

Friday Morning August fifteenth in the year of
our Lord One thousand eight hundred and fifty one
Court Met pursuant to adjournment

Present the Honorable Abraham Hand Solo judge of said Court,

John Master

Comes now the administrator of said estate, and
files in open Court, an exhibit of said estate or settlement
Sheet, in these words, (here insert) wherein it appears that he stands
charged with the sum of One hundred and sixteen dollars and eleven cents
(\$116.11) and that he has paid out on debt, dues and demands outstanding
against said estate and expenses of administration, the sum of One hun-
dred and eleven dollars and eighty one cent, which leaves in the hands of
the administrator the sum of four dollars and thirty cent, which amount
he retains for his services as such administrator herein, said admin-
istrator files the vouchers referred to in said Settlement Sheet, numbered from one
to eight inclusive, which are examined and approved by the Court,
And the Court after having examined all the acts and proceedings of the
administrator herein approves and confirms the same, and orders that he
be discharged from any further duties as such administrator,

James M. Pierson
(Minor)

Comes now William Pierson and files his petition herein
in these words, (insert) wherein it appears that his son the said
Minor, who is under the age of fourteen years has an estate coming to him from
the estate of his Grand father, Merceur D. Bonrifield And that he has no guardian
to take care of the same, And thereupon the Court appoints William Pierson guardian
of the estate of the said James M. Pierson - the said William Pierson now comes
into open Court and accepts said appointment, and files his bond with security
to the acceptance of the Court, in these words, (insert) he is also duly sworn as such
guardian and files a copy of his oath in these words (insert)
(Whereupon letters of guardianship are duly granted and issued to the
said William Pierson in these words (insert)

The said guardian now files a report, in these words (insert) wherein it
appears that he has on this day received the sum of one hundred dollars of the
executors of the estate of the said Merceur D. Bonrifield, and that he has paid
out of said sum for expenses of guardianship four dollars and fifty cents,
leaving in his hands the sum of ninety five dollars and fifty cents
belonging to his said ward.

And further proceedings herein are continued,

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John Reagan's

Estate } Comes now Alfred Johnson one of the administrators of said estate, and files in open Court, an exhibit of said estate or settlement sheet, in these words, (insert) whereby it appears that he stands charged with the sum of One thousand and twenty seven dollars, and that he has paid out on debts due and demands outstanding against said estate, and amount ^{of property} taken by the widow at its appraised value, and expenses of administration, amounting in all to One thousand and ninety dollars and seventy four cents which covers the whole amount with which he stands charged, and leaves the sum of sixty three dollars and seventy four cents, in his favor.

Said administrator files vouchers in support of the claims by him paid out numbered from one to forty four, which are examined and approved by the Court, and the Court having examined all the acts and proceedings of the said administrator in the premises find that said estate has been fully and fairly administered, and now approve and confirm the same, and order that he be discharged from any further duties as such administrator.

Benjamin H. Hodson's

Estate } Comes now Joel Hodson, ^{William M. Cracker} and files the remuneration of the widow of said deceased in these words, (insert) And the Court thereupon appoints Joel Hodgin and William M. Cracker administrators of said estate, the said Joel Hodgin and William M. Cracker, now come into open Court and accept said appointment, and file their bond hereto to the acceptance of the Court, in these words, (insert) they are now duly qualified as such administrators, and file a copy of their affirmations in these words, (insert) Whereupon letters of administration are granted and issued to the said Joel Hodgin and William M. Cracker, in these words, (insert) And the estate is continued

And Court adjourned until tomorrow morning nine o'clock.

Alabama

Saturday Morning August Sixteenth in the year
of our Lord one thousand eight hundred and fifty one,
Court Met pursuant to adjournment,
Present The Honorable Abraham Bland, sole judge of said Court,

Jesse Coffin's }
Estate } Comes now Edmund Clask, and files
the renunciation of the widow of said deceased
in these words (here insert), and on Motion to the Court
Edmund Clask, is appointed Administrator, of said estate, and
the said Edmund Clask, now here comes into open Court, and
and accepts said appointment, and files his bond herein to the
acceptance of the Court, (here insert) and the said Edmund Clask,
is now duly sworn as such Administrator and files a copy of
his oath herein in these words (here insert), whereupon Letters
of Administration is now granted, and Issued to the said
Edmund Clask, which said Letters are in these words (insert),
and further proceedings herein are continued.

Samuel Gamble }
Idiot } Comes now Nave one of the Attornies of this Court
and on his motion Andrew Gamble is appointed
guardian of the person and estate of the said Samuel Gamble.
The said Andrew Gamble now comes into open Court and
accepts said appointment and files his bond herein to
the acceptance of the Court in these words (here insert).
The said Andrew Gamble is now duly sworn as such
guardian and files a copy of his oath in these words (here
insert), whereupon Letters of guardianship are granted and
issued to the said Andrew Gamble in these words (here
insert). The said guardian now here in open Court receives
from the Clerk, two notes one on Andrew Gamble for five Dollars
and one on George, W. Menet for twenty four Dollars one half of
the amount of said notes to be retained in his hands for
the benefit of said Idiot, also two Dollars and forty one
cents in Cash. Said guardian also files a report in these
words (here insert), and further proceedings herein are continued.

William Gamble
 Idiot } Comes now Nave one of the attorneys of this Court
 and on his motion Andrew Gamble is appointed
 guardian of the person and estate of the said William Gamble.
 The said Andrew Gamble now comes into open Court and accepts said
 appointment and files his bond herein to the acceptance of the
 Court in these words (here insert), The said Andrew Gamble
 is now duly sworn as such guardian and files a copy of his
 oath in these words (here insert), Whereupon Letters of Guardianship
 are granted and issued to the said Andrew Gamble in these
 words (here insert). The said guardian now here in open Court
 receives from the Clerk two notes - one on Andrew Gamble for
 five Dollars and one on George M. Merret for twenty four dollars
 one half of the amount of said notes to be retained in his hands
 for the benefit of said idiot. Said guardian also files a report
 in these words (here insert) and further proceedings herein are
 continued.

Heirs to the Estate of
 Sciota Evans } Comes now Jane Evans and files her petition
 herein in these words (here insert) wherein it
 appears that Francis M. Evans, John A. Evans and Rebecca
 Evans infants under the age of fourteen years have an estate
 coming to them and no guardian appointed to take care of
 the same. The said Jane Evans files the petition of George,
 J. Evans, Joseph ^{and William Evans} Evans in these words (here insert) wherein it
 appears that they are minors over the age of fourteen years and
 have no guardian appointed to take care of their estates, praying
 the Court to permit them to choose some suitable person as their
 guardian for the purpose of taking care of their said estates, and
 it appearing to the satisfaction of the Court from the affidavit of
 Henry Evans which is in these words (here insert), that the said
 minors last named make choice of Jane Evans as their
 guardian for the purpose aforesaid. Thereupon the Court appoints
 Jane Evans guardian of the estates of George, J. Evans, Joseph
 Evans, William Evans, Francis M. Evans, John A. Evans and
 Rebecca Evans. The said Jane Evans now comes into Court and
 accepts said appointment and files her bond herein which is
 approved by the Court and is in these words (here insert) The said
 Jane Evans is now duly sworn as such guardian, and
 files a copy of her oath in these words (here insert) Whereupon
 Letters of Guardianship are issued to the said Jane Evans in
 these words (here insert) Said guardian now files a report
 in these words (here insert) wherein it appears that she has
 on this day received from the Clerk of this Court the sum of forty two dollars and sixty eight cents
 belonging to her said wards, that being the amount due them from the estate of the said Sciota Evans.
 And further proceedings herein are continued.

Heirs to the Estate of }
 Caleb Garrett dec'd } Comes now Samuel Meogue the Sheriff of this Court
 and brings into Court the body of Samuel McSheters
 guardian of said heirs upon an attachment heretofore issued herein
 Said guardian now files a report herein in these words (here insert)
 wherein it appears that he has in his hands the sum of Sixty two
 dollars and fifty two cents with interest thereon from the eighteenth
 day of August 1849. to this date. Said guardian also files his
 Statement verified by his oath which is in these words (here insert)
 whereupon the guardianship of Caleb Garrett one of said heirs is con-
 tinued until the first day of the next term of this Court for final
 settlement. Ordered that said Samuel McSheters be discharged from
 said attachment upon the payment of costs occasioned by the
 issuing of the same.

Thomas Shelton's }
 Estate } Comes now the administrator of said estate and
 files a report herein in these words (here insert)
 Said Administrator also pays into Court the sum of eighty five
 dollars and on motion this estate is continued.

Caleb Sumner's }
 Estate } Comes now the administrator of said estate and
 makes and files proof of the publication of
 notice of taking out Letters of Administration upon said estate
 in these words (here insert) and this estate is continued.

Simon Hadley's }
 Estate } Comes now James T. Hadley the Administrator
 of said Estate and by agreement of the said
 Administrator and the heirs of said Estate further proceeding in this Estate
 is continued until the next term of this Court for final settlement

Margaret Gambles Deceased }
 her Estate drawn by heirs } Comes now Milly Gamble, Aaron Gamble, John
 Gamble, William Harris, wife, Abram Bramlet, wife and William, Samuel and Andrew Gamble
 heirs to the Estate of the said Margaret Gamble demand by Christian C. Nave their attorney and
 draw from the Clerk of this Court the whole amount of said Estate for the benefit of said
 heirs

Saturday August 16th A.D. 1857 & 6th day of Term

George Burks }
Estates }

Comes now John D. Burks Executor of the last Will and testament of George Burks deceased, ^{and files his memorial showing} showing that said Deceased bequeathed certain legacies to be made out of his personal Estate and the following described real Estate, to wit, the East half of the South West quarter of Section One in Township Fifteen North of Range One West and so much of the West half of South East quarter of the same Section as lies North of the plank Road leading from Danville to Indianapolis and praying the Court to grant him an Order ^{for} the sale of said real Estate (here insert the memorial) said Executor also files an Inventory and appraisement of said Real Estate (insert) and it appearing to the satisfaction of the Court from the memorial aforesaid that it is necessary that said Real Estate should be sold for the purposes therein named and it also appearing to the satisfaction of the Court that Nancy Burston, Samuel E. Burks and William J. Burks are Non-residents of the State of Indiana; It is therefore Ordered that notice of the filing and pendency of said Petition be given to the said Nancy Burston, Samuel E. Burks and William J. Burks by a publication in the "Danville Weekly Advertiser" a weekly newspaper of general circulation printed and published in the County of Hendricks aforesaid for three weeks in succession the last of which publications shall be at least sixty days before the first day of the next term of said Court notifying them ^{to} appear in said Court on the first day of the next Term thereof to be holden at the Court house in the Town of Danville on the second Monday in November next to shew cause if any they can why said Real Estate shall not be sold for the purposes in said memorial named

And it is further Ordered ^{that} the ~~brothers~~ ^{residues} of said heirs be cited to appear in this Court at the time and place aforesaid for the purpose aforesaid and further proceeding herein are continued.

Samuel Gamble }
Idiot Attorney }

On Motion to the Court and the Court being fully advised in the premises do Appoint Andrew Gamble Guardian of the ~~person~~ ^{person} and Estate of Samuel Gamble an Idiot and the said Andrew Gamble now comes into Court accepts said appointment and files his bond with Aaron Gambles as his security in these words (insert) which is approved by the Court and he is duly sworn in open Court as such Guardian and files a Copy of his Oath in these words (insert) and the said Letters of Guardianship are granted and issued to him in these words (insert) and the said now files a report in these words (insert) showing that there is in hands belonging to his ward the sum of Seventy six Dollars and forty one cents and further proceedings herein are continued

Saturday August 16th A.D. 1851 & 6th day of the Term

William Gamble
Petitioner

On Motion to the Court and the Court being fully advised in the premises do appoint Andrew Gamble Guardian of the Person and Estate of William Gamble and the said Andrew now ~~comes~~ into open Court accepts said appointment and files his bond with Aaron Gamble as his security in these words (insert) which is approved by the Court and is duly sworn in open ^{Court} as such Guardian and files a Copy of his Oath in these words (insert) whereupon Letters of Guardianship are granted and issued to him in these words (insert) And the said Guardian now makes and files a report herein in these words (insert) whereby it appears that he has in his hands belonging to his said Ward the sum of Twenty four Dollars and Eleven cents (\$24.11) and further proceedings herein are continued

And Court Adjourned until Monday Morning Eight o'clock

A. B. Lane

Monday August 18th A.D. 1851 & 7th day of the Term

Monday
August 18th Morning August 18th A.D. 1851

Present The Honorable Abraham Bland sole judge of said Court

Benjamin G. Touts }
Estate

Comes now Simon T. Hadley Executor
of the last Will and Testament of said

Benjamin G. Touts deceased and files a Letter of Attorney executed by John
Wickpatrick Guardian of the Estates of Benjamin Wickpatrick, Minerva Wickpatrick
and William Wickpatrick to William C. Clime in these words (insert) And
the said Executor also files an exposé or Exhibit of final settlement of said Estate
in these words (insert) whereby it appears that the full amount to be accounted
for by him in the settlement of said Estate at this time is Three thousand
and Eighteen Dollars and thirty two cents he also produces vouchers against said Estate
for money by him paid for debts against said Estate and to the heirs of said Estate
including expense of administration and seventy one Dollar & eighty five cents now
paid into Court for Sarah Crabb and her husband Benjamin Crabb amounting
to three thousand and fifty Dollars and ninety two cents, which vouchers are
numbered from thirty five to sixty three both inclusives and which are examined and
allowed by the Court, which last mentioned amount covers the whole amount
with which said Administrator stands charged and leaves a balance in his
favor of thirty two Dollars and sixty cents And from the proceeding
aforesaid It appearing to the satisfaction of the Court that said Estate
has been fully and fairly administered under said Will and that
said Executor ought to be released from his said Administration

It is therefore ordered by the Court that said Executor
be discharged and released from any further duties and liabilities
as such Executor.

And it is further ordered that the Clerk of
this Court pay over to the said Benjamin Crabb in right of his wife
Sarah Crabb the sum of seventy one Dollar and eighty five cents the
amount this day paid into Court by said Executor

Dec 22, 1854 Recd of the below Simon T. Parker seventy one dollar and eighty five cents
in full of the above amount ordered to be paid to Benjamin Crabb in right of his wife
Sarah Crabb.

Benjamin Crabb
By Vincent Crabb his atty.

Power of attorney from Benj Crabb's wife to Vincent Crabb. Recorded in the
recorder's office Dec 23, 1854
Josh A. Parker

Monday August 18th A.D. 1851 & 7th day of the Term

Venia De. Kasparik
Minor

The Court having examined the proceedings of the Clerk had in vacation herein do approve the bond taken herein and confirm the Granting of said Letters of Guardianship to the said Hugh W. White and further proceedings herein continued

James F. M. Sout, George W Sout, William Sout
John W Sout & Lorenzo Sout
Sout Minors

The Court having examined the proceedings of the Clerk had herein in vacation do approve the bond taken by said Clerk and confirm the Granting and Issuing of the Letters of Guardianship herein and further proceedings herein are continued.

Mannah M. Keith
Minor

The Court having examined the proceedings of the Clerk had herein in vacation in the appointment of said Guardian, Aaron V. Keith, do approve the bond taken herein and confirm the Granting of the Letters of Guardianship herein issued and further proceedings herein are continued

James H. Barlow & Milton S. Barlow
Minors

The Court having examined the proceedings of the Clerk had herein in vacation in the appointment of Gideon Hufferd Guardian as aforesaid do approve the Bond filed by said Guardian and confirms the Granting of Letters of Guardianship herein issued and further proceedings are herein continued

Benjamin R Keith
Minor

The Court having examined the proceedings of the Clerk had herein in vacation in the appointment of Aaron V Keith Guardian as aforesaid do approve the Bond herein filed and confirm the Granting of Letters of Guardianship herein issued and further proceedings herein are continued

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Monday August 18th A.D. 1851 & 7th day of the Term

Sarah & Heith, Isaac
M. Heith & John W Heith
Minors

The Court having examined the proceedings of the Clerk had herein in vacation in the appointment of said Aaron W. Heith Guardian as aforesaid do approve the bond filed by said Guardian and confirm the Granting of the Letters herein issued and further proceedings herein are continued.

Abraham P. Gardner
Estate

this Estate be continued

It is Ordered by the Court that

John Mahan's
Estate

It is Ordered that this Estate stand continued

John Poole sen
Estate

be continued

It is Ordered by the Court that this Estate

George Hedrich's
Estate

On Motion to the Court this Estate is continued

Thomas Fitz Simons
Estate

this Estate stand continued

It is Ordered by the Court that

Joseph Woodles
Estate

Estate is continued

On Motion to the Court this

Monday August 11th A.D. 1831 & 7th day of the term

Cyril Simmons's Estate } It is ordered by the Court that this estate be continued.

William Kelly's Estate } It is ordered by the Court that this estate be continued.

William Farmer's Estate } It is ordered by the Court that this estate be continued.

James Walls Estate } It is ordered by the Court that this estate be continued.

John G. Smith's Estate } It is ordered by the Court that this estate be continued.

William C. Smith's Estate } It is ordered by the Court that this estate be continued.

John Finches's Estate } It is ordered by the Court that this estate be continued.

Simon Hadley's Estate } It is ordered by the Court that this estate be continued.

John Nobesly's Estate } It is ordered by the Court that this estate be continued.

Thomas B. Caywood's Estate } It is ordered by the Court that this estate be continued.

Robert Davison's Estate } It is ordered by the Court that this estate be continued.

Timothy A. Jessup's Estate } It is ordered by the Court that this estate be continued.

Monday August 15th A.D. 1851 & 7th day of the term.

Amos Darnall's Estate } It is ordered by the Court that this estate be continued.

Grace Silathers, Estate } It is ordered by the Court that this estate be continued.

John S. Macoun's Estate } It is ordered by the Court that this estate be continued.

Thomas Griffin's Estate } It is ordered by the Court that this estate be continued.

William Miller's Estate } It is ordered by the Court that this estate be continued.

James Downard's Estate } It is ordered by the Court that this estate be continued.

Samuel A. Duncan's Estate } It is ordered by the Court that this estate be continued.

Henry Darnall's Estate } It is ordered by the Court that this estate be continued.

Lewis D. Gaster's Estate } It is ordered by the Court that this estate be continued.

Oliver Hunt's Estate } It is ordered by the Court that this estate be continued.

Enoch Davis's Estate } It is ordered by the Court that this estate be continued.

John Shelly's Estate } It is ordered by the Court that this estate be continued.

Alexander Lightmasters Estate } It is ordered by the Court that this estate be continued.

Edith Jackson's Estate } It is ordered by the Court that this estate be continued.

Monday August 18th AD 1831 & 7th day of the term

John Sanders' Estate } It is ordered by the Court that this estate be continued.

Abner S. Johnson's Estate } It is ordered by the Court that this estate be continued.

John Arvin's Estate } It is ordered by the Court that this estate be continued.

Christopher Hyatt's Estate } It is ordered by the Court that this estate be continued.

Leonard Foster's Estate } It is ordered by the Court that this estate be continued.

James Hinson's Estate } It is ordered by the Court that this estate be continued.

Henry G. Todd, Adm. of the
Estate of Mrs Miller, dec'd
vs

Militias Milles et al } It is ordered by the Court that this ^{matter} be continued.

Elijah Weep's Estate } It is ordered by the Court that this estate be continued.

Silas B. Calvert et al

vs
Mrs J. Shesley } It is ordered by the Court that this matter be continued.

Samuel Scott's Estate } It is ordered by the Court that this estate be continued.

James Wilson's Estate } It is ordered by the Court that this estate be continued.

John Darragh's Estate } It is ordered by the Court that this estate be continued.

Isaac Lawrence's Estate } It is ordered by the Court that this estate be continued.

Thomas Darragh's Estate } It is ordered by the Court that this estate be continued.

Monday August 18th AD 1851 & 7th day of the term

William Semans's Estate } It is ordered by the Court that this estate be continued.

Hugh Goudy's Estate } It is ordered by the Court that this estate be continued.

Nathan Davis's Estate } It is ordered by the Court that this estate be continued.

Joseph Weaver's Estate } It is ordered by the Court that this estate be continued.

Nancy McMahon's Estate } It is ordered by the Court that this estate be continued.

Zadock B. Jones's Estate } It is ordered by the Court that this estate be continued.

Richard Kester's Estate } It is ordered by the Court that this estate be continued.

Warner Hockett's Estate } It is ordered by the Court that this estate be continued.

James W. Tompkins's Estate } It is ordered by the Court that this estate be continued.

Ezekiel Williams's Estate } It is ordered by the Court that this estate be continued.

Robert B. Stanley's Estate } It is ordered by the Court that this estate be continued.

George Henry's Estate } It is ordered by the Court that this estate be continued.

Sarah Irwin's Estate } It is ordered by the Court that this estate be continued.

Monday August 15th A.D. 1837 & 7th day of the term

Warren Hiatt's }
Estate } It is ordered by the court that this estate be continued,

William B. Sawhead's }
Estate } It is ordered by the court that this estate be continued,

William Morgan's }
Estate } It is ordered by the court that this estate be continued,

John Casall's }
Estate } It is ordered by the court that this estate be continued,

Mercer D. Bonmifield's }
Estate } It is ordered by the court that this estate be continued,

Ash Craft Knack's }
Estate } It is ordered by the court that this estate be continued,

Jesse Harris's }
Estate } It is ordered by the court that this estate be continued,

James Logans }
Estate } It is ordered by the court that this estate be continued,

Jacob Shoemaker's }
Estate } It is ordered by the court that this estate be continued,

William Triggs's }
Estate } It is ordered by the court that this estate be continued,

Michael Woodson's }
Estate } It is ordered by the court that this estate be continued,

James S. Dicken's }
Estate } It is ordered by the court that this estate be continued,

Sarah Goutcalles }
Sarah Miller's }
Estate } It is ordered by the court that this estate be continued,

Monday August 15th AD 1837 7th day of the term

Matter of John B. White }
Legate of Joseph Simpson's }

Estate } It is ordered by the Court that this estate be continued,

William Newman's }

Estate } It is ordered by the Court that this estate be continued,

Caleb Esterling's }

Estate } It is ordered by the Court that this estate be continued,

William Newlin's }

Estate } It is ordered by the Court that this estate be continued

John Percyp's }

Estate } It is ordered by the Court that this estate be continued,

Perry Morby's }

Estate } It is ordered by the Court that this estate be continued

Samuel Stanley's }

Estate } It is ordered by the Court that this estate be continued,

William McClure's }

Estate } It is ordered by the Court that this estate be continued,

Ruth W. Bales's }

Estate } It is ordered by the Court that this estate be continued,

John Duwall's }

Estate } It is ordered by the Court that this estate be continued,

Nancy W. Daniel's }

Estate } It is ordered by the Court that this estate be continued,

Chayer Swaim's }

Estate } It is ordered by the Court that this estate be continued,

Monday August 18th AD 1857 & 7th day of the Term

Jesse M. Hockett's
Estate

It is ordered by the court that this estate be continued.

Berry Burk's
Estate

It is ordered by the Court that this estate be continued.

Woodson J. Baber's
Estate

It is ordered by the Court that this estate be continued.

John W. Draper's
Estate

It is ordered by the Court that this estate be continued.

Hunts

Estate

It is ordered by the Court that this estate be continued.

John Blair's
Estate

It is ordered by the Court that this estate be continued.

And Court adjourned

A. Blana

Perry Wilcox's
Estate

Be it known that on the 26th day of August in the year 1857. Letters of administration were duly granted ^{to} upon ^{to} William Wilcox the father and Sarah Wilcox the widow of said Perry Wilcox late of Hendricks County and State of Indiana, deceased, that said William Wilcox and Sarah Wilcox thereupon executed and filed a bond as such in the penalty of \$600.00 with James M. Wattook and David Made as sureties therein, approved of by the Clerk of said Court. And also took and subscribed the oath required by the Statute in such Case made and provided; Whereupon letters of administration were duly issued to said William Wilcox and Perry Wilcox; which together with said bond oath are in the words and figures following, to wit: (insert)

Attest Joshua D. Parker Clerk.

Francis Winsted's
Estate

Be it known that on the 19th day of August in the year 1857. The last will and testament of Francis Winsted late of the County of Hendricks in the State of Indiana, deceased, produced and duly proved by the examination under oath of Amos S. Mills and Joseph Killingsworth witnesses thereto, and admitted to probate before the Clerk of the Probate Court of said County; That on the 25th day of August in the year aforesaid Samuel Joseph the person appointed executor in and by said last will and testament, and Mary Winsted the widow of said deceased, each filed in the Clerk's office of said Court their relinquishments in these words (here insert) And letters of administration with the will annexed were duly granted to Sandy Scott, by the said Clerk; that said Sandy Scott thereupon executed and filed a bond as such in the penalty of \$1500.00 with as Amos S. Mills as his security therein, approved of by said Clerk, and also took and subscribed the oath required by the Statute in such Case made and provided. Whereupon letters of administration with the will annexed were duly issued to Sandy Scott, which together with said bond and oath are in these words (here insert)

Attest Joshua D. Parker Clerk.

Barney Short's
Estate

Be it known, that on the 6th day of October in the year 1857. The nuncupative will of Barney Short late of the County of Hendricks in the State of Indiana, deceased, produced and duly proved by the examination under oath of James Lewis Jr. and Henry B. Tomlinson witnesses thereto, and admitted to Probate before the Clerk of the Probate Court of said County; That on the 21st day of October in the year aforesaid, letters of administration with the will annexed, were duly granted to William Hittly by the said Clerk; that said William Hittly thereupon executed and filed a bond as such in the penalty of \$250.00 with James Lewis Jr. as his security therein approved of by said Clerk, and also took and subscribed the oath required by the Statute in such Case made and provided, Whereupon letters of ad-

ministration with the will annexed were duly issued to the said William Hilly
which together with the bond and oath are in these words (insert)
Attest J. D. Parker Clerk

James Tolens
Estate

Be it known that on the 5th day of October in the year 1859
the last will and testament of James Tolens late of the County of Mendocino
in the State of Indiana, deceased, produced and duly proved under oath by the examination
of J. Myers jr. one of the witnesses thereto, and admitted to probate before the Clerk of
the Probate Court of said County, That on the 15th day of said month letters of ad-
ministration with the will annexed were duly granted to Selah Ann Tolens by the
said Clerk: That the said Selah Ann Tolens thereupon executed and filed a bond as such with
Solomon Adams as security, in the penalty of \$700.00, therein approved of by said Clerk,
And also took and subscribed the oath required by the statute in such case made and provi-
ded, whereupon letters of administration with the will annexed were duly issued to the said
Selah Ann Tolens, which together with the bond and oath are in these words (insert)
Attest J. D. Parker Clerk

Margaret Budd
Minor

Be it known that on the 4th day of November 1859
Margaret Budd filed her petition herein, in these words
(insert) and thereupon James M. Gregg is appointed guardian of said
minor by the Clerk of the Probate Court of said County of Mendocino, That letters of guardi-
anship were duly granted to said James M. Gregg by the said Clerk. That the said James
M. Gregg thereupon executed and filed a bond as such with Edmund Clark as security
therein approved of by said Clerk. And also took and subscribed the oath required by the statute
in such case made and provided. Whereupon letters of administration guardianship were
duly issued to the said James M. Gregg, which together with the bond and oath are
in these words. (insert)
Attest J. D. Parker, Clerk

Joseph Morgan ³
 Estate

It is remembered that on the seventh day of August
 in the year of our Lord one thousand eight hundred and fifty one, an affidavit
 was filed in the Clerk's office of the Mendocino Circuit Court, showing that the said
 Joseph Morgan departed this life, in Guilford township, in said County of Mendocino,
 and that the personal property, rights, credits, moneys and effects, which were
 of said decedent at the time of his death, were not worth more than two hundred
 dollars, and that said decedent did not die seized of any land, tenements
 or hereditaments, And therefore Matthew Stanley and John Atkinson were
 by me, duly appointed to appraise the property of which said decedent died
 possessed of. And afterwards, to wit, on the twenty seventh day of September ^{also}
 in the year aforesaid, the said appraisers, filed in said Clerk's office, ^{a copy of their appraisement of the same.} their
 report, in these words, (here insert) also an Inventory of said personal
 property, in these words, (here insert)

attest J. D. Parker Clerk.

Monday, November, 10th A.D. 1851 & 1st day of the term

At a term of the Probate Court of Hendricks County begun and held at the Courthouse, in the town of Danville on the second Monday in November, it being the tenth day of said Month in the year of our Lord One thousand eight hundred and fifty one,

Present the Honorable Abraham T. Hall, Sole Judge of said Court,

Simon Hadley's Estate

Comes now the executor of said estate, and files in open Court an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that said executor stands charged as such executor with the sum of nineteen hundred and fifty eight dollars and ninety cents, which is the whole amount of assets which has come to his hands as such executor,

Said executor claims a credit of One hundred and sixty eight dollars and fifty three cents, for debts due and demands outstanding against said estate by him paid off and discharged, and expenses of administration, and also the sum of seventy four dollars and thirty seven cents, desperate claims by him now filed, which last named sum added to said sum of One hundred and sixty eight dollars and fifty three cents, makes the sum of two hundred and forty two dollars and ninety cents, which deducted from the above indebtedness of nineteen hundred and fifty eight dollars and ninety cents, leaves the sum of seventeen hundred and sixteen dollars to be divided among the heirs of said estate, said executor claims a credit of Eleven hundred and sixty three dollars for money by him paid out to the heirs of said estate, which leaves in his hands the sum of five hundred and fifty three, which last named sum said executor now pays into Court, said executor in support of the claims by him paid out now files the vouchers referred to in said settlement sheet which are examined and approved by the Court. And the Court after having examined the premises now here approve and confirm the acts and doings of said executor herein and order that he be discharged from any further duties as such executor.

It is order by the Court that the Clerk pay out the said sum of five hundred and fifty three dollars this day paid into Court, to the following named persons or their legal representatives as follows.

To Simon B. Hadley and Sarah his wife the sum of	to \$118.00
" Elizabeth Hadley	to 68.00
" Mary Hadley	to 68.00
" Jacob Hadley & Ruth his wife	to 143.00
" Jonathan Hadley	to 143.00
" Jonathan M. Thompson	to 7.87 1/2
" Stephen T. Forest & Margaret his wife	to 7.87 1/2
" James L. Latta & Sarah	to 7.87 1/2
" James H. Hobb & Marietta P	to 7.87 1/2
" Martha J. Thompson	to 7.87 1/2
" Mary A. Thompson	to 7.87 1/2

Monday November 10th A.D. 1851 1st day of the term.

To Lydia C. Thompson the sum of
William O. Thompson

Rs 7.87/4
Ps 7.87/4

Nov. 29, 1851 Recd of J. D. Parker Clerk sixty eight dollars in full of the balance of my distributive share of the estate of Simon Hadley, decd.

Simon B. Hadley
Sarah Hadley

Nov. 29, 1851 Recd of J. D. Parker Clerk sixty eight dollars in full of the balance of my distributive share of the estate of Simon Hadley, decd.

Harry Hadley

Nov. 29, 1851 Recd of J. D. Parker Clerk sixty eight dollars in full of the balance of my distributive share of the estate of Simon Hadley, decd.

Elyabeth Hadley

Dec. 6, 1851 Recd of J. D. Parker Clerk twenty three dollars and sixty two and a half cents in full of the distributive shares of the estate of Stephen T. Forrest & Margant his wife, Lydia C. Thompson, and also my own share of the estate of Simon Hadley, decd.

William O. Thompson

Recd of J. D. Parker Clerk fifteen dollars and seventy five cents in full of the distributive shares of Martha J. and Mary C. Thompson of the estate of Simon Hadley, decd. Dec. 6, 1851.

William O. Thompson
Guardian

Recd of J. D. Parker Clerk fifteen dollars and seventy five cents in full of the above distributive shares of James F. Satter & Sarah his wife & James M. Hobb and Harriette F. his wife April 29, 1852.

James M. Hobb

Received February 7th 1852 of Joshua D. Parker Clerk One hundred and forty three Dollars in full of my distributive share of the Estate of Simon Hadley decd.

Jonathan Hadley
By S. J. Hadley his Attorney in fact

Received August 16th A.D. 1852 of Joshua D. Parker Clerk One hundred and forty three Dollars in full of our distributive shares of the Estate of Simon D. Hadley decd.

Jacob Hadley & Nathl Hadley
By S. J. Hadley their Attorney in fact

Monday, November 10th A.D. 1831 & 7th day of the term

John Moberly's }
Estate } Comes now the executor of said estate, and files a petition
herein, in these words, (insert) therein praying the Court to ^{make an} order
to sell a certain Mad Stone belonging to said estate, at private sale, and the Court
being sufficiently advised in the premises order that said executor proceed to sell
said Mad Stone at private sale upon a credit of two months, and that he make
report of the same into this Court at the next term,

Benjamin Owen's }
Estate } Comes now the administrator of said estate, and on
his motion it is ordered by the Court, that the administrator
sell the remainder of the personal property, plank road stock and stock in the Plainfield
Seminary belonging to said estate, at private sale, upon a credit of nine months, without
any relief whatever from the valuation or appraisement laws, and report the sale
of the same into this Court at the next term, said administrator files proof
of the publication of the notice of granting letters of administration upon
said estate, in these words (here insert) And further proceedings herein are con-
tinued

David Curtis's }
Estate } Comes now the administrator of said estate, and
files a copy of the oath of the appraisers of the personal property
of said deceased, in these words (here insert) also an Inventory and sale
bill of said personal property, in these words and figures, (here insert)
said administrator also proof of the publication of the granting of letters of
administration upon said estate, and this estate is continued

Henry Darnall's }
Estate } Comes now William H. Darnall one of the executors of
said estate, and files a report, in these words, (insert)
and on motion this estate is continued,

Wills to the estate of }
Lsu Joseph } Comes now the guardian of said minors, and files
a report herein in these words, (insert) wherein
it appears that he now has in his hands as such guardian the sum of eight
hundred and sixty five dollars and sixty eight cents (\$865.68) including all
interest up to the 25th day of October 1831. And on motion of said guardian
further proceedings herein are continued

Monday, November 10th AD 1831 & 7th day of the term

Asenath S. Moberly }
 Minor } Comes now John Lingerman the guardian of said Minor
 and files a report herein, in these words (here insert)
 wherein it appears that he stands charged with the sum of forty seven dollars and
 fourteen cents as such guardian, which amount he now deposits in Court.
 And the Court being fully advised in the premises confirms and affirms the acts
 and proceedings of said guardian, and on his motion is discharged from any
 further duties as such guardian.

And thereupon on Motion to the Court Theophilus N. Barlow
 is appointed guardian of the person and estate of the said Asenath S.
 Moberly, who is a minor under the age of fourteen years - the said Theophi-
 lus N. Barlow now comes into open Court and accepts said appointment
 and files his bond herein, with security which is approved by the Court,
 which said bond is in these words (insert) Said Theophilus N. Barlow is
 now duly sworn as such guardian and files a copy of his oath in these
 words (here insert) Whereupon Letters of Guardianship are issued to the
 said Theophilus N. Barlow, in these words (here insert).

Said Guardian now files a report herein in these words, (insert)
 wherein it appears that he has received the above mentioned sum of
 forty seven dollars and fourteen cents, this day reported into Court by John
 Lingerman the former guardian of said Minor, and further proceed-
 ings herein are continued.

Simeon C. Moberly }
 Minor } Comes now said minor and files his petition
 herein, in these words, (insert) wherein it appears
 that he is a minor above the age of fourteen years, and praying the Court to
 allow him to make choice of some suitable person to take care of his person
 and estate, and being permitted to do by said Court, he now here in open
 Court makes choice of Benjamin N. Moberly as his guardian for the purposes
 aforesaid, and thereupon the Court appoints the said Benjamin
 N. Moberly guardian of the person and estate of the said Simeon
 C. Moberly, the said Benjamin N. Moberly now comes into open Court and
 accepts said appointment and files his bond herein as such guardian,
 with security, which is approved by the Court, which said bond is in these words
 (insert) He is also now duly sworn and files a copy of his oath in these words
 (insert) Whereupon letters of Guardianship are granted and issued to the
 said Benjamin N. Moberly in these words (here insert)
 And further proceedings herein are continued

And Court adjourned until to morrow morning nine O'clock.

A. B. Harney

Tuesday November 11th A.D. 1851 2nd day of the term

Tuesday Morning November eleventh in the year of our Lord One thousand eight hundred and fifty one.

Court met pursuant to adjournment.

Present the Honorable Abraham Bland sole Judge of said Court,

William Fairness }
Estate } Comes now the executor of said estate, and files
a report herein, in these words, (here insert) And on their
motion this estate is continued,

James Walls }
Estate } Comes now Davis Roswell executor of said estate,
and files in open Court an exhibit of said estate or
settlement sheet, in these words, (here insert) whereby it appears that said
executor stands charged with the sum of fourteen hundred and fifty eight dollars
(and fifty nine cents, (\$1458.59) Said executor claims a credit of fourteen hundred
and twenty seven dollars and thirty nine cents, for sums paid out on claims against
said estate and expenses of administration &c. Said executor claims a further
credit of thirty four dollars and five cents, ^{for desperate debts by him filed} which added to said sum of fourteen
hundred and twenty seven dollars and thirty nine cents, makes the sum of
fourteen hundred and sixty one cents dollars and forty four cents, which
covers the whole amount with which he stands and shows a balance in his
favor of two dollars and eighty five cents, Said Executor files the vouchers referred
to in said settlement sheet numbered from one to sixty nine both inclusive
which are examined and approved by the Court, and the Court after having
examined the acts and proceedings of said executor in the premises find
that said estate has been fully and fairly administered, and now here
order that he be discharged from any further duties as such executor

Mary Walls the widow of the said James Walls, now comes here into
open Court and receives the said desperate claims filed in open Court
by Davis Roswell the executor of said estate, amounting to twenty nine
dollars and five cents.

Tuesday, November 11th AD 1837 & 2nd day of the term

John Timbers }
Estate } Comes now the administrator of said estate, and on his motion
this estate is continued until the next term of this court for final
settlement.

Lewis D. Carter }
Estate } Comes now the administrator of said estate, and on his mo-
tion this estate is continued until the next term of this court
for a final report herein.

Christopher Mylton }
Estate } Comes now the administrator of said estate, and files
an exhibit of said estate or settlement sheet in these
words, (here insert) whereby it appears that he stands charged with the sum of
thirty eight dollars and ninety nine cents (\$38.99) which is all the assets of said
estate which has come to his hands to his hands as such administrator.

Said administrator claims a credit of thirty dollars and seventy two cents,
for sums by him paid out in discharge of preferred claims and expenses of administration
which deducted from said sum of thirty eight dollars and ninety nine cents leaves
the sum of eight dollars and twenty seven cents, which last named sum said
administrator now pays into court to be distributed among the Creditors of
said estate, said administrator files the vouchers referred to in said settlement
sheet, numbered from one to six inclusive, which are examined and approved
by the court and the court having examined the premises and being sufficiently
advised therein approves and confirms the acts and doings of said admin-
istrator and order that he be discharged from any further duties as such.

It is ordered by the court that the said sum of eight dollars and twenty
seven cents paid into court by said administrator be distributed and paid out
by the Clerk as follows, (Feb. 6. 1838 Rec of J.D. Parker my claim - of Benbow

To James Benbow on a preferred claim the sum of \$5.50
And that the balance be distributed at the rate of thirteen and one
tenth cents to the dollar as follows,

To Amiel Hunt for the use of M. Goodman on a claim of \$38, the sum of \$	50
" John C. Rogin on	1.22 " " " " " 16
" William Fincher	1.75 " " " " " 24
" William Hottelaw	4.20 " " " " " 55
" David Matlock	1.55 " " " " " 20
" W. S. Matlock	8.50 " " " " " 112

Rec of J.D. Parker Clerk twenty four cents in full of my distribution share of the above estate
March 29 1838. William Fincher

April 16. 1838. Rec of J.D. Parker Clerk sixteen cents in full of the amount above ordered to be paid to John C. Rogin.
G. Waterous

Dec. 13 1838. Rec of J.D. Parker one dollar and thirty two cents in full of the above amts
ordered to be paid to David Matlock & W. S. Matlock,
James Wright

Tuesday, November 11th AD 1831 & 2nd day of the term

Elijah News Estate } Comes now the administrator of said estate and on his motion this estate is continued

Hiram A Jones Estate } Comes now the administrator of said estate and makes and files proof of the publication of the insolvency of said estate in these words, (here insert)

Jesse Coffin Estate } Comes now the administrator of said estate, and files a copy of the oath of the appraisers of the personal property of said deceased in these words, (here insert) also an Inventory and sale bill of the personal property of said deceased, in these words and figures, (insert) Said administrator also files proof of the publication of the granting of letters of administration upon said estate in these words, (here insert) also a copy of the oath of appraisers of the real estate of said deceased, in these words, also an Inventory of the real estate of said deceased, in these words, (here insert) And said administrator also now files a petition for the sale of the real estate belonging to said estate in these words, (here insert) wherein it appears to the satisfaction of the Court that the said personal estate belonging to said deceased is insufficient to pay the debts due and demands outstanding against said estate. It is therefore ordered by the Court that a return issue herein, directed to the Sheriff of this County, commanding him to summon Julian Coffin, Oliver Coffin, Isaac A. Coffin Henry Coffin and Katharine Coffin and Coffin to personally be and appear in this Court on the first day of the next term, then and there to shew Cause if any they have why the real estate belonging to said estate, Court Lot numbered two in Block thirty seven in the town of Danville shall not be sold and the proceeds thereof made assets in the hands of said administrator for the payment of the debts due and demands outstanding against the same and further proceedings herein are continued.

Joseph Osborn & Elizabeth his wife
William McDonald, Joseph Brown
& Martha his wife, Jacob McKee &
Nancy his wife, Cynthia McDonald &
Phebe McDonald

Susanna Thompson, David McDonald
Lydia McDonald & Anderson McDonald

Petition for partition

petitioners by Harvey and Gregg their attorneys, and the said defendant Susanna Thompson, being three times solemnly called Comes not.

Tuesday November 11th AD 1831 & 2nd day of the term

but herein makes default, and it appears to the satisfaction of the Court that the said summons herein issued and the sheriff's return thereon which said summons and the sheriff's return, are in these words (insert) that the said defendants Susanna Thompson, David McDonald and Lydia McDonald and Anderson McDonald have all been duly served with process, more than ten days before the first day of the present term of this Court, And thereupon on motion the Court appoints Simon J. Hadley guardian ad litem of said infant defendants David McDonald, Lydia McDonald, and Anderson McDonald, to take care of their interest in this proceeding, And said guardian ad litem, now files his answer in these words (insert) And it being proven to the satisfaction of the Court that the matters and things set forth in said petition are true,

X

It is therefore ordered adjudged and decreed that partition be made of said lands mentioned in said petition to wit: The West half of the South West quarter, and the South East quarter of the South West quarter, and the West half of the South East quarter of section Seventeen in Township fifteen North of Range one West, Containing in all two hundred acres, as follows; That one tenth part thereof be assigned and set off to said petitioner Elizabeth Cebun her heirs and assigns in severally forever; that one fifth part thereof be assigned and set off to ^{said} petitioner William McDonald his heirs and assigns in severally forever; that one tenth part thereof be assigned and set off to said petitioner Martha Brown her heirs and assigns in severally forever; that one tenth part thereof be assigned and set off to said petitioner Nancy McKee her heirs and assigns in severally forever; that one tenth part thereof be assigned and set off to said petitioner Cynthia McDonald her heirs and assigns in severally forever; that one tenth part thereof be assigned and set off to said petitioner Phoebe McDonald her heirs and assigns in severally forever; that one tenth part thereof be assigned and set off to said defendant David McDonald his heirs and assigns in severally forever; that one tenth part thereof be assigned and set off to Lydia McDonald her heirs and assigns in severally forever; And that the remaining one tenth part thereof be assigned and set off to the said Anderson McDonald his heirs and assigns in severally forever; And for the purpose of carrying into effect this decree the Court now appoints Job Hadley, Thomas Nichols, and Martin Gregg disinterested freeholders residents of the County of Hendricks, not of kin to any of the parties, Commissioners, to make partition of said lands in accordance with this decree, and that they report their proceedings into this Court at the present term, and day is given

Tuesday, November 11th, A.D. 1831 & 2nd day of the term

Heirs to the estate of } Caleb Garrett dec'd } comes now the Guardian of said Minors by law his attorney, and from the testimony of witnesses now here in open Court examined, it appears to the satisfaction of the Court that the said Caleb Garrett one of said heirs, after he become of lawful age, acknowledged that he had received the whole ^{sum} due him from said Guardian, that he ought to have receipted to said Guardian for the same, and requested that he had not done so. It is therefore considered by the Court that the said Guardian be discharged from any further liability ~~as to~~ the said Caleb Garrett.

Heirs to the estate of } John C. Faulkner dec'd } comes now the guardian of said heirs and files a report of final settlement herein as to James Faulkner one of said heirs, in these words (here insert) whereby it appears that he has fully paid off and satisfied the said James Faulkner, the said Guardian files the vouchers referred to in said report which are examined and approved by the Court, and the Court being sufficiently advised in the premises order that said Guardian be discharged from any further duties as to the said James Faulkner, said Guardian now files four separate reports, as to the remainder of said heirs, in these words, (here insert) and further proceedings herein are continued,

Ruth M. Pales } Estate } On motion to the Court, Obadiab Mendenhall Morgan is appointed administrator de bonis non of said estate the said Obadiab Morgan comes now into open Court and accepts said appointment, and files his bond herein, with security, in these words (insert) which is approved by the Court, He is also now duly ^{affirmed} sworn, as such administrator and files a copy of his affirmation in these words, (here insert) Whereupon letters of administration de bonis non are granted and issued to the said Obadiab Morgan, in these words words, (here insert)

Joseph Hugen's } Estate } Comes the administrator of said estate, and makes and files proof of the publication of the notice of grant of letters upon said estate, in these words, (here insert) and this estate is continued

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Tuesday November 11th A.D. 1857. 8th day of the term

Charles D. Christies 3
Estate 3 Comes now the administrator of said estate, and makes and files proof of the publication of the notice of grant of letters of administration upon said estate in these words, (here insert) and this estate is continued,

Francis Minsted's 3
Estate 3 The Court having examined the acts and proceedings of the Clerk had herein, in vacation, in granting letters of administration upon said estate, approves and confirms the same, and approves the bond herein, said administrator also makes and files proof of the publication of the notice of grant of letters upon said estate, in these words, (here insert) and this estate is continued

Caleb Louder's 3
Estate 3 Comes now David Cox and Seth Murin, who were by the last will and testament ^{of said dec'd} appointed executors of the said estate, and file their bond herein as such executors, with security, which is approved by the Court, said bond is in these words, (here insert) said David Cox and Seth Murin are now duly affirmed, and file a copy of their affirmation in these words, (here insert) whereupon Letters testamentary are granted and issued to the said David Cox and Seth Murin, upon said estate in these words, (here insert) and further proceedings herein are continued,

Phineas Neelin's 3
Estate 3 Comes now the ^{administrator} executor of said estate, and the Court having examined the acts and proceedings of the Clerk had herein in vacation, in granting letters of administration upon said estate confirms the same and approves the bond herein taken, said administrator files a copy of the oath of appraisers of the personal property of said deceased, also an Inventory and Sale bill in these words, and figures, (here insert) together with a petition, praying the Court to make an order to sell certain real estate, belonging to said estate, in these words, (here insert) and thereupon it is ordered that the widow and heirs of said decedent be notified to be and appear in this Court on the first day of the next term to shew cause if any they have why said real estate shall not be sold and the proceeds thereof made assets in the hands of said administrator for the payment of the debts dues and demands outstanding against said estate, and further proceedings herein are continued

And Court adjourned until tomorrow morning nine O'clock.
Signed Nov 13. 1857.

A. B. Lane

Wednesday, November 12th A.D. 1831 3rd day of the term

Wednesday (Morning) November twelfth in the
year of our Lord One thousand eight hundred and fifty one
Court met pursuant to adjournment,
Present the Honorable Abraham Bland Sole Judge of said Court.

Heirs to the estate of }
Jacob Hadley deceased } Comes now Calvin and Atlas Hadley, two of said
heirs and file their petition, in these words (insert)
whereby it appears that their former guardian has departed this life, and that
they are minors above the age of fourteen years, and praying the Court permit them
to make choice of some suitable person as their guardian to take care of their
estates, and being permitted by the Court to make such choice they now here
in open Court make choice of Jacob Chandler, also now comes Mary Chandler
the mother of Malissa Hadley, Levi Hadley and Hannah Hadley, and file
her petition herein in these words (here insert) whereby it appears that
the last named minors are under the age of fourteen years and have
no guardian to take care of their estates, and praying the Court to appoint
some suitable person their guardian for said purpose.

And thereupon the Court appoints the said Jacob Chandler guardian
of the estates of the said Calvin, Atlas, Malissa, Levi, & Hannah Hadley,
the said Jacob Chandler now comes into open Court and accept said
appointment and files his bond herein, in these words (insert) which said
bond and the security thereto is approved by the Court. He is also now duly
affirmed as such guardian and files a copy of his affirmations in these words
(here insert) Whereupon letters of guardianship are granted and issued
to the said Jacob Chandler in these words (here insert) and further
proceedings herein are continued.

Robert J. Stanley's }
Estate } Comes now the administrator of said estate,
and files an exhibit of said estate or settlement
sheet in these words (here insert) whereby it appears that he stands charged
with the sum of nine hundred and fifty six dollars and thirty two cents,
said administrator claims a credit of eight hundred and twelve dollars
and sixty five cents, for sums paid out by him in discharge of the debts due
and demands outstanding against said estate, expenses of administration
including desperate debts, which deducted from said sum of nine
hundred and fifty six dollars and thirty two cents, leaves the sum of
One hundred and forty three dollars and sixty seven cents, which last
named sum said administrator now pays into Court,
said administrator now files the Vouchers referred to in said report of
final settlement numbered from one to fifty two inclusive which are
examined and approved by the Court. And the Court having examined
the acts and doings of said administrator herein, find that said estate
has been fully and fairly administered, and now here confirms and

Wednesday November 15th A.D. 1851 3rd day of the term

approves the same and order that he be discharged from any further duties as such administrator,

It is ordered by the Court that said sum of One hundred and forty three dollars and sixty seven cents paid into Court be distributed and paid out by the clerk as follows,

To Martha Stanley the widow of said deceased	the sum of	\$147.89
" the guardian of Robert B. Stanley, who is a minor	" " "	95.78

Recd of Arthur D. Parker clerk of the Probate Court of the County of Hendricks ninety five dollars and seventy eight cents, in full of the above amount above ordered to be paid to me as guardian of the estate of Robert B. Stanley a minor. Nov. 15. 1851.

Recd of Arthur D. Parker Clerk of the Probate Court forty seven dollars and eighty nine cents in full of my distributed share of the estate of my deceased husband Barclay Stanley dec'd
 Nov 17, 1851. Martha Stanley

And Court adjourned until tomorrow morning eight o'clock.

A. W. Bland

Thursday, November 13th A.D. 1851 & 11th day of the term

Thursday Morning, November thirteenth in the year of our Lord One thousand eight hundred and fifty one.

Court met pursuant to adjournment,

Present the Honorable Abraham Wland sole Judge of said Court,

Caleb Sumner }
Estate }

Comes now the administrator of said estate, and files in open Court, an exhibit of said estate or settlement sheet in these words, (here insert) wherein it appears that he stands charged with the sum of three hundred and twenty dollars, and thirty nine and three fourth cents (\$320.39 3/4) which is the whole amount of assets that has come to his hands as such administrator,

Said administrator claims a credit a credit of two hundred and ninety four dollars and twenty one dollars cents and a half, which deducted from said sum of three hundred and twenty dollars and thirty nine and three fourth cents, leaves the sum of twenty six dollars and eighteen and one fourth cents in the hands of said administrator, which amount said administrator now pays into Court. Said administrator now files the vouchers referred to in said settlement sheet, which are examined and approved by the Court.

And the Court having, examined the premises, and being sufficiently advised therein, find that said estate has been fully and fairly administered, and now here approves and confirms the acts and proceedings of said administrator, and order that he be discharged from any further duties as such administrator,

It is ordered by the Court that the said sum of twenty six dollars and eighteen and one fourth cents, be distributed and paid out by the Clerk as follows

To Rebecca Sumner widow of said deceased,	the sum of	\$ 8.75
" Pleasant Sumner one of the heirs of said estate	the sum of	\$ 2.91
" Mary Hardwick wife of Younger Hardwick	" " "	\$ 2.91
" Rachel Ritter " " John Ritter	" " "	\$ 2.91
" Janetta Sumner	" " "	\$ 2.91
" Arcada Sumner	" " "	\$ 2.91
" Lydia Reynolds and Silas Reynolds Grand Children of the said deceased,	the sum of	\$ 2.91

Recd of J.D. Parker Clerk fourteen dollars and fifty four cents, in full of the distribution share of Rebecca Sumner, Janetta Sumner and of Rachel Ritter, of the estate of Caleb Sumner decd, Dec, 22, 1851.

John Ritter

(See order on file for the above payments, among the papers of the estate)

Recd of J.D. Parker \$ 2.91 in full of the distribution share of Pleasant Sumner one of the heirs of Caleb Sumner decd, Feb. 26 1853.

William B. Cason

May 19, 1853 Recd of J.D. Parker two dollars and ninety one cents in full of the distribution share of Mary Hardwick (order on file)

John Ritter

Feb. 13, 1857 of J.D. Parker By John Evans two dollars and ninety one cents in full of the distribution share of Arcada Sumner one of the heirs of Caleb Sumner decd. Younger Hardwick's guardian

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Thursday November 13th A.D. 1851 + 14th day of the term

James Logan's }
Estate } Comes now the administrator of said estate, and on his motion
this estate is continued,

Nancy McDaniel's }
Estate } Comes now the administrator of said estate, and files
a report herein in these words, (here insert) whereby it
appears that in pursuance of an order of this Court heretofore made, he did sell
a certain parcel of land, belonging to said estate, at private sale, to one Moses Pike
for the sum of thirty eight dollars, that being more than the appraised value
thereof, and the Court being sufficiently advised in the premises approve
and confirm said sale, And on Motion this estate is continued.

Samuel Barker Sr }
Estate } It is ordered by the Court, upon proof being made as
to the identity of the heirs of said estate (in open Court)
that the sum of fifty one dollars and

Enoch Davis }
Estate } Comes now the executor of said estate and on his motion this estate
is continued,

Nathan Davis }
Estate } Comes now the administrator of said estate and on his
motion this estate is continued

James S. Dickens }
Estate } Comes now the administrator of said estate and on his
motion this estate is continued,

Solomon Shepherds }
Estate } Comes now the administrator of said estate, and
the Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting letters of administration
upon said estate, confirm the proceedings had by said Court, and ap-
prove the bond taken herein, said administrator files proof of the publi-
cation of the ^{notice of} granting of letters of administration upon said estate
in these words, (here insert) And further proceedings herein are
Continued

Thursday, November 13th A.D. 1851 & 14th day of the term

Jan. 31. 1852 Recd of J. D. Parker clerk thirty five dollars and seventy eight cents (including amt charged on inventory, in full of my distributive share of Thomas Shelton's Est.

W. Leon R. Shelton

Sept. 7. 1853 Recd of Joshua D. Parker twenty eight dollars and sixty four cents cash and eight dollars and fourteen cents in a note, making in all \$36.78cts in full of the distributive share of my wife in the estate of Thomas Shelton.

Edward Bray

June 12. 1854 Recd of J. D. Parker the note above referred to, in full of my distributive share of the estate of Thomas Shelton decd.

John H. Bray

Samuel Parker Sr
Estate

Now at this time comes Samuel B. Parker, who being duly sworn, testified in open Court as to the identity of the heirs to said estate, he also testified that Isaac, Jesse, and Samuel J. Parker sons of the said Samuel Parker Sr, deceased each received as an advancement from their father the said Samuel Parker Sr, deceased, the sum of one hundred dollars each. It is therefore ordered that said sum of sixty one dollars and forty six cents heretofore paid in to Court be distributed and paid out to the widow and heirs of said estate as follows:

- To Jane Parker widow of said decedent the sum of \$20.48 1/2
- " Sathia Swaim & Zipporah Swaim his wife who is an heir to said estate 5.85 1/2
- " Mary McCloud wife of John McCloud 5.85 1/2
- " Enoch W. Parker 10 5.85 1/2
- M. A. William A. Parker 10 5.85 1/2
- " Semima Hocket wife of Benjamin Hocket 5.85 1/2
- " Mitchell B. Parker *minus* 5.85 1/2

And it is further ordered that the remaining five dollars and eighty five cents and two thirds be retained in ^{in this Court, in full} the heirs of Rebecca the daughter of said decedent shall be satisfied, identified,

Nov. 10. 1851. Recd of J. D. Parker clerk twenty dollars and forty eight and two thirds cents in full of my distributive share of Saml. Parker Sr. decd.

Jane ^{mark} Parker

Nov. 14. 1851. Recd of J. D. Parker clerk twenty five dollars and eighty five cents in full of my distributive share of the estate of Saml. Parker Sr. decd.

Mary A. W. Parker

Dec. 30. 1851 Recd of J. D. Parker clerk five dollars and eighty five cents in full of my distributive share of the estate of Saml. Parker decd.

Enoch W. Parker

Aug. 12. 1853 Recd of J. D. Parker five dollars and eighty five cents in full of the distributive share of my wife Mary McCloud, of the estate of Samuel Parker decd.

John ^{mark} McCloud

July 27. 1853 Recd of J. D. Parker five dollars and eighty five cents in full of the distributive share of my wife Zipporah in the above estate.

Sathia Swaim

Recd of Joshua D. Parker five dollars and eighty five cents in full of my distributive share of the estate of Saml. Parker decd. May 9. 1855.

Semima ^{mark} Hockett

Recd. of Joshua D. Parker five dollars & eighty five cents in full of my distributive share of the estate of Saml. Parker decd. Nov. 20. 1856

Mitchell B. Parker

Thursday, November 13th A.D. 1831 4th day of the term

William L. Ross }
Estate }

Comes now the administrator of said estate, and the Court having examined the acts and proceedings of the Clerk, had herein in vacation in granting letters of administration upon said estate in these words confirms the same, and approves the bond herein taken, said administrator now files a copy of the oath of appraisers in these words, (here insert) also an Inventory and Sale Bill, in these words and figures, (here insert) He also files in open Court proof of publication of the notice of the grant of letters of administration upon said estate, in these words, (insert) Said administrator also files a petition, in these words, (here insert) praying the Court to make an order for the sale of certain fat hogs belonging to said estate, Whereupon it is ordered that said administrator proceed to sell said hogs at private sale for not less than the full appraised value thereof, and that he report the same into this Court at the next term, until when this estate is continued

Milton Hendricks et al }
Minors }

The petition of Milton Hendricks and Leatharine Hendricks is now presented to the Court in these words (here insert) whereby it appears that they are minors over the age of fourteen years and have no guardian appointed to take care of their estates and praying the Court to permit them to make choice of some suitable person as their guardian for the purpose aforesaid, ^{being so permitted by the court} and thereupon the said Milton now in open Court makes choice of Mr. Young Short, and it also appears to the satisfaction, from an affidavit filed, in these words, (here insert) that the said Leatharine makes choice of the said Young Short for her guardian for the purpose aforesaid. William L. P. Morton now comes into open Court and files his petition, in these words, (here insert) wherein it appears that Harriett, Hendricks, and Rosanna Hendricks are minors under the age of fourteen years and have no guardian appointed to take care of their estates, also praying therein that the Court appoint some suitable person their guardian for the purpose aforesaid, and thereupon the Court appoints Young Short guardian of the estates of the said Milton, Leatharine, Harriett & Rosanna, Hendricks, the said Young Short now comes into open Court and accepts said appointment and files his bond herein to the acceptance of the Court in these words, (here insert) He is also duly sworn as such guardian and files a copy of his oath in these words, (here insert) Whereupon letters of guardianship are granted and issued to the said Young Short, in these words (here insert) and further proceedings herein are continued

And Court adjourned until tomorrow morning nine o'clock.

A. Bland

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Friday November 14th A.D. 1851 & 5th day of the term

Friday morning November fourteenth in the year
of our Lord One thousand eight hundred and fifty one

Court met pursuant to adjournment
Present the Honorable Abraham T. Bland sole Judge of said Court.

John Derrough's

Estate } Comes now the administrator of said estate, and files a report
herein, in these words, (insert) whereby it appears that he
has received the full amount of the purchase money for the lands heretofore sold by
him to Thomas D. Beaville, belonging to said estate, to wit: The South East quarter
of section twenty four in Township sixteen north of Range two west

Whereupon the Court appoints Jonathan S. Harney a Commissioner to make and
execute a deed of conveyance for said premises to said Thomas D. Beaville

the said Jonathan S. Harney now comes into open Court and files a report herein,
in these words, (here insert) whereby it appears that he has made and executed
such deed of conveyance to the said Thomas D. Beaville for said premises,
said Commissioner now presents said deed to the Court, and now here acknowledges
the same in open Court, which said deed and the certificate of acknowledgement
thereon, are in these words, (here insert deed)

It is ordered by the Court that said deed of conveyance be delivered by over
to the said Thomas D. Beaville as evidence of his title to the premises therein
mentioned and described. It is further ordered that Jonathan S. Harney
be allowed the sum of two dollars and fifty cents for his services herein as
such Commissioner,

John Pracey's

Estate } Comes now the administrator of said estate, and makes
and files a report herein in these words, (here insert)
wherein it appears that he has received the full amount of the purchase money for
the lands heretofore sold by him to one William May, belonging to said estate
to wit: The West half of the South West quarter of section twenty six in
Township seventeen north of Range one West, and praying the Court to
appoint some suitable person a Commissioner to make and execute a deed
of conveyance for said premises to the said William May

Whereupon the Court appoints Edmund Clark a Commissioner
Commissioner to make and execute such deed of conveyance to the said
William May for said premises and report the same into this Court
at the present term, and day is given.

Friday November 14th A.D. 1831 & 5th day of the term

Thompson Farmers
Estate

Comes now the administrator of said estate, And the Court having examined, the acts and proceedings of the Clerk had herein in vacation in granting letters of administration upon said estate, Confirms the granting of said letters and approves the bond herein taken, Said administrator now files a copy of the oath of appraisers, in these words, (here insert) also an Inventory and appraisement of the personal and real estate of said deceased, in these words, (here insert) And said administrator also files in open Court his petition praying the Court for an order to sell certain Real estate belonging to said estate, and made assets in the hands of said administrator for the payment of the debts dues and demands outstanding against said estate, in these words, (here insert) And said administrator also files in open Court the Consent in writing of the heir to said estate, wherein said heir, ^{names the issuing and series of process &} acknowledges that the personal estate of said decedent is insufficient to pay and satisfy the debts dues and demands outstanding against said estate and expenses of administration, and Consents that an order may be made for the sale of all the real estate of which said decedent died seized and made assets in the hands of said administrator for the purposes aforesaid, which said Consent is in these words, (here insert) And said administrator now files his additional bond herein, which is approved by the Court, in these words (here insert)

It is thereupon ordered by the Court that the real estate mentioned and described in said petition, and of which said decedent died seized tenant; The North end of the West half of the North West East quarter of Section nine in township sixteen North of Range two west, estimated to contain forty acres, be sold and made assets in the hands of the administrator for the payment of the debts dues and demands outstanding against said estate and expenses of administration;

And that said administrator proceed after advertising the same according to law, to sell said real estate at public sale for a sum not less than two thirds of the appraised value thereof, upon the following terms and Conditions, to wit; One third of the purchase money to be ^{paid} made in six, one third in twelve and the remaining one third in eighteen months, from the day of sale, the purchaser giving notes therefor, payable to the administrator with good freehold security, without any relief whatsoever from the valuation or appraisement laws; And it is further ordered by the Court that said administrator make report of his proceedings herein at the next term, ~~next term~~ ^{next term} ~~when~~ ^{when} ~~the~~ ^{the} ~~estate~~ ^{estate} is continued, Said administrator makes proof of the publication of the notice of the granting of letters of administration upon said estate, in these words (insert) And on his motion this estate is continued

Friday November 14th A.D. 1851 & 5th day of the term

Winds to the estates of Daniel Potter dec'd } Comes now the guardian of said heirs and files in open Court, three separate settlement sheets, in these words (here insert) whereby it appears that he stands charged with the sum of forty eight dollars, and fifty seven cents to each of said heirs to wit, Daniel, Polly, and William Potter. Said Guardian also claims a credit of thirty dollars and sixty cents each for said money by him paid out for the benefit of said heirs, leaving the sum of seventeen dollars and ninety seven cents in his hands due each of his said wards. Said Guardian files the vouchers referred to in said report, which are now examined and approved by the Court. Said Guardian also now files three separate notes for the sum of seventeen dollars and fifty seven cents each, given by Zadock Potter and Thomas Howell, to him as said Guardian, which covers the whole amount with which he stands charged.

And the Court after having examined the premises, confirm and approve the acts and doings of said guardian and order that they be discharged from any further duties as such. Comes now Daniel Potter one of said heirs and files his petition herein, in these words (here insert) wherein it appears that he is a minor, over the age of fourteen years, and has no guardian to care of his person & estate, praying the Court to permit him to choose some suitable person as his guardian for ^{said} purposes and being so permitted by the Court, he now here makes choice of William Merritt. Zadock ^{Potter} also files in open Court his petition, in these words (insert) stating therein that the said Polly Potter and William Potter are minors under the age of fourteen years and have no guardian appointed to take care of their ^{persons &} estates, and praying the Court to appoint some suitable person as their guardian for said purposes.

And thereupon the Court appoints the said William Merritt Guardian of the ^{persons &} estates of the said Daniel, Polly, and William Potter. The said William Merritt now comes into open Court and accepts said appointment, and files his bond herein to the acceptance of the Court in these words (here insert) He is also duly sworn as such guardian and files a copy of his oath in these words (here insert) Whereupon letters of guardianship are granted and issued to the said William Merritt, in these words (here insert) and further proceedings herein are continued. It is further ordered that the Clerk pay over to the said William Merritt Guardian as aforesaid the notes deposited in Court by the said Lemuel Christian. It is also ordered that the said Lemuel Christian be allowed the sum of five dollars to be paid equally out of the estates of the said Daniel and William Potter, for his services as guardian herein. Wm Merritt

John C Moberly by his next friend Buckner P. Hytens }
Simeon C. J. Moberly & Mary Moberly }
Petition for Partition
Comes now the said petitioner by Harry Gregg his solicitor, and the said defendants being three times severally called, come not but make default; and thereupon the petitioner presents and shows to the Court the original process herein issued, in these words (insert) and the Sheriff returns thereon in these words (here insert) whereby it appears to the

and the notes mentioned in the above entry Feb 9, 1852.

Friday November 14th A.D. 1837 & 5th day of the term

to the satisfaction of the Court, that the said defendants have each been duly served with process more than ten days before the first day of the present term of this Court, but because it appears to the Court that each of said defendants are minors within the age of twenty one years, therefore, on motion of said petitioner, Simon J. Hadley is appointed guardian ad litem of said defendants, and the said Simon J. Hadley as such guardian now appears in open Court and files the answer of said defendants, in these words, (here insert). And it being proved to the satisfaction of the Court, from the testimony adduced, that the matters and things set forth in said petition are true,

It is ordered adjudged and decreed that partition be made of the lands described in said petition, to wit: The South East quarter of section ~~thirty~~ thirty two (32) and the South West quarter of section thirty three, in township sixteen North, of Range One West, except twelve acres and seventy eighth hundredths of an acre thereof described as follows, Beginning at the South West Corner of said section thirty three, running thence north with section line six poles and fourteen links, Thence North forty seven and a half degrees east, thirty two poles and ten links; thence north eighty five degrees East, ~~thirty~~ ^{eighty} five poles and thirteen links; thence South with section bearing, thirty four poles and eleven links to the section line; thence west with said section line eighty poles, to the place of beginning, as follows, That one third part thereof be assigned and set off to said petitioner John C. Moberly his heirs and assigns in severally forever; that one third part thereof be assigned and set off to said defendant Limeon C. J. Moberly his heirs and assigns in severally forever; and that the remaining one third part thereof be assigned and set off to the said Mary Moberly her heirs and assigns in severally forever. And for the purpose of carrying into effect this decree the Court now appoints Job Hadley, Martin Gregg and Thomas Nichols disinterested freeholders, residents of the County of Hendricks, and not of him or either of the parties, Commissioners, to make partition of said lands in accordance with this decree,

It is further ordered that said Commissioners make report of their proceedings in the premises at the next term of this Court, and further proceedings herein are continued,

Friday November 14th A.D. 1851 & 5th day of the term

Joseph Osban & Elizabeth his wife,
William McDonald, Joseph Brown
Martha his wife, Jacob McKee and
Nancy his wife, Cynthia McDonald &
Phoebe McDonald.

Susannah Thompson, David McDonald
Lydia McDonald & Anderson McDonald

Petition for partition

Gregory and Thomas Nichols, Commissioners appointed at the present term of this Court to make partition of certain lands herein, and file the writ of partition issued herein, in these words (insert) also a copy of their oath enclosed thereon, in these words, (insert) together with the following report, to-wit:

State of Indiana } Probate Court at the November Term A.D. 1851.
Hendricks County }

To the Honorable Judge of said Court.

We the undersigned Commissioners appointed at the present term of this Court to make partition of the above described lands agreeably to the above writ, After being duly qualified and on actual view of the premises do unite in making the partition as follows.

We do assign and set off to Martha Brown to her and her heirs in severally forever, the following described lot or parcel of land, it being part of the West half of the South West quarter of section seventeen in township fifteen North of Range one West, as follows, Beginning at the North West corner of said half quarter, Thence East with the section bearing thirty nine poles and fourteen links to where a Birch 36 in bears S 87^o E and a H Oak 38 N 18^o E 25 1/2 lks distant, Thence South seventy two poles and twenty two links, Sycamore 2 N 88^o E 11 lks Thence West thirty nine poles and fourteen links W Elm 13 N 79 W 22 lks and a B Oak 28 S 29^o W 66 lks Thence North with the section line seventy two poles and twenty two links to the beginning, estimated to contain eighteen acres, and designated on the annexed plat as lot No 1.

And we do assign and set off to Nancy McKee to her and heirs in severally forever, the following described lot or parcel of land, it being a part of the West half of South West quarter of section seventeen in township fifteen North of Range one West as follows. Beginning at the North East corner of said half quarter, Thence South with the line seventy two poles and twenty two links, W Walnut 18 N 20 E 20 1/2 and a Sycamore 24 S 88 E 53 Thence West thirty nine poles and fourteen links, Thence North with the East line of Lot No 1 seventy two poles and twenty two links, thence East thirty nine poles and fourteen links to the beginning, estimated to contain eighteen acres, known and designated on the annexed plat as lot No 2.

And we do assign and set off to Cynthia McDonald to her and her heirs in severally forever the following lot or parcel of land being a part of the West half of the South West quarter of the above said section seventeen S 15 N of R 1 W as follows, Beginning at the South West corner of the above half quarter, thence North with the section line eighty eight poles and twelve links to the South West corner of Lot No 1

Friday November 14th AD 1837 & 5th day of the term

Thence East with the line thirty two poles and fourteen links where a β Walnut
 11 in $S 75^{\circ} W - 20$ lbs and 7 poles West of the corner of Lots 1 & 2 Thence South Eighty
 eight and a half poles where a Sugar 15 in $N 89^{\circ} E - 87$ links, Thence West with
 the section line thirty two poles and fourteen links to the beginning estimated
 to contain eighteen acres, known and designated on the annexed plat
 as Lot No 3. And we do assign and set off to Phoebe McDaniel to her &
 heirs and assigns, in severally forever, the following lot or parcel of land
 being a part of the West half of the South West quarter of section the above
 said section 17 T 15 N of R 1 W. Beginning thirty two poles and fourteen links east
 of the South West corner of the section at the South East corner of Lot No 3 Thence
 north with the East line of Lot No 3 eighty eight and a half poles, Thence East
 thirty two poles and fourteen links where a cherry 16 in $S 34^{\circ} 2' W - 211$ lbs.
 Thence South eighty eight and a half poles where a beech 10 $S 72^{\circ} W - 12$ lbs
 and a Buckeye 14 $S 46^{\circ} E - 7$ lbs, thence west with the section line thirty two poles
 and fourteen links to the beginning estimated to contain eighteen acres
 and known and designated as lot No 4.

And we do assign and set off to Lydia McDaniel to her and heirs forever
 the following lot or parcel of land it being a part of the West half and a part of the
 South East quarter of the South West quarter of the above said section 17 T 15 N of
 R 1 W as follows Beginning at the North West corner of said South East
 quarter of the South West quarter of aforesaid section, Thence North seven
 poles and seven links to the South East corner of Lot No 1. Thence West
 fourteen poles to the North East corner of Lot No 4. Thence South eighty
 eight and a half poles to the South East corner of Lot No 4; Thence East with
 the section line forty four poles and fifteen links where a Buckeye 6 in $N 50$
 $N 27^{\circ} W - 6$ lbs and a R Elm 6 $N 56^{\circ} E - 30$ links; Thence North Eighty and three
 fourth poles to where a Sugar 18 $N 49^{\circ} W - 37$ lbs and a do 12 $N 20 W - 41$ lbs
 Thence ~~West~~^{West} with the North line of the forty, thirty one poles to the beginning es-
 timated to contain twenty three and one fourth acres, and known and designated
 on the annexed plat as lot No 5.

And we do assign and set off to William McDonald to him and his
 heirs forever the following lot or parcel of land, it being a part of the South East
 quarter of the South West quarter and a part of the West half of the South East
 quarter of the above said section 17 T 15 N of R 1 W as follows, Beginning at the
 North East corner of the above said South East quarter of the South West quar-
 ter of the said section, Thence West forty eight poles and eight links to the
 North East corner of Lot No 5. Thence South eighty and three fourth poles
 to the South East corner of Lot No 5; Thence East with the section line eighty
 three poles and two links to where a P oak 30 in $S 63^{\circ} W - 54^{\frac{1}{2}}$ and a do 24
 $N 17^{\circ} E - 23$ lbs; Thence north seventy two poles and seven links where a
 Beech 18 in $N 11^{\circ} E - 26$ lbs and a M Oak 40 $S 70^{\circ} E - 16$ lbs; Thence west thirty four
 poles and twenty one links where a P Oak 26 $N 17^{\circ} W - 67^{\frac{1}{2}}$ lbs and a hickory 28
 $N 55^{\circ} W - 43$ lbs; Thence North eight poles and nine links to the begining where
 a R Elm 9 $N 53^{\circ} E - 33$ lbs and a hickory 18 $N 75^{\circ} W - 43$ links, estimated
 to contain forty acres, and known and designated on the annexed
 plat as lot No 6.

And we do assign and set off to David McDonald to him

Friday November 15th A.D. 1857 5th day of the term

and his heirs forever the following lot or parcel of land, it being a part of the West half of the South East quarter of the above said section 17 T. 15 N. of R. 1 W. as follows. Beginning at the South East corner of said half quarter, Thence north with the line seventy two poles and seven links where a M Hickory 8 N. 10 M 20 lbs and a Sugar 16 S. 25% M 41 lbs Thence West forty four poles and seven links to the North East corner of Lot No 6 Thence South seventy two poles and seven links to the South East corner of Lot No 6 Thence East forty four poles and seven links to the beginning, estimated to contain twenty acres and known and designated on the annexed plat as Lot No 7.

And we do assign and set off to Elizabeth Osborn to her and her heirs forever the following lot or parcel of land it being a part of the West half of the South East quarter of the above said section 17 T. 15 N. of R. 1 W. as follows. Beginning at the North West corner of said half quarter, Thence South eighty eight poles and twenty two links, Thence East thirty nine poles and fourteen links where a M Hickory 4 N. 40 M 8 1/2 and a Beech 24 S 14 E 24. Thence North eighty eight poles and twenty two links to where a Beech 24 N. 79 E 20 lbs. do 9 S 10 1/2 lbs. Thence West thirty nine poles and fourteen links to the beginning, estimated to contain twenty two acres and known and designated as Lot No 8.

And we do assign and set off to Anderson Millanil to him and his heirs forever the following lot or parcel of land it being a part of the West half of the South East quarter of the above said section 17 T. 15 N. of R. 1 W. as follows. Beginning at the North East corner of said half quarter, Thence South eighty eight poles and twenty two links to the ^{North} East corner of Lot No 7. Thence West thirty nine poles and fourteen links to the South East corner of Lot No 8. Thence North eighty eight poles and twenty two links, Thence East with line thirty nine poles and fourteen links to the beginning, estimated to contain twenty two acres and known and designated on the annexed plat as Lot No 9. All of which we submit to the Court.

In witness whereof we hereto subscribe our names this 15th day of November A.D. 1857.

John Hadley
Martin Gregg
Thos. Nichols

Plat of the aforesaid partitions

And said Commissioners now in open Court acknowledge said report and it is ordered adjudged and decreed by the Court that said report be in all things confirmed and that said partitions be firm and effectual forever as among said parties, as well the petitioners as the

Friday November 14th AD 1831 & 5th day of the term

said defendants. And it is ordered by the Court that Lot Hadley be allowed
nine dollars for services rendered as commissioner and surveyor, and
that Martin Gregg and Thomas Nichols each be allowed the sum of
four dollars and fifty cents as commissioners in making said partition
to be taxed up with the cost herein. And It is further ordered that said
petitioners and defendants herein pay the costs accrued in proportion to their
interests in said land.

Sarah D. Mahan ^{Child} }
Minors } Comes now the guardian of said Minors
and makes and files a report herein in
these words (insert) and further proceedings herein are continued

Hezekiah Morgan's }
Estate } The Court having examined the acts and
proceedings of the Clerk had herein in vacation
in granting letters testamentary upon said estate in S and being sufficiently
by advised therein, confirm the granting of said letters and approve the
bond herein taken, and further proceedings herein are continued

James Laverd's }
Estate } Comes now the administrator of said estate,
and the Court having the examined the acts and
proceedings of the Clerk had herein in vacation in granting letters of
administration upon said estate, and being sufficiently advised therein
confirm the granting of said letters and approve the bond herein taken
Said administrator now files proof of the publication of the grant
of letters of administration upon said estate in these words (insert)
and this estate is continued,

And Court adjourned until tomorrow morning
nine o'clock.

A. B. and

Saturday November 15th A.D. 1851 & 6th day of the term

Saturday Morning November fifteenth in the year
of our Lord One thousand eight hundred and fifty one,

Court met pursuant to adjournment
Present the Honorable Abraham T. Bland & Co. Judge of said Court

John Peany's
Estate

Comes now Edmund Clark the Commissioner appointed at
the present term to make and execute a deed to William May
for certain lands heretofore sold herein, and makes and files a report herein in
these words (here insert) said Commissioner now presents to the Court said deed
mentioned in said report, and said Commissioner now in open Court acknowledges
said deed, which said deed and the acknowledgment thereof are in these
words, (here insert) It is ordered that said deed be delivered over to the
said William May as evidence of his title to said premises,

And it is further ordered that the said Edmund Clark be allowed the
sum of Two dollars and fifty cents for his services as such Commissioner in executing
said deed of conveyance, And this estate is continued,

Perry Morley's
Estate

Comes now the administrator of said estate, and files
a report or statement of the condition of said estate
in these words, (here insert) whereby it appears that he has paid out on claims
against said estate stands charged with the sum of four hundred dollars and
eighty five cents, and that he is entitled to a credit of thirty five dollars and
twenty six cents for sums paid out by him in discharge of the debts dues and
demands outstanding against said estate and expenses of administration
and also the further sum of thirty six dollars and twenty six cents for money
by him now paid into Court, making together the sum of seventy one dollars
and fifty two cents leaving the sum of three hundred and twenty nine dollars
and thirty three cents for which last named sum said administrator now
deposits notes and accounts due said estate, which cover the whole amount with
which he stands charged, and the Court having examined the acts and proceed-
ings of said administrator in the premises confirm and approve the same, and on mo-
tion of said administrator he is discharged from any further as such, on account
of being unable to attend to the administration of said estate in consequence of
bodily infirmity,

Dec 6 1851 Rec. of J. D. Tucker Clerk the notes and accounts above referred to.

S. J. Woodley Adm^r

Perry Banks's
Estate

Comes now the administrator of said estate, and makes and files
proof of the notice of the publications of the notice of the granting
of Letters of administration upon said estate, in these words (here insert)
And on motion this estate is continued,

Saturday, November 15th A.D. 1831 & 6th day of the term

Mijah Keys }
Estate } Comes now the administrator of said estate, and the
Court having examined the acts and proceedings of the Clerk
had herein in vacation in granting letters of administration upon said estate
and being sufficiently advised therein, confirm the granting of said letters and
approve the bond herein taken, said administrator makes and files proof of
the publication of the notice of the granting of letters of administration upon said
estate in these words, (here insert) And this estate is continued

James M. Masters }
Estate } Comes now the administrator of said estate, and the
Court having examined the acts and proceedings of the Clerk
had herein in vacation in granting letters of administration upon said estate,
and the Court being sufficiently advised in the premises confirm the granting of
said letters and approve the bond herein taken, said administrator files proof of the
publication of the notice of the granting of letters of administration upon said estate
in these words (insert) and this cause is continued

John A. Sefcus }
Estate } Comes now the administrator of said estate, and the
Court having examined the acts and proceedings of the
Clerk had herein in vacation in granting letters of administration upon said estate,
and being sufficiently advised therein, confirm the granting of said letters and
approve the bond herein taken, said administrator now makes and files proof
of the publication of the notice of the granting of letters of administration upon said
estate, in these words, (here insert) And on motion this estate is continued,

Saturday November 15th AD 1831 26th day of the term

Caleb L. Green and Amanda Green

Petition for Partition

John M. Roach, William M. Roach, Frances A. Green, John Green, Elizabeth Snodgrass, James Snodgrass, Charles L. Roach, Isabella Roach, Mary Roach, Leanna Roach, Sarah B. Roach, George L. Roach & Mary Roach.

Come now the petitioners by Withernow and Miller their attorneys, and the said defendants being, thine severally called, come not but make default, said petitioners now prove to the satisfaction of the Court, by the affidavit of a disinterested person, in these words (here insert) that the said defendants, John M. Roach, William M. Roach, John Green and Frances A. Green, who are nonresidents of the State of Indiana, have been duly notified of the filing and pendency of said petition, by three successive publications in the Danville Weekly Advertiser, a weekly newspaper of general circulation printed and published in the town of Danville in the County of Mendrich, the last one of which said publications was made more than thirty days before the first day of the present term of this Court, and said petitioners also present and shew to the Court the writ herein issued and the sheriff's return thereon, ^(insert) whereby it appears to the Court that the said defendants Mary Roach, Elizabeth Snodgrass, James Snodgrass, Charles L. Roach, Isabella Roach, Mary Roach jr, Leanna Roach, Sarah B. Roach and George L. Roach have all been duly served with process more than ten days before the first day of the present term of this Court. And thereupon on motion it is ordered adjudged and decreed that said petition and the matters and things therein contained be taken as confessed and held to be true as to the said adult defendants, to wit: Mary Roach, John M. Roach, William M. Roach, Frances A. Green, John Green, Elizabeth Snodgrass, and James Snodgrass; but because it appears to the Court that the said defendants, Charles L. Roach, Isabella Roach, Mary Roach jr, Leanna Roach, Sarah B. Roach and George L. Roach, are each minus within the age of twenty one years, therefore, on motion of the petitioners Nicholas T. Hadley is appointed guardian ad litem, of said infant defendants, and the said Nicholas T. Hadley as such guardian now appears and files the answer of said defendants, in these words, (here insert) Said petitioners now file a written agreement executed by Reuben M. Buchanan guardian of the estates of said infant defendants, in these words, (here insert) whereupon this cause is submitted to the Court, upon petition, default of adult defendants, answer of infant defendants, ^{as appearing} title papers, agreement of the guardian of the estates of the infant defendants, and oral testimony here adduced, all of which being heard inspected and understood by the Court, it is adjudged that at the time of the death of the said Ash Craft Roach he was the owner in fee simple of the lands described in said petition as is therein stated, and that he left as his heirs and legal representatives the persons in said petition mentioned and none others, and that previous to his death the said Ash Craft Roach conveyed to the said John M. Roach, William M. Roach, John Green & Frances his wife, James Snodgrass and Elizabeth his wife, the several pieces of land by way of advancement as therein stated, and the Court further find & adjudge that at the time of the conveyance of the said land to the said John M. Roach the same was of the value of eight hundred dollars, and that at the time of the con-

Saturday, November 15th AD 1831 46th day of the term,

revenue of the said piece of land to the said William H Roach, ^{the same} was of the price and value of five hundred and fifty dollars; that at the time of the conveyance of said piece of land to the said John Green & Francis Green the same was of the price and value of four hundred and fifty dollars, (only two hundred of which, was given by way of advancement) and that at the time of the conveyance of said piece of land to said James Snodgrass and Elizabeth Snodgrass the same was of the value of two hundred and seventy five dollars; And it appearing to the satisfaction of the Court that the said defendants as well as the said petitioners are entitled to partition of said lands as prayed for in said petition, And that Mary Roach the widow of said deceased, is entitled to the assignment of dower in said premises. It is therefore ordered by the Court, that by the oaths of Job Madley, ^{Commissioner of the Court} ~~Markus Gregg~~ and Thomas Nichols, three disinterested freeholders residents of said County of Mendicks and not of kin to either of the parties, one full and equal third part of the said lands in said petition described (except that portion so conveyed by way of advancement as aforesaid) be assigned and set off to the said Mary Roach as her dower estate, and that by the oaths of the same Job Madley, ^{Commissioner of the Court} ~~Markus Gregg~~ and Thomas Nichols partition be made of said lands subject to said dower estate, in the following proportions to wit: To the said John Calvin L Jessup and Amanda Jessup one equal eleventh part; To John H Roach one eleventh; To William H Roach one eleventh; To John Green and Francis estimating his advancement therein at eight hundred dollars; To William H Roach one eleventh, estimating his advancement therein at five hundred and fifty dollars; To John Green and Francis Green one eleventh, estimating their advancement therein at two hundred dollars; To James Snodgrass and Elizabeth Snodgrass one eleventh, estimating their advancement therein at two hundred and seventy five dollars; To Charles L Roach one eleventh; To Isabella Roach one equal eleventh; To Mary Roach, jr one equal eleventh; To Leanna Roach one equal eleventh; To Sarah B. Roach one equal eleventh part, and to George L. Roach one equal eleventh part of said land. And it is further ordered that a writ of partition issue to the Sheriff of Mendicks County Commanding him to cause said dower to be assigned and partition and partition to be ascertained made according to the this decree and that he cause said Commissioners to make report of their proceedings herein at the next term of this Court until when this Cause is continued.

Ruth M. Baly }
 Estate } seems now the administrator of said estate, and makes and files proof of the publication of the notice of the grant of letters of administration upon said estate, in these words (in part)

And Court adjourned until to morrow morning nine O'clock.

A. B. Manda

Monday November 17th AD 1851 & 7th day of the term

Monday morning November seventeenth in the year of our Lord
One thousand eight hundred and fifty one.

Court met pursuant to adjournment,
Present the Honorable Abraham Bland Sole Judge of said Court,

John Cook Sr. }
Estate } Comes now the administrator of said estate, and pays into Court
the sum of fifty dollars, and this estate is returned,

Isaac Stephenson's }
Estate } Comes now the administrator of said estate, and makes and
files a report of final settlement herein, in these words, (here
insert) whereby it appears that he stands charged with the sum of six hundred and
eighty six dollars and eighty four and one half cents, which is the whole amount
of assets which has come to his hands belonging to said estate, said administrator
claims a credit of six hundred and seventy six dollars and thirteen cents, for money
paid out by him in discharge of the debts due and demands outstanding against
said estate, expenses of administration including amount retained by the admin-
istrator for his services herein, amounts distributed among the heirs of said estate,
and amounts heretofore paid into Court, which amount deducted from said sum
of six hundred and eighty six dollars and eighty four and one half cents leaves
the sum of ten dollars and seventy one cents and a half in the hands of said
administrator; which said sum he now pays into Court which covers the
whole amount with which he stands charged, said administrator files
vouchers in support of the claims by him paid out and amounts distributed
among the heirs of said estate, numbered from one to twenty five inclusive
which are examined and approved by the Court, and the Court having exam-
ined all the matters and things touching the administration of said
estate and being sufficiently advised therein find that said estate has
been fully and fairly administered now here confirms and approves the
acts and doings of said administrator in the premises, order that he
be discharged from any further duties as such,

Heirs to the estate of }
Clarissa Carmichael dead } Comes now William Johnson and files his petition
herein, in these words, (here insert) whereby it appears
that the said Eliza Lyon and Virgil Lyon are minors over the age fourteen years and have
an estate coming to them from their mother and have Clarissa Carmichael (and
have no person to take care of their persons and estates, and also that the said
Nancy Ann Carmichael has an estate coming to them from the estate of her said
mother Clarissa Carmichael and has no guardian appointed to take care of the
same, and it appearing to the satisfaction of the Court that the said Eliza and
Virgil have failed to nominate a suitable person as their guardian
and thereupon the Court appoints James H. Pope guardian of the persons

Monday, November 17th 1831 & 7th day of the term

and estates of the said Eliza and Virgil, and of the estate of the said Nancy Ann, the said James N. Pope now comes into open Court and accepts said appointment and files his bond herein, with security which is approved by the Court, in these words (insert) He is also duly sworn as such guardian and files a copy of his oath in these words (insert) Whereupon Letters of Guardianship are granted and issued to the said James N. Pope in these words (insert) And further proceedings herein are continued,

George (Banks) }
Estate } comes now the executor of said estate, and files his amended Memorial herein, in these words, (insert) making the heirs and legatees of William J. Banks deceased, defendants therein: Eliza Ann Banks his widow and children David, Belinda, who has intermarried with Samuel Houchins, Rhoda, George, Mary, Amantha, Martha, Albatine, William, George and Charles Banks, and it appearing to the satisfaction of the Court that the said defendants as well as the defendants, Samuel O. Banks and Nancy Bunton are nonresidents of the State of Indiana It is therefore ordered that notice of the filing of said Memorial and amended memorial be given to said nonresident defendants by publication in the "Danville Weekly Advertiser" a weekly newspaper of general circulation printed and published in the County of Hendricks aforesaid, for three weeks in succession, the last one of which to be more than sixty days before the first day of the ^{next} term of this Court, notifying them to appear in said Court on the first day of the next February term thereof, to be holden at the Court house on the second Monday of said month, to shew cause if any they can why the real estate mentioned in said Memorial shall not be sold for the purposes therein stated, And further proceedings herein are continued,

Reuben C. Kiss et al }
Minors } comes now the guardian of said minors by Harvey Gregg his attorney and files a report herein in these words, (here insert) whereby it appears that at the time of the sale of certain lands belonging to said minors to one Jeremiah Buckhalter as heretofore reported to this Court, he executed and delivered to said guardian Buckhalter, a certificate of purchase for said premises; that after said said sale, and after the execution and delivery of said certificate of purchase to said Jeremiah Buckhalter and before the note executed by him for said premises became due and payable, he, the said Jeremiah Buckhalter for value received assigned and transferred the said certificate of purchase for said premises so sold to him, with all its benefits to one Thomas Hale, by endorsement in writing on the back thereof, under his own proper hand, and thereby directed and appointed that the deed for said premises sold to said Buckhalter as aforesaid upon the payment of the purchase money should be made to the said Thomas Hale his heirs and assigns. And it further appears that the said Thomas Hale

Monday November 17th AD 1831 8 7th day of the term

has paid the full amount of the purchase money for said premises; the said Thomas Hale
now files said Certificate of purchase given by said Guardian to said Jeremiah Buchhalter
and by him assigned over to the said Thomas Hale, said Certificate and the endorsement
thereon, and in these words (here insert). And thereupon it is ordered by the Court that a deed
of conveyance be made and executed to the said Thomas Hale for said premises, and
Jonathan S. Marvey is now appointed a Commissioner to make and execute such deed of
conveyance and report the same into this Court. The said Jonathan S. Marvey now
comes into open Court, and files a report herein, in these words, (insert) whereby it appears
that he has executed such deed of conveyance, and the said Jonathan S. Marvey now in open
Court acknowledges the same, which said deed and the acknowledgement thereof are in these
words, (here insert) It is ordered that said deed of conveyance be delivered over to the said
Thomas Hale as evidence of his title to said premises therein described. It is further or-
dered that the said Jonathan S. Marvey be allowed the sum of two dollars and fifty cents for
his services herein as such Commissioner in executing said deed of conveyance.

It is also ordered that a citation issue directed to the Sheriff of Boone County Commanding
him to cite Williams & Co the guardian aforesaid to personally be and appear in this Court
on the first day of next term, then and there to show cause if any he has why he does not
report or settle said guardianship. And further proceedings herein are continued,

Thomas Hillebrand

Heir & comes now the guardian of said heirs and files a report herein,
in these words (here insert) whereby it appears that since his last
report he has received interest belonging to his said wards to the amount of twenty
dollars, which added to the amount then reported (\$129.10) makes the sum of one hun-
dred and forty nine dollars and ten cents, with interest thereon from the twenty
third day of August last. It also appears that his said ward Martha Ann has
intermarried with one Thomas J. Pope, who is over the age of twenty one years and
that he has paid over to the said Thomas J. Pope and Martha Ann the sum of
seventy one dollar and forty cents in full of her share, leaving in the hands of said
guardian the sum of twenty seven dollars and seventy cents, belonging to his said
ward Elizabeth and to pay fees with, with interest thereon from the 23rd day of
August last past. Said Guardian files the vouchers referred to in said report,
which is examined and approved by the Court, and the Court having examined the
acts and proceedings of said guardian in the premises confirms and approves the
same and order that he be discharged as to the said Martha Ann and continued
as to the said Elizabeth.

Clarissa Carmichael

Estate of comes now the administrator of said estate,
and makes and files proof of the publication of the
notice of the grant of letters of administration upon said estate in these
words (here insert) And on his motion this estate is continued.

Monday November 17th A.D. 1831 & 7th day of the term

Ruth M. Bales
Estate

Comes now the administrator de bonis non of said estate, with the will annexed, and files an exhibit of said estate or settlement sheet in these words, (here insert) whereby it appears that he stands charged with the sum of four hundred and forty five dollars and seventy five cents, which is the whole amount of assets belonging to said estate, said administrator claims a credit of fifty four dollars and thirty seven cents for sums paid out on the debts, dues and demands outstanding against said estate, expenses of administration, and legacies, ^{amt paid and exp of \$3.00} which deducted from said sum of four hundred and forty five dollars leaves the sum of three hundred and ninety one dollars and thirty eight cents, for which amount said administrator now files the receipt of Abigail Brazleton to whom said estate was bequeathed by the last will and testament of the said Ruth M. Bales deceased, which fully closes the administration of said estate, said administrator files the vouchers referred to in said settlement sheet, which are examined and approved by the Court, and the Court having examined the matter and things touching the administration of said estate find that the same has been fully and fairly administered according to the last will and testament of said deceased, and confirms and approves the acts and doings of said administrator in the premises and order that he be discharged from any further duties as such.

It is ordered that the said three dollars paid into court by said administrator be paid out and distributed by the Clerk as follows.

To Isaac Bales the sum of one dollar	\$ 1.00
" William Bales the sum of	1.00
" William Brazleton the sum of	1.00

Sol Coburn

James M. Gregg Administrator
of the estate of John Lovin

vs
Plaintiff

Comes now the said plaintiff and defendant into open Court and file a written agreement in these words, (insert) the said plaintiff also files his account in these words, (here insert) And by agreement this cause is submitted to the summary decision of the Court, and the proofs and allegations of the parties being heard and the Court sufficiently advised in the premises find for the plaintiff and assess his damages at two dollars and twenty five cents. It is therefore considered by the Court that the said plaintiff recover of the said defendant administrator as aforesaid, the said sum of two dollars and twenty five cents the damages so assessed by the Court aforesaid, besides his costs and charges hereunto laid out and expended to be paid to him by the said administrator to be administered,

And Court adjourned until tomorrow morning nine o'clock

A. B. L. and

Tuesday, November 18th AD 1851 25th day of the term

Tuesday Morning November eighteenth in the year of our Lord One thousand eight hundred and fifty one.

Court met pursuant to adjournment.

Present the Honorable Abraham Bland sole judge of said Court.

John Mahan's

Estate

Comes now the administrator of the estate of Nancy M. Mahan, deceased, and files a report or exposé of the condition of this estate, in these words (here insert) whereby it appears that the said Nancy M. Mahan in her life time was the executor of the last will and testament of John Mahan her deceased husband, that at the May term of the Henricks Probate Court in the year AD 1839 the said Nancy M. Mahan executor as aforesaid made a settlement in said Court and filed an exposé of the same, showing that she had administered said estate and that there remained in her hands after such administration belonging to said estate the sum of Three hundred & five dollars and 22 cents, which under the will of said John was to remain in her hands for the support of the family & which said \$305.22 cents and more is contained in the Inventory & sale bill of the estate of said Nancy now on file in this Court which will descend to the heirs of said John & as Nancy and that the said estate of the said John Mahan has still been continued on the docket of this Court. It also appears that the said administrator since the death of the said Nancy M. Mahan, has paid off all fees against the estate of the said John accrued since the settlement aforesaid by said executrix, which closes up said estate, and the Court having examined the premises and being sufficiently advised therein is of the opinion that said estate should be closed and now her order that the same be so entered of record.

A. J. Gardner's

Estate

It is ordered by the Court that this estate be continued.

George Hedricks

Estate

It is ordered by the Court that this estate be continued.

Joseph Madolle's

Estate

It is ordered by the Court that this estate be continued.

Ezekiel Simon's

Estate

It is ordered by the Court that this estate be continued.

William Kelly's

Estate

It is ordered by the Court that this estate be continued.

Tuesday November 18th A.D. 1818 11th day of the term

John G. Smith's
Estate It is ordered by the Court that this estate be continued.

William L. Smith's
Estate It is ordered by the Court that this estate be continued.

Thomas B. Hayward's
Estate It is ordered by the Court that this estate be continued.

Robert Davison's
Estate It is ordered by the Court that this estate be continued.

Timothy Jessup's
Estate It is ordered by the Court that this estate be continued.

Amos Darnall's
Estate It is ordered by the Court that this estate be continued.

Isaac Stutter's
Estate It is ordered by the Court that this estate be continued.

John S. Maccoun's
Estate It is ordered by the Court that this estate be continued.

Thomas Griffin's
Estate It is ordered by the Court that this estate be continued.

William Miller's
Estate It is ordered by the Court that this estate be continued.

James Downard
Estate It is ordered by the Court that this estate be continued.

Tuesday November 18th A.D. 1851 & 8th day of the term

Samuel Adair's
Estate } It is ordered by the Court that this estate be continued

Henry Arnall's
Estate } It is ordered by the Court that this estate be continued

Eleazar Hemy's
Estate } It is ordered by the Court that this estate be continued

John Shelly's
Estate } It is ordered by the Court that this estate be continued

Alexander Fitemaster's
Estate } It is ordered by the Court that this estate be continued

Edith Jackson's
Estate } It is ordered by the Court that this estate be continued

John Sanders
Estate } It is ordered by the Court that this estate be continued

Miss Johnson's
Estate } It is ordered by the Court that this estate be continued

John Irwin's
Estate } It is ordered by the Court that this estate be continued

Leonard Foster's
Estate } It is ordered by the Court that this estate be continued

James Hinson's
Estate } It is ordered by the Court that this estate be continued

Thomas Fitzsimmons
Estate } It is ordered by the Court that this estate
be continued

Tuesday November 18th AD 1831 & 5th day of the term

Henry G. Todd Admr of the }
estate of Henry William Miller decd }
} In Exhanary
} It is ordered by the Court that this cause be continued
} Multadius Miller et al }

Samuel Scotts }
Estate } It is ordered by the Court that this estate be continued

James Wilsons }
Estate } It is ordered by the Court that this estate be continued

Isaac Lawrence's }
Estate } It is ruled by the Court that the administrators herein make a
report at the next term of this Court until when the same is continued

Thomas Harringtons }
Estate } It is ordered by the Court that this estate be continued

William Semans }
Estate } It is ordered by the Court that this estate be continued

Wright Goudys }
Estate } It is ordered by the Court that this estate be continued

Nathan Daviss }
Estate } It is ordered by the Court that this estate be continued

Joseph Wauers }
Estate } It is ordered by the Court that this estate be continued

Nancy W. Mahans }
Estate } It is ordered by the Court that this estate be continued

Zadock Le Jones }
Estate } It is ordered by the Court that this estate be continued

Richard Hesters }
Estate } It is ordered by the Court that this estate be continued

Tuesday November 18th AD 1831 & 8th day of the term

Harmon Hocketts }
Estate } It is ordered by the Court that this estate be continued

James H. Tompkins }
Estate } It is ordered by the Court that this estate be continued

Ezekiel Williams }
Estate } It is ordered by the Court that this estate be continued.

George Henrys }
Estate } It is ordered by the Court that this estate be continued

Sarah Irings }
Estate } It is ordered by the Court that this estate be continued.

Harmon Heatts }
Estate } It is ordered by the Court that this estate be continued

William W. Lecheads }
Estate } It is ordered by the Court that this estate be continued

William Morgan }
Estate } It is ordered by the Court that this estate be continued

John Lechner }
Estate } It is ordered by the Court that this estate be continued

Mercus D. Bonmifield }
Estate } It is ordered by the Court that this estate be continued

A. C. Roach's }
Estate } It is ordered by the Court that this estate be continued

Jesse Harris }
Estate } It is ordered by the Court that this estate be continued.

Jacob Shoemaker }
Estate } It is ordered by the Court that that this estate be continued

William Triggs }
Estate } It is ordered by the Court that this estate be continued

Michael Hudson's }
Estate } It is ordered by the Court that this estate be continued.

Tuesday November 18th A.D. 1837 5th day of the term

John Pouch Sr. Estate } It is ordered by the Court that this estate be continued

Enoch Williams Estate } It is ordered by the Court that this estate be continued

Sarah Tent alias Sarah Willis Estate } It is ordered by the Court that this estate be continued

Matter of John N. Milhite Legatee of Joseph Simpson Estate } It is ordered by the Court that this matter be continued

William Aruman's Estate } It is ordered by the Court that this estate be continued

Caleb Castetings Estate } It is ordered by the Court that this estate be continued

William Arden's Estate } It is ordered by the Court that this estate be continued

James M. Bant's Estate } Comes now the administrator of said estate, and on his motion this estate is continued for further process against the heirs of said estate,

Samuel Stanley Estate } It is ordered by the Court that this estate be continued

William McCluis Estate } It is ordered by the Court that this estate be continued

George Squilliam Estate } It is ordered by the Court that this estate be continued

Isaac Stanley Estate } It is ordered by the Court that this estate be continued

John Durwals Estate } It is ordered by the Court that this estate be continued

Eliazar Swaim's Estate } It is ordered by the Court that this estate be continued

Tuesday November 15th AD 1851 & 8th day of the term

Jesse M. Mochter's Estate It is ordered by the Court that this estate be continued

Woodson J. Baber's Estate It is ordered by the Court that this estate be continued.

John M. Droper's Estate It is ordered by the Court that this estate be continued

Thomas Munto's Estate It is ordered by the Court that this estate be continued.

John Blair's Estate It is ordered by the Court that this estate be continued.

Stephenson Toney's Estate It is ordered by the Court that this estate be continued

Mary Loun's Estate It is ordered by the Court that this estate be continued.

Alfred McCormack's Estate It is ordered by the Court that this estate be continued

Benjamin M. Hodson's Estate It is ordered by the Court that this estate be continued
Comes now the administrator of said estate and makes and files proof of publication of the notice of granting letters of administration upon said estate in these words (see insert) and this estate is continued,

John D. Nelson's Estate Comes now the administrator of said estate, and files a copy of the out of appraisement in these words (insert) also an Inventory and Sale bill of the personal property of said estate in these words (see insert) He also makes and files proof of the publication of the notice of granting letters of administration upon said estate, and this estate is continued,

Perry Wilcox's Estate The Court having examined the acts and proceedings of the Clerk herein in vacation in granting letters of administration upon said estate, and being sufficiently advised therein confirms the granting of said letters and approves the bond herein taken and this estate is continued,

Tuesday

Stephen Kaywoods }
Estate } It is ordered by the Court that this estate be continued
Letters of administration herein granted by the
Clerk in vacation be in all things confirmed and the bond herein taken is
approved, And this estate is continued

John Ross }
Estate } The Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting letters
of administration upon said estate and being sufficiently advised therein
confirm the granting of said letters and approve the bond herein taken
And further proceedings herein are continued,

William Mestis }
Estate } The Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting letters
testamentary upon said estate, confirm the granting of said letters
and approve the bond herein taken, and this estate is continued

Joseph S. Mabel }
Estate } The Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting letters
testamentary upon said estate, and being sufficiently advised therein
confirm the granting of said letters and approve the bond herein,
And this estate is continued,

Daniel Gooints }
Estate } The Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting letters
testamentary upon said estate, and being sufficiently advised therein
confirm the granting of said letters and approve the bond herein taken
and this estate is continued,

William O'Connor }
Estate } The Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting
letters of administration upon said estate and being sufficiently advised
therein, confirm the granting of said letters and approve the bond herein
the administration of said estate, now files proof of the publication of the
notice of the grant of letters of administration upon said estate, in these
words (here insert) And this cause is continued,

Tuesday, November 18th AD 1851 & 8th day of the term

Philip Waters }
Estate }

The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters of administration upon said estate, and being sufficiently advised therein, confirm the granting of said letters and approve the bond herein taken, the said administrator makes and files proof of the publication of the notice of the grant of letters upon said estate in these words (here insert) And on motion this estate is continued,

James Tolen's }
Estate }

The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters testamentary upon said estate, and being sufficiently advised therein confirm the granting of said letters and approve the bond herein taken, and this estate is continued,

Silas B. Cabot et al }
v. }
William T. Shuley et al }

In Chancery
It is ordered by the Court this cause be continued

Elija J. & Phillis Selch }
Minors }

The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters of administration & guardianship of the said minors to James Selch, and being sufficiently advised therein confirm the granting of said letters and approve the bond herein taken and further proceedings herein are continued

Heirs to the estate of }
David Curtis dead }

The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters of guardianship of the said heirs to Edmund Clark, confirm the granting of said letters and approve the bond herein taken, and further proceedings herein are continued,

John Poak's Estate }

It is ordered that the Clerk pay over to Thomas Nichols former sheriff the sum of four dollars and eleven and a half cents out of the monies paid into Court belonging to said estate, that being the amount of the fees taxed on citations and attachment issued against Sarah Polk administratrix of said estate, which have not been ordered to be paid by her.

Wm of J. D. Parker the above sum of four dollars and eleven cents ordered to be paid to me in the above estate Nov 19, 1851.

Thos. Nichols

And Court adjourned until Court in course

A. B. L. A. N. A.

Vacation Entries

Children of James Stevens
deceased

Be it remembered that on this fifth day of December in the year of our Lord One thousand eight hundred and fifty one, Willis Stevens filed in the clerk's office of the Probate Court of Mendocino County, his petition in these words (here insert) whereby it appears that he is a minor over the age of fourteen years, and has no guardian appointed to take care of his person and estate, and praying the Court to be permitted to make choice of some person as his guardian, and being permitted by said Clerk so to do, he now here makes choice of John Davis as his guardian, and Benjamin F. Davis also now files his petition herein in these words (here insert) whereby it appears that he has two nephews and one niece, to wit: Jesse Stevens, Milton Stevens, and Mary Stevens who are minors under the age of fourteen years, who have no guardian appointed to take care of their persons and estates, and praying the Clerk therein to appoint some suitable person their guardian for the purpose of taking care of their persons and estates, and thereupon the said John Davis is now appointed guardian of the persons and estates of the said Willis, Jesse, Milton and Mary Stevens, the said John Davis now comes and accepts said appointment, and files his bond therein, to the acceptance of the Clerk, in these words (here insert) said John Davis now is also duly sworn as such guardian, and files a copy of his oath, in these words (here insert) Whereupon letters of guardianship are granted and issued to the said John Davis in these words (here insert)

Attest J. D. Parker Clerk.
By N. B. Hadley D.C.

Perry Morley Estate.

Be it remembered that on the sixth day of December in the year of our Lord one thousand eight hundred and fifty one Simon T. Hadley is appointed administrator de bonis non of the estate of the said Perry Morley, deceased, the said Simon T. Hadley now files his bond as such administrator, which is approved, He is also now duly sworn as such administrator, and thereupon letters of administration de bonis non are granted and issued to the said Simon T. Hadley

Attest J. D. Parker Clerk.
By N. B. Hadley D.C.

Monday, February 9th AD 1852, & 1st day of the term.

At a term of the Probate Court of Hendricks County began and held at the Court-house in the town of Danville, on Monday the ninth day of February in the year of our Lord One thousand eight hundred and fifty-two by the

Present the Honorable Abraham V. Bland sole judge of said Court,

Hugh Stewart }
Minor }

Now at this time comes Henry Stewart and files his petition herein, in these words (here insert) wherein it appears that the said Hugh Stewart is a minor within the age of fourteen years, and has an estate coming to him, and his guardian appointed to take care of the same, and thereupon the Court appoints the said Henry Stewart guardian of the estate of the said Hugh Stewart the said Henry Stewart now comes into open Court, and accepts said appointment and files his bond herein, to the acceptance of the Court in these words (here insert) He is also now duly sworn as such guardian, in open Court, and files ~~his~~ a copy of his oath, in these words, (here insert) Whereupon Letters of guardianship are granted and issued to the said Henry Stewart in these words (here insert) And further proceedings herein are continued,

Venerotia De Hoopart }

Minor }

Comes now William M. Dinwiddie the security of Hughes M. White the guardian of said Minor, and files his petition herein verified by his oath, in these words (here insert) praying therein to be discharged from any further liability as such security, and the Court after having examined the premises and being sufficiently advised therein, order that the said William M. Dinwiddie be ~~disch~~ released from his securityship for said guardianship

Garet Cozines }
Estate }

Comes now Bennet Osborn and presents to the Court a power of attorney from John Cozines, one of the heirs to said estate, empowering the said Bennet Osborn to receive and receipt for his distributive share of said estate, which power of attorney is in these words (here insert) whereupon it is ordered that the said Clerk of this Court pay over to the said

Monday, February 9th AD 1852 & 1st day of the term

Bennet Osborn as agent of the said John Lozine, his distributive share of the estate of the said Garret Lozine, deceased, to wit: the sum of Two hundred dollars, paid into this Court at the August term thereof 1851. The said Bennet ^{Lozine} now comes into open Court and receives the said sum of Two hundred dollars ordered to be paid out to him as aforesaid,

John Moberly's Estate } comes now the executor of said estate and files a report herein, in these words, (Here insert)
And on his motion this estate is continued,

William Trigg's Estate } comes now the administrator of said estate and files a report herein in these words, (here insert) whereby it appears that he has received the full amount of the purchase money for the following described land, to wit: the North East quarter of the North East quarter of section two in Township fifteen North of Range One East heretofore sold under an order of this Court and praying that the Court appoint a commissioner to make and execute a deed of conveyance for said land to David McKee the purchaser thereof. And thereupon the Court appoints Christian Osborn a commissioner for the purpose of executing said deed, and day is given

And Court adjourned until tomorrow (Monday)
said Clerk.

A. Blaney

Tuesday, February 10th. A.D. 1852 & 2nd day of the term.

Tuesday Morning February tenth in the year of our
 Lord One thousand eight hundred and fifty two,
 Court Met pursuant to adjournment
 Present the Honorable Abraham Bland Sole judge of said Court,

Reuben C. Kiser et al. }

Minors } Comes now the ~~admiral~~ guardian of said
 minors, and makes and files a report herein
 in these words, (here insert) whereby it appears that said guardian has
 now in hands the sum of ninety one dollars and forty eight Cents yet
 in the hands of said guardian, Whereupon it is ordered that the said
 guardian expend said sum of ninety one dollars and forty eight Cents in
 the purchase of a Land ^{in the state of Iowa} warrant to be located, together with the one now
 in hands, for the use and benefit of said wards, And it is further
 ordered that said guardian make report of his proceedings herein at the
 next November Term of this Court, until when this guardianship
 is continued,

William Triggs }

Estate } Comes now Christian C. Nave the Commissioner
 the Commissioner appointed at the present term of
 this Court, to make and execute a deed of Conveyance to David McKee
 for the North East quarter of the North East quarter of Section Two in town
 ship fifteen North of Range One East, the same being land heretofore
 sold under an order of this Court to the said David McKee, and
 files a report herein in these words (here insert) Said Commissioner
 also presents to the Court the deed mentioned in said report, and
 acknowledges the same in open Court, which said deed and the
 Certificate of acknowledgment thereof, are in these words (here
 insert) It is ordered that said deed of Conveyance be delivered over
 to the said David McKee as evidence of his title to premises therein
 mentioned and described, It is further ordered that the said Chris-
 tian C. Nave be allowed the sum of two dollars and fifty Cents
 for his services as such Commissioner in executing said deed of
 Conveyance, And on motion of the administrator this estate
 is continued,

Tuesday, February 10th A.D. 1852 & 2nd day of the term

Lewis D. Warters }

Estate }

Comes now the administrator of said estate, and files his petition herein, verified by his oath, in these words, (here insert) And it appearing to the said court wherein it appears that the whole amount of assets of said estate is insufficient to pay off and satisfy the debts dues and demands outstanding against the same, and it appearing to the satisfaction of the Court from the said petition that the said estate is probably insolvent It is thereupon ordered that said administrator notify the Creditors of said insolvency according to the statute in such case made and provided, directing them to file their claims against said estate for allowance in this Court within ten months from the date of the first publication of such notice or they will not be entitled to payment.

Jose Coffin }

Estate }

Comes now the administrator of said estate, and files an additional bond herein, which is approved by the Court, and is in these words (insert) And it appearing to the satisfaction of the Court, from the return of the Sheriff upon the summons herein issued, that the heirs of said decedent to-wit: Julia Ann Coffin, Oliver Coffin, Isaac A. Coffin, Henry Coffin, Katharine Coffin and Paulina Coffin have been duly served with process more than ten days before the first day of the present term of this Court, which summons and return is in these words, (here insert) And the said Juliann Coffin being three times called Comes not but herein makes default, It is therefore ordered adjudged and decreed by the Court that the said petition as to the said Juliann Coffin be taken as confessed and true, And thereupon on motion of said administrator Nicholas S. Hadley is appointed guardian ad litem for said infant heirs, to-wit: Oliver Coffin, Isaac A. Coffin, Henry Coffin, Katharine Coffin, and Paulina Coffin, And said guardian ad litem now Comes into open Court and files his answer to said petition, in these words (insert) And thereupon the Court after having heard the proofs adduced and mature deliberation had thereon, find that the personal estate of said decedent is insufficient to pay and satisfy the debts dues and demands outstanding against said estate, It is therefore ordered adjudged by the Court that the administrator proceed to sell said real estate, to-wit: Lot numbered two in Block numbered thirty seven in the town of Danville in said County of Hendricks, according to the statute in such cases made and provided, either at public or private sale, of said land at public sale to be exposed at the Court house door in said town, upon a credit of six, twelve and eighteen months, in equal payments, taking from the purchaser notes with good personal security without any relief whatever from the valuation or appraisement laws. And it is further ordered that said administrator make report of his proceedings herein at the next term of this Court.

subject to the rigorous rights of debtors.

Tuesday, February 10th. A.D. 1852 & 2nd day of the term.

Benjamin Owens }
Estate } Comes now the administrator of said estate
and files an additional sale bill, in these
words, (here insert) And on motion this estate is continued,

Mildred E. McCormack }
Minor } Comes now Sarah M. McCormack, widow of Alfred
M. McCormack, deceased, and files her petition in these
words (insert) whereby it appears that said deceased left one daughter
to wit: the said Mildred E. McCormack, a minor, under the age of fourteen
years, who has an estate coming to her and no guardian appointed to take
care of the same and praying the Court to appoint some suitable person guardian
of said minor for the purpose aforesaid, And thereupon the Court appoints Sandy Scott
guardian of the estate of the said Mildred E. McCormack - the said Sandy
Scott now comes into open Court and accepts said appointment and files
his bond herein, in these words, (insert) which is approved by the Court, He is
also duly sworn in open Court, and files a copy of his oath in these words,
(here insert) Whereupon Letters of Guardianship are granted and issued
to the said Sandy Scott in these words, (insert) And on motion further proceed-
ings herein are continued,

Delphina Stout }
Minor } Comes now the guardian of said minor and files
a report herein, in these words (here insert) whereby
it appears that he now has in his hands the sum of three hundred and twenty eight
dollars and sixty two cents, belonging to his said ward, which is at interest,
And further proceedings herein are continued.

Heirs to the estate of }
John C. Faulkner dec'd } Comes now the guardian of said heirs, and
makes and files a report herein, in these words,
(here insert) whereby it appears that he has received the sum of twenty
seven dollars and forty two cents, belonging to his ward Elizabeth A. M. Mor-
gason formerly Elizabeth A. M. Faulkner, and that she has now arrived at
the age of twenty one years, and it also appears that he has paid out to his
said ward her husband the sum of twenty seven dollars and forty two cents
and ten dollars and eighty seven cents for expenses of guardianship
and for tax upon land belonging to said minor. Said guardian
files the vouchers referred to in said report, which are examined and approved
by the Court. And the Court being sufficiently advised in the premises ap-
proves and confirms the acts and proceedings of the said guardian, and orders
that he be discharged from any further duties as such guardian so far
as relates to his said ward Elizabeth A. M. Morgason, and continued
as to the remainder of said wards,

Tuesday, February 10th A.D. 1852 & 2nd day of the term.

Heirs to the estate of }
Daniel Potter dec'd } comes now the guardian, of said heirs and makes and files
and files three separate reports, in these words (here insert)
and on his motion this ~~total~~ guardianship is continued,

Nancy Goings }
Estate } comes now David Goings, one of the heirs to said estate,
and files a refunding bond herein in these words (insert)
which is approved by the Court, and thereupon it is ordered that the Clerk of
this Court pay over to the said David Goings his distributive share of the said
estate. the said David Goings now in open Court receives his distributive
share of said estate, to wit: the sum of seven dollars and thirty two cents.

And Court adjourned until tomorrow morning nine o'clock.

A. Bland

Wednesday February 11th AD 1852 & 3d day of the term.

Wednesday Morning February eleventh in
the year of our Lord one thousand eight hundred and fifty two.
Court met pursuant to adjournment
Present the Honorable Abraham Bland sole Judge
of said Court

David Higgins Estate $\frac{3}{4}$ comes now Helen Higgins the executrix of
named in the last will and testament of
the said David Higgins, deceased, and files her bond herein, in
these words, (insert) which is approved by the Court, and thereupon
letters testamentary are granted and issued to the said
Helen Higgins, in these words (here insert) and further
proceedings herein are continued,

Hugh Stewart Minor $\frac{1}{4}$ comes now the said guardian, by Harry
Sprigg his attorney, and files in open Court
his application in writing, verified by the oath of said guardian
praying for an order to sell certain real estate of said Minor
in these words, (insert) And thereupon the Court being satisfied
with the propriety of selling the real estate in said applica-
tion or petition mentioned, appoints Harmon Brittain and
Harry W Barlow two discreet persons, freeholders of the County
of Henricks to appraise said real estate. And now come
said appraisers into Court and file the Certificate of their
appointment, with their oath endorsed thereon, in these
words (here insert) and said appraiser also return and file
an Inventory in writing an appraisement of said real estate
in these words (here insert) Said guardian files a bond herein
in these words (here insert) which is approved by the Court,
And thereupon it is ordered by the Court that the real
estate mentioned in said applications or petitions, to wit:
the undivided one tenth part of the South west quarter, and
the South West quarter of the North West quarter of section twenty
two in Township sixteen North of Range One West Subject to the
dower right of the widow of Hugh Gandy do, be sold ^{by said guardian} at private
sale upon ^{the following} Credit of ^{\$1500.00 to be due on the 1st day of Dec 1852 or the premises in} eighteen months the purchaser executing
his note therefor payable to said guardian ^{with good freight & costs} without any relief whatever
from the valuation or appraisement laws. And that said guardian
execute to the purchaser a Certificate of purchase,
And it is further ordered that said guardian make report
of his proceedings herein at the next term of this Court
until when this estate is continued,

Wednesday February 11th A.D. 1852 & 3rd day of the term.

William West's

Estate

Comes now the executor of said estate, and make and file proof of the publication of the notice of the grant of letters testamentary in these words (here insert). Said executor also file a report herein, in these words (insert) whereby it appears that in accordance with the directions of the will of said deceased, they made an Inventory and caused all the personal property of said deceased to be appraised, amounting in the whole to the sum of Five hundred and sixty dollars forty nine cents (\$560.49) and have delivered said property over to Robert West the son of said deceased, and took his receipt therefor. And it also appears that the said Robert has paid out the sum of forty five dollars and seventy nine cents, on claims against said estate and expenses of administration, which deducted for said sum of five hundred and sixty dollars and 49 cents, leaves in the hands of the said West the sum of five hundred and fourteen dollars and seventy cents to be accounted for by the said Robert West according to the said will of said deceased. And further proceedings herein are continued.

Phineas Newlin's

Estate

Comes now the administrator of said estate, and it appearing to the satisfaction of the Court, from the return of the Sheriff, upon the summons herein issued that the heirs of said decedent, to-wit: Ruth Newlin, Aquilla Newlin, Ruthanna Newlin, Susannah Newlin, and Abner Newlin, have been duly served with process more than ten days before the first day of the present term of this Court, which summons and the Sheriff's return thereon are in these words, (here insert) and the said Ruth Newlin being three times solemnly called comes not but herein, makes default. It is therefore ordered adjudged and decreed by the Court that the matters and things in said petition as to the said Ruth Newlin be taken as confessed and held to be true against her. And thereupon on motion of said administrator Joseph Miller is appointed guardian ad litem of said infant defendants, to-wit: Aquilla Newlin, Ruthanna Newlin, Susannah Newlin, & Abner Newlin, said administrator files a bond herein in these words (here insert) which is approved by the Court, and day is given.

Hugh Goudys

Estate

Comes now the administrator of said estate, and on his motion it is ordered that the clerk of this Court pay over to him the sum of One hundred and twenty eight dollars, money belonging to said estate, paid into this Court by said administrator at the February term 1851, which is done now herein open Court.

And Court adjourned until tomorrow morning nine o'clock

A. B. Land

Thursday, February 12th AD 1852 & 12th day of the term.

Thursday Morning, February twelfth in the year
of our Lord One thousand eight hundred and fifty two
Court met pursuant to adjournment
Present the Honorable Abraham W. Bland, Sole Judge of said Court;

Jacob Shoemakers
Estate

Comes now the administrator of said estate, and files in open Court an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that he as such administrator received the sum of One hundred and eighteen dollars and thirty nine and one fourth Cents, which is all the assets which has come to the hands of said administrator. Said administrator also shows that he has paid out the sum of One hundred and eighteen dollars and thirty nine and one fourth Cents in discharge of the debts of said estate and expenses of administration, which fully settles said estate.

Said administrator files vouchers in support of the claims by him paid out numbered from one to twenty inclusive, which are examined and approved by the Court. And the Court after having examined the premises and being sufficiently advised therein, find that said estate has been fully and fairly administered, and now here confirms the proceedings of said administrator, and order that he be discharged from any further duties as such.

James M. Banta's
Estate

Comes now the administrator of said estate and it appearing from the return of the Sheriff of Jefferson County, upon the summons herein issued, that the heirs of said estate are not found, which summons and the return thereon are in these words (insert) whereupon it is ordered that said heirs, to wit, Lemitha Banta, Isaac Banta, Jacob Banta, Cornelius Banta, Elisha Banta, Phoebe Banta, Elizabeth Banta, Margaret Banta, Rebecca Banta, Rosannah Banta and Sarah Banta, be notified that Erastus D. Duncan administrator of said estate, has filed his petition herein against them, for three successive publications in the Danville Weekly Advertiser praying for an order and decree of the sale of Lots numbered seventy one and seventy two, in the town of Stillsville, Mendicks County, Indiana, and that the proceeds thereof be made assets in the hands of said administrator for the purpose of satisfying the debts due and demands outstanding against said estate, - that said petition is now pending in our said Court, and will be heard and determined at the next term, to commence and be holden at the Court house in the town of Danville, on the second Monday in May next, when and where they may attend and show cause why such an order may not be made,

Thursday February 12th A.D. 1852 4th day of the term

George Burke & Estate

Comes now the executor of said estate, and produces and shows to the Court the summons herein issued, and the sheriff's return thereon, (here insert summons & sheriff's return) whereby it appears that the said Mary J. Malone has been duly served with process more than ten days before the first day of the present term of this Court, it also appears from the affidavit of Jonathan S. Madley that the said Samuel E. Burke, Nancy Buntin, Eliza Ann Burke, Rhoda Burke, George Burke, Mary Burke, Amantha Burke, Martha Burke, Albation Burke, William Burke, John Burke, Charles Burke, Samuel Monchens and Belinda Monchens have all been duly notified of the filing and pendency of said petition by three successive publications in the Danville Weekly advertiser a weekly newspaper printed and published in said County of Mendicks the last one of which said publications was made more than sixty days prior to the first day of the present term of this Court, and the said Samuel E. Burke, Nancy Buntin, Eliza Ann Burke, ~~George~~ ^{Samuel} Monchens and Belinda Monchens are each three times called and come not but herein wholly fail and make default, whereupon it is ordered adjudged and decreed that said petition as to them be taken as confessed and held to be true,

Said Executor now files the written assent of James T. Downard, Mary A. Downard, Melchior Bereman, Allen P. Burke and Jesse Bereman, the execution of which was duly proven, by which said written assent and the proof thereof is in these words (insert) And on motion of said executor

Simon S. Madley is appointed guardian ad litem of said infant defendants, to wit: Rhoda Burke, George Burke, Mary Burke, Amantha Burke, Martha Burke, Albation Burke, William Burke, Jane Burke, John Burke, Charles Burke & Mary J. Malone, - the said Simon S. Madley now comes into open Court and files his answer to said petition or memorial in these words, (here insert)

Said executor now files his additional herein in these words (here insert) which is approved by the Court, and thereupon the Court after having heard the proof adduced and mature deliberation thereupon had, find that the personal estate is insufficient to pay off and satisfy the debts due and demands outstanding against said estate and legacies bequeath by said deceased, It is therefore ordered adjudged and decreed by the Court that executor proceed to sell the said real estate, to wit: The East half of the South West quarter, and so much of the West half of the South East quarter as lies north of the plank road leading from Danville to Indianapolis of section one in Township fifteen North of Range One West, estimated to contain in all one hundred and forty seven acres, except a tract of land thirty feet square enclosing a couple of groves on east half South West quarter aforesaid, and north of said plank road, at public sale, at the Court house door in the town of Danville, first giving four weeks notice of said sale, upon the following terms and conditions, one third in six months, one ^{third} in twelve and the remaining one third in eighteen months, from the day of sale, the purchaser giving his notes therefor with good free hold security without any relief whatever from the valuation or appraisement laws, It is further ordered that said executor sell at private sale a certain lot of corn belonging to said estate, and that he make a report of his proceedings herein at the next term of this Court until when this estate is continued

Thursday February 12th AD 1852 & 40th day of the term

Calvin S. Jessup & Amanda Jessup

Petition for partition.

John W. Roach, William W. Roach, Frances A. Green, John Green, Elizabeth J. Snodgrass, James Snodgrass, Charles S. Roach, Isabella Roach, Mary Roach, Leanna Roach, Sarah B. Roach, George S. Roach & Mary Roach

Come now Job Hadley, Edmund Clark and Thomas Nichols commissioners appointed at the last term of this Court, to assign dower and make partition of the lands herein, and file a report herein, and the Court being sufficiently advised in the premises and from good cause now here shown, said report is set aside and held for naught. The said petitioners Calvin S. Jessup by Withers & Miller, and the infant defendants by Reuben M. Buchanan their proper guardian, and James Snodgrass now come into Court, and from proof now here adduced to the satisfaction of the Court, the Court do find that the following named heirs received by way of advancement the following sums from their father Asa Craft Roach in his lifetime to wit: John W. Roach the sum of ^{ninety} eight hundred dollars; Calvin S. Jessup and Amanda Jessup the sum of thirteen dollars; William W. Roach the sum of six hundred dollars; John Green and Frances Green his wife the sum of four hundred dollars; James Snodgrass and Elizabeth J. Snodgrass his wife the sum of four hundred dollars. It is now made known to the Court that Amanda Jessup one of the petitioners herein has departed this life since the filing of the petition herein, after having issue, born alive, whereupon it is ordered that her husband Calvin S. Jessup hold her portion of said lands, during his life, as tenant thereof by the Courtesy. It is therefore ordered by the Court that by the oaths of Job Hadley, Edmund Clark and Thomas Nichols three disinterested freeholders residents of said County and not of kin to any of the parties, one equal and third part of said lands in said petition described (except that portion so conveyed by way of advancement as aforesaid) be assigned and set off to the said Mary Roach as her dower estate, and that by the oaths of the same Job Hadley, Edmund Clark, and Thomas Nichols partition be made of said lands subject to said dower right, in the following proportions to wit: To John W. Roach one eleventh part thereof estimating his advancement therein at ^{ninety} eight hundred dollars; To Calvin S. Jessup, during his life, as tenant by the Courtesy one eleventh part thereof estimating his advancement therein at thirteen dollars; To William W. Roach one eleventh part thereof estimating his advancement therein at six hundred dollars; To John Green and Frances Green one equal eleventh part thereof estimating their advancement at four hundred dollars; To James Snodgrass and Elizabeth Snodgrass his wife one equal eleventh part thereof estimating their advancement at four hundred dollars; To Charles S. Roach one equal eleventh part thereof; To Isabella Roach one equal eleventh part thereof; To Mary Roach one equal eleventh part thereof; To Leanna Roach one equal eleventh part thereof; To Sarah B. Roach one equal eleventh part thereof; To George S. Roach one equal eleventh part thereof; And it is further ordered that a writ of partition issue to the Sheriff of Mendocino County commanding him to cause said dower to be assigned, and a partition to be made according to this decree, and that they report their proceedings herein at the present term of this Court, and day is given.

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Thursday, February 12th AD 1852 & 4th day of the term.

William L. Ross's

Estate

Comes now the administrator of said estate, and files a report herein in these words, (here insert) whereby it appears that in pursuance of an order of this Court made at the last term thereof he proceeded to sell a lot of Fat hogs belonging to said estate and sold them to James Proctor for the sum of forty eight dollars and few cents, that being more than the appraised value, and on motion of said administrator this estate is continued,

Thompson Farmers

Estate

Comes now the administrator of said estate and files in open Court a report herein, in these words (insert) whereby it appears that in pursuance of an order of this Court made at the last term he did on the 20th day of December 1851 expose to sale by public vendue the land therein mentioned and sold the same to Jeremiah Fleew for the sum of eleven hundred dollars, that being more than the full appraised value of said premises and the highest and best price bidden for the same. That to secure the purchase money he took from said purchaser his three several promissory notes, with John Fleew, George Fleew and John Harlan as his sureties, for three hundred & sixty six dollars & sixty six & two thirds cents each, one due in six, one due in twelve and the other due in eighteen months from the day of sale, without any relief whatever from the valuation or appraisement laws. And the Court being sufficiently advised in the premises find that said ^{sale} estate has been in all respects fair and that the premises were sold for more than the full appraised value, and now order that said sale in all things be confirmed,

Court adjourned until ~~the~~ tomorrow morning nine O'clock

A. B. C.

Friday February 13th AD 1852 & 5th day of the term

Friday Morning February thirteenth in the
year of our Lord One thousand eight hundred and fifty two,
Court met pursuant to adjournment.
Present the Honorable Abraham Bland Solo Judge of said Court,

John Davis

Quincy Davis admr of the
estate of Nathan Davis, decd

vs
Spumpst.

Comes now the plaintiff by Harvey
Gregg his attorney, and files his declaration herein against said
defendant, in these words, (Here insert) said defendant now comes also
into open Court, and avows the issuing and service of process, and agrees that
this cause be submitted to this Court for trial at the present time, (Here insert agreement)
said defendant files the plea of the general issue herein, in these words, (insert)
and thereupon this cause is submitted to the Court for trial without the
intervention of a jury, and the proofs and allegations of the parties
being heard and the Court sufficiently advised in the premises find for
the plaintiff and assess his damages at One hundred and eighty dollars
It is therefore considered by the Court that the said
plaintiff recover of the said defendant administrator as aforesaid
the said sum of One hundred and eighty dollars the damages so as aforesaid
by the Court assessed besides his Costs and Charges herein laid out and expen-
ded taxed at dollars and cents to be levied of the assets
of the said estate in the hands of the administrator yet to be administered.

George Bantond

Heirs & Comes now the guardian of said Heirs and makes
and files a report herein in these words, (Here insert)
whereby it appears that he has received from Vincent Hamblen five
hundred and sixty one dollars and seventy Cents in full of the pur-
chase money for the following lands heretofore sold to said Hamblen by
virtue of an order of this Court, to wit: The North East quarter of the South West
quarter, of The South East quarter of the South West quarter, of the South West
quarter of the South East quarter, and five acres out of the South West corner
of the North West quarter of the North East quarter all of section thirteen in Town-
ship fifteen North of Range One West. — And that the said Vincent Hamblen
is entitled to a deed of conveyance therefor, — and that he has also received of one
John Hadden forty six dollars twenty five Cents, in full of the purchase money
for the following tract of land sold to one Lewis Peary under the order aforesaid
to wit: Seven acres out of the North West corner of the South West quarter of the
North East quarter of section thirteen in Township fifteen North of Range One
West. The said Lewis Peary now comes into open Court, and on his motion it
is ordered that the deed of conveyance for the last tract of land above described
be made and executed and delivered to the said John Hadden
And thereupon the Court appoints Jonathan Harvey a Commissioner to make

Friday, February 13th A.D. 1852 & 5th day of the term.

and execute deeds of Conveyance to the said Vincent Hamblet and John Hardin for the tracts of land by them severally purchased, and that he report the same into Court at the present term, and day is given,

George Henry }
Estate } comes now the executrix of said estate, and files in open Court an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that the whole amount of the personal estate of said testator by appraisement amounted to four hundred and ninety four dollars and sixty three and one fourth Cents, that a portion of said property said executrix caused to be sold at public sale for \$126.95. Said executrix also shows that she has paid out in discharge of the debts of said estate and expenses of administration the sum of two hundred and eighty four dollars and seventy eight Cents, which are all the claims against said estate as far as she can ascertain, said executrix further shows that the said testator in and by his said last will and testament directed among other things, that his estate should be disposed of as follows, to wit: first, that all his just debts and funeral expenses be paid, and the remainder of said estate both real and personal the said testator bequeathed to said executrix for her to dispose of as she might elect for the support of herself and children, said executrix files the vouchers referred to in said settlement sheet numbered from one to twelve inclusive, which are examined and approved by the Court, and the Court having examined the acts and doings of said executrix find that she has fully executed said last will and testament and is entitled to so much of said estate as may still be in her hands as such executrix, and order that she be discharged from any further duties as such executrix.

Nathan David }
Estate } comes now the administrator of said estate, and files an exhibit of said estate or settlement sheet in these words (here insert) whereby it appears that he stands charged as such administrator with the sum of nineteen hundred and sixty three dollars and ninety seven Cents, the said administrator claims a credit of seven hundred and two dollars and seventy Cents, for property delivered to the widow at its appraised value and sums by him out in discharge of the claims against said estate and expenses of administration, which deducted from said sum of nineteen hundred and sixty three dollars and ninety seven Cents, leaves the sum of Twelve hundred and sixty one dollar and twenty seven Cents, to be distributed among the widow and heirs of said deceased, out of which sum he has paid out to the heirs of said deceased the sum of eleven hundred and fifty three dollars and twenty three Cents, leaving the sum of One hundred and eight dollars and four Cents, which last named sum said administrator now here pays into Court, said administrator files vouchers in support of the claims by him paid out numbered from one to forty five inclusive which are examined and approved by the Court, and the Court having examined the act, and doings of

Friday, February 13th AD 1852 & 5th day of the term.

Said administrator now here confirms and approves the same and orders that he be discharged from any further duties as such,

Thomas Fitzsimmons & Estate & comes now the ^{executor} administrator of said estate, and files in open Court an exhibit of said estate or settlement sheet in these words (here inserted) whereby it appears that he stands charged with the sum of four hundred and eighty seven dollars and fifty cents. It also appears that he has paid out in discharge of the debts and demands outstanding against said estate and expenses of administration, the sum of Two hundred and forty dollars and twenty four cents, which sum deducted from said sum of four hundred and eighty seven dollars and fifty cents leaves the sum of Two hundred and forty seven dollars and twenty six cents, of which last named sum the said executor has paid out to the heirs of said deceased and retained in right of his wife who is an heir to said estate the sum of Two hundred and five dollars and forty four cents which deducted from said sum of two hundred and forty seven dollars and twenty six cents, leaves the sum of fifty one dollar and ninety six cents, which last named sum said executor pays into Court. Said executor files the vouchers referred to in said settlement sheet, which are examined and approved by the Court. And the Court having examined all the matters and things touching the administration of said estate find that the same has been fully and fairly administered according to the last will and testament of said deceased, and now here confirms and approves his acts and doings as such executor and orders that he be discharged from any further duties as such executor.

It is ordered by the Court that the said sum of fifty one dollar and ninety six cents, paid into Court by said executor be paid out by the Clerk as follows,

To John Fitzsimmons the balance of his distributive share	\$ 5.48
To Richard Fitzsimmons " " " " " "	46.48
	\$ 51.96

Recd five dollars and forty eight cents of J. D. Parker Clerk the balance of my distributive share Thos Fitzsimmons estate April 20. 1852.

John Fitzsimmons
By William Persons

Friday, February 13th AD 1852 & 5th day of the term.

Joseph W Taylor }
Minor }

comes now the guardian of said minor and files a report hereiny in these words (here insert) whereby it appears that he has received the sum of four hundred and sixty eight dollars and fifty eight cents belonging to said minor, it also appears that he has paid to said ward, who has arrived at the age of twenty one years, the sum of four hundred and sixty dollars and forty six cents, and eight dollars and twelve cents for fees accrued in said guardianship, making together paid out the sum of four hundred and sixty eight dollars and fifty eight cents, which covers the whole amount with which he stands charged. Said guardian files the vouchers referred to in said settlement sheet or report which are examined and approved by the Court, and the Court having examined the premises and being sufficiently advised therein approves the acts and proceedings of said guardian, and orders that he be discharged from any further duties as such.

John Darragh: }

Estate }

comes now the administrator of said estate and files in open Court an exhibit of said estate or settlement sheet, in these words and figures to wit (here insert) whereby it appears that he is chargeable with the sum of Two thousand eight hundred and forty seven dollars and fifty one cents, said administrator also claims a credit of three hundred and fourteen dollars and thirty eight cents, which for sums by him paid out for expenses of administration and on claims against said estate, which deducted from said sum of Two thousand eight hundred and forty seven dollars and fifty one cents, leaves the sum of Two thousand five hundred and thirty three dollars and thirteen cents. He also claims a further credit of Two thousand three hundred and forty dollars for sums by him paid out to the heirs of said deceased, which deducted from said sum of Two thousand five hundred and thirty three dollars and thirteen cents leaves the sum of One hundred and ninety three dollars and thirteen cents, which last named sum said administrator now here pays into Court. The said administrator files vouchers in support of the claims by him paid out numbered from one to forty four inclusive which are examined and approved by the Court, and the Court having examined all the matters and things touching the administration of said estate find that the same has been fully and fairly administered according to the last will and testament of said testator, and now here approve and confirm the acts and doings of said administrator and orders that he be discharged from any further duties as such.

It is ordered that the said sum of One hundred and ninety three dollars and thirteen cents paid into Court by the administrator be paid out by the Clerk as follows.

To James Darragh an heir to said estate the sum of	\$ 7.88
" Leindarilla B. Darragh an heir to said estate the sum of	22.88
" Daniel Long in right of his wife Margaret	7.88
" William Rawlings in right of his wife Elizabeth	7.88
" William Darragh an heir to said estate (minor)	36.64
" Dudley Darragh " " " "	36.64

Friday February 13th AD. 1852 & 5th day of the term

To James Darragh as heir to said estate the sum of
Nancy Darragh

\$36,641.
36,646

Recd of J. D. Parker Clerk twenty two dollars and eighty eight cents above ordered to be paid to Ceindarillo B. Darragh, also received seven dollars and eighty eight cents the amount above ordered to be paid to William H. Rawlings in right of his wife Margaret Rawlings Feb. 14, 1852.

C. B. Darragh &
William H. Rawlings
By C. C. Spooner Atty

March 1st 1852 Recd of Joshua D. Parker Clerk one hundred and forty six dollars and fifty eight cents in full of the distribution shares of William, Dudley, Jane and Nancy Darragh of the estate of John Darragh decd,

James ^{his} Arville Guardian

March 6, 1852 Recd seven dollars and eighty eight cents in full of the balance of my distribution share of the estate of John Darragh decd said amount of clerk

James Darragh

March 5, 1853 Recd of J. D. Parker \$788 etc the amt above ordered to be paid to me in right of my wife Margaret Morgan's

Al. H. Long

Estate of Comes now the executor of said estate, and files in open Court an exhibit of said estate or settlement sheet, in these words

(Here insert) whereby it appears that he is chargeable with the sum of six hundred and twenty four dollars and fifty five cents. Said executor shows that he is entitled to a credit of one hundred and forty six dollars and two cents, for sums paid out by him on claims against said estate and expenses of administrator, which deducted from said sum of six hundred and twenty four dollars and fifty five cents, leaves the sum of four hundred and seventy eight dollars and fifty three cents, which last amount said executor has paid over to the widow of said deceased, in accordance with the last will and testament of said deceased, which covers the whole amount with which he stands charged

Said executor files the vouchers referred to in said settlement sheet, which are examined and approved by the Court, and the Court having examined all the acts and proceedings of said executor in the premises approves and confirms his acts and doings in the premises and order that he be discharged from any further duties as such

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Friday February 13th AD 1852 & 5th day of the term.

Heirs to the estate of
John Darragh dec'd. Comes now William Darragh one of the
heirs to said estate, and files his petition herein
in these words (here insert) therein showing that while he was a
minor under the age of fourteen years the guardian sent upon
petition appointed James Heaville guardian of his person and estate
it also appears that said minor is now over the age of fourteen years
and prays the Court to permit him to select his own guardian to take
care of his person and estate, and the proof and allegations adduced
being heard and the Court being sufficiently advised in the premises
is of the opinion that the Court has no authority to appoint a guardian upon
said petition said minor having a guardian appointed at this time,
and no cause being shown why he should be removed.

And Court adjourned until tomorrow morning nine o'clock

A. Blane

Saturday, February 14th A.D. 1852 & 6th day of the term

Saturday, Morning February fourteenth in the year of our Lord
One thousand eight hundred and fifty two,

Court met pursuant to adjournment.

Present the Honorable Abraham Bland Solo judge of said Court

Nancy Jane Goudy et al. 3
Minors 3

Comes now Rebecca Goudy the mother of said minors and files her petition herein, in these words (her insert) whereby it appears that her husband died leaving two sons, James M. Goudy & George M. Goudy & one daughter Rebecca Goudy infants under the age of fourteen years who have no guardian appointed to take care of their persons and estates, and also that said decedent left one daughter Nancy Jane Goudy a minor about the age of fourteen years who has no guardian appointed to take care of her person & estate, and praying the Court to appoint some suitable person guardian of the persons and estates of the three first named heirs who are under the age of fourteen years, and it appearing to the satisfaction of the Court that the said Nancy Jane Goudy makes choice of the said Rebecca Goudy as guardian of her person and estate and thereupon the Court appoints the said Rebecca Goudy guardian of the persons and estates of the said Nancy Jane, James M. George M. and Rebecca Goudy the said Rebecca Goudy now comes into open and accepts said appointment and files her bond herein in these words, (her insert) she is also now duly sworn as such guardian and files a copy of her oath in these words (her insert) whereupon Letters of guardianship are granted and issued to the said Rebecca Goudy in these words (her insert) and further proceedings herein are continued,

Hugh Goudy 3
Estate 3

Comes now the administrator of said estate and files in open Court an exhibit of said estate or settlement sheet in these words (her insert) wherein it appears that he stands charged with the sum of six hundred and eleven dollars and thirty two and a half cents, said administrator claims a credit of one hundred and eighty three dollars and fifty seven and a half cents, for a desperate debt and sums paid out in discharge of the debts of said estate and expenses of administration, which deducted from said sum of ~~seven~~^{six} hundred and eleven dollars and thirty two and a half cents leaves the sum of four hundred and twenty seven dollars and seventy five cents for distribution among the widow and heirs of said decedent, which amount said administrator has paid out and distributed among the heirs of said decedent which fully settles said estate. Said administrator files vouchers in support of the claims by him paid out and distributed among the heirs of said decedent numbered from one to twenty seven inclusive of which are examined and approved by the Court. And the Court having examined all the matters and things touching the administration of said estate now here approves his acts and proceedings in the premises and orders that he be discharged from any further duties as such administrator.

Saturday February 14th AD 1852 & 6th day of the term

Ruth White & Heirs } comes now the guardian of said heirs and makes and files a report herein in these words (here insert) and further proceedings herein are continued

Phineas Needles & Estate } comes now the administrator and files an Inventory of the real estate described in the petition herein filed, which said Inventory and appraisement is in these words (here insert) said administrator guardian and Heirs now files his answer to said petition in these words (here insert) and thereupon the Court after having heard the proof adduced and mature deliberation thereupon had found that the personal property of said decedent is insufficient to pay off and satisfy the debts due and demands outstanding against said estate. It is therefore ordered adjudged and decreed that the administrator proceed to sell the real estate mentioned and described in said petition, to wit: thirty acres off of the South end of East half of South West quarter of Section three in Township fourteen North of Range one East. to be sold at private sale according to the statute in such case made and provided, for the payment of the debt due and demands outstanding against said estate and expenses of administration. subject to the estate of Ruth Needles widow of said decedent upon a credit of six and twelve months in equal payments the purchasing giving his notes therefor with good freehold security without any relief whatever from the valuation or appraisement laws.

It is further ordered that Joel Needles be appointed a Commissioner to make sale of the above described lands in accordance with the aforesaid decree, and that he take the notes for the purchase money of said land payable to said administrator.

It is also ordered that he make report of his proceedings herein at the next term of this Court until when this estate is continued.

Robert Davison & Estate } comes now Benjamin M Logan one of the administrators of said estate and files an exhibit of said estate or settlement sheet in these words here insert) wherein it appears that he stands chargeable with the sum of nine hundred and ninety seven dollars and sixty one cents, and that he is entitled to credits amounting in all to eleven hundred and five dollars and forty eight cents. Said administrator files the vouchers referred to in said settlement sheet numbered from one to twenty seven inclusive which are examined and approved by the Court, and the Court having examined all the matters and things touching the administration of said estate approve and confirm the acts and proceedings of the said administrator in the premises, and order that he be discharged from any further duties as such

Monday, February 16th A.D. 1852 7th day of the term.

Monday (Morning) February sixteenth in the year
of our Lord One thousand eight hundred and fifty two,

Court met pursuant to adjournment

Present the Honorable Abraham Wald Sole judge of said Court,

George Wentons }
Heirs } Comes now Jonathan S. Harvey a Commissioner appointed at
the present term of this Court, to make and execute certain
deeds of Conveyance, for lands heretofore sold herein under an order of this Court
and files a report herein, in these words, (here insert) wherein it appears that
he has executed said deeds of Conveyance, and now presents them, and
duly acknowledges the same in open Court, which said deeds of Conveyance
and the Certificates of acknowledgment thereof, are in these words (here insert)
whereupon it is ordered that the said deeds of Conveyance be delivered over to the said
Vincent Hamblen and John Hardin, respectively, as evidence of their title to the
the lands therein described by them severally purchased,

It is further ordered that ^{the} said Jonathan S. Harvey be allowed the sum of
five dollars for his services as such Commissioner, in executing said deeds of
Conveyance, And further proceedings herein are continued,

Moses Tomlinson }
Estate } Comes now Sabray Tomlinson and William P. Tomlinson
the persons named in the last will and testament of the
said Moses Tomlinson as executrix and executor, and file their bond herein
in these words, (insert) which is approved by the Court, and the said
Sabray Tomlinson and William P. Tomlinson are now duly affirmed in open
Court as such executrix and executor, and file a copy of their affirmation
in these words, (here insert) whereupon letters testamentary are granted and
issued to the said Sabray Tomlinson and William P. Tomlinson, in these words
(here insert) And further proceedings herein are continued,

James Tolens }
Estate } Comes now the executrix of said estate and makes and
files proof of the publication of the notice of the grant of
letters testamentary upon said estate, in these words, (insert). And the Court
having examined the bond herein given approves the same, and this estate
is continued

Mary Downs }
Estate } Comes now the administrator of said estate, and
makes and files proof of the publication of the notice of
the grant of letters of administration upon said estate in these words, (insert)
And this estate is continued,

Monday February 16th A.D. 1852 & 7th day of the term.

Lydia & Louisa Bales }
 Minors } Comes now the guardian of said Minors and makes and
 files a report herein, in these words (here insert) wherein it appears
 that since his last report made at the November term of this Court, 1850, he has received interest
 on the amount then reported (\$97.84) the sum of six dollars and thirty three cents, making
 together the sum of one hundred and four dollars and seventeen cents, and that he has
 paid out the sum of thirty nine dollars and ninety six cents, for taxes, and expenses of
 guardianship, leaving a balance in the hands of said guardian belonging to said wards of
 sixty four dollars and twenty one cents, it also appears from said report that his ward
 Lydia has arrived to the age of twenty one years and has intermarried with one Jesse West
 who has also arrived at the age of twenty one years, and that he has paid over to Jesse West
 the sum of thirty two dollars and ten and a half cents, that sum being one half of the
 amount in the hands of said guardian. Said guardian files the vouchers referred to
 in said settlement sheet which are examined and approved by the Court, and the
 Court being sufficiently advised in the premises order that said guardian be
 discharged from any further duties as such as to the said Lydia, and continued
 as to the said Louisa,

John Peck Sr }
 Estate } Comes now the administrator de bonis non of said estate and
 files a report herein, in these words (here insert) whereby it appears
 that he has received the full amount of the purchase money for the land sold
 under an order of this Court belonging to said estate, and that the purchaser
 Charles B. Matt is entitled to a deed of conveyance therefor, and thereupon
 the Court appoints Simon T. Hadley a commissioner to make and execute a deed
 of conveyance for the tract of land so purchased as aforesaid by the said Charles
 B. Matt, and report the same into this Court at the present term,

A B Gardner's }
 Estate } The Court having examined the bond herein, approve the
 same and order that this estate be continued,

George Medricks }
 Estate } The Court having examined the bond herein, approve the
 same and order that this estate be continued

Joseph Madellis }
 Estate } The Court having examined the bond herein, approve the same
 and order that this estate be continued,

Ezekiel Simmons }
 Estate } The Court having examined the bond herein, approve the
 same and order that this estate be continued

Monday February 16th AD 1852 7th day of the term.

William Kelly's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

William Farmers Estate } The Court having examined the bond herein, approve the same and order that this estate be continued

John G. Smith's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

William B. Smith's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

John Tincher's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued a citation issued herein against the said George Tincher administrator of this estate, to be and appear in this Court, on the first day of the next term to shew cause if any he has why he does not ^{commaning him} ~~appear~~ ^{estate} ~~appear~~ in this Court,

Thomas B. Baywoods Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

Timothy H. Jessup's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

Amos Durnall's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued

Isaac Plath's Estate } It is ordered by the Court that this estate be continued

Thomas Griffins Estate } The Court having examined the bond herein approve the same, and order that this estate be continued,

William Miller's Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

Monday February 16th A.D. 1853 & 7th day of the term.

James Barnard's }
Estate } The Court having examined the bond herein approve the same and order that the administrators be ruled to report herein at the next term, and this estate is continued,

Samuel A. Duncan's }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Henry Darnall's }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Eleazar Hunt's }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Emoch Davis }
Estate } The Court having examined the bond herein approve the same, and It is ordered that a citation issue herein against the executors of said estate commanding them to be and appear in this Court on the first day of the next term, then and there to shew cause if any they have why they do not settle said estate, and this estate is continued,

John Shelly's }
Estate } It is ordered by the Court that a citation issue herein against William C. Kellin the administrator of said estate commanding him to be and appear in this Court on the first day of the next term then and there to shew cause if any he has or can why he does not settle said estate, and further proceedings herein are continued,

Alexander Fitemaster's }
Estate } The Court having examined the bond herein approve the same and order that said estate be continued,

Alexander Odith }
Jackson's Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

John Sanders' }
Estate } It is ordered by the Court that a citation issue herein against Isaac Sanders, the administrator herein, commanding him to be and appear in this Court on the first day of the next term, then and there to shew cause if any he has or can why he does not settle said estate, and further proceedings herein are continued,

Monday, February 16th AD 1832 & 7th day of the term

Alvin S. Johnson's }
Estate } It is ordered by the Court that a citation issue herein against Lewis
T. Pounds, the administrator of this estate commanding him to be and
appear in this Court on the first day of the next term then and there to shew Cause if any
he has or can why he does not settle said estate, and this estate is continued.

John Irvin's }
Estate } The Court having examined the bond herein approve the same and
order that this estate be continued,

Leonard Foster's }
Estate } It is ordered by the Court that a citation issue herein against James
Ballard the administrator of this estate commanding him to be and
appear in this Court on the first day of the next term, then and there to shew Cause
if any he has or can why he does not make a report or settle said estate, and
this estate is continued.

Elijah Meier's }
Estate } The Court having examined the bond herein, approve the same
and order that this estate be continued a Citation issue herein
against David F. Hess the administrator of said estate, commanding him to be and
appear in this Court, on the first day of the next term, then and there to shew Cause
if any he has or can why he does not report or settle said estate, and this estate is continued.

Samuel Scott's }
Estate } The Court having examined the bond ^{herein} approve the same and order
that a citation issue herein, against John Richardson the
executor of said estate, commanding him to be and appear in this Court on the first day
of the next term then and there to shew Cause if any he has or can why he does not make
a report or settle said estate,

Hiram D. Jones's }
Estate } The Court having examined the bond herein, approve the same and order
that this estate be continued,

James Wilson's }
Estate } The Court having examined the bond herein, approve the same and
order that this estate be continued.

Monday February 16th AD 1852 & 7th day of the term.

Isaac Larrance }
Estate } It is ordered by the Court that a citation issue herein against Benjamin Larrance the administrator of said estate commanding him to be and appear in this Court on the first day of the next term of this Court then and there to show cause if any he has or can why he does not settle said estate, and further proceedings herein are continued,

William Semans }
Estate } The Court having examined the bond herein approve the same and it is ordered by the Court that a citation issue herein against John T. Semans the administrator of said estate commanding him to be and appear in this Court on the first day of the next term then and there to show cause if any he has or can why he does not ~~settle~~ report the condition of said estate, and this estate is continued,

Nancy Mahan's }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

Jacob L. Jones }
Estate } The Court having examined the bond herein, approve the same and order that said estate be continued until the next term for final settlement,

Richard Keston }
Estate } The Court having examined the bond herein, approve the same and order that said estate be continued until the next term of this Court for final settlement

Warner Hockett }
Estate } The Court having examined the bond herein, approve the same, and order that said estate be continued until the first next term of this Court for final settlement

James H. Simpkins }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

Ezra Williams }
Estate } The Court having examined the bond herein approve the same, and this estate is continued until the next term of this Court for the purpose of making a report herein,

Sarah Irwin's }
Estate } The Court having examined the bond herein approve the same and order this estate be continued,

Harmon Hutto }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Monday, February 16th AD 1832 7th day of the term.

- William P. Lawheads }
Estate } The Court having examined the bond herein, approve the same
and order that the executor make a report of his proceedings
at the next term of this Court, until when this estate is continued,
- John Cosner }
Estate } The Court having examined the bond herein, approve the same
and order that this estate be continued,
- Mereen D. Pinnifields }
Estate } The Court having examined the bond herein, approve the same
and order that this estate be continued
- Ash Craft. Rogch's }
Estate } The Court having examined the bond herein, approve the same
and order that this estate be continued
- Irish Harris }
Estate } The Court having examined the bond herein, approve the same
and order that this estate be continued,
- James Logan's }
Estate } The Court having examined the bond herein, approve the same
and order that this estate be continued,
- Michael Hodson's }
Estate } The Court having examined the bond herein approve the same
and order that this estate be continued,
- John Poak Jr }
Estate } The Court having examined the bond herein approve the same
and order that this estate be continued,
- Enoch Williams }
Estate } The Court having examined the bond herein approve the same
and order that this estate be continued,
- James S. Dickens }
Estate } The Court having examined the bond herein approve the same
and order that this estate be continued
- Sarah Tomb. Alice Sarah }
Miller } The Court having examined the bond herein, approve
the same and order that this estate be continued

Monday February 16th AD 1852 & 7th day of the term.

Matter of John M. Melhite }
legates of Joseph Simpson's Estate } The Court having examined the bond herein approve the same and order that this matter be continued,

Caleb Easterlings }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

William Newlins }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued

Perry Morley }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Samuel Stanley }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued

William McClure }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued

George Williams }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Isaac Stanley }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued,

John Duffell }
Estate } The Court having examined their bond herein, approve the same and order that this estate be continued,

Nancy McDaniel }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued,

Charles Swains }
Estate } It is ordered by the Court that a citation issue herein against Levi S. Gambold commanding him to be and appear in this Court on the first day of the next term then and there to show Cause if any he has or can why the shall not give additional security,

Monday February 16th AD 1852 & 7th day of the term

Jesse W Hockett's
Estate } The Court having examined the bond herein, approved the same and
order that said estate be continued,

Ferry Parks
Estate } The Court having examined the bond herein approved the same and
order that this estate be continued a citation issue herein
against the administrators of said estate commanding them to be and appear in this
Court on the first day of the next term and give additional bond security as such
administrators, and further proceedings herein are continued,

John W Draper's
Estate } It is ordered that a citation issue herein against the ad-
ministrator of said estate, requiring him to be and appear
in this Court on the first day of the next term then and there to give additional
security as such administrator, and further proceedings herein are continued

Thomas Monte
Estate } The Court having examined the bond herein approved the same
and order that this estate be continued,

John Davis
Estate } The Court having examined the bond herein approved the same and
order that this estate be continued

Stephenson Toney's
Estate } The Court having examined the bond herein approved the same
and order that this estate be continued,

Joseph Hemons
Estate } The Court having examined the bond herein approved the same and order
that this estate be continued

David Curtis
Estate } The Court having examined the bond herein, approved the same
and order that this estate be continued,

Alfred M. Cormack
Estate } The Court having examined the bond herein approved the same
and order that this estate be continued,

Benjamin M. Nelson's Estate } The Court having examined the bond herein approved the
same and order that this estate be continued,

Monday, February 16th AD 1852 7th day of the term.

Clarissa Seasmith's }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

John D. Nelson's }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

Charles D. Christie }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

Abijah Lewis }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued.

Perry Wilcox }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

Francis Minetoads }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

James Slawson }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued.

James W. Masters }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

Solomon Shepherds }
Estate } The Court having examined the bond herein approve the same and order that this estate be continued.

Stephen Hayward }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

John Ross }
Estate } The Court having examined the bond herein, approve the same and order that this estate be continued.

Monday February 10th AD 1852 & 7th day of the term.

Joseph F. Mobbuly's }
Estate & The Court having examined the bond herein approves the
same and order that this estate be continued

Daniel Grount's }
Estate & The Court having examined the bond herein approves the same
and order that this estate be continued,

William O'Connor's }
Estate & It is ordered by the Court that this estate be continued,

Barney Short's }
Estate & The Court having examined the bond herein approves the same
and order that this estate be continued,

John Jepsen's }
Estate & The Court having examined the bond herein, approves the same
and order that this estate be continued,

Philip Waters }
Estate & The Court having examined the bond herein, approves the same
and order that this estate be continued,

Caleb Louden's }
Estate & The Court having examined the bond herein, approves the same
and order that this estate be continued,

William Hawkins's }
Estate & The Court having examined the bond herein, approves the
same, and being sufficiently advised in the premises come
firm the acts and proceedings of the Clerk had herein in vacation in granting letters of
administration upon said estate to Samuel L. Hawkins, and further proceedings
herein are continued,

Thomas Capelle's }
Estate & The Court having examined the acts and proceedings
of the Clerk had herein in vacation in granting letters of
administration upon said ^{estate} to Zachariah R. Clarke, confirm the granting of said
letters and approve the bond herein taken, and this estate is continued,

Basil Toub's }
Estate & The Court having examined the acts and proceedings of the Clerk
had herein in vacation in granting letters of administration upon
said estate, to Andrew M. Toub, confirm the granting of said letters and approve the
bond herein taken, and further proceedings herein are continued,

Monday February 16th AD 1852 & 7th day of the term.

William L. Matlock

Estate

The Court having examined the acts and proceedings of the Clerk herein in vacation in granting letters of administration upon said estate, to Jesse S. Matlock confirm the granting of said letters and approve the bond herein taken, and further proceedings herein are continued,

James Hibbs

Estate

The Court having examined the bond herein acts and proceedings of the Clerk had herein in vacation in granting letters of administration upon said estate to Asenath Hibbs confirm the granting of said letters and approve the bond herein taken, and further proceedings herein are continued,

Alexander McKey

Estate

The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters of administration upon said estate, confirm the granting of said letters and approve the bond herein given, and further proceedings herein are continued,

And Court adjourned until to morrow morning nine o'clock

Tuesday, February 17th AD 1852, 8th day of the term.

Tuesday Morning February seventeenth in the year of our Lord One thousand eight hundred and fifty two.

Court met pursuant to adjournment
Present the Honorable Abraham T. Bland sole judge of said Court,

John Peasey }
Estate of } comes now the administrator of said estate, and files a report herein
in these words (here insert) whereby it appears that he has received
from Benjamin H. Nickman the full amount of the purchase money for the West half
of the South West quarter of section twenty three in township fifteen North of Range one
West, and that the said purchaser is now entitled to a deed of conveyance for said
tract of land, whereupon the court appoints the Edmund Leake a Commissioner
to make and execute a deed of conveyance for said tract of land to the said
Benjamin H. Nickman. The said Edmund Leake now comes into open Court
and files a report herein, in these words (here insert) whereby it appears that
in pursuance of said appointment he has made said deed, and now here in
open Court acknowledges the same, which said deed and the certificate of acknowl-
edgment thereon, are in these words (here insert). It is ordered that said deed
of conveyance be delivered over to the said Benjamin H. Nickman as evidence of his
title to the lands therein mentioned and described.

It is further ordered that the said Edmund Leake be allowed the sum of
two dollars and fifty cents for his services as such Commissioner in executing said
deed of conveyance, and further proceedings herein are continued,

Calvin S. Jepsen & Amanda Jepsen

Petition for Partition

John N. Roach, William N. Roach,
Francis Algreen, John Green, Elizabeth
J. Snodgrass, James Snodgrass, Charles S.
Roach, Isabella Roach, Mary Roach,
Leanna Roach, Sarah B. Roach, George S.
Roach, and Mary Roach

Now at this day, come Job Hadley, Ed-
mund Leake and Thomas Nichol, Commissioners appointed at the present term of this Court
to assign dower and make partition of certain lands herein, among the parties in this
cause, and make and file the following report to wit:

(State of Indiana, }
Hendricks County } ss.

Probate Court February Term 1852.

To the Honorable Abraham T. Bland judge of said Court,

We the undersigned Commissioners appointed at the last term and
continued or reappointed at the present term of Hendricks Probate Court
to lay off dower in and make partition of the Estate of Ashcraft Roach (deceased)
agreeably to the foregoing writ: after being duly qualified and having viewed
the premises are united in laying of dower in, and making partition of
said lands as follows. In the first place we do assign and set off to
Mary Roach widow of the said Ashcraft Roach late of Hendricks County

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Indiana (deceased) as her dower Estate in said lands the following lot or parcel of land it being the East half of the South west quarter of Section twenty-six in Township fifteen North of Range one west, and it is known and designated on the annexed plat as Lot No. 1. - And in proceeding to make partition of said lands after taking their advancements into consideration we are united in judgment that there is nothing more due to John H. Roach and William H. Roach. And we do assign and set off to Calvin P. Jessup in addition to his advancement during his life time as tenant by the courtesy, the West half of the North West quarter of Section seventeen North of Range one East, known and designated on the annexed Plat as lot No. 2. And we do assign and set off to John Green and Francis A. Green his wife to them and their heirs forever (in addition to their advancement) the following lot or parcel of land it being a part of the East half of the north west quarter of Section thirty five in Township fifteen north of Range one west as follows beginning at the South west corner of said half quarter thence north thirty eight poles, thence east forty poles to where a beech 15ⁱⁿ bears N 57¹/₂ W 31¹/₂ lbs. and a hickory 24ⁱⁿ & 72ⁱⁿ & 19ⁱⁿ. thence South thirty eight poles to the South line of the half quarter thence west forty poles to the beginning containing nine and a half acres more or less, and known and designated on the plat as lot No. 3. And we do assign and set off to James Brodgraf and Elizabeth Brodgraf his wife to them and their heirs forever in addition to their advancement the following lot or parcel of land it being a part of the East half of the north west quarter of Section thirty-five in township fifteen north of Range one west as follows beginning four poles west of the center of said section where a beech 11ⁱⁿ N 32^o E 31¹/₂ lbs Ash 9 & 80 N 30 lbs. thence north thirty eight poles to where a B. Oak 210 N 23 W 54 and an Elm 16 & 68 N 36 lbs. thence west thirty six poles to John Green's north east corner thence South with Green's line thirty eight poles, thence East with the line thirty six poles to the beginning, Containing Eight and a half acres more or less, and known on the annexed plat as lot No. 4. And we do assign and set off to Charles P. Roach (who is a minor) to him and his heirs forever the north west quarter of the South west quarter of Section twenty six in township fifteen north of range one west and also three acres (which is subject to the widows dower) off of the west end of the north east quarter of South west quarter of said section it being six poles in width, known and designated all together on the annexed plat as lot No. 5. And we do assign and set off to Isabella Roach (who is a minor) to her and her heirs forever the South west quarter of the South west quarter of Section twenty six in township fifteen north of Range one West and also seven acres off of the west end of South east quarter of the South west quarter of the same section which seven acres (is subject to the widows dower) and is fourteen poles in width and full length with the quarter of quarter and her portion is altogether and is known and designated on the annexed plat as lot No. 6. And we do assign and set off to Mary Roach (who is a minor) to her and her heirs forever the South west quarter of the south east quarter of section thirty five in township fifteen north of range one west and four^{poles} in width or two acres off east end of the South east quarter of the north west quarter of the same section all of which is known and designated on the annexed plat as lot No. 7. And we do assign and set off to Leanna Roach (who is a minor) to her and her heirs forever the East half of the north west quarter of section thirty five in

Tuesday February 17th A.D. 1852 8th day of the term.

township fifteen north of range one west, Except four acres or four poles in width off the East side of said half quarter and eighteen acres as described and set off to John Green and his wife and to James Woodgraf and his wife off the South end of said half quarter the said Peanna Koach's portion being fifty eight acres more or less and is known and designated on the annexed plat as lot No. 8.

And we do assign and set off to Sarah W. Koach (who is a minor) to her and her heirs forever the north west quarter of the north East quarter of section thirty five in township fifteen north of range one west and also two acres or four poles off the East side of the north East quarter of the north west quarter of the same section all of which is known and designated on the annexed plat as lot No. 9.

And we do assign and set off to George S. Koach (who is a minor) to him and his heirs forever the East half of the south west quarter of section twenty six in township fifteen north of range one west, Except that portion of said half quarter which has been assigned and set off to Charles S. Koach and Isabella Koach, as described in their shares leaving George S. Koach's portion to be seventy acres more or less which is subject to the widows dower and known and designated on the annexed plat as lot No. 10. In witness whereof we hereto subscribe our names this 3rd month 17th day A.D. 1852

John Hadley
John Nichols
Edmund Clark.)

Tuesday February 17th A.D. 1852 48th day of the term.

And said Commissioners now here in open Court, acknowledge said report, whereupon it is ordered, adjudged and decreed that said report be in all things confirmed, and that the partition aforesaid between said parties be firm and effected forever, as well the said petitioners as the said defendants, It is further ordered that the said Job Hadley be allowed the sum of sixteen dollars for his services as Commissioner and Surveyor herein, and that Thomas Nichols and Edmund Clark each be allowed the sum of seven dollars and fifty cents, for their services as such Commissioners herein, to be taxed up with cost of this proceeding. It is further ordered, adjudged and decreed that the parties pay the cost herein taxed at _____ dollars and _____ cents, in proportion to their interest in the lands so divided as aforesaid,

John C. Moberly by his next friend Buckner P. Hytten
v.
Simeon C. J. Moberly & Mary Moberly

Petition for partition,

Comes now Job Hadley, Thomas Nichols and Martin Gregg Commissioners appointed at the last term of this Court, to make partition of certain lands herein, among the said parties, and file the following report to-wit:

State of Indiana
Hendricks County } Probate Court February Term 1852

To the Honorable Abraham Bland Judge of said Court

We the undersigned, Commissioners appointed at the last Term of the Hendricks Probate Court, to make partition of the South east quarter of section thirty-two and South west quarter of section thirty-three. Except a portion in the South west corner of said section thirty-three, all in township sixteen north of range one west agree-ably to the above attached writ after being ^{exhib} qualified and on actual view of the premises we are united in making partition of said lands as follows.

We do assign and set off to John C. Moberly (who is a minor) to him and his heirs and assigns forever the following described lot or parcel of land, it being a part of the South east quarter of section thirty-two in township sixteen north of Range one west, as follows: beginning at the center of said section thirty-two thence South one hundred and sixty poles to the South west corner of said quarter section thence East on the section line ninety-two poles where a Swamp ash 12 in bears north 114° E 118 links distant. thence north one hundred and sixty poles to the north line of said quarter section where a beech 9 in 182 1/2 E 88 links and a do 11. 1/2 1/2 N 26 links thence west ninety-two poles to the beginning. Containing ninety-two acres more or less known and designated on the annexed plat as lot No 1.

And we do assign and set off to Simeon C. J. Moberly (who is also a minor) to him and his heirs forever the following described lot or parcel of land, it being a part of the South west quarter of section thirty-three in township sixteen north of Range one west as follows beginning at the South half mile stake of said section thirty-three thence north with the line one hundred and sixty poles to the center of said section thence west one hundred and twenty six poles to where a beech 28 in

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beares N 87° E 13 links and Do 28 S 62° W 25 1/2 links thence South one hundred and thirty three poles to where a beech 15 in N 82° W 21 links beech 15 S 62° E 3 links thence north eighty five degrees 85° East forty five poles to where a Walnut 20 in N 74° W 14 and a Lynn 22 in N 30° E 16 links thence South thirty one poles to the Section line where a beech 10 in S 55° E 13 links and a Do 15 in S 73° W 25 links thence East eighty one poles and seventeen links to the beginning. Containing one hundred and eighteen acres more or less. Known and designated on the annexed plat as lot No. 3.

and we do assign and set off to Mary Moberly (who is also a minor) widow of Joseph Moberly her heirs and assigns forever the following described lot or parcel of land, it being a part of the South East quarter of section thirty two and a part of the South west quarter of section thirty three in township sixteen north of range one west as follows beginning at the South East corner of section thirty-two thence west Sixty eight and a half poles to John Moberly's South East corner, thence north one hundred and Sixty poles to John Moberly's north East corner, thence East one hundred and three poles and five links, to Simeon Moberly's north west corner, thence South one hundred and thirty three poles to Simeon Moberly's South west corner, thence South eighty five degrees west (S 85° W.) thirteen poles to a poplar stump 26 in over, thence South fifty degrees West twenty nine poles and six links to a Stone Sugar = 15 S 87° E 13 links. thence South six poles and fifteen links to the beginning.

Containing one hundred acres more or less, and known and designated on the annexed plat as lot No. 2. In witness whereof we hereto subscribe our names this 12th of the 2nd Mo. 1850.

Job Hadley
Martin Gregg
Thos. Nichols

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and said Commissioner now here in open Court acknowledge said report, and Benjamin A. Mobely the guardian of the said Simon E. J. Mobely, now comes into open Court by law his attorney, and files the following objections against the Confirmation of said Commissioner report in these words, (here insert) and the Court after having heard the proof adduced, and mature deliberation thereupon had, find that said no good cause has been shown why said report should not be forward confirmed, Simon T. Madley the guardian ad litem of the said Mary Mobely, now files his petition herein, (insert) and thereupon it is ordered adjudged and decreed that the portion or tract of land set off and assigned by said Commissioner to the said Mary Mobely, be held by the said Mary, and her posthumous child Matilda Joseph Mobely as joint heirs of the estate of Joseph F. Mobely dec'd, in accordance with the last will and testament of said deceased, Whereupon it is ordered adjudged and decreed by the Court that said report be in all things confirmed, and that said partition be firm and effectual forever as among said parties as well the said petitioner as the said defendants, and it is ordered by the Court that Job Madley be allowed the sum of nine dollars and for his services as Commissioner and surveyor, and that Martin Gregg and Thomas Nichols each be allowed the sum of four dollars & fifty cents, for their services as commissioners herein, to be taxed up with the cost in this proceeding, and it is further ordered that said petitioner and defendant pay the costs herein taxed at dollars and cents in proportion to their interests in the lands so divided as aforesaid, and the said deft Simon E. J. Mobely, by his guardian Benjamin A. Mobely, now files his bill of exceptions by him taken herein in these words (insert)

Leuis J. Baber }
Estate } Comes now the administrator of said estate and files a receipt from the widow of said deceased, for property taken by her at the appraised value, (here insert) said administrator pays into Court the sum of twenty five dollars, and on his motion further proceedings herein are continued,

James Hinson }
Estate } Comes now the administrator of said estate and files a report herein in these words, (here insert) and on his motion further proceedings herein are continued

James M. & Brodley }
M. Celus Minus } Comes now the guardian of said Minus and files his petition herein, in these words (here insert) and thereupon the Court ordered that said guardian lay out the sum of three hundred dollars of money belonging to said Minus in wild lands in the State of Iowa, and further proceedings herein are continued,

Tuesday February 17th AD 1852 80th day of the term

Joab Madfeyz & Heirs & Comes now the guardian of said heirs and files a report herein, in these words (here insert) whereby it appears that said guardian has received the sum of seven hundred and fifty three dollars and eight cents belonging to said heirs, and that he has paid out for the benefit of said heirs the sum of sixty two dollars and eighty five cents, leaving a balance in his hands of seven hundred and ten dollars and twenty three cents, with interest thereon from the 18th day of November 1831. Said guardian files the vouchers referred to in said report, which are examined and approved by the Court. And on motion of said guardian further proceedings herein are continued,

Thomas Darragh's & Estate & Comes now the administratrix of said estate and files in open Court an exhibit of said estate and of settlement sheet in these words (here insert) whereby it appears that she stands charged with the sum of one hundred and ninety two dollars and one cent; it also appears that she is entitled to credits amounting to the sum of two hundred and five dollars and eighteen cents, which ^{is more than} covers the amount with which she stands charged. Said administratrix files the vouchers referred to in said settlement sheet, numbered from one to fourteen, inclusive, which are examined and approved by the Court; and the Court having examined all the matters and things touching the administration of said estate, finds that said estate has been fully and fairly administered, and now here confirms and approves the acts and doings of said administratrix in the premises and orders that she be discharged from any further duties as such.

Ordered that the administratrix Martha J. Darragh be allowed the sum of fifty nine dollars and seventy two cents, out of monies belonging to the estate of Leindanilla B. Darragh for money paid out by said administratrix in settling the estate of said Thomas Darragh, ^{to pay the money referred to in this} the personal property of said estate being insufficient to pay off and satisfy the debts due and demands outstanding against said estate.

Leindanilla B. Darragh's & Minor & Comes now the guardian of said minor and files a report herein, in these words (here insert) whereby it appears that she has received the sum of two hundred and fifty four dollars and thirteen cents, and that she has paid out the sum of one hundred and fifteen dollars and sixty one cents. And on her motion further proceedings herein are continued,

Tuesday February 17th A.D. 1852, 8th day of the term.

William Keumans

Estate } Comes now the administrator of said estate, and files in

open Court an exhibit of said estate or settlement sheet in these words (here insert) whereby it appears that said administrator stands charged with the sum of three hundred and thirty six dollars and eighty nine cents, and that he is entitled to a credit of one hundred and ten dollars and twenty seven cents for sums paid out by him on claims against said estate and expenses of administration, which being deducted from said sum of ~~three hundred and thirty six~~ ^{three hundred and thirty six} dollars and ~~eighty nine~~ ^{sixty two} cents, leaves the sum of two hundred and twenty six dollars and sixty two cents,

Said administrator now pays into Court four dollars to be paid over to ^{Watters on a claim in the clerk's office, to be} he also produces and files a receipt from the guardian of said heirs of said estate, for the sum of two hundred and twenty two dollars and sixty two cents, which covers the whole amount with which he stands charged. Said administrator files the vouchers referred to in said settlement sheet, numbered from one to seventeen inclusive, which are examined and approved by the Court,

and the Court having examined all the matters and things touching the administration of said estate find that the same has been fully and fairly administered, and now here confirm the acts and proceedings of said administrator and order that he be discharged from any further duties as such

Aug 11 1852. Recd of S.D. Parker four dollars the amount above paid into Court by Joseph S. Cliffe above, on an account due me.
Wm. Mason S. Watters

Joseph M. Heat

Heirs } Comes now Nelson Trotter and Elizabeth A Trotter his wife

which said Elizabeth A. was whilst sole and unmarried appointed guardian of said heirs, and file their petition, verified by their oath in these words (here insert) whereby it appears that said minors are the owners of the undivided two thirds of one land warrant calling for one hundred and sixty acres of land, and that the said Elizabeth one of said petitioners is the owner of the remaining one third of said warrant, that it would be for the manifest interest and advantage of said minors to sell their interest or portions in said land warrant, and allow the avails thereof at interest for the benefit of

said minors, and thereupon the Court being satisfied with the propriety of ^{the interest of said minors in} selling said land warrant and now here appoints Simon S. Haddley and Samuel

Meloyne two discreet persons, freeholders of said County, to appraise the undivided two thirds of said land warrant, and now Comes into open Court and file the Certificate of their appointment in these words (here insert) also a copy of their appointment in these words, (here insert), and said appraisers also return and file in writing an appraisement of the interest of said minors in these words (here insert) and thereupon the Court orders that the said Nelson Trotter be appointed a commissioner to make sale of the interest of said minors in and to said land warrant, and sell at private sale, and report his proceedings therein at the present term of this Court,

and Court adjourned until to morrow morning nine o'clock

A. B. Reed

Wednesday February 18th 1852 & 9th day of the term

Wednesday Morning February eighteenth in the
year of our Lord One thousand eight hundred and fifty two,
Court met pursuant to adjournment
Present the Honorable Abraham Bland Solo Judge of said Court

Heirs to the estate of Jesse J
Conner dec'd } The Court having examined the bond herein approved
the same, and further proceedings herein are continued

Charles Merritt J
Minor } It is ordered by the Court that a citation issue herein against
George Merritt, the guardian of said minor, commanding
him to be in this Court on the first day of the next term, then and there to shew
Cause if any he has or can why he does not make a final settlement
of said guardianship, and further proceedings herein are continued,

Cynthia J. & John A. Wright J
Minors } It is ordered by the Court that a citation issue against
William F. Wright, the guardian of said Minors
commanding him to be and appear in this Court on the first day of the
next term, then and there to shew Cause if any he has or can why he
does not make a final settlement of said guardianship, and further proceed-
ings herein are continued,

Crockett Hedger J
Minor } It is ordered by the Court that a citation issue
herein against William F. Wright commanding
him to be and appear in this Court on the first day of the next term
then and there to shew Cause if any he has or can why he does not
make a final settlement of said estate, guardianship, and further
proceedings herein are continued,

Sarah Debach J
Minor } It is ordered by the Court this guardianship be
continued,

Mary March Dearmond J
Minor } It is ordered by the Court that a citation issue
herein against the guardian of said minor
commanding her to be and appear in this Court on the first day of
the next term then and there to settle said guardianship or
shew Cause why the same shall not be done, and this
guardianship is continued,

Wednesday February 18th 1852 & 9th day of the term.

Heirs to the estate of David McDaniel dec'd } The Court having examined the bond herein approve the same and order that the guardianship be continued

Polly & Sarah J. Payne } Minors } The Court having examined the bond herein approve the same, and order that this guardianship be continued,

Heirs to the estate of Daniel } Boutright dec'd } The Court having examined the bond herein approve the same and order that this estate be continued,

John & James M'ford } Minors } It is ordered by the Court that a citation issue herein against the guardian of said minors, commanding her to be and appear in this Court on the first day of the next term, then and there to shew Cause why she does not make a final settlement of said guardianship, and further proceedings herein are continued,

Nancy Hancock et al } Minors } It is ordered The Court having examined the bond herein approve the same, and order that this guardianship be continued,

Inocilla & Ambrose Jephth } Minors } The Court having examined the bond herein approve the same and order that this guardianship be continued

Sarah Ann Gofette } Minor } It is ordered by the Court that a citation issue herein against Samuel Gofette the guardian of said Minor, commanding him to be and appear in this Court on the first day of the next term, then and there to shew Cause if any he has or can why he does not make a final settlement of said guardianship, and further proceedings herein are continued,

Heirs to the estate of } Caleb Garrett dec'd } The Court having examined the bond herein approve the same and order that this guardianship be continued

Wednesday February 18th A.D. 1832 9th day of the term.

Heirs to the estate of
Thomas White dec'd 3 It is ordered by the Court that a citation issue herein as directed
to the sheriff of Putnam County, against Henry C. West
Commanding him to be and appear in this Court, on the first day of the
next term, then and there to shew cause, why he does should not
make a final settlement of said guardianship, and further proceedings
herein are continued,

Heirs to the estate of
Joshua B. Madley dec'd 8 The Court having examined the bond herein, approve
the same and order that this guardianship be continued

James Gilleland 3
Minor 3 This guardianship is continued by order of the
Court for final settlement at the next term of this Court,

Mary Ann Osborn 7
Minor 8 The Court having examined the bond herein, approve the
same and order that this guardianship be continued,

Heirs to the estate of
Hugh Crawford dec'd 8 The Court having examined the bond herein, approve the same &
order that this guardianship be continued,

Samuel Lampetta 7
Heirs 8 The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Heirs to the estate of
Thomas Gilleland 8 The Court having examined the bond herein approve
the same and order that this guardianship be continued

Synthia A. Sarah J. Prigg 7
Minor 8 The Court having examined the bond herein approve
the same and order that this guardianship be continued,

Harison & Paulina
Prigg Minor 8 The Court having examined the bond herein, approve
the same and order that this guardianship be continued,

Samantha Hancock 7
Minor 8 The Court having examined the bond herein approve
the same and order that this guardianship be continued,

Wednesday February 18th AD 1852 9th day of the term.

Lucinda Pierce et al
Minors } The Court having examined the bond herein approve the same and order that this guardianship be continued,

George Thornbrough
Minors } The Court having examined the bond herein approve the same and order that this guardianship be continued,

William Araby's
Children } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Levi H. Nantz
Minors } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Heirs of Obadiah Mendenhall
decd } The Court having examined the bond herein, approve the same and order that this guardianship be continued,

Heirs to the estate of
Daniel Potter decd } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Shields Moore's
Children } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Heirs to the estate of
Jonathan Hadley decd } The Court having examined the bond herein approve the same, and order that this guardianship be continued,

Marquess W. Parrish
Minors } The Court having examined the bond herein approve the same and order that this guardianship be continued,

James Dunn et al
Minors } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Columbus Wick
Minor } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Wednesday February 18th A.D. 1852 & 7th day of the term.

Daniel F. Summers et al.
 Minors } The Court having examined the bond herein approves the same
 and order that this guardianship be continued,

Alexander S. Simpson.
 Minor } The Court having examined the bond herein approves the same
 and order that this guardianship be continued

Heirs to the estate of
 Isaac Mathus } The Court having examined the bond herein approves the same
 and order that this guardianship be continued,

Emma C. Wells
 Minor } The Court having examined the bond herein, approves the
 same and order that this guardianship be continued,

Cornelius Johnson's
 Heirs } The Court having examined the bond herein, approves the same
 and order that this guardianship be continued,

Richard Nash's
 Heirs } It is ordered by the Court that a Citation issue herein,
 against Joel Smith the guardian of said heirs, Comman-
 ding him to be and appear in this Court on the first day of the next term, then
 and there to make a report of the condition of said guardianship, and
 further proceedings herein are continued,

Jesse Safenight
 Minor } The Court having examined the bond herein, approves the
 same and order that this guardianship be continued,

Jan Barnhill et al.
 Minors } The Court having examined the bond herein, approves the same
 and order that this guardianship be continued, a citation
 issue herein against Leitha Barnhill the guardian of said minors, Com-
 manding her to be and appear in this Court on the first day of the next
 term then and there to make a report of the condition of this said guardi-
 anship or make a final settlement of the same, and further proceedings herein
 are continued,

Desinda Hadley
 Minor } The Court having examined the bond herein, approves the same
 and order that this guardianship be continued,

Wednesday February 18th AD 1853 49th day of the term

Leonard Macconn }
Minor } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Meritt Meekly }
Minor } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Charles Sacny }
Heirs } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Vincent & Morgan }
Stephenson Minors } The Court having examined the bond herein, approve the
same and order that a citation issue herein against
Paden Stephenson the guardian of said Minors, commanding him
to be and appear in this Court on the first day of the next term, then and
there to report the condition of said guardianship, and further proceed-
ings herein are continued,

Margaret Lincoln Thorp }
Minors } The Court having examined the bond herein, approve
the same, and order that this guardianship be continued,

Esther Hadley }
Minor } The Court having examined the bond herein approve
the same, and order that this guardianship be continued,

May J. Graham et al }
Minors } It is ordered by the Court that a citation issue herein,
against the Guardian of said Minors commanding
him to be and appear in this Court on the first day of the next term
then and there to report the condition of said guardianship
and further proceedings herein are continued,

Daniel Pragan }
Minor } The Court having examined the bond herein, approve the
same and order that this guardianship be continued,

Thomas Wilson et al }
Minor } The Court having examined the bond herein, approve the
same and order that this guardianship be continued,

Wednesday February 18th AD 1852 49th day of the term.

Heirs of David Fox's Estate } The Court having examined the bond herein, approve the same and order that this guardianship be continued,

Heirs to the estate of Martha Powell } The Court having examined the bond herein, approve the same and order that this guardianship be continued,

Jemima Hellingworth } Minor } The Court having examined the bond herein, approve the same, and order that this guardianship be continued,

Ruth White } Heirs } The Court having examined the bond herein, approve the same and order that this guardianship be continued,

Heirs to the estate of John Tont dec'd } The Court having examined the bond herein, approve the same and order that this guardianship be continued

Heirs to the estate of Adampton Pennington } It is ordered by the Court that a citation issue herein against Nancy Pennington the guardian of said minors commanding her to be and appear in this Court on the first day of the next term of this Court, then and there to report the condition of said guardianship, and further proceedings herein are continued,

Sarah Hansel et al } Minors } It is ordered by the Court that a citation issue herein against Sarah Hansel, the guardian of said minors commanding him to be and appear in this Court on the first day of the next term then and there to shew cause why he does not make a report of the condition of the said guardianship, and further proceedings herein are continued,

Minerva & Martha Country } Minors } It is ordered by the Court that a citation issue herein against Robert Pope the guardian of said minors commanding him to be and appear in this Court on the first day of the next term, then and there to make a report of the condition of the said guardianship, and further proceedings herein are continued,

Wednesday February 18th AD 1852 49th day of the term.

George Scott et al. }
 Minors } It is ordered by the Court that a Citation issue
 herein against the guardian of said minors, commanding
 him to be and appear in this Court, on the first day of the next term, then and there
 to give a new bond and make a report of the Condition of said guardianship
 and further proceedings herein are continued,

William Newman }
 Heirs } The Court having examined the bond herein approve the
 same and order that this guardianship be continued,

Samuel Scott }
 Heirs } The Court having examined the bond herein, approve
 the same and order that this guardianship be continued

Sidney West }
 Minor } It is ordered by the Court that a Citation issue herein
 against the guardian of said minor commanding
 him to be and appear in this Court, on the first day of the next term
 then and there to make a report of the Condition of said estate
 guardianship, and further proceedings herein are continued,

Samuel Mopper }
 Heirs } The Court having examined the bond herein approve the same
 and order that this guardianship be continued.

James Parks }
 Minor } The Court having examined the bond herein, approve
 the same and order that this guardianship

Sarah D Mahan et al }
 Minors } The Court having examined the bond herein
 approve the same and order that this guardianship
 be continued,

Sarah C Keith et al }
 Minors } The Court having examined the bond herein approve
 the same and order that this guardianship be continued

Adeline Wright et al }
 Minors } The Court having examined the bond herein approve
 the same and order that this guardianship be continued,

Wednesday February 15th AD 1832 & 9th day of the term.

Joseph Smith & Sons et al.

Minors

The Court having examined the bond herein approves the same and order that this guardianship be continued,

Wright McCracken &

Heirs

The Court having examined the bond herein, approves the same and order that this guardianship be continued,

Francis Cash et al.

Minors

The Court having examined the bond herein approves the same and order that this guardianship be continued,

Catharine Zimmerman et al.

Minors

The Court having examined the premises order that a Citation issue herein against Joseph T. Zimmerman the guardian of said minors commanding him to be and appear in this Court on the first day of the next term then and there to make a report of the guardianship of said minors and further proceedings herein are continued,

Heirs of Amos Miller

Decd.

The Court having examined the premises order that said guardian be cited to be and appear in this Court on the first day of the next term then and there to make a report of the condition of the said guardianship, and further proceedings herein are continued,

Heirs to the estate of

Nathan Davis decd.

The Court having examined the bond herein approves the same and order that this guardianship be continued,

Sarah J. Dananugh et al.

Minors

The Court having examined the bond the bond herein, approves the same and order that this guardianship be continued,

John & William Irvine

Minors

The Court having examined the bond herein, approves the same and order that this guardianship be continued,

Heirs to the estate of James

Barker decd.

The Court having examined the bond herein, approves the same and order that this guardianship be continued,

Era Hunt et al.

Minors

The Court having examined the premises order that a Citation issue herein against Albert M. Hunt the guardian of said minors, commanding him to be and appear in this Court on the first day of the next term then and there to make a report of the condition of said guardianship and further proceedings herein are continued,

Wednesday, February 18th 1852 & 9th day of the term.

Columbus Carter et al. }
Minor } The Court having examined the bond herein approve the same
and order that this guardianship be continued,

William H. Eaton et al. }
Minor } It is ordered that a citation issue herein against the said
the bond herein be approved, and this guardianship is
continued,

James M. Crosby et al. }
Minor } It is ordered by the Court that a citation issue herein
against the guardian of said minor commanding
him to be and appear in this Court on the first day of the next term then
and there to report the condition of said guardianship, and further proceedings
herein are continued,

Leila J. & Nathan S. Davis }
Minor } The Court having examined the bond herein approve
the same and order that this guardianship be continued,

Nancy Ann Hattus }
Minor } The Court having examined the bond herein approve the
same and order that this guardianship be continued,

Margaret L. Hannin et al. }
Minor } The Court having examined the bond herein approve
the same and order that this guardianship be continued,

Miriam Byrd et al. }
Minor } The Court having examined the bond herein approve
the same and order that this guardianship be continued,

Julia Ann Downs }
Minor } It is ordered by the Court that a citation issue herein against
the guardian of said minor and commanding him
to be and appear in this Court on the first day of the next term, then and there
to make a report herein of the condition of said guardianship, and further proceedings
herein are continued

Daniel S. Henry et al. }
Minor } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Wednesday February 18th A.D. 1852 & 9th day of the term.

John Pearys }
Heirs } The Court having examined the bond herein approve the same, and order
that this guardianship be continued,

Hiram Meets }
Heirs } The Court having examined the bond herein approve the same, and order
that this guardianship be continued,

Asenath S. Moberly }
Minor } The Court having examined the bond herein approve the same and
order that this guardianship be continued,

Heirs to the estate of }
Benjamin Sanders } The Court having examined the bond herein, approve the same
and order that this ~~estate~~ guardianship be continued

James H. Bradley B. McClun }
Minors } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

St Lamb's Heirs } The Court having examined the bond herein approve the
same and order that this guardianship be continued

Andrew G. Hendricks et al }
Minors } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Mary Jane Ellis et al }
Minors } The Court having examined the bond herein, approve the same and order that
this guardianship be continued,

Cynthia Helen et al }
Minors } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

Robert B. Stanley }
Minors } The Court having examined the bond herein approve the same
and order that this guardianship be continued

Leyne Stanley et al }
Minors } The Court having examined the bond herein, approve the same
and order that this guardianship be continued,

And Court adjourned until tomorrow morning nine o'clock

A. B. Stone

Thursday, February 19th AD 1852 & 10th day of the term

Thursday Morning February nineteenth in the year of our Lord One thousand eight hundred and fifty two

Court met pursuant to adjournment.
Present the Honorable Abraham Bland Solo Judge of said Court.

Lewis J. Moore }
Minor } The Court having examined the bond herein approves the same and order that this guardianship be continued,

Heirs to the estate of }
Ash Craft Roach } The Court having examined the bond herein, approves the same and order that this guardianship be continued,

Anna A. Baker }
Minor } It is ordered by the Court that this guardianship be continued

Daniel Higgins }
Infant } The Court having examined the bond herein approve the same and order that this guardianship be continued,

James P. Freeman }
Minor } The Court having examined the bond herein approve the same and order that this guardianship be continued,

Heirs to the estate of }
Scota Grant } The Court having examined the bond herein approve the same and order that this guardianship be continued,

William Gamble }
Soliot } The Court having examined the bond herein, approves the same, and order that this guardianship be continued,

Eliza J. Proffitt }
Sole Guardian } The Court having examined the bond herein, approves the same and order that this guardianship be continued,

Heirs to the estate of }
David Curtis } The Court having examined the bond herein approves the same and order that this guardianship be continued,

Simon C. J. Mubury }
Minor } The Court having examined the bond herein approves the same and order that this guardianship be continued,

Thursday 19th February A.D. 1852 & 10th day of the term.

Milton Hendricks et al }
 Minors } The Court having examined the bond herein, approves the same
 and orders that this guardianship be continued,

Heirs to the estate of }
 Parisea Learmichael } The Court having examined the bond herein, approves the
 same and orders that this guardianship be continued,

Heirs to the estate of }
 James Stevens } The Court having examined the acts and proceedings of
 the Clerk had herein in vacation in granting letters of
 Guardianship to John Davis, ^{confirm} the granting of said letters and approves the bond
 herein, and further proceedings herein are continued,

Venerotia DeHappart }
 Minor } It is ordered by the Court that a citation issue herein against
 Hughes M White, the guardian of said Minor, requiring
 him to be and appear in this Court on the first day of the next term, then and there
 to give security as such guardian, and further proceedings herein are continued,

James H & Milton F Barlow }
 Minors } The Court having examined the acts and proceedings of the
 Clerk had herein in vacation in granting letters of guar-
 dianship herein to Gideon Stuffed, confirms the granting of said letters and
 approves the bond herein, and further proceedings herein are continued,

Heirs to the estate of }
 Joseph M West } Comes now Nelson Trotter who was appointed at the present
 Term of this Court to make sale of the interest of said minors
 in and to a land warrant, and files a report herein, in these words, (here insert)
 whereby it appears that he has sold said two thirds of said land warrant to one
 Johnson DeKyster for the sum of ninety five dollars that being more than the
 appraised value, and the Court being sufficiently advised in the premises
 now herein in all things confirms said sale, and further proceedings herein
 are continued,

John S Macomber }
 Estate } The Court having examined the bond herein approves the same and
 orders that this estate be continued for final settlement until
 the next term of this Court,

Thursday February 19th AD 1852 & 10th day of the term.

John Poak Sr }
Estate }

Comes now Simon T. Hadley, who was appointed at the present term of this Court, to make and execute a deed of Conveyance to Charles

B. Watt, the purchaser of certain real estate hereinafter sold herein under an order of this Court, and makes a report, in these words (insert) said Commissioner now presents to the Court the deed mentioned in said report, and acknowledges the same, which said deed and the report and the Certificate of acknowledgement are in these words (here insert). It is ordered that said deed be delivered over to the said Charles B. Watt as evidence of title to the premises therein mentioned. It is further ordered that the said Simon T. Hadley be allowed the sum of two dollars and fifty Cents for his services as such Commissioner, in executing said deed of Conveyance. Said administrator now comes into open Court and files an exhibit of said estate or settlement sheet in these words (here insert) whereby it appears that he is chargeable with the sum of Three hundred and twenty five dollars, and that he has paid out on claims outstanding against said estate and expenses of administration, including amount paid into Court the sum of Three hundred and twenty five dollars which covers the whole amount with which he stands charged. Said administrator files the vouchers referred to in said settlement sheet which are examined and approved by the Court. And the Court having ^{examined} all the acts and proceedings of the administrator in the premises, find that said estate has been fully and fairly administered, and now here confirm and disapprove the same and order that he be discharged from any further duties as such.

It is ordered by the Court that the said sum of One hundred and twenty two dollars and sixty one Cents now in Court be paid out by the Clerk as follows to wit:

To Joseph S. Millerhisee for appraising the land belonging to said estate.	1,25 paid 25c
" William Gladden on account & interest	17,00 paid
" Mary Poak, Margaret Ballard & George Ballard her husband, O. C. Poak, Jas. L. Poak, Mary C. Poak, and Ann C. Poak heirs to the estate of John Poak Sr. who was an heir to this estate, the sum of	104 3/4
" Jane Mannick the sum of	10,43 1/2
" Rebecca Wiley an heir to said estate the sum of	10,43 1/2
" Mary Forrester " " " " " " "	10,43 1/2
" Amy W. Millan " " " " " " "	10,43 1/2
" Elizabeth Hutchinson " " " " " " "	10,43 1/2
" Sarah Ann Hutchinson " " " " " " "	10,43 1/2
" Stark Lancel in right of his wife Nancy " " "	paid 10,43 1/2
" Simon Hornaday in right of his wife Martha " " "	10,43 1/2
" Ora Poak " " " " " " "	paid 10,43 1/2

The said Simon Hornaday now in open Court receives from the Clerk the sum of \$104 3/4 in full of the distributive share of his wife in this estate. April 17, 1852 Recd of J. D. Parker Clerk ten dollars and forty three cents the above amount ordered to be paid to me in right of my wife Nancy.

Stark Lancel
his of
mark

Received, September 17, 1852, of J. D. Parker ex Clerk ten dollars and forty three cents in full of my dividend from Poak
as above ordered to be paid to me
Mrs. Gladden

Thursday February 19th AD 1852 & 10th day of the term.

Henry G. Todd, a claim of the
estate of William Miller dec'd
v.
Mellicamp Miller et al. } In Chancery.
It is ordered by the Court that this cause
be continued,

William Morgan's
Estate } The Court having examined the bond herein approved
the same, and order that the ^{estate} guardianship be
continued,

Richard M. Leach, }
Minor } James William Leach and files his petition herein, in these
words (here insert) whereby it appears that the former
guardian of said minor has died, that said minor is under the age of fourteen
years and has no guardian appointed to take care of his estate
And thereupon the Court appointed James Christie guardian of the estate
of the said Richard M. Leach, the said James Christie now comes into open
Court and accepts said appointment, and files his bond herein, in these
words (here insert) said James Christie is now duly sworn as such
guardian and files a copy of his oath in these words (here insert)
whereupon letters of guardianship are granted and issued to
the said James Christie, in these words (here insert) and further
proceedings herein are continued,

And Court adjourned until Court in course

A. Bland

Monday May 10th A.D. 1852. & 1st day of the term

At a term of the Probate Court of Henricks County
began and held at the Courthouse in the town of Danville, on Monday the
tenth day of May in the year of our Lord one thousand eight hundred and
fifty two,

Present the Honorable Abraham (Bland) sole Judge of said
Court.

Heirs to the estate of }
Amos Hillen dec. } Comes now the guardian of said heirs, and makes and files
a report herein, in these words (here insert) whereby it appears
that he as such guardian has received the sum of one hundred and seventy eight dollars
and eighty cents, including interest up to the 20th day of Jan'y 1852, over and above the
sums by him paid out, and further proceedings herein are continued,

Richard C. Nash's }
Heirs } Comes now Joel Smith guardian of said heirs, and files
a report herein in these words (here insert) whereby it appears that
he has received of funds belonging to his said wards the sum of Three hundred and
fifty seven dollars and twelve cents, which he loaned out at six per cent
interest, that he has received and expended the interest annually
in the schooling and clothing of his said wards, leaving the principal
yet in his hands, at interest, Said Guardian now pays into Court the fee
accrued upon the Citation opened herein, Whereupon said guardian is discharged
from the said Citation herein, And further proceedings herein are continued,

Cecilia Jane & Nathan L. Davis }
Minors } Comes now the guardian of said minors and files
a report herein, in these words (here insert) whereby
it appears that she has received the sum of Two hundred and thirty four dollars and
fifty cents, which is loaned out at six per cent interest. And further proceedings
herein are continued,

Julia Ann Davis }
Minor } Comes now the guardian of said Minor and files a report
herein, in these words (here insert) whereby it appears
that he has now in his hands the sum of sixty six dollars and twenty cents, which
is at interest, and further proceedings herein are continued,

Monday May 10th A.D. 1850 & 1st day of the term.

Sarah Jane Copitt ³
Minor ³ Comes now the guardian of said Minor and makes and files
a report herein, in these words, (Here insert) whereby it
appears that he has now in his hands the sum of Three hundred and seventy six
dollars and forty cents, now in his hands belonging to his said ward, which includes
the interest up to this date, which said sum, as at interest, and further proceed-
ings herein are continued,

Egihul Williams ³
Estate ³ Comes now the administrator of said estate, and files
a report herein, in these words, (Here insert) And on his
motion this estate is continued,

Samuel Scott ³
Estate ³ Comes now the executor of said estate, and files a report
herein, in these words, (Here insert) and on his motion
this estate is continued,

Emma O. Wells ³
Minor ³ Comes now the guardian of said Minor, and
files a report herein, in these words, (Here insert)
whereby it appears that since his last report to wit: in the month of
May 1851 he received the sum of forty dollars of money belonging to his
said ward, which is together with the money by him heretofore reported, all
loaned at six per cent interest, and further proceedings herein are continued,

Vincent & Morgan Stephenson
Minors ³ Comes now the guardian of said minors and makes
and files a report of final settlement herein, in these
words, (Here insert) whereby it appears that he has received the sum of six hundred
and sixty dollars, belonging to his said wards, whereby it appears it also appears
that his said wards have arrived at the age of twenty one years, and that he
has paid to them the full amount of said sum, Said guardian files
the vouchers for said sum by him paid to said wards which are examined and
approved by the Court. And the Court having examined all the matters and
things touching the said guardianship find that said guardian has fully
and fairly accounted for the sums of money by him received as such,
And now here confirm and approve his acts and doings in the premises
and order that he be discharged from any further duties as such.

Monday Morning May 10th A.D. 1852 & 1st day of the term.

Cynthia J. & John A. Wright }
 Minors } Comes now the guardian of said minors and files
 a report, herein, in these words, (here insert) and it is ordered
 that said guardian pay the cost of the citation herein issued, and further proceed-
 ings herein are continued,

Crocket Hedges }
 Minor } Comes now the guardian of said minor, and
 it is ordered that said guardian pay the cost on the
 citation herein issued, ~~and~~ further proceedings herein are continued.

Mary J. Graham et al. }
 Minors } Comes now the guardian of said Minors and
 files a report herein, in these words, (here insert)
 wherein it appears that on the first day of February eighteen hundred and
 forty eight, he received the sum of twenty three dollars, which is all the
 money that has come into his hands belonging to said estate,
 and further proceedings herein are continued,

James M. McCrosby et al. }
 Minors } Comes now the guardian of said minors
 and files a report herein in these words (here
 insert) wherein it appears that he has received the sum of one hundred and
 eighteen dollars, and belonging to said minors; and that he has paid
 out the sum of seventeen dollars and twenty cents, leaving in his hands the
 sum of one hundred dollars and eighty cents, belonging to said Minors,
 The said guardian also files his petition, in these words (here insert) praying
 to the Court to make an order for the sale of certain personal property belong-
 ing to said minors, Whereupon it is ordered that said guardian ~~make~~
 sell said personal property, either at public or private sale and that he report
 his proceedings into this Court at the next term, until when this guardi-
 anship is continued,

Ira Hunt et al }
 Minors } Comes now the guardian of said minors and makes &
 files a report herein, in these words, (here insert)
 whereby it appears that he has received the sum of fifty dollars belonging to
 said heirs, and that he has paid out the sum of fourteen dollars and thirty cents,
 leaving in his hands the sum of thirty five dollars and seventy cents, said
 guardian files a statement setting forth the death of the said Minors Rachel
 and Beulah Hunt since his appointment as such guardian, which said written
 statement is, in these words, (here insert) and further proceedings herein
 are continued,

Monday May 10th 1852 1st day of the term.

Alexander McVay
Estate

comes now the administrator of said estate, and makes and files proof of the notice of the grant of letters of administration in these words, (here insert) Said administrator produces and shows to the Court the summons herein issued, and the sheriff's return thereon, (here insert) whereby it appears that the widow and heirs of said decedent have been duly served with process more than ten days before the first day of the present term of this Court, and the said defendants, Lydia A McVay, William McVay and Westly McVay being three times called come not but herein make default. It is therefore ordered, adjudged and decreed by the Court that the said petition as to the last named defendants be taken as confessed and true. And thereupon, on motion of said administrator, Nicholas T Hoadley is by the Court appointed guardian ad litem for said infant defendants, Preston McVay, Calvin McVay and Hugh McVay. And thereupon said guardian ad litem files his answer to said petition in these words, (here insert) and thereupon the Court after having heard the proofs adduced, and duly inspected the premises find that the personal estate of said decedent is insufficient to pay off and satisfy the debts due and demands outstanding against said estate, and said administrator procures an additional bond, (here insert) which is approved by the Court.

It is therefore ordered, adjudged and decreed that by the Court that the real estate mentioned and described in said petition to wit: Lot number one in Block Number nineteen in the town of Danville, The South fraction of the North East quarter of section Four (4) Township fifteen (15) North, of Range one West, also a lot adjoining the town of Danville, bounded as follows, commencing on the south boundary of the original plat of the town aforesaid, south of and opposite to the South East Corner of lot no one in Block number thirty three in said town thence west with said town line one hundred and twenty eight feet opposite the South East corner of said lot, thence south sixty feet, thence east one hundred and twenty eight feet, thence north sixty feet to the beginning, be sold by said administrator, subject to the widows right of dower, either at public or private sale, according to the statute in such case made and provided, upon the following terms and conditions, to wit: One third of the purchase money to be paid in six, one third in twelve and the remaining one third in eighteen months from the day of sale, the purchaser giving notes therefor, payable to said administrator, with good freehold security, without any relief whatever from the valuation or appraisement laws. And it is further ordered that said administrator make report of his proceedings at the next term of this Court. And on motion it is also ordered that said administrator sell, ^{at private sale} a certain land warrant, ^{book 60 page} No 9197 issued to said decedent, in his lifetime, on the 4th day of June 1851 together with the stock owned by said decedent in the Indianapolis and Springfield Plank Road Company, and that the proceeds thereof be made up to the hands of said administrator for the payment of the debts due and demands outstanding against said estate, and day is given.

Monday May 10th A.D. 1852. 1st day of the term.

Isaac Coffin's
Estate

Comes now the administrator of said estate and makes and files a report herein, in these words (here insert) whereby it appears that in pursuance of an order of this Court made at the last term, said administrator did on the sixth day of April 1852 sell at public outcry at the Court house door, in the town of Danville, Lot no two in Block number thirty seven in the town of Danville, ^{subject to the widow's right of dower} after having given due notice of the time and place of sale, to Silas Bryant for the price and sum one hundred and eighty dollars, that being the highest and best price bid for the same and more than two thirds of the appraised value of the same, and took from ^{the} purchaser three several promissory notes, with (Valentin Singenfelter as his security, due in six, twelve and eighteen months, and the Court after having examined the premises find that said sale was in all things fair and that said premises were sold for more than two thirds of the appraised value thereof, and now in all things confirm said sale.

John Pearly's
Estate

Comes now the administrator of said estate and makes and files a report herein in these words, (here insert) wherein it appears that Isaac O'Piley the purchaser of the West half of the North East quarter of section twenty three, in Township fifteen north of Range one west, has fully paid the purchase money for said tract of land, also that Jesse Kennedy the purchaser of the North West quarter of the North East quarter of section twenty six Township fifteen (15) North of Range one west, has fully paid the purchase money for said tract of land and praying the Court to appoint some person a Commissioner to make and execute deeds of conveyance to the said purchasers for the tracts of land by them severally purchased, and thereupon the Court appoints Edmund Leach a Commissioner to make and execute said deeds of conveyance to said purchasers of said lands, the said Edmund Leach, now comes into open Court, and files a report herein, in these words, (here insert) whereby it appears that he has made and executed deeds of conveyance for said tracts of land to the said purchasers, said Commissioner now presents said deeds to the Court and acknowledges the same in open Court, which said deeds and the Certificate of acknowledgement, endorsed thereon, are in these words (here insert deeds)

It is ordered that said deeds of conveyance be delivered over to said purchasers as evidence of their title to the premises therein mentioned and described, It is ordered that Edmund Leach be allowed the sum of five dollars for his services as such Commissioner in executing said deeds of conveyance,

John H. Draper's
Estate

Comes now the administrator of said estate, and files an additional bond herein, in these words, (here insert) which bond and the security thereon is approved by the Court, and this estate is continued,

Monday May 10th AD 1852 & 1st day of the term.

James Downards }
Estate } Comes now the administrator of said estate and
files a report herein, in these words, (Here insert) and
on motion this estate is continued,

Elijah Meers }
Estate } Comes now the administrator of said estate, and files a
report herein, in these words, (Here insert) And on motion
this estate is continued,

William Semans }
Estate } Comes now the administrator of said estate, and files a report herein, in these
words, (insert) And on motion this estate is continued,

Osas Lawrence's }
Estate } Comes now the administrator of said estate and files in
open Court, an exhibit of said estate or settlement sheet, in
these words, (Here insert) whereby it appears that he as such administrator
has received the sum of twenty three dollars and thirty two cents, which is the
whole amount of assets which has come to his hands as such administrator,
and that he has paid out on the for expenses of administration and preferred
claim, including amount allowed the administrator for his services, the
sum of twenty five dollars and seventy nine cents, which covers the whole
amount with which he stands charged, and shows a balance due said
administrator of two dollars and forty seven cents, Said administrator
files vouchers in support of the claims by him paid out, numbered from
one to five inclusive which are examined and approved by the Court,
and the Court having examined all the acts and the doings of said ad-
ministrator find that said estate has been fully and fairly administered
now here approves and confirms the acts and proceedings of said administrator
in the premises and order that he be discharged from any further duties as such.

Martha & Minerva Courtney }
Minors } Comes now the guardian of said minors and
files a report in open Court, ^(insert) wherein it appears
that he has now in his hands the sum of seventy nine dollars and sixty seven
cents, belonging to said minors, which is loaned out at interest,
And on motion this guardianship is continued,

Monday May 10th A.D. 1852. 1st day of the term.

Sarah Tansil et al. \int
 Minors \int Comes now the guardian of said minors and makes and files a report herein, in these words, (here insert) whereby it appears that he has not received any money belonging to his said wards, nor will he be able to receive any belonging to them, and prays to be discharged from any further duties as such guardian, And the Court being sufficiently advised in the premises order that said guardian be discharged from any further duties as such.

Hampton Pennington's \int
 Heirs \int Comes now the guardian of said heirs and files a report herein, in these words, (insert) and on motion the guardianship is continued,

Heirs to the estate of Saml. \int
 Standy dec. \int Comes now the guardians of said heirs and files a report herein, in these words (here insert) whereby it appears that they have received the full amount of the purchase for the lands heretofore sold by an order of this Court, belonging to said heirs to wit: the undivided four fifths eighth of the East half of the South West quarter of section twenty three in township fifteen North of Range two west sold to Nathan Madley, And also four eighths of ten acres (subject to a dower right of seven forty eighths) it being a part of the South east quarter of the South West quarter of section twenty six in township fifteen North of Range two west sold to John Tomlinson, And thereupon the Court appoints Simon T. Madley a Commissioner to make and execute deeds of conveyance to the said Nathan Madley & John Tomlinson for the tracts of land by them severally separately purchased as aforesaid, and that the said Commissioner report said deeds into this Court at the present term.

And Court adjourned until to morrow morning nine o'clock.

A. B. Landy

Tuesday May 11th. A.D. 1852 2d day of the term.

Tuesday Morning May eleventh in the year of our Lord one thousand eight hundred and fifty two.

Court met pursuant to adjournment.
Present the Honorable Abraham Blaud judge of said Court.

George Hancock's ³
Heirs ³ Comes now the guardian of said heirs and makes and files a report herein, in these words (here insert) That by his report made at the August term 1849 of this Court it was shown that Polly one of said heirs had intermarried with one John Johnson, and that there was in the hands of said guardian moneys belonging to said Polly amounting to the sum of eleven dollars and fifty eight cents, which sum said guardian has since paid to the said John Johnson the husband of the said Polly, and has taken a receipt therefor, and has thereby fully settled said guardianship so far as respects the said Polly. It further appears that at the time of making said report at the August term 1849 there was in his hands belonging to his said wards George S. & Elizabeth Hancock the sum of \$86.10 which has been at interest ever since, that he has recd of rents belonging to said George S. & Elizabeth, on the 30th of January 1851 \$11.00 which has been at interest ever since; and that on the 25th of July 1851 there was in his hands in rents of farm, belonging to said George S. & Elizabeth the further sum of twenty dollars, which has been loaned out at interest ever since; That he has collected since the 25th of Decr 1851 of rents belonging to said George S. & Elizabeth the further sum of \$15.76 which he has ^{not} yet had an opportunity of loaning out. Said guardian files the voucher referred to in said report, which is examined and approved by the Court, and the Court being sufficiently advised in the premises order that said guardian be discharged from any further duties as such so far as respects the said Polly, and Continued as to the remainder of said minors.

Miriam Johnson's ³
Estate ³ Comes now Gregg attorney for said administrator, and files a report herein, in these words, (here insert) and on his motion this estate is continued.

Enoch Williams ³
Estate ³ Comes now the administrator of said estate and files in open Court an exhibit of said estate or settlement sheet, in these words, (here insert) whereby it appears that said administrator is chargeable with the sum of seven hundred and fifty one dollar and forty three cents, which is the whole amount of the assets which have come into his hands as such administrator. Said administrator also claims credits amounting to the sum of Five hundred and thirty seven dollars and sixty one cents for property taken by the widow at its appraised value, and for sums paid by said administrator on the debts dues and demands outstanding against said estate and expenses of administration, including the amount allowed said administrator for his services as such, which being deducted from said sum of

Tuesday May 11th A.D. 1852 & 2nd day of the term

seven hundred and fifty one dollars and forty three cents, leaves the sum of two hundred and thirteen dollars and eighty two cents, which last named sum said administrator now here pays into Court, which covers the whole amount with which he stands charged. Said administrator files vouchers in support of the claims by him paid out numbered from one to twenty five inclusive which are examined and approved by the Court. And the Court after having examined all the matters and things touching the administration of said estate, find that said estate has been fully and fairly administered, and now here order that said administrator be discharged from any further duties as such.

It is ordered by the Court that the Clerk pay to Daniel E. Carter the sum of two dollars and eighty cents, out of said sum of two hundred and thirteen dollars & eighty two cents, leaving in Court two hundred and eleven dollars & two cents.

And to Joanna Williams the widow of said deceased one third of said sum last above mentioned, that is to say —

Two of J. D. Parker Clerk two dollars and eighty cents, in full of the above amount ordered to be paid to me, May 27, 1852.

\$ 70.34 ct.

D. E. Carter

Heirs to the estate of }
James Barker, dec'd.

Now at this time the petition of Daniel L. Elizabeth E. & William J. Barker, is presented to the Court, in these words (here insert) praying the Court to permit them to make choice of some suitable person as their guardian for the purpose of taking care of their estates, and it is now proven to the satisfaction of the Court that the said heirs above named make choice of the Aquilla York as their guardian for the purpose aforesaid. The petition of Anna Barker the mother of James M. Barker and Joshua M. Barker is now also presented to the Court, in these words, (here insert) wherein it appears that the said James M. and Joshua M. Barker are minors within the age of fourteen years and have no person appointed ^{their} guardian for the purpose of taking care of their estates.

Whereupon the said Aquilla York is now here by the Court appointed guardian of the estates of the said Daniel L., Elizabeth E., William J., James M. and Joshua M. Barker; the said Aquilla York now comes into open Court and accepts said appointment, and files his bonds, in these words, (here insert) ^{which is approved by the Court}. Said Aquilla York is now duly sworn in open Court, as such guardian, and files a copy of his oath in these words (here insert). Whereupon letters of guardianship are granted and issued to the said Aquilla York, in these words, (here insert)

Tuesday May 11th A.D. 1852 4th Day of the term.

Michael Hudson's Estate

Now at this time comes the administrator of said estate, and files a report herein in these words, (here insert) And on his motion this estate is continued.

William Triggs's Estate

Now at this time comes the administrator of said estate and files in open Court an exhibit of said estate or settlement sheet in these words, (here insert) whereby it appears that he stands charged with the sum of Two hundred and seventy one dollars and fifty cents, which is the whole amount of assets which have come into his hands as such administrator, said administrator claims credits amounting to the sum of two hundred and forty eight dollars and ninety eight cents, for sums by him paid to the widow of said decedent, and on the debts due and demands outstanding against said estate, and expenses of administration, including amount retained by the administrator for his services herein, which being deducted from said sum of Two hundred and seventy one dollars and fifty cents leaves the sum of twenty two dollars and fifty two cents, which last amount said administrator now pays into Court which covers the whole amount with which he stands charged. Said administrator files the vouchers referred to in said settlement sheet which are examined and approved by the Court.

And the Court having examined all the matters and things touching the administration of said estate find that the same has been fully and fairly administered and nowhere in all things approve and confirm the acts and doings of said administrator in the premises, and order that he be discharged from any further duties as such administrator.

It is ordered by the Court that the clerk pay out said sum of twenty two dollars and fifty two cents, paid into Court by said administrator, as follows, to-wit:
To William F. Matton on account vint the sum of \$ 16.09
" James Ligeron " note vint " " " 10.00
" J. W. C. Macoun " " " " " 5.73
" Alexander North " account " " " 1.00

May 21. 1852 Recd of J. D. Parker Clerk one dollar the above amount ordered to be paid to Alexander North.

Seth Husin

June 7. 1852. Recd of J. D. Parker Clerk ten dollars in full of the amount above ordered to be paid to James Ligeron on note vint the same having been assigned to me, and the receipt for said note has been by me misplaced or lost. No. N. Gibb and

June 8. 1858. Recd of J. D. Parker Clerk six dollars and nine cents in full of the above amount ordered to be paid to me.

Wm F. Matton

Tuesday May 11th A.D. 1852 & 2nd day of the term

George Thomas

v.

Petition for deed.

Jane Evans, Henry C. Evans, Elizabeth Fitch,
Thomas Fitch, Wade H. Evans, Andrew J. Evans,
Rosannah Evans, George J. Evans, Joseph Evans
William Evans, Francis M. Evans, John Evans &
Rebecca Evans.

Comes now the petitioner by
Wetherow and Helli-Miller his attorney, and the said defendants Jane Evans,
Henry C. Evans, Elizabeth Evans, Thomas Fitch, Wade H. Evans, and Andrew J. Evans
being each three times called come not but herein make default, and said petitioner
now presents and shows to the Court the original process herein issued and the sheriff's
return thereon, in these words (hereinset) whereby it appears to the satisfaction of the Court
that the said defendants, last above named, have all been duly served with process
more than fifteen days before the first day of the present term of this Court.

It is therefore ordered that said petitioners as to the said ^{adult} defendants last aforesaid
be taken as confessed and held to be true against them.

And thereupon on Motion Henry H. Marvin is appointed guardian ad litem
of the infant defendants, to-wit: Rosannah Evans, George J. Evans, Joseph Evans,
William Evans, Francis M. Evans, John Evans & Rebecca Evans, the said Henry H. Marvin
now comes into open Court, and files his answer as such guardian ad litem in these
words (hereinset) And on motion of said petitioner leave is granted him to
take the deposition of Wade H. Evans one of the defendants, to be read in evidence against
the remainder of the defendants, at the present term of this Court and day is given.

George Banks
Estate

Comes now the executor of said estate and files a report herein in these
words (hereinset) whereby it appears that said executor in obedience to
an order of this Honorable Court, and in conformity with the provisions of the last will and
testament of said testator, he did on the 13th day of March 1852 at public outcry at the Court house
door in the town of Danville, strike off and sell to Bradley Bartholomew so much of
the West half of the South East quarter of Section one in Township fifteen North of Range one
West as lies north of the Indianapolis & Danville Plank road, supposed to be sixty seven
acres, for the price and sum of \$676.00, and took his three several promissory notes with Moses
Guinn as his security for the payment of the purchase money in six, twelve & eighteen months, equal payments,
He also at the same time and place he struck off and sold as aforesaid, to Moses Guinn the East half of the South
West quarter of the section aforesaid (except a small piece for a grass yard) for the sum of \$820.00 and took
his three several promissory notes due and payable in six, twelve and eighteen months, in equal payments, with
Daniel D. Hambliter as the security of said Guinn, And the Court being sufficiently advised
in the premises now here in all things confirm the sale so made as aforesaid by said executor,
and further proceedings herein are continued,

And Court adjourned until to morrow morning nine O'clock.

A. V. B. and

Wednesday May 13th A.D. 1852 & 3rd day of the term

Wednesday Morning May twelfth in the year of our
Lord One thousand eight hundred and fifty two

Court met pursuant to adjournment.
Present the Honorable Abraham Ward sole judge of said Court,

Martin P. Barker

Estate ³ Comes now the ad^{dm} executor of said estate, and the Court
having examined the acts and proceedings had by the Clerk herein
in granting letters testamentary upon said estate, & confirms the granting of said letters
and approves the bond herein taken, said administrator now files a copy of the
oath of the appraisers of the personal property of said deceased, in these words (here
insert) Also an Inventory of said estate in these words & figures, to wit: (here insert)
also a sale bill of the personal property of said deceased, in these words (here insert)
And on motion of said administrator this estate is continued,

Hugh Stewart

Minor ³ Comes now the guardian of said minor, and files a report
herein, in these words (here insert) whereby it appears that
in pursuance of an order of this Court made at the February term thereof, 1852, he
did on the 11th day of May 1852, sell to one Samuel D Goudy at private sale, the following
land belonging to his said ward Hugh Stewart, to wit: The undivided one tenth part of
the South West quarter, and the South West quarter of the North West quarter of
Section twenty one in township sixteen north, of Range one east, subject to the dower right
of the widow of Hugh Goudy deceased, for the price and sum of two hundred and
seventy four dollars, which is more than the full appraised value of the said un-
divided one tenth part of said premises; that to secure the payment of said sum-
med money, he has taken from said Samuel D Goudy two notes with Hugh F Goudy
as security, one note for one hundred and fifty dollars, due 25th Decr 1852 and
the other note for one hundred and twenty four dollars, due eighteen months
from said day of sale; without any relief whatever from valuation or apprais-
ment laws, and the Court being sufficiently advised in the premises
now here in all things confirm said sale. And on motion further
proceedings herein are continued,

Aliram Birdstab

Minor ³ Comes now the guardian of said minor and files
a report herein, in these words, (here insert) whereby
it appears that on the 10th day of November A.D. 1851, he received the sum of
sixty two dollars and twenty two cents, belonging to his said ward, which is
at interest, and on motion this guardianship is continued,

Wednesday May 12th A.D. 1852 & 3rd day of the term.

Heirs to the estate of William
Johnson, decd.

The petition of Juliann Dillon, Susannah Winslow, Rachel Johnson, and Jane Johnson is now presented to the Court, in these words, ^(insert) whereby it appears that they are heirs to said estate and are minors above the age of fourteen years, and have no guardian appointed to take care of their estates, and praying the Court to permit them to choose some suitable as their guardian for the purpose aforesaid, and it appearing to the satisfaction of the Court that the said minors make choice of Jesse Faulkner as their guardian for the purpose aforesaid the said petitioners also show that they have two sisters minors under the age of fourteen years, who have no guardian appointed to take care of their estates, and praying the Court to appoint some person as their guardian for the purpose aforesaid, Whereupon the Court appoints Jesse Faulkner guardian of the Estates of the said Juliann Dillon, Susannah Winslow, Rachel Johnson, Jane Johnson, Bernice Johnson and Loretta Johnson, — the said Jesse Faulkner now comes into open Court, and accepts said appointment and files his bond herein with security, which is approved by the Court, and is in these words, ^(here insert) the said Jesse Faulkner is duly sworn in open Court, and files a copy of his oath in these words ^(here insert) whereupon letters of guardianship are granted and issued to the said Jesse Faulkner, in these words, ^(here insert) and further proceedings herein are continued,

Margaret L. Vannic et al

Minors ³ comes now the guardian of said Minors and files in open Court, a report in these words ^(here insert) whereby it appears that he has now in his hands and under his control belonging to his wards, Twenty four hundred and seventy seven dollars and fifty four cents, the greater portion of which is loaned out at interest, and further proceedings herein are continued,

Sidney West

Minor ³ comes now the guardian of said minor and files a report herein in these words ^(here insert) wherein it appears that ^{the} said guardian did on the 10th day of November 1850 receive the sum of eighteen dollars and fifty five cents, which is at interest, and on motion of said guardian the cause is continued,

Samantha Hancock

Minor ³ Now at this time comes the guardian of said minor and files a report herein in these words ^(insert) whereby it appears that he has received as such guardian the sum of Two hundred and fifty seven dollars and sixty one cents, and that he has paid out on claims for the benefit of said minor, and expenses of this guardianship, including amount allowed said guardian for his services

Wednesday May 12th A.D. 1859 & 3rd day of the term,

herein, the sum of thirty four dollars and fifty eight cents, leaving in the hands of said guardian the sum of Two hundred and twenty three dollars and three cents, in the hands of said guardian belonging to said minor which is loaned out at interest, said guardian files the vouchers referred to in said report, numbered from one to twelve, inclusive which are examined and approved by the Court, and on motion this guardianship is continued,

George S. Scott et al

Minors & comes now the guardian of said minors and files a report herein, in these words, (here insert) whereby it appears that he has received the sum of Two hundred and forty eight dollars and eighty cents, which is the whole amount which he has received as guardian of said minors, and that he has paid for expenses of guardianship, including amount allowed him for his services herein the sum of forty two dollars and eighty five cents, which being deducted from said sum of Two hundred and forty eight dollars and eighty cents, leaves the sum of Two hundred and five dollars and ninety five cents, and that his said ward George S. Scott has arrived at the age of twenty one years, and that he has paid over to said ward the sum of fifty one dollars that sum being his portion of said funds, and that the said Elizabeth has intermarried with one Charles Downs who is over the age of twenty one years and that he has paid over to the said Charles in right of his wife Elizabeth the sum of fifty one dollars that being the full amount due said Elizabeth, which said last sum taken from the said sum of two hundred and five dollars and ninety five cents, leaves the sum of One hundred and three dollars and ninety five cents, belonging to his wards, William and James Scott, with interest thereon from the 27th day of December 1857. Said guardian files the vouchers referred to in said report, which are examined and approved by the Court, and the Court having examined the premises and being sufficiently advised therein approves and confirms the acts and doings of said guardian herein, and orders that he be discharged so far as relates to the George S. and Elizabeth and Counterpart ~~into the~~ ~~par~~ ~~parameter~~ of said minors. Said guardian now files an additional bond herein, in these words, (insert) which is approved by the Court, and this guardianship is continued,

Catharine Zimmerman et al

Minors & Comes now the guardian of said minors and files a report herein in these words (here insert) whereby it appears that he did on the 6th day of April 1850 receive the sum of three hundred and twenty seven dollars, and that on the 23rd day of July 1851 he paid over to his ward Catharine, fifty eight dollars, fifty eight dollars and sixty three cents, that being her portion of the minors in the hands of said

Wednesday May 13th AD 1852 & 3rd day of the term

guardian, And it further appears that said guardian has now in hands and under his control, belonging to the remainder of said wards, the sum of Three hundred and eleven dollars and thirty cents, Said guardian also files a receipt or relinquishment from the said Catharine, in these words (here insert) And this guardianship is continued,

James Barnhill
Heirs $\frac{3}{3}$ Comes now the guardian of said heirs and files a report herein, in these words (here insert) whereby it appears that she has received into her hands as such guardian, the sum of sixty eight dollars and ninety seven cents, which is all the personal property estate of said wards, that has come to her hands as such guardian. That some time in April 1847 her said Ward Cynthia Ann deceased at about the age of two years and two months. Said guardian further shows that she has paid out in discharge of taxes, charged on the estate of said wards, and for tuition fees, and expenses of guardianship, the sum of sixty eight dollars and ninety seven cents thirty seven dollars and fifty eight cents, which deducted from said sum of \$68.97c, leaves the sum of \$31.39c. Said guardian further shows that she is the widow of said James Barnhill, deceased, and the mother of said heirs; that she has had the care of & maintained with the aid of the farms of said wards being one hundred and sixty acres of land, of which about thirty acres is under cultivation, one third of the rents & profits of which is hers in right of dower, all of said children since the decease of said James Barnhill, in March 1844; that the eldest of said wards is now about sixteen years of age, and the youngest now living is near ten years of age. Whereupon it is ordered by the Court that the said Guardian Cynthia Barnhill be allowed the said sum of thirty one dollar and thirty nine cents now in her hands as such guardian, for the purpose of remunerating her to some extent for her trouble, labor and expense in taking care of & maintaining said wards. And on motion further proceedings herein are continued,

Charles Saeris
Heirs $\frac{3}{3}$ Comes now the guardian of said heirs and files a report herein, in these words, (here insert) whereby it appears that he has received as such guardian the sum of two hundred and eleven dollars and thirty four cents, belonging to said heirs, and that he has paid out on claims for the benefit of said heirs the sum of thirty eight dollars and five cents, leaving a balance in the hands of said guardian of one hundred and seventy three dollars & twenty nine cents, which is at interest. Said guardian files the vouchers referred to in said report which are examined and approved by the Court. And on motion this guardianship is continued,

Wednesday May 13th AD 1853 & 3rd day of the term.

Benjamin G. Waters
v
Cary Waters, Edmund Reynolds,
Lucinda Reynolds, Isaac B. Waters,
Joseph M. Waters, John T. Waters
Ursula Waters & Lydia Waters

Petition for partition & assignment of dower.

Comes now said petitioner by Greig his attorney, and files the affidavit of a disinterested person proving to the satisfaction of the Court that said defendants Cary Waters and Isaac B. Waters are non residents of the State of Indiana, Said non resident defendants are therefore ordered to be notified of the filing and pendency of said petition in the Danville Weekly advertiser, and that unless they appear and plead answer or demurr to said petition on the calling of said cause at the next term of this Court, to be holden at the Court house in the town of Danville, on the second Monday in August next, the same will be taken as confessed and true against them, and this cause is continued.

Leonard Foster

Estate of ³ Comes now the administrator of said estate, and files in open

Court a petition or memorial to settle said estate as insolvent in these words, here insert) whereby it appears to the Court that said estate is probably insolvent, It is therefore ordered that said administrator give notice of such insolvency to the creditors of said estate, according to the statute in such cases made and provided, requiring them to present their claims against said estate for allowance, within ten months from the date of the first publication of such notice, or they will not be entitled to payment, and this estate is continued.

Nathan Davis

Estate of ³ Comes now Mary Davis, widow of said Nathan Davis, dec. and guardian for her sons & Nathan S. Davis heirs to said estate,

by Greig her attorney, and files her petition for the distribution of the remainder of said estate, in these words (here insert) also a relinquishment in writing signed by Johnson Hunt, Quincy Davis, and John Flew, in these words (here insert) and Walter Davis & John Davis now come into open Court, and being examined under oath, it appears to the Court that they each received by way of advancement the sum of eighty dollars from their father Nathan Davis in his lifetime.

Wherefore it is ordered by the Court that the said sum of one hundred and eight dollars, ^{four cents} now in Court be distributed and paid out by the Clerk as follows.

- To John Davis the sum of paid \$ 31.20/-
- " Walter Davis " " " paid 31.20/-
- " " " as guardian of William, Robert & Francis M.
- and Susan Ann the sum of 21.67
- To Sandridge Tucker in right of his wife Katharine the sum of 11.20/-
- " Mary Davis the widow of said deceased the sum of 13.34/-

It is further ordered that the said Mary Davis guardian of the estate of Calvin & Nathan S. Davis refund and pay into this Court the sum of sixty cents, plus bearing

Wednesday May 12th A.D. 1852 & 3rd day of the term.

Alexander Fitemaster

Estate of Lemus, now the administrator of said estate, and makes & files in open Court an exhibit of said estate or settlement sheet in these words, (here inserted) whereby it appears that said administrator is chargeable with the sum of two hundred and twenty eight dollars and ninety six and three fourth cents, which is the whole amount of assets that has come to his hands as such administrator exclusive of the property taken by the widow at its appraised value.

Said administrator claims a credit of one hundred and seventy four dollars and forty six cents for sums by him out in discharge of the debts & claims against said estate and expenses of administration, ~~amounting to the sum of~~ which deducted from said sum of two hundred and twenty eight dollars and ninety six & three fourth cents leaves the sum of \$54.50 in the hands of said administrator unexpended, which sum said administrator pays into Court, to be distributed among the widow and heirs of said intestate, which fully settles said estate. Said administrator files vouchers in support of the amounts by him paid out numbered from one to twenty six inclusive which are examined and approved by the Court, and the Court having examined all the matters and things touching the administration of said estate, find that said estate has been fully and fairly administered and now here approve and confirm the acts and doings of said administrator in the premises and order that he be discharged from any further duties as such.

And Court adjourned until tomorrow morning nine o'clock.

A. Blaney

Thursday, May 13th AD, 1852 & 4th day of the term.

Thursday, May thirteenth in the year of our Lord one thousand eight hundred and fifty two.

Court met pursuant to adjournment.
Present the Honorable Abraham Bland, Judge of said Court.

John Blair's
Estate

Now at this time comes the Executor of said estate and files in open Court an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that he stands charged with the sum of seventy dollars and eighty two cents, which is the whole amount of assets which have come into his hands as such executor. Said executor claims credits for sums by him paid out on the debts dues and demands outstanding against said estate and expenses of administration, amounting to the sum of seventy seven dollars and twenty three cents, which covers the whole amount with which he stands charged and leaves a balance in his favor of six dollars and forty seven cents. Said executor files the vouchers mentioned in said settlement sheet, numbered from one to twelve inclusive which are examined and approved by the Court. And the Court having examined all the acts and proceedings of the executor herein, find that said estate has been fully administered in accordance with the last will and testament of said deceased, and now here order that he be discharged from any further duties as such executor.

Phineas Acrolin's
Estate

Comes now Joel Acrolin who was appointed by the Court at the last term to make of certain real estate herein, and files a report herein, in these words (here insert) whereby it appears that said Commissioner did on the fifth day of April 1852. Sell said real estate, to wit: thirty acres off of the South end of the East half of the South West quarter of Section three in Township Fourteen North of Range one East, at private sale to Addison Osborn for the sum of Two hundred dollars, and took of said Osborn two promissory notes for One hundred dollars each, bearing date the said 5th day of April 1852, one due in six and the other in twelve months from date, with Matthew Stanley and Shields Moore as his securities, that being more than the appraised value of said land, and the Court having examined all the matters and things relative to said sale, now here approves and confirms said sale in all things, and further proceedings herein are continued.

William Acrolin's
Estate

Comes now the administrator of said estate and files a report herein, in these words (here insert) and further proceedings herein are continued.

Thursday May 13th A.D. 1852 & 5th day of the term.

Matters of Joshua B. Madley deceased. ¶ Now at this time comes the guardian of said heirs and makes and files a report herein in these words (here insert) whereby it appears to the Court that she has received the sum of four hundred and sixty seven dollars and seventeen cents, belonging to her ward Albert Madley, it also appears that her said ward Albert has arrived at the age of twenty one years and that she has paid over to him the sum of four hundred and forty two dollars, and that she has paid out for expenses of guardianship the sum of five dollars and seventeen cents, which added together makes the sum of four hundred and forty seven dollars and seventeen cents, which covers the whole amount with which she stands charged. Said guardian files the vouchers referred to in said report which are examined and approved by the Court, and the Court having examined all the matters and things touching said guardianship and being sufficiently advised in the premises approve and confirm the acts and proceedings of said guardian and order that she be discharged from any further duties as such.

Matters of John Wash, dec'd. ¶ Now at this time comes the guardian of said minors and makes and files a report herein in these words (here insert) whereby it appears that said guardian has received the sum of one hundred and fifteen dollars and fifty six cents, and that he has paid out for expenses of guardianship the sum of five dollars and twenty five cents, leaving in the hands of said guardian the sum of one hundred and ten dollars and thirty one cents. Said guardian further reports that his said ward Ann least has intermarried with one Thomas C. Moore who is over twenty one years of age, and that he has paid over to the said Thomas and Ann the sum of thirty six dollars and seventy seven cents in full of the distributive share of said Ann. Said guardian files vouchers in support of the ^{accounts} ~~claims~~ by him paid out, which are examined and approved by the Court, and the Court being sufficiently advised in the premises order that said guardian be discharged as to the said Ann, and further proceedings as to the said Francis J. and Harriette A. are continued.

Matters of the estate of Benjamin Owen dec'd. ¶ comes now Esther C. Owen and files her petition herein in these words (here insert) whereby it appears that Benjamin Owen died leaving the following named ^{minors} heirs to wit: Mary Ann Owen, Elijah G. Owen, Alvin E. Owen, Albert C. Owen, and Deborah Jane Owen all of whom are minors under the age of fourteen years, except the said Mary Ann (and who have estates coming to them) and have no guardian to take care of the same, and praying the Court to appoint some suitable person for that purpose. It is satisfactorily proven to the Court, that Mary Ann Owen, ^{being} over the age of fourteen years makes choice of Caleb Easterling as her guardian. Whereupon the Court now appoints the said Caleb Easterling guardian of the estates of the said Mary Ann, Elijah G. Alvin E.

Thursday May 13th A.D. 1853 & 4th day of the term,

Elbert C. and Deborah Jane Owen - the said Leabel Easterling comes now into open Court and accepts said appointment and files his bond with security to the acceptance of the Court, in these words (here insert) the said Leabel Easterling is now duly affirmed in open Court, as such guardian, and files a copy of his affirmation in these words, (here insert) Whereupon letters of guardianship are granted and issued to the said Leabel Easterling, in these words, (here insert)

Said guardian now files in open Court his application in writing, verified by his oath praying for an order to sell certain real estate of said minors, (here insert) And thereupon the Court being satisfied with the propriety of selling the said estate in such application or petition mentioned, appoints Enos Blair and Jesse Nocket two discreet persons freeholders of the County of Hendricks to appraise said real estate, and day is given.

James W. Banta

Estate ^{of} comes now the administrator of said estate, (and Linthia Banta, Isaac Banta, Jacob Banta, Cornelius Banta, Elisha Banta, Phibe Banta, Elizabeth Banta, Margaret Banta, Rebecca Banta, Rosannah Banta, and Sarah Banta, each being three times called comes not but herein makes default) and thereupon said administrator files the affidavit of a disinterested person, in these words (insert) whereby it appears to the Court that said heirs to said estate have all been duly notified of the filing and pendency of said petition, by three successive publications in the Duncans Weekly advertiser a weekly newspaper of general circulation printed and published in said County of Hendricks. It is therefore considered by the Court that the said petition as to the heirs above named be taken as confessed and true, said administrator ^{also now files an additional bond herein (insert)}

And it is also now proven to the satisfaction of the Court that the facts set forth in said petition are true, and no sufficient cause being shown to the contrary.

It is now here ordered by the Court that the administrator Crastus B. Duncan be authorized and empowered to sell said real estate, and make the same assets in his hands for the payment of the debts due and demands outstanding against said estate, which said real estate is described as follows, to wit: Lots numbered seventy one and seventy two, in the town of Stillville Hendricks County, Indiana,

It is further ordered that said administrator sell said ^{lots} premises at public sale on the premises, after having duly advertised the same, on a credit of twelve months from the day of sale, the purchaser giving his note for the purchase money for said premises, with approved security without any relief whatever from the valuation or appraisement laws. It is further ordered that he make report of his proceedings herein at the next term of this Court, and this estate is continued,

And Court Court adjourned until tomorrow morning nine o'clock.

A. V. B. and

Friday May 14 1852 & 5th day of the term.

Friday Morning May fourteenth in the year of our Lord One thousand eight hundred and fifty two.

Court met pursuant to adjournment. Present the Honorable Abraham Ward judge of said Court.

Valentine Sturman's Heirs

Comes now Helen Higgins the executrix of the estate of David Higgins, dec'd. who was guardian of said heirs and files a report of settlement herein, in these words, (here insert) whereby it appears that said David Higgins as such guardian, had in his hands, belonging to his said wards James & Silas Sturman, on the 15th day of May 1849 as appears from a report of said guardian made at the May term of this Court in the year 1849, the sum of \$83.04. That said guardian paid out the following sums in discharge of taxes & expenses of guardianship, for amounting to the sum of three dollars and thirty eight cents, which deducted from said sum of eighty three dollars and four cents, leaves the sum of seventy nine dollars and sixty six cents still in the hands of said guardian belonging to said wards. Said Executrix further shows, that she has paid out in discharge of the expenses of said guardianship the sum of seven dollars and ninety cents, which deducted from said sum of seventy nine dollars and sixty six cents, leaves the sum of seventy one dollar and seventy six cents, belonging to said James & Silas Sturman. That the said James Sturman has arrived at twenty one years of age, and she has paid him the sum of thirty five dollars and eighty six cents, in full discharge of his portion of said seventy one dollar and seventy six cents, and the remainder, of said last named amount, to wit: the sum of thirty five dollars and eighty six cents, said executrix now pays into Court, for the use and benefit of the said Silas Sturman.

Said executrix files the vouchers referred to in said report, which are examined and approved by the Court, and thereupon the Court being sufficiently advised in the premises order that the said executrix be discharged from any further liability as executrix of the said David Higgins on account of the said guardianship.

Thomas Hillland's Heirs

Comes now the guardian of said Heirs and makes and files a report therein, in these words, (here insert) whereby it appears that he has received the sum of eighty dollars belonging to his said ward Elizabeth, it also is made to appear that said Elizabeth has intermarried with one John J Stone who is over the age of twenty one years and that he said guardian has paid over to the said John J Stone and Elizabeth the sum of seventy three dollars, and that he has paid out for expenses of guardianship the sum of seventy dollars, making paid out and expended the sum of eighty dollars, which covers the whole amount with which he stands charged. Said guardian files the vouchers referred to in said report of final settlement, which are examined and approved by the Court. And the Court having examined the premises and being sufficiently advised in therein, affirms and confirms the granting of said proceedings of said guardian, and order that he be discharged from any further duties as such guardian.

Friday May 14. 1852 & 5th day of the term.

Nancy Mahanaz
Estate } Comes now the administrator of said estate and files in open
Court an exhibit of said estate or settlement sheet, in these
words, (here insert) from said settlement sheet it appears that he stands charged
with the sum of eight hundred and fifteen dollars, Said administrator claims
credits for sums by him paid out in discharge of the debts due and demands out-
standing against said estate and expenses of administration, and to the heirs of
said estate, amounting in all to the sum of eight hundred and sixteen dollars and
five cents, which covers the whole amount with which he stands charged as
such administrator, and leaves a balance in his favor of one dollar and five cents.
Said administrator files the vouchers referred to in said report which are examined
and approved by the Court, and the Court having examined all the acts and doings
of said administrator, and being sufficiently advised in the premises, approve and confirm
the proceedings of said administrator herein, and order that he be discharged
from any further duties as such administrator.

Laber Tingers
Estate } Comes now the administrator of said estate and files a report
of final settlement herein, in these words (here insert) wherein
it appears that said administrator stands charged with the sum of fifteen hundred and ninety
eight dollars and fifty seven, which is the whole amount of both real & personal estate with
which said administrator stands charged. Said administrator claims a credit of one
hundred and twenty six dollars and two and a half cents, for desperate debts incurred
and charged against him, which deducted from said sum of \$1598.57 leaves the sum of
\$1472.55 which is the whole amount of available assets that has come to the hands
of said administrator, and said administrator claims a further credit of fourteen
hundred and seventy two dollars and fifty five cents, for sums paid out or otherwise ex-
pended in discharge of the widows portion, the debts outstanding against said estate
and expenses of administration, which fully settles said estate.

Heirs to the estate of }
Benjamin Overdew } Comes now the guardian of said heirs, and files the cer-
tificate of the appointment of the appraisers, with
their oath (affirmation) endorsed thereon, in these words, (here insert) He also
files an appraisement in writing of the said real estate, in these words, (insert)
Said guardian now files his bond for the sale of real estate in these words, (insert)
which bond is approved by the Court, Whereupon it is ordered that said guardian
proceed to sell at private sale the real estate mentioned and described in said
petition or application, to wit: the undivided five eighths of lot number five
in Block number two in the town of Plainfield, in Hendricks County, Indiana,
upon the following terms, to wit: one half of the purchase money to be paid in
six and the remaining one half in twelve months from the day of sale, the
purchaser executing his notes therefor, payable to said guardian, with good
freehold security, without any relief whatever from the valuation or appraisement
laws. And it is further ordered that said guardian make report of his proceedings
herein at the next term of this Court, until when the guardianship is continued.

Friday May 14th AD. 1852 & 5th day of the term

Elliott Sumner

Petition for partition

Elizabeth Black, James J. Black,
 William M. Kidwell & Rebecca Junkins his wife,
 Charles R. Black, Leabel Black, John N. Black,
 Joseph M. Black, Robert J. Black, William Junkins,
 Greenwill Junkins, Noble Junkins, David A.
 Junkins, Josephus Dimmick & Polly his wife
 & Henry Smith & Sarah Ann his wife

Comes now the said petitioner by Harvey & Gregory his attorneys, and files the affidavit of a disinterested person herein, (insert) proving to the satisfaction of the Court that said defendants Josephus Dimmick and Polly his wife and Henry Smith and Sarah Ann his wife, are non residents of the state of Indiana.

It is therefore ordered that said non residents defendants be notified of the filing and pendency of said petition, and that unless they appear plead an answer or demurrer to said petition on the calling of said cause at the next term of said Court, to be holden at the Court house in the town of Danville, on the second Monday in August next, the same will be taken as confessed and true against them,

And this cause is continued.

Berry Banks

Estate

Comes now Erasmus Hudson and Andrew J. Banks administrators of said estate, and file an additional inventory herein, in these words

(here insert) Said administrators also file an exhibit of the situation of said estate, dated in these words, (here insert) whereby it appears that said administrators stand charged with the sum of seven hundred and sixty one dollars and sixty cents. Said administrators claim credits for sums by them paid out, on the debts due and demands outstanding against said estate, and for property taken by the widow at its appraised value, amounting in all to the sum of Two hundred and eleven dollars and forty cents, which deducted from said sum of seven hundred and sixty one dollars and sixty cent, leaves the sum of five hundred and fifty dollars and twenty cents. Said administrators also show that they have notes and accounts belonging to said estate not yet collected, amounting to the sum of five hundred and twenty dollars and seventy ^{nine} cents, leaving still a balance against administrators of twenty nine dollars and forty one cent. Said administrators also now present to the Court a claim against said estate for their services herein, for the sum of fifteen dollars and sixty cents, which is allowed by the Court and then deduct said allowance from said sum of twenty nine and forty one cent, leaves the sum of fourteen dollars and nineteen cents not yet accounted for by said administrators. Said administrators file the notes, mentioned and a statement of the accounts due said estate, and mentioned in said report. Whereupon on motion the said administrators are discharged from any further administration of said estate, except as to the said fifteen dollars and nineteen cents not yet accounted for by them, which amount is to be accounted for them to this Court or the administrator to be hereinafter appointed by this Court. And on motion to the Court Edmund Clark is appointed executor administrator of the said estate. The said administrator Edmund Clark now comes into open Court, and files his bond herein, in these words (here insert). Said Edmund Clark is now duly sworn as such administrator, and files a copy of

Saturday May 15th A.D. 1852 & 16th day of the term.

his oath, in these words (here insert) Whereupon letters of administration de bonis non are granted and issued to the said Edmund Belack in these words (here insert)

And Court adjourned until tomorrow morning nine o'clock

A. Bland

Saturday Morning May fifteenth in the year of our Lord One thousand eight hundred and fifty two

Court met pursuant to adjournment
Present the Honorable Abraham Bland judge of said court.

John Sanders

Estate } Now at this time comes the administrator of said estate, and makes and files in open Court an exhibit of said estate or settlement sheet, in these words (here insert) wherein it appears that he as such administrator received the sum of two hundred and sixty five dollars and eighty eight cents, which is the whole amount of assets which has come to the hands of said administrator, exclusive of property taken by the widow as aforesaid at its appraised value. Said administrator claims a credit of two hundred and sixty five dollars and eighty eight cents, for sums by him paid out in discharge of claims against said estate and expenses of administration, which fully settles said estate. Said administrator files vouchers in support of the claims by him paid out numbered from one to twenty one inclusive, which are examined and approved by the Court, and the Court having examined all the matters and things touching the administration of said estate, and being sufficiently advised in the premises approve and confirm the acts and doings of the administrator herein, and order that he be discharged from any further duties as such administrator.

Sarah Elizabeth & Marion

Hambleton Minors

} Now at this time comes Daniel D. Hambleton and files his petition herein, in these words (here insert) showing in said petition that he has two children, to wit: Sarah Elizabeth, and Marion Hambleton, who are minors under the age of fourteen years, and have no guardian appointed to take care of their estates, (and praying the Court to appoint some suitable person as their guardian for the purpose aforesaid, and thereupon the Court appoints Daniel D. Hambleton guardian of the estates of the said Sarah Elizabeth and Marion Hambleton, — the said Daniel D. Hambleton now comes into open Court and accepts

Saturday May 15th A.D. 1852 & 6th day of the term

said appointment, and files his herein as such guardian, with security to the acceptance of the Court, in these words, (here insert) Said Daniel D. Hambleton is now sworn as such guardian and files a copy of his oath in these words (here insert) Whereupon letters of guardianship are granted and issued to the said Daniel D. Hambleton, in these words, (here insert) And further proceedings herein are continued.

Heirs to the estate of Leab Gannett }
And } Now at this time comes the guardian of said heirs and makes and files a report herein, in these words, (here insert) whereby it appears that he has received the sum of seventy two dollars and eighty three cents belonging to his ward Lewis Gannett and said guardian also shows that he has paid out the sum of eleven dollars and fifty cents for expenses of said guardianship, which deducted from said sum of seventy two dollars and eighty three cents leaves the sum of sixty one dollars and thirty three cents, which last named amount he has paid out to the said Lewis Gannett, he having arrived at the age of twenty one years, which fully settles said guardianship, said guardian files the vouchers referred to in said report of final settlement herein, in support of the sums by him paid off, which are examined and approved by the Court, and the Court having examined the premises and being sufficiently advised therein, order that said guardian be discharged from any further duties as such guardian,

John Praty's Heirs }
Comes now the guardian of said Heirs and makes and files a report herein, in these words, (here insert) whereby it appears that said guardian has received the sum of twenty five hundred and sixty three dollars belonging to his said ward, that his said ward Alfred has arrived at the age of twenty one years, and that he has paid over to said Alfred his portion of said estate, to wit: Three hundred and nineteen dollars and ninety cents, and to Joshua D. Parker the sum of fifty cents, which leaves in the hands of said guardian the sum of Twenty two hundred and forty two dollars and eighty four cents which is at interest, and this guardianship is continued,

John Praty's Estate }
Comes now the administrator of said estate and makes and files an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that he is chargeable with the sum of four thousand five hundred and forty three dollars and forty eight cents, which is the whole amount of assets which have come into his hands belonging to said estate. Said administrator claims credits amounting to five hundred and ninety two dollars and twenty seven cents, for debts due and demands outstanding against said estate by him paid off and discharged, Said administrator claims a further credit of six thousand and ninety eight dollars and sixty one cents, for desperate and uncollected notes and accounts due said estate, amounting to one hundred and six dollars and thirty four cents, which added to said sum of five hundred

Saturday May 18th A.D. 1850 6th day of the term.

and ninety two dollars and twenty one cents, makes the sum of six hundred and ninety eight dollars and sixty one cents, then deduct this sum from the first named amount, to wit: Four thousand five hundred and forty three dollars and forty eight cents, leaves in the hands of said administrator the sum of Three thousand eight hundred and forty four dollars and eighty seven cents, to be distributed among the heirs of said estate (twelve in number) according to the provisions of the last will and testament of said deceased. Said administrator also shows that he has paid out the last named sum to the heirs, of said estate and guardian of the heirs, said estate, which fully settles up said estate. Said administrator files vouchers in support of the claims by him paid out and distributed, numbered from one to forty four inclusive, which are examined and approved by the Court. And the Court having examined all the matters and things touching the administration of said estate, and the distribution made by said administrator to the heirs of said estate, find that said administrator has fully administered and distributed said estate in accordance with the last will and testament of said deceased and now approve and confirm the acts and doings of said administrator in the premises and order that he be discharged from any further duties as such.

John & William Minis

Comes now the guardian of said Minis and makes and files a report herein, in these words, (here insert) whereby it appears that said guardian has paid out received the sum of Two hundred and nineteen dollars and eighty nine cents, belonging to his said wards, and that he has paid out for the benefit of said Minis and for the improvements and repairs made upon the real estate belonging to said Minis, amounting to the sum of Two hundred and sixty five dollars and fifteen cents, leaving a balance in favor of said guardian of forty five dollars and twenty six cents, twenty five dollars and nine cents due from the said John, and the remainder twenty dollars and seventeen cents, due from the said William, and the guardianship is continued,

Matter of Nathan & Jesse Hadley }
Guardian of the Heirs to the estate of }
Samuel Stanley dec

Comes now Simon T. Hadley, who was appointed a Commissioner to make and execute deeds of conveyance to Nathan Hadley and John Tomlinson for certain real estate herein sold, and files two reports herein, in these words (here insert) Said Commissioner now presents to the Court the deeds mentioned in said reports, and acknowledges the same in open Court, which said deeds and the certificates of acknowledgment endorsed thereon are in these words (here insert).

It is ordered that said deeds be delivered over to the said Nathan Hadley and John Tomlinson as evidence of their title to the premises mentioned and recited and described therein. It is further ordered that said Commissioner Simon T. Hadley be allowed the sum of five dollars for his services herein as such Commissioner in executing said deeds of conveyance,

Saturday May 15th AD. 1852, & 6th day of the term.

Robert B. Stanley

Minors ³ Comes now the guardian of said minors and makes and files a report herein, in these words, (here insert) whereby it appears that he has received the sum of Two hundred and sixty one dollars belonging to said minor, and that he said guardian has paid out for expenses of ~~xxx~~ said guardianship the sum of twenty six dollars and seventy four cents, which leaves in the hands of said guardian the sum of Two hundred and thirty four dollars and twenty six cents, belonging to his said ward, all of which is at interest. And this guardianship is continued.

Cyrus Stanley et al

Minors ³ Comes now the guardian of said minors and makes and files a report herein, in these words, (here insert) whereby it appears that said guardian has received the sum of Four hundred and eighty nine dollars and thirty eight cents, and that he has paid out for the expenses of said guardianship the sum of fifteen dollars and seven cents, which leaves in the hands of said guardian the sum of four hundred and seventy four dollars and thirty one cents, belonging to his said wards. It is also made to appear that the said Cyrus Stanley has arrived at the age of twenty one years, and that said guardian has paid him the sum of One hundred and fifty eight dollars and ten cents, which taken from above named amount of four hundred and seventy four dollars and thirty one cents, leaves in the hands of said guardian belonging to his wards Levi and Anna the sum of Three hundred and sixteen dollars and twenty one cents, all of which is loaned out at interest. And this guardianship is continued.

And Court adjourned until ~~xxxxxx~~ Monday Morning ten O'clock.

A. B. Lane

Monday May 17th AD 1852 & 7th day of the term.

Monday Morning May seventeenth in the year of our Lord One thousand eight hundred and fifty two.

Court met pursuant to adjournment
Present the Honorable Abraham Blain Solo judge of said Court,

Aquilla Jordan's ³ Heirs } Comes now Edmund Clark the administrator of the estate of David Curtis decd, and files his petition herein, in these words, (here insert) wherein it appears that the said David Curtis now deceased, on the 11th day of May 1848. became the security of one Samuel Jordan the guardian herein, and that since that time the said Samuel Jordan has removed from the state of Indiana, and praying the Court to remove the said Samuel from this guardianship, and the Court being sufficiently advised in the premises order that the said Samuel Jordan the latter of guardianship heretofore granted and issued to the said Samuel Jordan herein be revoked annulled and set aside and that he be removed from the guardianship of said heirs,

Hardin H. Milcox

George H. Knight and Erastus B. Duncan } Executors of the last will and testament of Samuel A. Duncan deceased.

Apumpsib

And on motion it is ordered that the judgment and opinion of the Supreme Court in the above entitled cause be spread of record, to wit

The State of Indiana Supreme Court. November Term AD 1851.

Tuesday December the second AD 1851.

Present the Honorable Isaac Blackford, Samuel C. Perkins & Thomas Smith Judges.

Hardin H. Milcox

George Knight and Erastus B. Duncan } Executors of the estate of Samuel A. Duncan decd.

In Error to the Hendricks Circuit Court

At this time comes the parties by their Counsel, and the Court being sufficiently advised of the premises give the following opinion and judgment pronounced by Judge Perkins.

Apumpsit upon the Common Counts. The following bill of particulars of the plaintiffs claims was filed, Hardin H. Milcox vs Knight and Duncan Com of the estate of Samuel A. Duncan deceased, 1846 To money had and received \$1000.00. To the price and value of certain promissory notes retained, and collected by Duncan in his lifetime \$1000.00 To the price and value of Tushors \$200.00 To interest on the above account \$500.00 = \$2700.00. The declaration charges the indebtedness to have accrued in the lifetime of Samuel A. Duncan. Pleas 1 That Samuel A. Duncan did not undertake, &c. in his lifetime. 2 That the Cause of action did not accrue within five years before the coming into force of the R.L. of 1843. 3 That the Cause of action did not accrue

Monday May 17. 1852 & 7th day of the term.

within six years: 4. "And for a further and fourth plea in this behalf said defendants say *actio non* because they say that the said several supposed causes of action in said plaintiffs declaration mentioned, did not, nor did either of them, accrue at any time within six months next before the commencement of this suit, and if the said term of six years expired after the time of the decease of said Samuel A. Duncan, that this action is not brought within 18 months after the time of the decease of the said Samuel A. Duncan.

The plaintiff replied to the 2, 3 and 4th pleas that said Samuel A. Duncan deceased, during his whole life, concealed from the knowledge of the said plaintiff the cause of action &c. The defendants rejoined that said Duncan did not conceal &c. This latter rejoinder was formed with reference to section 113 p 688 of the R.S.

On the trial the plaintiff offered his first witness to prove that in 1842, Samuel A. Duncan admitted to him the existence of a part of the cause of action. The suit was commenced in 1849. The court refused to hear the proof and the defendant had judgment in his favor. We can see no reason why the testimony of the witness should not have been heard. The general issue was in, and the plaintiff was bound to prove the existence of his cause of action, and the question upon the issue of concealment would have arisen afterwards. We see nothing showing incompetency on the part of the witness offered and no such objection is made. Had the evidence offered been heard, the plaintiff might have followed it with other that would have made out his case, upon all the issues, but which, that offered having been rejected, it was not proper to present or offer to present. There might be cases, where legitimate evidence was offered and rejected, in which a court of error might not be able to say the party had been injured by such rejection, unless he showed that he had other evidence ready to offer, which with that rejected, might make out his case.

But we think this is not one of them. It is therefore considered by the court that the judgment of the circuit court be reversed at the costs of the defendants in error and that this cause be remanded to said court for a new trial to be had herein, all which is ordered to be certified to said court.

The State of Indiana do hereby certify that the foregoing is a full and true copy of the opinion and judgment of said court in the above entitled cause.

In Testimony whereof I hereunto set my hand and affix the seal of said court at Indianapolis this 28th day of February A.D. 1852

H. P. Coburn

It is ordered that said cause be docketed for the trial thereof at the next term of this court.

Monday May 17th A.D. 1852 & 7th day of the term.

Aquilla Jordan's
Heirs } Now at this day, on motion to the Court Amos D. McCormack
is appointed guardian of the Estate of Sarah Jane Jordan.
The said Amos D. McCormack now comes into open Court and accepts said appointment
and files his bond herein, with security, (here insert) which bond is approved by the Court,
the said Amos D. McCormack is now duly sworn as such guardian, and files a copy of
his oath in these words, (insert) Whereupon letters of guardianship are granted and
issued to the said Amos D. McCormack, in these words, (here insert) And further proceedings
herein, are granted continued.

Abelom P. Gardner's
Estate } It is ordered by the Court that this estate be continued

George Medrich's
Estate } It is ordered by the Court that this estate be continued,

Joseph Maddie's
Estate } It is ordered by the Court that this estate be continued,

Ezekiel Simmons
Estate } It is ordered by the Court that this estate be continued.

William Kelly's
Estate } It is ordered by the Court that this estate be continued.

William Farmer's
Estate } It is ordered by the Court that this estate be continued

John L. Smith's
Estate } It is ordered by the Court that this estate be continued

William L. Smith's
Estate } It is ordered by the Court that this estate be continued,

John Moberly's
Estate } It is also ordered by the Court that this estate be continued.

Thomas P. Hayward's
Estate } It is ordered by the Court that this estate be continued

Timothy H. Joseph
Amos D. Murnalls
Estate } It is ordered by the Court that this estate be continued

Monday May 17th A.D. 1832 7th day of the term.

Isaac Mathews }
Estate } It is ordered by the Court that this be continued,

John S. Harcourt }
Estate } It is ordered by the Court that this estate be continued,

Thomas Griffin }
Estate } It is ordered by the Court that this estate be continued,

William Miller }
Estate } It is ordered by the Court that this estate be continued,

Samuel A. Muncie }
Estate } It is ordered by the Court that this estate be continued,

Henry Darnall }
Estate } It is ordered by the Court that this estate be continued,

Lewis D. Moxley }
Estate } It is ordered by the Court that this estate be continued,

Edick Jackson }
Estate } It is ordered by the Court that this estate be continued,

John Irvin }
Estate } It is ordered by the Court that this estate be continued,

James Mims }
Estate } It is ordered by the Court that this estate be continued,

Henry G. Todd admr of }
the estate of William Miller }
v. } In Chancery.
Methuad Miller et al }
It is ordered by the Court that this ^{cause} estate be continued,

Silas B. Culcut et al }
v. } In Chancery
William T. Shirley et al }
It is ordered by the Court that this cause be continued

Hiram D. Jones }
Estate } It is ordered by the Court that this estate be continued

James Milern }
Estate } It is ordered by the Court that this estate be continued,

Monday May 17th A.D. 1830 8. 7th day of the term

Joseph Weavie
Estate } It is ordered by the Court that this estate be continued.

Richard Nestor
Estate } It is ordered by the Court that this estate be continued.

Warner Hackett
Estate } It is ordered by the Court that this estate be continued.

James M. Simpkins
Estate } It is ordered by the Court that this estate be continued.

Sarah Trimm
Estate } It is ordered by the Court that this estate be continued.

Harmon Hiatto
Estate } It is ordered by the Court that this estate be continued.

William R. Lambard
Estate } It is ordered by the Court that this estate be continued.

John Leavins
Estate } It is ordered by the Court that this estate be continued.

Mercer D. Bonmfield
Estate } It is ordered by the Court that this estate be continued.

Ash Craft Roach's
Estate } It is ordered by the Court that this estate be continued.

Jesse Harris
Estate } It is ordered by the Court that this estate be continued.

James Logan's
Estate } It is ordered by the Court that this estate be continued.

John Poak jr
Estate } It is ordered by the Court that this estate be continued.

James S. Dickens
Estate } It is ordered by the Court that this estate be continued.

Sarah Tent alias Sarah Miller
Miller Estate } It is ordered by the Court that this estate be continued.

Monday May 17th A.D. 1852 & 7th day of the term.

Matter of Joseph McElhite legatee
of Joseph Simpsons Estate } It is ordered by the Court that this matter be continued.

Caleb Eastling's
Estate } It is ordered by the Court that this estate be continued.

Samuel Stanley's
Estate } It is ordered by the Court that this estate be continued.

William McClure's
Estate } It is ordered by the Court that this estate be continued.

George Guilliard
Estate } It is ordered by the Court that this estate be continued.

Isaac Stanley's
Estate } It is ordered by the Court that this estate be continued.

John Lunnell's
Estate } It is ordered by the Court that this estate be continued.

Nancy McDaniel's
Estate } It is ordered by the Court that this estate be continued.

Jesse M. Hockett's
Estate } It is ordered by the Court that this estate be continued.

Woodson J. Baker's
Estate } It is ordered by the Court that this estate be continued.

Thomas Hunt's
Estate } It is ordered by the Court that this estate be continued.

Stephenson Henry's
Estate } It is ordered by the Court that this estate be continued.

Joseph Menner's
Estate } It is ordered by the Court that this estate be continued.

Benjamin Owen's
Estate } It is ordered by the Court that this estate be continued.

Mary Owen's
Estate } It is ordered by the Court that this estate be continued.

Monday May 17th A.D. 1852. 7th day of the term.

an account in favor of said Martha \$10.77
 A receipt for \$2500 signed by George Tracy to be paid out on a note due to Alexander Tracy. 25.00
 A receipt for \$3300 signed by John Groff to be paid out on a note payable to Matthew Stafford and assigned to said Groff 33.00
 A receipt of \$1000 signed by James Sharp to be paid out on a note pay all to Polly Gross. }
 One note including interest of \$10.58 on James Sharp & James Sumner to be paid out on } 20.58
 the Polly Gross note -
 And one hundred and five cents in money - 100.05
 Total \$358.40

Said administrator files the vouchers refered to in said settlement sheet numbered from one to eight, which are examined and approved by the Court, and the Court having examined the premises and being sufficiently advised in the premises approve and confirm the acts and doings of said administrator herein and order that he be discharged from any further duties as such administrator.

It is ordered that said sum of three hundred and fifty eight dollars and forty cents accounted for into Court ^{as aforesaid} be paid out by the ^{clerk to the} Creditors of said estate, at the rate of seventy seven & three fourth Cents to the dollar, counting out the Creditors the notes and receipts above as cash, as follows to wit:

To Milton G Parker on account preferred Claims \$7.15
 " Allen Furnas " " " 7.25
 " Henry G Todd " " " 4.00
 " Polly Gross on note & interest of \$4350 (counting receipt & int \$2058) the sum of paid \$3,615
 " William Sanders on account " 6.27 " " 4.90
 " Job Turner " " " 1.78 " " 1.00
 " Alexander Tracy " note & int 46.40 (counting receipt of \$2500) " " P.D. 3585
 " Andrew Athans " " " 226.00 (" " \$165.00) " " 175.60
 " John P Lewis " account " 6.50 (" " " 4.00) " " 5.10
 " Benjamin Robbins " " " 12.00 (" " " ") " " 10.15
 " Martha Morgan " " " 10.77 (counting note 10.77) " " 8.37
 " John Groff " note & int 60.12 " receipt at 33.00) " " 27.00
 " William Long " " " 23.10 " " paid 17.95

June 3 1852 Recd of J.D. Parker clerk seventeen dollars and ninety five cents in full of my distributive share of the estate of William Morgan decd.

William Long

June 4, 1852 Recd of J.D. Parker clerk thirteen dollars and seven cents in full of the balance of the distributive share of Polly Gross of said estate on a note & interest of \$4350 also ^{the} note above named given by Mrs. Benjamin Christie adm of said estate

James Sharp

July 26th 1852 Recd of J.D. Parker former Clerk ten dollars & fifteen cents in full of the above amount ordered to be paid to me

Benjamin Robins

Aug 14 1852 Recd of J.D. Parker Clerk fourteen dollars in cash, which together with a receipt given by me to the administrator of the above estate, is in full of my distributive share of said estate.

John Groff

Aug 16 1852 Recd of J.D. Parker seven dollars and twenty five cents in full of my claim against the Morgans estate.

Allen Furnas

Received of J.D. Parker former clerk \$6.90 in full of my claim against William Morgans Estate

Wm M. Sanders

Monday May 17th A.D. 1852 & 7th day of the term.

Received Sept 26th A.D. 1852 of J. L. Parker Clerk of 715.00 in full of my claim in this Estate of Wm. Morgan
H. G. Parker

David Curtis }
Estate } Comes now the administrator of said estate & the same is continued

Alfred M. Cormack's }
Estate } It is ordered by the Court that this estate be continued,

Benjamin M. Medford's }
Estate } It is ordered by the Court that this estate be continued

Lanipa Carmichael's }
Estate } It is ordered by the Court that this estate be continued

Court adjourned until to morrow morning nine o'clock.

A. Bland

Tuesday May 18th A.D. 1853 & 8th day of the term

and fifty two Tuesday May 18th in the year of our Lord One thousand eight hundred

and fifty two Court met pursuant to adjournment

Present the Honorable Abraham Bland judge of said Court

John A. Nelson's }
Estate } It is ordered by the Court that this estate be continued,

Charles A. Christie's }
Estate } It is ordered by the Court that this estate be continued

Majah Lewis }
Estate } It is ordered by the Court that this estate be continued

Perry Wilcox }
Estate } It is ordered by the Court that this estate be continued

Francis Minette's }
Estate } It is ordered by the Court that this estate be continued.

James Sharps }
Estate } It is ordered by the Court that this estate be continued.

James M. Master's }
Estate } It is ordered by the Court that this estate be continued.

Solomon Shephard's }
Estate } It is ordered by the Court that this estate be continued.

Thomas Acobson's }
Estate }

Stephen Baywoods }
Estate } It is ordered by the Court that this estate be continued.

John Pop }
Estate } It is ordered by the Court that this estate be continued.

William West Jr. }
Estate } It is ordered by the Court that this estate be continued.

Joseph F. Moberly's }
Estate } It is ordered by the Court that this estate be continued.

Daniel Younsie's }
Estate } It is ordered by the Court that this estate be continued.

Tuesday May 18th A.D. 1853 & 8th day of the term.

William L. Ross's
Estate It is ordered by the Court that this estate be continued,

William Conner's
Estate It is ordered by the Court that this estate be continued

Farmey Short's
Estate It is ordered by the Court that this estate be continued,

John Jessup's
Estate It is ordered by the Court that this estate be continued,

Philip Waters
Estate It is ordered by the Court that this estate be continued,

Thompson Farmer's
Estate It is ordered by the Court that this estate be continued,

James Tolens
Estate It is ordered by the Court that this estate be continued,

Caleb Loring's
Estate It is ordered by the Court that this estate be continued,

William Capels
Estate It is ordered by the Court that this estate be continued

Basil Toub Sr.
Estate It is ordered by the Court that this estate be continued,

James Mills
Estate It is ordered by the Court that this estate be continued,

Mrs. Tomlinson's
Estate It is ordered by the Court that this estate be continued

John McGee's
Estate It is ordered The Court having examined the acts and proceedings had by the Clerk herein in vacation, confirm the granting of letters of administration upon said estate to John L. Parker, and approve the bond herein taken, and further proceedings herein are continued,

Tuesday May 18th A.D. 1832 & 5th day of the term.

George Thomas }
Jane Erans & Henry C. Erans }
and others } Petition for deed

Comes now the petitioner by Mithrow & Miller his attorneys and on motion this cause is continued,

David Higgins }
Estate } It is ordered by the Court that this estate be continued,

Timothy M. Jessup }
Estate } Comes now Joseph Jessup executor of said estate and files in open Court an Exhibit of said estate or settlement sheet in these words (hereinset) whereby it appears that he stands charged with the sum of twelve hundred and twenty nine dollars and twenty nine and a half cents. It also appears that said ~~executor~~ ^{claims credits for sums of} executor has paid out on debts due and demands outstanding against said estate, to the heirs of said estate, and for desperate debts due said estate ^{expenses of a true} inventoried and not collected, amounting in all to the sum of eleven hundred and thirty nine dollars and sixty eight cents, which deducted from said sum of twelve hundred and twenty nine and twenty nine cents, leaves the sum of eighty nine dollars and twenty nine cents sixty one cents, which sum covers the whole amount charged against said executor, and is now paid into Court by said executor. Said executor files the vouchers referred to in said settlement sheet which are examined and approved by the Court (and the Court being sufficiently advised in the premises order that said ~~executor~~ executor be discharged from any further duties as such executor. It is ordered by the Court that Mary & Gregg be allowed the sum of twelve dollars for professional services rendered herein.

It is further ordered that the Clerk pay over to said Mary & Gregg the said sum of twelve dollars above allowed them, out of and that he retain in his hands the amount herein to said Clerk to wit: fifty nine dollars & two cents, out of the funds paid into Court on this day by the executor thereof, making to be paid out and retained the sum of seventy one dollar and two cents, leaving still in Court the sum of eighty nine dollars and fifty nine cents.

Tuesday May 11th A.D. 1852 & 8th day of the term.

Jesse Hockett
Estate of } Comes now Joseph Waterhouse and presents an account against
said amounting to the sum of thirty six dollars and thirty eight
cent, together with a written statement from the administrator of said estate, which
statement is in these words, (here insert) Whereupon it is ordered by the Court that
the Clerk pay over to the said Joseph Waterhouse the amount of his claim, to wit thirty
six dollars and thirty eight cents, out of the monies belonging to said estate now in his
hands, which is now done in open Court.

Heirs to the estate of }
Alexander McVey did } Now at this day comes Preston McVey and files his petition herein
in these words, (here insert) therein stating that he is a minor
over the age of fourteen years, that he has an estate coming to him and no guardian
appointed to take care of ^{his person & estate} and being permitted by the Court to make choice of some
suitable person for that purpose, he now herein in open Court makes choice of Edmund
Clark. The petition of Lydia A. McVey the widow of the said Alexander McVey is now presented
to the Court, in these words, (insert) whereby it appears that Calvin McVey a minor under
the age of fourteen years has no guardian appointed to take care of his person and estate,
and that the said Hugh McVey who is a minor under the age of fourteen years, has no
guardian appointed to take care of his estate. And thereupon the Court appoints the
said Edmund Clark guardian of the persons and estates of the said Preston and Calvin
McVey and guardian of the estates of Hugh McVey - The said Edmund Clark now comes
into open Court and accepts said appointment and files his bond herein, in these words,
(insert) which bond is approved by the Court. Said Edmund Clark is now duly sworn as such
guardian and files a copy of his oath in these words, (insert) Whereupon letters of guardianship
are granted and issued to the said Edmund Clark, in these words (here insert) and
further proceedings herein are continued.

William Hawkins
Estate of } Comes now the administrator of said estate and files an Inventory
of the personal property of said deceased, in these words, (here insert)
also a sale bill of said personal property, in these words, (here insert) Said admin-
istrator also makes and files proof of the notice of publication of the grant of letters of
administration upon said estate in these words, (here insert) And this estate is continued.

William S. Mathews
Estate of } Comes now the administrator of said estate and makes
files an Inventory of the personal property of said deceased in these words,
(insert) also a sale bill of said personal property in these words, (insert) Said administrator
also makes proof of the publication of the notice of the grant of letters of administration
upon said estate in these words, (here insert) And this estate is continued.

Tuesday May 11th A.D. 1852. 8th day of the term.

John Shelby 3
Estate 3 It is ordered by the Court that the administrator herein pay the
cost in citation heretofore issued against him as admin-
istrator in this estate and further proceedings herein are continued.

Zadock C. Jones 3
Estate 3 It is ordered by the Court that this estate be continued

And Court adjourned until Court in course.

A. V. Blane

Susannah Low et al
 Minors

Be it known that on this thirty first day of May in the
 year of our Lord One thousand eight hundred and fifty two,
 Henry Matlock comes and files in the clerks office of the probate Court, a certified
 transcript of his appointment as guardian of the estates of Mary and Susannah
 Low, by the Probate Court of Greene County, Missouri, in these words (herewith
 also power of attorney from John B. Low and Basil McLean, in these words
 (herewith)

Attest J. D. Parker Clerk

Monday August 9th A.D. 1852 & 1st day of the term

At a term of the Probate Court of Hendricks County
began and held at the Court house in the town of Danville on Monday the ninth
of August in the year of our Lord One thousand eight hundred and fifty two.
Present the Honorable Abraham Vland sole judge of said Court

James Rains children

Comes now James Ormof and David Ormof the securities
of the said James Rains, who is now deceased, and file
a report herein, in these words, (here insert) whereby it appears that the said guardi-
an in his life time paid to his said wards the full amount of money in his hands
belonging to them; said securities also now file a receipt from said wards,
which is examined and approved by the Court; And thereupon on motion
said securities are discharged from any further liabilities as such,

Hughes M. White and
Maria Theresa White

v.
Venerotia De Haffpart

Petition for Partition

Now at this day come the said petitioners by
Gregg their attorney, And the said defendant Venerotia De Haffpart being now
three times called comes not but herein makes default and the said petitioners
now produce and show to the Court the process herein issued, whereby it appears to the
satisfaction of the Court that the said defendant has been duly served with process more
than ten days before the first day of the present term of this Court (here insert summons &
sheriff's return) but because the said defendant is a minor within the age of twenty one
years, on motion of the said petitioners Nicholas T. Madley is appointed guardian ad litem of
of the said infant defendant; the said Nicholas T. Madley now comes into open Court
and files his answer as such guardian ad litem in these words (here insert) And
it being proven to the satisfaction of the Court that the matters and things set forth in said
petition are true;

It is therefore ordered adjudged and decreed by the Court
that partition of said land mentioned and described in said petition to wit:
The South West quarter of the South East of section two in township sixteen north
of Range one East, containing forty acres, be made as follows, to wit: That one
half of said premises be assigned and set off to said petitioner Maria Theresa
White her heirs and assigns in severally forever; And that the remaining
one half be assigned and set off to said Venerotia De Haffpart his heirs and
assigns in severally forever; And for the purpose of carrying into effect this decree
the Court now appoints ~~Robert Huff~~ ^{George W. Watson} ~~George W. Watson~~ and Edward Weirick
three disinterested freeholders residents of the County of Hendricks and not of him
to any of the parties, Commissioners to make partition of said land in
accordance with this decree, And make report of their proceedings into this
Court at the present term and day is given,

Monday August 9th A.D. 1852 & 1st day of the term

Joseph Moffitt
v
Thomas Hussey
Petition for Partition

Now at this time comes the said petitioner by Gregg his attorney, and the said defendant comes also into open Court, and files his answer to said petition, in these words (insert) whereby it appears that the matters and things stated in said petition are true as therein stated, and that partition ought to be made of the premises as prayed for in said petition.

It is therefore ordered adjudged and decreed by the Court that partition of said land mentioned and described in said petition to wit: The South half of the North West quarter of section twenty two, in township fourteen North of Range One East, estimated to contain eighty acres, be made as follows to wit: That two thirds of said premises be assigned and set off to said petitioner Joseph Moffitt his heirs and assigns in severally forever, and that the remaining one third part of said premises be assigned and set off to said defendant Thomas Hussey his heirs and assigns in severally forever. And for the purpose of carrying into effect this decree the Court now appoints John Hadley, Edmund Clark and Young Short three disinterested freeholders residents of the County of Mendricks and not of parties any of the parties, Commissioners, to make partition of said real estate pursuant to this decree. And it is further ordered that said Commissioners make report of their proceedings herein at the present term of the Court. And day is given,

Lydia A. McVey
v
William McVey, Wesley McVey
Preston McVey, Calvin McVey
Hugh McVey.
Petition for Assignment of dower.

Now at this time comes the said petitioner, and the adult defendants, to wit: William McVey and Wesley, are now three times solemnly called but come and herein made default, and thereupon the petitioner produces and shows to the court the summons herein issued and the sheriffs return thereon, (here insert) whereby it appears to the satisfaction of the Court that the said defendants, William McVey, Wesley McVey, Preston McVey, Calvin McVey & Hugh McVey, have all been duly served with process more than ten days before the first day of the present term of this Court. It is therefore ordered adjudged and decreed that said petition as to said defendants William McVey and Wesley McVey be taken as confessed and held to be true against them. On motion to the Court, by said petitioner, Nicholas T. Hadley is now here appointed guardian ad litem of said infant defendants, the said Nicholas T. Hadley now comes into open Court, and files his answer as such guardian ad litem in these words (here insert) And the Court being sufficiently advised in the premises from the proof adduced, ^{finds} that the matters and things contained in said petition are true. It is therefore ordered, adjudged and decreed by the Court, that one third part of part of the following described premises be assigned and set off to the said Lydia A. McVey as and for her dower right therein. The South half of the North East quarter of section Four in township fifteen North of Range one west. And the undivided one

Monday, August 9th AD 1852 & 1st day of the term

one third of the following described lot or tract of land to wit: Commencing on the South boundary of the original plat of the town of Danville, south of and opposite to the South East Corner of lot No one ~~xxx~~ in Block No thirty three in the ^{year} town, of thence south said town line, one hundred and twenty eight feet opposite the South West corner of said lot, thence South sixty feet thence East one hundred and twenty eight feet thence North sixty feet to the beginning also the equitable one third of the amount or part of the purchase money paid previous to the death of said deceased, to wit: Three hundred and seventy seven dollars paid to Samuel F. Forte on Lot No one in Block No nineteen in the town of Danville, also the equitable one third of the amount or part of the purchase money paid prior to the death of said deceased, to wit: ~~sixteen~~ ^{Eighty} hundred dollars paid to William C. Clinch on lots numbered one and two in Block No thirty two, in said town also on the following lot of land bounded as follows, to wit: Beginning at the South West corner of the town of Danville, thence East two hundred and ^{seventy} ~~sixty~~ eight feet, thence South seventy six feet (76) thence west two hundred and seventy eight feet, thence North seventy six feet to the place of beginning and for the purpose of carrying into effect this decree the Court now appoints Thomas Nichols, Simon J. Madley and Henry G. Todd three discreet persons who are disinterested and not of kin to any of the parties, commissaries to assign and set over to said widow her dower in the lands aforesaid pursuant to this decree, and that they make report thereon proceedings herein at the present term of this Court, and day is given

And Court adjourned until to Morrow morning ninth October

A. Bland

Tuesday August 10th AD 1852 & 2nd day of the term.

Tuesday August tenth in the year of our Lord One thousand eight hundred and fifty two.

Court met pursuant to adjournment.
Present the Honorable Abraham Bland sole judge of said Court;

Hiram D. Jones
Estate

Now at this day comes the administrator of said estate and makes and files a settlement sheet herein, in these words (here insert) whereby it appears that he has stands charged with the sum of four hundred and fort one dollars and thirty cents, which is all the assets that come into his hands to be administered, said administrator also claims a credit of three hundred and sixty two dollars and thirty eight and a half cents, for sums by him paid out in discharge of a portion of the preferred claims against said estate, which deducted from said sum of four hundred and one dollar and thirty cents, leaves the sum of thirty eight dollars and ninety one and a half cents, which last named amount said administrator now pays into Court, said administrator files the vouchers referred to in said settlement sheet in support of the claims by him paid off, numbered from one to eight inclusive, which are examined and approved by the Court, and the Court having examined all the acts and proceedings of the administrator had herein find that said administrator has fully and fairly administered and now here approves and confirms the same and order that said administrator be discharged from any further duties as such.

It is further ordered by the Court that the said sum of thirty eight dollars and ninety one and half cents this day paid into Court, be paid out as follows to wit:

To the Clerk of this Court in discharge of the balance of fees	\$16.04
" Robert B. Stanley's estate for Coffin	2.50
" Allen Furnas Medical account in last sickness	14.36
" Samuel Coffin " " " "	6.00

Aug 16. 1852 Recd of John Jones fourteen dollars and thirty six cents in full of the above amount ordered to be paid to me.

Allen Furnas

Tuesday August 10th AD. 1832 & 2nd day of the term.

Isaac M. Hockett
Estate

Now at this time comes the administrator of said estate, and makes and files an exhibit of said estate or settlement sheet in these words, (here insert) whereby it appears that he stands charged with the sum of eight hundred and fifty seven dollars and forty two cents which is the whole amount of assets which come into his hands to be administered, said administrator also shows that he has paid out the sum of four hundred and seventy six dollars and sixty six cents in the discharge of debts dues and demands outstanding against said estate, and expenses of administration, including also the sum of One hundred dollars paid into Court, which last amount deducted from said sum of eight hundred and fifty seven dollars and forty two cents, leaves the sum of three hundred and eighty dollars and seventy four cents, which amount together with the sum of sixty three dollars and sixty two cents, heretofore paid into Court, and still remaining therein, makes the sum of four hundred and forty four dollars and thirty six cents, to be distributed among the widow and five heirs of said deceased, said administrator also claims a further credit of one hundred and ninety dollars for the following sums by him paid out, to wit:

To Ann Hockett the widow of said deceased, One hundred and forty dollars, To Mahlon Hockett one of the heirs of said deceased fifty dollars, which deducted from said sum of three hundred and eighty dollars and seventy four cents leaves the sum of One hundred and ninety dollars and seventy two cents, which last named sum said administrator now pays into Court as follows, Balance of a note on Ann Hockett the widow of said deceased five dollars, one note on Samuel Hockett including interest of forty two dollars and forty four cents, and one note on James Sharp including interest of forty one dollar and ninety two cents, also One hundred and one dollar and thirty six cents, in Cash, which covers the whole amount with which he stands charged, said administrator files the vouchers referred to in said settlement sheet, in support of the claims by him out and distributed which are examined and approved by the Court, and the Court being sufficiently advised in the premises find that said estate has been fully and fairly administered, and now here approves and confirms the acts and doings of said administrator in the premises and orders that he be discharged from any further duties as such administrator. It is ordered by the Court that the said sum of One hundred and one dollar and thirty six cents, this day paid into Court, and sixty three dollars and sixty two cents, heretofore paid into Court, and said notes above mentioned, amounting to eighty nine dollars and thirty six cents, be paid out and distributed among the widow and heirs of said deceased as follows, to wit:

To Ann Hockett widow of said deceased (including Bal of note of \$5.00) the sum of \$8.12 1/2
 " Mahlon Hockett an heir to said estate the sum of 9.24 1/2
 " Benjamin Hockett, Emich Hockett, Isaac Hockett, & Jesse Hockett, who are all minors each the sum of fifty nine dollars and twenty four and four fifths (including notes amounting to \$84.36 paid into Court) making the sum of \$236.99
 of

Tuesday, August 10th A.D. 1852 2nd day of the term.

Aug 11. 1852 Recd of John Irons Clerk and one hundred and one dollar and thirty six cents, and of Joshua D. Parker fifty one dollar and twenty seven cents, also received the notes of said of \$8436.

Samuel H. Hockett. Guardian,

August 23rd. 1852, Recd of J. D. Parker three dollars and twelve cents, also received of John Irons Clerk, a note deposited in court, by the administrator in the above estate, given by me to said adm^r, then being a balance of five dollars due on said note, which is in full of the amount ordered to be paid to me as widow of Jesse M. Hockett, dec'd.

Ann Hockett

Aug 23rd. 1852 Recd of J. D. Parker Clerk nine dollars and twenty four cents, in full of the balance of my distributive share of Jesse M. Hockett's estate.

Wahlon Hockett

Ellen Burks

Thomas Burks, Milton Rawlings,
Aley Rawlings, Erasmus Hudson,
Mary J. Hudson, Andrew J. Burks,
Jubal Wheeler, Elizabeth Wheeler,
Amanda C. Burks, & Minerva Burks

Petition for the assignment of dower;

Now at this time comes said petitioner, and the said defendants Andrew J. Burks, Erasmus Hudson, Mary Jane Hudson, Jubal Wheeler, Elizabeth Wheeler, Amanda C. Burks and Minerva Burks, ~~who~~ are now each three times solemnly called but come not but herein make default, and thereupon said petitioner produces and shows to the Court the original process herein issued and the sheriff's return thereon, (here insert) whereby it appears that said defendants Andrew J. Burks, Erasmus Hudson, Mary Jane Hudson, Jubal Wheeler, Elizabeth Wheeler, Amanda C. Burks, and Minerva Burks have all been duly served with process more than ten days before the first day of the present term of this Court. It is therefore ordered adjudged and decreed that said petition as to the last named defendants, except Amanda C. and Minerva, be taken as confessed and held to be true against them, and because the said defendants Amanda C. and Minerva are minors within the age of twenty one years, the Court now appoints Nicholas T. Hadley their guardian ad litem for the purpose of protecting their interest in this proceeding, the said Nicholas T. Hadley now comes into open Court, and files his answer as such guardian ad litem, in these words, (insert). Said petitioner also now files the affidavit of a disinterested person, in these words, (here insert) whereby it appears to the satisfaction of the Court that said defendants, Thomas A. Burks, Milton Rawlings and Aley A. Rawlings are not residents of the State of Indiana. It is therefore ordered that said nonresident defendants be notified of the filing and pendency of said petition in the Danville Advertiser, a weekly newspaper of general circulation printed and published at the town of Danville in said County of Hendricks, according to the statute in such case made and provided,

Tuesday August 10th A.D. 1852 & End day of the term.

George Thomas

Petition for deed,

Jane Evans, Henry L. Evans,
Elizabeth Fitch, Thomas Fitch,
Mads M. Evans, Andrew J. Evans,
Rosannah Evans, George M. Evans,
Joseph Evans, William Evans,
Francis M. Evans, John Evans,
Rebecca Evans,

Now at this day comes the said petitioner
by Mithern and Miller his attorney, and the said defendant Rosannah
Evans being three times called comes not but herein makes default, and
it appearing from the return of the sheriff on the summons issued herein that
said defendant had been duly served with process more than ten days before
the first day of the last term of this Court, It is therefore ordered adjudged
and decreed that said petition and the matters and things therein charged
be taken as confessed and held to be true against said defendant Rosan-
nah Evans. And on motion of said petitioner the deposition of Mads M. Evans
by him taken herein, is published, which said deposition is in these words, (enact)
And therefore this cause is set down for hearing, upon petition, exhibit, default of
the adult defendants, answer of guardian ad litem, and deposition, all of
which being first inspected and examined by the Court, It is ordered adjudged
and decreed that the petitioner, the said George Thomas be invested of the tract
of land, in his said petition, mentioned, to wit: The West half of the North West
quarter of section thirteen and the East half of the North West quarter of the
same section, all in township thirteen North of Range eight East, containing
one hundred and sixty acres, and that the said defendants be divested there-
of and that the said George Thomas, his heirs and assigns have, hold, use,
and enjoy the premises aforesaid, absolutely and forever, as fully and completely
to all intents and purposes as the said Scots Evans had and held the same
at the time of the execution of said title bond. And Joseph S. Miller is
is hereby appointed a commissioner of this Court, to convey said tract of land
by deed to the said George Thomas, and report the same into this Court during
the present term, And day is given,

Henry B. Fox et al
Minors

comes now Henry Bland the guardian of said minors
and files a report herein, in these words, (here enact)
And further proceedings herein are continued,

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Tuesday, August 10th A.D. 1832 & 2nd day of the term.

Benjamin L. Waters
" Gary Waters, Edward Reynolds,
Lucinda Reynolds, Isaac B. Waters,
Joseph M. Waters, John J. Waters,
Ursula J. Waters, & Lydia Waters

Petition for partition and assignment
of dower.

Now at this time comes the said petitioner
by Gregg his attorney, and the said defendants being each three times solemnly called
come not but herein make default; and thereupon said petitioner produces and
shows to the Court now here the original process herein issued and the sheriff's return
thereon, (insert) whereby it appears to the satisfaction of the Court that the said
defendants, Edward Reynolds, Lucinda Reynolds, Joseph M. Waters, John J. Waters,
Ursula Waters and Lydia Waters, have all been duly served with process more
than ten days before the first day of the present term of this Court; Said petitioner
also files the affidavit of a disinterested, in these words, (insert) whereby it
appears that said defendants Gary Waters and Isaac B. Waters have been
duly notified of the filing and pendency of said petition by publication of notice
in the Danville Advertiser, a weekly newspaper of general circulation
printed and published at the town of Danville in said County of Hen-
dricks, the last one of which said publications was made more than thirty
days before the commencement of the present term of this Court.

Therefore it is ordered adjudged and decreed that said petition as
to the said actual defendants, to-wit: Gary Waters, Edward Reynolds,
Lucinda Reynolds, and Lydia Waters be taken as confessed and held to be
true as to them, and thereupon on motion of said petitioner Nicholas T. Madley
is appointed guardian ad litem of said infant defendants, to-wit: Isaac B.
Waters, Joseph M. Waters, John J. Waters, and Ursula J. Waters, for the purpose
of protecting their interests in this proceeding, the said Nicholas T. Madley
now comes into open Court and files his answer as such guardian ad litem
in these words, (here insert) And it appearing to the satisfaction of the
Court from the proof now adduced that the matters and things set forth
in said petition are true, It is therefore ordered adjudged and decreed
that one full and equal one third, ^{part} of said premises, to-wit: The North half of
the South East quarter, of section thirty, and the North West quarter, of the
South West quarter of section twenty nine in township seventeen North, of Range
One East, containing one hundred and twenty acres, be set off and assigned
to Lydia Waters the widow of said deceased, as and for her dower right right in
said premises, and that partition of said land, subject to said dower right,
be made as follows: That one seventh part thereof be assigned and set off to your
petitioner Benjamin L. Waters, his heirs and assigns in severally forever; That
one seventh part thereof be assigned and set off to Gary Waters his heirs and
assigns in severally forever; That one seventh part thereof be assigned and
set off to Lucinda Reynolds her heirs and assigns in severally forever; That
one seventh part thereof be assigned and set off to Isaac B. Waters, who is
a minor, his heirs and assigns in severally forever; That one seventh part
thereof be assigned and set off to Joseph M. Waters (who is a minor) his heirs and
assigns in severally forever; That one seventh part thereof be assigned and

Tuesday, August 10th A.D. 1852 & 2nd day of the term.

and set off to John J. Waters (who is a minor) his heirs and assigns in severalty forever, and that the remaining one seventh part thereof be assigned and set off to Ursula J. Waters, her heirs and assigns forever.

And for the purpose of carrying into effect this decree, the Court now appoints Eldred Huff, Edmund Clark, and ^{Robert S. Phelps} ~~Thomas~~ ~~Archer~~, three disinterested freeholders, residents of this County, and not of kin to any of the parties herein, Commissioners, to make partition of said real estate, pursuant to this decree,

And it is ordered that said Commissioners make report of their proceedings herein at the present term of this Court, and day is given.

Heirs to the estate of John and
Nathaniel Clampett

Comes now the guardian of said heirs and makes and files a report herein, in these words, (here insert) whereby it appears that he has received the sum of two hundred and thirty six dollars and twenty seven cents, belonging to his said wards, it also appears that he has paid out for expenses of guardianship the sum of forty seven dollars and twenty two cents, which deducted from said sum of two hundred and thirty six dollars and twenty seven cents, leaves the sum of one hundred and eighty nine dollars and five cents, belonging to his wards. It further appears that his said ward Richard W. Clampett has arrived at the age of twenty one years, and that said guardian has paid over to him the sum of sixty three dollars in full of his share, which leaves in the hands of said guardian one hundred and twenty six dollars and five cents, belonging to his said wards Elizabeth and John Clampett. Said guardian files the vouchers referred to in said report, which are examined and approved by the Court, and the Court being sufficiently advised in the premises orders that said guardian be discharged as to the said Richard W. Clampett, and further proceedings herein are continued as to the said Elizabeth and John.

Henry Darnall's
Estate

Comes now William H. Darnall one of the executors of said estate, and makes and files a report herein, in these words, (here insert) and this estate is continued.

Tuesday August 10th A.D. 1852 & 2nd day of the term

Thomas Hunt's
Estate

Comes now the administrator of said estate and makes and files an exhibit of said estate or settlement sheet, in these words, (herewith) whereby it appears that he stands charged with the sum of six hundred and seventy five dollars ninety three and three fourth cents, which is the whole amount of assets which is the whole amount of assets which have come into his hands belonging to said estate. And that he has paid out to the widow of said deceased, and expenses of administration, the sum of one hundred and sixty seven dollars and seventy six cents, which leaves the sum of five hundred and eight dollars and seventeen and three fourth cents, which last amount said administrator now pays into Court, which fully covers the sum with which he stands charged. Said administrator files vouchers in support of the claims by him paid out numbered from one to seven inclusive which are examined and approved by the Court. And the Court having examined the premises and being sufficiently advised therein find that said estate has been fully and fairly administered and now here approves and confirms the acts and doings of said administrator and orders that he be discharged from any further duties as such administrator.

It is ordered by the Court that the said sum of five hundred and eight dollars and seventeen and three fourth cents be paid out and distributed by the Clerk as follows. To Elizabeth Hunt the widow of said deceased seventy five cents that sum being the balance of the one hundred and fifty dollars allowed her by law.

To Paulina Smith who is a minor	the sum of	\$20.00 pd
" Elizabeth Hunt the widow of said deceased	"	162.47 pd
" Oliver G Hunt who is a minor, as heir to said estate	the sum of	162.47 pd
" William Hunt	"	162.47 pd

The said Elizabeth Hunt now comes into open Court and receives from the Clerk the sum of one hundred and sixty three dollars and twenty two cents, that being the amounts above ordered to be paid to her.

Received Sept 2nd 1852 of John Isaac Clerk by the hands of W. P. Hurdley Three hundred and twenty four Dollars and 94cts the distributive share of my wards Oliver G Hunt and William Hunt of the Estate of Thomas Hunt deceased.

W. P. Hurdley Guardian

Received Nov. 9. 1854. the above sum of twenty dollars, left for Paulina Smith in the above estate.

Bradley Wintted

Stephenson Toney's
Estate

Now at this day comes the executor of said estate and makes and files an exhibit of said estate or settlement sheet in these words, (herewith) whereby it appears that they stand charged with the sum of two hundred and seven dollars and twenty seven cents. And that they have paid out on the debts due and demands outstanding against said estate and expenses of administration the sum of forty eight dollars and fifty eight cents, which deducted from said sum of two hundred and seven dollars and twenty seven cents, leaves the sum of One hundred and fifty eight dollars and sixty nine cents, One hundred dollars of which the said

Tuesday, August 10th A.D. 1852 & 2nd day of the term.

executors retain under the will, still leaving in their hands fifty eight dollars and sixty nine cents. Fifty three dollars and forty four cents of which they now pay into Court in money; and a receipt from William Toney for five dollars and twenty five cents, which fully covers the whole amount which said executors stand charged. Said executors file the vouchers referred to in said settlement sheet, which are examined and approved by the Court. And the Court having examined all the acts and doings of said executors now hereby approve and confirm the same, and order that they be discharged from any further duties as such

It is ordered by the Court that the said sum of fifty three dollars and forty four cents this day paid into Court be paid out and distributed by the Clerk as follows.

To Enoch Crook the sum of	pd	\$ 5.00
" Reuben Toney " "		5.00
" Travinum Toney " "	pd	9.73 $\frac{1}{2}$
" Harrison Toney " "	pd	9.73 $\frac{1}{2}$
" John Toney " "		9.73 $\frac{1}{2}$
" Polly Mitchell " "	pd	9.73 $\frac{1}{2}$
" William Toney " "	pd	4.48 $\frac{3}{4}$

August 27. 1852. Recd of John Irons clerk nine dollars seventy three and three fourths cents in full of my distribution share of the estate of Stephenton Toney decd. Travinum ^{his} Toney _{mark}

Sept. 2nd. 1852. Recd of John Irons clerk five dollars and seventy three and three fourths cents in full of my distribution share of the estate of Stephenton Toney decd. Harrison ^{his} Toney _{mark}

Nov 3. 1852. Recd of John Irons clerk nine dollars and seventy three cents and three fourths in full of my distribution share of the estate of Stephenton Toney decd. Polly ^{her} Mitchell _{mark}

Nov 3. 1852. Recd of John Irons clerk four dollars and forty eight and three fourth cents in full of the balance of my distribution share of the estate of Stephenton Toney decd. William ^{his} Toney _{mark}

July 5. 1854. Recd of John Irons clerk nine dollars and twenty three cents in full of the distribution share of Polly Mitchell decedent of the estate of Stephenton Toney decd. Harrison ^{his} Toney _{mark} attorney in fact for Polly Mitchell.

Sept 30. 1854. Recd of John Irons clerk five dollars in full of my dividend in this estate

Enoch Crook

[Faint handwritten notes on the right margin, partially illegible]

[Faint handwritten note at the bottom right margin]

Tuesday, August 10th A.D. 1852 & End day of the term.

Benny Bunks
Estate

Now at this time comes the administrator of said estate, and the defendants Ellen Bunks, Andrew J. Bunks, Erasmus Hudson, Mary J. Hudson, Jubal Wheeler, Elizabeth Wheeler, are now three times solemnly called but come and herein make default, and it appearing to the satisfaction of the Court that from the summons herein issued and the sheriff's return (here insert) that said defendants have all been duly served with process more than ten days before the first day of the present term of this Court. It is therefore ordered, adjudged and decreed that the said petition as to the said defendants Ellen Bunks, Andrew J. Bunks, Erasmus Hudson, Mary J. Hudson, Jubal Wheeler, & Elizabeth Wheeler, be taken as confessed and held to be true against them, and on motion Nicholas T. Madley is now by the Court appointed guardian ad litem of the infant defendants, Amanda C. Bunks and Minerva Bunks, to take care of their interest in this proceeding, the said Nicholas T. Madley now comes into open Court and files his answer as such guardian ad litem, in these words (insert) the said administrator now files the affidavit of a disinterested person in these words, (insert) whereby it appears to the satisfaction of the Court that said defendants Thomas A. Bunks, Milton Rawlings, and Aley O. Rawlings are not residents of the state of Indiana. It is therefore ordered that said nonresident defendants be notified of the filing and pendency of said petition by publication in the Danville Advertiser, a weekly newspaper of general circulation printed and published in the town of Danville in said County of Hendricks, according to the statute in such case made and provided. And this estate is continued.

And Court adjourned until to morrow morning nine o'clock.

A. Bland

Wednesday August 11th A.D. 1852 & 3rd day of the term.

Wednesday Morning August eleventh in the year of our
Lord One thousand eight hundred and fifty two,
Court met pursuant to adjournment,
Present the Honorable Abraham Hand sole judge of said Court,

Miss to the estate of
Jesse M. Mockett dec'd. Now on this day comes Ann Mockett the widow of the said
Jesse M. Mockett, and files her petition, in these words, (here insert)
whereby it appears that the said Jesse M. Mockett died leaving two sons, to wit: Isaac C. and
Jesse Mockett, who are minors under the age of fourteen years, and have no guardian appointed
to take care of their estate, and praying the Court to appoint some suitable person as their
guardian for the purpose aforesaid. Samuel C. Mockett also now files the petition of
Benjamin F. Mockett and Enoch C. Mockett, in these words, (here insert) whereby it appears
that they are minors over the age of fourteen years, and are sons and heirs of Jesse M. Mockett,
and have no guardian appointed to take care of their estates. And it being shown to the
satisfaction of the Court that the said minors last above named make choice of Samuel C.
Mockett as their guardian for the purpose of taking care of their estates. And therefore
the Court appoints Samuel C. Mockett guardian of the estates of the said Benjamin
F. Mockett, Enoch C. Mockett, Isaac C. Mockett and Jesse Mockett. The said Samuel
C. Mockett now comes into open Court and accepts said appointment, and files
his bond herein, with security, which said bond and the security thereto is ap-
proved by the Court (here insert bond) the said Samuel C. Mockett is now duly
affirmed in open Court as such guardian, and files a copy of his affirmation
in these words, (here insert) Whereupon letters of guardianship are duly granted
and issued to the said Samuel C. Mockett in these words (here insert). And fur-
ther proceedings herein are continued. Said guardian also now files a report herein
in these words (here insert) whereby it appears that he has on this day received
the sum of One hundred and fifty two dollars and sixty three cents in cash, and
eighty four dollars and thirty six cents in notes belonging to his said wards,
And further proceedings herein are continued,

Miss to the estate of
Ithamer Hunt dec'd. Comes now Elizabeth Hunt the widow of Ithamer
Hunt deceased, and files her petition herein, in these
words (here insert) whereby it appears that the said Ithamer Hunt departed this
life leaving two sons him surviving, to wit: Oliver C. Hunt and William H. Hunt,
who are minors under the age of fourteen years, and have no guardian appointed
to take care of their estates. And praying the Court to appoint some suitable
persons as their guardian for the purpose aforesaid. And therefore the Court
appoints Simon T. Madley guardian of the estates of the said Oliver C. and
William H. Hunt. The said Simon T. Madley now comes into open Court and
accepts said appointment and files his bond herein, in these words, (insert) which
and the security thereto is approved by the Court, & the said Simon T. Madley is
now duly sworn in open Court as such guardian, and files a copy of his oath in these
words, (here insert) Whereupon letters of guardianship are granted and issued to the said
Simon T. Madley, in these words, (here insert) and the guardianship is continued.

Wednesday August 11th A.D. 1852 & 3rd day of the term.

Lydia A. McVey
William McVey, Wesley McVey,
Preston McVey, Leatur McVey,
and Hugh McVey

Petition for the assignment of dower.

Now at this time comes Simon T. Hadley, Henry G. Todd and Thomas Nichols, Commissioners appointed at the present term of this Court, to set off and assign dower, in certain lands herein, to the said petitioner, and make and file the following report, to-wit:

The State of Indiana
Hendricks County

We the undersigned Commissioners appear having been appointed by an order of the Probate Court of Hendricks County to set off and assign to Lydia A. McVey widow of Alexander McVey deceased one equal third part of the lands and premises named and described in the foregoing writ of partition for her dower right therein and having been duly sworn as such Commissioners; do upon actual view of the premises set off and assign to the said Lydia A. McVey as and for her dower right in said land and premises Lot numbered One in Block numbered nineteen in the town of Danville in said County of Hendricks and also the following described lot of land to-wit: Commencing at the South West Corner of the town of Danville, thence East two hundred and seventy eight feet, thence South seventy six feet, thence West two hundred and seventy eight feet, thence North seventy six feet to the beginning.

Given under my hands and seals this 11th day of August 1852.

S. T. Hadley, Henry G. Todd,
Thomas Nichols & Commrs.

And said Commissioners now here in open Court acknowledge said report. And no cause being shown to the contrary and the Court being sufficiently advised in the premises now here confirm said report.

Whereupon it is ordered adjudged and decreed that the said Lydia A. McVey have, enjoy and possess the premises so set off and assigned to her by said Commissioners, as and for her dower right in the lands herein.

It is ordered that the said Commissioners Simon T. Hadley, Henry G. Todd, and Thomas Nichols each be allowed the sum of One dollar and fifty cents for their services herein, to be taxed up with the cost of this proceeding;

It is further ordered adjudged and decreed that the said defendants pay the cost herein accrued, taxed at _____ dollars and _____ cents.

Wednesday August 11th AD 1852 3rd day of the term

sewed on the remainder of said defendants more than ten days before the first day of the present term of this Court, which said writs and the sheriff's returns thereon are in these words, (here insert said summons and the sheriff's returns) And thereupon said defendants, Elizabeth Black, James J. Black, William M. Kidwell, Rebecca Kidwell, Charles K. Black, William Junkins, Greenwill Junkins, Noble Junkins, David A. Junkins, Josephus Limonick, Polly Limonick, Henry Smith and Sarah Ann Smith, are three times called, but come not, and herein wholly make default. It is therefore adjudged by the Court that the said petition as to the said defendants so called as aforesaid be taken as confessed and true against them.

And thereupon, on motion of said petitioner, Simon T. Hadley is now here by the Court appointed guardian ad litem for said defendants Caleb Black, John K. Black, Joseph M. Black, and Robert T. Black, who are infants within the age of twenty one years. And said Simon T. Hadley comes here into open Court and files his answer as such guardian ad litem, in these words, (here insert) And thereupon it is proved to the satisfaction of the Court that the matters and things set forth in said petition are true and that the said petitioner Elliott Sumner, is the owner in fee simple by deeds of conveyance, of the undivided one half of the North west quarter of section number twenty five, in Township seventeen North, of Range number one west; And the proofs and allegations being heard it appears to the satisfaction of the Court that partition of said lands ought to be made;

It was thereupon adjudged by the Court that said partition of said lands be made as follows to wit: That one half thereof be set off to said petitioner Elliott Sumner, in severally to him and his heirs forever;

And thereupon the said Court appoints Edmund Clark, ~~John Robert~~ ^{John Robert} and Eldred Huff three disinterested freeholders, residents of the County of Mendocino and not of kin to any of the parties, Commissioners, to make partition of said lands pursuant to the foregoing judgment.

And it is ordered that said Commissioners make report of their proceedings in the premises, at the present term of this Court, And day is given.

Wednesday, August 13th A.D. 1835. & End day of the term,

Lewis D. Carter's
Estate

Comes now the administrator of said estate, and in
open Court, a report, in these words, (here insert) whereby
it appears that he has received of John Mullikin forty four dollars and fifty
cents in full of the principal and interest of the purchase money for the undivided
one half of Lots numbered one, two and three in Block numbered six in the
town of Danville heretofore sold to one James Dugan under an order of this
Court for thirty nine dollars; John Mullikin also now comes into open Court and
files the certificate of purchase given by said administrator to the said James
Dugan for the aforesaid premises, (here insert) upon the back of which are two written
assignments, the first from the said James Dugan to one William Dugan, and
the second from the said William Dugan to the said John Mullikin, in
these words, (here insert) And the execution of said assignments being now
duly proven to the satisfaction of the Court, it is ordered that a deed of conveyance
for said premises be made to the said John Mullikin assigned as aforesaid,
and thereupon Jonathan S. Harvey is appointed a commissioner of this Court
to make and execute ^{such} deed of conveyance and report the same into this Court
at the present term, And day is given,

Michael Hodgson's
Estate

Comes now the administrator of said estate and
makes and files and exhibit of said estate or settlement
Sheet in these words, (here insert) whereby it appears that he stands charged
with the sum of three hundred and seventy two dollars and forty seven cents,
which is the whole amount of assets which has come to his hands as such ad-
ministrator, except the property received by the widow at its appraised value,
And said administrator claims a credit of the sum of three hundred and
seventy two dollars and forty seven cents for sums by him paid out in discharge
of the debts of said estate and expenses of administration, which fully settles said
estate, Said administrator files vouchers in support of the claims by him paid
out, numbered from ^{one} to twenty seven inclusive which are examined and
approved by the Court, And the Court having examined all the acts and
proceedings of the administrator herein approve the same and order that he
be discharged from any further duties as such.

Heirs of Simon V. Payne

Now at this time comes the guardian of
said heirs and makes and files a final
report herein in these words, (here insert) whereby it appears that he has
received the sum of five hundred and eighty eight dollars and twenty five
cents belonging to his said wards, and that he has paid out for expenses
of administration said guardianship, the sum of twenty dollars and
eighty two cents, which taken from the above sum leaves in his hands the sum
of five hundred and sixty seven dollars and forty three cents, that the said
heirs have each intermarried, and that said guardian has paid over to their

Wednesday August 11th A.D. 1852 & 3rd day of the term

husbands who are of lawful age the sum of five hundred and fifty eight dollars and thirty five cents, which deducted from said sum of five hundred and sixty seven dollars and forty three cents, leaves a balance of nine dollars and eight cents in the hands of said guardian, which he retains for his services as guardian for twelve dollars. Said guardian files the vouchers referred to in said report which are examined and approved by the Court, and the Court having examined all the acts and proceedings of said guardian in the premises and being sufficiently advised therein, approve and confirm the same and order that he be discharged from any further duties as such.

Emoch Davis

Estate

Now at this term comes John Davis one of the executors of said estate and files in open Court an exhibit of said estate or settlement sheet in these words (here insert) whereby it appears that said said executors stand charged with the sum of One thousand and six dollars and eighty nine cents which is the whole amount of the assets of said estate which has come to the hands of said executors to be administered. Said executors claim a credit of eight hundred and thirty nine dollars and ninety six cents for sums by them paid out in discharge of the debts of said estate and expenses of administration, which deducted from said sum of \$1006.89 leaves the sum of One hundred and sixty six dollars and ninety three cents, in their hands to be distributed among the legatees and heirs of said estate, testator. Said executors claim a further credit of forty dollars for sums by them paid to the legatees of said estate, including twenty six dollars and sixty six and two third cents paid into Court for the use of said legatees, which deducted from said sum of \$166.93 leaves the sum of \$126.93 to be distributed among all the heirs at law of said testator, of which last sum the said executors have paid out and distributed among said heirs the sum of eighty four dollars and sixty cents, and paid into Court for the remainder of said heirs thirty two dollars and ninety cents, making the whole amount paid into Court and distributed among the heirs of said estate One hundred and twenty six dollars and ninety cents, which fully settles said estate, and said executors also now file the vouchers referred to in said settlement sheet numbered from one to twenty nine inclusive which are examined and approved by the Court, and the Court having examined all the acts and proceedings of said executors in the premises in the administration of said estate find that said executors have administered said estate pursuant to the last will and testament of said testator, and now approve and confirm the same and order that they be discharged from any further duties as such executors.

It is ordered by the Court that the said sum of fifty nine dollars and fifty six cents paid into Court be paid out to the legatees and heirs of said estate as follows to wit:

- To the heirs of Martha Whitt, as legatees of said testator \$20.00
- " Harry & Nancy Stevens children of Mary Stevens 6, 6 2/3

Wednesday August 11th A.D. 1852 & 3rd day of the term

To Harvey Nancy Stevens as heirs of said estate	the sum of	\$4.70
" the Children of James Davis dead who are grand children and heirs of said testator	the sum of	14.10
" Charles M. Davis as an heir &c.	the sum of	14.10

Aug 30. 1852. Recd of John Irons clerk five dollars and sixty eight cents, in full of the above amount ordered to be paid to me. Harvey Stevens

Received Sept 11th 1852 of John Irons clerk Twenty Dollars in full of the distributive share, of the legal heirs of Martha White, of the estate of Enock Davis deceased. A. L. White

Recd. 1st October 1852. of John Irons. fourteen dollars and ten cents in full of my dividend in the above estate. Charles M. Davis

Recd. 2nd October of John Irons, Clerk. Five ⁶⁸/₁₀₀ dollars in full of Nancy Stevens' dividend in the above estate. James B Dean

Mariah M Dearmont
Minor

Now at this time Comes Levi Combs the uncle of said Minor and files a petition herein, in these words, (here insert) whereby it appears that the said Mariah M. is a minor under the age of fourteen years and that she has no guardian appointed to take care of her person and estate, and praying the Court to appoint some suitable person as her guardian for the purposes aforesaid, And thereupon the Court appoints Levi Combs guardian of the person and estate of the said Mariah M. Dearmont - the said Levi Combs now Comes into open Court and accepts said appointment, and files his bond herein, with security, in these words, (insert) which bond and the security thereon is approved by the Court, said Levi Combs is now duly sworn as such guardian, and files a copy of his oath in these words, (here insert) And thereupon letters of guardianship are granted and issued to the said Levi Combs in these words, (here insert) And further proceedings herein are continued.

Alexander M. Keys
Estate

Comes now at this time the administrator of said estate, and files a report, in open Court, in these words, (here insert) whereby it appears that on the 8th day of June A.D. 1852 he did in pursuance of an order of this Court, sell at private sale the South fraction of the North East quarter of section four, in township, Fifteen North of Range one West, containing eighty acres, to Bradley Bartholomew for the sum and price of two thousand dollars, that sum being more than the appraised value thereof, as follows, one thousand dollars cash, and one thousand dollars in eighteen months from the day of sale with Benjamin Bartholomew as his security, payable to said administrator, and on the 27th day of July 1852 he sold at private sale a certain lot bounded as follows, commencing on the South boundary of the original plat of the town of Danville, South of and opposite to the South East corner of lot No one (1) in Block No thirty three (33)

Wednesday, August 11th A.D. 1852 3rd day of the term.

in said town, thence west with said town line one hundred and twenty ^{six} feet (126) opposite the south west corner of said lot thence south sixty feet, thence East one hundred and twenty eight feet, thence north sixty feet to the beginning to William M. Key for the sum and five of two hundred and seventy five dollars, on a credit of six, twelve and eighteen months, in equal payments, without security by the said William being an heir to said estate, said notes payable to said administrator both of said sales were made clear of the widow dower she having agreed to take dower on Lot No one in Block No nineteen in the town of Danville, which last named lot has not been sold at private sale in consequence of dower, nor has the same been advertised for sale, and it appearing to the satisfaction of the Court that the lands so sold as aforesaid were sold for more than the appraised value it is thereupon ordered by the Court the said sales so made as aforesaid be in all things confirmed, and it is ordered that the order for the sale of the said lot last above named be continued until the next term of this Court.

It further appears from the said report, that in the lifetime of the said deceased he sold to one Thomas Nichols Lots numbered one and two, ^{as per plat to 327} in the town of Danville also a lot or parcel of land bounded as follows, Commencing at the south west corner of the town of Danville, thence East with the town line two hundred and seventy eight feet, thence South seventy six feet thence West two hundred and seventy eight feet, thence north seventy six feet (76) to the beginning for the sum of sixteen hundred dollars, as follows, Two hundred dollars in hand, Four hundred dollars due May 1st 1852, Two hundred dollars due November 1st 1852, Two hundred dollars to the Surplus Revenue, Four hundred dollars due the 1st of December 1852 to be paid in lumber, and two hundred dollars due at the time last aforesaid and made payable to William C. Clinch that sum being the remainder of the purchase money to said Clinch as per title bond which is assigned to the estate of said Key, That said Nichols has paid to said Administrator the sum of one hundred and two dollars and sixty five cents, and said Nichols being wholly unable to pay and satisfy said notes as aforesaid as they fell due, the said administrator believing it to be the interest of said estate cancelled said trade with said Nichols and delivered up to him all of the aforesaid notes and released him from any further liability as to any of the aforesaid demands, and paid back to said Nichols the sum of one hundred dollars, and making the estate thereby liable to pay to the surplus revenue two hundred dollars, and two hundred dollars to William C. Clinch with interest to each from the first day of December 1852. And the Court having examined the premises and being sufficiently advised therein, confirms all the acts and proceedings of the administrator herein in cancelling the trade aforesaid, and it is ordered that the said administrator be credited with the sum of One thousand dollars, that being the amount of the notes inventoried, which have been delivered up to said Nichols by said administrator, upon the rescinding of the contract aforesaid.

Thursday August 12th AD 1852. & 4th day of the term

Thursday Morning August twelfth in the year
of our Lord One thousand eight hundred and fifty two.

Court met pursuant to adjournment
Present the Honorable Abraham Bland sole judge of said Court,

Lewis D. Carter
Estate

This day comes Jonathan S. Marvey the Commissioner
the Commissioner appointed at the present term of
this Court to make and execute a deed of conveyance for certain premises here-
in to John Mullikin, & makes and files a report herein in these words,
(insert) whereby it appears that he has executed a deed of conveyance
to said John Mullikin for the undivided one half of lots No one, two,
and three in Block No six in the town of Danville, — the said Jonathan
S. Marvey now here in open Court acknowledges said report deed, which
deed is in these words, (here insert) It is ordered that, said deed of convey-
ance be delivered over to the said John Mullikin as evidence of his title to
the premises therein mentioned and described,

It is further ordered that the said Jonathan S. Marvey be allowed the
sum of two dollars and fifty cents for his services herein as such Commission-
er, And further proceedings herein are continued,

James N. Bradley
Minors

Now at this time comes the guardian
of said minors and files a report herein in these words, (insert) whereby
it appears that since his last petition or report was filed, he has received
of Amos Mills executor of the estate of William McClure deceased, the sum
of three hundred dollars, in part of the portion of the estate belonging to
said wards, and that in pursuance of an order of this Court made
at the February term 1852 he has as such guardian expended two hun-
dred and fifty dollars in the purchase of One hundred and sixty
acres of land in the State of Iowa, That a deed for said premises has
not yet been received, but he has no doubt of the receipt of a proper deed of
conveyance for said land prior to the next term of this Court, leaving
unexpended in the hands of said guardian fifty dollars

Heirs to the estate of Alexander
Fitemaster decd.

Now at this time comes Milly Ann Fite-
master the widow of said deceased, and files
her petition in these words, (here insert) whereby it appears that the said
Alexander Fitemaster departed this life, leaving him surviving, the following
named children, who are under the age of fourteen years; to-wit: Franklin,
Elsey, Paulina Jane, & Ann Eliza Fitemaster, who have an estate coming to them
and no guardian appointed to take care of the same, And praying the Court
to appoint some suitable person as their guardian for the purpose aforesaid,

Thursday August 12th AD 1852 & 4th day of the term.

And thereupon the Court appoints the said Milly Ann Fitemaster guardian of the estates of the said Franklin, Elsey, Paulina Jane and Ann Eliza Fitemaster the said Milly Ann Fitemaster now comes into open Court and accepts said appointment and files her bond herein, with security, which bond and the security thereto is approved by the Court, and said bond is in these words (insert) the said Milly Ann is now duly sworn as such guardian, and files a copy of her oath, in these words (now insert) Whereupon letters of guardianship are now duly granted and issued to the said Milly Ann Fitemaster, in these words (here insert) and further proceedings herein are continued,

Alexander Fitemaster

Estate of

It is ordered by the Court that the said sum of fifty four dollars and fifty cents, paid into Court by the administrator of said estate at the last term of this Court, be distributed and paid out by the Clerk as follows, to-wit:

To Milly Ann Fitemaster	the widow of said deceased the sum of	\$ 18.16 2/3
" Franklin Fitemaster	an heir to said estate who is a minor the sum of	9.08
" Elsey Fitemaster	" " " " " " " " " " " "	9.08
" Paulina Fitemaster	" " " " " " " " " " " "	9.08
" Ann Eliza Fitemaster	" " " " " " " " " " " "	9.08

And Julius D. Parker former Clerk, now pays over to the said Milly Ann Fitemaster in her own right the sum of eighteen dollars and fifteen and twelfth cents, and as guardian of the above named minors who are heirs to the said estate the sum of thirty five dollars and thirty three and one third cents.

Marrison S. Wright et al.
Minors

Now at this time comes the guardian of said minors and makes and files a report herein, in these words, (here insert) whereby it appears that he did on the 14th day of May 1851 sell the interest of his said sons, Adalain Wright, Marrison S. Wright and May C. Wright, in and to land warrant No 68282 to William D. Paulings for the sum and price of sixty dollars and fourteen cents, that amount being the full appraised value of their interests, in said warrant. And the Court having examined the premises and being sufficiently advised therein do, now here in all things approve and confirm the sale so made as aforesaid by said guardian, and further proceedings herein are continued,

Thursday August 12th AD. 1832 14th day of the term,

Cornelius Johnson's
Heir 3

Now at this time comes Jeremiah S. Medley the guardian of said heir, and files a final report in these words, (here insert) whereby it appears that he has received the sum of Two hundred and thirty two dollars and eighty five cents, belonging to his said wards and that he has retained and paid out for expenses of said guardianship the sum of sixteen dollars and five cents, which still leaves in his hands the sum of Two hundred and sixteen dollars and eighty cents, to be paid to his said wards. He also claims a credit of said sum of two hundred and sixteen dollars and eighty cents, paid to his said wards, which covers the whole amount with which he stands charged. Said Guardian files vouchers in support of the claims by him paid out numbered from ten to fourteen inclusive which are examined and approved by the Court. And the Court having examined all the acts and proceedings of said guardian in the premises and being sufficiently advised therein approve and confirm the same and order that he be discharged from any further duties as such guardian.

Heir to the estate of James
Barker dec'd 3

Now at this time comes the guardian of said heirs and makes and files a report herein in these words, (here insert) whereby it appears that he has received the sum of two hundred and sixty dollars and sixty five cents belonging to his said wards. And it further appears that he has paid over to Daniel S. Barker one of said heirs who has arrived at the age of twenty one years, the sum of fifty two dollars and sixty five cents in full of his distributive share of said estate, leaving in the hands of said guardian belonging to his said wards Elizabeth, William J. James N. and Joshua H. Barker, ^{\$208.00} And the Court having examined the voucher here filed approves the same, and orders that said guardian be discharged as to the said Daniel S. Barker and continued as to the remainders of said heirs.

Trustee's
Estate 3

Now at this time comes the executor of said estate, and the Court having examined the acts and proceedings of the clerk herein in vacation in granting letters testamentary upon said estate, now here approve the bond given by said executor, and confirm the granting of said letters. Said executor now files the oaths of the appraisers of the personal property, in these words, (here insert) an Inventory of the said personal property, in these words, (here insert) together with an Inventory of the real estate of said testator in these words, (here insert) And it appearing to the satisfaction of the Court from the summons issued to the sheriffs of Howard and Mendocino Counties, and the sheriffs returns thereof (here insert summons and the sheriffs returns) that all of the defendants to the petition heretofore filed herein in vacation, have been duly served with process

Thursday, August 12th AD 1852 45th day of the term.

more than ten days before the first day of the present term of this Court, and thereupon the said defendants Sarah Brown, Martha Nussey, Josiah Nussey, Samuel Brown, Dinah Casterling, Thomas Casterling, Joseph Brown, Sarah Ann Morgan, Thomas Morgan, Emily Brown, Julia Eliza Brown, and Fannie Brown, are each three times solemnly called but come not and herein wholly make default. It is therefore ordered that the said petition as to the said defendants be called as aforesaid be taken as confessed and held to be true. And on motion Joel Hodgins is appointed guardian ad litem of the infant defendants, to-wit: Nathan Brown, Lucretia Brown, Paulina Brown, Abigail Brown, Miriam Brown, Priscilla Hodgson, Crow Wadley and Sarah Jane Wadley - the said Joel Hodgins now comes into open Court and files his answer as such guardian ad litem in these words (here insert). Said executor file an additional bond herein in these words (here insert). ^{which bond is aforesaid} And it appearing to the satisfaction of the Court that the matters and things set forth in said petition are true.

It is therefore ordered adjudged and decreed that the lands mentioned in said petition to-wit: The West half of the South East quarter of section ten in township Twenty three north of Range two East be sold upon a credit of three and fifteen months in equal payments, and the proceeds thereof applied to the payment of the legacies bequeathed in the last will and testament of said deceased. Said said land to be sold at private sale, for not less than the full appraised value, the purchaser or purchasers executing their notes therefor, ^{with approved good security} payable to said executor, without any relief whatever from the valuation or appraisement. And it is further ordered that Thomas Morgan be and he is hereby appointed a commissioner to sell said land in pursuance of the aforesaid order, and that he make report of his proceedings to this Court, at the next term. Said executor also now make and file proof of publication of the notice of grant of letters of Testamentary upon said estate, in these words (here insert).

And this estate is continued.

Court adjourned until to-morrow morning nine O'clock.

A. Bland

Friday August 13th AD 1852 & 5th day of the term

Friday Morning August thirteenth in the year of our Lord One thousand eight hundred and fifty two,

Court met pursuant to adjournment.

Present the Honorable Abraham Bland sole judge of said Court.

Alfred McCormack's Estate

Now at this time comes the administrator of said estate and files in open Court, proof of publication of the notice of the grant of letters of administration upon said estate, in these words (here insert) Said administrator also files an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that said administrator stands charged with the sum of four hundred and ninety dollars, and thirty six cents; which said is the whole amount of assets which has come into his hands belonging to said estate, Said administrator also claims a credit of four hundred and four dollars and forty one cents, which deducted from said sum of four hundred and ninety dollars and thirty six cents, leaves the sum of eighty five dollars and ninety five cents, to be distributed, one third of said amount, to wit: twenty eight dollars and sixty five cents, he has paid over to Sarah Osborn late of Sarah McCormack widow of said deceased, and the remainder, to wit: fifty seven dollars and thirty cents, which covers the whole amount with which he stands, Said administrator files the vouchers referred to in said settlement sheet in support of the sums by him paid out, numbered from one to twenty four, inclusive, which are examined and approved by the Court, And the Court having examined all the acts and proceedings of the said administrator in the premises approve and confirm the same and order that he be discharged from any further duties as such,

Heirs to the estate of Benjamin Owen dec'd

Now at this time comes the guardian of said Heirs and files a report herein, in these words (here insert) whereby it appears that said guardian pursuant to an order of this Court did sell the interest of his wards, in and to lot No five in Block No two in the town of Mainfield being the undivided five eighths of said lot for the sum of Five hundred and sixty two dollars and fifty cents, upon a credit of six and twelve months, from the 9th day of August 1852, to Thomas B. Harvey, and took his notes for the purchase money, with Solomon Blair as his security, And the Court having examined the premises find that the said interest of said lot was sold for more than the full appraised, It is therefore ordered that sale be in all things confirmed, And further proceedings herein are continued,

James M. Ranta's Estate

comes now the administrator of said estate, and files a report herein, in these words (insert) whereby it appears that on the on the 14th day of June last, he sold lots numbered seventy one and seventy two, in the town of Statesville, at public vendue, to Birdie M. Swopes, for the price and sum of one hundred and thirty one dollars, due and payable

Friday, August 13th AD 1852 & 5th day of the term.

in twelve months from that date; by the said Birdit M. Surfer then and there having executed to said administrator, his promissory note with James M. Matlock as his security for the payment of the purchase money for said lots as aforesaid, and the court having examined the proceedings of said administrator in the sale of said lots, and being fully satisfied that said previous sale was fair, It is therefore considered that proceedings of said administrator in making said sale be in all things confirmed. And further proceedings herein are continued,

Timothy H. Jessup
Estate

It is ordered by the court that sum of eighteen dollars and fifty nine cents paid into court at the last term by the executor of said estate, and fourteen dollars and eighty two cents, paid into the clerk's office on the 5th day of last July, making together the sum of thirty three dollars and forty one cents, be distributed and paid out as follows,

To John J. Jessup as heir to said estate the sum of	\$.05
Rhoda Snow	12 4.66
James Ritter in right of his wife Rachel,	12 3.55
Peter Rick " " " " " " " "	11 30
Preston Allen " " " " " " " "	5.05
Susannah Jessup, widow of said deceased	12 13.80

The said Susannah Jessup and Rhoda Snow now come into open court and receive from Joshua D. Parker the amounts above ordered to be paid to them.

Dec 2nd 1852 Rec of J. D. Parker five dollars and five cents in full of the above amt ordered to be paid to Preston Allen, in right of his wife Susannah.

Jan. 4. 1853 Rec of J. D. Parker \$ 3.55 the amt above ordered to be paid to me in right of my wife Rachel.

Oct 24 1853 Rec of Joshua D. Parker six dollars and thirty cents in full of the above ordered to be paid to me in right of my wife Amy Peter Rick

Heirs to the estate of Wright
McCormack de'd

Comes now the guardian of said heirs and files the affidavit of Valentino Smith, in these words (insert) said guardian also files a report of final settlement herein in these words (here insert) whereby it appears that he has received the sum of One hundred and thirteen dollars and ninety four cents, and that he has paid out for expenses of administration said guardianship the sum of three dollars and fifty cents, which taken from the above leaves the sum of One hundred and ten dollars and forty four cents; it also appears that his ward Nancy Jane has intermarried with one William M. Righter who is over the age of twenty one years, and that he has paid them the sum of fifty four dollars and seventy five cents, in full of the share of the said Nancy; And to Jacob & Minerva Washburn; A. S. McCormack, W. L. McCormack, W. M. McCormack, A. J. & W. J. Pierce, and Charlotte McCormack jointly, the sum of forty six dollars and sixty eight cents,

Saturday, August 14th A.D. 1852 & 16th day of the term.

that he said guardian has retained the sum of three dollars and eighty nine cents, as guardian of Mildred & McCamach, and that he has paid to William and Nancy J. Ritzel the sum of three ^{dollars} hundred and eighty nine cents, making in all paid out the sum of one hundred and nine dollars and twenty one cents leaving a balance in his hands of one dollar and twenty three cents, which last amount he retains for his own services, which fully closes said guardianship. Said guardian files the vouchers referred to in said report, which are examined and approved by the Court. And the Court being sufficiently advised in the premises approve and confirm the acts and doing of said guardian herein and order that he be discharged from any further duties as such.

And Court adjourned until to morrow Morning (Nine O'clock).

A. B. Carr

Saturday Morning August fourteenth in the year of our Lord One thousand eight hundred and fifty two.

Court met pursuant to adjournment. Present the Honorable Abraham Blaud sole judge of said Court.

William Newman's Heirs

Now at this time comes the guardian of said minors and files a report herein, in these words (here insert) whereby it appears that said guardian did on the 17th day of February A.D. 1852 receive the sum of Two hundred and twenty two dollars belonging to his said wards which said amount is at interest; it also appears that said guardian has expended the rents and profits of the farm belonging to said wards in improvements thereon and for the use of and taking care of said wards. And further proceedings herein are continued.

James S. Dicken's Estate

Comes now the administration of said estate, and files in open Court, an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that said administratrix stands charged with the sum of three hundred and eighty three dollars and ten cents, which is the whole amount of assets which has come to her hands to be administered, said administratrix also in said settlement sheet claims a credit of four hundred and seventeen and sixty six cents, for sums by her paid out in discharge of the debts due and demands outstanding against said estate and expenses of administration, including property taken by the widow at its appraised value,

which comes from one to the having examined and confirmed that she...

Court...

of the said... that the... of equity... the date... the said...

William...

Court, a note... Waffor, for... date, which... the said...

And...

Saturday August 15th A. D. 1852 86th day of the term.

which covers the whole amount with which said administratrix stands charged and shows a balance in her favor of thirty four dollars and fifty six cents.

Said administratrix files vouchers in support of the claims by her paid out, numbered from one to twenty six, inclusive, which are examined and approved by the Court, and the Court having examined all the matters and things touching the administration of said estate, finds that said estate has been fully and fairly administered, and now here approves and confirms the acts and doings of said administratrix in the premises and orders that she be discharged from any further duties as such administratrix.

Enoch Williams
Estate

Comes now Nathan Williams and presents to the Court a power of attorney executed by Femma Williams the widow of the said Enoch Williams, in these words, (here insert) Whereupon it is ordered that the Clerk of this Court pay over to the said Nathan Williams the sum of seventy dollars and thirty four cents that being the amount ordered to be paid to the said Femma Williams at the last term of this Court. And thereupon Joshua D. Parker now here in open Court pays over to the said Nathan Williams the said sum of seventy dollars and thirty four cents.

William H. Morgan
Estate

Now at this time comes John Groff and on his motion leave is granted him to withdraw from the files of this Court, a note given by William H. Morgan, and Andrew Athens as his security, to Matthew Stafford, for fifty dollars, dated Decr 30, 1848 due twelve months after date, with interest from date, which note was assigned to the said John Groff on the 7th day of March 1849. The said John Groff leaving a copy of said note on file in this Court.

And Court adjourned until the morning morning nine O'clock.

A. Bland

Monday, August 16th A.D. 1852 & 7th day of the term,

Monday Morning August sixteenth in the year of our Lord one thousand eight hundred and fifty two,

Court met pursuant to adjournment, Present the Honorable Abraham Wald sole judge of said Court,

Richard Kester's Estate

Comes now the administrator of said estate, and files in open Court an exhibit of said estate or settlement sheet, in these words (here insert) whereby it appears that he stands charged with the sum of four hundred and seventy one dollars and fourteen cents, which is the whole amount of assets which have come into his hands belonging to said estate, said administrator also claims a credit of two hundred and sixty four dollars and eighty nine cents, for sums by him paid out on the debts dues and demands outstanding against said estate, and expenses of administration, including amount paid to the widow of said deceased, which deducted from said sum of four hundred and seventy one dollar and fourteen cents, leaves the sum of one hundred and six dollars and twenty five cents, which last named amount said administrator now pays into Court as follows, in cash eighty nine dollars and fifty five cents, one note on Eli Johnson one of the heirs of seven dollars and eighty six cents, and also a note of eight dollars and eighty four cents, making in all the sum of one hundred and six dollars and twenty five cents, as aforesaid, which settles up said estate, said administrator files vouchers in support of the claims by him paid out, numbered from one to twenty eight, inclusive which are examined and approved by the Court. And the Court having examined all the matters and things touching the administration of said estate, find that said estate has been fully and fairly administered, and now here approve and confirm the acts and doings of said administrator in the premises and order that he be discharged from any further duties as such administrator.

It is ordered by the Court that the said sum of one hundred and six dollars and twenty five cents, paid into Court as aforesaid, be paid out and distributed by the Clerk as follows, to wit:

To Anna Kester widow of said deceased	the sum of	\$ 35.42
" Eli Johnson in right of his wife Phoebe (including a note of \$ 7.86)		23.61
" Alice Brown " " Sally (" " 8.84)		23.61
" Mary Ann Kester		23.61

Aug 23. 1852. Paid of John Irons clerk twenty three dollars and sixty one cents in full of my distributive share of the estate of Richard Kester dec'd in right of my wife Sally

Aug 23. 1852. Paid of John Irons clerk twenty three dollars and sixty one cents in full of my distributive share of the estate of Richard Kester dec'd. Mary Ann Kester

Sept. 1st 1852. Recd. of John Irons. Clerk Thirty five dollars and forty two cents in full of my dividend of the estate of Richard Kester deceased, in right of myself.

Jan. 7. 1853 Paid of John Irons clerk fifteen dollars and seventy five cents, in cash & one note balance due \$ 7.86 making \$ 23.61 in full of the amount above ordered to be paid to me in right of my wife Phoebe. Eli Johnson

Monday, August 10th A.D. 1852, 7th day of the term.

Hughes W. White &
Maria Theresa White

Venerable De Bluffart

Petition for Partition

Now Comes at this time Henry South and Edward M. Warrick two of the Commissioners appointed at the present term of this Court, to make partition of certain lands herein, and make the following report, to wit:

We the undersigned appointed Commissioners to make partition of the following tract of land to wit: The South West quarter of the South East quarter of section two, in township sixteen north of Range one East, containing fifty acres do hereby report as follows, viz: That we consider that such a division would materially injure the sale of said tract of land.

August 16, 1852

Henry South
E. M. Warrick.

And it appearing to the satisfaction of the Court that the said premises are not susceptible of a just and equitable partition without injury to the owners thereof, and Edward M. Warrick one of the Commissioners herein now refusing to further act herein as such, Edmund Belack is appointed by the Court to act as Commissioner in the place and stead of the said Edward M. Warrick, the said Henry South and Edmund Belack now in open Court file their bond as such Commissioners, in these words, (here insert) which bond is approved by the Court.

And therefore it is ordered by the Court that the said Commissioners proceed to sell said premises at public vendue, upon a credit of three and twelve months in equal payments, the purchaser giving his notes with approved security for the payment of said the purchase money, without any relief whatever from the valuation or appraisement laws, the said Commissioners giving the same notice of the time and place of said sale as is required by law for the sale of lands upon execution.

It is ordered by the Court that the said Commissioners Henry South and Edward M. Warrick each be allowed the sum of three dollars for their services herein.

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Monday, August 16th A.D. 1852 & 7th day of the term.

Elliott Sumner

Elizabeth Black et al

Petition for Partition

Now at this day comes Eldred Huff, Edmund Clark and Robert S. Glend, Commissioners appointed at the several terms of this Court, to make partition of certain real estate herein, and file the writ of partition herein issued, in these words (these insert) also a report in these words, State of Indiana, Hendricks County,

In the Hendricks Probate Court, August Term A.D. 1852.

We the Commissioners appointed by this Honorable Court to make partition in the following, real estate, as follows, to wit: The North West quarter of section twenty five (25) in township seventeen (17) North of Range one (1) West, Report that after having been duly sworn as per writ, hereto attached and upon actual view of the premises, do assign to Elliott Sumner in severalty to him and his heirs and assigns forever, the West half of the North West quarter, of section twenty five (25) in township seventeen (17) North of Range one west,

Given under our hands this the 16th day of August. A.D. 1852.

Eldred Huff, Surveyor,

Edmund Clark

R. S. Glend } Commissioners

and said Commissioners nowhere in open Court acknowledge said report, and the Court having examined the premises and being sufficiently advised therein, now here assign said report and partition in the premises aforesaid.

It is therefore ordered adjudged and decreed that said partition be firm and effectual forever among the parties aforesaid, as under the said petition as the said defendant. It is ordered that the said Commissioners, Eldred Huff, Edmund Clark and Robert S. Glend each be allowed the sum of three dollars for the services herein in making said partition, to be taxed up with the costs in this proceedings.

It is further ordered adjudged and decreed that the said petitioner pay one half of the cost herein, and that the remaining one half be paid by the defendant in proportion to the interests by them held therein,

William Kelly's

Estate

It is ordered by the Court that a citation issue herein against William H. Houston administrator herein now of said estate, directed to the Sheriff of Clay County, Commanding him to cite the said William H. Houston to personally be and appear in this Court on the first day of the next term, then and there to show cause if any he has why he does not settle said estate, and this cause is continued,

Monday, August 16th, A.D. 1852 7th day of the term.

Benjamin G. Waters

vs
Leary Waters et. al.

Petition for Partition & assignment of dower.

Now at this term comes Eldred Huff, Edmund Clark and Robert T. Howard Commissioners appointed at the present term of this court, to make partition of certain lands herein, and file the writ of partition issued therein in these words

The State of Indiana, Mendricks County, Partition and Dower.

We the undersigned Commissioners appointed in this cause to assign dower to Lydia Waters, widow of Philip Waters (late of Mendricks County deceased) in the following real estate, (to-wit) The North half of the South East quarter of section thirty, and the North West quarter of the South West quarter of section twenty nine, in township seventeen, Range one East, containing one hundred and twenty acres, and also to make partition of the same lands, subject to said dower estate, between Benjamin G. Waters, Leary Waters, Lucinda Reynolds, Isaac B. Waters, Joseph W. Waters, John S. Waters, and Ursula J. Waters, and having been duly sworn, upon actual view of the premises, do assign to the said Lydia Waters for her dower estate so much of the said lands as is contained in the following limits, to-wit:

Beginning 6 poles east of the North East corner of the North West quarter of the North East quarter of section thirty township seventeen North of Range No 1 East, being on the line dividing ^{said} sections East and west through the center, To-wit: 36 N 81 E 22 links, Thence South with section bearing 80 poles and 15 links, Walnut 3 S 78 E 7 1/2, Thence East with section bearing 53 poles and 15 links, Oak 50 S 85 W 81, Thence North with section bearing 71 poles, and 15 links, Lynn 15 S 17 W 95, Thence South with section bearing 100 poles, Beech 12 N 73 1/2 W 64 1/2 links, Thence North with section bearing 9 poles and 5 links to the North E corner of the N W 1/4 of the S W 1/4 of section 29, To-wit: 100, Thence W with the line dividing sections 29 and 30 (Township and Range aforesaid) through the center E & W 153 poles and 15 links to the beginning estimated to contain 32 acres, We have also divided the tract of land aforesaid into seven lots as the same is represented upon the plat hereto annexed, each lot bearing its number, and the quantity of ground therein contained marked in figures thereon, Lot number one situate in the North West corner of said tract of land containing fourteen and three quarter acres, we have set off and assigned in severally to Benjamin G. Waters. Lot number two adjoining No one on the south, and containing thirteen and a half acres we have set off and assigned to Isaac B. Waters in severally, Lot number three adjoining two on the south, containing fourteen and three fourth acres we have assigned and set off to Leary W. Waters, who is a minor in severally; Lot number four adjoining the aforementioned lots on the East, and being the same premises mentioned and described herein before as the widow dower, we have set off and assigned to John S. Waters, who is a minor, in severally subject to said dower estate, Lot number five lying in the South East corner of said tract of land, containing thirteen and three quarter acres, we have set off and assigned to Lucinda Reynolds, in severally, Lot number six adjoining five on the North, containing fifteen acres, we have set off and assigned to Joseph W. Waters who is a minor, in severally, and Lot No seven adjoining six on the North, containing sixteen and one quarter acres, we have set off and assigned to

Monday August 16th AD 1852 & 7th day of the term

Uncle of Waters, who is a minor in severally, all of which will more fully appear at large by reference being had to the plat thereof and the field notes of the survey of said premises hereto attached and made a part of this our report of our proceedings in the premises.

Lot No 1 and 3 measure N and S 27.44 and E and W 86 poles, Lot No 2 measure N and S 25.12 poles, and E & W 86 poles, Lot No 5 measure N and S 22 poles and E and W 100 poles Lot No 6 measure N and S 24 poles and E & W 100. Lot No 7 measure N and S 25.60 poles and E and W 100.

Lot No 1 has the same beginning corner that the dower has and by extending the line same distance as the first line of dower we have also the distance on the end of lots No 1, 2 and 3.

Lot No 5 begins at that SE corner of dower at corner No 7 running North dower line 71 poles and 15 links which is the N. boundary line of lots No 5, 6 and 7

Description of Corners No 2 Walnut 2 S 23. E 62. No 3 no trees in reach. No 4 described in an other place. No 5 Red oak 36 N 39. E 54. Birch 12 S 31 E 72. No 6 Birch 18 N 75. E 56. 13 Walnut 36 S 38 E 87. No 7 described. No 8 Walnut 5 N 46 E 140. No 9 Burr Oak 30 N 89 E 150 No 10. No 11. No 12 oak 22 S 24 W 15 No 13 Birch 10 N 88. E 9.

Given under our hands this 16th day of August 1852.

Eldon Huff }
Ed. Clark } Commissioners
R. S. Cloud }

And said Commissioners now here in open Court acknowledged said report, And it is ordered adjudged and decreed that said report be in all things confirmed, and that the said partition be firm and effectual forever as among the parties aforesaid.

And it is ordered that the said Eldon Huff be allowed the sum of five dollars for his services herein as such Commissioner and Surveyor, and that the said Edmund Clark and Robert S. Cloud each be allowed the sum of three dollars for their services herein as such Commissioners, to be taxed up with the ^{costs} proceedings in this cause.

It is further ordered that said petitioner and defendants pay the costs herein in proportion to the interest by them severally held in said lands.

Monday August 10th A.D. 1852 & 7th day of the term

Jadocke & Jones
Estate

Come now the executor and executrix of said estate and file a report herein, in these words, (insert) whereby it appears that in pursuance of an order of this Court, they bargained and sold at private sale lot number one in Block number ten in Mattuck's addition to the town of Danville for the price and sum of seventy five dollars, on the 18th day of February 1851, to Alexander M. Chilcote, payable in three and twelve months from that date, equal payments, and that since that time said Chilcote has fully paid the purchase money for said lot, and is now entitled to a deed of conveyance for said premises, whereupon it is ordered that said executor and executrix make and execute a deed of conveyance for said lot to said Alexander M. Chilcote and report the same into this Court at the next term. The said Mary Ruth Hill executrix together with her now husband Abram L. Hill now file in open Court an exhibit of said estate or settlement sheet, in these words, (insert) whereby it appears that the whole amount of assets which come into their hands to be administered amounted to two hundred and twenty three dollars and fifty four cents, and that they have paid out on the debts due and demands outstanding against said estate, the sum of two hundred and twenty one dollar and ninety cents, leaving a balance in the hands of the said executrix and executor the sum of one dollar and sixty cents which they retain in their own hands for their fees in settling up and administering said estate, they file vouchers in support of the claims by them paid out numbered from one to thirty one inclusive, which are examined and approved by the Court, and the Court having examined all the acts and proceedings of the said executor and executrix in the premises find that said estate has been fully and fairly administered, and now there appears and confirms the same, but because the deed of conveyance has not been made and executed to the said Alexander M. Chilcote, by said executor and executrix for said premises as sold as aforesaid this estate is continued until the next term of this Court.

And Court adjourned until tomorrow morning nine o'clock.

A. Bland

Tuesday, August 17th A.D. 1852. & 8th day of the term.

Tuesday, Morning August seventeenth in the year of our Lord one thousand eight hundred and fifty two, Court met pursuant to adjournment, Present the Honorable Abraham Bland sole judge of said Court,

Joseph Moffatt
Thomas Hussey

Petition for Partition

Now at this time come Job Hadley, Young Short & Edmund Clark commissioners appointed at the present term of this Court, to make partition of certain real estate herein, and file the writ of partition issued herein, in these words, (here insert) also a report in these words,

State of Indiana
Hendricks County

Probate Court August Term A.D. 1852
To the Honorable Judge of said Court.

We the undersigned commissioners appointed to make partition of the south half of the North West quarter of section twenty two in Township fourteen north of Range one East, between Joseph Moffatt and Thomas Hussey agreeably to the annexed writ, after being duly qualified and on actual view of the premises, are united in making partition of said land as follows,

We do assign and set off to Joseph Moffatt to him and his heirs in severally forever, the following described lot or parcel of land, it being a part of the above said half quarter, as follows. Beginning at the west half mile stake of said section, thence north with the section line about eighty one poles to the corner of the half quarter, Thence East with the line ninety eight poles to where an apple tree 6 in diameter, bears south eighty eight degrees East (S 88° E) one hundred and forty three links, distant and a walnut 36 in N 72 1/2° E 138 links, Thence south with the section bearing about eighty one poles to the south line of the half quarter, where a poplar 36 in bears N. 60 1/2° E 98 links, and a mulberry 12 in N. 87° W. 178 links, Thence West with the line about ninety eight poles to the place of beginning containing forty nine acres and about ninety eight square poles, known on the plat as Lot No 1.

And we do assign and set off to Thomas Hussey, to him and his heirs in severally forever, the following described lot or parcel of land, it being a part of the aforesaid half quarter as follows, beginning at the center of the section, thence north with the line to the north east corner of the half quarter, nearly eighty one poles, thence West with the line sixty four poles to Moffatts corner, thence south about eighty one poles to Moffatts south east corner, thence east with the line sixty four poles to the place of beginning containing thirty two acres and nearly sixty four square poles, known on the plat as lot No 2.

In Witness whereof we have hereunto subscribed our names, this 17th day of the 8th Month 1852

Job Hadley
Young Short
Ed. Clark

and said Commissioners now acknowledge said report in open Court.

Tuesday August 17th A.D. 1852 & 8th day of the term

And it is ordered and adjudged and decreed that said report be in all things confirmed, and that said partition be firm and effectual forever among the parties aforesaid, as well the said petitioner as the said defendant. It is ordered that the said Job Mudley be allowed the sum of six dollars for his services as such commissioner and surveyor, and that Young Short and Edmund Clark each be allowed the sum of three dollars for their services as such commissioners herein, to be taxed up with the ^{costs in this} proceedings. It is ordered that the said complainant Joseph Moffitt pay two thirds of the costs herein and that the said defendant pay the remaining one third.

Hardin H. Wilson
George Knight and Crastus B. Duncan, Admrs. of the estate of Samuel A. Duncan decd. } Assumpsit.

Now at this term comes the said plaintiff by Nave his attorney, and the defendants by Harry & Frey their attorneys, and the proofs and allegations of the parties being heard and the Court being sufficiently advised in the premises, find for the defendants.

It is therefore considered by the Court that the said defendants recover of the said plaintiff their costs and charges herein laid out and expended taxed at dollars and cents.

At a Day of Court comes now the administrator of said estate, and the Court having examined the acts and proceedings of the Clerk had herein, in vacation, in granting letters of administration upon said estate to John Reynolds, approves the bond herein taken, and confirms the granting of said letters of administration. Said administrator files proof of publication of the notice of the grant of letters of administration, in these words, (here insert), also the oath of the appraisers of the personal property of said deceased, in these words, (here insert), together with an Inventory in these words, (insert) also a Sale Bill, in these words, (here insert).

And the Court having examined the inventory and Sale Bill of the personal property of said deceased, and being sufficiently advised in the premises,

It is ordered that the sale of said personal property so far as the same was purchased by Margaret Day the widow of said deceased, be set aside and held for naught.

Said administrator files a petition herein, in these words (here insert) praying to be discharged from any further duties herein as such administrator on account of ill health and that it will be out of his power to attend to the administration of said estate. Said administrator also shows in said petition that he has received the sum of five dollars and sixty one cents belonging to said estate, he also presents a claim against said estate for his services as ad-

Tuesday, August 17th A.D. 1852, 8th day of the term.

Tuesday Morning August seventeenth in the year of our Lord one thousand eight hundred and fifty two, Court met pursuant to adjournment, Present the Honorable Abraham Bland sole judge of said Court,

Joseph Moffatt
Thomas Hussey
Petition for Partition

Now at this time come Job Hadley, Young Short & Edmund Clark Commissioners appointed at the present term of this Court, to make partition of certain real estate herein, and file the writ of partition in said herein, in these words, (here insert) also a report in these words,

State of Indiana
Hendricks County
Probate Court August Term A.D. 1852
To the Honorable Judge of said Court.

We the undersigned Commissioners appointed to make partition of the south half of the North West quarter of section twenty two in Township fourteen north of Range one East, between Joseph Moffatt and Thomas Hussey agreeably to the annexed writ, after being duly qualified and on actual view of the premises, are united in making partition of said land as follows,

We do assign and set off to Joseph Moffatt to him and his heirs in severally forever, the following described lot or parcel of land, it being a part of the above said half quarter, as follows. Beginning at the west half mile stake of said section, thence north with the section line about eighty one poles to the corner of the half quarter, Thence East with the line ninety eight poles to where an apple tree 6 in diameter, bears south eighty eight degrees East. (S 88° E) one hundred and forty three links, distant and a walnut 36 in N 72 1/2° E 138 links, Thence south with the section bearing about eighty one poles to the south line of the half quarter, where a poplar 36 in bears N. 60 1/2° E 98 links, and a mulberry 12 in N. 87° W. 178 links, Thence West with the line about ninety eight poles to the place of beginning containing forty nine acres and about ninety eight square poles, known on the plat as Lot No 1.

And we do assign and set off to Thomas Hussey, to him and his heirs in severally forever, the following described lot or parcel of land, it being a part of the aforesaid half quarter as follows, beginning at the center of the section, thence north with the line to the north east corner of the half quarter, nearly eighty one poles, Thence West with the line sixty four poles to Moffatt's corner, Thence south about eighty one poles to Moffatt's south east corner, thence east with the line sixty four poles to the place of beginning containing thirty two acres and nearly sixty four square poles, known on the plat as lot No 2.

In Witness whereof we have hereunto subscribed our names, this 17th day of the 8th Month 1852

Job Hadley
Young Short
Ed. Clark

And said Commissioners nowher acknowledge said report in open Court.

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And it is ordered and adjudged and decreed that said report be in all things confirmed, and that said partition be firm and effectual forever among the parties aforesaid, as well the said petitioner as the said defendant. It is ordered that the said Job Madley be allowed the sum of six dollars for his services as such Commissioner and surveyor, and that Young Short and Edmund Clark each be allowed the sum of three dollars for their services as such Commissioners herein, to be taxed up with the ^{costs} in this proceedings. It is ordered that the said complainant Joseph Moffitt pay two thirds of the costs herein and that the said defendant pay the remaining one third.

Hardin H. Wilson
George Knight and Constantine Duncan, Admrs. of the estate of Samuel A. Duncan decd. } As plaintiff

Now at this time comes the said plaintiff by New his attorney, and the defendants by Nancy & Gregg their attorneys, and the proofs and allegations of the parties being heard and the Court being sufficiently advised in the premises, find for the defendants.

It is therefore considered by the Court that the said defendants recover of the said plaintiff their costs and charges herein laid out and expended taxed at _____ dollars and _____ cents.

Noah Day }
Estate of } Comes now the administrator of said estate, and the Court having examined the acts and proceedings of the Clerk had herein, in vacation, in granting letters of administration upon said estate to John Reynolds, approves the bond herein taken, and confirms the granting of said letters of administration. Said administrator files proof of publication of the notice of the grant of letters of administration, in these words, (here insert), also the oath of the appraisers of the personal property of said deceased, in these words, (here insert), together with an Inventory in these words, (insert) also a Sale Bill, in these words (here insert).

And the Court having examined the inventory and Sale Bill of the personal property of said deceased, and being sufficiently advised in the premises, It is ordered that the sale of said personal property so far as the same was purchased by Margaret Day the widow of said deceased, be set aside and held for nought.

Said administrator files a petition herein, in these words (here insert) praying to be discharged from any further duties herein as such administrator on account of ill health and that it will be out of his power to attend to the administration of said estate. Said administrator also shows in said petition that he has received the sum of five dollars and sixty one cents belonging to said estate, he also presents a claim against said estate for his services as ad-

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administrator, which is allowed by the Court, which last sum deducted from said sum of five dollars and sixty one cents, leaves the sum of thirty six cents, which said administrator may pay into Court. And therefore the said John Reynolds the administrator aforesaid is discharged from any further duties or liabilities as such administrator.

George Hedrich's
Estate It is ordered by the Court that this estate be continued,

Joseph Madell's
Estate It is ordered by the Court that this estate be continued,

Ezekiel Simmons
Estate It is ordered by the Court that this estate be continued

William Farmer's
Estate It is ordered by the Court that this estate be continued,

John H. Smyth's
Estate It is ordered by the Court that this estate be continued

William C. Smith's
Estate It is ordered by the Court that this estate be continued,

John Meberly's
Estate It is ordered by the Court that this estate be continued,

Thomas W. Caywood's
Estate It is ordered by the Court that this estate be continued,

Amos Linnalls
Estate It is ordered by the Court that this estate be continued.

Isaac Plath's
Estate It is ordered by the Court that this estate be continued,

John S. Maccrums
Estate It is ordered by the Court that this estate be continued,

Thomas Griffin's
Estate It is ordered by the Court that this estate be continued,

William Miller's
Estate It is ordered by the Court that this estate be continued,

Tuesday August 17th AD 1852 & 8th day of the term.

James Downards Estate } It is ordered by the Court that this estate be continued,

Samuel A. Druncans Estate } It is ordered by the Court that this estate be continued,

Eliazar Muntz Estate } It is ordered by the Court that this estate be continued,

John Shellys Estate } It is ordered by the Court that this estate be continued,

Edith Jacksons Estate } It is ordered by the Court that this estate be continued,

Alvin S. Johnsons Estate } It is ordered by the Court that this estate be continued,

John Trinis Estate } It is ordered by the Court that this estate be continued,

Leonard Fosters Estate } It is ordered by the Court that this estate be continued,

James Minsons Estate } It is ordered by the Court that this estate be continued,

Henry B. Todd a debtor of the estate of William Miller } In Chancery

Matthias Miller et al } It is ordered by the Court this cause be continued

Elijah Meers Estate } It is ordered by the Court that this estate be continued.

Lilas Chalcut et al } In Chancery

William T. Shirley et al } It is ordered by the Court that this cause be continued,

Samuel Scatts Estate } It is ordered by the Court that this estate be continued

James Milsons Estate } It is ordered by the Court that this estate be continued,
and Court adjourned until to morrow morning nine o'clock.

A. B. Allen

Tuesday, August 17th A.D. 1852 & 8th day of the term.

Wednesday, Morning August eighteenth in the year of our Lord
One thousand eight hundred and fifty two,

Court, met pursuant to adjournment
Present the Honorable Abraham Bland sole judge of said Court.

William Logan's Estate } It is ordered by the Court that this estate be continued,

Joseph Meavus's Estate } It is ordered by the Court that this estate be continued

Warner Hockett's Estate } It is ordered by the Court that this estate be continued

James W. Tompkins's Estate } It is ordered by the Court that this estate be continued,

Ezra H. Williams's Estate } It is ordered by the Court that this estate be continued.

Sarah Irwin's Estate } It is ordered by the Court that this estate be continued,

Harmon Hiatt's Estate } It is ordered by the Court that this estate be continued.

William R. Sauchhead's Estate } It is ordered by the Court that this estate be continued,

John Cosner's Estate } It is ordered by the Court that this estate be continued

Mercer D. Rommifield's Estate } It is ordered by the Court that this estate be continued,

Ash Craft Roach's Estate } It is ordered by the Court that this estate be continued

Jeffer Harris's Estate } It is ordered by the Court that this estate be continued,

James Logan's Estate } It is ordered by the Court that this estate be continued

Tuesday, August 17th A.D. 1852, & 8th day of the term,

John Peak jr
Estate It is ordered by the Court that this estate be continued,

Sarah Tent alias Sarah
Miller Estate It is ordered by the Court that this estate be continued.

Matter of John H. Mellett
legatee of Joseph Simpsons Estate It is ordered by the Court that this estate be continued,

Caleb Custerling
Estate It is ordered by the Court that this estate be continued,

William Accors
Estate It is ordered by the Court that this estate be continued,

Samuel Stanley
Estate It is ordered by the Court that this estate be continued,

William McElmer
Estate It is ordered by the Court that this estate be continued,

George Williams
Estate It is ordered by the Court that this estate be continued,

Esau Stanley
Estate It is ordered by the Court that this estate be continued,

John A. A. A.
Estate It is ordered by the Court that this estate be continued,

Nancy McQuinn
Estate It is ordered by the Court that this estate be continued,

Eleazar Swain
Estate It is ordered by the Court that this estate be continued,

Woodson J. Baber
Estate It is ordered by the Court that this estate be continued,

John A. A. A.
Estate It is ordered by the Court that this estate be continued,

George Bunker
Estate It is ordered by the Court that this estate be continued,

Tuesday, August 17th A.D. 1832 9th day of the term,

Joseph Menen's
Estate

It is ordered by the Court that this estate be continued,

Benjamin Owen's
Estate

It is ordered by the Court that this estate be continued,

Mary Davis
Estate

It is ordered by the Court that this estate be continued,

David Kentis
Estate

It is ordered by the Court that this estate be continued,

Benjamin M. Medson's
Estate

It is ordered by the Court that this estate be continued,

John Coffin's
Estate

It is ordered by the Court that this estate be continued,

Larison Carmichael's
Estate

It is ordered by the Court that this estate be continued,

John D. Nelson's
Estate

It is ordered by the Court that this estate be continued,

Charles D. Christy's
Estate

It is ordered by the Court that this estate be continued,

Abijah Lewis
Estate

It is ordered by the Court that this estate be continued,

Henry Milcox's
Estate

It is ordered by the Court that this estate be continued,

Francis Minstead's
Estate

It is ordered by the Court that this estate be continued,

James Harvis
Estate

It is ordered by the Court that this estate be continued,

James M. Masters
Estate

It is ordered by the Court that this estate be continued,

Simon Shepherds
Estate

It is ordered by the Court that this estate be continued,

Tuesday, August 17th A.D. 1852 89th day of the term

Pinneas Nevelin's Estate } It is ordered by the Court that this estate be continued,

Stephen Caywood's Estate } It is ordered by the Court that this estate be continued,

John Kof's Estate } It is ordered by the Court that this estate be continued,

William West, Jr.'s Estate } It is ordered by the Court that this estate be continued,

Joseph F. Moffat's Estate } It is ordered by the Court that this estate be continued,

Daniel Lyunt's Estate } It is ordered by the Court that this estate be continued,

William L. Ross's Estate } It is ordered by the Court that this estate be continued,

William O. Connor's Estate } It is ordered by the Court that this estate be continued,

Barney Shutz's Estate } It is ordered by the Court that this estate be continued,

John Jessup's Estate } It is ordered by the Court that this estate be continued,

Philip Water's Estate } It is ordered by the Court that this estate be continued,

Thompson Farmers' Estate } It is ordered by the Court that this estate be continued,

James Tolin's Estate } It is ordered by the Court that this estate be continued,

Leah L. Lender's Estate } It is ordered by the Court that this estate be continued,

Williams Mackins Estate } Comes in as the administrator of said estate and files a petition herein, in these words, (here insert) praying the Court to make an order for the sale of certain personal property belonging to said estate at private sale, whereupon it is ordered by the Court that said administrator proceed to sell the articles mentioned in said petition, at private sale, and report his proceedings to the Court at the next term until when this estate is continued,

Wednesday August 18th A.D. 1830 9th day of the term

Thomas Caspells Estate It is ordered by the Court that this estate be continued,

Basil Fort, Esq. Estate It is ordered by the Court that this estate be continued,

William S. Matthews Estate It is ordered by the Court that this estate be continued,

James Hibbs Estate It is ordered by the Court that this estate be continued,

Mrs. Tomlinson's Estate It is ordered by the Court that this estate be continued,

Martin T. B. Parkers Estate It is ordered by the Court that this estate be continued,

John A. Green's Estate It is ordered by the Court that this estate be continued,

David Higgins Estate It is ordered by the Court that this estate be continued,

Elizabeth Stone Estate The Court having examined the acts and proceedings of the Clerk had herein, in vacation, in granting letters of administration upon said estate to Nathan Meredith, approve the bond herein taken, and confirm the granting of said letters, and further proceedings herein are continued,

Matthew Loder's Estate The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters testamentary upon said estate to Ruth and Charles Loder, approve the bond herein taken, and confirm the granting of said letters, and further proceedings herein are continued,

Henry Gilbert's Estate The Court having examined the acts and proceedings of the Clerk had herein in vacation in granting letters testamentary upon said estate to Patience Gilbert, approve the bond herein taken and confirm the granting of said letters, and further proceedings herein are taken, continued

Wednesday, August 18th AD 1852 & 9th day of the term.

Peter Dearman's

Estate

Now at this day the Court appoints Simon J. Hadley administrator of the estate of Peter Dearman late of Hendricks County, deceased, the said Simon J. Hadley, now comes into open Court and accepts said appointment, and files his bond therein, in these words, (here insert) the said Simon J. Hadley is now duly sworn as such executor administrator, and files a copy of his oath, in these words, (here insert) Whereupon letters of administration are duly granted and issued to the said Simon J. Hadley in these words, (here insert) And further proceedings herein are continued,

Absalom B. Gardner's

Estate

Now at this time comes Simon J. Hadley administrator de bonis non of said estate and files in open Court, an account current of said estate, in these words, (here insert) whereby it appears that on the 1st of May 1851 he received of the Clerk of this Court, the sum of Two hundred dollars, and that he has received the sum of sixteen hundred and ten dollars and fifty cents, making together the sum of eighteen hundred and ten dollars and fifty cents, said administrator also claims a credit of seven hundred and twenty dollars and twenty one cents, for sums by him paid out on the claims against said estate, expenses of administration and legacies bequeathed, in and by said will, which deducted from said sum of eighteen hundred and ten dollars and fifty cents, leaves the sum of one thousand and eighty two dollars and twenty nine cents; it appears that from the last will and testament of said deceased, that it is the duty of the administrator, to retain and leave one hundred and fifty dollars of that amount for the use of Eliza Bowen wife of Wesley Bowen, which has been done, and a note for the same is now exhibited to the Court, which deducted from said sum of one thousand and eighty two dollars and twenty nine cents, leaves the sum of nine hundred and thirty two dollars and twenty nine cents to be equally divided between Martha Gardner, and Darius Gardner, son and daughter of the said Absalom Gardner, deceased, said administrator also shows that the said Martha removed to the state of Kentucky and intermarried with one William Calvin of lawful age, and that he has paid over to the said William and Martha out of the last named sum the sum of three hundred and seventy seven dollars, which taken from said last named sum of nine hundred and thirty two dollars and twenty nine cents, leaves the sum of five hundred and fifty five dollars and twenty nine cents, said administrator further states that he is informed and believes that the said Martha departed this life shortly after having received the above payments, leaving an infant child; and that said Darius is a citizen of and resides in California, and that he knows of no person legally authorized to receive their said legacies, whereupon said administrator now here prays into Court the said sum of five hundred and fifty five dollars and twenty nine cents, said administrator produces and files vouchers in support of the claims by him paid off and amounts distributed numbered from one to twenty three inclusive which are examined and approved by the Court, and the Court having examined all the acts and proceedings had herein by him said administrator and being sufficiently

advised in the premises, appears and confirms the same, and in witness
this estate is continued,

And Court adjourned until Court in course.

A. Bland

Joshua Bly

Estate

Be it known that, on the twenty sixth day of July in the year
of our Lord One thousand eight hundred and fifty two, Greenberry
Baker filed in the Clerk's office of the Probate Court of Mendicks County, a statement in
writing verified by oath, in these words (here insert) whereby it appears that on or about
the ninth day of October 1851, the said Joshua Bly, departed this life in Liberty township
in said County, that at the time of his death he was not seized of any lands, tenements
or hereditaments, that the personal property, rights, credits, monies and effects were not
worth more than two hundred dollars, Whereupon William H. Smith and
Ruben M. Buchanan two respectable householders residents of Liberty township, in said Coun-
ty, ^{were appointed} to appraise the personal property, rights, credits, monies and effects of the said deceased
at their fair cash value at the time of the appraisement, and of the whole value thereof
did not amount to two hundred dollars to deliver the same over to Mary Bly the widow
of said deceased, And afterwards, to wit: on the first day of October in the year of
our Lord One thousand eight hundred and fifty two the said appraisers filed in said
office a copy of their oath, in these words, (here insert) also an Inventory of the
personal property of said deceased, in these words, (here insert)

Attest John Cross, Clerk,

Benjamin Roberts
Estate
It is known that on the 17th day of August in the year of our Lord One thousand eight hundred and fifty two, Moses Hopwood filed in the Clerk's office of the Probate Court of Mendocino County, a statement in writing, verified by oath, in these words (here insert) whereby it appears that the said Benjamin Roberts departed this life in Liberty township in said County, that at the time of his death, was not seized of any lands tenements or hereditaments, that the personal property, rights, credits, monies and effects were not worth more than two hundred dollars. Whereupon Moses Hopwood and Nicholas Hatcher, two respectable householders residents of Liberty township in said County were appointed to appraise the personal property, rights, credits, monies and effects of the said deceased, at their fair Cash value at the time of the appraisement, and if the whole value thereof did not exceed the sum of two hundred dollars to deliver the same over to Celya Roberts, the widow of said deceased.

And afterwards, to wit: on the twenty sixth day of August in the year aforesaid, the said appraisers filed in said Clerk's office, a copy of their oath in these words, (here insert) also an Inventory of the personal property of said deceased, in these words, (here insert) together with the report of said appraisers, in these words, (here insert)
Attest John Irons, Clerk.

Joseph P. Cox
Estate
It is known that on the eighth day of September in the year of our Lord one thousand eight hundred and fifty, Malinda Cox filed in the Clerk's office of the Mendocino Court of Common Pleas, her petition duly affirmed to, which petition is in these words (here insert) whereby it appears that the estate of her said husband Joseph P. Cox consisted entirely of personal property, and that the same was not worth over three hundred dollars. Whereupon the Clerk selected Daniel W. Farmer and the said Malinda Cox widow as aforesaid, also selected Rufus Trotter, two disinterested householders of said County appraisers to inventory and appraise each solvent demand due the deceased, and each article of personal property, and return the said inventory into said Clerk's office. And afterwards, to wit: on the eleventh day of September in the year aforesaid the said appraisers returned into said Clerk's office, an Inventory and appraisement of the personal property of said deceased in these words, (here insert) And further proceedings herein are continued until the next term of the said Court of Common Pleas.