

and proceeds of said Richard Webster as the purchaser of the thirds of the said tract of land to be taken off of the north end thereof, and the said George Justice to be substituted as the purchaser of the one third portion thereof amounting to twenty six acres & two thirds off of the south end of said tract sold as aforesaid, and that all the rights and interests which would have ensued be vested in the said Richard Webster as the purchaser thereof, if he had in due time complied with conditions and requisitions of the contract of sale, and that the said guardian as such convey said tract of lands by good and sufficient deed, that is to say one to each of said purchasers so substituted as aforesaid, in their respective portions of said tract of land and that hereupon the same to said court and day is given now therefore to confirm to the said George Justice the purchase as aforesaid of the said twenty six acres and two thirds off of the south end of said tract of land the said Isaac Vermillion guardian as aforesaid, and by authority of the orders & decrees of the probate court aforesaid, and in consideration of the sum then hundred and thirty three dollars and 33 1/2 cents the purchase money of his portion of said tract of land, the receipt of which is hereby acknowledged has granted bargained and sold with by then presents grant bargain sell & convey to the said George Justice and his heirs and assigns forever the said twenty six acres and two thirds to be taken off of the south end of said tract of land with all the rights privileges and appurtenances thereto belonging, and the revenues, revenues, and profits thereof, and all the estate, right, title, interest, and claim of the said infants in & to the same, to have and to hold the said premises with the appurtenances to the said and only proper use benefit and behoof of the said George Justice his heirs and assigns forever. In witness whereof the said Isaac Vermillion guardian as aforesaid hath hereunto set his hand and seal, the day and year first above written.

Isaac Vermillion (Seal)
Commissioner.

And ordered that said com. be allowed five dollars for his services herein.

Anno Sibron's Estate.

Come now said adm. and files the following report herein to wit: (then inuit) And the said adm. now pay into court the sum of one hundred and seventy seven dollars which the court order to be paid to the guardians of the heirs of the deceased after deduction of fees.

And on motion it is ordered that this cause be continued, Rec^d Jan^y 13th 1847 of Bonds and debts eighty two dollars and fifty cents as guardian of Thomas B. and Elizabeth Sibron infant heirs of And. Ann. Sibron dec^d.

Oliver P. Crawford

Geo. W. Myers Ward.

Come now said quad. and files the following report to wit: "Received December the 25th 1845 two dollars 77 1/2 cts being George W. Myers part of the rents and profits of the real estate of Henry Myers dec^d for the year 1845. Received November the 3rd 1846 one dollar 96 1/2 cts being George W. Myers part of the rents and profits of said estate for the year 1846. Thomas McEllen Guardian." And on motion it is ordered that this cause be continued.

Abraham Nizer Estate.

Come now said adm. and files the following report herein to wit: (then inuit) And on motion it is ordered that this cause be continued.

and ordered that he stand in his own behalf and in his own right, and is hereby forever incorporated discharged and quieted from all further duties, services and liabilities, as such administrator.

Sarah Bunkett et al. v. Mors.

Ordered that Reuben W. Mors be appointed guardian of the estates of Sarah Bunkett, Elizabeth Bunkett Polly Bunkett and Ruda Francis Bunkett infant heirs of Eli Bunkett late of said county deceased, when upon the said Reuben W. Mors appeared in open court and accepted said appointment and executed and filed his bond as such in the penalty of six hundred dollars with Francis Mors as his security and coobligor who is duly approved by the court and and ordered that letters of guardianship be granted to him. And the said guardian acknowledges the receipt of the sum of two hundred ninety three dollars 15 3/4 cents balance in his hand, as adm^r of said deceased with which ordered that he stand charged as said guardian. And this cause is continued,

Robert M. Ramsay adm^r with will annexed of William Grimes dec^d.

vs

Othias Carter.

Assumpsit

Come the parties by their attorneys aforesaid and file the following agreement herein to wit: "We agree that the said new pending in the Probate Court of Putnam county Ind^a wherein Robert M. Ramsay, ^{adm^r} of the estate of William Grimes deceased is p^lff and Othias Carter is def^t shall be settled as follows, to wit, said Ramsay is to have a judgement at the next term of said court against said Carter for five hundred dollars, each party is to pay his own costs, and said judgement is to stand without execution until the division of the real estate, and by that division the heirs of said deceased are to be equalized with the said Carter. R. M. Ramsay Othias Carter his v mark February 22^d 1817 Attest John Croogill." And on motion to the court ordered that said agreement be approved and that judgement be rendered accordingly.

It is therefore considered that said plaintiff recover of said defendant the sum of five hundred dollars to be collected agreeably to said agreement.

Andrew Gibson's Estate.

Come now said adm^r and moves the court for a final settlement of the business of said estate and files the following account of his administration of the same which with the accompanying vouchers being examined by the court is approved and ordered to be stradd of record and it is in this words and figures to wit: "Samuel Lloyd adm^r of the estate of Andrew Gibson presents the estimate sheet to wit;

The amount of sale bill	559.33	To amount of money collected in Delaware	69.00
To one note on Isaac Fineston	13.50	" this sum was not included in sale bill	18.00
" one on David H. Rambo	8.00		653.30
" cash on hand	" 60	" Interest on sale notes	4.57
" account against Samuel Lloyd	3.25		657.87
" do David H. Rambo	26.25		
	566.30		

The adm^r claims credit as follows to wit:

at the stand charge
it appearing to
the estate on mo-
d. quieted fees

Wm. Bunker,
& Eli Bunker
in open court
in the penalty
he is duly ap-
ndean ships
um of two hun-
dred and with
continued,

in court, the
havin Robert
is debt shall
n of said court
and said judge
that division
say other each
t ordnd that

at the sum of

is of said estate
accompanying
ed and it is in
presents the ete

was 69.00
do 18.00
63.30
4.57
67.87

By note on Isaac Finston which did not belong to the estate	13.50	No 16 John Embree	1.75
By the following same as for vouchers produced		No 17 Acetator	7.35
No 1 J. J. Nugent	2.50	No 18 James W. Crawford	2.00
No 2 County Treasurer	1.57	No 19 William Spinkles	10.00
No 3 Nancy Cartwright	" 48	No 20 James Johnson	" 50
No 4 Henry C. Cooville	25.00	No 21 Daniel H. Rambo	" 75
No 5 Slavin & Hamilton	12.00	No 22 Jacob Durham	7.38
No 6 David H. Rambo	2.18	No 23 Ed Cooville	84.00
No 7 John Satis	1.62	No 24 Collingwood, Grubb	25.00
No 8 Acetator	7.35	No 25 P. W. Dure	" 48
No 9 County Treasurer	3.57	No 26 A. S. Fenow	2.50
No 10 Elizabeth Nugent	1.00	No 27 S. Lloyd	11.59
No 11 S. P. Farley	1.00	Paid into court at last term	177.00
No 12 Frank Dure	" 50		2106.83
No 13 Richard Webb	" 75	By 25 D. H. Rambo	50.00
No 14 Aaron Heat	6.29		2156.83
No 15 Eliza Thomas	2.56	By this sum paid for him	20.00
			2176.83

Administration allowance _____ 32.85
 Attorney fee _____ 7.50
 Paid into court _____ 110.35
 Paid to the fees obtained by him out of money paid into court at last term _____ 16.37
 Paid into court _____ 124.28
 Paid Oliver P. Crawford guardian _____ 98.50
 Paid _____ 35.78
 _____ 124.28

Samuel Lloyd administrator.

Samuel Lloyd being duly sworn depon and says that the foregoing account is a just and true statement and calculation of his administration of the estate of said deceased, Samuel Lloyd Subscribed and sworn to in open court July 11, 1847. Will. S. Towns, Clerk. And the said adm paid into court the sum of ninety eight dollar and fifty cents which with the balana remaining of the former payment into court after deducting \$82.50 paid Oliver P. Crawford one of the guardians of the heirs of said deceased and also the clerks fees, it is ordnd to be paid to the guardians of said heirs, and thereupon Harrison Nutgrass and Elizabeth Butekus came into open court and acknowledged the receipt of seventy one dollar and twenty two cents each which amount is ordnd to be charged to each of them, and said Crawford came into court and acknowledged the receipt of thirty four dollar, seven cents, and also twenty five dollar, twenty eight cents of said admr. with which ordnd that he be charged. And ordnd that said admr be allowed thirty two dollar eighty five cents for his services. And it appearing to the satisfaction of the court that said admr has fully administered said estate it is on motion ordnd that he be and he is hereby found exonerated discharged and quieted from all further services and liabilities, as such.

Jacob L. Meltor's Estate.

Cornu now said adm^r and files the following partial Settlement of
by Claims Credit for \$12.00 and ordnd that he be allowed for same.
And said act is as follows (to wit) And this cause is cont^d.

Andrew Gibson's Estate.

William S. Townsend Clerk of the Probate Court of said county now reports
to the Court that in vacation of this Court, to wit, on the 17th day of June past
upon the application of Samuel Lloyd he granted him letters of administra-
tion upon the estate of Andrew Gibson late of said county deceased, and
took bond in the penalty of eight hundred dollars with James Butcher
as his security and co-obligor; which said bond being now examined
by the Court is approved, and it is ordnd that said bond and security
and the granting of the said letters of administration be approved, rati-
fied, confirmed and adopted as the act of this Court, and this cause is contin-
ued.

Robert Cunningham's Estate.

William S. Townsend Clerk of the Probate Court of said county now reports to the
Court that in vacation of this Court, to wit, on the 14th day of June last past,
upon the application of James A. Cunningham he granted him letters of
administration upon the estate of Robert Cunningham late of said County
deceased and took bond in the penalty of three hundred dollars with John
Friend as his security and co-obligor, which said bond being now examined
by the Court is approved, and it is ordnd that said bond and security and
the granting of the said letters of administration be approved, ratified, confirmed
and adopted as the act of this Court, and this cause is continued.

Ordnd that Court adjourn until to morrow morning at 9 o'clock.

Read signed August 15. 1845.

William Lee

Friday morning August 15. 1845 Court met pursuant to adjournment
pursuant as yesterday

Peri Hardisty's Est.

Cornu now said adm^r and moves the Court for leave to sell certain
personal property, to wit, a lot of paper &c, at private sale, which is granted,
and on motion ordnd that this cause be continued.

and ordered that he stand in his own behalf and be in his own behalf, and be discharged and quieted from all further duties, services and liabilities, as such administrator.

Sarah Bunkett et al. v. Mors.

Ordered that Reuben W. Mors be appointed guardian of the estates of Sarah Bunkett, Elizabeth Bunkett Polly Bunkett and Ruda Francis Bunkett infant heirs of Eli Bunkett late of said county deceased, when upon the said Reuben W. Mors appeared in open court and accepted said appointment and executed and filed his bond as such in the penalty of six hundred dollars with Francis Mors as his security and coobligor who is duly approved by the court and and ordered that letters of guardianship be granted to him. And the said guardian acknowledges the receipt of the sum of two hundred ninety three dollars 15 3/4 cents balance in his hand, as adm^r of said deceased with which ordered that he stand charged as said guardian. And this cause is continued,

Robert M. Ramsay adm^r with will annexed of William Grimes dec^d.

vs

Othias Carter.

Assumpsit

Come the parties by their attorneys aforesaid and file the following agreement herein to wit: "We agree that the said new pending in the Probate Court of Putnam county Ind^a wherein Robert M. Ramsay, ^{admt} of the estate of William Grimes deceased is p^lff and Othias Carter is def^t shall be settled as follows, to wit, said Ramsay is to have a judgement at the next term of said court against said Carter for five hundred dollars, each party is to pay his own costs, and said judgement is to stand without execution until the division of the real estate, and by that division the heirs of said deceased are to be equalized with the said Carter. R. M. Ramsay Othias Carter his v mark February 22^d 1817 Attest John Croogill." And on motion to the court ordered that said agreement be approved and that judgement be rendered accordingly.

It is therefore considered that said plaintiff recover of said defendant the sum of five hundred dollars to be collected agreeably to said agreement.

Andrew Gibson's Estate.

Come now said adm^r and moves the court for a final settlement of the business of said estate and files the following account of his administration of the same which with the accompanying vouchers being examined by the court is approved and ordered to be stradd of record and it is in this words and figures to wit: "Samuel Lloyd adm^r of the estate of Andrew Gibson presents the following account to wit;

The amount of sale bill	559.33	To amount of money collected in Delaware	69.00
To one note on Isaac Fineston	13.50	" this sum was not included in sale bill	18.00
" one on David H. Rambo	8.00		653.30
" cash on hand	60	" Interest on sale notes	4.57
" account against Samuel Lloyd	3.25		657.87
" do David H. Rambo	262		
	566.30		

The adm^r claims credit as follows to wit:

at the stand charge
it appearing to
the estate on mo-
d. quieted fees

Wm. Bunker,
& Eli Bunker
in open court
in the penalty
he is duly ap-
pearance
sum of two hun-
dred with
continued,

in court, the
him Robert
is debt shall
of said court
and said judge
that division
say other each
ordred that

at the sum of

is of said estate
accompanying
ed and it is
presents the et-

was 69.00
do 18.00
63.30
4.57
67.87

By note on Isaac Finston which did not belong to the estate	13.50	No 16 John Embree	1.75
By the following same as for vouchers produced		No 17 Acetator	7.35
No 1 J. J. Nugent	2.50	No 18 James W. Crawford	2.00
No 2 County Treasurer	1.57	No 19 William Spinkles	10.00
No 3 Nancy Cartwright	" 48	No 20 James Johnson	" 50
No 4 Henry C. Cooville	25.00	No 21 Daniel H. Rambo	" 75
No 5 Slavin & Hamilton	12.00	No 22 Jacob Durham	7.38
No 6 David H. Rambo	2.18	No 23 Ed Cooville	84.00
No 7 John Satis	1.62	No 24 Collingwood, Grubb	25.00
No 8 Acetator	7.35	No 25 P. W. Dure	" 48
No 9 County Treasurer	3.57	No 26 A. F. Farrow	2.50
No 10 Elizabeth Nugent	1.00	No 27 S. Lloyd	11.59
No 11 S. P. Farley	1.00	Paid into court at last term	229.83
No 12 Frank Dure	" 50		177.00
No 13 Richard Webb	" 75	By 25 D. H. Rambo	2106.83
No 14 Aaron Heat	6.29		50.00
No 15 Eliza Thomas	2.56	By this sum paid for him	2156.83
			20.00
			2176.83
			181.04
Administration allowance			32.85
Attorney's fee			7.50
			110.35
Paid to him for fees obtained by him out of money paid into court at last term			16.37
			124.28
Paid into court			98.50
Paid Oliver P. Crawford guardian			35.78
			124.28

Samuel Lloyd administrator.

Samuel Lloyd being duly sworn depon and says that the foregoing account is a just and true statement and calculation of his administration of the estate of said deceased, Samuel Lloyd subscribed and sworn to in open court July 11, 1847, Will. S. Towns, Clerk. And the said adm. paid into court the sum of ninety eight dollar and fifty cents which with the balance remaining of the former payment into court after deducting \$82.50 paid Oliver P. Crawford one of the guardians of the heirs of said deceased and also the clerks fees, it is ordred to be paid to the guardians of said heirs, and thereupon Harrison Nutgrass and Elizabeth Butekus came into open court and acknowledged the receipt of seventy one dollar and twenty two cents each which amount is ordred to be charged to each of them, and said Crawford came into court and acknowledged the receipt of thirty four dollar, seven cents, and also twenty five dollar, twenty eight cents of said admr. with which ordred that he be charged. And ordred that said admr. be allowed thirty two dollar eighty five cents for his services. And it appearing to the satisfaction of the court that said admr. has fully administered said estate it is on motion ordred that he be and he is hereby forthwith exonerated discharged and quieted from all further services and liabilities, as such.

Jacob L. Meltor's Estate.

Cornu now said adm^r and files the following partial Settlement of
by Claims Credit for \$12.00 and ordnd that he be allowed for same.
And said act is as follows (to wit) And this cause is cont^d.

Andrew Gibson's Estate.

William S. Townsend Clerk of the Probate Court of said county now reports
to the Court that in vacation of this Court, to wit, on the 17th day of June past
upon the application of Samuel Lloyd he granted him letters of administra-
tion upon the estate of Andrew Gibson late of said county deceased, and
took bond in the penalty of eight hundred dollars with James Butcher
as his security and co-obligor; which said bond being now examined
by the Court is approved, and it is ordnd that said bond and security
and the granting of the said letters of administration be approved, rati-
fied, confirmed and adopted as the act of this Court, and this cause is contin-
ued.

Robert Cunningham's Estate.

William S. Townsend Clerk of the Probate Court of said county now reports to the
Court that in vacation of this Court, to wit, on the 14th day of June last past,
upon the application of James A. Cunningham he granted him letters of
administration upon the estate of Robert Cunningham late of said County
deceased and took bond in the penalty of three hundred dollars with John
Friend as his security and co-obligor, which said bond being now examined
by the Court is approved, and it is ordnd that said bond and security and
the granting of the said letters of administration be approved, ratified, confirmed
and adopted as the act of this Court, and this cause is continued.

Ordnd that Court adjourn until to morrow morning at 9 o'clock.

Read signed August 15. 1845.

William Lee

Friday morning August 15. 1845 Court met pursuant to adjournment
pursuant as yesterday

Peri Hardisty's Est.

Cornu now said adm^r and moves the Court for leave to sell certain
personal property, to wit, a lot of paper &c, at private sale, which is granted,
and on motion ordnd that this cause be continued.