

of said lands to William J. Hazlett and Edward M. Hazlett for the sum of forty eight dollars cash in hand which said report is in their words and figures to wit (two insert it) And the Court now being satisfied upon due consideration of the premises that the said Commissioner has in all respects pursued the directions of said act of sale, it is now considered and adjudged that the sale so made by the said Com<sup>r</sup> be confirmed, and it is ordered that he stand charged with the amount of the money received from said sale after deducting the expenses of the same. And it is on further motion ordered that Henry Swart be appointed a commissioner to report a due and correct account for the premises aforesaid to the said purchaser and that he report the same to the present term of this Court, and day is given &c.

Richard Rambo's Estate in an

Cause now said executor and it is ordered by the Court that they be allowed one hundred and five dollars and eighty six cents for their services, and they are discharged.

Sarah Ann Gibron - Ward.

On motion to the Court by Mr. Crawford it is ordered that Elizabeth Batchm be appointed guardian of the person and estate of Sarah Ann Gibron infant heir of Andrew Gibron deceased. Whereupon the said Elizabeth Batchm appeared in open Court and accepted said appointment and gave bond with Harrison Nutgraf as his security who is approved by the Court, in the penalty of one hundred dollars conditioned as the law directs, and was duly sworn and letters of guardianship issued to him. And this cause is cont<sup>d</sup>.

Truman W. Gibron - Ward.

On motion to the Court by Mr. Crawford it is ordered that Harrison Nutgraf be appointed guardian of the person and estate of Truman Wallau Gibron infant heir of Andrew Gibron deceased. Whereupon the said Harrison Nutgraf appeared in open Court and accepted said appointment and gave bond with Elizabeth Batchm as his security who is approved by the Court in the penalty of one hundred dollars conditioned as the law directs, and was duly sworn and letters of guardianship issued to him. And this cause is cont<sup>d</sup>.

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August Term 1845 To the Honorable Mr. Justice Judge of said Court. The undersigned Guardian of the person and estate of George W. Forgy infant heir of James Forgy deceased would respectfully represent that as such guardian she has purchased for the use of her said ward George W. Forgy the following tract or parcel of land situated lying and being in said County of Putnam and known and described as the East half of the North West quarter of Section 12 in Township 16 North of Range 3 West; That she has paid for the said land the sum of two hundred and fifty dollars, and taken a bond for the conveyance thereof to the said Geo. W. Forgy with good security for the making of the title in that in order to make the above purchase the undersigned was compelled to use the sum of one hundred and twenty five dollars part of the distribution share of said George arising from the sale of the personal estate of the said Jas. Forgy dec'd. The residue of the money used in making said purchase being the money raised from the sale of the real estate under the order of this Hon. Court. The undersigned therefore prays that this Hon. Court shall ratify the purchase aforesaid, and direct that the undersigned be credited as guardian for the amount so paid & August 15<sup>th</sup> 1845.

Jan Forgy Guardian

And ordered that said guardian be allowed a credit for the aforesaid money by her paid as aforesaid, and this cause is continued.

George W. Forgy - Ward.

George W. Forgy, infant heir of James Forgy, dec'd, aged 18 years, put this day cum into open court and moved the court to remove Sam Forgy, his present guardian, which is ordered accordingly. And the said George made choice of John Wilson as his guardian. Whereupon the said John Wilson appeared in open court and accepted said trust and gave bond in the penalty of four hundred dollars, conditions as the law directs with John Wilson Jr. as his co-obligor who is approved by the court and was duly sworn and letters of guardianship dated August 15, 1845, issued to him, and this cause is continued.

Thomas B. Gibson et al. wards.

On motion to the Court it is ordered that Oliver P. Crawford be appointed guardian of the person and estate of Thomas Bartlett Gibson and Elizabeth Gibson infant heirs of Andrew Gibson late of said County deceased. Whereupon said Oliver P. appeared in open court and accepted said appointment and gave bond in the penalty of four hundred dollars, conditions as the law directs with Elijah Crawford as his security and co-obligor who is approved by the Court and was duly sworn.

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Friday Aug. 15. 1845 43<sup>rd</sup> Day.

and letters of guardianship issued to him, and this case is over.

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

Signed August 16. 1845.

William Lee

Saturday August 16th. 1845 Court met pursuant to adjournment pursuant as yesterday.

Elisha McArthur Guardian of  
Calvin Sawron, Elizabeth Sawron & Matilda  
Cotton infant heirs of Drury Sawron de?

vs.  
Dorea Brothers, Alexander C. Brothers,  
Joseph Brothers, <sup>and</sup> Children of Wm & Sanna  
Brothers.

Chancery.

Comes now the said complainant by Council McCarty & Caggy his solicitors and files his bill of complaint herein against said defendants verified by his affidavit, and it is in these words and figures to wit (sum insert it) And upon motion it is ordered that process issue against said defendants returnable to the first day of the next term of this court until which term this cause is continued.

### William Grimes Estate.

William S. Townsend Clerk of the Probate Court of said county now reports to the Court that in vacation thereof and since the last term, upon application of Robert M. Ramsay he granted him letters of administration upon the estate of William Grimes late of said county deceased, and took his bond conditioned as the law directs in the penalty of two thousand dollars with Cornelius Swank and Richard Hedron as his securities and co obligors, and the said bond not being double the amount of the appraised value of the property of said dec'd an inventory thereof on file in this Court, ordered that said adm<sup>r</sup> execute additional bond in the penalty of one thousand dollars, and the said adm<sup>r</sup> now appears in open Court and executes and files his additional bond, and it is in these words figures to wit, "Know all men by these presents, that we Robert M. Ramsay, ~~Commissioner~~ & Richard Hedron all of the county of Putnam, in the State of Indiana, are held and firmly bound unto the State of Indiana in the penal sum of one thousand dollars; for the payment of which well and truly to be made and

Harrison Nutgraf guardian of Truman W. Gibson

Comis now said guardian and acknowledges the receipt of seventy one dollar twenty two cents paid him by court out of money in Andrew Gibson's estate which amt. ordered that he stands charged with. And this cause is continued.

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Elycaptha <sup>Bucher</sup> guardian of Sarah Ann Gibson

Comis now said guardian and acknowledges the receipt of seventy one dollar and twenty two cents paid him by court out of money in Andrew Gibson's estate which amt. ordered that he stand charged with. And this cause is continued.

Comis allows stand

Oleon P. Crawford guardian of Thomas B. Elizabeth Gibson

Comis now said guardian and acknowledges the receipt of thirty four dollars and seventeen cents paid him by court this day out of money in Andrew Gibson's estate and also of eighty two dollars and fifty cents of same paid him by clerk in vacation as per his receipt upon the record and also of twenty five dollars seventy eight cents paid him by admn of Ande. Gibson's estate with all which amounts ordered that he stands charged, and continued

Comis at the

Keaton Smiths Estate

Comis now said admn and files the following partial settlement herein to wit: (her visit and on motion ordered that this cause be continued).

Harrison Allen's Estate

Comis now said admn by Cowgill her attorney and moves the court for a final settlement of the business of said estate and files the following account which with accompanying vouchers being examined by the court is approved and ordered to be recorded to wit: "State of Indiana Putnam County Probate Court February Term A.D. 1897 Hannah Allen Administratrix of Harrison Allen by her atty John Cowgill makes the following exhibit and settlement of the said estate. She charges herself with the full amount of the inventory & appraisalment of said estate

Comis instan files as also for the use saide insert, four he by the is sub having futtio East q pers ed a any re in the

\$1045.74

The administrative claims credits for debts of said estate paid to the several persons hereinafter named, to wit:

1 Paid Stevenson Cowgill	\$3.00	11 "	Samuel Taylor	\$ 39
2 " Omzi Latman	1.00	12 "	John M. Birmingham	3.68
3 " G. Howard	1.00	13 "	John H. Allen	214.06
4 " D. R. Udell	1.00	14 "	Thos R. Straker	12.00
5 paying in painting by G. Cole	26.00	15 "	John H. Allen	52.81
6 plastering by G. Cole	6.00	16 "	Isaac Ash He	3.37
7 Paid William J Burns	2.50	17 "	Hardisty Leo	9.00
8 " Koyiam E. Talbot	16.00	18 "	Allison Robinson	21.38
9 " John Cowgill	3.00	19 "	Thos Talbot	61.00
10 " Thos Robinson	4.38			<u>250.57</u>

Charges for Townmice \$1065 McCaughey CLK for 8.20

The said admn took at valuation of the property of her deceased husband \$100.00

The said administratrix states to the court that as she has been advised and believes she is entitled to one third of her husband's personal estate after the payment of the debts and liabilities thereof; which after payment in full as aforesaid amounts to the sum of \$695.74 The one third of which amounts to the sum of \$231.91 which sum she submits her right to the court and ask the order that

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John S. Jennings guard of Lydia Smith's heirs.

Court now said guardian and files the following report herein to wit (then insert) And ordered that he stand charged credited with the sum of two dollars and seventy three cts as such guardian, and continued.

John Sigler's Estate.

Court now said admr and files the following report herein by which he charges himself with the amount of the sale bill of said estate three hundred ninety two dollars and twelve cents and four hundred and twenty five dollars and twenty five cents, the amount of the real estate making in all eight hundred and thirty seven dollars and thirty seven cents with which amount ordered that he stand charged, and claims credit for the sum of six hundred seventy seven dollars, sixty seven cents and vouchers for the same except seventy dollars being exhibited to the court but not filed ordered that he stand credited with said amount after said deduction and said report is in this word and figures to wit (then insert) And on motion ordered that this cause be continued.

Milton Gibson, Ward.

Court now Milton Gibson infant heir of James Gibson late of said county deceased who is above the age of fourteen years and makes choice of John T. Mathins as his guardian. It is therefore ordered that said John T. Mathins be appointed guardian of the person and estate of said Milton, whereupon said John T. appeared in open court and accepted said appointment and executed and filed his bond as such in the penalty of three hundred dollars with William W. Brown as his surety and obligor who is approved by the court and is duly sworn and the following letters of guardianship were granted to him to wit: "State of Indiana, Putnam County, vt: J. William S. Townsends, Clerk of the Probate Court in and for the County of Putnam, in the State of Indiana, do certify that John T. Mathins, of said county, is duly appointed guardian of the person and estate of Milton Gibson, infant heir of James Gibson, late of said county deceased, and has given bond and taken the oath prescribed by the Statute in such cases made and provided. Witness my hand and the Seal of the said court, at Greencastle, this 13th day of February A.D. 1847. Mill. S. Townsends, Clerk". And this cause is continued

Elizabeth McGinnis  
or  
Reuben McGinnis adm of  
Joshua McGinnis dec } Petition vs

Court now said petitioner by counsel her atty and on her motion ordered that process issue herein against said defor: retble to Tuesday the 8th day of the present term of this court and day is given.

Ordered that Court adjourn until Monday morning at nine o'clock.

Record signed February 15th 1847.

Robert A. Glidewing

At a Probate Court began and held at the Court House in the town of Greencastle in the County of Putnam and State of Indiana, on Monday the thirteenth day of August in the year of our Lord one thousand eight hundred and forty nine: Present the Honorable Robert Kidwell, Judge of said Court when the following proceedings were had to wit:

Freeman M. Gibson, Ward.

Comes now said Guardian and files the following report herein to wit:

Received of A. Gibson's estate	\$ 71.22
Received Sept 6 <sup>th</sup> 1847	9.11
Received Dec 25 <sup>th</sup> 1847	11.25
Received Dec 25 <sup>th</sup> 1848	11.25
Paid for Land January 15 <sup>th</sup> 1847	\$36.25
Paid for repairing the farm Dec 25 <sup>th</sup> 1847	5.90
Paid for tax Dec 25 <sup>th</sup> 1847	.62
Paid for tax Dec 25 <sup>th</sup> 1848	.63
Paid Clerks fees	1.50

Sworn to in open Court August 13 1849, Will S. Townsend Clerk.  
Ordered that the money paid by the said Guardian to the School Commissioner of this County upon the lands of said ward, as in said report set forth be confirmed, and this cause is continued.

Thomas D. Gibson et al. Ward.

Comes now Oliver P. Crawford Guardian as aforesaid and files the following report herein to wit:

Received of A. Gibson's estate Feb 15 <sup>th</sup> 1847	\$ 142.45
Received Sept 6 <sup>th</sup> 1847	18.22
Received Dec 25 <sup>th</sup> 1847	22.50
Received as rent Dec 25 <sup>th</sup> 1848	22.50
Paid for Land Jan 13 1847	\$52.50
Paid for repairing the farm Dec 25 1847	11.81
Paid for tax Dec 25 1847	1.25
Paid for tax Dec 27 <sup>th</sup> 1848	1.26
Paid Clerks fees	1.50

C. P. Crawford Guardian for Thos D. & Elizabeth Gibson.  
Sworn to in open Court August 15<sup>th</sup> 1849, Will S. Townsend Clerk.  
Ordered that the money paid by the said Guardian to the School Commissioner of this County upon the lands of said wards, as in said report set forth, be confirmed, and this cause is continued.

Sarah Ann Gibson Ward.

Comes now said Guardian and makes the following report herein to wit: February the 11<sup>th</sup> 1847, Received \$ 71.25  
And paid on the land \$36.25  
And paid Clerks fees 1.50  
September the 6<sup>th</sup> 1847, Received the rent of the farm for the year 1846 with interest the whole amount 9.11

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Probate Court

London Levin, guard<sup>n</sup> of  
Lucy & Nancy Storms.

Comes now said guardian and it appearing by his aff. that said ward has no estate on motion ordered that he be discharged from further service, and ~~feels~~ as such.

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Oliver P. Crawford guardian of

} Citation.

Comes now said guardian and on his motion ordered that the citation herein be discharged at the cost of said ward.

Oliver P. Crawford guardian of  
Elizabeth Gibson & Thomas Gibson.

Comes now said guardian and recites and files the following new bond herein to wit: "Know all men by these presents, that we Oliver P. Crawford and John S. Burke of the County of Putnam, in the State of Indiana, are held and firmly bound unto the State of Indiana, in the sum of two hundred dollars, for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this twelfth day of August A.D. 1847. The condition of the above obligation is such, that if the above bound Oliver P. Crawford will truly and faithfully discharge the duties and perform the trusts com<sup>m</sup>mitted to him as guardian of the persons and estates of Elizabeth Gibson and Thomas Gibson infant heirs of Andrew Gibson deceased, during the minority of the said infant heirs, and will render to the Probate Court of said County a just and true account of his said guardianship when he shall be thereunto required, then the above obligation to be void and of none effect, otherwise to be and remain in full force and virtue in law. Oliver P. Crawford *(Sd)* John S. Burke *(Sd)*. Signed sealed, delivered and approved in open Court on the 12<sup>th</sup> day of August 1847. Will S. Townsend Clk." And this cause is continued.

Andrew Pells Estate.

Comes now said administrator and files the following additional inventory to wit: (here insert it) And also files the following additional bond to wit: (here insert it) And upon motion this cause is continued.

Ordered that Court adjourn until to morning at 9 O'Clock. 18  
Record signed August 15<sup>th</sup> 1847.

Robert J. Gidwell

Friday morning August 13. 1847, Court met pursuant to adjournment, pursuant as yesterday

Copies made by appointed G. Mylie, deceased accepted said sum of eight which said G. Mylie and wife are held and for the payment heirs, executors, with our seals above obligated faithfully discharges of the estate of the minority of a just and true then the above full force and delivered and Clk." And the following (see page 311.)

Comes now administrator, be of said deceased appeared in open Court in presence of Ansel C. Groves figures of Ansel C. Groves firmly bound law; for the payment of our heirs, executors sealed with our the above obligation is to be and remain in full force and virtue in law. Ansel C. Groves *(Sd)* Signed sealed, delivered and approved in open Court on the 12<sup>th</sup> day of August 1847. Will S. Townsend Clk." And this cause is continued.

At a Probate Court began and held in and for the County of Puliam in the State of Indiana at the Court house of said County in the town of Greencastle, on the second Monday and ninth day of August in the year of our Lord one thousand eight hundred and forty seven. Present the Hon. Robert Glidewell Judge of said Court, William S. Townsend Clerk and A Johnson Sheriff when the following proceedings were had, To wit;

Samuel Arbuckle Es.

Comes now Coleman Arbuckle administrator of said deceased and upon his motion the said bond of said Administrator given the Clerk of this Court in vacation is approved and the letters herein granted by the Clerk confirmed.

And upon the like motion ordered that the said Administrator have leave to sell at private sale the personal estate of said deceased (at private sale) at any price not less than the appraised value of said property.

Nathan Buchanan Guardian  
of Maryam Buchanans intermarried  
with James Smith and  
Elizabeth Buchanans

Comes now the said Guardian by his attorney and moves the Court for a final settlement of his said trusts, and ordered that the same be now made, and then upon the said Guardian produces and files the following vouchers, To wit: (here insert them)

And upon motion ordered that the said Guardian be forever quieted upon his said bond with the sureties therein, and that he be discharged from any and all further duties and liabilities as such guardian

Oliver Perry Crawford Guardians  
of Elizabeth Gibson and Thomas Gibson

Comes Joseph F. Farley Esquire and suggests to the Court that the security of the said Oliver P. Crawford as guardian of Elizabeth and Thomas Gibson hath removed from the State of Indiana, and that the interests of said wards are likely to suffer, and upon his motion ordered that a citation issue against said Guardian requiring said guardian to show cause if any he has or can why he shall not give further and additional security for the performance of his trusts aforesaid or in default thereof be removed, and that the same be returnable to the present term of this Court.

William Belk Admr. of  
Willis Lawson Deceased

vs.

Memorial to sell Land

Moany Lawson et al.

Comes now the said administrator be and by his attorney and upon his motion and upon good cause shown, It is ordered by the Court, that the time for making sale of the real estate mentioned herein be and the same is hereby extended to the next term of this Court. And in motion It is further ordered that the said real estate be sold <sup>on the first Saturday in October next, on the premises,</sup> on a credit of six months

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