been examined and inspected by the court it is ordered and adjudged that the proceedings of the Clerk herein, be in all things confirmed

November Term A.D. 1838

William Glover  
Estate

Letters of administration on the estate of the said William Glover having been granted unto James Glover by the Clerk of this Court in vacation, and the same having <sup>been</sup> examined and inspected by the court. It is ordered and adjudged that granting of said Letters by the Clerk as aforesaid, be in all things confirmed.

Henry D. Carter's  
Estate

Letters of administration on the estate of the said Henry D. Carter deceased, having been granted in vacation by the Clerk of this Court unto Doel Telf, and the same being now here by the court examined and inspected. It is ordered and adjudged that the granting thereof as aforesaid be in all things confirmed.

Enoch Bartow's  
Estate

Letters of Administration on the estate of the said Enoch Bartow, having been granted unto Gideon Hafford and Milton S. Bartow in vacation by the Clerk of this Court. And the granting thereof being now here examined and understood by the court. It is ordered and adjudged the same be in all things confirmed.

David Fox's  
Estate

Letters testamentary on the estate of the David Fox deceased, having been issued unto Martha

November Term A.D. 1838

the widow of said deceased, and who is appointed in and by the said last will and testament, Executrix thereof, by the Clerk of this Court, in vacation, and the granting of said letters having been inspected by the court. It is Ordered and adjudged that the proceedings and acts of the Clerk herein be confirmed.

Daniel Boatright's  
Estate

Letters of administration on the estate of the said Daniel Boatright having been granted unto Samuel C. Tyler in vacation by the Clerk of this Court, and the proceedings of said Clerk having been examined by the Court. It is Ordered and adjudged that the granting of said letters be in all things confirmed.

Lepee Tindler's  
Estate

Letters of Administration on the estate of the said Lepee Tindler deceased as aforesaid, Having been granted and issued unto Samry Tindler the widow of said deceased by the Clerk of this Court in vacation and the granting thereof being now inspected by the court. It is ordered and adjudged that the acts of the Clerk herein be in all things confirmed.

Elizabeth Holclaw's  
Estate

Letters of Administration on the estate of the said Elizabeth Holclaw deceased having been granted in vacation unto John Collins, by the Clerk of this Court, and the granting thereof having been examined and inspected by the Court. It is Ordered and adjudged that the acts of the Clerk herein be in all things confirmed.

November Term A. D. 1838  
William Cox's  
Estate

*Received*  
Letters testamentary on the estate of the said William Cox deceased, having been granted and issued by the Clerk of this Court in relation unto John Hix and Harmon Cox, the executors named and appointed in and by the said last Will and Testament of the said deceased, and the same having been by the Court now here examined and inspected. It is Ordered and adjudged that the granting of said letters be in all things confirmed.

James Darroward  
Guardian

On petition of Rebecca Corles, Amanda Corles, Malvina Corles, Parson Corles and Frances Corles, <sup>(the mother of the said heirs)</sup> to be permitted to choose a guardian to take care of their estates they having been admitted, have chosen James Darroward, who is appointed guardian of the estates of the said Rebecca, Amanda, Malvina, and Parson. And the said James Darroward now files his bond with security and is sworn as such Guardian.

Joseph Ballard  
Guardian

On the petition of Joseph Ballard praying the Court to appoint some suitable person guardian of the person and estate of Amanda Ballard infant, the same being now here filed and presented to the court. Whereupon the said Joseph Ballard is appointed such guardian and now files his bond with security and is sworn in open court as such guardian.

November Term A. D. 1838.  
Absalom Gardner's  
Estate

Came now Joel Nelson one of the executors herein named and files vouchers numbered 142 amounting to \$3.14 $\frac{1}{2}$  which are received & filed, and it is Ordered that the same be placed to the credit of the executors. And Alfred Workman now files and proves an account (in part) against said estate. And after hearing the proof of the said Alfred Workman, It is considered by the Court that he be allowed the sum of Three dollars as and for a full compensation for the services charged & proved as aforesaid. And this estate is continued.

George Faught  
on Charge of Lunacy

The petition and affidavit of Stephen Arnold is now filed charging that the said George Faught now is and has been for some time past dead of his reason and understanding and wholly incapable of governing his estate, and praying that a Commission of Lunacy may issue from this Court to enquire whether the said George Faught be compos mentis or non compos mentis. Whereupon it is ordered that a Commission of Lunacy issue from this Court directed to Job Turner & William Kelly directing and requiring them that on such certain day as they may appoint, the hold at the residence of the said George Faught an inquisition, and try by the oaths of twelve good and lawful men of said County whether the said George Faught be grave or insane, and if he has any estate, or any heirs, and if so the age of the heirs, and the inquisition when so taken they return into this Court.

November Term A.D 1838

Elijah Thompson  
Guardian

Now comes the said Elijah Thompson  
and files the following report (<sup>for his</sup> ~~his~~ <sup>or</sup> ~~the~~ expenses) <sup>for his</sup> ~~the~~ <sup>expenses</sup> Number  
from One to ~~the~~ both inclusive amounting to \$190.00 ~~the~~  
also a claim of \$6.06 for his services as such guardian  
which covers the whole amount with which he stands  
charged, And Closes the affairs of this guardianship

And Court Adjourned until tomorrow morning  
ten O'clock

Signed November the 13<sup>th</sup> in the year A.D 1838  
L. H. Marusiv

November Term A.D 1838

Tuesday morning ten O'clock November the  
Thirteenth A.D 1838

Court in Session pursuant to  
adjournment

Present the same as yesterday

Abigail English's  
Estate

A petition is now presented and filed by  
Jonathan English praying the court to appoint an  
Administrator of the estate of the said Abigail English late  
of the County of Hendricks and State of Indiana  
deceased, Whereupon the said Jonathan English is  
appointed administrator of said estate, and now  
files his bond with security which is approved by the  
Court, and the said Jonathan is sworn as  
such administrator

Moses Cavell  
Guardian

The petition of William A. Bronaugh  
and Fancitha Bronaugh is now presented and filed in  
the words following (insert) And also the petition of Charlotte  
Bronaugh in the words following (insert it) and  
the said William A. Bronaugh and Fancitha Bronaugh  
do now choose and select Moses Cavell as and for  
their guardian, And whereupon the said Moses Cavell  
is appointed guardian of the estates of the said William,  
Fancitha, Martha Ann, Sarah Jane, Lucy, Thomas,  
Maria and Ford Sinsley, and the said Moses Cavell  
now files his bond with security which is approved by  
by the court. And is now sworn as such guardian  
according to the form of the Statute &c

November Term A.D. 1838

John Leach's  
Estate

Now comes Meredith Leach Administrator of said and files vouchers No 1.2.3 & 4 amounting to the sum of \$23. 11. And also pays into court the sum of fifteen dollars in cash. Amounting in all to the sum of \$38. 11 which said sum it orders that said be placed to the credit of said Administrator and further proceedings herein are continued

Matthew Jones's  
Estate

Comes now John Jones, <sup>executor of</sup> and files vouchers No 182 amounting to fifty seven dollars and thirty four cents which is allowed by the Court and Ordered to be placed to the credit of said Executor and this Estate is continued

Simon B. Hadley  
Guardian

Simon B. Hadley Guardian of the estates of the minor heirs of Joshua B. Hadley deceased now reports and shews the whole amount of money in his hands belonging to said heirs to be \$507. 50 which is now at interest

And court adjourned until tomorrow morning ten o'clock

Signed November the fourteenth in the year of our Lord One Thousand Eight Hundred and Thirty eight

Wm. Hartman

November Term A.D. 1838  
Wednesday Morning ten O'clock November the fourteenth in the year of Our Lord Eighteen hundred and thirty eight.

Court in session pursuant to adjournment.  
Present the same as yesterday

Robert Covy  
Guardian

On Petition of John Jones to be permitted to choose a guardian to take care of his person and estate, he having been admitted, has chosen Robert Covy, who is approved, and the said Robert Covy is accordingly appointed guardian of the person and estate of the said John Jones, and was filed his bond which is approved by the court, and is sworn as such guardian, and further proceedings herein are continued

Christian Hartman  
Guardian

On petition of Alice Jones widow of Samuel Jones late of the County of Hendricks deceased, Christian Hartman is appointed guardian of the person and estate of James Harvey Jones during his minority, and the said Christian Hartman now files his bond with security which is approved by the court, and is sworn as such guardian

George Merritt  
Guardian

Comes now the said George Merritt guardian as aforesaid, and files the receipt of Sarah Almond (formerly Sarah Merritt) and her husband Pleasant Almond for the sum of Seventy two dollars it being the full amount to which said Sarah is entitled to as one of the heirs of the estate of Samuel Pouse deceased. Ordered that the said sum of Seventy two dollars be placed to the credit of the said Guardian

November Term A.D 1838

Robert C. Goffett's  
Estate

Comes now Samuel Goffett & Thomas Goffett administrators of said estate and file the receipt of the Clerk of the Hendricks Circuit Court for the sum of eighteen dollars and thirty two cents as a voucher against said estate. Ordered that the same be placed to the credit of said administrators. And further proceedings herein are continued

Benjamin Peets Estate  
Beverly Ballard  
Executor

Now comes Beverly Ballard Execut<sup>r</sup> of the last Will and Testament of the said Benjamin Peets deceased and files an additional Inventory amounting to \$800.00. And makes proof by the testimony of Samuel Petts to the satisfaction of the court of the payment of One hundred dollars to Elizabeth Stand one of the heirs named in said will as per entry on the back of said will. And the said Executor now files vouchers #182 amounting to the sum of \$19.39 and also pays into court fifty nine dollars and thirty three cents in cash making of vouchers & cash the sum of \$78.62. Whiche laid sum it is ordered be placed to the credit of said executor. And also the said sum of One hundred dollars paid to the said Elizabeth as aforesaid. And further proceedings herein are continued

John Montague's  
Estate

Now comes Henry C. Perry administrator

November Term A.D 1838

as aforesaid, and files an Inventory and Sale Bill, which are ordered to be recorded. And Joshua Harris now files a claim against said estate, and makes proof to the satisfaction of the Court of the Justness of said claim, therefore it is ordered that the said Joshua Harris be allowed the sum of \$16.09<sup>3</sup> as a full compensation for his claim. And Benjamin Logan also files and proves an account against the estate of the said John Montague amounting to \$7.21<sup>4</sup> which is allowed and ordered to be paid by said Administrator. And the further proceedings herein are continued

William Free's  
Estates

Comes now John Free administrator of said estate and files an Inventory & Sale Bill, of said estate, also the void or receipt which are ordered to be recorded and this estate is continued

Charles Davis  
Estate

Comes now Sandy Scott administrator of said estate and files an Inventory herein which is ordered to be recorded. And further proceedings herein are continued

William F. Perkins  
Estate

Comes now the Administrators and file an Inventory & Sale Bill of said estate, which are ordered to be recorded and further proceedings herein are continued.

And Court adjourned until tomorrow morning ten o'clock  
Signed November 15<sup>th</sup> A.D 1838

Henry Willcox

November Term A.D. 1838

Thursday Morning ten O'clock November in the year of Lord One Thousand Eight hundred and thirty eight

Court in Session pursuant to adjournment

Present the same as yesterday

John Pains  
Guardian

Ordered that a citation issue against the said John Pains guardian as aforesaid returnable to the first day of the next term of this court

Kiragh P. Smith  
Administrator

Ordered that a citation issue against Kiragh P. Smith administrator of the estate of John Smith deceased, returnable to the first day of next term

Enoch Davis  
Guardian

Ordered that a citation issue against the above guardian returnable to next term of this court

William A. Baugh  
Guardian

Ordered that a citation issue against the said William A. Baugh guardian as aforesaid, returnable to next term

November Term A.D 1838

Nathan Merredith  
Guardian

Ordered that a citation issue against the above guardian, returnable to next term

Parson Carle's  
Estate

Carries now William Vestal and files an account against said estate, and makes proof to the satisfaction of the court of the correctness of said claim And Christian C. Nave attorney for the administratrix comes also and says nothing in bar of the said plaintiff's claim It is therefore considered that the said William Vestal recover of Frances Corleus Administratrix of said estate the sum of Thirteen dollars, and one cent the amount proved to be due and owing. And the said Administratrix now files a voucher against said estate for the sum of Thirteen dollars, and further proceedings herein are contained

Samuel C. Mitchell  
Guardian

Ordered that a citation issue against the above guardian returnable to the next term of this court

Basel Fort  
Guardian

Ordered that a citation issue against the above guardian returnable to the next term of this court

November Term A.D 1838

Abijah D. Garrison's  
Estate

Ordered that a citation issue against  
Josiah Garrison Administrator of the estate above named  
returnable to the next term of this court.

Jonathan D. Parks  
Guardian

Ordered that a citation issue against  
said Guardian returnable to the next term of this court

Stephen S. Tinsley  
Guardian

Ordered that a citation issue  
against the above guardian directed to the sheriff  
of Morgan County returnable to the next term  
of this court.

The Court adjourned

Signed November the Fifteenth  
A.D 1838

Henry A. Main

### Vacation Entry

Be it remembered that on this 17<sup>th</sup> day of November 1838 administration of the estate of John Green late of the County of Hendricks and state of Indiana deceased is granted by me the undersigned Clerk of the Probate Court of said County unto Zeno W. Green, a son of the said deceased, he having first filed the renunciation of the widow of said deceased <sup>and also his bond with security</sup>. And the said Zeno is now duly sworn as such Administrator

Attest J. M. Gregg clk

Be it remembered that on this 21<sup>st</sup> day of December 1838 administration of the estate of Robert Carter late of Hendricks County and state of Indiana dec'd is granted unto Samuel Carter a brother of said deceased, and letters thereof is now issued to said Samuel by me the undersigned Clerk of the Probate Court of Hendricks County. And the said Samuel is now qualified as such Administrator

Attest J. M. Gregg clk

Be it remembered that on this 19<sup>th</sup> day of December 1838 administration of the estate of William Gibson late of Hendricks County dec'd and letters is granted and letters thereof issued by me the undersigned Clerk of the probate court of said County unto John Fritchett who has filed the widow's renunciation of her right to administer thereon the said having filed his bond with security according to law. And the said John is now sworn as such Administrator

Attest J. M. Gregg clk

Be it remembered that on this 19<sup>th</sup> day of January 1839 administration of the estate of Peter Cameron late of Hendricks County dec'd is granted and letters thereof issued by me the undersigned Clerk of the Probate Court of said County unto Abner Wiley he having filed his bond according to law. And the said Abner is now sworn as such Administrator

Attest J. M. Gregg clk

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February Term A.D 1839

At the February Term of the Hendricks  
Probate Court begun and held at the Court House in the town  
of Danville on Monday the eleventh day of February in the  
year of our Lord One Thousand Eight Hundred and  
thirty eight

Present the Honorable Henry Marvin  
Judge of said Court

Joseph Reagan's  
Estate

Comes now Pearson Reagan one of the  
Administrators of said estate and files the following Inven-  
tory to wit Also the following Sale Bill which said  
Inventory and Sale Bill are received by the court and  
ordered to be recorded, and the said Administrators charged  
with the amount specified in said sale bill. And said  
administrators also file vouchers against said estate  
numbered from one to eleven both inclusive amounting  
in the whole to the sum of Two hundred and fifty  
five dollars Sixty two and a half cents (\$255.62)  
which said sum it is ordered be placed to their credit  
and further proceedings herein are continued

Pearson Reagan  
Guardian

The Petition of John Reagan is now  
filed praying the court to permit him to choose a guardian  
to take charge of his estate, and the prayer thereof being  
granted the said John now here chooses and selects Pearson  
Reagan such guardian which choice and selection is approved  
by the court. The petition of Pearson Reagan is also presented  
and filed praying the court to appoint some suitable person  
as guardian of the person & estate of Cary Reagan infant  
son of Joseph Reagan deceased and who is under the age of

February Term A D 1839

fourteen years. Whereupon the said Reason Reagan is appointed such guardian, as well for the said boy and the said John. And the said Reason now files his bond to the acceptance of the court and is sworn accordingly as such guardian. And further proceedings herein are continued

Thomas Depus  
Guardian

The petition of Jane Armstrong is now presented and filed, praying the court to appoint some suitable person as guardian of the persons of her infant sons William & Eli Armstrong who are under the age of fourteen years. Whereupon Thomas Depus is appointed such guardian, and now comes into court the said Thomas Depus and files his bond to the acceptance of the court, and is sworn as guardian aforesaid. And further proceedings herein are continued

Thomas Henderson's  
Estate

Comes now Margaret Henderson the widow of the said Thomas Henderson late of the County of Hendricks deceased, and files her bond with security to the acceptance of the court, and is now by the court appointed Administratrix of the estate of the said Thomas Henderson and is sworn as such accordingly. And further proceedings herein are continued

James Downard  
Guardian

Now comes the said James Downard and files the following report towit (int)

February Term A D 1839

Whereby it appears that he has received of money belonging to his said wards the sum of One hundred & three dollars, thirty seven and a half cents \$103. 37 $\frac{1}{2}$  which said amount it is ordered that he be charged with as such guardian

Nathan Meredith  
Guardian

Comes now Nathan Meredith guardian of the persons and estates of Alfred P. Pegg and files the following report towit whereby it appears that he has in his hands money belonging to the said Alfred the sum of \$50. 40 $\frac{1}{2}$  which is now at interest at ten per cent Ordered that the said Nathan Meredith guardian as aforesaid pay the costs occasioned by the issuing & service of the citation issued and served herein on him And further proceedings herein are continued

Samuel C. Mitchell  
Guardian

Now comes Samuel C. Mitchell guardian as aforesaid and files the following report towit Ordered that said guardian pay the costs of the citation issued and served on him herein And further proceedings herein are continued

William A Baugh  
Guardian

Comes now said guardian and makes and files the following report towit Ordered that the said William A Baugh pay the costs of citation herein issued and served upon him And further proceedings herein are continued

February Term A.D 1839

Ezra Hinshaw  
Guardian

The petition of Elizabeth Stewart  
a minor over the age of fourteen years praying the  
Court to permit her to choose a guardian of her person  
and being permitted so to do does choose and selects  
Ezra Hinshaw as such guardian which choice and  
selection is approved by the court and said Ezra is ap-  
pointed such guardian. And the said Ezra Hinshaw  
now files his bond and is qualified as such guardian  
And further proceeding herein are continued.

Henry Prezz  
Estate

Now comes Robert Wilson one of  
the administrators of said estate and files the following  
Inventory and Sale Bill which are Ordered to be recorded

Daniel Boatwright's  
Estate

Comes now Samuel W. Taylor Admin-  
istrator of said estate and files the following Inventory &  
Sale, also an additional Inventory, all of which are  
Ordered to be recorded And further proceeding herein are  
continued

Abijah D. Garrison's  
Estate

Comes now Josiah Garrison  
Administrator of said estate and files the following Inven-  
tory, also the following Sale Bill which are ordered to  
be recorded. And said Administrator also files vouchers num-  
bered one and two amounting to \$11.42<sup>5</sup> cents

February Term A.D 1839

And also pays here into Court Seventy dollars in cash  
making in all cash and vouchers aforesaid the sum of Eighty  
One dollars and forty six cents. Ordered that the same be  
placed to the credit of said Administrator. And William  
Gregory now files the following account against said estate  
Dowd. And by agreement of the said William Gregory and  
the said Josiah Garrison Administrator as aforesaid, the account  
so filed by the said William Gregory as aforesaid, is submitted to  
the court without the intervention of a jury, upon the proofs &  
allegations of the parties now here adduced, which being heard  
and understood by the court It is considered that the said  
William Gregory recover against the said Josiah Garrison  
administrator as aforesaid, the sum of Thirty dollars to be  
levied of the assets in the hands of said administrator. And  
the said Josiah Garrison administrator as aforesaid now files  
his issue of the General issue to an account heretofore filed in  
this court against said estate by William L. Mahan. Wherefore  
it is Ordered that the same be docketed for trial at the next  
Term of this court, and that a venue issue for a jury to try  
the issue aforesaid And further proceeding herein are  
continued

Charles Davis  
Estate

Now comes Sandy Scott administrator  
of said estate and files vouchers against said estate numbered  
from one to four both inclusive amounting in all to the sum  
of fourteen dollars \$14.00 which said account is ordered  
to be placed to his credit. And the said Sandy Scott admin-  
istrator as aforesaid now files his memorial suggesting  
the insufficiency of the personal estate of the said deceased  
to pay his debts and praying an order of this court for the  
sale of the real estate, and it appearing to the satisfaction

## February Term A.D 1839

of the court that George Daves and William Daves  
heirs of the said Charles Daves deceased are not residents  
of the State of Indiana; It is therefore ordered that  
notice of the pendency of the said Memorial be given  
by causing a copy of this Order to be inserted three  
weeks in succession, in the Indiana Journal a  
weekly newspaper, published in Indianapolis in  
Marion County, before the 10<sup>th</sup> day of March  
next, that the said George Daves and William  
Daves may be warned to appear in this court,  
at the next May Term therof to be held at the  
Court House in Danville, on the first Monday in  
May next to shew cause if any they can why the  
said real estate shall not be sold and made up  
for the discharge of the said debts. And the said  
Administrator now files an Inventory of the real estate  
of the said deceased. And further proceeding herein  
are continued.

## Sarah A. Dollahite

Estate

Comes now David Sparks Executor  
of the last Will and testament  
of the said Sarah A. Dollahite and files bond  
Number from one to twelve inclusive amounting to  
one hundred and fifty eight Dollars & fifty two and a  
half cents which are allowed by the Court and paid  
to the credit of said Executor the said Executor also  
produces and files a claim in favour of himself against  
said Estate for Three Dollars sixty six and two  
thirds cents And also pays over now here into  
Court twenty seven Dollars and eighty one cents  
making altogether in the three several sums above

## February Term A.D 1839

one hundred and ninety Dollars which covers the  
whole amount with which said Executor stands  
charged and closes the business of said Executor  
in relation to said Estate. And it is ordered  
that the said twenty seven Dollars & eighty one  
cents now paid here into Court be paid over  
by the Clerk of this <sup>Court</sup> to the widow of said  
deceased according to the provisions of said  
will retaining however his own fees in the settle-  
ment of said Estate out of the same taxed  
at four Dollars and twenty five cents.

By  
Joseph Ballard  
Guardian

Comes now said Guardian and makes  
and files a report, whereby it appears that the said Amanda  
Ballard infant as aforesaid is not in this county, nor has  
she any goods, chattels, money and effects in said County.  
Wherefore it is ordered that the granting of said Letters  
of Guardianship by this Court to the said Joseph Ballard  
as aforesaid be and the same are hereby revoked, and  
the said Joseph Ballard released from any future care  
charge or liability on account of his said appointed

And Court adjourned until tomorrow morning  
ten o'clock. Signed February the twelfth in  
the year A.D. 1839 H.H. Warren

February Term A.D. 1839

Tuesday Morning 10 O'clock February the Twelfth  
Eighteen hundred and thirty nine

Court in Session pursuant to adjournment

Present the same as yesterday

Jonathan D. Parkes  
Guardian

Comes now said guardian and files an additional bond with security to the acceptance of the court. And files the following report Court Shewing thereby that he has now in his hands the sum of five hundred and eighty six dollars and fifty cents, loaned out at ten percent interest which said sum it is Ordered be charged to the said Guardian. And now the said guardian files vouchers numbered from one to nine both inclusive amounting to Thirty one dollars and thirty one cents. (\$31.31) Ordered that said guardian be credit with the same. And further proceedings herein are continued.

Absolam P. Gardner's  
Estate

Be it remembered that on the 30<sup>th</sup> day of October 1838 Madison Gardner filed in the clerks office of this court as a claim against the estate of the said Absolam Gardner an account in the words & figures following to wit And now at this time comes Joel Nelson and Hudson McCay Executors of said estate and file their plea of the general issue to said account, to which the said Madison P. Gardner adds the similitter.

Wherefore it is Ordered that a venire issue for a jury returnable to the next term of this court, to try the issue aforesaid. And that the same be docket for trial at the time last aforesaid. And further proceedings are herein continued. The following claims are now here presented and allowed by the court against said estate, to wit On account in favour of J. J. Bozine for \$2.37. One account in favour of James C. Cooley for \$1.50. One account in favour of John Harrison for \$1.50 & One note executed by the said Absolam Gardner to John Crum & Philip Stone executors of the last will and testament of Christian Crum dec'd for \$50. dated 13<sup>th</sup> of November 1821 and due on demand. And the said Nelson & McCay now file as a voucher against said estate the collector's receipt for \$4.75 for tax by them paid. Ordered that they be credited with the same

Warren Nichols  
Estate

Comes now Erosamus Nichols, one of the executors of said estate and files the receipts of Harriet Nichols and Lindsay Jeffers and Eleanor Jeffers, formerly Eleanor Nichols and legatees of said estate, for the full amount of property bequeath to them in and by the last will and testament of said deceased

Brook Davis  
Guardian

Comes now said Guardian and makes and files the following report Court whereby it appears that he has in his hands the sum \$76. do belonging to his said ward which is at interest Ordered that he be charged therewith

February Term A D 1839

Amos Darnall's  
Estate

Comes now Amos S. Wills and Lewis T. Sands Executors of said estate and file vouchers number one and two. Amounting to forty one dollars and Sixty seven Cents \$41. 67. Ordered that they receive a credit for that amount. And further proceedings herein are continued.

William P. Wright

Guardian of Crockett Hedge

Comes now Benjamin P. Smith one of the securities of said Guardian and files under Oath the following petition Court. Wherefore it is Ordered that a citation issue directed to the sheriff of Putnam County commanding him to summon the said William P. Wright, to personally be and appear in this Court on the first day of the next May term to be holden at the Court House in Danville on the second Monday in May next and then and there give other security for his said Guardianship. And also report the condition of the estate of his said ward. And further proceedings herein are continued.

And Court adjourned until tomorrow morning  
10 O'clock

Signed February 13<sup>rd</sup> A D 1839

Henry Holloman

February Term A D 1839

Wednesday Morning 10 O'clock February the Thirteenth eighteen hundred and thirty nine. Court in session pursuant to adjournment

Present the same as yesterday

David Fox's Estate

Be it remembered that on the 21<sup>st</sup> day of January 1839 Alexander Bryant filed in the Clerks office of the Hendricks Probate Court an account in the words and figures following And now at this time comes as well the said Alexander Bryant as the said Martha Fox Executrix of the last will and testament of the said David Fox, and by their agreement submit the account aforesaid to the court upon the proofs by them now here adduced without the intervention of a jury. And it appearing to the satisfaction of the court from the testimony of the parties now here produced, that the said Martha Fox Executrix as aforesaid, has since the granting of letters testamentary to her on the estate aforesaid, intermarried with one John A. Dray. Wherefore it is ordered that the said John A. Dray enter into Bond and take upon himself the Administration of the said estate of the said David Fox deceased as aforesaid with the will of the said David pronounced thereto on or before the first day of the next term of this court. And further proceedings herein are continued.

John Smith's  
Estate

Comes now Hugh P. Smith administrator of said estate and files voucher numbered 1.2.384 amounting to \$22. 87 And also files a claim for his services amounting to 28.50 which is allowed by the court. Making in all of vouchers and claim aforesaid \$50. 47 which it is ordered be placed to the credit of said Administrator. And further proceedings herein are continued.

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153 234 February Term A.D. 1839  
Robert Gossett's  
Estate

Comes now named Gossett one  
of the administrators of said estate and files vouchers  
numbered 1. 2. 3 & 4 amounting to fifteen dollars and  
\$15.01 Ordered that the same be placed to the credit of said  
Administrators ~~and further proceedings herein are con-~~  
~~tinued~~ And John Hollingsworth now files an account  
against said estate in the words and figures following  
Sworn (Copy) to which the Administrators file their plea  
of the general issue and by the agreement of the parties  
this cause is submitted the court without the intervention  
at the next term And further proceedings herein are con-  
tinued

Thomas Pales  
Estate

Comes now John Pales Administrator  
of said estate and files vouchers numbered from  
One to Eleven both inclusive amounting to fifty six dollars  
and ninety seven and a half cents \$56.97 $\frac{1}{2}$  Also a Bill  
for his own services as such Administrator of Seven  
dollars which is allowed by the court. And a receipt  
from the widow of said deceased for ~~one~~ <sup>one</sup> ~~one~~ <sup>one</sup> dollars  
sixteen & two third cents \$19.16 $\frac{2}{3}$  part of her one  
third of the net proceeds of said estate. And goes  
into court here the sum of fifty five dollars & thirty six  
cents (\$55.36) Making in all the sum of One  
hundred and thirty eight dollars and forty nine  
cents, which is placed to the credit of said Adminis-  
trator and which covers the amount with which he  
stands charged as such administrator, and closes  
the final settlement of this estate

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Pazel Taut  
Guardian

Comes now said Guardian and  
makes and files the following report Court (court)  
Whereby it appears he has received of money belonging  
to his said wards the sum of eleven hundred and  
ninety eight Dollars which is all at interest at ten per  
cent Ordered that he be charged therewith. And the  
said Pazel Taut now files a Claim for his services  
as such Guardian amounting to sixty seven Dollars  
which is allowed by the court and Ordered to be paid  
to his credit And further proceedings herein are  
continued Ordered that said Guardian pay the costs of  
suing and service of citation against him herein

Simon Moon  
Guardian

The petition of Dianna Pales widow  
of Thomas Pales deceased, and Mother of Lydia Ann &  
Leira Pales infant heirs of the estate of said deceased,  
praying is now here filed in the words and figures follow-  
ing to wit Whereupon Simon Moon is appointed  
Guardian of the estates of the said Lydia Ann & Leira  
Pales infants as aforesaid. And the said Simon Moon  
now comes into court and files his bond with security  
to the acceptance of the court and is sworn as such  
Guardian

Eli Watson  
Guardian

The petition of Eli Watson is now here  
filed praying the court to appoint some suitable person

Guardian of the estate of John Wilson who is a minor under the age of fourteen years, which said petition is in the words following (here copy) Whereupon the said Eli Watson is appointed Guardian of the estate of the said John Wilson. And the said Eli Watson now comes here into Court and files his bond with security which is approved by the court, and the said Eli is sworn as such Guardian. And further proceedings herein are continued

### John Thompson's Estate

Comes now Samuel Parker Administrator of said Estate, and files vouchers against said estate numbered from one to seventeen both inclusive amounting to the sum of One hundred and ninety eight dollars and two cents. And pay into Court five dollars in cash, making of vouchers and cash the sum of Two hundred and three dollars and two cents. Ordered that the same be placed to the credit of said Administrator. And further proceedings herein are continued

### Betsey Wilson's Estate

Now comes David Nestor Executor of said estate and files vouchers against said estate numbered from one to five inclusive amounting to forty five dollars and fifty six cents. Ordered that the same be placed to the credit of said Executor. The voucher

numbered 5 filed here (which is a receipt from Benjamin Lawrence to Eli Watson for \$24.62 $\frac{1}{2}$  is for money paid by said Watson on a Judgment in this Court in favor of said Lawrence and against the estate of the said Betsey Wilson, and by agreement of the parties the said Executor is to receive a credit for that amount on the Judgment aforesaid. And further proceedings herein are continued

And Court adjourned until tomorrow morning ten o'clock

Signed February the Sixteenth in the year Eighteen hundred and thirty nine

Hug H Main

February Term A D 1839

Thursday Morning 10 O'clock February the  
Fourteenth in the year eighteen hundred and thirty  
Nine

Court in Session pursuant to adjournment

Present the same as yesterday

John Mahan's  
Estate

Comes now Nancy M. Mahan Executrix of said Estate and files vouchers against said Estate numbered from one to twenty five both inclusive amounting in the whole to the sum of Three Hundred and twenty one dollars, two and three quarters (\$321.02<sup>34</sup>) Ordered that she be credited with that amount And further proceedings herein are continued

William Glover's  
Estate

Comes now James Glover Administrator of the said William Glover and files the following inventory tract also the following Sale Bill tract which said sale Bill and Inventory are Ordend to be recorded And further proceedings herein are continued

Arich Hinshaw Guardian of the Infant Heirs of the Estate of James Williams deceased in Chancery & And now at this time comes Sarah Hinshaw Guardian of the Infant heirs of the estate of James Williams late of Hendricks County deceased viz. Isaac Williams Mary Williams Boaz Williams Malinda Williams and makes and files the following report tract <sup>as ordered</sup> ~~and which was~~ <sup>and which was</sup> ordered to be sold to the said Morgan Broiles and which was actually sold to him by Noah Glorring Commissioner herein appointed on the fourteenth day of December in the year eighteen hundred & thirty nine for the sum of four hundred and seventy five dollars all according to the order & decree of this court and according to the terms of the Statute above so made and provided And said Guardian aforesaid having on the fourteenth day of February in the year eighteen hundred & thirty nine made executed signed sealed acknowledged and delivered a deed in fee simple to the said Morgan Broiles <sup>as of record</sup> for the aforesaid tract and parcel of Land of which the said James Williams deceased <sup>and seized of</sup> <sup>as of record</sup> according to the form of the Statute aforesaid made and provided and his authority and power as Guardian aforesaid It is therefore by authority and in pursuance of the laws of the State of Indiana Ordered adjudged and decreed by the court now here that the title to the aforesaid described premises by virtue of the conveyance aforesaid absolutely rest in fee simple in and to the said Morgan Broiles and his heirs forever And that the aforesaid Infant heirs of James Williams deceased and their heirs and assigns be and they are

13. *int*  
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hereby divested and precluded from all right title  
interest and claim whatever, which the aforesaid  
heirs had in and to the aforesaid tract of land  
by survivorship and succession from their  
aforesaid ancestor James Williams deceased  
All by virtue of the proceedings and conveyance  
aforesaid so made as aforesaid by the Guardian  
aforesaid. To the said Morgan Broiles aforesaid  
and all of which the aforesaid heirs had full  
notice of, and were and are parties thereto  
according to law. And the said Guardian  
now files the following petition, bond, and files ten  
receipts as vouchers amounting in the whole to the  
sum of Seven hundred and Seventy dollars and  
forty one and a half cents  $(\$770.41\frac{1}{2})$  also  
a claim for his services as such Guardian for eighteen  
Dollars and twenty five cents which is allowed  
by the Court Making of claim & vouchers the  
sum of  $\$788.66\frac{1}{2}$  is ordered to be placed to  
the credit of said Guardian. And which covers  
the amount with which he stands charged.

Ordered that the said Isaiah Dinehan be discharged  
from any further care, charge, or liability of and  
concerning said estates. And he is hereby released from  
his said guardianship. Ordered that Abel Dixon  
be and he is hereby appointed <sup>future</sup> guardian of the person  
and estates of <sup>the said</sup> Darius Williams and Ahava Williams  
two of the heirs aforesaid. And the said Abel  
Dixon now files his bond with security to the  
acceptance of the court.

John Green's Estate

letters of Administration on the estate of John Green,  
deed having been granted by the Clerk of this court  
in vacation to John Green, and the granting thereof  
being examined by the court it is ordered adjudged and  
that the acts of the Clerk herein be in all things confirmed

And now comes Zeno Green Administrator  
of said estate and files the following Inventory bond  
Also the following Sale Bill bond which are ordered  
to be recorded. and further proceedings herein are con-  
tinued.

Enoch Parlar's  
Estate

Comes now the administrator  
and file the following Inventory and Sale bill.  
which are ordered to be recorded. And further  
proceedings herein are continued.

Isaiah Tinders  
Estate

Comes now the administrator  
and files the following Inventory bond which is  
ordered to be recorded. And further proceedings  
herein are continued.

Elizabeth Holclaw's  
Estate

Comes now the Administrator  
and files the following Inventory and Sale bill  
bond. Ordered that they be recorded. And further  
proceedings herein are continued.

Henry D Carter's  
Estate

Comes now the administrator and files the following Sale Bill & Inventory which are Ordered to be recorded and also the above receipt for property taken by her at its appraised value And further proceeding herein are continued

William Cox's  
Estate

Comes now the Executors and file the following Inventory & Sale Bill which are Ordered to be recorded and this seth is continued

Robert Carter's  
Estate

The Clerk of this Court having in vacation granted letters of administration on the estate of Robert Carter dec'd to Samuel Carter, brother of said deceased, and the same being now here by the court examined it is ordered that the granting thereof be in all things confirmed And further proceeding herein are continued

Peter Cameron's  
Estate

Letters of Administration on the estate of Peter Cameron dec'd having issued in vacation by the Clerk of this Court to Abner Weley, and the same being now here inspected by the court it is ordered that the granting thereof by the Clerk as aforesaid be in all things confirmed And this Estate is continued

William Gibbons  
Estate

Letters of Administration in vacation having been issued by the Clerk of this Court to John Abbott on the estate of William Gibbons dec'd and the granting thereof by the Clerk as aforesaid, being now here by the Court examined It is ordered that the same be in all things confirmed

John Leach's  
Estate

Comes now Andrew Leach administrator of said estate and files an additional Inventory in the words and figures following to wit, whereby it appears he has received the sum of \$151.37<sup>00</sup> interest on money due said estate. Ordered that he be charged therewith And the said administrator now pays here into Court Nine hundred and thirteen Dollars and <sup>and fifty</sup> ~~and~~ <sup>vouchers amounting to</sup> ~~cents in~~ <sup>amounting to</sup> \$170.66 which are allowed Ordered that he be credited therewith And further proceeding herein are continued

Ordered that all estates, cases, plaus & plaints taken this term and otherwise disposed be and they are surely continued

And Court adjourned.  
Signed February 15<sup>th</sup> 1839

Henry H Martin

## Vacation Entries

Be it remembered that on this 8<sup>th</sup> day of March  
the year 1839 Letters testamentary on the estate of Benjamin  
<sup>late of Tippecanoe County deceased</sup> Bent, is issued by me the undersigned  
Clerk of the Probate Court of Hendricks County  
Indiana unto Simon V. Hadley. He having first  
proved the last will and testament of said deceased,  
filed his bond with sufficient security, and also the  
relinquishment of Sally Bent widow of said dec'd & who  
was appointed executrix in and by the said last will  
and testament with the said Simon V. Hadley  
of her right to administer thereon of Letters testamentary  
therof. And the said Simon V. Hadley is now  
sworn as such executor according to law

Attest J. M. Gray Clerk

Be remembered that on this day of April 1839  
a venire was issued by me the undersigned Clerk, for  
the following Jurors to wit William Pearson, Elias  
Hadley, John Tucker, Thomas Cocking, Clever  
Terry, Andrew B. Shattocky, Matthew Stafford, Bas-  
ton McVay, William Robins, Goodlow Walker, Lewis  
Peak and Seth Huron directed to the Sheriff of  
Hendricks County Commanding him to  
summons the Jurors aforesaid to personally be  
and appear at the court House in Danville on  
the 2<sup>nd</sup> Monday in May next there and then  
to serve as Jurors for and during the probate  
Court of Hendricks County

Attest J. M. Gray Clerk

## Vacation Entries

Be it remembered that on this day of April 1839  
letters of administration on the estate of Isaac  
Bergau, deceased is granted and issued by me the undersigned  
Clerk of the Probate Court of Hendricks County  
unto Anderson P. Bergau son of said deceased  
the said Anderson having first produced to me  
the renunciation of the widow of said deceased,  
and the said Anderson now files his bond  
which is deemed to be good and sufficient, and  
is now sworn as such administrator

Attest J. M. Gray Clerk

May Term A.D. 1839

At the May Term of the Hendricks Probate court began and held at the Court House in Danville on Monday the Thirteenth day of May in the year eighteen hundred and thirty nine.

Present the Honorable Henry L. Marvin sole Judge of said court

John Hollinsworth

<sup>vs</sup> Thomas Goffett <sup>Appumfit</sup>

Samuel Goffett Administrators of Robert C. Goffett

Came now the parties and by their agreement submit this cause to the court upon the aforesaid, and the proofs by them now here to the court adduced, and the same being fully heard and understood that it is considered that the said plaintiff John Hollinsworth hath sustained damages to the amount of Twenty five dollars, Wherefore it is considered that the said John Hollinsworth recover against the said Thomas Goffett & Samuel Goffett administrators as aforesaid the said sum of Twenty five dollars for his damages, and also

dollars and <sup>cents for his costs</sup> and charges herein laid out and expended to be levied of the effects in the hands of said administrators belonging to said estate

William S. Mahan

<sup>vs</sup> Josiah Garrison administrator of the estate of Abijah D. Garrison

Came now the parties and by their agreement this cause is submitted to the court without the intervention of a Jury, and the proofs

and allegations of the parties being heard and understood It is considered by the court that the said William S. Mahan has sustained damages by reason of the premises to the sum of One Thousand Dollars, Wherefore it is considered that the said William S. Mahan recover against the said Josiah Garrison administrator as aforesaid the said sum of One hundred dollars the amount so aforesaid as aforesaid, besides also the sum of dollars and cents for his costs and charges herein laid out and expended, to be levied of effects in the hands of the said administrators

Madison H. Gardner

<sup>vs</sup> Joel Nelson & Hudson McVay <sup>Appumfit</sup>  
Administrators of the estate of Abijah Garrison

Came now the parties by their attorney and by their agreement this cause is continued, and

Depe Hodson's  
estate

Comes now James Kersey administrator of said estate and files vouchers numbered from one to seventeen, both inclusive, amounting to the sum of One Thousand Eight Hundred and thirty eight dollars and eighty one cents, which are recd and allowed by the court, and ordered to be placed to the credit of said administrator, And the said James Kersey administrator as aforesaid, now files a claim for his services as

each administrator amounting to the sum of twenty three dollars and forty eight cents which is allowed by the court, and which being added to the aforesaid sum of one thousand eight hundred and eighty dollars and eighty one cents, makes the sum of one thousand eight hundred and sixty two dollars and twenty nine cents, which covers the whole amount with which said administrator stands charged, and fully settles and closes the business of said estate.

Peter Dearman  
Guardian

Comes now Peter Dearman and files his petition praying the court to appoint some suitable person Guardian of the person of Mary M. Dearman, wife daughter of William & Elizabeth Dearman, now deceased, whereinupon the said Peter Dearman is appointed such Guardian, to take care of the person of the said Mary M. Dearman infant as aforesaid, during her minority. And the said Peter now files his bond with security to the acceptance of the court and is sworn accordingly.

James Anderson  
Guardian

On petition of Cornelius Franklin to be permitted to choose a Guardian to take care of his person and estate, he having been admitted, has chosen James Anderson, who is appointed such Guardian to take care of the person and estate of the said Cornelius during his minority. And the said James Anderson now files his bond with security which is deemed by the court good and sufficient, and the said James is now here in open court sworn accordingly.

George W. Pose  
Guardian

Comes now George W. Pose guardian of the persons and estates of the infant heirs of the estate of Andrew Pearce deceased, now comes here into court and files notes on sundry persons amounting in all to the sum of \$110.37<sup>2</sup> (the interest thereon included) which covers the whole amount with which he stands charged, and now asks to be discharged from his said Guardianship. Wherefore it is ordered that the said George W. Pose be and he hereby is discharged from and further care or responsibility as such guardian.

Robert Carter  
Estate

Comes now Samuel Carter Administrator and files the following Inventory (Court), (here insert) which is ordered to be recorded, and this estate is continued.

James McClure  
Guardian

Comes now James McClure Guardian of the estates of John Jackson, William Jackson & Mary Jackson, infant heirs of the estate of Elizab Jackson dec'd, and makes and files the following report Court (insert), wherein it appears that he has now in his hands the sum of \$213.87. Ordered that he be charged therewith, and further proceeding herein are continued.

James McClure  
Guardian of Andrew Pearce's Heirs

Comes now said Guardian and files the Collector's receipt as a voucher for tax paid land belonging to said heirs amounting to two dollars thirty four cent. Ordered that he receive credit there-

13.  
159 250 May Term A D 1839

Moses Gavett  
Guardian

On the application of Moses Gavett  
Guardian of the person and estates of Martha Ann  
Sarah Jane, Lucy, Thomas, Maria, William N. Smith  
and Ford Linsley Prograugh. It is Ordered that  
Job Turner, Benjamin D. Parker & John Houston be appointed  
Appraisers to appraise the Block Number One in  
the town of New Winchester with the opportunity  
it being a part of the real estate of the said minors  
and make report of each appraisement to this  
Court at the next Term.

R. H. Dyer Jr.

Michael Robins { Petition for sale of real  
estate }

Comes now Job Dobson administrator  
of said estate and files the following Memorial, namely  
and afframent to wit (here insert) Wherefore it  
is Ordered that a summons or citation issue  
directed to the sheriff of Frederick County, com-  
manding him to cite the said Rebecca Robins  
widow as aforesaid, and the said Christopher  
Robins, William Robins and Michael Robins  
to appear on the first day of the next term of  
this Court, and then and there shew cause if  
any they can why the said real estate shall  
not be sold and made effects in the hands of  
said administrator. And further proceeding  
therein are continued

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• Elijah D. Garrison's  
Estate

Comes now Soziah Garrison administrator  
of said estate and pays him into court the sum of  
Sixty four Dollars. Ordered that he be credited therewith  
And the following claims are presented against said  
estate which are allowed One in favor of Henry C.  
Todd for Seventy five dollars. One in favor of  
Rucker & Carter for Seven dollars and one  
in favor of Samuel Preston for ten dollars  
and further proceeding herein are continued

And Court adjourned until tomorrow morning  
ten o'clock

Signed May the Fourteenth in the year  
A D 1839. Hugh H. Martin

13.  
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Tuesday Morning nine o'clock May the  
fourteenth in the year eighteen hundred and thirty  
nine

Court in session pursuant to adjournment  
Present the same as yesterday

Moses Cavett  
Guardian

comes the said Job Turner, Bryan  
in S.B. Parker and John Weston here in open court  
and are duly sworn to well and truly appraise  
the said Block number one in the town of  
New Winchester according to the best of their judg-  
ment, And now said appraisers return and file their  
in court the following report and appraismant  
(here inserted) Wherefore it is ordered that an  
inspection of the premises that William Kelly  
be appointed a Commissioner to make sale of the  
said Block number one in the town of New  
Winchester with the appurtenances thereto belonging  
it being a part of the real estate of said minors.

And it is further Ordered that the said Commissioner  
before offering the said property for sale give  
three weeks notice of the time and place of offering  
the same, by notices in writing set up at three or  
more of the most public places in the County  
and after giving such notice, said Commissioner  
shall proceed to sell the said premises by publick  
vndue requiring the purchaser to pay one half  
of the purchase money in six months from the  
day of sale, and the residue in twelve months  
taking the purchasers notes, with good security  
for the payment of the same as they may fall due

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And it is further Ordered that said Commissioner  
shall make out and deliver to the purchaser or purchasers  
a certificate or certificates particularly stating the time  
of sale, the amount of purchase money, and that  
on payment of in full of the purchase money the will  
be entitled to a deed of conveyance for said premises  
provided the said sale shall be confirmed by this  
Court, and that in case the said sale shall be set  
aside, then he will be entitled to a return of his notes,  
And it is further Ordered, that the said Commissioner  
make report of his doing in the premises and  
deposit the avails of the sale in this Court at the next  
term. And the said Moses Cavett guardian, now  
<sup>as aforesaid</sup>  
makes and files his bond with security which is  
<sup>also the Collector's receipt for \$6,100 as aforesaid</sup>  
deemed good and sufficient by the court. And further  
proceedings herein are continued

Edward Strange  
Guardian

On / petition of Anna Payne widow  
of Simeon R. Payne, praying the Court to appoint some  
suitable person Guardian of the person and estates of  
of her infant daughters Mary Ann and Sarah Jane  
Payne. Whereupon Edward Strange is appointed  
such guardian to take care of the person and estates  
of the said Mary Ann and Sarah Jane, infants  
as aforesaid during the minority of the said infants  
And comes now here in open court the said Edward  
Strange and files his bond with security, which is  
deed good and sufficient by the court, and the  
said Edward is sworn as such guardian.  
And now the said Edward Strange files his memorandum  
<sup>as aforesaid</sup>

praying for an order of sale of certain real estate there  
named belonging to said infants. which said memorandum  
is as follows Wherefore it is Ordered that Amos  
S. Wiles, Lewis Martin and Stilton Nichols be ap-  
pointed appraisers to appraise the said North half  
of the North west quarter of section four in Township  
of Fourteen North of Range one West with the  
appartances, it being the real estate of which the said  
Simon R. Payne died seized, and of which the said  
Mary Ann and Sarah Jane are heirs. And that  
said appraisers make report of their appraisement  
to the next term of this Court. And further pro-  
ceedings herein are continued

## Absalom B. Gardner's Estate

Comes now Joel Nelson and Hudson  
McVay executors as aforesaid, and file vouchers numbered  
from One to five both inclusive amounting to the sum  
of Eight dollars. And also pay here into Court One  
hundred and Ninety seven dollars and Sixty eight  
cents, Making of Nancy and vouchers the sum  
of \$205.68. which is ordered to be placed to the credit  
of said executors. And David Vestal now files &  
forsooth an account against said estate for the  
sum of three Dollars which is allowed by the  
Court. And further proceeding herein are  
continued

## Mattie McDaniil Guardian

Comes now Jacob McDaniil Administrator  
of said estate and files and additional Inventory of \$5.50  
Money by him collected. And also files vouchers numbered  
One and two amounting to the sum of fifty five dollars  
and thirty two cents, Also a claim for his services as ad-  
ministrator amounting to nine dollars and fifty cents  
which is allowed by the court, and which being added  
to the said sum of \$55.32 makes the sum of \$64.82  
which is Ordered to be placed to the credit of said Admin-  
istrator. And said Administrator now produces to the  
Court a note on the widow of said deceased for the sum  
of \$13.18 which he has not yet collected, and which  
appears to be the only effects in his hands yet unsettled,  
And it appearing to the satisfaction of the court that the  
debts owing by said estate have been fully settled, and  
that \$2.73 of money belonging to said estate now in  
the hands of the Clerk is all, and the only net proceeds  
of said estate. It is therefore Ordered that said  
administrator hand over to the widow the note aforesaid  
of \$13.18 and that he receive a credit thereon. And  
that the Clerk pay over to said widow the said sum  
of \$2.73 the balance in his hands, which is now  
done accordingly and which fully settles & closes  
the business of said estate

## David Hood's Estate

Comes now John A. Pray who  
has intermarried with Martha Son executive of this  
estate, And files his bond with security which is  
deemed good and sufficient, and the said John  
A Pray is now here in open Court duly sworn to

administer the estate of the said David Fox according to the last will and testament of the said David aforesaid. And by agreement of Note of court for Aher Hunt ~~Executor~~ of the estate of Jacob Fox deceased, and D. Weston of Counsel for the said John A. Bray Executor of the estate of the said David Fox, as aforesaid, the several issues heretofore made between the Executors of said estates, are to be submitted to the court at the next term without the intervention of a Jury. And further proceedings herein are continued.

Charles Reynolds  
Guardian

Came now Charles Reynolds  
Guardian of the estates of the minor heirs of Ezra Cox dec'd and files the following report, to wit, whereby it appears he has received the sum of \$39.93 from the executor of the estate of said deceased, Ordered that he be charged therewith as such Guardian, and the executor of said estate receive a credit for that amount. And the said Charles Reynolds Guardian as aforesaid now files vouchers against his said unremitted from one to nine both inclusive amounting to the sum of twenty nine dollars and forty seven cents, Also a claim for his services and money by him paid out as expence money in attending the Hamilton circuit court amounting to eighteen dollars and twenty five cents which is allowed, which being added to the amount of voucher aforesaid makes the sum of forty seven dollars and seventy and a half cents (\$47.72 $\frac{1}{2}$ ) Ordered that he & receive a credit as such Guardian for that amount and which overruns the amount with which he

is charged, and leaves a balance in his favor as such guardian of \$7.79 $\frac{1}{2}$  And which fully settles and closes his said guardianship, leaving the sum of \$7.79 $\frac{1}{2}$  due said guardian

Ezra Cox's  
Estate

Came now Charles Reynolds  
Executor as aforesaid and files Simon T. Hadley's account for the sum of one dollar and five cents for Clerk fees as a voucher against said estate, and shows to the court that he as guardian of the heirs of said estate has paid laid out and esbended ~~laid out~~ thirty nine dollars & twenty three cents Which added to the said voucher makes \$41.98 Ordered that he receive a credit for that amount, ~~and which fees~~. And further proceeding herein are continued

Amos Darnall's  
Estate

Came now the executors and file  
Vouchers No 182 amounting to four dollars,  
Ordered that they be credited therewith, and further  
proceedings herein are continued

William Cox's  
Estate

Came now Harmon Cox & John  
Ainsley Executors and file the following report, to wit,

13. 159  
25. 260

Amy Wiley widow of  
William Wiley, deceased  
a pensioner of the Revolution application to

Pension application

comes the said Amy Wiley widow of William Wiley  
deceased, and makes and produces to the Court  
satisfactory evidence that William Wiley was a  
pensioner of the United States at the rate of two  
- three dollars per annum payable semi-annually  
4 was a resident of the County of Hendricks in  
the State of Indiana and died in the County of  
Hendricks and State of Indiana in the year  
1838, on the twelfth day of October that he left  
a widow whose name is Amy Wiley who  
now resides in said County and State of Indiana

Vd

And now at this time

Mary Term 1839  
Wednesday Morning ten o'clock May  
the Fifteenth in the year eighteen hundred  
and thirty nine

Court in Session pursuant to adjournment

Present the same as yesterday

Jacob Rose's  
Estate

Comes now Asker Hunt executor of said  
estate and files vouchers herein against said estate number  
from one to seven amounting to twenty Dollars and fifty  
seven cents. And also pays here into court nineteen  
dollars and eighty seven and a half cents in money  
making together with the vouchers aforesaid the sum  
of forty dollars and forty five cents, which it is  
Ordered be placed to the credit of said Executor.  
And further proceeding herein are continuing

John Mahan's  
Estate

Comes now Nancy M. Mahan  
executrix of said estate and files two vouchers  
No 26497. amounting to \$10.67 $\frac{1}{2}$ , and also  
a Bill of Charges for her own services, and expense  
Money by her paid out in the settlement of said estate  
amounting to the sum of fifty one dollars and  
Eighty seven and a half cents which is allowed by  
the Court, Making together with the vouchers the sum  
of Sixty two dollars and fifty five cents, which is ordered  
to be placed to the credit of said Executrix. And  
further attorney and files his petition, summing

And Court adjourned until tomorrow morning  
ten o'clock

Signed May the Fifteenth in the year  
A.D. 1839 H.H. 111 am in

William Wiley

Estate

On Motion to the Court Special  
Wiley is appointed Administrator  
of the estate of William Wiley deceased, and the  
said Sarah Moore files his bond with security  
is deemed sufficient by the court, and is now  
duly sworn as such administrator, and further  
proceedings herein are contained

Benjamin G. Scott

Estate

Letters testamentary on the estate  
of Benjamin G. Scott dec'd having been granted & issued  
by the Clerk of this court in vacation <sup>to Simon T. Bradley</sup> and the granting  
thereof together with the bond taken by the Clerk, being  
now sure by the court examined and inspected, it  
is ordered that the granting of the same be in all  
things confirmed. And the said executor now  
files the following Sale Bill (insert) And further  
proceedings herein are contained

Benjamin Crabb

vs

Basel Scott

Guardian of  
the estate of Sarah Scott

Comes now Benjamin  
Crabb and proves to the satisfaction of the court  
that he has intermarried with the said Sarah  
Scott, and alleges that he is over twenty one  
years of age, and that he has demanded of  
Basel Scott guardian as aforesaid the amount  
of Money in the hands of said guardian, and  
obtaining said Sarah and that said guardian

refuses to pay the same. Wherefore it is ordered on  
Motion of the said Benjamin Crabb, that a citation  
issue against the said Basel Scott guardian as aforesaid  
requiring him to appear in this court on the first day  
of the next Term to show cause if any he can why  
he shall not pay over to the said Benjamin Crabb  
the amount of Money or effects in his hands  
belonging to said Sarah. And further proceedings  
herein are contained

Benjamin P. Smith

vs  
William P. Wright  
Guardian of Crocket Hedge

Comes now the said Benja-  
min P. Smith, and the said William Wright guard-  
ian as aforesaid Comes not, although he has been  
duly cited to appear here ~~and~~ and over the petition  
aforesaid, as appears from the Sheriffs return.  
Wherefore it is ordered that the said Benjamin  
P. Smith be and he is hereby released from  
any further liability on account of said Guardian  
And also comes Charles Fuller. It is therefore  
considered that the said Benjamin P. Smith recov-  
ers against the said William P. Wright his  
Costs and Charges herein laid out and expended  
taxed at Dollars and cents

Charles Fuller

vs  
William P. Wright

Comes now Charles Fuller by  
his attorney and files his petition, showing

Showing to the court that he is the security of the  
said William P. Wright guardian of the estate of  
Crockett Hedge for his said guardianship,  
and praying to be released therefrom, Wherefore  
It is ordered that a citation issue directed to  
the Sheriff of Putnam County, commanding him  
to cite the said William P. Wright guardian  
as aforesaid to be and appear in this court  
on the first day of the next term and then  
and there answer the petition aforesaid, and  
further proceeding herein are continued.

John Hollinsworth }  
vs Gopett & } a sum for  
Samuel Gopett & }  
(Thomas Gopett adm'to )

Comes now the said  
John Hollinsworth and files his affidavit, and  
moves the court to set aside the judgment  
rendered herein in his favor on the first day  
of this term, and grant a new trial. And the  
premises being seen and inspected by the court  
said judgment is set aside and a new trial  
is granted at the costs of the said John  
Hollinsworth. It is therefore considered that  
the said Thomas Gopett and Samuel Gopett  
administrators as aforesaid recover against  
the said John Hollinsworth their costs herein  
laid out and expended taxed at  
dollar and

cents, to which amount  
of a new trial the said Samuel Gopett & Thomas  
Gopett administrators as aforesaid except and do  
file their Bill of exception in the words following  
And this cause is continued

Isaac Bergan  
estate

The clerk of this court having granted  
and issued letters of administration on the estate of  
Isaac Bergan to Anderson S. Bergan in vacation  
and the same being now here inspected by the court  
It is ordered that the granting of the same be in all  
things confirmed. And further proceeding herein  
are continued.

Ordered that <sup>a citation issue against</sup> Perry administrator of the  
estate of John Montague dec'd. directed to Sheriff of  
Benedictine County, to show cause why he does  
not settle and adjust said estate.

And court adjourned until tomorrow morning nine  
o'clock

Dated May the Sixteenth in the year Eighteen  
hundred and thirty nine

Henry H. Marin

# Vacation Entry

Be it remembered that on this the 25<sup>th</sup>  
day of June A.D. 1839 Letters of administration on the  
Estate of John C. Faulkner, deceased, late of Hendricks  
County Indiana is granted unto Edward Strange he having  
previous to said Grant filed in my office the no-  
mination of the widow of said deceased and also  
his bond with security according to law and the  
said administrator is now here by me the undersigned  
Clerk of the Hendricks Probate Court sworn as Admin-  
istrator of said Estate according to the Statute in  
such case made and provided

Attest James M. Gregg Clerk  
By S. T. Halloway Dept

Be it remembered that on this 5<sup>th</sup> day of August 1839  
Stephen Briggs and William Briggs produced and  
filed in the Clerks office of the Hendricks Probate  
the last will and testament of Thomas P. Briggs late of  
the County of Hendricks and State of Indiana, deceased, which said Will  
is duly proven by the oaths of William Gladden and Joseph Richards  
the Subscribing witnesses thereto; Whereupon Letters testamentary  
granted and issued by me the undersigned Clerk of the said Court  
unto the said Stephen Briggs and William Briggs the Executors  
named in and by said will they having first filed their bond  
with security according to law, And the said Stephen and Will  
Briggs are now by me duly sworn as such Executors

Attest J. W. Gregg Clerk

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159 268 August Term A.D. 1839

At the August Term of the Probate Court, begun and held at the Court House in Danville on Monday the Twelfth day of said month in the year eighteen hundred and thirty nine.

Present the Honorable James McClure who now presents his Commission from the Governor of the State of Indiana, Commissioning him the said James McClure Judge of the Hendricks Probate Court, for the term of two years from and after the first Monday of August 1839, upon the back of which said Commission is a certificate of an Oath of office taken by the said James McClure.

John Hollingsworth vs. Samuel Gopett & Thomas Gopett Adm<sup>r</sup> of the estate of Robert C. Gopett dec<sup>d</sup> Asump<sup>t</sup>

Came now the parties by their attorneys and an election of the plaintiff this cause is continued at his costs until the next term.

Asher Hunt ex<sup>r</sup> of Jacob Fox's estate vs. John A. Gray ex<sup>r</sup> of David Fox's estate Asump<sup>t</sup>

Came now the parties by their attorneys and submit this cause to the court upon the proofs and allegations by them now here adduced which being heard and understood by the court it is considered that the plaintiff take nothing by his said suit. It is therefore considered that the plaintiff defendant recover of the plaintiff his costs.

Summons laid out and expended taxed at dollars and cents to be levied of the assets in the hands of said Executor

Abijah D. Garrison's Estate

Came now Josiah Garrison administrator of said estate and pays here into court the sum of Ninety two dollars and fifty cents \$92.50 Ordend that he receive a credit therefor.

John Seach Estate

Came now Meredith Seach administrator of said estate, and files two claims against said estate one for thirty eight days services by him rendered as such administrator, for which he is allowed the sum of \$38.00 Also a bill of travelling expenses amounting to \$16.87 which is also allowed, making together the sum of \$54.87 And said administrator pays here into court the sum of fifty dollars in cash, Ordend that he receive a credit for the sum of \$104.87 the amount of the two claims and cash above named

Moses Cavett  
Guardian of the Children of  
Thomas Dronnagh

Came now said Guardian and William Kelly who was heretofore appointed Commissioner to sell certain real estate in the town of New Winchester belonging to said children, and makes and files the following report therewith (having copy) Which being read and heard is approved; And it is com-

13  
159

sidend and adjudged, that the sale so made as aforesaid, be confirmed. And it is further Ordered that the said Moses Cavett be, and he hereby is authorized and empowered, to demand and receive from the purchasers, the full amount of the price of said Lots of Land, which is hereby made assets in his hands, for the purpose of maintaining & educating said Children. And it is further Ordered that that the said Moses Cavett, within a reasonable time after he shall have received the amount of the price of Said Lots of Land, do execute to the purchasers aforesaid, or their assigns respectively, good and sufficient deeds of conveyance for the Lots of Land so sold as aforesaid. And further proceedingz herein are continued.

Edward Strange  
Order for  
Guardian of Mary Ann &  
Sarah Jane Payne

Comes now said Guardian and files the following appraisement of said real estate to wit the tenth "We the undersigned appointed by the within Order to appraise the premises thus described, having been sworn according to law do report that on due consideration and examination of the premises, we are of opinion that the said lot of Land with the improvements and appurtenances is worth nine dollars per Acre and do appraise the same accordingly this 10<sup>th</sup> day of August 1839

Smos S. Wills

Lewis Maston

Hilton Nichols

Wherefore it is Ordered that the said Edward

Strange sell at private sale upon a credit of one, two and three years (the payments to be equal) the said tract of Land, being the said North half of the North East <sup>fractional</sup> quarter of section four, Township fourteen North, of Range one West. And it is further Ordered that the said Edward Strange make out and deliver to the purchaser a certificate particularly stating the terms of sale, the amount of purchase money, and that on payment in full of the purchase money, he will be entitled to a deed of conveyance for said premises; provided, the sale so made, shall be confirmed by this court. And in case the sale be set aside he will be entitled to a return of his notes, money &c And further proceedingz herein are continued

John Poak's  
Estate

On motion to the court, Sarah Poak (widow of John Poak late of Hantsieke County deceased), is appointed administratrix of the estate of her late husband John Poak deceased. And the said Sarah now files her bond with security which is deemed good and sufficient by the court and is sworn as such Administratrix. And further proceedingz herein are continued

William Cox's  
Estate

Comes now Harmon Cox one of the executors of said estate and files vouchers numbered one and two amounting to \$6.75 which are received and allowed. Ordered that the executors receive a credit therefor. Out this estate is continued.

August Term 1839

And Court adjourned until nine o'clock  
tomorrow morning

Signed August the 13<sup>rd</sup> A.D 1839

James McBlair

Tuesday Morning Nine O'clock August the Thirteenth  
Eighteen hundred and thirty nine

Present

The same as yesterday

Henry Randal  
Guardian

On motion to the court Henry  
Randal is appointed guardian of the person of  
Sarah Dehart, infant daughter of Jane Dehart.  
And the said Henry now files his bond with  
security which is deemed good and sufficient by  
Court and is sworn as such guardian

Maria Combs

Peter Dearman Guardian

Comes now Maria  
Combs by her attorney and moves the court

{ Motion to set aside  
the granting of letters

comes now Maria  
Combs by her attorney and moves the court

for a rule on Peter Dearman guardian of the person  
and estate of Mary Maria Dearman, infant daughter  
of William Dearman dec'd to appear in this court  
and shew cause if any he has why the granting  
of the letters of guardianship to him by this court  
shall not be set aside. And comes now as well  
the said Peter Dearman by Benton his attorney  
as the said Maria Combs by Nave her attorney  
and submit the matter of Controversy to the court  
upon the allegation and proofs by them here to  
the court adduced, which being heard and  
understood, It is considered that the granting  
of Letters of guardianship by this court to the said  
Peter Dearman of the person and estate of the  
said Mary Maria infant as aforesaid, be and  
they hereby are, <sup>revoke</sup> set aside. And it is further ordered  
that the said Maria Combs be and thereby is app-  
pointed guardian of the person and estate of  
the said Mary Maria Dearman infant as aforesaid.  
And the said Maria Combs now files her  
bond with security which is adjudged good and  
sufficient, and is sworn as such guardian according

Alexander Bryant  
John A. Bray Esq.

Appeas't  
of David Fox  
comes now the parties  
by their attorneys and submit this cause to the court  
upon the proofs by them here adduced, which  
being heard and understood, It is considered  
that the said Alexander Bryant recover of the  
John A. Bray Executor as aforesaid the sum of  
Eighty five Dollars for his damages sustained

in the premises And also  
and ~~and~~ cents for his costs  
Charges herein laid out and expended to  
levell of the effects in the hands of the said  
A. Bray Executor as aforesaid.

dolls

Keigh P. Smith vs. Assumpsit  
David Vestal Executor  
of Elizabeth Wilsons Estate

Comes now the said Keigh P. Smith and files the following account, to which the said David Vestal &c. as aforesaid, files three several pleas in bar, as follows (hereunto) And the said Keigh P. Smith adds the demitter to the first plea above pleaded, and files his replication to the second and third. And the said defendant Executor as aforesaid adds the demitter to the replication of aforesaid. And by agreement of the parties this cause is to be submitted to the court at the next term upon the issues aforesaid, and the proofs by them adduced, without the intervention of a jury. And this cause is continuing

Elizabeth Stwarts vs. Assumpsit  
Harrison Cox & John Airy  
Executors of the estate of William Cox

Decided

Comes now the said Elizabeth and files the following account (hereunto) to which the said executors file two pleas in bar, and the said Elizabeth adds the demitter to the first plea, and files

her replication to the second plea, to which the said executors add their demitter, and this cause is continued until the next term.

Absalom D. Gardner  
Estate

Comes now Joel Nelson and Hudson McVay executors of said estate and file vouchers against said estate numbered from 1 to 6 both inclusive amounting to \$24.52 $\frac{1}{2}$ . And the said Joel Nelson files a claim for his services as such executor amounting to \$15.12 $\frac{1}{2}$  which is allowed by the court, which being added to the vouchers makes the sum of \$37.65. And the said executors now file here in Court as desperate claims three judgments rendered by James Odell Esq. in favor of said estate One against William Causbie and William Green for \$66.9 $\frac{1}{2}$  costs included. One against Madison H. Gardner & William Green for \$11.17 $\frac{1}{2}$  costs included, and one against Merrymond Harrison, William Green & William Causbie for \$48.75 $\frac{1}{2}$  costs included. Making together of the three judgments the sum of \$126.87 $\frac{1}{2}$ . which added to the vouchers and claim of Nelson above named makes the sum of \$164.52 $\frac{1}{2}$  which amount it is ordered be placed to the credit of said executors And said executors pay here into court the sum of \$94.37 $\frac{1}{2}$  of money belonging to said estate

John C. Fawker Estate

The Clerk of this court having in vacation granted and issued letters of guardianship administration on the estate of John C. Fawker per<sup>c</sup> to Edward Strange, and the bond of the said Strange being examined, and the giving up thereof being inspected by the court it is ordered that the acts of the Clerk in said estate be in all things confirmed

Michael Robbins  
Estate

Application to sell real  
estate

Came now Job Osborn administrator of said estate, and it appearing to the satisfaction of Court that the said Rebecca Robbins, Christopher Robbins, William Robbins and Michael Robbins have been notified of the filing and pendency of said process and no cause having been shown why the real estate mentioned and described in said Memorial shall not be sold and made assets in the hands of administrator for the payment of the debts of said estate. It is Ordered, and due notice and consideration of the premises that the said Job Osborn administrator as aforesaid, do expose to public sale the said North half of the East half of the North West quarter of section twenty eight, in Township Sixteen North of Range two West on a credit of six months, first giving at least twenty days notice of the time & place of sale by written advertisements put up at five public places in said County, two of which shall be in the vicinity of said tract of land. And that he make report of his proceedings in the premises to this Court at the next term. And the said Administrator now files the following Inventory and sale bill to which is ordered to be recorded. And also files suit against said estate administrator, numbered from one to eleven both inclusive amounting to \$ 113.45. Ordered that the same be placed to the credit of said administrator. And further proceedings herein are continued.

Thomas D. Briggs Estate

The Clerk of this Court, in vacation having taken bond & papers testatory on the estate of Thomas D. Briggs deceased, & his executors appointed by and by his will, and William D. Briggs, jointors appointed by and by his will, & being duly being suspected of his will, & that the acts of the Clerk be in all things confirmed.

John Montague's  
Estate

Came now Henry C. Perry administrator of said estate, and files the following Memorial to wit also the following Inventory of appurtenant land and it appearing to the satisfaction of the Court that the personal estate of the said John Montague is insufficient to pay the debts owing by said estate. It is therefore Ordered and due consideration of the premises that the said Henry C. Perry Administrator as aforesaid, do expose to public sale on a credit of six months the premises mentioned and described in said Memorial and for the purposes therein named to wit the South West quarter of the South East quarter of section One Township Sixteen North of Range line East, first giving at least twenty days notice of the time and place of sale by written advertisements put up at three of the most public places in the vicinity of said land, and make report of his proceedings herein at the next term of this Court. And this estate is continued.

David Fox's  
Estate

On motion it is Ordered that John A. Day administrator of said estate with the will annexed, sell the real estate mentioned and described in the will of the said David Fox, pursuant to the provisions thereof, and make report of his proceedings in the premises to the next term of this Court. And it appears from testimony that an act against the State, with which David Fox is charged has been paid off in the sum of \$ 100. His Order is that said act be credited towards

And Court adjourned until tomorrow morning nine o'clock.

Signed August 15<sup>th</sup> 1839

James H. Clark

August Term 1839

Wednesday Morning August the Fourteenth  
Eighteen hundred and thirty nine

Court in Session pursuant to adjournment

Present the same as yesterday

Robert Seeman's  
Estate

Comes now John Seeman and

Connie Seeman Executors of said estate and pray  
and file a claim for their services amounting  
to eighteen dollars and fifty cents, which is allowed  
by the Court. Ordered that they receive a credit theron  
and the said executors now make and file the full  
owing report, towit, (here copy) Wherefore it is ordered  
that the sale of the lot named in said report, so made  
as aforesaid be in all things confirmed. And further  
proceedings herein are continued.

Charles Davis  
Estate

Comes now Sandy Scott administrator of said estate and files vouchers against  
said estate numbered from 1 to 5 amounting to  
the sum of Seventy five dollars Sixty two and  
a half cents. Ordered that the same be placed  
to the credit of said administrator. And further  
proceedings herein are continued.

August Term A.D 1839

Jacob Fox's  
Estate

Comes now Arthur Hunt executor of the  
estate of the said Jacob Fox and files vouchers numbered  
from 1 to 9 both inclusive amounting to \$74.32<sup>1/2</sup>  
And pays here into Court the sum of \$13.00 in cash  
which being added to the amount of vouchers, makes  
the sum of \$87.32<sup>1/2</sup>. Ordered that said executor  
receive a credit for that amount

John Peach's  
Estate

Comes now Mary Peach, widow  
of said deceased, & Elias Peach, Meridith Peach, Anderson  
Peach and Peter Peach sons of the said deceased  
and file the following petition towit here insert  
And now comes Meridith Peach administrator of  
said estate, and waives the issuing and service of notice  
And says he cannot gain say or deny that the heirs  
of the estate of the said John Peach are all and  
every of them correctly named and set forth in  
the aforesaid petition, and that all that is therein stated  
is true. And the said Meridith, Peter, Elias, & Anderson  
Peach are respectively examined under oath concerning  
advancements made to them by said deceased, whereby  
it appears that the said Meridith has received \$10.75<sup>1/2</sup>  
and the said Peter One hundred dollars (\$100.00)  
and ~~Anderson~~ the said Elias One hundred dollars  
(\$100.00) And the said Anderson has received nothing.  
And it appearing that there is now in the hands of the  
clerk of this Court of money belonging to said estate  
the sum of \$778.75 It is therefore Order that he pay

over to the said Mary Beach widow as aforesaid the sum of Three Hundred dollars, part of her distributive share of said estate, and to the said Anderson the sum of One Hundred dollars, the said sums are now here in open Court paid accordingly And further proceeding herein are continued

Alexander Bryant

vs  
John A Dray Esq<sup>r</sup> of  
David Fox's estate

Opposed Motion  
for New trial

Comes now the said Executor by Brenton and Marvin his attorneys and moves the Court to arrest the Judgment rendered herein and go a new trial, which motion is overruled by the Court, whereupon he files his bill of exceptions taken herein in the words and figures following

Thomas Gillelands  
Estate

Comes now Susannah Gilleland administratrix of said estate and files the following <sup>new</sup> orial Inventory and appraisement, to wit, (insert) Wherefore it is ordered that a Summons or Citation issue directed to the sheriff of Hendricks County, commanding him to summon or cite the said George N. Joseph W. John S. Martha Ann, and Elizabeth Hill and heirs of said estate, to appear at the next term of this Court and show cause if any they can why said tract of Land shall not be sold for purposes named in said Memorial. Also that a Summons or Citation issue directed to the sheriff of Marion County, commanding him to do

or else the proper officers of the Sinking Fund of the state of Indiana, to appear at the next term of this Court and answer upon oath the memorial aforesaid. And the said Susannah Gilleland Administratrix does file the receipt of the President of the Sinking Fund for \$16.00 interest on a loan made to said deceased by said Fund, as a voucher against said estate, which it is ordered be placed to the credit of said administration. And further proceeding herein are continued

And Court adjourned until tomorrow morning  
Nine O'clock

Signed August the Fifteenth Eighteen  
hundred and thirty nine  
James McBlue

August Term 1839

Thursday Morning Nine O'clock Aug  
the Fifteenth Eighteen Hundred and thirty nine

Court in Session pursuant to adjournment

Present the same as yesterday

Thomas Branaugh  
Guardian

Comes now Moses Barret the  
of the said Thomas Branaugh for his said  
Guardianship and files the following petition  
therefore it is Ordered that a Citation  
issue to the Sheriff of Hendricks County  
Commanding him to Summons or cite the  
said Thomas guardian as aforesaid to appear  
in this Court on the first day of next term  
and show cause why he will not give other  
Security for his said guardianship and when  
the said Moses Barret shall not be released  
from any further or future liability on account  
of his said guardianship and further pro-  
ceedings herein are continued

Benjamin Crabb  
vs.  
Basel Tont  
Guardian

Comes now as well the  
Basel Tont guardian as aforesaid by his  
his attorney as the said Benjamin Crabb  
stare his attorney. And the said Basel  
the following pleat towit and by agreement

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of the parties  
between this parties is submitted  
the Court upon the allegations and proofs here to the  
Court adduced, which being heard and understood  
by the Court. It is Ordered that the said Basel guardian  
as aforesaid do pay over to the said Benjamin all mony  
or other effects in his hands due to the said Sarah  
Crabb, formerly Sarah Tont And further proceeding  
herein are continued

And Court adjourned

Dated August Fifteenth Eighteen  
hundred and thirty nine

James McClure

## Vacation Entry

Be it remembered that on this 19<sup>th</sup> day of August 1839 Letters of administration on the estate of Hiram Tomlinson late of Hendricks County deceased is granted and issued to Moses Tomlinson, he having first produced and filed the renunciation of Anna B. Birley, the widow of said deceased and also filed his bond with security according to law. And the said John Baker & Simon T. Hadley are now sworn as administrators of said estate.

Attest J. M. Gregg clerk  
County

Attest J. M. Gregg clerk

Be it remembered that on this 18<sup>th</sup> day of September 1839 Jeremiah Defew filed in the Clerk's office of the Hendricks Probate Court the renunciation of Eliza Varny, widow of Levi Varny dec'd. Whereby she refuses to administer upon the estate of her deceased husband, and requests that Letters of Administration of said estate be granted to the said Jeremiah Defew, which is accordingly done and the said Jeremiah now files his bond with security which is deemed good and sufficient, and is now sworn as such administrator. By the undersigned Clerk of said Court

J. M. Gregg clerk

Be it remembered that on this 14<sup>th</sup> day of September 1839 Letters of administration on the estate of Wesley McElroy dec'd. is granted and issued to Andrew Shalboddy and the said Andrew is now sworn as such executor, he having first filed his bond with security, and also filed and duly proved the Will and testament of the said Wesley McElroy deceased

Attest J. M. Gregg

Be it remembered that on this 26<sup>th</sup> day of September 1839 Letters of administration on the estate of Phillip Birley late of the county of Hendricks deceased is granted and issued to John Baker & Simon T. Hadley, they having first produced and filed the renunciation of Anna B. Birley, the widow of said deceased and also filed their bond with security according to law. And the said John Baker & Simon T. Hadley are now sworn as administrators of said estate

Attest J. M. Gregg clerk

Be it remembered that on this 30<sup>th</sup> day of September 1839 Letters of Administration on the estate of James C. Jones deceased are granted and issued unto Daniel D. Hamilton who is now duly sworn as such administrator, he having first produced and filed the renunciation of the widow of said deceased, and filed his bond with security, conditioned according to law. By the undersigned Clerk of the Probate Court of Hendricks County

Attest J. M. Gregg clerk

Be it remembered that on this 17<sup>th</sup> day October 1839 Letters of administration on the estate of John Pickett late of the County of Hendricks deceased, is granted and issued to Aaron Hadley, and the said Aaron is now sworn as such administrator. He having first filed his bond with security according to law

Attest J. M. Gregg clerk

## Vacation Certif.

Be it remembered that on this 15<sup>th</sup> day of November  
1839 Letters of Administration on the estate of Will  
King late of the County of Hendricks and state of In  
diana deceased are granted and issued unto William A.  
King & Robert H. King. They having first produced  
and filed the renunciation of Elizabeth King, widow  
of said deceased, and also filed their bond with  
security according to law. And the said Will  
and Robert are now known as such administrators.

By the undersigned Clerk of the Hendricks probate  
Court

Attest. A. M. Gregg

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