

1849

4/14/1849 Estate

Hockwood, Israel

O: CP 252

N: CP 337

C
P
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The State of Ohio, Union County, ss.

President,

Christian Myers Levi Phelps

Associate Judges of the Court of Common Pleas of Union County,

and James R Smith

TO ALL WHOM THESE PRESENTS SHALL COME GREETING:

Know Ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on the ^{11th _{ye} day of April A. D. 1849 it being made to appear to our satisfaction that}

Israel Lockwood late of Union County, and

State of Ohio deceased, had whilst living and at the time of his death, goods and chattels

within this State and County: and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided — do grant unto

Angelina Lockwood

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand and receive the debts owing unto the said deceased, whilst living and at the time of his death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require. Herby requiring the said

Angelina Lockwood

by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of his appointment, to make, or cause to be made, a true and perfect inventory of all and singular the chattels, goods &c., of the said deceased which shall be appraised and signed by

David Danforth, Nathaniel Raymond & Benjamin Tucker

under oath or affirmation; and also a true and accurate statement of the debts due and owing said estate, so far as they come to ~~her~~ hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months; and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest:

James R. Smith

CLERK.

JD

Copy of Letters
in the Estate of
Isaac Leckwith

Recorded in Vol 3
Page 811

KNOW ALL MEN BY THESE PRESENTS. That we,

Augeline Lockwood, M^t. Madbans & James Henderson

are held and firmly bound unto the State of Ohio in the sum *Seven Hundred* Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *14th*

day of *April* A. D. 1849. WHEREAS *Augeline Lockwood has this day been appointed Executrix of the Estate of Isreal Lockwood deceased*

Now if the said Augeline Lockwood *Executor as aforesaid*, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *her* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and administer according to law, and to the will of the testator all *his* goods, chattels, rights and credits; and the proceeds of all *his* real estate that may be sold for the payment of *his* debts or legacies which may at any time come to the possession of the *executor* or to the possession of any other person for *her*.

Thirdly. And render upon oath a just account of *her* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF {
Open Court }

Augeline Lockwood [Seal.]
M^t. Madbans [Seal.]
James Henderson [Seal.]
[Seal.]

The State of Ohio, } We M. H. Wadham and James
Union County ss } Henderson being duly sworn in open
Court this 14th day of April A.D. 1849 depose
and say that we were present at the execution of the last will
and testament of Israel Lockwood hereto annexed;
that we saw the said testator subscribe said will and heard
him publish and declare the same to be his last will and
testament, and that the said testator, at the time of executing
the same, was of full age, and of sound mind and memory
and not under any restraint; and that we signed the same
as witnesses at his request, and in his presence, ~~and in~~
~~the presence of each other.~~

M. H. Wadham

James Henderson

Sworn to and Subscribed this 14th day of April A.D. 1849

James Kirkpatrick Clark

Proof of will

Filed April 14, 1869
James Kimball Jr. c/o R

Recorded Vol 3

Page 318

In the name of the Benevolent Father of all
I Israel Lockwood of Liberty Township Union
County Ohio do make and publish this my last
Will and Testament

Item 1st I give and bequeath to my beloved wife
in lieu of her dower the Farm on which we now
reide Situated in the County of Union and State
of Ohio Containing about two hundred and fifty
acres during her natural life time or so long
as she remains my widow and all the Stock
household goods furniture provisions and other
goods & chattels which may be thereon at the time
of my decease during her natural life time or
intermarriage as aforesaid She however selling so
much thereof as may be sufficient to pay my just
debts at the Marriage or death of my said wife
the real estate aforesaid and such part of the
said personal property or the proceeds thereof as
may then remain unconsumed and unexpended

I give to my Children and their heirs Equally

Item 2nd I do hereby nominate and appoint my beloved
wife guardian of my Children until they become
of age or intermarry but in case my wife Should
again marry her guardianship of said Children
Shal cease and determine upon her intermarriage

Item 3rd I do hereby nominate & appoint my beloved
wife Executrix of this my last will and testament
hereby authorizing and Empowering her to compromise
adjust release and discharge in such manner as
she may deem proper the debts & claims due me

I do hereby revoke all former wills by me made
In testimony whereof I have hereunto set my hand & seal this
17th day of December in the Year 1847

Israel Lockwood

The within will was acknowledged by said
Israel Lockwood as his last will and testament
in our presence and signed by us in his presence

M. H. Radhaway
James Henderson

Will of Israel
Lockwood

Filed April 14, 1849
James H. Kader Jr. et al.

Recorded in vol. 3
Page 318

State of Ohio Union County vs
 we the undersigned do make solemn oaths that
 we will truly & impartially appraise the Estate and
 property that may bee exhibited to us
 belonging to the Estate of Israel Lockwood Deceased
 and perform all the other duties required by law of us in
 the appraisers and according to the best of our Knowledge
 & ability

David Danforth

Benjamin Tucker

Nathaniel Raymond

Swear to and Subscribed Before me this 13th day
 of June 1849 M M Waddams J P

We the undersigned appraisers of the Estate of said
 property of Israel Lockwood Deceased after being duly
 sworn have made an inventory and appraisement
 thereof & as follows

one Mare & Colt	\$ 54.00
one Gray Mare	40.00
one Bay horse	30.00
one Gray horse	40.00
one Iron Gray horse	60.00
one Gray horse	25.00
one Gray Yearling Colt	20.00
5 Cows & 3 Calves	50.00
2 Cows	24.00
1 3 year old heifer & one 2 year old heifer	17.00
3 2 year old Steers	24.00
1 2 year old Bull	6.00
2 2 year old Heifers	12.00
3 Yearling Steers & heifers	19.00
140 Sheep	81.50
1 sow & Pigs	6.00
12 Hags	16.00
1 wagon	30.00
2 plows	4.00
	<u>\$ 554.50</u>

Amount Brought over	\$ 554. 00
money on hand	30. 00
	<u>\$ 584. 00</u>

The Deceased left a widow and minor children
and we set off all the Kitchen & household
furniture & all the Farming utensils not
in the above Schedule to them for their use
according to the will David Danforth

Benjamin Tucker } Appraisors.
Nathaniel Baymin }

State of Ohio Union County SC
Angelina Lockwood Executrix of the Estate of
Israel Lockwood deceased makes solemn oath that the
above inventory of said Estate is in all Respects
just & true and contains a true Statement of
all the Estate and property of the deceased which has
come to the knowledge of affiant being assets etc
and particularly all moneys Bank Bills or other
circulating medium belonging to the deceased and
all just claims against the affiant or other
persons according to the best of Knowledge.

Angelina Lockwood

Sworn to & Subscribed before me the 13th day of
June 1877 M H Waddams J P
Appraisors fees \$1.00 Each per day \$ 3.00
Justice fee ⁵⁰
\$ 3.50

Apprentice
Bill
of
Israel Lockwood
deceased

Filed Oct 25. 1847
I. Knickerbocker

State of Ohio Union County

On the undersigned do make solemn oath that we
 will truly honestly & impartially appraise the Estate
 and property that may be exhibited to us belonging
 to the estate of Israel Lockwood deceased and
 perform all the other duties required by law of us
 in the premises & according to the best of our
 knowledge & ability

David Danforth

Benjamin Tucker

Nathaniel Raymond

Sworn to & Subscribed before me this 1st day of June
 1849

McH Haddick Esq P.P.

On the undersigned appraisers of the estate and
 property of Israel Lockwood deceased after being duly
 sworn have made an inventory and appraisement
 thereof as follows

		54.00
1	Man & Cott	40.00
1	Young Man	20.00
1	Brown Horse	40.00
1	Blue Horse	60.00
1	Iron Gray Horse	25.00
1	Gray Horse	
1	Yearling Cott	20.00
5	Cows & 3 Calves	50.00
2	Cows	24.00
1	3 year old Heifer & 1 2 year old do	17.00
3	2 year old Steers	24.00
1	2 do no Bull	6.00
2	2 year old Heifers	12.00
3	Yearling Steer & Heifers	14.00
140	Sheep old & young	87.50
1	Sow & Pig	6.00
12	Hogs	16.00
1	Wagon	30.00
2	Plows	4.00
		Over
		559.50

Amount Br ^t over	\$ 559.50
Money on Hand	<u>30.00</u>
	589.50

The deceased left a widow & minor child
And we set off all the Kitchen & Household
furniture & all the Farming utensils not in the above
Schedule to them for their use according to the Will

David Danforth { Appraiser,
Supervisor
Nathaniel Raymond.

State of Ohio Union County, St.
Angeline Lockwood ~~Administrator~~ of the Estate of
Israel Lockwood deceased makes solemn oath that the
above inventory of said estate is in all respects just &
true & contains a true statement of all the estate and
property of the deceased which has come to the knowledge
of affiant being assets &c And particularly all money
Bank Bills or other circulating medium belonging to
the deceased and all just claims against the affiant
or other persons according to the best of her knowledge
Angeline Lockwood

Swear to & Subscribed before me this 13 day of
June 1849. Mc H. Wadsworth J.P.

Appraisers fees \$ 1.00	Each per day	\$ 3.00
Justices fees		<u>.50</u>
		\$ 3.50

Israel Lockwood
Estate
Inventory

Filed June 28, 1849

James Kimball clerk

Recorded in Vol 3
on pages 319, 320

36.50

1849

4/14/1849 Estate

Cotrell, Robert

O; CP 247

N; CP 338

C
P
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KNOW ALL MEN BY THESE PRESENTS, That we,

Samuel Cotrell, C Lee and J. B. W. Haynes
are held and firmly bound unto the State of Ohio in the sum Six Hundred

Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this

14th day of April A. D. 1849. WHEREAS the said Samuel Cotrell has
this day been appointed Executor of the Estate of
Robert Cotrell deceased.

Now if the said Samuel Cotrell Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to his possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and administer according to law, and to the will of the testator all his goods, chattels, rights and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or legacies which may at any time come to the possession of the executor or to the possession of any other person for him.

Thirdly. And render upon oath a just account of his administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF {
Open court

Samuel Cotrell [Seal.]
J. B. W. Haynes [Seal.]
C Lee [Seal.]
[Seal.]

Rand Cottell Esq.

Bond { of the Estate
\$600.00 of R. Cottell
deceased

Filed April 14, 1849
James Kirkpatrick clerk

Recorded in Vol 3
on page 381

RR

In the Matter of the Estate of Robert Botrell deceased.

Issue Subpoena a for J. B. W. Haynes and Susan Haynes
witnesses to the will of Robert Botrell to be and appear
before the called court on the 7th day of April 1849.

Allison & Curry Atty's for Execr.
In said will named -

File March 22, 1849
J. Kirkaldy C.M.

In the Name of the Benevolent
Father of all. I Robert Cottrell
Being of Sound Mind both Law and
Debilitated in Body do make and
publish this my Last Will and Testament
Revoking all former Wills by me
made

I give & Bequeath to my son
Richard Cottrell One hundred dollars to be
paid in four annual payment at County
five dollars per year after my Death
I give & bequeath to my two
Daughters Eliza Wilson Susanah &
Elizabeth Gane all of my Meacable
property to be Equally Divided among
them Except Elizabeth Gane who is to have
One Bureau & One house With fifty
dollars. Ann and above the other
Two daughters.

I give and bequeath to my Two
Sons Samuel & Gabriel the Farm on
which I Reside to be Equally Divided
Between them & I do hereby Bind my
said Sons Samuel & Gabriel to
Support my Beloved Wife their
Mother During her Natural Life
Out of the proceeds of said Farm and
I do hereby Appoint my Son
Samuel Cottrell my Executor to
Carry into Effect this my Last Will
and Testament & to Settle up and
Adjust all my Business & pay up
all of my Debts which are left free
in Testimony whereof I do hereby at
my hand and Seal this 14th day of
October A.D. 1848

Signed Sealed and acknowledged by said Robert
Cottrell as his Last Will & Testament in the presence
of J.B. W. Baynes. Robert Cottrell Esq.
S. T. Haynes. Robert Cottrell Esq.
Dwight Cottrell

Will of
R. Battall

1849

Died April 14, 1849
James Knuckey Clerk

Recorded in Vol 3
on page 320

We the undersigned appraisers of the
estate and Property of Robert Cottrell deceased
after Being duly sworn have made an invento-
ry and appraisement thereof as follows -

+ 10	shoats	\$ 55-75
+ 5	shoats	2, 50
+ 13	hogs	26-00
+ 3	anglers	- 40
+ 2	sickles	50
+ 5	hames and chisel	28-
+ 1	Drew share	37
+ 1	sythe and Rizing	1, 00
+ 1	hansau	1 28-
+ 1	Pare of large stilarz	1, 25-
+ 1	iron Kettle	.50
+ 1	Shovel	75-
+ 1	Mattock	75-
+ 1	Axe	25-
+ 1	Shovel and 2 hoes	50-
+ 1	Draw and Lucas woods Patent No 4 -	2, 00
+ 1	Round Lucas double tree and 2 single trees	19, 50
+ 1	Log Chain	1, 50
+ 3	Rakes	- 25-
+ 8	foray forks	- 50 -
+ 1	Cutting Box	1, 00
+ 1	Planing mill	45.00
+ 2	sets Draw gear	5, 00
+ 1	flat Brake and stop Makel	25-
+ 14	Sheeps	21, 00
+ 14	Lambs	7, 00
+ 4	Baffes	15.00
+ 1	stier and Bel	82-00
+ 1	cow speckled Cow	10. 00
+ 1	cow spotted Cow	10 - 00
+ 1	cow red Cow	10 - 00
		<u>10 - 00</u>
		<u>137 85</u>

+ 1 Bay horse colt	885.00
+ 1 Bay Rone mare	30.00
+ 1 Rone horse	38.00
+ 1 Wagon two hors wagon	885.00
+ 1 plow	,50
+ 1 shovel plow	1,25
	<u>178,75</u>
	<u>137.38</u>
	<u>314.60</u>

Jacob C. Siddle
 George Cowgill
 Lewis Peter

+ one grain cradle	25.50
+ one single tree	37.50
+ one long fork	75
one Bay male	<u>553.00</u>
+ one spotted steer	<u>5.00</u>
	<u>65.60</u>
	<u>\$1460</u>
	<u>3783.22</u>

Inventory of the Estate
of Robert Estero

Filed June 30, 1849

James Knickerbocker Clark

Recorded on Vol 3
Pages 322, 323

The State of Ohio, Union County ss.

Samuel Gottrell, Executor of the Estate of
Robert Gottrell deceased makes Solemn Oath
that the foregoing inventory of said Estate is in
all respect just and true, and contains a true
Statement of all the personal Estate and property
of the deceased which has come to the knowledge
of affiant being assets &c, and particularly all
Money bank bills or other Circulating Medium
belonging to the deceased, and all just claims
against the affiant or other persons, according
to the best of his knowledge. Samuel Gottrell
Sworn to and Subscribed before me this
20th Day of June 1849.

James Kinrade Jr. Clerk

the undersigned appraisers of the
estate and Property of Robert Lotrell
deceased after being duly sworn have set
apart to the widow the following Property

3 Beds and Bedding —

3 Bedsteads

1 Table

6 Chairs

1 family Bible and Chorb Books

1 Cow —

12 Sheep

The last Clothe ijdin and three
the Pots and Kettles

The Clothing and waring apparel of the family

The Shelf ware of the family

+ barrel of meat —

Jacob Bidle
George Cowgill
Lewis Deller

The following is a schedule of Property
belonging to the estate of Robert Lotrell
deceased set off by the undersigned for the support
of Elisabeth Lotrell his widow

200 lbs of Pork at 5 ^{cts}	\$10-00
2 Bushels Potatoes 62 ^{1/2} per Bushel	1-25
35 Bushels Corn 25 ^{cts} per Bushel	87-75
4 Hogs at -	10-50

Jacob C. Siddle \$59.50
George Cowgill
Lewis Clark

A Bill of the property Sold By Samuel
Cotrell administrator of the estate of Robert
Cotrell deceased at publick vendue May 23, 1849

Properties inventoried	To whom sold.	Price
Thomas Tunks	augers also	X 120
Jacob Vilsauer	3 hames two hoes	X 25-
John Hollbrook	1 Shovel	X 12 1/2
Jacob Tidke	1 shovel	X 80-
Thomas Tunks	1 ax	X 16 1/2
Bernard Welsh	1 prow	X 60
Gabriel Cotrell	1 fork	X 50
Jacob Vilsauer	1 mattock	X 75
Joseph Catson	Pearm share	- 64-
Do	1 large scyphard	1 64
W. Brown	1 Bell	X 95-
Joseph Maluain	1 han saw -	- 50
Gabriel Cotrell	1 scythe	X 25-
W. Brown	1 scythe and scythe	X 45-
Jacob Vilsauer	1 kettle	X 37-
Gabriel Cotrell	1 cradle	X 2 08
Joseph Maluain	1 dog chain	+ 25
Elisabeth Cotrell	Brake and heel	X 25-
Gabriel Cotrell	5 hay Rakes	X 08
Do	1 fork	X 08
Joseph Maluain	2 hay forks	- 42-
Gabriel Cotrell	1 Setting Box	X 62 1/2
Do —	1 Planing Mill	X 3 00
Do —	2 set Hoe gears -	X 3 90
Bernard Welsh	1 mos Patent Blow and rod single	X 3 00
Gabriel Cotrell	1 Shovel Blow and Lewis Aug	X 1 00
Do —	4 Hogs -	X 6 00
Do	4 Hogs -	X 5 00

Property as inventoried to whence sold			Price
Thomas Smits	4 hogs	—	\$ 3,48-
Bogart week	4 hogs	—	\$ 1 76
Thomas tanks	4 hogs	—	\$ 1 50
Gabriel Cotrell	7 hogs	—	\$ 1 00
Matthaniel Laster	2 year and 2 lambs at 1 62-		\$ 1 50
Do	2 do. — at 1 45-		\$ 1 84
Do	2 do — at 1 26-		\$ 1 28-
Do —	2 — — at 1 95-		\$ 1 90
Do	2 — — at 1 98		\$ 1 80
Do	6 weathers	at 1 50	\$ 3 00
Do	2 do	at 1 50	\$ 1 00
Do	2 do — at 1 —		\$ 1 00
Do	2 do at 1 57		\$ 1 75
Henry Nelson	1 pealing Bull at		\$ 2 00
Do	1 black heifer		\$ 1 05
Do —	1 red heifer		\$ 1 05
Matthaniel Laster	1 white heifer		\$ 1 84
Joseph McQuain	1 black and white heifer		\$ 1 00
Do —	1 spotted heifer		\$ 1 12
Jacob Nelson	1 speckle Norwegian Calf		\$ 1 00
apples asthwear	1 spotted Cow		\$ 1 75
Do — —	1 Red Cow and Calf		\$ 2 25
Jacob Sible	1 Rose mare		\$ 1 25
John Fletcher	1 Rose Horse		\$ 1 00
Samuel Manthon	1 two Horse wagon		\$ 1 00
Elisabeth Cotrell	1 Bay Calf		\$ 1 00
			<u>\$ 17,582</u>

The above sale Bill is correct

Michael Brown { Clerk of Sale

Property as inventoried To whomsoever it may belong
I Samuel Cotrell do solemnly swear that
The foregoing is the true Bill of Sale of the
Property sold at the sale of Robert Cotrell deceased
By me his Executor — Samuel Cotrell
Sworn to and subscribed before me this
29th day of June A.D. 1849

J. W. Baynes, J.P.

Proprietary Warranted

To whom it may concern

Recd

Robt - Cottee's Estate
Sale Bill

Filed June 30. 1849
James Kinkade Jr. Clerk

Recorded in Vol 8
Page 823. 324

or The Estate of Robert Cottrell, dec'd. in acct with Samuel Cottrell Executor.

Cer

To Costs and expenses of Administration
as per Schedule (A) — \$50. 30

To Cash paid sundry Creditors &
Legatees of the dec'd as per Schedule (B) — $\frac{255.41}{\$305.71}$

Balance in hands of Executor
for further distribution to Legatees — $\frac{51.87\frac{1}{2}}{\$357.58\frac{1}{2}}$

By amount of Sale Bill — \$307.58 $\frac{1}{2}$

By Horse, will'd & paid over to
Elijah Cottrell — $\frac{50.00}{357.58\frac{1}{2}}$
 $\frac{305.71}{\$51.87\frac{1}{2}}$

The State of Ohio, Union County, ss. I, Samuel Cottrell, Executor of the said
estate of Robert Cottrell, deceased, do make solemn oath that the above account
and the schedules therein referred to, contain a true and correct account
of the said estate, as I verily believe,

Samuel Cottrell — att

Sworn to and Subscribed before me this 18th day of February A.D. 1851
James Knickade pro clerk of Union
Coun Pleas

Estate of
Robert Bottrell deceased

Act Current & bondes
for final Settlement

Filed Feby 18. 1857
J. H. Knobell pro tem.

Schedule (A)

Statement of the costs and expenses of Administration
on the estate of Robert Bottrell, deceased, made
a part of the account rendered.

Feby 1851

Clerk of Court for letters. d. per Receipt No. 1 -	\$3.00
" " " " " No. 2 -	6.40
Judges of called Court "	* No. 3 - 1.00
Attorneys fees for probate of will & Counsel	* No. 4 - 5.00
Auctioneer at vendue	* No. 5. 1.50
Appraisers fees	* No. 6 - 3.00
Clerk of Sale	* No. 7 - 1.66
Costs in trial vs Flood	* No. 8 - 2.17
Justices & witness fees -	* No. 9 - 3.12 $\frac{1}{2}$
Additional Atty fee	* No. 10 - 2.00
Fees of Clerk on final Settlement	* No. 11 - 2.00
Commission on \$307.58 $\frac{1}{2}$ 6 percent	<u>18.45</u>
	<u>\$50.30</u>

Samuel Bottrell ex'te

Schedule (B)

Statement of amounts & paid sundry creditors & legatees of the
estate of Robert Bottrell, deceased, by Samuel Bottrell the Executor,
and made a part of his account rendered.

1850 May 14 -	Paid Oberhart & Gross accts. per Branch	No. 12-\$31.84 $\frac{1}{2}$
" Jan 29 -	Bridge Siger	" " " X 13- 6.62 $\frac{1}{2}$
" April 26 "	Said Welch	" " " X 14- 3.25
" June 29 "	Said Jones	" " " X 15- 1.31 $\frac{1}{4}$
" Sept 7 "	Samuel Weaver	" " " X 16- 2.00
" Feb 23 "	L. H. Hastings	" " " X 17- 4.69 $\frac{1}{2}$
" June 3 "	C Lee & Co	" " " X 18- 5.87 $\frac{1}{2}$
" April 26 "	Fisher & Clock	" " " X 19- 5.12 $\frac{1}{2}$
" Feb 28 -	Clement Reed	" " " X 20 1.65 $\frac{1}{2}$
" Feb 8 "	L. H. Hastings	" " " X 21- 1.87
"	Michael Smith	" " " X 22- 1.62 $\frac{1}{2}$
" Feby	Treasurer for taxes	" " " X 23- 7.45
"	Cook & Adams	" " " X 24 .78 $\frac{1}{2}$
	Carried over	74.11 $\frac{1}{2}$

Carried over -

\$74.11 $\frac{1}{4}$

Aug 1 st 1850	Elizabeth Cottrell - Legatee - per Voucher No 25	50.00
Oct 2 " "	" "	* 26- 28.62
Dec 22 "	" " (Dinner) "	" 27
Oct 2 " "	Elizabeth Cottrell (Lardon)	* 28- 46.53
" " "	Susan & Nathaniel Rager Legatees,	* 29- 38.15
" " "	Jacob Lilsaver "	* 30 <u>-18.00</u> \$ 255.41

Samuel Cottrell extra

Voucher No 31	Eliza Dalsauer	\$ 26.41
" 32	Clark Jane Carter	15.79
" 33	Elizabeth Cottrel	<u>3.00</u>
		<u>300.61</u>

Schedules -
(A) & (B)

Estate of Robert
Cottrell dec'd

Bloomington
Ill.

5/4/14.

Edward Porter

Dear Sir.

Just received
your letter and as you
wanted to know the name
of the deceased party I
will now send them
My Mother, Father and
Mother.

Robert Cotrell died Feb.
18. 1849

Elizabeth Cotrell died
Dec. 12. 1855.

and now what ever your charges
are for your trouble let us
know and if you think
it best for some of us to

Come just let us know
and we will come
Please ans us soon as
you can.

Mrs Ida McHugh
Bloomington
Ill

1002. W. Jefferson
st.

THE STATE OF OHIO, UNION COUNTY, SS.

To the Sheriff of said County, Greeting:

WE COMMAND YOU TO SUMMON

*J. B. W. Haynes and Susan
Haynes.*

Associate

to be and appear before the Honorable, the Judges of our Court of Common Pleas of said County, at the Court House, in the town of Marysville, on the ~~first day of next term~~, at ten o'clock, A.M., to testify and the truth to speak on behalf of

*Touching the Validity of the Last Will and
testament of Robert Cotree deceased,
in a certain controversy in said Court depending, wherein* *is Plaintiff; and*

is Defendant: and this *They* shall in no wise omit, under the penalty of the law; and have then there this writ.

James Kirk Radcliff
WITNESS, JOHN CASSIL, Clerk of our said Court, at the Court House

aforesaid, this *24th* day of March

A.D., 1849.

James Kirk Radcliff Clerk.

Estate of
ROB Cottee dec'd
Sub for Wit

served this writ personally upon the witness
named witness April 12, 1849.

Fees = mileage
service

70
25 = 95

Philip Under Sheriff

The State of Ohio } We I. B. W. Haynes and S. P. Haynes
Union County, ss } being duly sworn in open Court this 14th
day of April A.D. 1849 depose and say that
we were present at the execution of the last will and testament
of Robert Cottrell hereto annexed; that we saw
the said testator subscribe said will, and heard him publish'd
and declare the same to be his last will and testament, and
that the said testator, at the time of executing the same, was of full
age, and of sound mind and memory, and not under any
restraint; and that we signed the same as witnesses at his
request, and in his presence, and in the presence of
each other.

I. B. W. Haynes,
Sarah Haynes

Sworn to and Subscribed This 14th day of April
A.D. 1849.
James Kunkle Jr. Clerk

Filed April 14-1849
James Kirkpatrick et al

Recorded in vol 3
page 321

To the honourable Judges of the Court of
Common Pleas in and for the County of
Winneshiek I do solemnly Represent to
Your Honour that whereas the Late Robert
Battell did by Will leave me in the
Care of his Two Sons to wit Samuel &
Gabriel Battell to be Supported by them
during my Natural Life and whereas
The said Robert Battell Died possessed
of ample Means for my Support at his
Death that I do perceive & do hereby
claim my third of all of the said
Property of said Battell and therefore
pray the Court to have the Summest
of to give unto me my claim at this 11th
day of April A.D. 1849.

Witness
J. W. Bayes.

Elizabeth Battell
^{mark}

Elizabeth C. Reed
Pelicanhurst

File April 14, 1849
James Knobell Jr c 102

The State of Ohio, Union County, ss.

~~President~~,

Christian Myers, ~~Frank W. Smith and~~ Lige Phelps

James R. Smith Associate Judges of the Court of Common Pleas of Union County,

TO ALL WHOM THESE PRESENTS SHALL COME GREETING:

Know Ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on the ~~14th~~ day of April A. D. 1849 it being made to appear to our satisfaction that

~~Robert Cottrell~~ late of Union County, and
State of Ohio deceased, had whilst living and at the time of his death, goods and chattels

within this State and County: and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided — do grant unto ~~Samuel Cottrell~~

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand and receive the debts owing unto the said deceased, whilst living and at the time of his death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require. Hereby requiring the said

Samuel Cottrell.

by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of his appointment, to make, or cause to be made, a true and perfect inventory of all and singular the chattels, goods &c. of the said deceased which shall be appraised and signed by ~~Lewis Alder~~

Jacob C. Liddle and George Congile

under oath or affirmation; and also a true and accurate statement of the debts due and owing said estate, so far as they come to ~~this~~ hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months, and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest:

James W. Radcliffe

CLERK



*Copy of Letters on the
Estate of R. Cartille
Decd*

Recorded in Vol B
on page 321, 322

Amst Cottel

Cottel
Estate

Rec'd \$5,62

Brajtburg
By Brdgs

Re paynt in full of S. Cottel
Admushda on R. Cobell Estate

Feb 14 1867

—1—
242

Rev of Brage and Lijer one Approve
Accont against the Estate of Robert Cottrell
Amot five dollars and sixty two cents which
is to re pay as soon as sufficient Means
is collected from said Estate

Jan'y 29- 1850

I Cottrell

No. 15
Clerk of Court
\$ 3.00

No-1

Received of Samuel Cotrell Executor of the
Estate of Robert Cotrell deceased
three dollars & d apply on my costs
against said Estate,
June 3. 1850. James Kinkade pro el.

~~No-16~~
Clerk of Court

No 2

Recd of Samuel Cobell exec of the Estate
of Robert Cobell dec'd Six dollars and
forty cents being the balance and in full for
clerks and Sheriffs fees against said Estate
to this date

Sept 20. 1850.

James Kirkard clerk
of Union Court Recas

Judges of County

No - 3

- Et - NL

Recd of Samuel Cotrell Extr of the estate of
Robert Cotrell decd Two dollars our fees at called
Court on said estate.

April 14th 1849

\$2.00 back

Levi Phelps }
Christian Myer Judges
James R. Smith }

Attorneys

No - 4

~~81-366~~

Recd of Samuel Cottrell Executor of the
estate of Robert Cottrell deceased the
sum of Five dollars for our Attorney
fee in getting probate of will & counsel
June 9th 1850 Allison & Cuny

~~W. H. H.~~
Auctioneer

No. 5

Received of Mr Samuel Colwell one dollar and fifty cents
for crying the sale of Robert Colwell deceased this 23rd
day of may 1849.

Edwin Howeson

~~SD-19~~
Appraisers

No-6

Recd of Samuel Cobell administrator one dollar
appraisers fees — Jacob C saddle
May 23 1849 -

Recd of Samuel Cobell administrator one dollar
appraisers fees Lewis Olden
May 23 - 1849

Recd of Samuel Cobell administrator one dollar
appraisers fees George Cowgill
May 23 1849

Clerk of Sale

No - 7

~~22-248~~

Recd of Samuel Lotrell administrator one dollar and
sixty six cents

May 25 1849

Clerk of Sale

Michael Brown

Inster costs

\$2.17

No - 8

Recd. of Samuel Cattell Executor of the Estate of Robert
Cattell Dec. Two dollars Levantine cents book on the back
of the Right of Property U.S. Sanford H. Flood J.B.W. May 1st, 1858
Feb. 10th 1851

J.B.W. Baynes.

vs

Robert. Cattell. Lee

\$ 3.12^r

~~\$ 3.17~~

No - 9

Dec. 23rd 1850 Recd the within account
for full — J. B. W. Baynes

1849. Robert Collier Esq.

To J.B.W. Baynes, D.

To Swains appraisement & certifying	..25cts
To Swains Administrator & certifying	..25
To my self & Daughter from & her eggs	
Gaining to Marysville to probate will	2.50
to gaining to & writing will	
Probate	12 ¹ / ₂ 3.12 ¹ / ₂

J. J.B.W. Baynes. do solemnly swear that the above
accoumt is true I God as it then stands stated

J.B.W. Baynes

sworn to & Subscribed before me this 23rd day of
February A.D. 1850.

William Hamilton Jr

Recd of Sam'l Bottrell Accts of Robert Bottrell deceased
Two dollars for making out account Current -
Feb 18th 1851 L.W.B Allison

~~Catty fees~~

\$2.00

No - 10

North No. 11

Rec'd of Samuel Bottrell Executor of the Estate of
Robert Bottrell deceased. two dollars Clerks fees on
final settlement of said Estate

Marysville October 10. 1857

James Winkard Jr Clerk

~~No. 2~~

C. F. Gross

~~\$31.84~~

No - 12

Marietta January 11 1850.

Eberhardt F. Gross Doctor account against
Robert Coredel deceased.

J. 15 October 1848 one visit with Med.	\$5.00.
J. 22 October 1848 one visit with Med.	5.00.
J. 2 November 1848 one visit with Med.	5.00.
J. 10. November 1848 one visit with Med.	5.00.
16. November 1848 one visit with Med.	5.00.
17 November 1848. for medicine	— 60.
23 November 1848. for Emplastrum:	50.
3 December 1848 for Emplastr.	62.
8 December 1848. one visit with law	5.00.

\$31.72.

Probate

12
31 84-

State of Ohio Marion County ss

Before me John R Knapp a Justice of the peace in
and for said County personally appeared Eberhardt
F Gross the above named person who made return saith
that there is justly due on the above claim the
sum of Thirty one Dollars and seventy two cents
that no payment have been made thereon and
that there are no offsets against the same to his
knowledge.

Eberhardt F. Gross.

I sworn to and subscribed before me this 11th day
of January A.D. 1850 J. R. Knapp J.P.

Received in full the above account of the Administrator
Samuel Cotrell of the estate of Robert Tortell deceased
Marietta January 14 1850. Eberhardt F. Gross.

Potted Cote
Apr 5, 62
No. 1 -

~~Not~~
Bridge Sigher
\$ 6.56 $\frac{1}{2}$

No - 13.

Robert Cotrel deceased
To Bridge & Tijler Dr
1848 Sept 3-4=5
To Drs & Medicines Daughter \$5,50
\$6,62 B

State of Our Main County

W.W.Bridge for Bridge & Tijler, doth
make statement to the above
account doles items and amounts accurately
copied from and was entered at the time
the several items bear date in there account
book that there was no credit payment nor
set off against said account and that
the above amount is correct and honestly
due to them
Bijap & Tijler
By Bridge

Lived to and Subscribed to before me this
23 day of Nov 1849 Thomas Watkins Jr

Saml. Coltrée
Provost act
#3.25-

71 m

Sept 18
John Coltrée

Robert Cottrell To D Welch Dr
 Sept 5th 1848 to dropsy & his Stomach powder.
 oil Juniper 8c \$1.00
 11th 2 gts Dropsy Syrup Stomach powder ⁸ \$1.00
 28th To attendance 2 gts dropsy Syrup
 Cough drops oil Juniper 8c \$2.12 $\frac{1}{2}$
4.12 $\frac{1}{2}$
 Cr by Cash one dollar \$ 1.00
 Balance Due \$ 3.12 $\frac{1}{2}$
 probate .12 $\frac{1}{2}$
 annuall \$3.25

Personally appeared before me J.B.W. Hayes, a
 Justice of the peace in & for the County of Union
 the subscriber and made Solemn Oath that
 the above account is True & Just as it then
 stands stated. David Welch

Sworn to and subscribed before me this
 2^d day of October A.D. 1849

J.B.W. Hayes. JP

April 26th Received of Samuel Cottrell in full on this acct
 pr Li. H. Hastings
 Jr. Jefferson Hayes

No 4

David Jones

\$1.31¹/₄

No - 15

December 1848

Robert Cottrell Do

To balance on Weaving \$ 1, 31 $\frac{1}{4}$

State of Ohio Union County J.

David Jones makes solemn oath and saith
that the above account is just & true and that
the same remains due & unpaid as he verily believes

David Jones

Sworn & subscribed before me this June 29th 1850

Later Randall J. P.

June 29th 1850 Received the above account in full

David Jones

August the 23^d 1850

Received on the within One dollar

Rec September 7th 1850 of Samuel Coltral
Administrator of Robert Coltral Deceased
two Dollars in full Samuel ^{his} Weaver
mark

Do. 16
Samuel Weaver
D 2.00

| 16 - 16 |

May the 18 - 1899 Robert Coltral Do to
Samuel Weaver to 28-2 - 11
the State of ohio Adams county ss

Samuel Weaver of Thompson Township make solemn oath
that the amounts of the above account is justly due
to him & that there is no credits nor set off against
said account but that it justly due him
Sworn to & Subscribed to before me this 29th day of ^{his} August 1899
James Leindon J M work
Justices for the etc

Pickwoor July 6 1847

To

Robert Lottree Dr,

To L & H Stump Jr.

1847					
July	6	D sp + coffee	06
" "	"	3 rows of pins	03
" "	"	goods for D South	12
May	11	1 Roll Batting	12
"	28	8 yds Calico	16 $\frac{1}{3}$	1.33	
" "	"	2 Yds combs	..	6	12
" "	"	1/2 yd Indigo	06
June	16	Balance on Pitcher	12
July	21	1/2 sp + Salsotes	04
" "	"	1 sp + sugar	08
Aug	6	2 sp + sugar	17
" "	"	1/4 sp + Tea	25
"	31	1 fine cork	10
Sept	20	1/4 sp + Tea	19
"	24	Balance on Plate	20
Dec	23	2 Plugs Thread - 3 "	-	06	
" "	"	1/2 Paper Pins - - -	-	..	06
1848					
Jan	11	3 sp + sugar	..	8 $\frac{1}{3}$	25
Mar	2	6 yds Spateng	..	10 ..	60
June	8	8 yds Calico	12 $\frac{1}{2}$	1.00	
July	22	1 spool Thread	-	-	06
" "	"	1/4 sp madder	-	-	06
Sept	1	4 sp + sugar	-	8 $\frac{1}{3}$	33
" "	"	1/4 sp + Tea	-	-	19
"	28	1/4 sp + Tea	-	-	19
<i>Cost of Sundries</i>				5 79	
				4 517	
				\$ 1 22	
				1 22	
				# 1.35	

	Richmond Nov 16 1846	
1847	6 Pounds Butter	25-
July 21	" " 6 lbs Butter	37
Oct 16	" " Butter & Eggs	50
Dec 23	" " Butter & Fish	50
1848		
Aug 27	" " 1 Pair Socks	25-
May 9	" " Bal. on Bacon	60
" "	" " order on Cangille	60
July 22	" " Butter &c	50
Oct 26	" " mittens & Socks	1 00
		\$ 4 57
	Interest	
		\$ 4 69 1/2

I L.H. Hastings do most solemnly affirm that the above account is laid & true as it then stands stated -

L. H. Hastings
Affixed to and subscribed before
me this 23rd day of Feb. A.D. 1850
J. B. W. Mayes, J.P.

Recd. the within account in full Feb 23/50

L. H. Hastings

(No 17)

L. H. Hastings
Feb 23/50

C Lee & Co
\$5.55

Received the sum in
account in full
^{with interest} June 3rd 1860 \$5.87-
C Lee & Co

No-18

S. S. G.

The Estate of Robert Cobrell Senior

In court with C Lee & Co

1848 Jun 14	To 1 Side Saddle & Bridle	\$ 12.00
	6x	
" Dec 14 th	By 219 # Buff a 3 ct	6.57
		\$ 5.43
	Probate	12 1/2
		5 55 1/2

The State of Ohio Union County U.

Before me James M. Wilkinson a Justice of the peace in and for said County, personally appeared William C. Malin one of the partners of the firm of C Lee &c above named, who made solemn oath that there is justly due on the above claim the sum of five dollars and forty three cents, that no payment have been made thereon and that there are no offsets against the same to his knowledge. I have signed and subscribed before me this 30th day of June A.D. 1849
Attest M. Wilkinson J.P.
By W. C. Malin

C Lee & Co

~~Received 10
Fisher & Black
A.S. 1/2~~

Received the within in full April
26th 1850

Nov 19

Le G. Hastings
per J. Jefferson Hayes

Process
scot on
S. Coffelt's
H. 3.20
Invo. 12.
and ~~# 5.12~~
12%

February 18th 1849. Samuel Gottschall Executor of
Robert Gottschall Esq. To W^m. Fisher & Joseph Clock D.
To Stocking leather for said Robert Gottschall. \$5.00

We do solemnly swear that the above account is true
& just as it then stands stated. William Fisher

Joseph Clock

Swearn to and subscribed before me this 20th day of
July A.D. 1849 J.B. Whayay. I.P.

Amount of the account \$5.00

do probate Paid Justice 12¹/₃ \$5.12¹/₃

Feb the 28th 1850
Recd the within in full
Clement Reed

✓
No - 20

280-11
Clement Reed
\$1.65 $\frac{1}{2}$

November 23rd 1849

Robert Cotrel deceased estate D^t in account with Clement Reed balance on shoe making - - \$1.53 d.

The State of Ohio } Personally appeared Clement Reed who
Union County ss. before me Abijah Gandy a Justice of the
peace for said County who being duly
sworn deposeth and saith that the above account is
just and true and further this deponent saith not.
Sworn and subscribed to before me) Clement Reed
this 28th day of November 1849
fees \$ 00, 12^c cents paid

Abijah Gandy J.P.

~~No - 14~~
L. H. Hastings
\\$1.87

No - 21

Feb. 8th 1850 Recd. of Samuel Battell Executor of
Robert Battell Esq. One dollar Eighty Seven and six
for Social Sup. L. T. Hastings

No 18
Michael Smith
\$1.62

No - 22

M. Smith account
to enterl dec off 1.62^{ea}

Record in book
Michael Smith

Nov the 24 1848 Robert Peterl Dr Michael
Smith balancee on Side of upper letherell 150 etc

Erg cont 1. $\frac{12}{62}.$

State of ohio Delaware County Is
Michael Smith makes Solemn oath that
the aforescore account and the dates items and a
mounts are truly copied from and were Entered at
the time the several items have late in his
account books that there are no credits pay
ments nor Set off a gainst said account and
that it is Justly due to him

Signed } Michael Smith

Sworn to and Subscribed before me on this
22 day of April 1850 Samuel Sandon Jr

No-21
Treasurer's Receipt
\$17.45

No-23

TREASURER'S OFFICE, UNION COUNTY, February - 1850

7.45
1.18
\$6.62 Received of ~~Samuel Galtwell Executor of Robt Galwey's~~ \$ 5.75 tax on 102 — acres of land on
Survey No 6293 - for the year 1849 Also \$ 1.70 in full for his chattel tax for said year.

7.45 C. Lee — Treasurer U. C.
per Mr W. Mayes, Esq

~~No - 5~~
book & Adams
Bo. 78 $\frac{1}{2}$

No - 24

Robt. Lottrell Due in account to books & Adams	
1848 Nov 26 th to mowing & toiling 2 Shrs - 49	
" Due 16 to toiling 1 other	22
1849 May 10 to 1 Shoe & 2 rimow	45-
	\$ 1.16
<i>by com.</i>	50
	<u>\$ 0.66</u>
private	<u>124</u>

I do hereby certify that the above account was
 account to by John Adams before on the 18th day of
 March A.D. 1850 given under my hand officially
 J. B. M. Bayard. JR.

Elizabeth Lattell

\$50.00
28.62

No's 25 & 26

January 1st 1850 Recd of Samuel Cotteril Executor of Robert
Cotteril Esq. one horse worth Fifty dollars as my Heirs will
decide

Elisabeth Lane Cotterill

October 2nd 1850 Recd of ~~Samuel~~ Cotteril Executor of Robert
Cotteril Esq. Twenty Eight dollars ^{sixty two cents} In part of money banking.
To the sum paid Estate -

Elisabeth Lane Cotterill

No. 26
C. I. Lowell
Bureau

No. 27

Receat of Samuel Cotrell administrator
of Robert Cotrell deceas for one
beauro June the 22/1850

Elisabeth Jane Cotrell

~~100.27~~

Ely bothell
window \$ 46.53

No - 28

Received of Samuel Cotrell administrator of the estate
of Robert Cotrell deceased Forty six dollars & fifty
three cents in part of the amount due me from said
estate

Oct 2. 1850 } Elisabeth Cotrell

No 22

J. S. M. Kager

\$38.15

3

No - 29

Received of Samuel Bottrell administrator of
the estate of Robert Bottrell deceased Thirty eight
dollars & fifteen cents in part of the amount due
me from said estate.

Oct 2nd A.D. 1850 }

Susan Kazar
Nathanie Kazar

Recd of Samuel Cobrell
Administrator of the estate
of Robert Cobrell Deceased
for Eighteen dollars in part
of the amount due me from said
estate ^{has}

Oct 2 1850 Eliaga + Dilsaver
^{make}

Jacob Dilsaver

111
066
884

half days at no tallow
half days at lunch wheat

50

No - 23

Jacob Lissauer

\$18.00

No - 30

Toucan No. 31

Specimen
No. 31

Recd of Samuel Bottrell Ext^r of Robert Bottrell
deed, the sum of twenty six dollars and forty one
cents the balance in full of \$44.41 due to Eliza
Gilsaver, as a distributive Legatee of said estate.

Feby 1851

Eliza Gilsaver
Sarah Gilsaver

Hovee No. 32

Recd of Samuel Cotrell Exec of Robert Cotrell
decd, the sum of fifteen dollars and seventy nine
cents, the ballance in full of \$44.41 due to Elizabeth
I Cotrell as a Distributive Legatee of said estate,
Feb'y 1851 Elizabeth Jane Cotrell

Borek No 88

Recd of Samuel Cotrell Esq'r of Robert Cotrell
decd, the sum of Three dollars in full of the
balance due me from said estate, as the
widow -

Elisabeth Cotrell

Feby

1857

1849

4/14/1849 Guardianship

Hockwood, Israel

Erastus

George

Malvina

French

O; CP 252

N; CP 339

C
P
3
3
9

Know All Men by these presents that we
Angelina Lockwood M^t Wadham and James
Henderson. All of Union County and State of Ohio
are held and firmly bound unto the State of Ohio
in the sum of One Hundred dollars,
current money. To the payment of which well and
truly to be made, we bind ourselves our heirs
executors and administrators jointly and severally
firmly by these presents, witness our hands
and seals. This 14th day of April A.D. 1849.

Whereas Angelina Lockwood has this day been
appointed by the Court of Common Pleas of Union
County Ohio, Guardian of Erastus Lockwood
George Lockwood, Malvina Lockwood French Lockwood
& Israel Lockwood. Minor Children of Israel
Lockwood, deceased.

Now the condition of the above obligation is such
that if the above bound Angelina Lockwood
shall well and truly pay over all monies, which
by virtue of said appointment may come into her
hands and do and perform all the duties
required of her by law as such Guardian,
then this obligation to be void, otherwise to be and
remain in full force and virtue in law,

Signed and sealed }
in open court }

Angelina Lockwood 
M^t Wadham 
James Henderson 

Angelina Stockwood
Guard } \$100.00
Bond

Filed April 14, 1849

Askin Radcliffe clerk

Recorded in Vol 3
page 025-

Recd

5/29/1849 Guardianship

Hathaway, Celia

" Elathan

O; CP 171

N; CP 340

C

P

3

4

0

Know all men by these presents, that we, James C Miller,
John Reed 3² and William B Irvin

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Twenty five Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 29th day of May A. D. 1849

Whereas, The Court of Common Pleas of Union County Ohio have this day appointed the said James C Miller Guardian of Elathan Hathaway aged 11 years, and Celia Hathaway aged 9 years, minor heirs of Elias Hathaway decd

Now the condition of the above obligation is such, that if the above bound James C Miller

shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of
by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

open court /

James C Miller
John Reed 3²
William B Irvin

J. C. Miller

Guard of Bond
\$2500.00

Filed May 29, 1849

James Kirkpatrick Clerk

Recorded in Vol B

page 326

Recd

1849

5/29/1849 Estate

Murphy, Joseph

O: CP 254

N: CP 341

C
P
3
4
1

The State of Ohio, Union County, ss.

James L. Tonbat President Christian Myers, Levi Phelps and
James R. Smith — Associate Judges of the Court of Common Pleas of Union County,

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Know ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on the 29th day of May A. D. 1849 it being made to appear to our satisfaction that

Joseph Murphy late of Union County, and State of Ohio deceased, had whilst living and at the time of his death, goods and chattels within this State and County: and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing, and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided,—do grant unto

Rebecca Murphy.

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand, and receive the debts owing unto the said deceased, whilst living and at the time of his death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require. Hereby requiring the said

Rebecca Murphy.

by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of her appointment, to make or cause to be made, a true and perfect inventory of all and singular the chattels, goods, &c., of the said deceased, which shall be appraised and signed by

William Winegar, John Winegar and Abram Taylor.

under oath or affirmation, and also a true and accurate statement of the debts due and owing said estate, so far as they come to her hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months, and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the Seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest:

James Knickerbocker

Clerk.



Copys of Letters of admr
of the Estate of
Joseph Murphy

Recorded in Vol 3
page 387

Attest
John J. Murphy
Notary Public
State of New York
County of Bronx
Date 10th day of January 1898

Attest
John J. Murphy
Notary Public
State of New York
County of Bronx
Date 10th day of January 1898

Attest
John J. Murphy
Notary Public
State of New York
County of Bronx
Date 10th day of January 1898

Attest
John J. Murphy
Notary Public

KNOWN ALL MEN BY THESE PRESENTS, That we, *Rebecca Murphy*

Joseph N Ross & Jesse Bell

are held and firmly bound unto the State of Ohio in the sum of *Three Hundred* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this

day of *May* A. D. 1849. WHEREAS, the Court have this day appointed

Rebecca Murphy *Administrator of the Estate of Joseph Murphy deceased.*

Now if the said *Rebecca Murphy* *Administrator* as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the deceased which have or shall come to *her* possession and knowledge; or also if required by the Court an inventory of the real estate of the deceased:

Secondly. And administer according to law, all the moneys, goods, chattels, rights and credits; of the deceased and the proceeds of all *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the *Administrator* or to the possession of any other person for *her*

Thirdly. And render upon oath a true account of *her* administration within eighteen months and at any other times when required by the Court or the law:

Fourthly. And pay any balance remaining in *her* hands upon the settlement of *her* accounts to such persons as the Court or the law shall direct.

Fifthly. And deliver the letters of administration into Court in case any will of the deceased shall be hereafter duly proven and allowed, then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF }

Open Court.

Rebecca Murphy
Administrator
Joseph Ross
Jesse Bell

[SEAL.]

[SEAL.]

[SEAL.]

[SEAL.]

Joseph Murphy
Estate
~~Bond \$3,000~~

Filed May 29, 1849
James Hinkley Clerk

Recorded in Vol. 3
page 326-7

RR

Inventory of the property of Joseph Murphy
 Deceased Late of Union County Ohio Taken on
 the Eleventh day of August AD 1849 Appraised
 on the same day.

1 Barn House	N 36	00
1 Two year old Colt	90	00
1 do " "	30	00
1 yearling Colt	18	00
3 mitch Laces	34	00
2 Two year Old hiffes	16	00
6 yearlings Calves	29	
1 Saddle and Bridle	6	00
2 sets of horse Gear	10	00
2 Large 18 Gal Hitter	6	00
2 place-Draws and Chain	4	00
1 Windmill	18	00
1 Clock	5	00
1 Stibardes	6 0	
1 Spaid	7 5	
1 Bible	6 2	
1 Hoe	2 5	
1 green hoe	2 5	
3 Beds	9	00
4 Chairs Chairs	1	00
a Lot of hogs of 14 head	15	00
5 Sheep	3	12 $\frac{1}{2}$ p 26 20 9 $\frac{1}{2}$

We do hereby certify that the above
 property by us appraised according to law
 after due enquiry as the law directs
 by Joseph Taylor a Justice of the peace -
 on the above day.

Abraham Taylor
 Wm. W. Murphy
 John W. Negar

Declarer

The Following is a True Inventory of the debts due
the Estate of Joseph Murphy Esq; together with the
Money on hand when he died.

Judgement against Mr. Statley good -	\$ 80.00
Loth Account Doubtfull	5.50
Cash on hand	<u>10.00</u>
	\$ 95.50

The State of Ohio Union County I
personally appeared before me ^{I B. O' baynes} a Justice
of the peace in & for said County Rebecca Murphy
Administrator of Joseph Murphy Esq; and
makes ^{affidavit} that the foregoing is a True
Inventory of all the property including the
debts due & money on hand belonging to the
Estate of Joseph Murphy at the time of his
death.

Rebecca Murphy
Wm. W. Mack

Swear to and Subscribed before me the 1st
29th day of August A.D. 1849

I B. O' baynes J.P.,

Joseph Murphy:
Estate Inventory

The state of Ch. o Mack County Os.
We do solemnly swear in the presence
of attorney. Let the subscriber of all books
that we will declare true and right affiance
are truthfully presented to us for examination
pertaining to the true and accurate
Belonging to the Estate of Joseph Murphy
Rec.

Johnstone Taylor

Wm. Wyllys Jr

John Bergman

Edward day of August 1849

Attala Co. Miss.

Filed August 29. 1849
James Kirkaldy C.R

Recorded in vol 3
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To the Court of Common Pleas of the County of Union
and State of Ohio:

Your Petitioner, Rebecca Murphy of the said County
of Union and State aforesaid, widow of Joseph Murphy,
late of said Union County and State of Ohio, dec'd; respe-
ctfully represents that ^{by mistake} there has been no allowance
made, to your petitioner by the appraisers appointed by
this Court) for the support of the widow and minor
children (of the said deceased) under the age of fifteen
years: to wit William Murphy, Prudence Murphy and George Murphy
~~as well as share of the return of the appraiser~~
Your Petitioner therefore prays this Court for
an allowance of one year's support for her the said
widow, and minor children as aforesaid (to which they
are entitled) from the goods and chattels, money
and credits now in the hands of your Petitioner
as administratrix of the estate of the said Joseph
Murphy dec'd.

Rebecca Murphy widow of the said
Joseph Murphy dec'd
B By Cole & Couts
Her Atty's

Reverend Com. Pleas

Rebecca Murphy's

Petition for all
Allowance

\$ 200.00 allowed
By Court

Schedule (B)

Statement of Amount to be paid sundry creditors of the
estate of Joseph Murphy deceased, by Rebecca
Murphy Administratrix of said estate, and made
a part of her account rendered.

September 4th	1849.	Paid James Kinrade Clerk of the Court for letters of administration \$ per receipt No 1. mr \$ 3.00
September	1850	Paid G. A. Gillis Note voucher No 2 20.50
November 19th	1850	Paid M. Wissings Co. Note per voucher No 3 mr <u>2.55</u> \$ 33.05

Schedule

Showing the amount paid for debts
in the Estate of Joseph Murphy
Deceased by Rebecca Murphy Administratrix

June 1850 Stately on Note in full \$ 80.00

The Estate of Joseph Murphy
account with Rebecca Murphy ~~Estuary~~

Dr

To debts paid and

Debts paid

Schedule (B) \$ 33.08 } By amount received for

balance due the estate
in amounts of \$ 10.00 + \$ 46.95 -

80.00

Debts due the Estate
Schedule (A) \$ 80.00

Rebecca Murphy
Adm^t of Jeffords
Pet _____

Filed Nov. 19. 1850
James Kirkpatrick clerk

1849

S/29/1849 Guardianship

Elliott, Sarah Jane

" , John

O: CP 248

N: CP 342

C
P
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No.

Union Common Pleas Court

Plaintiff,
against

David Welsh, Guard.
Defendant.

MAY TERM, 1849

Journal	4	Page	177
Record	No Record.	Page
Ex. Doc.		Page

To the Honorable the Judges of the Court of Common
Pleas of Union County Ohio

We the undersigned residents of Jackson Township in
Said County being informed that there will be
application made to the Court of common pleas
at their May term for the appointment of a Guardian
for the Children of Gabriel Elliott deceased formerly of
Jackson Township, And being personally acquainted
with David Welch believe him to be a suitable
person to be appointed Guardian of the above
mentioned Orphan children

Jackson Township May 24th 1849

Saber Randall
James Stout
Benjamin Rager
John P. Stout
Thomas Cheney
David Carr
John Moore
John Cheney
Thos W. Bridgeman
Benjamin Carter
Jason Chapman
A. R. White
John Chapman
John B. Gardner

David Meech, being then appointed Guardian
for Sarah Jane Elliott, six years old Jan'y, 24
A.D. 1849.

John Elliott, four years old March
19 A.D. 1849.

Children, a Gabriel Elliott, less:
Said Children are orphans, without Father or
Mother, living.

David Meech is the Grand
Step Grand Father, and has had the custody of
said Children since the death of his Parents.
They have some furniture & clothing
and some ~~in account~~ Adams East in Essex,
which costs \$100.

Pats. James Roberts & Bill Meech

The Clerk will enter witness. on his return Locket
May 28th 1849

Charles Stanton
Atty for Appellant.

Motions to Appoint

David Meeks,

Guardian for
Sarah Jane Platt &

John Elmer.

Know all men by these presents, that we, *David Welch*
James Roberts & Bill Welch All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 29th day of May A. D. 1849
Whereas, The Court of Common Pleas of Union County Ohio
have this day appointed the said David Welch
Guardian of Sarah Jane Elliott aged six years old
January 24, 1849 & John Elliott four years old
March 19, 1849 Children of Gabriel Elliott decd

Now the condition of the above obligation is such, that if the above bound

David Welch

shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of
by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

David Welch *(L)*

Milly *(L)*
James Roberts *(L)*

Signed and sealed
in presence of
O. M. Rosette
Nathaniel Raymond

NEW YORK INSTITUTE OF BANKING AND FINANCE

David Welch
Guard
of Bond
\$ 100.00

Filed May 29, 1849
James Kincaid & Clark
Recorded in Vol 3
Page 328-7

Record

1849

5/29/1849 Guardianship

Carter, Daniel

O: CP 86

N: CP 343

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Know all men by these presents, that we, Aaron D. Doolittle
and Samuel Robinson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred -- dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this **twenty ninth** day of **May** A. D. 1849

Whereas, Aaron D. Doolittle was this day appointed Guardian
of Daniel Carter, aged thirteen years, and thereupon
appeared in open Court and accepted said appointment.

Now the condition of the above obligation is such, that if the above bound **Aaron D. Doolittle**

shall well and truly pay over all moneys,
which by virtue of said appointment may come into **his** hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

Open Court

Aaron D. Doolittle Seal
Samuel Robinson Seal

Aaron D. Duvelier,
Guardian of Daniel
Corte —

Bond

Felic Day 30, 1849
J. P. Kinkade, Clerk

Recorded in vol 3
Page 329

Recd

Know all men by these presents, that we,

John Reed 3rd Elephas Burnham and R. P. Mann

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this - 18th day of November A. D. 1850

Whereas,

~~John Daniel Carter, aged 14 years March 3. 1850~~
~~This day came into Court and made choice~~
~~of John Reed 3rd as his Guardian - which~~
~~choice is confirmed by the Court of Common~~
~~Pleas, of Union County Ohio.~~

Now the condition of the above obligation is such, that if the above bound

~~John Reed 3rd~~ shall well and truly pay over all moneys,
which by virtue of said appointment may come into ~~his~~ hands, and do and perform all the duties required of
~~him~~ by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

John Reed Seal
Ruber P. Mann Seal
Elephas Burnham Seal

John Reed vs. John W. Reed, et al., et al.

Plaintiff in error to the Court of Appeals of the State of New York, for a writ of habeas corpus to the Supreme Court of the State of New York, to restrain the said court from proceeding with the cause.

State of Indiana. Plaintiff, John Reed, vs. Defendants, John W. Reed, et al., et al.

Plaintiff in error to the Court of Appeals of the State of Indiana, for a writ of habeas corpus to the Supreme Court of the State of Indiana, to restrain the said court from proceeding with the cause.

John Reed

John Reed & Son

Filed Nov. 18. 1850

Attala County Clerk

Reed

Recorded

1849

5/29/1849

Estate

Price, John

O:CP 256

N:CP 344

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The State of Ohio, Union County, ss.

James L Gorbut President, Christian Myers, Levi Phelps and
James R Smith Associate Judges of the Court of Common Pleas of Union County,

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Know ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on

the 29th day of May A. D. 1849, it being made to appear to our satisfaction that
John Price late of Union County, and State of
Ohio deceased, had whilst living and at the time of his death, goods and chattels within

this State and County: and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing, and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided,—do grant unto

Phoebe Price and Simpson Price

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand, and receive the debts owing unto the said deceased, whilst living and at the time of his death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require. Hereby requiring the said

Phoebe Price and Simpson Price

by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of his appointment, to make, or cause to be made, a true and perfect inventory of all and singular the chattels, goods, &c., of the said deceased, which shall be appraised and signed by

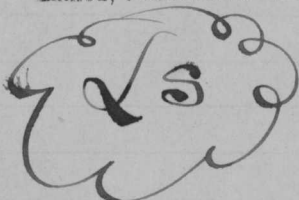
Tabon Randall.

Michael Blue and Jesse Bowen

under oath or affirmation; and also a true and accurate statement of the debts due and owing said estate, so far as they come to their hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months, and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the Seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest: James K. Radde Jr. Clerk.



John Price's Estate
Copy of Letters

Recorded in Vol 8

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John Price Esq. and his wife

KNOW ALL MEN BY THESE PRESENTS. That we,
Pheba Price, Simpson Price, Jesse Bell and
Lemont Eckhart,

are held and firmly bound unto the State of Ohio in the sum Six Hundred

Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this 29th

day of May A. D. 1849. WHEREAS Pheba Price & Simpson Price
have this day been appointed Executrix of John
Price deceased.

Now if the said Pheba & Simpson Price Executrixes aforesaid, shall make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits,
of the testator, which are by law to be administered and which shall have come to their possession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and administer according to law, and to the will of the testator all his goods, chattels, rights
and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or
legacies which may at any time come to the possession of the executor or to the possession of any other person
for them

Thirdly. And render upon oath a just account of their administration within eighteen months and at any
other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain
in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF

J. W. Kimball, Clerk

Pheba Price [Seal.]
Simpson Price [Seal.]
Lemont Eckart [Seal.]
Jesse Bell [Seal.]

John Price Estate
Exe Bond \$600.00

Filed May 29, 1849
James Kimball Jr. Clerk

Recorded in vol 3

Page 330

R R

One thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

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Interest on one thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

Interest on one thousand three hundred and twenty five dollars

The State of Ohio } The
Union County, ss)

and
being duly
Swore in open Court this 29th
day of May A.D. 1849, depose and say, that we were present
at the execution of the last will and testament of John
Price hereto annexed; that we saw the said
testator subscribe said will, and heard him publish
and declare the same to be his last will and testament;
that the said testator, at the time of executing the same,
was of full age, and of sound mind and memory,
and not under any restraint; and that we signed
the same as witnesses at his request, and in his presence,
and in the presence of each other.

Jesse Bell

Joseph S. Ross

Sworn to and subscribed before me this 29, day of
May A.D. 1849,

James K. Radford Clerk

Filed May 29, 1849
James Kimball, Clerk

Recorded in Vol 3
Page 330

John C. Kimball
Attala Co., Tenn.

In the name of the benevolent Father of all
I John Price of the Township of Jackson
and County of Union do make & publish this my last
will and testament

first. It is my will that my funeral expenses and
all my just debts be paid

Secondly. I give & bequeath to my beloved wife as long
as she remains my widow or during her natural
life & to my three sons, Simpson Price Levi
Price and John Price all my property both land
and chattel property, And it is my will that my
family remain on the farm as they now are during the
life of my wife; at her death all the property above
mentioned to go to my three sons above named

And it is my will further that my sons above named
shall pay their two oldest sisters Lovina Evans and
Nancy Bridge ten dollars each and to each of their
sisters following. Milisa ^{Blunt} Evelina Priscilla Isabella
Bethana forty dollars The three first legacies to be paid
time after the expiration of two years from my decease
and the ~~leg~~ several sums to be paid to the four remain-
ing girls ~~to paid~~ when they shall respectively become of
of age

Secondly I give to my son Harry Price fifty acres of land
it being the fifty acres of land on which the said
Harry Price now lives

And I hereby appoint my wife Phoebe Price and Simpson
Price my son to be Executors of this my last will
And further it is my will that the ~~other~~ girls
above named be sent to school as much as necessary
and their tuition paid out of the proceeds of the farm

Executed in the

John Price

presence of

Jesse Bell

Joseph S. Ross

{ Sept 18th 1848

Will of
John Price

Filed May 29, 1849
Jas Kirkpatrick Clerk

Recorded in Vol 3
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State of Ohio Union County #3

We the undersigned do make solemn oath that we will truly honestly and impartially appraise the estate and property that may be exhibited to us belonging to the estate of John Price deceased and perform the other duties required by law of us in the premises as appraisers & according to the best of our knowledge & ability

Jaber Randall

Nickall Blue

Jesse Bowen

Swearn to and subscribed before me this the 19th day of
July 1848

Francis Baldwin of S

The following are the debts &c. owing to said estate

Name of debtor how secured	Date Commenced	When Int. due & when actually payable	Sum owing Indorsed	Value of or less
E. O. Carter Note	Aug 25 th 1848	Aug 25 1849 Aug 25 1849	\$10,00	\$10,00
George Williams note	Apr 11 th 1838	March 1 st 1839 March 1 st 1839	\$45,00 \$33,00	12,00
Samuel Hamilton account			1843	2,50
Peter Hinkle note	Feb. 1842		1862	3,00
				\$27,50

Taber Randall } Appraisers
Michael Blue
Lesse Bowen }

Inventory of the
Estate of
John Price

Filed Aug 22, 1849
James R. Radcliffe C.R.

Recorded in Vol 3

Page 331-2

We the undersigned appraisers of the estate and property
of John Price deceased after being duly sworn, have
made an inventory and appraisement thereof &
as follows:

Two head of horses	\$ 80 00
10 . Cows & 7 calves	\$ 110. 00
90 Hogs	120. 00
8 Sheep	1. 00
1 waggon	40. 00
	<u>357. 00</u>
Money on hand	65. 00
	<u>\$ 422. 00</u>

Tabor Randall
Michael Blue
Jesse Bowen

Appraisers

The State of Ohio Union County ss.

Simpson Price, one of the Executors of the Estate of John Price
deceased, make solemn Oath that the foregoing inventory of said Estate
is in all respects just and true, and contains a true statement of
all the personal Estate and property of the deceased which has come to the
Knowledge of Affiant being assets &c and particularly all money
bank bills or other circulating medium belonging to the deceased
and all just claims against the affiant or other persons.
According to the best of his knowledge, Simpson Price
Sworn to and Subscribed before me this 22. day of
August AD 1849. James Kinkade Jr Clerk

Schedule (A)

Statement of the costs and expenses of administration on the estate of John Price deceased, made a part of the account rendered November 18th A.D. 1850.

Clerk of the court for letters &c, per receipt	\$1
Clerk of the court for letters &c, per receipt	\$1 \$3,00
Publication of Appointment	" 2. 1,00
Appraisers fees	" 3 450
Attorneys fees	" 4 500

Advertisement of filing account & original bills 5. 5,50

Schedule (B)

Statements of amount &c. paid sundry creditors of the estate of John Price deceased by Simpson Price one of the executors, and made a part of his account rendered.

November 16 th 1850 Paid Bridge & Sigler per. Account	No. 1 \$, 500
August 9. 1849 paid C. F. gross. per. Account	No. 2. " 4,00
November 16. 1850 paid J. N. Ross per. Account	No. 3. 12,00
March 14 th 1849. paid Harry Price per. Account	No. 4, 00, 00
November 10. 1849. paid Jacob Bonaker per. account per. account	No. 5 .. 1,50
Oct. 30 th 1848 Joseph Clock per. account	No. 6. 6 06
Oct. 11. 1849. paid A. R. White per. Note and interest	No. 7. 1,05,26
Oct. 26. 1848. paid James Slout per. account	No. 8. 12,27

(Signed) Simpson Price Executor \$1,56,03

In the estate of John Price deceased in account with Simpson Price executor to the costs and expenses of administration as per Schedule (A)	\$1,850
Cash paid sundry creditors of the deceased as per Schedule (B)	\$1,56,03
Balanced Due the estate	22 47
	\$1,968,90

By amount of bills paid \$2,07,00
\$2,07,00

The State of Ohio Union County vs I Simpson
Price Executor of the said estate of John
Price deceased. do make solemn oath that the
above account and the schedules therein referred
to contain a true and correct account of the
said estate as I verily believe (Signed) I.C.
Simpson Price

I have read and Subscribed before me this
18th day of November A.D. 1850

James Kirkpatrick Esq.
Our Com. Pleas

John Price
Estate
Acc't Current
Vouchers

Held Nov. 18. 1850
Tauntonville

J. A. Kinkade
Receipt \$3,00

No, 1st

Recd of Richard & Simpson Price Esq of John
Price dec'd three dollars & apply in
my costs on said Estate

My 29. 1849.

J. I. Tripp
for Clerk

P.B. Cole by G. Ingham 38, 100

No 2



1910

July 11th, 1849

Received for the publishing in the "Argus" and
Office Executive notice of Phela Price and Simpson
Price on the estate of John Price deceased, one
dollar, this the 11th of July P. B. Cole

By J. English Jr.

No 8,

Received Nov^r 16th 1850 of Simpson Price one
of the Executors of the estate of John Price
deceased four dollars & fifty cents in full
of our fees as appraisers of the estate of
said deceased

Taber Randall }
Jesse Bowen } Appraisers
Michael Blue }

Allison & Barry
Rec'dt \$5.00

No. 4

Recd of Phoebe Price & Simpson Price execs
of John Price dec'd. Five dollars our fee
for ~~our~~ getting probate of will of John
Price &c.

May 29 1849

Allison & Anoy

The recipe

No 5

2
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1/2

Recd of Phoebe Simpson Price exec of John Price deed
five dollars and fifty cents clerks fees against
Dairys estate final settled &c

April 18. 1857

J. H. Kinkade Jr. clerk

Note 1

Received of Simpson Price one of
the executors of the estate of John Price
deceased five dollars in full for
one visit on the 18th Sept 1848

This 16. Day of November 1860.

Dr. & Bridge + Sgler

D. Grob
Receipt 4,00
No. R

Received of Phel'd
of John Price ~~estate~~
on the 18th Sept. 1848

Price & Simpson Pur'd £16,
\$4,00 in full for one visit
This 9th August 1848
Dr., E. G. Grob

Splice
Recet
N12 - 00

No 3

September 1848 John Price Deceas
to J H Ross Dr
Son peren visit medicine N2 00
do visit medicine 2 00
Son Daughter peren visit medicine 2 00
John Price peren visit medicine 2 00
visit stayed from Sunday night
until tuesday morning 4 00
N12 00

Received of J price administrator
of John price estate Deceas the a
Bore account

November 16 - 1850 J H Ross m d

W. Price Rec
\$10.00
W.H.
W.H.

Received of Phoebe Price & Simpson Price ~~Exeutors~~
of John Price Deceased estate Ten Dollars in full
This 11th of March A.D. 1849.
Phoebe Price.

J. W. Monaker
Rev. \$1.50
No. 5

Received of Phoebe Price & Simpson their Executors
of John Price deceased estate one dollar & fifty cents
in full on book account this 10th November 1848

Jacob Wronaker

J. Clock
Acct \$6.00
No. 6

Received of Phoebe Price & Simpson Price
Executors of John Price deceased estate six Dollars in full
for making one Coffin
This 13th October. A.D. 1848.

Joseph Clock

November 1st 1848.

Paid on the within

\$ 50. 00

November 3rd 1848

Paid on the within

Two & seventy five ch

November 28th 1848

Paid on the within

\$ 52. 51

50, 00
2 15
52 51

\$105, 26

Accts.

J. H. Wild

On or before the first day of October eighteen
hundred and forty nine I promise to pay Albert
R White or bearer one hundred ^{with use} dollars, value
received this 23rd March 1848

John Price

Simpson Price one of the executors of John Price's estate
Paid this note off

A. R. White

No. 8
James Stout
Receipt

Received of Simpson Price one of the Ex^c of
John Price Dese^d twelve Dollars and twenty
seven cents in full of said price account
Oct 30th 1848

James Stout

1849

S/30/1849 Guardianship

Hathaway, Juliet

O: CP 171

N: CP 345

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Know all men by these presents, that we, Elephas Burnham
Summer Payne and Robert D. Reed,

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Eight Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 30th day of May A. D. 1849

Whereas, ~~Juliet~~ Hathaway aged 14 years this day came into
Court and made choice of Elephas Burnham as her
Guardian, which choice was confirmed by the
Court of Common Pleas of Union County
Ohio,

Now the condition of the above obligation is such, that if the above bound Elephas Burnham

shall well and truly pay over all moneys;

which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
Open court

Elephas Burnham R. D. Reed
Summer Payne

Elephas Burnham
Guard of XC
Bond

Filed May 30, 1849
James Kirkland Jr. Clerk

Recorded in Vol 93
Page 335-

Reed

1849

5/30/1849 Guardianship

Saunders, Eliza

O: CP 261

N: CP 346

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Knew all men by these presents, that we, Sumner Payne
Elephas Burnham & George McDonald,

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Four Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this. 30th day of May A. D. 1849

Whereas, The court of Common Pleas of Union County Ohio
has this day appointed Sumner Payne Guardian
of Eliza Saunders, aged eleven years.

Now the condition of the above obligation is such, that if the above bound

Sumner Payne

shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }

(open court

Sumner Payne
Elephas Burnham
George McDonald

Amherst Payne
Guard
of Bond } 400.00

Filed May 30, 1849
F. & T. Kimball & Co.

Recorded in Vol 3
Page 335-6

Recd

1849

5/30/1849 Guardianship

Hawn, Samuel Edward

O: CP 278

N: CP 347

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Know all men by these presents, that we
Marcellus Hawn, James Catch, & Joseph Hawn
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 18th day of April A. D. 1857

Whereas, The Court of Common Pleas of Union County, Ohio
have this day appointed Marcellus Hawn guardian
of Samm E Hawn aged two years on the 4th of March
1857.

Now the condition of the above obligation is such, that if the above bound

Marcellus Hawn — shall well and truly pay over all moncys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law:

Signed and sealed
in presence of {

Marcellus Hawn Recd
Joseph Hawn Recd
James Catch Recd

Mareellus Hawon
Guard Bond

Filed April 17. 1857
James Kinrade Jr. M

Recorded vol B
Page 540

Record

1849

S/34 1849 Guardianship

Tyler, Cynthia

" Abi

" Samuel R.

O: CP 259

N: CP 348

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Know all men by these presents, that we,

Samuel Tyler and Solon Harrington.

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred - dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 31st day of May A.D. 1849

Whereas, The Court of Common Pleas have this day appointed Samuel Tyler, Guardian of Cynthia Tyler, aged 8 years and Abi Tyler, aged 6, years. And Samuel R. Tyler aged 4 years minor heirs of the said Samuel Tyler.

Now the condition of the above obligation is such, that if the above bound

Samuel Tyler

shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of

Open Court

Samuel O. Tyler
Solon Harrington

Sam Lyle
Guard Bond
\$ 500.00

Fri May 31. 1849
J. W. Kimball Clerk

Recorded in vol 3
Page 341-2

Recd

1849

6/1/1849 Guardianship

White, Richard
" Joshua

O: CP 195

N: CP 349

C

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1849

6/1/1849 Guardianship

White, Sarah Jane
" Isaac

O: CP 195

N: CP 350

N: CP 350

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Know all men by these presents, that we,

Richard Haskins, Benjamin Welch and John Berge

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Three Hundred

dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this

1st

day of June

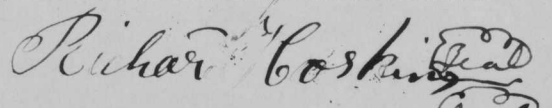
A. D. 18 49

Whereas, Sarah Jane White aged 12 years this day came into Court and made choice of Richard Haskins as her Guardian which choice is confirmed by the Court of Common Pleas of Union County Ohio. And whereas also the Court have this day appointed the said Richard Haskins Guardian of Isaac White aged 10 years infant Heirs of Isaac White deceased

Now the condition of the above obligation is such, that if the above bound

Richard Haskins - shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of {

Richard Haskins



Richd Haskins
Guarded Board
\$300

June 1. 49

Recorded in vol 3
Page 342

Record

1849

6/1/1849 Estate

Irwin, Samuel X.

O: CP 251

N: CP 351

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The State of Ohio, Union County, ss.

James L Torbett President. Christian Myers Levi Phelps and
James R Smith Associate Judges of the Court of Common Pleas of Union County,

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Know ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on
the First day of June A. D. 1849, it being made to appear to our satisfaction that
Samuel R Irwin late of Union County, and State of
Ohio, deceased, had whilst living and at the time of his death, goods and chattels within

this State and County: and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing, and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided,—do grant unto

James Turner

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand, and receive the debts owing unto the said deceased, whilst living and at the time of his death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require.
Hereby requiring the said

James Turner - - -

by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of his appointment, to make, or cause to be made, a true and perfect inventory of all and singular the chattels, goods, &c., of the said deceased, which shall be appraised and signed by

James W Evans W W Wood John Leassie

under oath or affirmation; and also a true and accurate statement of the debts due and owing said estate, so far as they come to his hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months, and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the Seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest: James Kincaid Clerk.

JK

W. Turner Adm'r of
Copy of Letters
S R Ingraham Estate

Recorded in Vol B
Page 343-4

KNOWN ALL MEN BY THESE PRESENTS, That we,

James Turner William H. Frank. and Jeremiah Caud
are held and firmly bound unto the State of Ohio in the sum of Three Hundred
dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and ad-
ministrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this 1st
day of June A. D. 1849. WHEREAS, the Court have this day appointed James
Turner Administrator of the Estate of Samuel R.
Irwin deceased

Now if the said James Turner — Administrator as aforesaid, shall make
and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels,
rights and credits, of the deceased which have or shall come to his possession and knowledge; or al-
so if required by the Court an inventory of the real estate of the deceased:

Secondly. And administer according to law, all the moneys, goods, chattels, rights and credits; of the
deceased and the proceeds of all his real estate that may be sold for the payment of his debts
which may at any time come to the possession of the administrator or to the possession of any other per-
son for him

Thirdly. And render upon oath a true account of his administration within eighteen months
and at any other times when required by the Court or the law:

Fourthly. And pay any balance remaining in his hands upon the settlement of his ac-
counts to such persons as the Court or the law shall direct.

Fifthly. And deliver the letters of administration into Court in case any will of the deceased shall be
hereafter duly proven and allowed, then this obligation shall be void, otherwise be and remain in full force
and virtue in law.

SIGNED AND SEALED IN }
PRESENCE OF }

James Livermore [SEAL.]
W. H. Frank [SEAL.]
Jeremiah Caud [SEAL.]
[SEAL.]

J R Irwin Attoe

Bond \$300.00

J P Turner Adm'

Filed June 1, 1869
James Knoblauch et al

Recorded in vol 3
Page 343

Re R

wee the undersigned appraisers of the estate
and property of Samuel T. Irwin deceased after
being duly informed have made an inventory and
appraisement thereof & so as follows

a common Chair	75-
1 Stand	1.50
1 Butcher Table	1.00
1 Mantle Clock	5.00
6 Knives & Forks	.50
8 Spoons	.25
10 Dinner Plates	.75
1 Tea pot	.10
1 pitcher	.38
1 Set Cupboard ware	.50
1 Beaurau	8.00
1 Book Case	3.00
1 Looking Glass	.50
1 Drunk	2.00
1 Silver Watche	3.00
1 Ax	.50
1 Stable Shovel	.75
1 Hay Fork	.25
1 Hand Saw	.75
1 or Stilards	.38
2 Chest Ea	.75 + .50
1 Hammer	.13
1 Sycare	.25
1 Small double chest	2.00
12 old Barrels	1.00
1 washbasin Lube	.50
1 Brass Rattle	1.00
1 Churn	.50
1 Set Crockery ware	.62
1 or Shovels & Tools	1.00
1 " Hand Irons	.75
2 Brass Candle Sticks	.25
1 weaver Reed	.38
1 Cradle (An old one)	1.00
24 Yar Rags Carpet 30"	1.20
2 Mats Ea 12" + 12"	.25
	<u>47.94</u>

The deceased having left a widow and minor
children we set off to her the following property
without appraising the same as directed by Statute.

To wit
 1 Cooking Stone
 1 family Bible
 all school books of family
 \$5.00 no value of the family
 Library - as follows
 1 Scott's Sweeter
 1 pilgrim progress
 2 bibles
 3 Ayers Books
 1 Webster's dictionary
 1 Riley Martin
 1 little Companions of Faith
 1 Manual
 1 Law
 all the clothes) wearing apparel & ornaments of
 the widow & her furthermore done said widow over & said estate
 one hundred & fifty dollars for the following are the debts & to be owing
 Name of debtor How dec'd Date when first commenced when due time or date of payment
 payable & when

Name of debtor	How dec'd	Date	when first commenced	when due	time or date of payment payable & when
William B Irwin	Note	August 1844	from date	Aug 10 th 44	\$10.82
John B Irwin	"	September 24 th 48	from date	Sept 30 th 48	\$32.87
J H Irwin	"	July 18 th 47	July 20 th 47	July 22 nd 47	\$102.50
A S Irwin & J H Irwin	"	September 18 th 46	July 1 st 47	July 1 st 47	\$43.00

the following is a copy of a list of notes at hand with
 Maryville file - the 1st page

The following are a list of claims
 against the estate of John H Irwin deceased belonging to
 A R Irwin

No.	As follows,	date	20/44
1	note payable to A. C. Scary dated April 20/44		
2	" " "	27-42	
3	order given by Alonzo Garlick on note sent		
4	acct Cleracterly Mitchell		
5	" J H Sager	" "	
6	" Melzar Phillips Recd	" "	
7	note Jesse Porters	" "	

	Book accts	20/44
A R Irwin	acct April 26/47	\$4.12
J H Irwin	" " "	\$2.50 April 28/47

July 2nd 1848 James D. Evans
 J. W. Woods
 from Capricorn Appraiser

The foregoing property appraised at Forty
 seven dollars and ninety four cents was
 all taken by the widow at the appraisement -
 which is all the property sold - \$47.94

The state of Ohio, Union County ss.
 James Turner Administrator of the
 estate of Samuel K Irwin, deceased,
 makes solemn oath, that the foregoing
 inventory of said estate is in all respects
 just and true, and contains a true
 statement of all the estate and property
 of the deceased, which has come to the
 knowledge of affiant, being assets, &
 and particularly all money, bank bills,
 or other circulating medium belonging
 to the deceased, and all just claims
 against the affiant or other persons, accord-
 ing to the best of his knowledge;
 and that the above is a correct
 statement and bill of the sale of
 the property of the said estate in
 all respects to the best of my knowl-
 edge.

James Turner

Sworn to and subscribed this 20th
 day of September 1849

James W. Kade for Clark

Value or sum probably collectable
\$108.28 20/44
Doubtful
" 2.50
\$15.81 20/44

20/44

\$4.12
 \$1.75

S R Brown's
Estate.
Inventory &c

Filed September 20, 1849
James Kirk Radfay C.R.

Recorded in Vol 3
Page 343-485-

1849

1849

6/1/1849 Estate

McAdow, Matilda

O: CP 253

N: CP 352

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The State of Ohio, Union County, ss.

James L Sorbert President. Christian Myers. Levi Phelps
and James R Smith Associate Judges of the Court of Common Pleas of Union County,

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Know ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on the First day of June A. D. 1847, it being made to appear to our satisfaction that Matilda M'Adow late of Union County, and State of Ohio deceased, had whilst living and at the time of her death, goods and chattels within

this State and County; and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing, and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided,—do grant unto

James M'Adow

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand, and receive the debts owing unto the said deceased, whilst living and at the time of her death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require. Hereby requiring the said

James M'Adow

by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of his appointment, to make, or cause to be made, a true and perfect inventory of all and singular the chattels, goods, &c., of the said deceased, which shall be appraised and signed by

Alexander M'Allister, Richard V. Judy and Thomas Scott

under oath or affirmation, and also a true and accurate statement of the debts due and owing said estate, so far as they come to his hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months, and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the Seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest:

James VanRade Jr. Clerk.

✓5

Matilda McAdoo
Estate Copy Letters
Matilda McAdoo

Recorded in vol 3
Page 347-8

KNOW ALL MEN BY THESE PRESENTS. That we,

James McCadow, Samuel Wheeler and John C. Meadow,

are held and firmly bound unto the State of Ohio in the sum Three Hundred Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: **WITNESS** our hands and seals this

day of June A. D. 184⁹. WHEREAS The court of Common Pleas of Union County Ohio have this day appointed the said James McCadow Executor of the Estate of Matilda McCadow deceased

Now if the said James McCadow Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to his possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and administer according to law, and to the will of the testator all his goods, chattels, rights and credits; and the proceeds of all his real estate that may be sold for the payment of his debts or legacies which may at any time come to the possession of the executor or to the possession of any other person for him

Thirdly. And render upon oath a just account of his administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF

Henry Dolpon

James McCadow [Seal.]

Samuel Wheeler [Seal.]

John C. Meadow [Seal.]

[Seal.]

Matilda McCadow-Este

Bond # 300.00

James Meadow Esq

Find June 1. 1849
James Kirkland Jr C.M.

Recorded in Vol 3
Page 347

Rr Rr

line messages filled up gradually
with other messages.

March the fifteenth one thousand eight
hundred and forty nine
I metilda Meadow of the County of union
and state of ohio do make and publish this
my last will and testament in manner and
form following that is to say first it is my
will that my funeral expenses and all my
just debts be fully paid - Second I give
devise bequeath to my beloved father James
meadow all the moneys rents and credits
and live stock by me now owned or coming to me
from any source and all the house hold
furniture and other items not particularly named
and otherwise disposed of in this will during his
natural life as aforesaid ~~however~~ he however
first disposing of a sufficiency therioff to pay my just
debts as aforesaid and that at the death of said
father all the property hereby devised or bequea-
thed him as aforesaid or so much therioff as
may then ^{remain} unexpended to be left as he thinks
proper the ten dollars that is in the hands of
John Wheeler is not to be considered in this will
and lastly I hereby constitute and appoint James
meadow Jr to be the executor for this my last will
and testament revoking and annulling all
former wills by me made and ratifying and
confirming this and no other to be my last will
and testament

In testimony whereof I have set my hand and seal
This fifteenth day of march 1849

Signed published and declared by the above named
Metilda Meadow as and for her last will and testament
in presence of us

Samuel Wheeler

Joh C Woodburn

Metilda Meadow Seal

Matilda
McAdow
will

Filed Jan 1. 1869
James Kirkland pro tem

Recorded in Vol 3
Page 346

The State of Ohio } I, the Samuel Wheeler and
Union County, & } John C. McAdow, being duly
sworn in open Court this first

day of June A.D. 1849, depose and say, that we were
present at the execution of the last will and testa-
ment of Metilda McCleod, hereto annexed, that
we saw the said Testator^t subscribe said will,
and heard her publish, publish and declare
the same to be her last will and testament, that
the said testator^t, at the time of executing the same
was of full age, and of sound mind and retain-
ing memory, and not under any restraint, and that we
signed the same as witnesses at her request, and
in her presence, and in the presence of each other,

Samuel Wheeler
John C. McAdow

Severn to and sundry & the first day of
June A.D. 1849 Jas Kirkpatrick Clark

Filed Jan 1, 1849
O Kinnard & Co

Recorded in
Vol. 3 Page 346-7

The State of Ohio } We the undersigned do make solemn
Union County, } oath that we will truly, honestly,
and impartially, appraise the estate
and property that may be exhibited to us belonging to
the estate of Matilda McAdow deceased, and perform
the other duties required by law of us in the premises
as appraisers of said estate according to the best of our
knowledge and ability.—

(Signed)

John Wallster

Richard L. Judy

Thomas Scott

Sworn and subscribed before me
this 23rd day of November 1849

Abijah Gandy J.P.

For the 23^d 1849

A schedule of the property of Matilda Mc. Dowd Deceased shown to us by James Mc. Dowd executor	
1 lead and heading and headstead	15 00
1 Mantle Clock	0 3 00
1 Table	0 2 00
1 Beaurau	0 5 00
4 Chairs	0 2 00
1 Chest	0 1 00
1 Rorie Cow	12 00
1 Note of hand on John Wheeler and Thomas Scott Dated Nov the 23, 1848	
Due thirty days after date for ten Dollars Collectable	0 0 00
Cash on hand	83 00

We the under signed do certify the above to be a correct list of the goods
and chattles shown by James Mc. Dowd
Executor of the estate of Matilda Mc. Dowd Deceased

Richard L. Judy
At Wallister
Thomas Scott

Appraisors fees one Dollar and fifty cents paid

The State of Ohio Union County ss,

J. James Mc. Dowd Executor of the Estate of Matilda Mc. Dowd
Decd. Make solemn Oath that the above inventory of said Estate is in all
respects just and true and contains a true Statement of all the Estate and property
of the decd which has come to the knowledge of affiant being Assets &c, and particularly
all money bank bills or other circulating medium belonging to the deceased, and
all just Claims against the affiant or other persons according to the best of
his Knowledge.

James Mc. Dowd

Sworn to and Subscribed before me this 24th day
of November AD 1849. James Mc. Dowd / Clark

Matilda Meaderos
Estate Inventory

Filed Nov. 24, 1849
James Kinkaid, Jr. c/cR

Recorded in Vol 3
Page 348

1849

6/2/1849 Guardianship

Gibson, Louisa

O: CP 249

N: CP 353

C

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Know all men by these presents, that we,

William W. Woods

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Fifty — — — dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this.

2^o day of June

A. D. 1849

Whereas, *The Court of Common Pleas of Union County Ohio*
have this day appointed Samuel R Regartee Guardian
of Louise Gibson aged 5 years July 14th 1848 minor child
of Susan Gibson

Now the condition of the above obligation is such, that if the above bound

Samuel R Regartee —

shall well and truly pay over all moneys,

which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

Open Court

S R Regartee
W Woods

S R Registered Guard

Bond \$ 500.00

Felic Junc 2. 1849
John Kinnear Clerk

Recorded in Vol 3
Page 348-9

Record

1849

8/14/1849 Guardianship

Reading, Miller
" John G.

O: CP 257

N: CP 354

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Know all men by these presents, that we, *Samuel Merrett*
Luber Randall and Jesse Bowen

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this **14th** day of **August** A. D. 1849

Whereas, *The Court of Common Pleas of Union County Ohio*
have this day ^{appointing} *the said Samuel Merrett Guardian*
of Miller Reading aged 6 years and John E. R.
Reading aged 4 years minor heirs of
Reuben Reading deceased.

Now the condition of the above obligation is such, that if the above bound *Samuel Merrett*
shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

J. C. Day Jr.
Henry Baldwin

Samuel Merrett *Seal*
Luber Randall *Seal*
Jesse Bowen *Seal*

Samuel Merritt
Guard Bond \$100.00

Fri Augt 14. 1849
James Knickerbocker Clerk

Recorded in vol 3
Page 349

Rear

State of the
county We ask the court to appoint -
Samuel Merritt Guardian of
Miller Redding. female. infant heir of
Ruben Redden. Second. Aged 6 years. older
lost December 1848. and. also. Guardian for
John E. Redden. Male. Aged, 4 years. past -

Account. Labor. Raniel. also. Jesse Bowen.

No. property -

Bal \$100 —

for daughter at per
Applicant -

Entry

8/15/1849 Guardianship

Allen, William

O: CP 246

N: CP 355

C
P
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8/15/1849 Guardianship

Allen, William

O: CP 246

N: CP 355

C

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Know all men by these presents, that we, Samuel McBratney,
Abijah Gandy and Richard McBratney
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 15th day of August A. D. 1849

Whereas, William Allen this day made choice
of Samuel McBratney as his guardian
which choice was this day confirmed
by the Court of Common Pleas of Union
County Ohio

Now the condition of the above obligation is such, that if the above bound
Samuel McBratney — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

W. H. Murphy
Ellbrown —

Samuel McBratney
Abijah Gandy
Richard McBratney

S. McBratney
Guard Board
\$100.00

Filed August 16, 1849
James KirkRaef for claim

Recorded in Vol J
Pages 353-4

Pearl

1849

8/15/1849 Estate

Toby, Herman

O; CP 258

N; CP 356

C

P

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The State of Ohio, Union County, ss.

President, Levi Phelps, James R Smith and

William W Woods

Associate Judges of the Court of Common Pleas of Union County,

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Know ye, That at a Court continued and held at the Court House, in Marysville, for the County aforesaid, on the 15th day of August A. D. 1849, it being made to appear to our satisfaction that ~~Herman Soby~~ late of Union — County, and State of Ohio deceased, had whilst living and at the time of his death, goods and chattels within this State and County; and by means whereof the ordering and granting administration of all and singular the goods and chattels, and also the crediting, allowing, and final adjusting the accounts thereof doth appertain to us, and we being desirous that the said goods and chattels may be well and truly administered agreeable to the true intent, spirit and meaning of the laws of this State, in such cases made and provided,—do grant unto

~~Harlow Soby and Charles Soby~~

full power and authority by these presents, to administer all and singular the goods and chattels; to ask, demand, and receive the debts owing unto the said deceased, whilst living and at the time of his death did belong, and to pay the debts the said deceased did owe, so far as such goods and chattels will extend and the law require. Hereby requiring the said

~~Harlow Soby and Charles Soby~~

~~their~~ by advertisement inserted and continued three consecutive weeks in one of the public newspapers printed in this State of general circulation in the county where the deceased last dwelt, to notify the creditors of said estate of ~~the~~ appointment, to make, or cause to be made, a true and perfect inventory of all and singular the chattels, goods, &c., of the said deceased, which shall be appraised and signed by

~~William R Smith, Gregory Stoms, and Lawrence Whitaker~~

under oath or affirmation; and also a true and accurate statement of the debts due and owing said estate, so far as they come to ~~their~~ hands, possession or knowledge, and the same so made, to return or cause to be returned to the Clerk's Office of the said Court, within three months, and also to adjust and settle up the accounts of said estate, and to make return of such accounts to our said Court for their inspection, &c., within eighteen months, and every twelve months thereafter.

In testimony whereof, we, on the day and year above written, have caused the Seal of our Court to be hereunto affixed, and ordered these presents to be attested.

Attest:

~~James Kinkade Jr~~

Clerk.

~~E.S. J.~~

Heman Loby, Estate
Copy of Letters

Recorded in vol 3
Pages 359-60

KNOW ALL MEN BY THESE PRESENTS. That we,
Harlow Taby, Charles Taby, Archibald Brooks,
and Levi Phelps.

are held and firmly bound unto the State of Ohio in the sum *Eight Hundred*
Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *15th*

day of *August* A. D. 1849. WHEREAS Harlow Taby and
Charles Taby, have been appointed Executors
of the Last Will and Testament of Herman Taby deceased
Now if the said Harlow Taby & Charles Taby Executor as aforesaid, shall make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits,
of the testator, which are by law to be administered and which shall have come to *their* possession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and administer according to law, and to the will of the testator all *his* goods, chattels, rights
and credits; and the proceeds of all *his* real estate that may be sold for the payment of *his* debts or
legacies which may at any time come to the possession of the executor or to the possession of any other person
for *them*

Thirdly. And render upon oath a just account of *their* administration within eighteen months and at any
other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain
in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF

Harlow Taby [Seal.]
A. E. Knobell Charles Taby [Seal.]
A. G. Brooks [Seal.]
Levi Phelps. [Seal.]

Herman Loby, estate

\$800. { Bond

Harlow & Charles Loby execs

Filed August 15, 1849
James Kinnard, clk

Recorded in Vol 3
Page 357

RR

Heman Joby
Will.

Filed August 15. 1849
James Knickmeyer C.W.

Recorded in vol 3
Pages 358-9.

In the name of God Amen! I Heman Tobey of York township Union County and state of Ohio
considering the uncertainty of this mortal life, and being of sound mind and memory, (Blessed be Almighty God for the same)
Do make and publish this my last will and testament in manner following: First, I give and bequeath to my son William
Tobey one yearling heifer to be paid within one year after my decease. Second, I have given and bequeathed, which I hereby
confirm, to my son Henry Tobey one hundred acres of Land, which he has received. Third, I give and bequeath to my son
Charles Tobey one hundred acres of Land from the west end of my present possession extending from the south line of the
Survey to the centre of Bookers creek. Fourth, I give and bequeath to my son Harlow Tobey one hundred acres of land adjoining
Charles and from the center of my farm also extending from the south line of the Survey to the centre of Bookers creek.
Fifth, I give and bequeath to my Daughters Jane Catharine Tobey, Emilie Tobey and Angelina Tobey the remaining hundred
acres of my farm be the same more or less, to be equally divided between them. Sixth, I have given and bequeathed which I hereby
confirm to Rosannah wife of Aaron Shirk one hundred acres of Land which she also has received. And all the above real estate to go
to them to whom bequeathed to their heirs and assigns forever. Seventh, I give and bequeath to my son Harlow Tobey one bed and
bedding. Eighth, I give and bequeath to my daughters Jane Catharine Tobey, Angelina Tobey and Emilie Tobey the remainder of my
household property. And I hereby enjoin upon Harlow Tobey and Charles Tobey that they settle all debts that I leave unsettled.
Also I hereby appoint my two sons Harlow Tobey and Charles Tobey Executors of this my last will and testament hereby revoking all
former wills by me made.

In witness whereof I have hereunto set my hand and seal this twenty-seventh day of December in the year of our Lord one thousand eight hundred forty seven

Signed sealed published and declared by the above named
Heman Tobey to be his last will and testament in the presence
of us who have hereunto subscribed our names as witnesses
in the presence of the testator and of each other --

Levi Phelps
Joseph Thivich
Henry Phelps

Heman Tobey

The State of Ohio
Union County, ss.

We, Levi Phelps and
Mersey Phelps, being duly sworn in open Court this
15th day of August 1849 depos and say, that we were
present at the execution of the last will and testament
of Heman Tobey hereto annexed; That we saw the
said Testator subscribe said will, and heard him
publish and declare the same to be his last will
and testament, and that the said testator, at the
time of executing the same, was of full age, and
of sound mind and memory, and not under any
constraint; and that we signed the same as wit-
nesses at his request, and in his presence, and
in the presence of each other.

Levi Phelps
Mersey Phelps

Sworn to and subscribed in open Court this 15th
day of August 1849. James Kinkaid Jr Clerk

State of Ohio Union County
we Lawrence Whitaker Gregory Stoms and William
R Smith do solemnly swear that we will truly
honestly and impartially appraise the estate and
property of Herman ^{of} Tobeys ^{deed} which shall be ^{be} exhibited to us and
perform other duties required by law in the
premises according to law to the best of our
knowledge and ability

Lawrence Whitaker
William R Smith
Gregory Stoms

Sworn to and subscribed before me this 20th day
of October 1849 James R Smith associate Judge B.B.

A true and accurate inventory of the
goods and chattels of Herman Zobey
late of the township of York in
the County of Union deceased as pre-
sented to the undersigned Lawrence
Whitaker, Gregory Storms, and William
P. Smith appraisers appointed by the court
of common pleas of said County by
Herman Zobey and Charles Zobey
Administrators of said estate this 20th
day of October A.D. 1849

one red and white cow and calf	\$ 12.00
one lime back cow	- - - - - 10.50
one brindle steer	- - - - - 7.00
one bay horse colt	- - - - - 28.00
one dun colt	- - - - - 22.00
total amount of appraisement	<u>59 00</u>
given under our hands the day and year aforesaid	

Lawrence Whitaker
Gregory Storms } Appraisers
William P. Smith

A true and accurate Statement of debts, which appear, from the books and papers, which some have come into our hands, to be due and owing to the estate of Herman Tobe late of York, T.D., Union County deceased. So far as known to the undersigned administrators of said estate.

From Noah Smith note of hand	\$ 93.00
William Tobe Do	30.00
George Tobe Do	22.00
William Sigler Do	24.25
William Lee Do	9.36
William Cartford Do	11.14

Total amount of debts due the estate \$ 189.55
Given under our hands this the 28th Oct: 1849

Administrators =

Harlow Tobe
Charles Tobe

The State of Ohio Union County ss.

Harlow Tobe and Charles Tobe executors of the Estate of Herman Tobe deceased, makes solemn Oath that the foregoing inventory of said Estate is in all respects just and true and contains a true statement of all the personal Estate and property of the deceased which has come to the knowledge of affiants being assets &c. and particularly all money bank bills or other circulating medium belonging to the deceased, and all just claims against the affiants or other persons according to the best of their knowledge.

Harlow Tobe
Charles Tobe

Sworn to and Subscribed before me the 27th day of October AD 1849.
James Rinkado Jr Clerk

Inventory of the Estate
of Herman Tobys

Filed October 27, 1849
J. A. Kimball Clerk

Recorded in vol 3
Pages 60-1

8/16/1849 Guardianship

Price, Aaron

O: CP 255

N: CP 357

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Know all men by these presents, that we, Joseph Conklin,

David H. Price and David Baughman

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

One Hundred

dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this.

16th day of August A.D. 1849

Whereas, Aaron Price this day appeared in open court
and made choice of Joseph Conklin as his
Guardian. Which choice is confirmed by
the Court of Common Pleas of Union County
Ohio.

Now the condition of the above obligation is such, that if the above bound

Joseph Conklin — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
open court }

Joseph Conklin Seal
David Baughman
D. H. Price Seal

Joseph Conklin
Guard Bond

\$100.00

Filed August 16, 1849
James Kirkadie Clerk

Recorded in vol 3
Page 361

Recd

1849

11/20/1849 will

Elliott, Elizabeth

O: CP 303

N: CP 358

C
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Elizabeth Elliott
Will of

At a court of common Pleas begun and held at the Court house
in the Town of Marysville within and for the County of Union
and State of Ohio. On the Twentieth day of November in the year of our
Lord One thousand eight hundred and Forty nine. Before his Honor

James Forbes President, and Levi Phelps, James R Smith and William W. Woods his associates
On motion to the Court, an authenticated and certified copy of the Will of Elizabeth
Elliott, of the County of Franklin and State of Ohio deceased, with a copy of probate &c. was this
day presented to the Court and it appearing that the same relates to lands in this County it
is ordered that it is duly authenticated and proved. It is ordered that the same be recorded in
this County. Said Will and authentication reads in the words and figures following to wit,
In the name of the Benevolent Father of all. I Elizabeth Elliott of Franklin County

Being of feeble health but of sound mind and disposing memory do make and publish
this my last will and testament.

Item 1st I desire all my just debts to be paid by my executor hereafter named,

Item 2^d I will devise and bequeath unto my brother Chapman Elliott and to his heirs and
assigns forever, all my estate both real and personal in the state of Ohio or elsewhere.

Item 3^r I hereby appoint and constitute my said brother Chapman Elliott, executor
of this my last will and testament.

Elizabeth ^{her} mark Elliott

Signed by the said Elizabeth Elliott in our presence and signed and attested by us in her presence

Jas. M Paxton

John McDaniel.

Attest this 5th day of March, A.D. 1848

Court of Common Pleas of the County of
Franklin Ohio May Term Court, the 15th day of May A.D. 1848. Be it remembered that on this
day the last will and testament of Elizabeth Elliott late of Franklin County Ohio deceased
was produced in Court, and James M Paxton & John McDaniel the subscribing witnesses
thereto of lawful age & personally appeared, and being duly sworn and examined in open court
depose and say that they saw the said Elizabeth Elliott sign the said will and heard her
acknowledge the same to be her last will and testament, that they attested and subscribed
the same in her presence at her request, and that at the time of executing the same the said
Testatrix was of full age, and of sound mind and memory and not under any restraint

Jas. M Paxton, John McDaniel

Sworn to and subscribed in open court the day and year above written

copy of Will
of Elizabeth Elliott

1849

11/21/1849 Guardianship

McDonald, Angeline
" Albertine

O: CP 201

N: CP 359

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Knew all men by these presents, that we, *George McDonald*
John Reed 3^d and *Thomas Stillinge.*
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Six Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *21st* day of November A. D. 1849

Whereas, the court have this day appointed George McDonald
Guardian of Albertine McDonald, and also
Angelina McDonald has this day made choice of
said George McDonald as her guardian which
choice is confirmed by the court of Common
Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

George M. McDonald — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

George McDonald Seal
Thomas Stillinge Seal
John Reed 3^d Seal

Geo McDonalds
Guard Bond
\$600.00

Filed Nov. 21. 1849
James McDonald Jr C.R.

Recorded in vol 8
Pigeon 380

Record

1849

11/22/1849 Guardianship

Glasscock, Thomas

" John

" Hiram

O: CP 250

N: CP 360

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Knew all men by these presents, that we,

Joseph Glascock, ~~David Wood~~ & Andrew Newlance

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Two Hundred

dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this.

22nd day of November A. D. 1849

Whereas, Thomas Glascock and John Glascock, this day

Came into Court and made choice of Joseph Glascock as their
Guardian which choice is confirmed by the Court of Common
Pleas of Union County and whereas also the Court have this
day appointed the said Joseph Glascock Guardian
of Hiram Glascock his minor children,

Now the condition of the above obligation is such, that if the above bound

Joseph Glascock _____ shall well and truly pay over all moneys;

which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

L. E. Ingraham
Iron Ingraham

J. B. Glascock Seal
Andrew Newlance Seal
M. H. Bradburn Seal

三

Ed Glascock

Reordered . . . Vol 3
Page 380

- Recd

1849

11/23/1849 Guardianship

Crippin, Anna Eliza

O: None

Ni CP 361

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Know all men by these presents, that we,
Thomas Duvall and Stephen F. Whiney
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Four Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 23rd day of November A. D. 1849

Whereas, Am Elisa Crippin, this day came into Court and
made choice of Thomas Duvall as her Guardian
which choice was this day confirmed by the Court
of Common Pleas of Union County Ohio

Now the condition of the above obligation is such; that if the above bound

Thomas Duvall — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

C. Lundy

Thomas Duvall Seal
S. F. Whiney Seal

Thos Duvall
Guardian Bond

Filed November 23. 1849
James Kirkwood clk

Recorded in vol 3
Page 381

Record

No
Thomas Duvall Guardian of Ann Eliza Crippen
one of the Children and heirs of Thomas Crippen
deceased. in account with said Ann Eliza Crippen

Dr

"	The said Guardian charges himself as follows.
"	Amount received from the estate of Thomas Crippen
1849 Nov 21 st	11 $\frac{1}{8}$ yards of linsey 18 $\frac{1}{3}$ cents per yard \$3.70 1 Electric Third Reader returned by the said Ann Eliza Crippen \$3
April 19	Received cash from Elisha Secker \$2.00 \$5.95

	The said Guardian asks on allowance for the following sums paid on account of said ward
1849 Nov 28	Paid for six yards of lustre 8 $\frac{1}{4}$ cents per yard \$5.25 " for 2 yards drilling 3 $\frac{1}{2}$ 18 $\frac{1}{4}$ cents per yard " for 2 yards of calico 18
"	" 8 skeins of silk 40 " 1 yard of glazed muslin 13
"	Balance on Electric Third Reader 5
"	2 pairs hook & eyes 20 " 1 Cloth shawl 15.0 " for 1 pair shoes 15.0 " Clerk's fees 2.50 " P.B. dole 11 $\frac{1}{2}$ pgs 3.00

Total amount paid \$ 15.08 $\frac{1}{4}$
for said ward }
Total amount received of
the property of said ward \$15
Balance due Guardian \$ 1.3 $\frac{1}{2}$

The State of Ohio Union County ss

I, Thomas Duvall Guardian of the
said Ann Eliza Crippen do make
solemn oath that the above account
is true as I verily believe. That it contains
all the assets that have come to my hands
belonging to said ward. The further states
that the said Ann Eliza agrees to obey
the affiant or pay any attachment to his cause
without using harsh means he therefore offers
his resignation of said guardianship Thomas Duvall

H. S. Duval
Guard
act

Filed May 31, 1850
H. K. Radford et al.

From D and Duvaline in open court May 31, 1850
John Radford, Plaintiff
John Radford, Plaintiff

Apri 15 1853

Miss Anna Eliza Trippen

vs Thos Duvall I

Nov 28 th 1853	26 yds Tarter 87c	\$3.25
" " "	2 " " Dril 120	34c
" " "	2 " Calico 7	18
" " "	8 Skins Silk 3	10
" " "	1 Hinged Chest 1	13
" " "	Bal on Thira Meader	3
" " "	2 Cards Hock & Eye 10-	20
" " "	1 Cloth Shawl	13.00
Jan 1 st 1850	1 Splice	12c
" " "	1 pair Shoes	150
" 19 th " "	Court Charges	2.50
June 14 th 1851	Closing & Paying Macdonald	37.00
	Car	49.21

Nov 28th 1849 by 1178 yds Lucy 33c \$370

" 30 " Thira Meader Return 28

Apri 19th 1850 " Eliha Decker 15.00

Dec 1st 1851 By Rent of 7 acres land 15.00

" " " 5 Cards Wood 17c 62c

Dec 6th 1852 Rent of 7 1/2 acres land 200.00 \$36.57

Bal Due \$12.64

Dr To Counsel fees & other \$62 - 300, Court fees personal settlement \$427.02

Balance due \$19.66

The State of Ohio Union County vs
I Thomas Duvall Guardian of Anna
Eliza Trippen do make solemn oath
that the above account of his guard-
ianship is just and true and contains
a full and correct account of the pro-
ceeds of all her estate both real and
personal to the best of my knowl-
edge and belief Thomas Duvall
Sworn to and subscribed in open
Court this 15th day of April AD 1853

Thos Brown P.J.

116.

Thomas Duvall
Guardian of
Ann Eliza Crippen

Account

Billed April

15th 1853

Thos Brown Jr.
for settlement 10th May

Recorded

September 16 1853

In Milagro Co by rent of lot of land

6 $\frac{1}{2}$ acres 2 dollars 425 TS - - - \$146 2 $\frac{1}{2}$

Thomas Dewall

Filed Sept 26th 1853
Wm Brown P.J.

Recorded

Received of Thomas Huwall Guardian of
Am Eliza Griffen Two dollars and thirty cents
The amount of my fees on appointment of
said Guardian and for which I gave him
a receipt, dated March 31. 1850 and which he
says is lost,

May 28. 1853. James Einkard Jr

Filed May 28th 1853

Thos Brown

#3.

Benoit T. Givall Thre Dollars for
Counsel fees for him as guardian of Ann E. Cupper

May 28 1853

P. B. Levele

Filed April 28th 1833
Thos Brown