

VOLUNTARY

ASSIGNMENTS

1

HENDRICKS

CIR. COURT

Campbell David W.

35-

Fellows. Price H.  
Fleuce William H.

1. 21. 22.  
10. 29. 32. 12.

Cosett Nathaniel

7

Joseph Sciothy

3.

Koss Charles W. 9. 28

K  
L  
M  
N  
O  
P  
Q  
R

Lourder Charles

20. 24

Morris Frank W.  
Mills Marion

11. 31.  
53 68-71

McLean James M.

8.25.26.

Starbuck Elwood

43

Townsend, Alpheus  
Thompson, Albert M.

1.23

47

Welshans Jacob P.  
Wooode, Lorenzo N.  
Woods Joseph M.  
Welshaus Alfred.

41  
37.  
39.  
45.

Assignment of  
Price H. Fellows.

Be it remembered that on the 26<sup>th</sup> day of April 1876, Cyrus L. Stanley, filed his bond as assignee of Price H. Fellows, in the words following to wit:

State of Indiana, Hendricks County.

We, Cyrus L. Stanley, Thomas J. Cofer, and Joshua G. Adams, acknowledge ourselves bound to the State of Indiana in the penal sum of four thousand dollars. The condition of the above obligation is as follows. The said Cyrus L. Stanley has been appointed, and taken an assignment of all the real estate and personal property of Price H. Fellows, of Hendricks County and State of Indiana, for the benefit of the creditors of the said Price H. Fellows; now if the said Cyrus L. Stanley shall faithfully and honestly discharge his trust as such assignee, according to law, this bond shall be null and void, otherwise to remain in full force

C. L. Stanley

T. J. Cofer

J. G. Adams.

Taken and approved by me April 26<sup>th</sup> 1876.

L.W. Jenkins Clark

State of Indiana, Hendricks County

We, Thomas J. Cofer and Joshua G. Adams, swear that we are worth four thousand dollars above our indebtedness

Thomas J. Cofer

Joshua G. Adams

Subscribed and sworn to before me this 12<sup>th</sup> day of April 1876.

L.W. Jenkins Clark

And afterwards at the September Term 1876, and on the 25<sup>th</sup> day of September 1876, said Cyrus L. Stanley, filed in the Hendricks Circuit Court, a report as such Trustee, in the words following to wit:

State of Indiana, Hendricks County.

Circuit Court. Septem Term 1876.

In the matter of the Estate of

Price H. Fellows, assignee for the benefit of Creditors.

The undersigned assignee of the estate of Price H. Fellows, assignee for the benefit of creditors, submits the following report of his proceedings in said estate.

He says that after the making of said assignment

by the said Price H. Fellows, and after the same were duly recorded, and after he as such assignee had filed in this Court a Schedule of the property belonging to said estate and before any disposition had been made of any of said property, the said assignee Price H. Fellows filed his voluntary petition in Bankruptcy in the District Court of the United States for the District ~~Court~~ of Indiana, and was on the day of 1876 duly adjudged bankrupt, and at the first meeting of Creditors of said Bankrupt on the day of June 1876, he the said Cyrus L. Stanley was chosen assignee of said Bankrupt's estate and duly qualified as such assignee; and deeming it to the best interest of said estate and less likely to produce complications, he as such assignee in this Court surrendered all the property received by the assignment of the said Price H. Fellows for the benefit of his creditors to the assignee of the estate of Price H. Fellows Bankrupt appointed by the District Court of the United States; and he says that he as such assignee accounted to said District Court for all of said property, and he asks that his proceeding in said estate may be approved and that he be fully and finally discharged from further liability on account of said trust.

C. L. Stanley, assignee.

State of Indiana, Hendricks County, ss:

I, Cyrus L. Stanley, assignee of the estate of Price H. Fellows assignee for the benefit of creditors, swear that the foregoing report is true in substance and in fact. So help me God.

C. L. Stanley

Subscribed and sworn to before me this the 7<sup>th</sup> day of September 1876.

J. M. Irvin Clerk H.C.C.

And the Court having examined said report approves the same and orders that said Cyrus L. Stanley be discharged from all further duties and liabilities on account of his said trust.

Assignment of  
Alpheus Townsend }  
for benefit of creditors } No. 2.

Be it remembered that on the 22<sup>d</sup> day of November 1876,  
David Newlin, the trustee named in the assignment of the said  
Alpheus Townsend, filed in the clerks office of the circuit court of  
Hendricks County, in the state of Indiana, his bond as such  
trustee, in the words following, to wit:

"Know all men by these presents that we, David Newlin and  
Joel Newland, are jointly and severally bound unto the State of  
Indiana in the sum of twenty five hundred dollars for the  
payment of which we bind ourselves, our heirs, executors and  
administrators firmly by these presents.

The condition of the above obligation is such that whereas  
the said David Newland has this day accepted from Alpheus  
Townsend an assignment of all his property for the benefit  
of creditors. Now if the said David Newland shall faith-  
fully discharge discharge his duties as trustee of said estate  
as required by law, then this obligation shall be void, else in  
full force and effect. Given under our hands and seals  
this 22<sup>d</sup> day of November 1876. David Newlin *Seal*  
Joel Newland *Seal*

Approved by me this 22<sup>d</sup> day of Nov. 1876. Wm. Irvin Clerk.  
State of Indiana, Hendricks County, es:

I, David Newlin solemnly and sincerely affirm that I will  
faithfully discharge my duties as trustee of the Estate of  
Alpheus Townsend, assigned to me for the benefit of the  
creditors of said Alpheus Townsend. That the property  
assigned has been actually delivered into my possession  
for the uses declared and set forth in the Indenture of  
assignment. and that the property assigned is of the  
probable value of twelve hundred dollars, subject to  
increases.

David Newlin

Subscribed and affirmed to before me this 22<sup>d</sup>  
day of November 1876. Wm. Irvin, Clerk.

Assignment of  
Charles Lowder. 3 to 3.  
for benefit of creditors 3

Be it remembered that on this 4<sup>th</sup>  
day of December 1876, John Morgan, the Trustee named in the  
assignment of the said Charles Lowder, for the benefit of his  
creditors, filed in the clerks office of the Circuit Court of Hendricks  
County, in the State of Indiana, his bond as such trustee,  
in the words following, to wit:

Know all men by these presents that we, John Morgan,  
Rufus Trotter and Jonathan Moffett, are held and firmly  
bound unto the State of Indiana, in the penal sum of Seventy  
thousand dollars, for the true payment of which, we hereby  
bind ourselves firmly by these presents. Signed and sealed  
by us this 4th day of Dec. 1876.

The condition of the above obligation is as follows  
to wit: that Charles Lowder, by a deed of Indenture did  
on the 4th day of December 1876 convey all his property real  
and personal to the above bound John Morgan in trust to be  
by him administered and applied for and to the benefit  
of the creditors of the said Lowder, under and by virtue  
of the laws of the State of Indiana. Now should the  
said John Morgan faithfully discharge the duties  
of his trust, then this obligation shall be void. Otherwise  
it shall remain in full force and virtue in law.

John Morgan Seal  
Rufus Trotter Seal  
Jonathan L. Moffett Seal

Taken and affirmed by me this 4<sup>th</sup> day of December 1876.

Wm. Irvin Clerk of H.C.C.

State of Indiana, Hendricks County, ss.

I, John Morgan, do solemnly affirm that I will faithfully  
and honestly discharge my duties as Trustee, under the Indenture  
of assignment made to me by Charles Lowder on the 4<sup>th</sup> day of  
December 1876, for the benefit of his creditors, and that I will  
faithfully execute the trust therein contained; and I further  
affirm that the property therein assigned has actually been  
delivered into my possession, and that its value of the probable value  
of thirty thousand dollars

John Morgan

Subscribed and affirmed before me the 4<sup>th</sup> day of December 1876 Wm. Irvin Clerk.

Assignment of  
James W. McLean }  
for the benefit of creditors } No. 7.

Be it remembered that, on this 14th day of September 1880 James W. Wills and Amos C. Weaver the trustees named in the assignment of the said James W. McLean for the benefit of creditors, filed in the Clerks office of the Circuit Court of Hendricks County in the State of Indiana their bond as such trustees in the words and figures following to wit:

I now all men that we James W. Wills, Amos C. Weaver, Thomas S. McLean John T. Brumfield are bound unto the state of Indiana in the sum of Eleven thousand Dollars, for the payment of which we jointly and severally bind ourselves, our heirs and administrators.

Sealed and dated this the 13th day of September 1880

The condition of this obligation is, that the above bound James W. Wills and Amos C. Weaver have been appointed by James W. McLean assignees to take charge of all his property and dispose of the same for the benefit of his creditors and has made a deed of assignment to them for that purpose, and whereas the said Wills and Weaver have accepted the said trust. Now if the said above bound James W. Wills and Amos C. Weaver shall faithfully discharge the duties of their trust as such assignees of James W. McLean according to law, then the above obligation to be void, else to remain in full force.

James W. Wills *(Signature)*

Amos C. Weaver *(Signature)*

Thomas S. McLean *(Signature)*

John T. Brumfield *(Signature)*

State of Indiana  
Hendricks County S.S.

Before me Isaac P. Waters a Justice of the Peace in and for said County, this 13th day of September 1880, personally came James W. Wills, Amos C. Weaver, John T. Brumfield and Thomas S. McLean and acknowledged the execution of the annexed bond.

Witness my hand and official Seal this 13th day of September 1880

Isaac P. Waters J. P. *(Signature)*

State of Indiana, Hendricks County,

We Amos C. Weaver & James W. Wills swear that we will faithfully discharge the duties of our trust as assignees of James W. McLean, and that the property assigned to us by the said James W. McLean has been actually delivered into our possession for the uses declared in the assignment and that the probable value of the property so assigned is Fifty four hundred Dollars, so help us God.

Amos C. Weaver

James W. Wills

Subscribed and sworn to before me, this 14th day of September 1880.

Wm. F. Haynes  
Clerk Circuit H. Co

State of Indiana  
Hendricks County } ss.

In the Hendricks Circuit Court

In re

James W. McLean } Assignment  
Assignor }

Come now Amos C. Weaver and James W. Wills trustees of the estate of James W. McLean & under the above named assignment, and tender their resignation as such trustees which resignation is in the words and figures following to wit

State of Indiana  
County of Hendricks } ss.

In Hendricks Circuit Court

In re

James W. McLean } Assignment  
Assignor }

To Amos C. Weaver and  
James W. Wills

We the undersigned trustees under the above assignment hereby tender our resignation and asked to be discharged from all liability and that someone be appointed to act as trustees in our stead

This Sept 18<sup>th</sup> 1880

Amos C. Weaver

James W. Wills

And the Court having considered the same does hereby accept such resignation which is to take effect upon the appointment and qualification of their successor, and upon their delivering and turning over and accounting to said successor for all property of every kind received and held by them as trustees under said assignment

And the Court now appoints as successor of said Amos C. Weaver and James W. Wills in said trust Henry Hoak who upon filing the bond required by law shall enter upon the discharge and performance of his duties as trustee of the estate of said McLean

Oct 29<sup>th</sup> 1880 State of Indiana  
County of Hendricks } ss.

In re

James W. McLeans Assignment

To the Honorable Joshua G. Adams Judge of the Circuit Court of Hendricks County Indiana. Your Petitioners James W. Wills, assignee of the estate of said James

M. McLean, and Hibben Pattison & Co, Murphy Hibben & Co, Heidlebach Friedlander & Co, McKee and Branhau, Syphre & McBride, Leon Hirschman, creditors of the said James McLean respectfully represent as follows, That since the said McLean made his assignment under the laws of the state of Indiana he has submitted to his creditors a certain proposition of compromise and composition of all his indebtedness by the payment of sixty cents for the one dollar of such indebtedness, that said proposition has been accepted in writing by all of his said creditors with the exception of two, one of whom holds a claim for about one hundred and twenty dollars and the other a claim for about thirty dollars, that as to said two creditors the said McLean proposed to make a satisfactory and complete settlement.

And your petitioners further represent that the bulk of the estate of said McLean consists of a stock of assorted merchandise in store at the village of Pittsboro Hendricks County Indiana, most of which was purchased for the fall and winter trade of this present year, that said merchandise is of a perishable nature as to value, by reason of the fact that if not sold at the present season much of it will go out of style and be thereby rendered unsaleable at prices which can now be got for the same in the regular way of business.

And your petitioners further say that part of the amount agreed upon for composition theretofore has already been paid by the said McLean to Charles Haynes as trustee for his creditors, and the residue to be paid is evidenced by notes of said McLean, with an endorser, but it is the desire of the creditors of said McLean that, as an additional security for said composition notes, the assignment should remain in force until the last of said notes is paid, which will be due in about sixty days from this time and the said McLean has given his assent to such an arrangement.

Wherefore in view of the premises, your petitioners ask an order of this court authorizing James M. Wills to sell said merchandise at retail, in the regular way, at prices not less than the appraised value of the merchandise which he shall so dispose of & to keep an account of the goods which he shall so sell.

James M. Wills assigned

Hibben, Pattison & Co

Murphy, Hibben & Co

Heidlebach Friedlander & Co

McKee and Branhau

Syphre & McBride

Leon Hirschman

& others

Chapman & Hammond }  
atcs for Petitioners }

And the court having considered said petition and being fully advised in the premises, it is by the said court ordered, that said James M. Wills, assignee sell said merchandise at retail in the regular way at prices not less than the appraised value of the merchandise which he shall so dispose of, and to keep an account of the goods which he shall so sell,

Assignment of  
Charles W. Ross }  
For the benefit of Creditor } No 8

Be it remembered that on this the 17<sup>th</sup> day  
of February 1881 George W. Stubbs the Trustee named in the assignment  
of Charles W. Ross for the benefit of Creditors filed in the Clerks office of  
the Circuit Court of Hendricks County in the State of Indiana his Bond  
as such Trustee in the words and figures following to wit:

Know all men by these presents that we George W. Stubbs and Norman  
S. Byram Edward G. Cornelius Fredrick Baggs are held and firmly  
bound unto the State of Indiana in the full and just sum of Five Thousand  
dollars good and lawfull money of the united States for the payment of  
which well and truly to be made we bind ourselves our heirs executors  
and administrators jointly and severly firmly by these presents sealed <sup>15<sup>th</sup></sup>  
with our Seals and dated this 15<sup>th</sup> day of February 1881

The condition of this obligation are such that whereas the above  
bounden George W. Stubbs has received by Indenture duly rendered  
on the 14<sup>th</sup> day of February 1881 an assignment of all the property  
both real and personal of Charles W. Ross of Clayton Hendricks  
County Indiana such assignment being in trust however for all the  
creditors of him the said Ross and to be disposed of and the proceeds  
arising therefrom to be applied according to law. Now therefore if the  
said George W. Stubbs shall faithfully discharge the duties of his  
said trust and well and truly account for said property or the proceeds  
thereof and do and perform each and every act duty and obligation  
therin as provided by law and fully comply with the orders of  
the Court made and entered in said assignment proceedings then  
this obligation shall be void, otherwise to remain in full force  
and effect.

George W. Stubbs

Norman S. Byram

Edward G. Cornelius

Fredrick Baggs

Approved

J. G. Adams Judge

Approved by me this 17<sup>th</sup> day February 1881

Wm F. Hayes clerk

Assignment of  
William H. Fleece  
For the benefit of Creditors }  
} Sto. 9.

Be it remembered that on the 20th day of November 1882 Silas F. Fleece, Charles T. Fleece and William H. Hocker the trustees named in the above assignment of William H. Fleece for the benefit of creditors filed in the Clerks Office of the Circuit Court of Hendricks County Indiana their Bond as such trustees which is in these words.

State of Indiana Hendricks County ss.

Know all men by these presents that we Silas F. Fleece, William H. Hocker and Charles T. Fleece and Jacob N. Fleece, George Fleece are bound unto the State of Indiana in the penal sum of Eighteen Thousand Dollars. For the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed and dated this Eighteenth day of November 1882.

The condition of the above obligation is that, if the above bound Silas F. Fleece, William H. Hocker and Charles T. Fleece, shall faithfully discharge the duties of their trust as assignees of the estate of William H. Fleece according to law, then the above obligation is to be void, else to remain in force.

Silas F. Fleece Seal

William H. Hocker

Charles T. Fleece Seal

Jacob N. Fleece Seal

George Fleece Seal

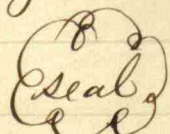
Approved by me this 20<sup>th</sup> day of November 1882.

Wm G. Waynes Clerk

State of Indiana Hendricks County ss.

Before me Milton Sowder a Notary Public, in and for said County, this the 20th day of November 1882; personally came Silas F. Fleece, William H. Hocker, Charles T. Fleece, Jacob N. Fleece and George Fleece and each for himself acknowledged the signing of the within bond.

Witness my hand and official seal this 20th day of November 1882.



Milton Sowder, Notary Public

Said trustees also file copy of Indenture and Schedule which is in these words (insert) and file also a copy of their oath which is in these words:

Ex Parte,

Wm H. Fleece, Assignment.

We Silas F. Fleece, William H. Hocker and Charles T. Fleece

upon our several oaths say that we will faithfully discharge our duties as trustees of the property & effects of William H. Fleece for the benefit of creditors, that all the property described in the deed of assignment by the said William H. Fleece to us has been actually delivered into our possession for the uses declared in the assignment and is of the probable value of nine thousand dollars.

Silas T. Fleece

Charles T. Fleece

William N. Hocker

Subscribed and sworn to before me the 20th day of Novr. 1882.

Milton Sonder

Notary Public.

Seal

Frank W. Morris  
Assignment for the  
Benefit of Creditors.

No 10

Be it remembered that on the  
12th day of November A. D. 1883 Chester F. Hall, Trustee named  
in the above assignment of Frank W. Morris for the benefit  
of creditors filed in the Office of the Clerk of the Circuit Court of  
Hendricks County Indiana his bond as such trustee which  
bond is in the words and figures as follows, to-wit:

Know all men, that we Chester F. Hall and Alfred Welshans  
are bound unto the State of Indiana, in the penal sum of Two  
Thousand Dollars, for the payment of which we jointly and severally  
bind ourselves, our heirs, executors and administrators.

Sealed and dated this 12th day of November 1883.

The condition of the above obligation is, that if the above bound Chester  
F. Hall shall faithfully discharge the duties of his trust as trustee of all  
the property and estate of Frank W. Morris for the benefit of all the  
Creditors of said Morris according to law, then the above obligation is to be  
void, else to remain in full force.

Chester F. Hall. *(Seal)*  
Alfred Welshans. *(Seal)*

Approved by me, the 12th day of November 1883.

William F. Haynes  
Clerk C.C. of Hendricks County

State of Indiana Hendricks County

I Chester F. Hall swear that I will faithfully discharge the duties  
of my trust as trustee of all the property and Estate of Frank W. Morris  
for the benefit of the creditors of said Morris according to law, and that  
the property assigned to me has been actually delivered into my pos-  
session for the uses declared in the assignment and that the probable  
value of the property assigned is  dollars so help me God.

Chester F. Hall

Subscribed and sworn to before me, the 12th day of November 1883.

Wm F. Haynes

Clerk C.C. of Hendricks County.

Said Trustee also files the indenture of assignment herein which  
is in these words (insert)

Assignment of  
William H. Fleece }  
for the benefit of creditors. }  
} ...

Sto 11

Be it remembered that on the 8th day of March 1884 Charles T. Fleece, Trustee named in the above assignment of William H. Fleece for the benefit of creditors, filed in the Office of the Clerk of the Circuit Court of Hendricks County Indiana his bond as such Trustee, which bond is in the words and figures as follows, to wit:

Know all men, that we Charles T. Fleece, George Fleece and William H. Hocker are bound unto the State of Indiana, in the penal sum of Twelve Thousand Dollars, for the payment of which we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed and dated this 27 day of Feby 1884.

The condition of the above obligation is, that if the above bound Charles T. Fleece shall faithfully discharge the duties of his trust as assignee of the estate of W. H. Fleece according to law, then the above obligation is to be void, else to remain in full force

Charles T. Fleece   
George Fleece   
W. H. Hocker

Approved by me the 8th day of March 1884

John F. Haynes Clerk C. C. of Hendricks County  
State of Indiana Hendricks County ss.

Personally appeared before me this 28th day of February 1884 Charles T. Fleece, George Fleece and Wm H. Hocker who acknowledged the execution of the foregoing bond.

H. J. K. P. Jones A. P.

State of Indiana, Hendricks County:

I, Charles T. Fleece swear that I will faithfully discharge the duties of my trust as Assignee of the estate of William H. Fleece in assignment according to law so help me God.

Charles T. Fleece

Subscribed and sworn to before me, the 8th day of March 1884.

John F. Haynes  
Clerk C. C. of Hendricks County.

Assignment of  
Thomas W Davis  
for the benefit of  
Creditors }

No 15

Be it remembered that on the 11th day of December 1886 Thomas E Harrick Trustee named in the above assignment of Thomas W Davis for the benefit of Creditors filed in the office of the Clerk of the Circuit Court of Hendricks County Indiana his bond as such Trustee which bond is in the words and figures following towrt:

Know all men by these presents that we Thomas E Harrick, Benjamin G. Edmundson are held and firmly bound unto the state of Indiana in the penal sum of Twenty Thousand (\$20,000) dollars well and truly to be paid, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed and dated this 11th day of December 1886

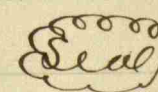
The condition of this obligation is such that whereas one Thomas W Davis a debtor in embarrassed and failing circumstance has made an assignment, by deed, of all his property to the Said Thomas E Harrick,

Now if<sup>th</sup> Said Thomas E Harrick, as such assignee shall faithfully discharge the duties of his trust according to law, and in conforment with the orders of the Hendricks Circuit Court, then this bond shall be void, else to remain in full force and effect.

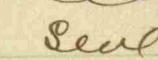
Witness our hands and seals

(signed)

Thos. E Harrick



B. G. Edmundson



State of Indiana County of Hendricks S. S.

Before me Amos S. Wills a Justice of the Peace within and for said county, on this the 11th day of December 1886 personally came Thomas E Harrick and Benjamin G. Edmundson and acknowledged the execution of the foregoing Bond as their voluntary act.

Witness my hand and seal. Amos S. Wills J.P. S.A.

Approved by me this 11th day of December 1886 W. H. McClelland  
clerk

Assignment of  
David W. Campbell

Voluntary Assignment

Quinton Broadstreet Assignee.

1889

May 8

Copy of Indenture filed. Schedule verified by affidavit of Campbell filed.  
Bond of Quinton Broadstreet, Assignee, in the sum of \$21,000.00 with  
Russell Hodge and Thomas L. Campbell, sureties. Bond approved. Oath  
of Trustee filed. Inventory of property and aff. of Assignee filed.  
Appraisement. Aff. of appraisers, and list of property set off to  
Assignor filed. Appraisement \$9,600.01. Petition by Assignee to sell  
at private sale filed. Prayer of petition granted. O. B. 31 p. 414

May 24

Sep 24  
1890

Sale of Stone reported & approved. O. B. 31 p. 477

Partial Rep. Assignee filed & approved. O. B. 33 p. 99

Report of sale of R. Estate filed & approved. Current report filed & dis-  
tribution ordered. O. B. 34 p. 92

June 5

Assignment of  
Lorenzo N. Woods.

Voluntary Assignment.

George W. Woods, Assignee.

1889.

- Aug. 21 Copy of Indenture filed. Schedule filed. Affidavit of George W. Woods filed. Bond of George W. Woods, assignee, in the sum of Eighteen Thousand Dollars, with Nelson E. Woods, Lewis Whicker, John Hadley and Cyrus H. Masten as sureties, filed and approved.
- Sep. 10 Petition and order of Assignee to leave land. O. B. 33 p. 47
- Sep. 18 Inventory filed. Appraisement filed and approved O. B. 33 p. 71.
- Nov. 2 Sale Bill Filed O. B. 33 p. 138
- 1890 Jan 16 Report filed and approved. O. B. 33 p. 303.
- June 5 Report of assignee. approved &c. O. B. 34 p. 106

Assignment of  
Joseph M. Woods.

Voluntary Assignment

William Tucker. Assignee.

1889

- Aug. 27 Copy of deed filed. Copy of schedule filed. Affidavit of assignor. affidavit of assignee. Bond in \$10,000.00 with James M. Tucker surety, filed and approved. Oath of office filed.
- Sept. 10 Petition & order for assignee to leave land O. B. 33 p. 47
- Sep. 18 Inventory filed. Appraisement filed. & approved O. B. 33 p. 71
- Oct. 31 Sale Bill filed. Approved. O. B. 33 p. 183.
- Jan. 15<sup>1890</sup> Report of Assignee filed & approved O. B. 33 p. 302

Assignment of  
James A. C. Dobson

Voluntary Assignment

Joseph M. Palle, assignee

1891

- July 9 Indenture, schedule, affidavit filed. Bond in sum of \$2500.<sup>00</sup> filed  
a/c Crouch and Squire Thompson, sureties
- July 19 Inventory filed
- " 19 Appraisal filed

Assignment of  
Elwood Starbuck

Voluntary assignment

Audrey Hobbs, assignee

Indenture, schedule and affidavit filed. Bond filed.  
Petition to postpone filing Inventory and Appraisement.

Assignment of  
Alfred Welshaus.

Voluntary Assignment.

Joseph B. Homan, Assignee.

1892.

- Feby 9. Deed of Assignment, Schedule, affs. of assignor and assignee filed.  
" " Bond in the sum of \$9000.00, with Gustave W. Homan as surety, filed and approved,  
" " Inventory filed. - Inv. and Appraisement filed; appraised by John M. Shirley  
" " and J. M. Jeffers at the sum of \$6,255. <sup>44</sup>

Assignment of  
Albert M. Thompson

Voluntary Assignment

\* 13.

To

John M. Smith

John M. Smith, Assignee

Oct 5<sup>th</sup> 1923.

Copy of Indenture and acceptance of trustee  
filed.

Oct 15<sup>th</sup> 1923 Bond of trustee in the sum of \$6000.<sup>00</sup>  
with The United States Fidelity <sup>and</sup> Guaranty  
Company of Baltimore Md as Surety filed.  
Bond Approved.

Oath of Trustee filed; Frank C. Eller & G. J. Hadley  
appointed as Appraisers  
Oath of Appraisers, Inventory <sup>and</sup> Appraisement filed.

## Assignment of Albert M. Thompson.

## INDENTURE OF ASSIGNMENT AND ACCEPTANCE BY TRUSTEE.

THIS INDENTURE MADE AND ENTERED INTO this 2nd day of October, 1923, by and between Albert M. Thompson of Hendricks County, State of Indiana, of the first part, and John M. Smith of the County of Hendricks, State of Indiana, of the second part, WITNESSETH :

That, whereas the said Albert M. Thompson, party of the first part, is a debtor in embarrassed and failing circumstances and desires to secure to all of his bona fide creditors payment of their respective claims by a general assignment in trust of all his property, except such as are exempt from execution.

Now, therefore in consideration of the premises and the sum of one dollar in hand paid by the party of the second part, the receipt whereof is hereby acknowledged, the said Albert M. Thompson, party of the first part, doth hereby sell, assign, transfer and convey to John M. Smith, party of the second part, in trust, all and singular his personal property, rights, credits and effects of whatsoever nature and description and wheresoever situate, and more specifically enumerated and described in schedule "A" hereto annexed and made a part hereof, together with all real estate by him owned or to which he has any claim or title in law or equity, more particularly described as follows, to-wit :-

The west half of the northeast quarter of section 2, Township 16 North of Range 2 West, except the right-of-way of the Indiana, Decatur and Western Railroad.

Also, the East half of the Northwest quarter of Section 2, Township 16 North of Range 2 West, except 20 acres off of and across the entire South end thereof.

Also, a part of the East half of the Northwest quarter of Section 2, Township 16 North of Range 2 West, beginning at a stone nine (9) chains and ninety-four and six tenths (94-6/10) links North of the Southwest corner of said half quarter and running thence East twelve (12) chains and seventy-three and one-third (73-1/3) links; thence South two (2) degrees West four (4) chains and sixty (60) links to the North line of the Indiana, Decatur and Western Railway ; thence Northwest along the North line of said right-of-way to the West line of the said East half quarter; thence North one (1) chain and sixteen and two-thirds (16-2/3) links to the place of beginning, containing three and sixty-seven hundredths (3-67/100) acres..

The whole amount herein is estimated to contain One Hundred and Eighty (180) acres more or less, all in Hendricks County, Indiana.

To have and to hold all of said property, real and personal, unto the said party of the second part, except such as are exempt from execution, in trust, to be by him or his lawful successors in such trust, administered upon and disposed of for the benefit of all the bona fide creditors of the party of the first part, pursuant to and in accordance with the statutes of the said State of Indiana providing for the general assignment by debtors in embarrassed or failing circumstances of all<sup>their</sup> property for the benefit of all

of their bona fide creditors. And the said party of the second part hereby accepts the trust by this instrument created, and doth covenant and agree to faithfully and without delay execute the same in accordance with the intent there of as herein expressed, and pursuant to the laws of the State of Indiana governing the administration of such trusts.

IN WITNESS WHEREOF the parties have hereunto set their hands and  
SEALS this 4th., day of October, 1923.

Albert M. Thompson, (SEAL)

(SEAL)

State of Indiana

Hendricks County, SS:

Before me, the undersigned, a Notary Public, in and for said County and State, personally appeared Albert M. Thompson and John M. Smith and acknowledged subscribed and sworn to the foregoing instrument.

Witness my hand and Notarial seal this 4th., day of October, 1923,

(SEAL) Geo. W. Brill, Notary Public.

My commission expires Nov. 19th., 1926.

#### "SCHEDULE A"

referred to in the annexed and foregoing indenture of assignment.

#### DESCRIPTION OF PERSONAL PROPERTY ASSIGNED.

1. One-half interest in 70 acres of growing corn on the real estate described in said assignment.
2. One-half interest in 20 brood sows, and pigs.
3. One-half interest in 40 shoats.
4. A promissory note in the principal sum of \$4600.00 dated Nov. 26th., 1920, payable to the order of A.M.Thompson and signed by George B. Davis, due Nov. 26th., 1921, with interest at 7%.
5. A promissory note in the principal sum of \$3530.00, dated Nov. 26th., 1920, payable to the order of A.M.Thompson and signed by G.B.Davis, due twelve months after date, with 7% int..

(STATE OF INDIANA)

HENDRICKS COUNTY, SS:

Albert M. Thompson, the assignor named in, and who executed the foregoing deed or indenture of assignment, being duly sworn upon his oath, says :-

That said indenture, and the schedule thereto annexed, contains a true statement of all the property, rights, credits and effects belonging to him, or of which he has any knowledge; that he has not directly or indirectly transferred or reserved any sum of money or article of property for his own use or the benefit of any other person, and has not acknowledged a debt of confessed a judgment to

any person or persons for a sum greater than was justly owing to such person or persons, or with the intention of delaying or defrauding his creditors.

Albert M. Thompson.

Subscribed and sworn to before me this 4th., day of October, 1923.

Geo. W. Brill, Notary Public.

My commission expires Nov. 19th., 1926.

#### OATH OF TRUSTEE.

STATE OF INDIANA

HENDRICKS COUNTY, SS:

JOHN M. SMITH, being duly sworn on oath, says:- That he will faithfully execute his duties as trustee of the property, rights, credits and effects of Albert M. Thompson, assigned to him for the benefit of the creditors of said assignor; that said property so assigned has been actually delivered into his possession for the use and purposes in the indenture of assignment set forth, and that the same is of the probable value of \$2945.60. And further sayet not.

JOHN M. SMITH.

Subscribed and sworn to before me this 15th., day of October, 1923.

(SEAL) Alvin Woodward, Clerk of Hendricks Circuit Court.

#### BOND OF TRUSTEE.

KNOW ALL MEN BY THESE PRESENTS:

That we, John M. Smith, and United States Fidelity and Guaranty Company of Baltimore, Md., are bound unto the State of Indiana, in the penal sum of \$6000.00, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed this 15th., day of October, 1923.

The condition of the above obligation is such, that whereas, the above named and bounden John M. Smith, has, by deed of assignment, duly recorded, become vested as trustee with all the rights, credits and effects of Albert M. Thompson for the use and benefit of the creditors of said assignor.

Now, therefore, if the said John M. Smith shall faithfully and in all things, according to law, discharge the duties of said trust, then this obligation to be void, otherwise to remain in full force and effect.

John M. Smith, (SEAL)

United States Fidelity and Guaranty Company, (SEAL)

By Carey W. Gaston, Atty-in-fact.

Taken and approved by me this 15th., day of October, 1923.

(SEAL)

Alvin Woodward, Clerk Hendricks Circuit Court.

Assignment of  
Marion Mills

Voluntary assignment

William B. Newlin Assignee

THIS INDENTURE WITNESSETH, That Marion Mills of Hendricks County and State of Indiana, assigns, transfers and sets over in voluntary assignment to William B. Newlin of Hendricks County, State of Indiana, for the benefit of the Creditors of him, said Marion Mills, and pursuant to the statutes of the State of Indiana, regulating voluntary assignments for the benefit of creditors, all of the property of him, said Marion Mills a schedule of which is attached to this deed of conveyance.

Witness the hand and SEAL of the said Marion Mills, this the 19th., day of January, 1926.

Marion Mills, (Seal)

State of Indiana, ss : Marion Mills, .

In Hendricks County, SS :

Before me, the undersigned, a Notary Public, in and for said County and State, personally appeared Marion Mills and acknowledged the execution of the above instrument to be his voluntary act and deed.

Witness my hand and official seal this the 19th., day of January, 1926.  
My Com. expires Dec. 15, 1929.

James L. Clark, Notary Public.

A Schedule of the Personal Property of Marion Mills, of Hendricks County, and State of Indiana, by him assigned to William B. Newlin of said County and State, for the benefit of all the bona fide creditors of him, said Marion Mills.

3 horses; 2 cows; 8 sheep; 1 Fordson Tractor; 1 John Deere Tractor Plow; 1 Two horse wagon; 1 Farm wagon; 1 Two row cultivator; 1 One row cultivator; 1 Seven shovel cultivator; 1 Binder; 1 Hay loader; 1 Mowing Machine; 1 Fanning Mill; 1 Disc Harrow; 1 Spiked tooth harrow; 1 Riding breaking plow; purchased and held on conditional title; 1 Ford automobile; 75 bushels of shelled oats, estimated; 50 bushels of rye estimated; 90 bushels of corn, in crib, estimated; 10 acres of corn in the field; 10 Tons of hay estimated; 2 Brooder houses; 2 Brooder stoves; 1 Two horse walking plow; 1 Lot of household goods; 1 Watch; one-half interest in gasoline engine; One miscellaneous lot of forks, shovels and small tools and articles which are of little value.

The said assignor upon his oath says that the above schedule contains a statement of all the property, rights and credits belonging to him, or of which he has any knowledge, and that he has not directly or indirectly, transferred or reserved any sum of money or article of property for his own use or the benefit of other persons, and has not acknowledged a debt, or confessed judgment to any person or persons with the intention of delaying or defrauding his creditors.

OVER

Marion Mills.

Subscribed and sworn to before me, this 19th., day of January, 1926.

James L. Clark

Notary Public for Hendricks County, State  
of Indiana.

Com. expires Dec., 15th., 1929.

I, William B. Newlin, Assignee of Marion Mills, do solemnly swear that I will faithfully execute my duties as such assignee and that the property assigned to me has been actually been delivered into my possession for the uses declared in the assignment, and the value of said property is as I believe, \$-----.

WM.B.Newlin, Assignee.

State of Indiana

Hendricks County, SS:

Subscribed and sworn to before me this 20th., day of January, 1926.

James L. Clark, Notary Public.

My Com. expires Dec. 15, 1929.

We, William B. Newlin and John T. Albertson are held and bound to the State of Indiana, for the use and benefit of all persons interested, in the sum of Two Thousand Dollars, (\$2,000.00).

The condition of the above bond is, that whereas the said, William B. Newlin has been appointed and duly qualified as assignee of Marion Mills, which said trust is being administered in the Hendricks Circuit Court.

Now if the said William B. Newlin shall faithfully and honestly perform the duties of his trust and account to said Court for all property and funds of said trust which comes into his hands as such assignee, then this bond shall be void; otherwise to be in full force and effect.

Witness our hands and seals this the 20th day of January, 1926.

William B. Newlin, (Seal)

John T. Albertson, (Seal)

Approved by me this the 20th., day of January, 1926.

Zimri E. Dougan, Judge of the Hendricks Circuit Court.

Assignment of  
Oliver Harris

To

Edward Myers

Voluntary Assignment

Edward Myers, Assignee

March 1<sup>st</sup>, 1924.

Copy of Indenture and acceptance of  
trustee filed.

Bond of trustee in the sum of \$2500.00  
with Fidelity & Deposit Company of Maryland.  
is surely filed.

Bond approved.

Death of trustee filed. Edward Myers.

## Assignment of Oliver Harris

## INDENTURE OF ASSIGNMENT AND ACCEPTANCE BY TRUSTEE.

This Indenture Witnesseth, That Oliver Harris of Hendricks County and State of Indiana, a debtor in failing circumstances, hereby CONVEYS to Edward Myers, Assignee, pursuant to an Act of the General Assembly of the State of Indiana in force March 5th, 1859 and Acts supplementary and in addition thereto, the same being Section 3306 and following of Burns Revised Statutes of Indiana 1914, and for the benefit of the creditors, the following described real estate in Hendricks County and State of Indiana, to-wit:-

The east half of the south-east quarter of section eighteen (18) in township sixteen (16) north of range one (1) west, containing eighty (80) acres more or less, Also,

The west half of the south-west quarter of section seventeen (17), township sixteen (16) north of range one (1) west, containing eighty (80) acres more or less. Also,

The north half of the north-east quarter of section nineteen (19), township sixteen (16) north, range one (1) west. Also, the north-west fractional quarter of section nineteen (19), township sixteen (16) north, range one (1) west, except 3.72 acres off the entire west fractional quarter of section nineteen (19), township sixteen (16) north, range one (1) west, except 3.72 acres off the entire west side thereof, containing in the last two tracts 163.62 acres more or less.

The said above described real estate is subject to a mortgage to the Reserve Loan Life Insurance Company in the principal sum of \$25,000.00.

Also, a part of the east half of the north-west quarter and a part of the west half and also of the east half of the north-east quarter of section twenty-nine (29) in township sixteen (16) north of range one (1) west described as follows:- Beginning at a point in the east line of said section which is 13 chains and 45 links south of the north-east corner thereof and running thence west parallel with the north line of said section 60 chains to a point on the west line of said east half of the north-west quarter; thence south along said west line 21 chains and 95 links to a point which is 5 chains north of the south-west corner of said half quarter; thence east parallel with the south line of said half quarter; thence parallel with the south line of said west half of the north-east quarter 40 chains to a point in the east line of said west half of the north-east quarter which is 5 chains north of the south-east corner thereof; thence north along the east line thereof 6 chains and 24 links; thence east 20 chains to a point in the east line of said section which is 11 chains and 14 links north of the east half mile thereof; thence north along said east line 15 chains and 81 links to the place of beginning, containing 119.4 acres more or less.

Said tract last above described being subject to a mortgage for \$5000.00 to the Connecticut Mutual Life Insurance Company, and a mortgage to Grace Reed for \$1000.00.

Also, the following described real estate in the county of Paulding in the State of Ohio and in the township of Carryall, and described as follows, to-wit: - The west half of the west half of the south-west quarter of section eight (8), and the east half of the north-east quarter of section eighteen (18), township three (3) north, range one (1) east, containing 120 acres more or less.

Said last above described tract being subject to a mortgage for \$12,000.00 to the Cleveland Life Insurance Company.

Also all the personal property owned by me at this date.

In witness whereof the said Oliver Harris has hereunto set his hand and seal this the 23rd day February, 1924.

(signed) Oliver Harris seal

State of Indiana, Hendricks County, SS:

Before me James L. Clark, a Notary Public in and for said County, this 23rd day of February, 1924, personally appeared Oliver Harris and acknowledged the execution of the annexed Deed.

Witness my hand and notarial seal.

(signed) James L. Clark seal

Notary Public

My commission expires Dec. 15, 1925.

#### OATH OF TRUSTEE

State of Indiana,) .00.000.00 to the assignee and no less than said  
Hendricks County,) SS: In the Circuit Court

In the Matter of the Assignment No. 11501

of Oliver Harris,

Edward Myers shows to the court that he is the person designated as Assignee in the deed of Assignment executed by Oliver Harris, a debtor in failing circumstances, on the 23rd day of February, 1924, a copy of which is filed in the office of the Clerk of said court with this oath. That the property described in said deed has been delivered to affiant, subject to a lease for the year 1924 of 440 acres of said real estate in Indiana, for which the Assignor claims to have received compensation in advance.

Said Oliver Harris is a married man and his wife did not join in the execution of said deed of Assignment.

Affiant says that said property so conveyed by said deed encumbered by said lease and subject to the mortgages as shown by said deed and to the claims of the wife of said assignor is not worth over \$1250.00 as he believes.

I do solemnly swear that I will honestly, fairly, impartially and faithfully execute the duties of my trust as such assignee, so help me God.

Edward Myers

Subscribed and sworn to before me this 1st day of March, 1924.

Alvin Woodward

Clerk Hendricks Circuit Court

BOND OF TRUSTEE

Know all men by these presents that, We, Edward Myers as principal and the Fidelity and Deposit Company of Maryland as surety are held and firmly bound unto the State of Indiana for the use and benefit of any and all persons interested therein in the sum of Twenty-five Hundred (\$2500.00) Dollars, to the payment of which we bind ourselves, our heirs and personal representatives.

The condition of this bond is, that whereas said Edward Myers has been made Assignee of Oliver Harris, a debtor in failing circumstances, under the laws of the State of Indiana governing voluntary assignments. Now if the said Edward Myers shall honestly and faithfully discharge the duties of his trust, and duly account for all funds and property coming into his hands as such Assignee and comply with all property coming into his hands as such Assignee and comply with all the orders of the Hendricks Circuit Court made in and about the administration of said trust, then this bond shall become void and of no further affect, otherwise the same shall remain in full force and affect.

Witness our names this the 25th day of February, 1924.

Edward Myers

By John S. Hunt  
Attorney-in-fact.

Approved by me this the first day of March, 1924.

Alvin Woodward

Clerk Hendricks Circuit Court

State of Indiana, )  
Hendricks County, SS: } #11501

In the Matter of the Voluntary

Assignment of Oliver Harris,

Edward Myers, Assignee of Oliver Harris, a debtor in failing circumstances, being duly sworn sayd the subjoined inventory contains a complete list of all of the property of the said Oliver Harris assigned and delivered to this Assignee which is situated in the State of Indiana.

Edward Myers, Assignee

Subscribed and sworn to before me this 5th day of March, 1924.

James L. Clark, Notary Public

My commission expires Dec. 15th, 1925

We, Chas. C. Clay and Jacob J. Page do solemnly swear that we will honestly and fairly appraise the property of Oliver Harris, a debtor in failing circumstances, which may be exhibited to us by his Assignee.

Chas. C. Clay

Jacob J. Page

Subscribed and sworn to before me this 5th day of March, 1924.

James L. Clark, Notary Public

My commission expires Dec. 15th, 1925.

#### I N V E N T O R Y .

#### Appraised at

The following described real estate in Hendricks County and State of Indiana, to-wit: The east half of the south-east quarter of section 18, township 16 north, range 1 west, appraised at \$10,000.00

The west half of the south-west quarter of section 17, township 16 north, range 1 west, appraised at 7,200.00

The north half of the north-east quarter of section 19, township 16 north, range 1 west, appraised at 8,000.00

The north-west fractional quarter of section 19, township 16 north and range 1 west, excepting 3.72 acres off of the entire west side thereof, appraised at 6,800.00

The said above described tracts, together are subject to a mortgage to the Reserve Loan Life Insurance Co. in the principal sum of \$25,000.00

The above appraisement is intended to be the full cash value of said real estate as if free and unencumbered and without attempting to distribute said mortgage lien to said tracts separately.

Also, a part of the east half of the north-west quarter and a part of the west half and also of the east half of the north-east quarter of section 29 in township 16 north of range 1 west, described as follows, beginning at a point in the east line of said section which is 13 chains and 45 links south of the north-east corner thereof and running thence west parallel with the north line of said section 60 chains to a point on

the west line of said east half of the north-west quarter; thence south along said west line 21 chains and 95 links to a point which is 5 chains north of the south-west corner of said half quarter; thence east parallel with the south line of said half quarter and parallel with the south line of said west half of the north-east quarter 40 chains to a point in the east line of said west half of the north-east quarter which line of said west half of the north-east quarter which is 5 chains north of the south-east corner thereof; thence north along the east line thereof 6 chains and 24 links; thence east 20 chains to a point in the east line of said section which is 11 chains and 14 links north of the east half mile thereof; thence north along said east line 15 chains and 81 links to the place of beginning, containing 119.4 acres more or less, appraised at \$6,000.00

The tract last above described is subject to two mortgages in the principal sum of \$6,000.00. The appraised value which we have fixed is the cash value of said real estate as unencumbered and without deducting the amount of said mortgages.

One cook stove	40.00
One oil stove	2.00
One bed-room suit (very old)	3.00
One desk	5.00
One davenport	1.00
One automobile Oakland 1920 model	<u>100.00</u>

\$151.00

Chas. C. Clay

Jacob J. Page

Received of Edward Myers the above personal property which I claim as a part of my householders exemption.

Oliver Harris

State of Indiana  
Hendricks County, SS:

In Hendricks Circuit Court,

March Term, 1924. NO. \_\_\_\_\_

In the matter of the  
Voluntary Assignment  
of Oliver Harris,

Edward Myers, Assignee of Oliver Harris, a debtor in failing circumstances, being duly sworn says the subjoined inventory contains a complete list of all of the property of the said Oliver Harris assigned and delivered to this Assignee which is situate in the State of Ohio.

Edward Myers, Assignee.

Subscribed and sworn to before me this 3rd day of April, 1924.

C. H. Harris, Notary Public.

State of Ohio,

Paulding County, SS:

We, Richard Layman, Harry Savage and George Dunderman, to solemnly swear that we are residents and real estate owners of Paulding County in the state of Ohio; that we have no interest in the real estate below described, and that we will honestly and fairly appraise the property of Oliver Harris, a debtor in failing circumstances, that may be exhibited to us by Edward Myers, his Assignee, so help us God.

Richard Layman

Harry Savage

George Dunderman

Subscribed and sworn to before me this 3rd day of April, 1924.

C. H. Harris, Notary Public.

INVENTORY

The following described real estate in Paulding County and State of Ohio, and in the Township of Carryall, and described as follows, to-wit:-

Appraised at  
The West half of West half of the South-west quarter of Section 8 and the East half of the Northeast quarter of Section 18, Township 3 North and Range 1 East, containing 120 acres more or less, and appraised by us at.....\$ 15,000.00

Said real estate is subject of a mortgage in the principal sum of \$12,000.00. The appraised value fixed above is a fair cash value of said real

estate as if unencumbered and without considering said mortgage.

Richard Layman )  
Harry Savage ) Appraisers  
George Dunderman )

Personal Property in Paulding County, Ohio.

Corn.....\$100.00

Richard Layman

Harry Savage

George Dunderman

Subscribed and sworn to before me this 3rd day of April, 1924.

C. H. Harris, Notary Public.

Attest:

*Alvin Woodward* Clerk

Hendricks Circuit Court.

## ASSIGNMENT OF MARION MILLS

An Inventory of the property of Marion Mills, Assignor, taken by and made by William B. Newlin, Assignee of said Marion Mills, in voluntary assignment and appraised by Roy West and Conrad West, two competent appraisers.

We, Roy West and Conrad West, do solemnly swear that we will honestly and fairly appraise the property of Marion Mills, Assignor, that may be exhibited to us by William B. Newlin, Assignee, so help us God.

Roy West

Conrad West,

Subscribed and sworn to before me, James L. Clark, a Notary Public, in and for Hendricks County and the State of Indiana, this the 21st day of January 1926.

Witness my hand and Notarial Seal.

(SEAL)

James L. Clark, Notary Public.

My Com. expires Dec. 15th" 1929.

Articles	Appraised Value
1 Sheet Iron Stove	\$ 6.00
1 Cook Stove,	40.00
1 Perfection Oil Stove,	14.00
1 Heating Stove,	20.00
1- $\frac{1}{2}$ Bed & Mattress	8.00
1 Book Case,	3.00
1 Bureau,	6.00
1 Eight Day Clock,	2.50
1 Waltham Watch,	10.00
1 Axminster Rug	1.00
2 Rocking Chairs,	4.50
1 Half dozen dining chairs,	4.00
1 House Scales	1.00
1 Carpet Sweeper,	1.00
1 Telephone,	8.00
1 Buffet	5.00
1 Writing Desk	5.00
1 Dining Table,	7.00
1 Library Table,	2.00
1 Cook Stove,	25.00
1 Dresser,	10.00
1 Wash Stand,	4.00
1 Porch Swing	2.00
1 Mail Box	.75
1 Woven Rug	5.00

1. Gas Lamp	.01	\$3.00	reduced value - .1
1 Gas Lantern	.1	1.75	reduced value - .1
1 Refrigerator,	.0	5.00	reduced value - .1
1 Bureau	.01	1.00	reduced value - .1
1 De La Valve Separator,	.01	7.00	reduced value - .1
1 Laundry Stove,	.5	1.00	reduced value - .1
1 Power Washer & Engine,	.00.05	25.00	reduced value - .1
2 Galvanize Tubs,	.	1.50	reduced value - .1
2.- 5 gallon Milk Cans,	.01	1.50	reduced value - .1
1.- Copper Washboiler	.05	2.00	reduced value - .1
2.- Coal Oil Cans,	.01	.50	reduced value - .1
1.- Lantern,	.00.05	.50	reduced value - .1
1.- Water Separator,	.00.01	1.00	reduced value - .1
6.- Coal Oil Drums,	.00.1	7.00	reduced value - .1
1.- Lawn Mower,	.00.02	5.00	reduced value - .1
1.- Spray Pump,	.00.21	1.00	reduced value - .1
3.- Cedar Posts	.00.8	2.00	reduced value - .1
1.- Mowing Scythe	.00.2	1.00	reduced value - .1
1.- Tarpolian	.00.2	6.00	reduced value - .1
1.- Step Ladder,	.00.001	1.00	reduced value - .1
1.- Ax,	.00.05	.50	reduced value - .1
1.- Shock Tie,	.00.05	.50	reduced value - .1
6.- Galvanized Chicken Coops,,	.5	2.50	reduced value - .1
1.- Grab Hay Fork,	.00.01	4.00	reduced value - .1
2.- Post Diggers	.00.1	1.00	reduced value - .1
1.- Lot Forks & Shovels 7 Pump,	.	5.00	reduced value - .1
½ Interest in Gas Engine & Pump,	.	10.00	reduced value - .1
10 feet Lead pipe,	.00.001	1.00	reduced value - .1
2.- Hog Founts,	.00.04	2.00	reduced value - .1
1.- 12 foot drag,	.00.25	1.00	reduced value - .1
1.- Lot Junk,	.00.001	1.00	reduced value - .1
1.- Washing Machine,	.00.001	1.00	reduced value - .1
1.- Lot Miscellaneous, Items,	.0	2.00	reduced value - .1
1.- Wringer,	.00.001	1.00	reduced value - .1
1.- 2 Pr. Revolving fenders,,	.00	2.00	reduced value - .1
1.- 5 Hoed drill,	.	1.00	reduced value - .1
1.- Garden Seeder & Plow combined,	.	3.00	reduced value - .1
1.- Seven shov. cultivator,	.00.001	4.00	reduced value - .1
1.- Two horse Cultivator,	.00.0001	12.00	reduced value - .1
1.- Two row Cultivator,	.	25.00	

1.- Hay Loader,	\$10.00	Used - I
1.- Corn Grader,	1.00	Used - I
1.- Sulkey Plow,	8.00	Used - I
1.- Two Horse Breaking Plow,	10.00	Used - I
1.- Corn Planter,	17.50	Used - I
1.- Tractor Cover,	2.00	Used - I
1.- Deering Binder,	30.00	Used - I
1.- Bean Attachment,	5.00	Used - I
1.- Mowing Machine,	15.00	Used - I
1.- Disc Harrow Tandem,	30.00	Used - I
1.- Spike tooth harrow,	1.00	Used - I
1.- Tractor,	20.00	Used - I
1.- Fordson Tractory,	175.00	Used - I
1.- Block & Tackle,	1.00	Used - I
1.- Wagon,	50.00	Used - I
1.- Wagon Bed,	15.00	Used - I
1.- Wagon,	8.00	Used - I
1.- Gravel Bed,	4.00	Used - I
1.-- 2 Log Chains,	2.00	Used - I
8.- Sheets,	140.00	Used - I
2.- Brooder Stoves,	20.00	X - I
2.- Brooder Houses,	70.00	Used - I
1.- Chick Fount,	2.00	Used - I
1½ Set Harness & Collars,	10.00	Used - I
½ Interest in Lime Stone,	1.00	Used - I
1.- Ton Baled Straw,	6.00	Used - I
1.- Panning Mill,	10.00	Used - I
10.- Tons Clover Hay,	130.00	Used - I
50.- Bushels of Rye,	40.00	Used - I
100.- Bushels Oats,	45.00	Used - I
250.- Bushels Corn,	125.00	Used - I
3 Horses,	140.00	Used - I
5 Bushels Beans,	5.00	Used - I
2 Cows,	130.00	Used - I
1 Ford Touring Car,	80.00	Used - I
1/3 Interest in Wood saw,	5.00	Used - I
1 Idler for Tractor	2.00	Used - I
1 ACCOUNT , Mrs. Jones,	70.00	Used - I
Total Appraisement of Goods,Etc,	1683.00	Used - I

We assign to the assignor, by his request on his exemption as a householder. 1 Cook Stove \$40.00. 1 Heating Stove \$20.00. 1 Bureau \$6.00. 1 Eight day clock \$2.50. 1 Watham Watch \$10.00. 6 dining chairs \$4.00. 1 House Scales \$1.00. 1 Buffet \$5.00. 1 Writing desk \$5.00. 1 Dining table \$7.00. 1 Library table \$2.00. 1 Coal stove \$25.00. 1 Dresser \$10.00. 1 Wash Stand \$4.00. 1 Perch swing \$2.00. 1 Gas lamp \$3.00. 1 Gas.lantern \$1.75. 1 Refrigerator \$5.00. 1 Power Washer & engine \$25.00. 1 galvanized Tub \$.75. 1 Copper Wash-boiler \$2.00. 1 Lawn Mower \$5.00. 1 Ax \$.50. 1 Step ladder \$1.00. 1 Ford touring car \$80.00. 8 head Shoats \$140.00. 2 head cows \$130.00. 2 Tons hay \$26.00. 50 bushels of corn \$25.00. 20 bushels of oats \$9.00 in all \$597.50

Received from the assignee the above Marion Mills

Roy West )  
Conrad West ) Appraisors

Attest; Alvin Woodward , Clerk  
Hendricks Circuit Court.