

thirty two 03/100 dollar balance for No. Woodruff demand } him <sup>eighty eight dollars on this d.</sup>  
two m<sup>o</sup> or the debt in this case } cu <sup>Mill. S. Townsends</sup>

John Hammond vs. } Chancery.  
John Hammond et al. }

Comes the complainant and moves the court to order the clerk to distribute the moneys paid him herein by said adm<sup>r</sup> to said Hammond and to the assignees of said Johnston, and the court being sufficiently advised do order the clerk to pay out said moneys in accordance with said deers. And this cause is continued. Re: Nov. 11. 1845 of the clerk on the deers rendered herein seven hundred and twenty five dollars <sup>on the deers</sup> Feb. May 23<sup>rd</sup> 1846 of the clerk rendered herein seven hundred and fifty dollars. } John Hammond  
Peter Barnett

vs. } In Chancery.  
William Sanders et al }

Comes the complainant by Farley his solicitor and upon motion it is ordered that this cause be continued with leave to the said complainant to take the depositions of John Brand et al. on the 18<sup>th</sup> day of December next.

James Gibbons Estab.

Samuel Gibbon and Sarah Gibbon the executors named in the last will and testament of James Gibbon, late of said county, deceased, having renounced their right to administer upon said estate in favor of William M. Brown, now the said William M. Brown appears in open court and upon motion ordered that he be appointed administrator with the will annexed of the estate of said James Gibbon deceased and he now executes and files his bond as such, and it is in their words and figures, to wit: "Know all men by these presents, that we William M. Brown and Samuel Gibbon 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 eight 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 eleventh day of November 1845. The condition of the above obligation is such that if the above bound William M. Brown shall diligently and faithfully execute the duties and trusts committed to him as administrator with the will annexed of James Gibbon late of said county, deceased, according to law, and will obey all orders and decrees of the Probate Court, of Putnam county, Indiana, made pursuant to law, touching the administration of the said estate entrusted to him, then the above obligation is to be void and of no effect, otherwise to be and remain in full force and virtue in law. William M. Brown ~~and~~ Samuel Gibbon ~~the~~ signed, sealed and delivered in presence of, and approved by the court. Mill. S. Townsends clerk" And the said William M. Brown took and subscribed the following oath, to wit: "State of Indiana, Putnam county, set: Before me William S. Townsends, Clerk of the Probate Court of said county, on this 11th day of November 1845, personally came