

No. 1497

HENDRICKS CIRCUIT COURT.
PROBATE.

ESTATE OF

T. E. Almond

G. E. & C. D. 2 Page 241

Albert Maxwell

Administrator.

May 4th 1893

Fee Book No. 7 Page 90

Hogate & Clark

Administrator's Attorney.

IN THE MATTER OF THE ESTATE OF

Deceased.

PETITION FOR ADMINISTRATION.

FILED

Filed

MAY 4 1893

18

Amril Hadley
CLERK

Clerk.

The State of Indiana, *Hendricks* County, ss:

Albert Maxwell being duly affirmed
before the Clerk of the *Circuit* Court of the County aforesaid, upon
his affirmation says that T. E. Almond

departed this life in said County, intestate, as *he* believes, on the *30th*
day of *April* 18*93*; that said *T. E. Almond*
left a personal estate to be administered, of the probable value, as *he is* informed
and believes, of *Fifteen hundred* Dollars;
and further *says* not.

Signed: *Albert Maxwell*

affirmed to and subscribed before me, this *4* day of *May* 18*93*
David Hadley Clerk.

No.

Theophilus Almond ESTATE.
A. Maxwell Adm'r.

INVENTORY

—AND—

Appraisement of Personal Estate

Recorded in Inventory Rec. No. *5*

Pages *467 +*

Filed *FILED*, 189

JUN 3 1893

Clerk.

NOTE.—All debts, choses in action, etc., must be inventoried separately from goods, chattels, etc., as indicated in inventory. Each item or article inventoried must be numbered from 1 upward. Administrator must keep a copy of Inventory.

Wm. E. BURFORD, PRINTER, INDIANAPOLIS.

Taxed

AN INVENTORY of the personal estate of Theophilus Almond
deceased, late of Hendricks County, Indiana, taken by
Albert Maxwell Administrator, and appraised by
Jabin Vestal and Daniel M Jones
two reputable and disinterested householders of said County, who, before proceeding to the
discharge of their duties, took and subscribed the oath required by law and indorsed
hereon. Said appraisement was made by said appraisers in the presence of said admin-
istrator and in the presence of each other.

INVENTORY AND APPRAISEMENT OF DEBTS, DUES, DEMANDS, ETC.

No.	Nature of Debts, Dues, etc.	NAMES OF DEBTORS.	Principal and date of debts, credits and dates, commencement and rate of interest, etc.	Appraised Value.		If taken by widow, so note it, by also placing in this column, opposite the item so taken, its appraised value.	REMARKS.
				Dols.	Cts.		
1	Deposit	Citizens State Bank of Plainfield		24	10		
2	Account	Pleasant Almond		76	00		

Total appraised value of Debts, Dues, etc.,

Total of Debts, Dues, etc., taken by Widow,

INVENTORY AND APPRAISEMENT OF GOODS, Etc.

No.	DESCRIPTION OF KIND AND QUALITY OF GOODS, ETC.	Appraised Value.		If taken by widow, so note it, by also placing in this column, opposite the item so taken, its appraised value.	REMARKS.
		Dols.	Cts.		
1	Mowing Machine	25	00		
2	Breaking Plow	2	00		
3	Breaking Plow	2	00		
4	Cultivators	5	00		
5	Harvester	25	00		
6	Harrow	1	00		
7	Double shovel plow	1	00		
8	" " "	1	00		
9	Old wagon	1	00		
10	Old mower	1	00		
11	Wagon & Hay frame	10	00		
12	Harrow	1	00		
13	Loading chain	1	00		
14	Double & Single trees	1	00		
15	Straw cutter	8	00		
16	Shovel plow		50		
17	Stretcher chains		25		
18	Cattle feed troughs	4	00		
19	Shovel & spade	1	00		
20	Wagon harness	8	00		
21	" "	4	00		
22	Horse	20	00		
23	Bay Mare	40	00	40	00
24	Wheel-Barrow	1	00	1	00
25	Set Peggy harness	4	00	4	00
26	" " "	2	00	2	00
27	Saddle & bridle	1	00		
28	Peggy	20	00	20	00
29	Horse Blanket		50		50
30	Mowing Scythe		50		
31	Wark bench	1	00		
32	Garden plow	1	50	1	50
33	Chest & tools	2	00		
34	Two Picks		50		
35	Seed sower		75		

28	Buggy	20 00	20.00
29	Horse Blanket	50	.50
30	Mowing Scythe	50	
31	Wark bench	1 00	
32	Garden plow	1 50	1.50
33	Chest & tools	2 00	
34	Two Picks	50	
35	Seed sower	75	
36	Spring wagon	10.00	10.00
37	Grind stone	25	
38	20 Gallons stone ware	1 00	1.00
39	30 " " "	1 50	
40	10 Milk pans	50	.50
41	Lot milk pans	75	
42	4 Milk Cans	4 00	4.00
43	4 Milk buckets	50	.50
44	Two iron kettles	1.00	1.00
45	Bedstead & mattress	2 50	2.50
46	4 Beds & Bedding	38 00	38.00
47	Bed-room furnishings	5 00	5.00
48	Parlor furnishing	20 00	20.00
49	Sewing machine	5 00	5.00
50	Buggy rug	1 00	1.00
51	Organ	25 00	25.00
52	Sitting room furnishing	15 00	15.00
53	Cupboard ware	5 00	5.00
54	Cook stove & kitchen furniture	10.00	10.00

Total appraised value of Goods, etc., - - - - - \$343.50

Total value of Goods taken by Widow, - - - - - \$212.50

RECAPITULATION.

Appraised value of Debts, etc., - - - - - \$107.10

Appraised value of Goods, etc., - - - - - \$343.50

Total appraised value of Personal Estate, - - - - - \$443.60

Total amount of Personal Estate taken by Widow as shown by inventory,

and her receipt hereto attached, - - - - - \$212.50

Signed by us, this 8th day of 5th month 1893

Albert Maxwell }
Administrator.

Galvin Webster }
Samuel M. Jones }
Appraisers.

State of Indiana, Hendricks County, Sct:

affirm WE, Julien Vestal and Daniel M. Jones
~~swear~~ that we will honestly and impartially appraise all the personal estate of
Theophilus Almond deceased, late of said County and State, that
may be exhibited to us, at its fair cash value.

Subscribed and *affirmed* ~~sworn~~ to before me, this 8th day of 5th month 1893

Albert Maxwell Administrator

State of Indiana, Hendricks County, Sct:

The undersigned, Administrator of the estate of Theophilus Almond
deceased, late of said County and State, swear that the foregoing Inventory contains a
complete statement of all the personal estate of said decedent which has come to
knowledge, as well as a complete statement of the property taken by the widow of said
decedent, and the appraisement thereof.

Albert Maxwell

Subscribed and *affirmed* ~~sworn~~ to before me, this 2nd day of June 1893

Enoch G. Fogal Clerk
J. P. County.

Circuit Court

WIDOW'S RECEIPT.

RECEIVED OF

Albert Maxwell

Administrator of the estate of my deceased husband Theophilus Almond
the items and articles mentioned in the foregoing Inventory as charged to and selected by
me, and the appraised value of which, as shown by said Inventory, amounts in the aggre-
gate to the sum of Two hundred & twelve Dollars and fifty Cents.

Dated, 8th day of 5th mo 1893

WITNESS:

Julien Vestal

Mrs. Hattie Almond

Theophilus Almond's

ESTATE.

Robert Maxwell,

ADMINISTRATOR.

SALE BILL.

Pg 53.

FILED

JAN 4 1894

David Hadley

CLERK

Recorded in Sale Bill Record

No. Page

Filed, 189

CLERK.

NOTE.—A list of all articles subject to sale and unsold must appear in Sale Bill, together with number of each item and appraised value as shown by Inventory.

Wm. B. Burford, Printer, Indianapolis.

Taney

AN ACCOUNT OF THE SALE OF PERSONAL PROPERTY

Belonging to the Estate of Theophilus E. Almond
 deceased, late of Wendricks County, Indiana; sold at Public Sale by
Albert Maxwell, Administrator of said Estate, on the
21st day of 12th Month, 1893, at The late residence of deceased;
 the terms of such Sale being as follows: All sums under \$5.00 cash in hand
on all sums of \$5.00 and over a credit of nine months
was given the purchaser giving note with approved security
 The account of such Sale taken and kept by Calh Carter, as Clerk.

ACCOUNT OF SALE.

No. on Inventory.	DESCRIPTION OF ITEMS OR ARTICLES SOLD.	Amount Sold for.		Cash Paid.		NAMES OF PURCHASERS.	NAMES OF SURETIES ON NOTES TAKEN.
		Dols.	Cts.	Dols.	Cts.		
	Buggy seat &c	05		05		P. R. Tully	
	Old irons	05		05		" " "	
	" "	15		15		" " "	
	" "	20		20		" " "	
	Trow	10		10		John Gibbs	
	Three singletrees	10		10		" "	
	Wheel-barrow-wheel	15		15		P. R. Tully	
	Box & contents	30		30		R. W. Blaire	
	Corn planter	35		35		" "	
	Part of Reaper	07				D. M. Jones	
	Half bu & old irons	05		05		P. R. Tully	
	Clothes wringer	80				Richard Whoman	
39	3 gal jug	10				J. H. Almond	Wattie Almond
39	" "	15		15		Wm Wilkin	
39	Two 1 gal jugs	10				D. M. Jones	
40	Two milk pans	45				J. H. Almond	
40	" " "	45				D. M. Jones	
40	Two " "	15		15		Marion Clark	
39	Three 1 gal jugs	18				J. H. Almond	
39	1 Three " jar	10				" "	
39	Two 4 gal jars	10				" "	
39	One 5 " "	35				" "	
39	" 6 " "	35				" "	
	Two bee hives	25				D. M. Jones	

No. on Inventory.	DESCRIPTION OF ITEMS OR ARTICLES SOLD.	Amount Sold for.		Cash Paid.		NAMES OF PURCHASERS.	NAMES OF SURETIES ON NOTES TAKEN.
		Dols.	Cts.	Dols.	Cts.		
	Amount Sales Forw'd,						
	Amount Cash Paid Forw'd,						
	Two bee hives		45	45		Allen Maxwell	
33	Wind saw		52	52		P. R. Tully	
33	Brace & bits		90	90		Elmer Stanley	
33	Drawing knife & chisel		15			J. H. Almond	
33	Large chisel		30	30		T. W. Little	
33	Three planes		10	10		Wm Wilkins	
33	" "		45			E Rogers	
33	Plum & key hole saw		10			" "	
33	Interfering balls		55	55		Wm Wilkins	
33	Calf hammers		55	55		P Almond	
33	Tool chest & contents	1	00			J. H. Almond	
	Crow bar		25			D. M. Jones	
31	Work bench		50			J. H. Almond	
31	Grind stone		20	20		P Almond	
30	Scythe		30	30		Allen Maxwell	
13	Chains & log hook		85			J. H. Almond	
X9	Dand shovel		25			" "	
34	Two Picks		25	25		T. W. Little	
20	Fly nets		10	10		P. R. Tully	
21	Chain Harness	2	50			D. M. Jones	
11	Two horse wagon	13	75			R Kluseman	Daniel Sanders
21	Horse collar		50	50		P Almond	
	Scoop shovel		25			Wattie Almond	J. H. Almond
20	Set Wagon harness	8	30			J. H. Almond	
	Two tubs		20	20		P Almond	
	Three "		50	50		Allen Maxwell	
35	Seed sower	1	55	1	55	Wm. Sanders	
4	Cultivator	4	25			R Kluseman	
4	"		140	140		John Gibbs	
2	Breaking plow	4	95			J. H. Almond	
27	Saddle & bridle		80	80		Wardin Pope	
7	Double shovel plow		55	55		P. R. Tully	
16	Single " "		45	45		P Almond	
15	Feed cutter	10	50			Wattie Almond	
10	Old mower		150			E Rogers	
11	Hay frame		30			R Kluseman	
1	Mower	17	85			E Newlin	Joel Newlin
5	Harvester	7	75			E Rogers	
3	Breaking plow	1	05	1	05	J Gibbs	
8	Double shovel plow		10	10		P Almond	
14	Double tree		45	45		Allen Maxwell	
12	Harrow	1	05	1	05	P R Tully	
18	3 feed troughs	1	10			D M Jones	
18	4 "		250	250		Marion Clark	
18	2 " "		85			D M Jones	
22	Horse	10	00			J. H. Almond	
39	9 gal stone ware		50	50		- Gense	

STATE OF INDIANA, } SCT:
COUNTY,

I, Caleb H. Carter, Clerk of the Sale of the Personal Property belonging to the Estate of Theophilus Almond, deceased, late of said County and State, and not being interested in said Estate, or related to the Administrator thereof, do ^{affirm} ~~swear~~ that the foregoing Sale Bill contains a true and complete account of the Sale of the Personal Property of the Estate of said decedent by the Administrator thereof, at the time and place and on the terms in said Bill of Sale set forth; and that the list following the account of such Sale is a true and complete statement of the articles belonging to said Estate, subject to sale, and remaining unsold, and of the appraised value thereof, as shown by the Inventory of said Estate.

Subscribed and ^{affirmed} ~~sworn~~ to before me, this 4 day of 1st month, 1892.

Albert Maxwell Administrator

STATE OF INDIANA, } SCT:
Hendricks COUNTY,

The undersigned, Administrator of the said Estate of Theophilus Almond, deceased, swear that the foregoing Sale Bill contains a true and complete account of the Sale of the Personal Property belonging to the Estate of said decedent, had at the time and place and on the terms in said Bill of Sale set forth; and that the list of Property subject to sale and remaining unsold, subjoined to said Bill of Sale, and of the appraised value of the same, is a complete and correct statement thereof, as appears from the Inventory of said Estate.

Subscribed and ^{affirmed} ~~sworn~~ to before me, this 4th day of Jan., 1894.

David Hadley

Clerk Circuit Court, Hendricks County.

David Douglass
1312 vs

Est J. E. Almond

Claim

\$ 171.65

Allowed Mch 4-95

\$ 170.09

Filed October 31st
1894

David Hadden
Clerk

12/16-95 - Original Note taken by David Douglass.

State of Indiana, Hendricks County, ss
 Personally appeared before me Eli Johnson a Justice of the
 Peace of Guilford Township in Hendricks County, Indiana,
 David Douglass, assignee of John Weer of the above
 attached Note, upon his oath says the Note hereto
 attached, is Just and True, and there is due on said Note
 One hundred and forty three Dollars Principal and
 Twenty ^{eight} Dollars and ^{sixty five} cents interest to Oct 27th
 1894. Making a sum total now due on said attached Note
 of One hundred ^{and} ~~seventy~~ ^{and} ~~and~~ ^{sixty five} Dollars and ^{sixty five} ~~cent~~ ^{cents}
 Principal and interest now due on said Note, and that
 no Part of said Note is for usages interest, and that
 there is no blame or set off against said attached Note to
 which the said J & Almond Stewart is entitled to, to my
 Knowledge, and that the same is Justly due and
 wholly unpaid on any Part thereof. And further that
 Pleasant Almond, whose name appears first on said attached
 Note is insolvent, so that nothing can be made off
 of said Pleasant Almond.

David Douglass

Subscribed and Sworn to before me this the 30th day
 of October 1894

Eli Johnson J P

1895-3-5

1892-6-24

2-8-9

6-1/2

2-1/2

9-6

143

0.44

2

20.88

5.22

1.74

2.15

27.09

143

170.09

1294.

CLAIM FILE.

No. 19.

Citizen's State Bank
Plainfield Ind
vs.

THE ESTATE OF

Theophilus Almond

Claim, \$ 551. ⁸⁵

4554.29

G. E. D. 2, Page 241

Entered 9/31/89 215

FILED

Filed MAY 18 1894, 189

David Badley Clerk.
CLERK

The Estate of Theophilus Almond to Citizens State
Bank Dr.
To the amount of \$551.⁸⁵ on the note of
which copies are filed herewith. marked Exhibit
"A" & "B"

The State of Indiana, Hendricks County, ss:

Personally appeared before me, ~~ENOCH G. HOGATE~~, Clerk of the Circuit Court,
within and for the County of Hendricks aforesaid,

William Lewis Jr.

who, upon his oath says, the note hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

Wm Lewis Jr.

Subscribed and Sworn to before me, this 18 day of May 1894

Enoch G. Hogate
Notary Public

No 1268

Albert Maxwell Adm^r &c

vs

Nattie Almond et al

Entry on Report of Sale

Apt^d
John Wadley
Jury

FILED

MAY 17 1895

David Wadley
CLERK

Hogate & Clark attys

Fri — 17-1895
11 — — 5-1895
1268

Albert Maxwell, Administrator
of the Estate of Therophilus
Almond deceased

vs.

Hattie Almond, Harry
Almond, Elmer H. Almond,
and Benjamin H. Almond.

Comes now the Plaintiff and files
proof of publication in words and figures
following, to-wit: (here insert). It also files
proof of posting in words and figures follow-
ing, to-wit: (here insert) and an appraisement
in words and figures following, to-wit: (here
insert), and now said Plaintiff files a re-
port of sale, and petition for a modification of
the order of sale heretofore made in this cause,
which report is in words and figures following,
to-wit: (here insert) see paper.

And the Court being sufficiently advised
in the premises finds that said sale ought
to be approved and said order modified so
as to permit said Administrator to re-
ceive all the purchase money in six months
from the day of sale.

It is therefore ordered and decreed by the
Court that said sale and the report thereof
be and they are in all things now approved.
And said order of sale heretofore made is
now modified and said Administrator is
ordered and directed to receive one third
of the purchase price of said real estate
in cash and the remaining two thirds in
six months from date of sale with

1 Six per Cent. interest.

2 And said administrator is ordered to
3 prepare a deed conveying said real estate
4 to said purchaser and present for the in-
5 spection of the Court.

6 And now Comes said administrator and
7 presents to the Court a deed, duly acknowledged
8 conveying to said Edward C. Crawford, the
9 following described real estate in Hendricks
10 County and State of Indiana, to-wit: A part
11 of the East half of the South West quarter of
12 Section twenty-five (25) Township fifteen
13 (15) North, and Range one (1) East and de-
14 scribed as follows, to-wit: Beginning at the
15 South half mile stone of said Section
16 twenty five (25) and running thence West
17 thirteen (13) chains and thirty one (31) links
18 to a stone; Thence North with the Section bearing
19 nineteen (19) chains and twenty nine (29)
20 links; Thence North four (4) degrees West
21 seven (7) chains and twenty eight (28) links;
22 Thence North (3) three degrees West one (1)
23 chain and forty (40) links; thence North twenty
24 and three fourths ($20\frac{3}{4}$) degrees West one (1) chain
25 and twenty and one half ($20\frac{1}{2}$) links; Thence
26 East fourteen (14) chains and fifty four (54)
27 links to a stone on the line running North
28 and South through the center of said Section
29 twenty five (25); Thence South nine (9) chains
30 and fifty nine and one half ($59\frac{1}{2}$) links to
31 the corner of a school house lot; Thence West
32 one (1) chain and eighty five and two thirds
33 ($85\frac{2}{3}$) links; Thence South two (2) chains
34 and twenty six and one half ($26\frac{1}{2}$) links

1
2 Thence East one (1) chain and eighty five
3 and two thirds ($85\frac{2}{3}$) links; Thence South
4 Seventeen (17) chains and four (4) links to
5 the place of beginning, Estimated to con-
6 tain thirty eight (38) acres and sixteen
7 hundredths ($1\frac{16}{100}$) more or less,

8 And the Court having examined said
9 deed approves the same and witnesses his
10 approval thereof in these words "Examined
11 and approved in open Court, This day
12 of May 1895 Jno V Hadley Judge.

13 And the Court now orders said Admin-
14 istrator to deliver said deed to said
15 Purchaser as an evidence of his title,

Est. T. E. Almond,

Qui. Notice

Taxed,

STATE OF INDIANA, HENDRICKS COUNTY, SS.

John W Cooper
~~A. T. HARRISON~~ swears that he is the publisher of

THE PLAINFIELD PROGRESS;

that the same is a weekly newspaper printed and published in said county and having a general circulation therein; that the notice and advertisement of which a true and correct copy is hereto attached and made a part hereof was published in said paper for two weeks consecutively, to-wit, on the following given dates:

August 15th and 22^d, 1895-

Subscribed and sworn to before me this

John W Cooper
27 day of *Aug* 18*95-*

Eli Johnson. J.P.

PUBLISHER'S FEE \$ *4.50* . Received payment this 188 of

Hogate & Clark, Attorneys.

Notice to Heirs, Creditors, Etc.

In the matter of the estate of Theophilus E. Almond deceased. In the Hendricks Circuit Court, September Term, 1895.

NOTICE is hereby given that Albert Maxwell, as administrator of the estate of Theophilus E. Almond, deceased, has presented and filed his accounts and vouchers in final settlement of said estate, and that the same will come up for the examination and action of said Circuit court, on the 2nd day of September, 1895, at which time all heirs, creditors or legatees of said estate are required to appear in said court and show cause, if any there be, why said accounts and vouchers should not be approved. And the heirs of said estate are also hereby required at the same time, and place aforesaid to appear and make proof of their heirship or claims to any part of said estate.
ALBERT MAXWELL,
August 2, 1895. Administrator.

No 1268

Estate of Joseph
F. Almond

Report of Law

Approved
John M. Gandy

MAY 6 1895

David H. Bailey
CLERK

State of Indiana, Hendricks Co., SS.,

In the Circuit Court, May Term, 1895.

Albert Maxwell, Administrator of the estate of Theophilus Almond,

vs.

Hattie Almond, et. al.

Comes now the Plaintiff and shows to the court that in obedience to the order of the court in this cause, he advertised the real estate of decedent, not set off to the defendant, Hattie Almond . For sale at private sale on the 14 " day of July 1894, by giving notice for four weeks in Plainfield Progress, a weekly newspaper of general circulation printed and published in Hendricks County, and State of Indiana. The first of which notice was published on the 14th day of June, 1894, and the last on the 5th day of July, 1894, and by posting 10 copies of said notice in Hendricks Co., 5 of which were posted in Guilford Township, where said real estate is *Situated* - more than 30 days before said 14" day of July 1894, all of which will more fully appear by the proof of publication and posting filed with this report.

That said real estate should be offered for sale on said day and if not sold said Sale should be continued from day to day until a sale was made.

That said real estate was offered for sale on said day as advertised and no bid being received said sale was continued from day to day, and no bid being received for said real estate equal to the appraised value, this court on the -- day of----- 1894 ordered a reappraisal of said real estate to be made and said sale to be continued and to be made for not less than the appraised value, as fixed by

II.

said re-appraisment and this administrator caused said real estate to be re-appraised by John Vestal and Samuel B. Stout, two competent and disinterested free holders of the neighborhood who appraised said real estate at \$1450, as will appear by the appraisement filed with the report and said sale was continued untill the 15th day of April, when Edward Crawford offered for said real estate, the sum of \$1457.25, payable in cash. The full appraised value of said real estate and the full appraised value thereof said ^{offer} term was accepted, and said Edward Crawford paid \$1457.25 in cash, which is produced in court and the court is asked to approve said sale and permit the acceptance of all of said sum in cash, as said estate is insolvent and all of said money can be used in payment of the debts of said estate, and to make such modification of the order of sale as is necessary thereto.

Albert Maxwell Adm

Subscribed and affirmed to before me this 16th day of
May, 1875.
David Hadley, clerk

No

Albert Maxwell, Adm^r

Mattie Almond et al

Petition for Reapprais-
ment of Real Estate

Ordered
J. H. H. H. H.
Judge

Hogate & Clark Attys.

STATE OF INDIANA, HENDRICKS COUNTY SS:

IN THE CIRCUIT COURT, SEPTEMBER TERM 1894

Albert Maxwell, Administrator
of the estate of Theophilus
Almond, deceased.

vs.

Hattie Almond, et al.

Albert Maxwell, Administrator of the estate of Theophilus Almond, deceased, and plaintiff in the above entitled cause, respectfully shows to the court that in obedience to the order of this Court made in the above entitled cause, he advertised the real estate of said decedent for sale at private sale on the 14th day of July 1894 and from day to day thereafter until a sale should be made and that he has received no offer therefor at the appraised value, nor does he believe it can be sold for the appraised value. That said appraisement is too high and that the Court ought to order a re-appraisement of said real estate, and he asks the Court so to do.

Albert Maxwell

Subscribed and affirmed to before me this 24th day of August 1894.

James L. Clark

Notary Public.

Albert Maxwell
admr. vs.

Hattie Almond et al

Entry

Hopate & Clark attys

2nd Sept 4-1894
2 - 6
18-88

Albert Maxwell, Administrator
of the Estate of Theophilus
Almond, deceased,

vs.

Hattie Almond et al,

Comes now the plaintiff and files his petition for a re-appraisal of the real estate herein ordered sold, which petition is in the words and figures following, to-wit: ^{X see 77} (here insert), and the Court having examined said petition and been sufficiently advised in the premises finds that said re-appraisal ought to be made as asked by said petitioner.

It is therefore ordered by the Court that said Administrator cause said real estate to be re-appraised by two competent free holders of Hendricks County and State of Indiana, and who are not interested in said real estate, and when said appraisal is made said Administrator is ordered to file the same in this court and to continue said sale from day to day and to sell said real estate at not less than the appraised value as fixed by said re-appraisal.

Proof of Pub
in Case of
Insolvency
Theo C. Heinrich

FILED

JUN 26 1895

David Badley
CLERK

STATE OF INDIANA, HENDRICKS COUNTY, SS.

John W. Cooper
~~A. T. HARRISON~~

swears that he is the publisher of

Hogate and Clark, Attorneys.

Notice of Insolvency.

In the matter of the Estate of Theophilus E. Almond, deceased, in the Hendricks Circuit Court.

NOTICE is hereby given that upon petition filed in said Court by Albert Maxwell, Administrator of said estate, setting up the insufficiency of the estate of said decedent to pay the debts and liabilities thereof, the Judge of said court did on the 28th day of May, 1895, find said estate to be probably insolvent, and order the same to be settled accordingly. The creditors of said estate are therefore hereby notified of such insolvency, and required to file their claims against said estate for allowance.

Witness, the Clerk and seal of said (seal) Court at Danville, Indiana, this 28th day of May, 1895.

22 2t

DAVID HADLEY, Clerk.

THE PLAINFIELD PROGRESS;

that the same is a weekly newspaper printed and published in said county and having a general circulation therein; that the notice and advertisement of which a true and correct copy is hereto attached and made a part hereof was published in said paper for two weeks consecutively, to-wit, on the following given dates:

May 30th and June 6th 1895

W. Cooper

Subscribed and sworn to before me this 28 day of June 1895

Eli Johnson JP

PUBLISHER'S FEE \$ *3.50* . Received payment this 188 of

5929

Maxwell Admr.
to
Almond

Entry on Last Sale

To be entered on Probate
Order Book.

GK Hadley
Judge

FILED

JUN 8 1894

Sam'l Hadley
CLERK

~~Garret~~

1.

*Fri June 8-1894
24 day May Term
18-53*

Albert Maxwell, Administrator of the
Estate of Theophilus E. Almond,
deceased

vs.

Hattie Almond, Harry Almond,
Elmer H. Almond and Benjamin
H. Almond.

*To 5929
Land Sale.*

Comes the administrator herein by Hogate & Clark his attorneys and shows to the Court the report of the commissioners herein to make partition setting off to the widow of Theophilus E. Almond her one third in value of the real estate of which the said Theophilus E. Almond died seized, and leaving subject to sale to pay the debts of said decedent 38.16 acres.

And the Court also finds that there are claims pending against the estate of said decedent amounting to \$561.55 besides interest, which are now filed in this court, and that there are other liabilities of said estate, exclusive of the cost of administration amounting to at least \$1000.00.

The Court also finds that the personal estate of the said decedent not taken by the widow amounts to about the sum of \$231.10, and that said real estate is of the probable value of \$2289.00.

The Court also finds that Perry R. Tulley, Harlan Hadley and John W. Trotter commissioners appointed to set off to the widow of said decedent her one third in value of the real estate, of which decedent died seized, appraised the undivided two thirds at the sum of \$60.00 per acre and returned their appraisment into court with their report of partition, which is hereby referred to.

The Court also finds that said real estate ought to be sold to make assets to pay the debts of the said decedent.

And now comes the said administrator and files a bond in the sum of ^{4600.00} \$4600.00 with Simon Hadley and Mord Carter as his securities, conditioned for the sale.

conditioned for the faithful discharge of the duties of the said administrator in and about the sale of said real estate. And now the Court approves the said bond, and the same reads as follows, to-wit:-

(H.I.)

It is therefore ordered, adjudged and decreed by the Court that the said administrator proceed to sell at private sale the following real estate in Hendricks County in the State of Indiana, to-wit :

A part of the east half of the south west quarter of section twenty five (25) township fifteen (15) north, in range one (1) east, and described as follows to-wit:- Beginning at the south half mile stone of said section twenty five (25) and running thence west thirteen (13) chains and thirty one (31) links to a stone; thence north with the section bearing nineteen (19) ~~sixty~~ chains and twenty nine (29) links; thence north four (4) degrees west seven (7) chains and twenty eight (28) links; thence north three (3) degrees west one (1) chain and ~~sixty two~~~~xxxxxxx~~~~xxx~~~~half~~(~~20,1-2~~)xxx and forty (40) links; thence north twenty and three fourths (~~20,3-4~~) degrees west one (1) chain and twenty and one half (~~20,1-2~~) links; thence east fourteen (14) chains and fifty four (54) links to a stone on the line running north and south through the centre of said section twenty five (25); thence south nine (9) chains and fifty nine and one half (59,~~1-2~~) links to the corner of a school house lot; thence west one (1) chain and eighty five and two thirds (85,~~2-3~~) links; thence south two (2) chains and twenty six and one half (26,~~1-2~~) links; thence east one chain and eighty five and two thirds (85,~~2-3~~) links; thence south seventeen (17) chains and four (4) links to the place of beginning, estimated to contain thirty eight and sixteen hundredths (38,16-100) acres more or less.

And the administrator is ordered after giving the statutory

notice to sell the same for one third cash in hand on the day of sale, one third in six months and one third in twelve months from the day of sale the purchaser giving his notes for the deferred payments, waiving relief from valuation and appraisement laws, drawing six per cent. interest from date and secured as the statute provides.

And it is also ordered that if said real estate should not sell on the day set for the sale thereof the said administrator may continue the sale from day to day on the same terms at private sale until sale is made.

Handwritten signature/initials

Albert Maxwell, Administrator of
the estate of Theophilus Almond.

VS.

Hattie Almond, Harry Almond,
Elmer H. Almond and Benjamin H.
Almond.

May 14 1894

7 - - -

nu 3929

O.B. 35 3/30

OK cr cr

Comes now the plaintiff, by Hogate and Clark his attorneys and shows to the Court the summons issued to the sheriff of Hendricks County and the return of said sheriff endorsed thereon, which summons and return reads as follows, to-wit: (here insert) and from which it appears to the satisfaction of the court that all of the defendants in this cause were duly served with notice of the filing and pendency of this cause by the service of said summons more than ten days before the 12th day of May 1894, that being the day on which this cause was set for hearing and said summons made returnable, by writing on the complaint at the time of filing said complaint. And the defendant Hattie Almond failing to appear and answer the complaint herein is now three times loudly called and comes not but herein wholly makes default. And the plaintiff now suggests the infancy of all the other defendants and the Court appoints D. F. Hill ----- an attorney of this bar as guardian ad litem to defend for said infant defendants. And now comes said guardian ad litem and files his answer in this cause, which answer is in words and figures following, to-wit: (here insert).

And now this cause is submitted to the Court for trial, finding and decree upon the default of said Hattie Almond and the issue joined by the answer of said guardian ad litem, without the intervention of a jury.

And the Court having heard the evidence and been fully advised in the premises finds that the allegations of the complaint are true, to-wit: That plaintiff's decedent died intestate in Hendricks County and

state of Indiana, leaving the defendant Hattie Almond his widow and the other defendants, his children as his only heirs at law, and owning at the time of his death the following described real estate in Hendricks county and state of Indiana, to-wit: All that part of the east half of the south west quarter of section twenty five (25) in township fifteen (15) north and range one (1) east, lying east of line beginning at a point twenty seven (27) chains and fifty two (52) links east of the south west corner of said section twenty five (25); thence North nineteen (19) chains and twenty nine (29) links; thence North, four degrees west, seven (7) chains and twenty eight (28) links; thence North, three degrees west, one (1) chain and forty (40) links; thence North twenty and three fourths degrees west two (2) chains and eleven (11) links; thence north, nineteen degrees east, three (3) chains; thence north, forty one and three fourths degrees east, four (4) chains and seventeen (17) links; thence north three (3) chains and eighty six (86) links to the center of the Cumberland road at the west end of the bridge, containing in said tract fifty three acres more or less.

That there are claims pending against the estate of said decedent amounting to \$561.55 and the interest thereon, and other liabilities of said estate amounting to more than one thousand dollars, and that there is not sufficient personal property of said estate to meet said indebtedness.

That it will be necessary for said plaintiff to sell the said real estate to make funds to pay said indebtedness, and in order to a sale thereof it is necessary to have partition of said real estate setting of to said defendant Hattie Almond as the widow of said decedent one third in value of said real estate.

It is therefore adjudged and decreed by the Court that partition of said real estate be made setting of to said Hattie Almond one third in value of s.

thereof and that said plaintiff proceed to sell the remainder thereof under the orders to be herein after made.

And for the purpose of carrying out this decree the court now appoints John W. Trotter, *Harlan Hadley* and *Perry Tully* as commissioners and appraisers to make partition and appraise said real estate and said commissioners are ordered to first qualify and then upon actual view of the premises make partition of said real estate setting off to the defendant Hattie Almond, in severalty, and free from all claims of said plaintiff and all other persons claiming by or through said decedent, one third in value of said real estate and after they have so partitioned said real estate they or any two of them are ordered to appraise that part of said real estate not set off to said defendant and to report their doings in the premises to the present term of this court, until which time this cause is continued.

TRANSCRIPT.

No. *5929.*

PARTIES.

Albert Maxwell, Admr.

vs.

Harry Almond et al.

(1)

May (1894) Term.

Amount of Judgment rendered
against

\$

WM. B. BURFORD, PRINTER, INDIANAPOLIS.

Taxed.

State of Indiana, Hendricks County, ss:

Albert Maxwell, Usher, &c

vs.

HENDRICKS CIRCUIT COURT,

Nattie Allmon of et al.

May

Term, 1894

BE IT REMEMBERED, That on the 14th day of *May* 1894
the same being the 7th judicial day of the *May* Term, 1894, of
the Hendricks Circuit Court, begun, held and continued at the Court House in
Danville, commencing on Monday, the 7th day of *May*,
1894, before the Honorable *John V. Hadley*, Judge
of said Court, the following judgment and decree was rendered in the above
entitled cause, to-wit:

State of Indiana, Hendricks County, ss:

I, *David Hadley*, Clerk of the Hendricks Circuit Court
of the County of Hendricks, in the State of Indiana, do hereby certify that the
foregoing is a true and complete copy of the judgment and decree of said Court,
in the above entitled cause, on the day and year first aforesaid, as appears of
record in my office.

IN TESTIMONY WHEREOF, I hereunto subscribe my name and affix

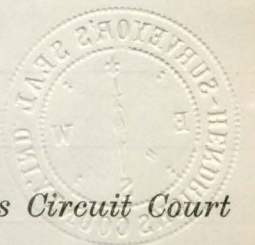
the seal of the said Court at my office at Danville,


this 14th day of May,

A. D. 1894,

David Hadley

Clerk of Hendricks Circuit Court.






We, Perry Tully and Harlan Hodley
above named commissioners solemnly
swear that we will honestly, faithfully
and impartially perform our duties
as such commissioners to the best
of our ability so help us God.

Perry N Tully

Subscribed and sworn to before me this
4th day of June 1894.



J. W. Trotter
Surveyor General Co.,

5929

Albert Maxwell

Hattie Almond
Etal

(2)

Entry on Partition

To be entered on Civil
Order Book

A. K. Housley
Judge

JUN 8 1894

David H. Bailey
CLERK

Taxed.

Albert Maxwell, Administrator of the
estate of Theophilus E. Almond,
deceased.

vs.

Hattie Almond, Harry Almond,
Elmer H. Almond and Benjamin H.
Almond.

*Jan 8 - 1894.
29 - May -
m 5929
on 387 115
71 cr m*

*No 5929
Judgt vs. Plff. for 2/3 cost
vs. Hattie Almond for 1/3 cost*

Comes the plaintiff herein by Hogate & Clark his attorneys,
and Perry R. Tulley, Harlan Hadley and John W. Trotter, commissioners
heretofore appointed in this cause come also and acknowledge in
open court their report of the partition herein, and said report is
filed and is in the words and figures following, to-wit:- (The Clrk.
will here set out the report in full except the caption)

And the Court having examined said report and being fully advised in
the premises finds that said report ought to be approved.

It is therefore, ordered, adjudged and decreed by the Court
that said report of said commissioners be and the same is hereby in all
things approved and confirmed and the said Hattie Almond, as widow of
the said Theophilus E. Almond deceased hold in severalty forever the
part so set off to her as shown by this decree.

And it is also ordered by the Court that the costsof this pro-
ceeding be paid as follows:- one third by the said Hattie E. Almond
and two thirds by the said Albert Maxwell, administrator of the estate
of Theophilus E. Almond, deceased out of the assets of said estate in
his hands to be administered.

All of which is finally ordered, adjudged and decreed by the
Court so far as this proceedings affect the partition sought to be
obtained.

(For further proceedings to sell the undivided two thirds see
Probate Order Book No. 17 page ----)

Administrator's Appraisement of Real Estate.

ESTATE OF

Deceased.

Administrator.

FILED

MAY 16 1895

David Bradley
CLERK

Filed _____ day of _____, 188

Clerk.

State of Indiana, Hendricks County.

We, Jabier Vestal and S. B. Stout
^{affirm} swear that we will honestly appraise the Real Estate of Theophilus Ahmond
deceased, which may be exhibited to us.

Jabier Vestal } Appraisers.
Samuel B. Stout

Subscribed and ^{affirmed} sworn to, this 19th day of 2nd mo 1885, before me.

Albert Maxwell Adm^r

An Inventory of _____ of the Real Estate of
Theophilus Ahmond deceased, and described as follows, to-wit:

A part of the east $\frac{1}{2}$ of the S. W. $\frac{1}{4}$ of section 25 township 15 N in range
1 E. and described as follows to-wit. Beginning at the south half
mile stone of said section 25. and running thence W 13 chains and
31 links to a stone - thence N with the section bearing 19 chains
and 29 links - thence N four degrees W seven chains and
28 links - thence N three degrees W one chain and 40 links
- thence N $20\frac{3}{4}$ degrees W one chain and $20\frac{1}{2}$ links - thence
E 14 chains and 54 links to a stone on the line running
N. and S. through the centre of said section 25 - thence
S. 9 chains and $59\frac{1}{2}$ links to the corner of the school-
house lot - thence W one chain and $85\frac{2}{3}$ links - thence
S. two chains and $26\frac{1}{2}$ links - thence E one chain and
 $85\frac{2}{3}$ links - thence S 17 chains and 4 links to the place
of beginning. estimated to contain thirty eight $\frac{6}{100}$ acres
more or less.

and appraised by us at \$ 1450

Jabier Vestal } Appraisers.
Samuel B. Stout

State of Indiana, Hamilton County ss.
Alburt Maxwell. being duly sworn, deposes that he has
more than 10 copies of the notice and the reverse side of
this to appear in Hamilton County Ind. 5th of June were in
Hamilton County Ind. more than 30 days before it is day
of July 1894.

Alburt Maxwell

Subscribed and affirmed to this day of May 1894

Jas. S. G. Kent

Notary Public

FILED

MAY 16 1895

David Bradley
CLERK

STATE OF INDIANA, HENDRICKS COUNTY, SS.

Hogate & Clark, Attys for Administrator.

Administator's Sale of Real Estate.

NOTICE is hereby given that the undersigned Administrator of the estate of Theophilus E. Almond, by order of the Hendricks Circuit Court, will on

The 14th day of the 7th month (July) 1894,

on the premises sell at private sale to pay the debts of said decedent, the following described real estate in Hendricks county, in the State of Indiana, to-wit:

A part of the east half of the southwest quarter of section twenty-five, township fifteen north in range one east, and described as follows, to-wit: Beginning at the south half mile stone of said section twenty-five and running thence west thirteen chains and thirty-one links, to a stone; thence north with the section bearing nineteen chains and twenty-nine links; thence north four degrees west seven chains and twenty-eight links; thence north three degrees west one chain and forty links; thence north twenty and three quarters degrees west one chain and twenty and one-half links; thence east fourteen chains and fifty-four links to a stone on the line running North and South through the center of said section twenty-five; thence south nine chains and fifty-nine and one-half links to the corner of a school house lot; thence west one chain and eighty-five and two-third links; thence south two chains and twenty-six and one-half links; thence east one chain and eighty-five and two-thirds links; thence south seventeen chains and four links to the place of beginning, estimated to contain thirty-eight and sixteen hundredths acres, more or less.

Terms of Sale:—One-third of the purchase price, cash in hand on the day of sale; one-third in six months and one-third in twelve months from the day of sale, the deferred payments to be evidenced by notes waiving relief from valuation and appraisement laws, and drawing six per cent. interest from date. Said notes to be secured as provided by law.

If said real estate will not sell on the day set as above, the sale will be continued from day to day at the residence of the administrator, until the same is sold.

ALBERT MAXWELL,

Administrator,

John W. Cooper
~~A. T. HARRISON~~ swears that he is the publisher of

THE PLAINFIELD PROGRESS;

that the same is a weekly newspaper printed and published in said county and having a general circulation therein; that the notice and advertisement of which a true and correct copy is hereto attached and made a part hereof was published in said paper for ~~four~~ weeks consecutively, to-wit, on the following given dates:

June 14, 21, 28 and July 5, 1894

John W. Cooper
worn to before me this ~~third~~ day of *May* 189*5*-
Chas Johnson J P

E \$ *Paid* Received payment this 188 of

J. W. Cooper

No. 5929.

Albert Maxwell,

Defendant,

vs.

Hattie Almond et al.

SUMMONS.

CIRCUIT COURT.

FILED

MAY 14 1894

David Badley
CLERK

To 6th day of the Term.

Hogate & Clark,
Attorneys for Plaintiff.

Sheriff's Fees,

Mileage, 40

Service, 100

Copy,

Return, 10

Deputy 10

\$5.25

Taxed.

Came to hand April 25th 1894 Served as commanded
by reading to and within the hearing of the within
named, Hattie Almond, Harry Almond, Elmer A.
Almond and Benjamin H Almond

This the 2nd day of May 1894,

John T Taylor Shff.

THE STATE OF INDIANA, HENDRICKS COUNTY, SS:

The State of Indiana, to the Sheriff of Hendricks County--GREETING:

You are hereby commanded to summon

*Hattie Almoud, Harry
Almoud, Elmer H. Almoud and Benjamin H. Almoud*

to appear in the Circuit Court of Hendricks County, before the Judge thereof, on the
12th day of *May*, 18*94*, being the *6th* day

of the *May* Term, held in the Court House in Danville, beginning on the

First Monday of *May*, 18*94*, to answer the complaint of
Albert Maxwell, Admr of the Estate of Theophilus Almoud, deceased,
and of this writ make due return.

Witness, the Clerk of said Court, and the seal thereof hereunto

affixed at Danville, Indiana, this *28th*

day of *April*, 18*94*.

David Hadley

Clerk of Hendricks Circuit Court.

I hereby certify that the above is a true copy of the original Summons.

Sheriff.

No. 5929.

Albert Maxwell. Adm^r &c

vs.
Hattie Almond Et. al.

Complaint

APR 28 1894

David Badley

CLERK.

The Clerk will issue Summons, and set this Cause for hearing on the 12th day of May 1894, the same being the 6th judicial day of the May Term 1894 of the Mendocino Circuit Court.
Hogate & Clark, Atty for plf.

Taxed.

Hogate & Clark. Attys

State of Indiana, Hendricks County ss:
In the Circuit Court, May Term 1894

Albert Maxwell, Administrator
of the Estate of Theophilus Almond
Deceased.

vs.

Walter Almond, Harry Almond,
Elmer H. Almond & Benjamin H.
Almond.

Plaintiff complains of defendants and says
that plaintiff's decedent, Theophilus E. Almond died in-
testate in Hendricks County and State of Indiana,
on the day of 1893. and that plaintiff is
the qualified administrator of the estate of said de-
cedent.

That the defendant Walter Almond, his widow and
the other defendants his children are the only heirs
at law of said decedent.

That said decedent at the time of his death was
the owner in fee of the following real estate in Hen-
dricks County and State of Indiana, to-wit: All that
part of the East half of the South West quarter of Sec-
tion ~~Twenty five~~ (25) in Township fifteen (15) North and Range
one (1) East lying East of a line beginning at a point
Twenty seven (27) chains and fifty two (52) links East
of the South West corner of said section twenty five:
Thence North nineteen (19) chains and twenty nine (29)
links: Thence North, four (4°) degrees West, (true
meridian) seven (7) chains and twenty eight (28)
links: Thence North three (3°) Degrees West, one (1) chain
and forty (40) links: Thence North, twenty and three fourths
(20 $\frac{3}{4}$) Degrees West two (2) chains and seven (11)

links: Thence North, nineteen (19°) degrees East, three (3) chains; thence North forty one and three fourths ($41\frac{3}{4}^{\circ}$) East four (4) chains and seventeen (17) links; thence North three (3) chains and eighty six (86) links to the center of the Cumberland road, at the West End of bridge, said tract containing about fifty three (53) acres.

That there are claims pending and unallowed, against the estate of said deceased, amounting to \$561.55 besides interest.

That there are other liabilities of said estate, amounting to more than one thousand dollars.

That the personal property of said decedent not taken by the widow amounts to \$231.¹⁰

That it may be necessary to sell all of said real estate not taken by the widow, to pay the debts of said estate.

That in order to such sale it will be necessary to have partition of said real estate setting off to the defendant, Mattie Almond, her one third in value of said real estate.

Wherefore plaintiff prays for a judgment that partition be made setting off to said Mattie Almond, one third in value of said real estate, and that this plaintiff sell the remaining two thirds of said real estate, to make funds to pay the debts of said estate and for all proper orders in the premises.

Hogate and Clark, Attorney for
plaintiff

State of Indiana, Hendricks County ss

Albert Maxwell affirms that the foregoing complaint and the statements therein set out are true as he verily believes.

Albert Maxwell
Administrator

Subscribed and affirmed to before me this
28 day of April 1894

Quoch G. Hozate
Notary Public



No.

Estate of

J. E. Glover,

Proof of Posting
BY CLERK, Etc.

Filed 189

..... Clerk

Nogate & Clark, Attorneys
Notice to Heirs, Creditors, Etc.

IN THE MATTER OF THE ESTATE OF

Theophilus E. Almond

Deceased.

IN THE HENDRICKS CIRCUIT COURT,

September

Term, 1895

Notice is hereby given that *Albert Maxwell*
as *Administrator* of the estate of *Theophilus E. Almond*
deceased, has presented and filed *his* account and vouchers in *final*
settlement of said estate, and that the same will come up for the examination and action
of said Circuit Court, on the *2^d* day of *Sept*, 1895, at which
time all heirs, creditors or legatees of said estate are required to appear in said Court and
show cause, if any there be, why said account and vouchers should not be approved. And
the heirs of said estate are also hereby required at the time and place aforesaid to appear
and make proof of their heirship or claims to any part of said estate.

Albert Maxwell

Aug. 8

1895

Administrator

THE STATE OF INDIANA,)

Hendricks County,)

SS:

The undersigned,

Jos. L. Clark

being duly

sworn, on oath say, that the notice, of which the annexed is a true copy, was by him posted at the Court House door of the County and State aforesaid, in Danville, for two successive weeks, the date when said notices was first posted, as aforesaid being the

8

day of

August 189*5*

James L. Clark

Subscribed and sworn to before me, this

5th

day of

Aug.

189*5*,

David Hedley,

Clerk

No. _____

In the matter of the Estate of

Theophilus E. Howard

_____, deceased.

Albert Maxwell

_____, Administrator.

Report No. _____

Filed 8 day of August 1895
+ Set for hearing. Sept 2 - 1895
David Hadley. Clerk.

Letters of Administration issued

_____ day of _____ 18

Appraiser & Administrator
John W. Hadley
Judge

_____, Attorney.

ADMINISTRATOR'S FINAL ACCOUNT CURRENT.

State of Indiana, *Hendricks* County, ss:

In the matter of the Estate of *Theophilus E. Almond* } In the Circuit Court,
Deceased. } *Hendricks* County,
September Term, 1895

FINAL REPORT.

The undersigned, Administrator of the Estate of said decedent, respectfully submits to said Court the following final report of his proceedings as such Administrator of said Estate, to-wit:

	\$	Cts.
I am chargeable with amount on Inventory	443	60
Cash from Hadley, Almond. Surviving partner	487	56
John S. Moore acct not on Inventory	1	00
Amount realized from sale of Land	1457	25

Total Charges,

2389 41

I also claim the following credits for sums by me laid out and expended in the Administration of said Estate, to-wit:

NO. of Voucher.		\$	Cts.
1	Loss on Sale Bill	23	68
2	" " Acct. on Pleasant Almond (Item 2)	71	23
3	Mattie Almond, Widow, acct on Inventory	212	50
	Carried Forwarded.	307	41

	Brought Forward	307 41
4	Discount on Sale Notes sold to obtain money to pay taxes	4 28
5	Nattie Almond. widow. (balance of \$500)	287 50
6	J. H. Cooper. Pub. Notice	3 00
7	P. Thurman. Auctioneer	5 00
8	Simon Hadley. Insurance.	2 20
9	Caleb H. Carter Clerk of Sale	2 00
10	J. H. Cooper. Notice of Sale.	4 00
11	J. A. Matterm Taxes	57 31
12	" " " "	22 55
13	Isaac Niss Taxes paid for Almond	14 60
14	J. A. Matterm. Taxes.	17 47
15	J. H. Cooper. Notice of Sale of Real Estate.	17 50
16	J. H. Trotter. Surveyor on partition	14 00
17	Samuel B. Stout Appraiser - Real	50
18	Jobin Vestal Appraiser Pers. & Real.	1 50
19	J. A. Matterm. Taxes.	17 86
20	" " " "	13 03
21	David Hadley - Clerk - Claim pd.	181 26
22	" " " "	26 50
23	D. Niss & Son. Undertakers.	70 12
24	Hogate & Clark. Attorneys —	75 00
25	I ask to be allowed for my Services	150 00
	Total Credits	<u>1294 59</u>

Recapitulation.

Total Charges.	\$ 2389.41
Total Credits	<u>" 1294 59</u>
Balance On Hand.	<u>1094.82</u>

Received. Aug. 8th 1895- of Albert Maxwell
Administrator of the Estate of Theophilus E.
Almond, deceased, one Thousand Ninety
four dollars & Eighty two Cents (\$1094.82)
for distribution & payment of costs.
David Hadley, Clerk.

982 ¹⁴ for distribution

Said Estate is insolvent and notice to
settle the same as insolvent having been
given under the orders of this Court the
above balance is paid into Court for
distribution and payment of costs

State of Indiana, Hendricks County, ss:

I, Albert Maxwell, Administrator of the
Estate of Theophilus E. Almond, deceased,
Affirm.

swear that the foregoing report contains a full and true account of all moneys and credits
with which I am chargeable as such Administrator, and credits in full for payment of
same, and now ask to be discharged from further trust as such Administrator; so help
me God.

Albert Maxwell, Admin

Subscribed and sworn to before me, the 8 day of August, 1895

James L. Block
Notary Public

, Clerk,

Circuit Court.

Estate of
J. E. Almond decd

FILED

MAY 28 1895

David Hadley
CLERK

In the estate of T. E. Almond, deceased.

Comes now administrator and files his petition in words and figures following towit:-- (H. I.) And the court being sufficiently advised in the premises finds from said petition that the estate of said decedent, T. E. Almond is insolvent, and said administrator in order to give notice and settle said estate as insolvent.

1311.

CLAIM FILE.

No. 21

Benj F Thomas Cashier
vs.

THE ESTATE OF

Thos E. Almond

Claim, \$ 668⁴¹

Allocated Mch 4-95
8684.09

G. E. D. *I*, Page 141

Filed **FILED**, 189

NOV 21 1894

Clerk.

Wm. B. Burford, Printer, Indianapolis,

CLERK

1895-3-5
 1894 17.70
 3-15

668.41
 .08

3 = 4
 Nda = 6
 5347.28
 13.39
 2.29
 15.68
 668.41
 \$684.09

The State of Indiana, Hendricks County, ss:

David H. Adley

Personally appeared before me, **ENOCH G. HOGATE**, Clerk of the Circuit Court,

within and for the County of Hendricks aforesaid, *Benj. F. Thomas Cashier*

First National Bank Danville Ind

who, upon his *Oath* says, the *claim* hereunto attached, is just and true; that the claim, after deducting all credits, set-offs, and deductions to which the Estate is entitled, is justly due and wholly unpaid.

Benj. F. Thomas Cashier

Subscribed and *sworn* to before me, this *21st* day of *November* 1894

David H. Adley Clerk.

1280.

No. 13.

Emma Mann
Estate of

vs.

\$125.00

Est. J. E. Almond.

CLAIM FILE.

CIRCUIT COURT

Of _____ County.

Filed 27 50 day of

, 187

\$ _____, allowed by

the Court

this _____ day of

FILED

, 187

APR 25 1894

, Clerk.

David Bailey
CLERK

STATE OF INDIANA,

CLAIM FILE.

Wendricks County.)

Albert Maxwell Administrator of Estate of *T. E. Almond*
Before ~~the Clerk of the Circuit Court of said County and State~~, came

Emma Weir, who being by me duly sworn, ^{affirmed}

says that the annexed in favor of *Emma Weir*
against the estate of *T. E. Almond*, deceased, is correct;
that no payments have been made thereon except the credits thereon given; that
there are no set-offs against the same to his knowledge; that the balance shown in
said _____ to-wit: *One hundred*
& twenty five Dollars, is now justly due and owing
to *Emma Weir*, all of which he verily believes.

Emma Weir.

^{affirmed}
Subscribed and sworn to before me on the *16*
day of *4 Mo*, 18*94*

Albert Maxwell administrator, Clerk.

1279.

CLAIM FILE.

No. 12,

W. F. Phillips

vs.

THE ESTATE OF

J. E. Almond,

Claim, \$ 4. 90

G. E. D. 2, Page 241.

FILED

APR 25 1894

Filed, 189

Swil Hadley

CLERK

Clerk.

J E Almond for Gs W G Phillip
to Goods Bought for April 5th 1892 to May 10 1892
\$4.90 ^{cts}

The State of Indiana, Hendricks County, ss:

Albert Maxwell administrator of Estate of J. E. Almond
Personally appeared before me, **ENOCH G. HOGATE**, Clerk of the Circuit Court,
within and for the County of Hendricks aforesaid,

W F Phillip

who, upon his affirmation says, the account hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

W G Phillip

Subscribed and affirmed to before me, this 20th day of 4th m 1894

Albert Maxwell administrator Clerk.

103-018-1111
In the Estate of
T. E. Almond Dees

Petition to Settle as
Insolvent

Ordered
John W. Hadley
Jux

FILED

MAY 28 1895

Samuel Hadley
CLERK

Hogate & Clark, Attys.

State of Indiana, Hendricks County, SS.,

In the Circuit Court,

May Term, 1895.

In the estate of T. E. Almond, deceased.

Albert Maxwell, administrator of said estate shows to the court that there are unsecured claims filed and allowed against the estate in the sum of -----, that they are now unsecured filed and pending for allowance. The amount of the personal estate, which has come into his hands is of the value of----. The real estate of said decedant has been sold by the administrator for the sum of \$1457.25. The probable deficiency of the estate to pay the debts and expenses of administrator are-----.

Albert Maxwell Admr

*Subscribed and sworn to before me this 16th day of
May, 1895.
David Hadley, clerk*

1291.

CLAIM FILE.

No. 16

Harris Almond

vs.

THE ESTATE OF

J. E. Almond

Claim, \$ 1154⁵⁰

G. E. D. L, Page 241

Allowed Nov 23-94
\$1217.29

Filed May 7th, 1894

David Hadley Clerk.

Plainfield Ind. May 1894

Claims of Harris Almond against the
estate of J. E. Almond -

One note, worth, March 1 st 1894	\$ 710.10
" " " " " "	107.15
" claim due Aug 1 st 1893 for rent of farm	75.00
" " " March 1 st 1894 " " " "	100.00
No interest on rental claims until after maturity;	
One claim due April 1 st 1893	162.25
The three last claims are in the form of notes but the notes are mislaid or lost and cannot now be found.	7154.50

The State of Indiana, Hendricks County, ss:

Albert Maxwell administrator of Estate of J. E. Almond

Personally appeared before me, **ENOCH G. HOGATE**, Clerk of the Circuit Court,
within and for the County of Hendricks aforesaid, *Harris Almond*

who, upon his *affirmation* says, the *statement* hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

his
Harris *Almond*
mark

Subscribed and *affirmed* to before me, this *5* day of *5th mo* 189*4*

Albert Maxwell Administrator
Clerk.

1293.

CLAIM FILE.

No. 18.

Jesse Horney

vs.

THE ESTATE OF

J. E. Ulmoud.

Claim, \$400.00 & Int.

482.91 1-7-95

G. E. D. 2, Page 241

Entered 01318 pa 215

FILED Jan 7 1895

MAY 17 1894

Filed *Caril Hadley*, 189
CLERK

Clerk.

1895-1-7
1892-1-21

2-11-16

400
56
25.67
1.24

482.91

The State of Indiana, Hendricks County, ss:

Personally appeared before me, ~~ENOCH G. HOGATE~~, Clerk of the Circuit Court,
within and for the County of Hendricks aforesaid, Jesse Horney

who, upon his oath says. the Note hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

Subscribed and ~~sworn~~ ^{affirmed} to before me, this 17th day of May, 1894,
David Hadley, Clerk.

1277.

No. 10

C. D. Willhite

vs.

Albert Maxwell

Administrator

OF THE ESTATE OF

Theo. E. Almond

Deceased.

CLAIM FILE.

16.94

3 11.0164

3

Amount of General Claim, \$

16.94

Amount of Preferred Claim, _____

Total, - - - \$

Filed

April 24th

1894

David H. Haeley

Clerk.

15.10

2.00


17.10

\$

Estate of T. E. Almond, Deceased,

To C. D. Wilhite

Dr.

	<u>January 1</u> 18 <u>93</u>
	<u>One</u> days after date I promise
to pay to the order of <u>W. H. Willits Sr.</u>	
at <u>Plainfield</u>	
<u>Fifteen</u> ¹⁰ / ₁₀₀ Dollars,	
<small>Value received, without any relief from valuation or appraisal laws, with interest at eight per cent. per annum until paid, and attorney's fees. The drawers and indorsers severally waive presentment for payment, protest and notice of protest, and non-payment of this note.</small>	
Due	<u>T. E. Almond</u>

To	Face of note filed herewith	15	10
"	Put in case to April 23 ^d 1894	1	58
"	Choke fee for filing		25
			<u>\$16 94</u>

State of Indiana, Hendricks ~~Montgomery~~ County, ss:

BEFORE the Clerk of the Circuit Court of said County and State personally appeared Charles D. Wilhite, who being by me duly sworn, says that the above account, in favor of himself against the estate of T. E. Almond, deceased, is correct; that no payments have been made thereon except the credits thereon given; that there are no set-offs against the same to his knowledge; that the balance shown in said account, to-wit: Fifteen & ⁹⁴/₁₀₀ DOLLARS, is now justly due and owing to him, all of which he verily believes.

Subscribed and sworn to before me, on the

23^d day of April 1894

Wallace Sparks Clerk.

Estate of J. E. Almond, Deceased,

To L. D. Wilbute Dr.

Pay to C. D. Wilbute with Recourse
for H. Wilbute

18.78
1.20
80
2.00

To Paid of note filed herewith	15	10
" Put in case to April 23 ^d 1894	1	58
" Clerk fee for filing		25
		<u>\$16 94</u>

1278

CLAIM FILE.

No. 11.

Ydd. Ballard

vs.

THE ESTATE OF

J. E. Almond

Claim, \$10. ⁵⁰

G. E. D. 2, Page 241

FILED

APR 25 1894

Filed 189

Swil Bailey

CLERK

Clerk.

Estate of J. E. Almond. Wt.
A. Add Ballard for Groceries
from Jan 8th 1892 to Dec 4th 1892
\$11⁰⁰ Ten & ⁵⁰/₁₀₀ Dollars

The State of Indiana, Hendricks County, ss:

Albert Maxwell administrator of J. E. Almond
Personally appeared before me, **ENOCH C. HOGATE**, Clerk of the Circuit Court,
~~within and for the County of Hendricks aforesaid,~~

Add Ballard

who, upon his *affirmation* says, the *account* hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

Add Ballard

Subscribed and *affirmed* to before me, this *20th* day of *4th mo* 189*4*

Albert Maxwell administrator
Clerk.

1276.

No. 9

Estate of *Wickie & Son*

vs.

Est. T. E. Almond

CLAIM FILE.

CIRCUIT COURT

Of _____ County.



Filed _____ day of

_____, 187

\$ *20 40* _____, ~~allowed by~~

the Court **FILED**

this **APR 16 1894** day of

187

David Hadley
CLERK

, Clerk.

STATE OF INDIANA,

CLAIM FILE.

Hendricks County.

Albert Maxwell administrator of Estate of *J. E. Almond*
Before ~~the~~ Clerk of the Circuit Court of said County and State, came

Wm Wilkin

, who being by me duly ~~sworn~~ *affirmed*

says that the annexed in favor of *Wm Wilkin & Son*

against the estate of *J. E. Almond*, deceased, is correct,

that no payments have been made thereon except the credits thereon given, that
there are no set-offs against the same to his knowledge; that the balance shown in

said *Account*

to-wit:

Twenty 40

Dollars, is now justly due and owing

to *Wm Wilkin & Son*

, all of which he verily believes.

Wm Wilkin

affirmed
Subscribed and sworn to before me on the *16*

day of *4th*, 18*94*

Albert Maxwell Administrator *J. E. Almond*
Clerk.

1227.

CLAIM FILE.

No.

Jesse Sharp

vs.

THE ESTATE OF

Theophilus Almond

Claim, \$56.⁰⁰ & Int.

Allowed \$57.⁵⁰

G. E. D. 2, Page

Filed FILED, 189

SEP 12 1898 Clerk.

Wm. B. Burford, Printer, Indianapolis,

David Badley
CLERK

FIRST NATIONAL BANK,
DANVILLE, INDIANA.

\$56.⁰⁰

Danville, Ind., September 7, 1892

Twelve Months after date, we, or either of us, promise
to pay to the order of Jessie Sharp
Fifty - Six Dollars,

And ten per cent. attorney's fees, with interest at eight per cent. per annum from date until paid. (The interest on this note has been paid to maturity.) Negotiable and payable at the FIRST NATIONAL BANK, Danville, Indiana. Value received, without any relief whatever from valuation or appraisal laws. The drawers and endorsers severally waive presentment for payment, protest, and notice of protest, and non-payment of this note.

Due

No.

J. E. Almond
Pleasant Almond

The State of Indiana, Hendricks County, ss:

Personally appeared before me, David Hadley ~~ENOCH G. HOCATE~~, Clerk of the Circuit Court,

within and for the County of Hendricks aforesaid,

Jessie Sharp
who, upon his oath says, the Note hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

Subscribed and sworn to before me, this 12th day of Sept. 189 3

David Hadley Clerk.

1238.

[Form 65.]

No. 4.

Allowed. 17/ ⁰⁰

W X Winstead

vs.

THE ESTATE OF

J E Almond

Deceased.

Preferred

CLAIM FILE.

\$ 171 ⁰⁰

Filed

Dec. 15,

189

3,

David Hadley,

Clerk.

\$ allowed by the

Circuit Court,

this day of

, 189

Clerk.

ESTATE OF J E Almond, Deceased,
To W A Wishard, D.

To amount of attached bill 171 00

171 00

The State of Indiana, Marion County, ss:

Before the Clerk of the Circuit Court of said County and State, personally appeared
W A Wishard, who being by me duly sworn, says
that the above account in favor of himself
against the estate of J E Almond, deceased,
is correct; that no payments have been made thereon except the credits thereon given; that there are
no set-offs against the same to his knowledge; that the balance shown in said account, to-wit:
One hundred & seventy one Dollars,
is now justly due and owing to himself as a preferred claim
all of which he verily believes.

William A. Wishard.

Subscribed and sworn to before me, on the 14 day of December, 1898

John R. Wilson Clerk.
Marion

1290.

CLAIM FILE.

No. 15.

M. H. White

vs.

THE ESTATE OF

J. E. Almond,

Claim, \$

G. E. D. 2, Page 241.

Allowed Nov. 23-94
\$ 217.52

FILED

Filed, 189

MAY 2 1894

David Badley Clerk.

Wm. B. Burford, Printer, Indianapolis,

The State of Indiana, Hendricks County, ss:

Personally appeared before me, ~~ENOCH G. HOGATE~~, Clerk of the Circuit Court,
within and for the County of Hendricks aforesaid,

W. H. Wellhite
who, upon his oath says, the notes hereunto attached, ^{are} ~~is~~ just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

W. H. Wellhite
Subscribed and sworn to before me, this 2nd day of May, 1894,
David Hadley Clerk.

1240.

CLAIM FILE.

No. 3

J. A. Johnson

vs.

THE ESTATE OF

J. E. Almond

Claim, \$ 14⁴⁵/₁₀₀

Allowed. 14,45

G. E. D. 2, Page 241

FILED

NOV 28 1898

Filed, 189

Amril Hadley

CLERK

Clerk.

State of Ind.

PLAINFIELD, IND.

Nov 25-1893

Mc T H Almond (deceased)

Rampier Endram

To I. A. JOHNSON, Jr

DEALER-IN

◇SADDLES, HARNESS, WHIPS, BLANKETS, ROBES,◇

TRUNKS, GRIPSACKS, ETC.

1891

Mar 1	Kip Collar	300
April 6	Two R. H. Walter	300
" "	July & Oil	1 10
May 2	Two Sweet Collar Pads	1 50
June 23	Buggy Whip	75-
July 8	Two Sweet Collar Pads	1 50
1892 April 21	To Blankett 200 Blank 15	3 25-
" "	Circinples	75-
	Inter Date & Half yr	1 60
		<u>\$ 14 45-</u>

This Bill is Just and remains wholly unpaid

I. A. Johnson

Subscribed and Sworn to before the undersigned a Justice of the Peace this the 25 day of Nov 1893

J. H. Johnson J. P.

1239.

CLAIM FILE.

No. *L*

Mr R Ellis & Sons

vs.

THE ESTATE OF

J. E. Almond

Claim, \$ *18* ^{*26*}

Allowed 18.26

G. E. D. *L*, Page

Filed *November 6th* 189*3*

David Hadley Clerk.

The State of Indiana, Hendricks County, ss:

Personally appeared before me, ^{David Hallen}~~ENOCH G. HOGATE~~, Clerk of the Circuit Court,
within and for the County of Hendricks aforesaid,.....

B. F. Ellis
who, upon his oath says, the claim hereunto attached, is just and
true; that the claim, after deducting all credits, set-offs, and deductions to which the
Estate is entitled, is justly due and wholly unpaid.

Subscribed and sworn to before me, this 6th day of November 1899

David Hallen Clerk.

STATEMENT - ACCOUNT.

Plainfield, Ind.,

Nov 6 1893

Mrs Theodore Aldmond

In Account With M. R. ELLIS & SONS,

MANUFACTURERS OF

©© Hard-Wood Lumber, ©©

AND DEALER IN

PINE LUMBER, LATH, DOORS,
SHINGLES, ETC.

Bills Gut to Order.

Wire and Picket Fence.

All bills draw six per cent. after 30 days from date of purchase.



1889						
Apr	3	15-00	Pickets	4	30	60
"	"	8 00	" "	4	00	
May	23	3 00	ft Lumber	4	50	
		6	pieces 4 x 4 12	1	44	
		40	ft Oak lum		60	
		By	Lumber			4 46
1891						
Sept	5	3 80	ft Oak lum	4	35	
1892						
Oct	12		halving & sawing	13	50	
"	13	60	By Lumber	36	29	
		"	" bark			10 30
						3 50
						78 26
M. R. Ellis & Sons						

1257
CLAIM FILE.

No. 5.

H. G. L. Green

vs.

THE ESTATE OF

Theophilus Glendon

Claim, \$ 2.85

Allowed \$ 2.85

G. E. D. 2, Page 241,

FILED

JAN 4 1894

Filed, 189

Amril Hadley

CLERK

Clerk.

Theophilus Almond, Deceased
In acct with Green & Hadley

Feb 19-1892 to medicine	25-	
23 to medicine	35-	
25 to one animal	225-	285-

State of Indiana Hendricks County, ss.

Came now before the undersigned J.P.
H. A. L. Green one of the firm of Green and Hadley
and says that the above attached account is just
and true against the Estate of Theophilus Almond Deceased
is just and ^{now} wholly unpaid or ^{any} part thereof, and that no
part of the same is for various interest, and there is no set off
against the same to my knowledge.

H. A. L. Green
Subscribed and Sworn to before me this the 29th
day of December 1893.

Eli Johnson J.P.

1251.

CLAIM FILE.

No. 14.

S. Hiss & Son

vs.

THE ESTATE OF

J. E. Almond

Claim, \$ 66.¹⁵

G. E. D. 2, Page 241.

FILED

Filed APR 25 1894, 189

Samuel Badley Clerk.
CLERK

Wm. B. Burford, Printer, Indianapolis,

The Estate of T. E. Almond Ad. to.
S. Hiss Alon.

1893

May 1 st	To Cloth Casket	\$50.42
" "	" Robt & Hose	8.15
April 30 th	" Haver Steam Indpls	5.00
May 8 th	" " "	3.00
		<u>\$66.15</u>

The State of Indiana, Hendricks County, ss:

Albert Maxwell administrator of T. E. Almond

Personally appeared before me, **ENOCH G. HOGATE**, Clerk of the Circuit Court,

~~within and for the County of Hendricks aforesaid,~~

J. H. Hiss

who, upon his *affirmation* says. the *account* hereunto attached, is just and true; that the claim, after deducting all credits, set-offs, and deductions to which the Estate is entitled, is justly due and wholly unpaid.

J. H. Hiss

Subscribed and ~~affirmed~~ to before me, this *20* day of *Apr* 189*4*

Albert Maxwell administrator
Clerk.

1260.

CLAIM FILE.

No. 81

Al Kantowitz

~~Al Kantowitz~~

vs.

THE ESTATE OF

J. E. Almond

Claim, \$4⁰⁰

Allowed \$4⁰⁰

G. E. D. 2, Page 241

Filed March 20th, 1894

David Halley Clerk.

Capital Clothing House
187 W Wash St

March 19th 1894

Mr Theo Allmon

(1) one Pair of Pants

\$4⁰⁰

State of Indiana
County of Marion, I. I.

I, Al. Kantrowitz, of the Capital Clothing House
being upon oath, duly sworn, say that
the amount ~~amount~~ is due: and still
unpaid.

Al Kantrowitz
subscribed and sworn to this 19th day, March 1894
John E. McCullough
Notary Public

1258.

CLAIM FILE.

No. 7

*Crocker's Fertilizer
Company*
vs.

THE ESTATE OF

J. E. Almond

Claim, \$ 25¹⁰/₁₀₀

Allowed \$ 25¹⁰/₁₀₀

G. E. D. 2, Page 241

FILED

Filed....., 189

JAN 8 1894

Wm B Burford Clerk.

Wm. B. Burford, Printer, Indianapolis,

State of Indiana Hendricks County, ss
Before me Isaac A Johnson Notary Public in
and for Hendricks County and State of Indiana
Comes now Eli Johnson agent for the Crocker
Fertilizer Co., who bring by me duly sworn
says the annexed Note in favor of the said
Crocker Fertilizer Co., and agent Theobas E.
Almond Deceast, is correct, and wholly unpaid
and that no Payments, has bin made thereon:
That there are no setoff against the same to my
knowledge, that the sum, as shown by said Note
Together with 84 Percent interest, on the same
from Date of Note up to January 5th 1894: and
Ten Percent attorney fees on same: is \$25,13:- is
now justly due and owing to said Company
and that no Part of said Note is for usurious
Interest, as I verley Believe

Eli Johnson agent
subscribed and sworn to before me this the
5th day of January 1894

Isaac A Johnson
Notary Public



1259.

CLAIM FILE.

No.

Trustee Maple
Hill Cemetery
vs.

THE ESTATE OF

T. E. Almond

Claim, \$26⁰⁰

Allowed 25⁰⁰

G. E. D. 2, Page 241

FILED

Filed JAN 8 1894, 189

David Badley
CLERK

Clerk.

Plainfield Ind Jan 5 1894
Albert Maxwell Administrator of
J H Almond Estate To
Trustees of Maple Hill Cemetery or
To grave yard Lot #18 Block 7
bought of the Superintendent of Cemetery \$ 25.00
Twenty five Dollars

The above account
is just and remains wholly unpaid
and six months past due.

L. A. Johnson
Superintendent

Subscribed and sworn to before
the undersigned Justice of the Peace this the
5th day of January 1894

Eli Johnson J.P.

April 30/94 Received by
Murd Carter Five hundred
and twenty Dollars \$520⁰⁰/₁₀₀

Nov 20/94 Received by
Murd Carter Two hundred &
Twenty Six ⁹²/₁₀₀ Dols \$226.92

+

1239.99

1753.34 Inv

⁴/₁₀₀ 1415.33

746.92 Payments

⁷/₁₀₀ 668.41 bal due Nov 20/94



FIRST NATIONAL BANK,
DANVILLE, INDIANA.



\$1239 $\frac{99}{100}$

Danville, Ind., Nov 27th 1892

Six Months after date, we, or either of us, promise
to pay to the order of My J. Thomas Calkin
Two Hundred and thirty nine $\frac{99}{100}$ ——— Dollars,

And ten per cent. attorney's fees, with interest at eight per cent. per annum from date until paid. ~~(The interest on this note has been paid to maturity)~~ Negotiable and payable at the FIRST NATIONAL BANK, Danville, Indiana. Value received, without any relief whatever from valuation or appraisal laws. The drawers and endorsers severally waive presentment for payment, protest and notice of protest, and non-payment of this note.

Copy

Dec 10 27 93

No. 41361

Pleasant Almond

J. E. Almond

Plainfield August 23^d
1893.

Estate of F. E. Almond. debtor.

According to contract.

	1892	\$ 50.00
for work from "Feb 1. up to	1875.00	
May 1. 1893.	\$ 125.00	

Miss, Emma, Weer.

WILLIAM WILKIN.

W. H. WILKIN.

WILKIN & SON,
HORSE SHOEING AND GENERAL
BLACKSMITHING.

HORSE SHOEING A SPECIALTY.

Special attention given to interfering and ill gated horses.

Plainfield, Ind.,

189

T. E. Almond Dr
To Wm Wilkin & Son

To Blacksmithing from Jan 13 "
1892, to Jan 30, 1893 \$20.40.

276 ✓

Indianapolis, Ind., Dec. 11th 1893

M. J. E. Rhmond

Hendricks County

Mainfield Ind.

Dr. To W. N. WISHARD, M. D.,

THE MARION, Corner Ohio and Meridian Streets.

1892

W. N. SMITH, INDIANAPOLIS

Febry 20 To Visit

12 50

22 "

12 50

29 "

12 50

Mar. 4 "

12 50

1893
April 20 Operation

100 00

21 Visit

3 00

22 "

3 00

24 "

3 00

25 "

3 00

27 "

3 00

28 "

3 00

29 "

3 00

171 00

* 43.52

\$ 34 ³²/₁₀₀



No

Dec 31st 1890

One day after date I promise
to pay to the order of W H Willhite
at Ramfield

Thirty Five ³²/₁₀₀ Dollars,

Value received, without any relief from valuation or appraisement laws, with interest at eight per cent. per annum.....until paid, and.....attorney's fees. The drawers and indorsers severally waive presentment for payment, protest and notice of protest, and non-payment of this note.

Due

T. E. Almond

No. 1

1st Mo 4th 9 1894

RECEIVED OF Albert Marshall Ad^m of Estate of W. E. Almond

Two DOLLARS

for service as clerk at the sale of personal property -

\$

Calab H Carter

Farmers' Co-Operative Insurance Ass'n,

OF HENDRICKS COUNTY

Danville, Indiana, 1/4 1894

RECEIVED of J. B. Arnold by his the

Administrator Albert Mayhew

sum of Two 20 DOLLARS,

100

on assessment No. 10

Samuel H. Hickey Sec.

No. _____

12th - 21st

7

1893

RECEIVED OF Albert Maguire Administrator of Estate of T. E. Ahrens

for service as auctioneer at sale Five DOLLARS

\$ 5.00

P. Thurman

No. 1

9th Mo 20 6 1873

RECEIVED OF Albert Maxwell adm^r of Estate of T. E. Almond
up
Three ————— DOLLARS

for notice of appointment in "Plainfield Progress,"

\$ 3.00

W. Weaver Editor

Checks

No. 1

8th mo 23 5 1893

RECEIVED OF Albert M. Mavell Administrator of the Estate of J. E. Almond

Two hundred & Eighty Seven $\frac{50}{100}$ DOLLARS

part of my allowance as widow of J. E. Almond

\$ 287.50

Matthie. Almond.

❖ Office of ❖

THE PROGRESS.

J. W. COOPER Editor.

10

Plainfield, Ind., 11-28-1893

Received of Albert Marwell
Administrator of the Estate of T. E. Ahmora
D. 4. & for notice of sale in "Plainfield
Progress" and sale bills

J. W. Cooper

No. 1

DELINQUENT TAXES FOR 189

2\$ 57.31

Treasurer's Office, Danville, Hendricks County, Ind.,

Jan16100
189 4

Received of

J. C. Almond By Albert Maurer

the sum of

Fifty Seven

Dollars and

31 Cents,In full for State, County, School, Township, Special School, Dog and Road Taxes, including Penalty and Interest, delinquent for the year 1892 on Poll and Personal Property, and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BK. OF S.
<u>Q 7 2</u>	<u>25</u>	<u>15</u>	<u>18</u>	<u>26</u>	<u>4</u>			
<u>Q 7 2</u>	<u>25</u>	<u>15</u>	<u>18</u>	<u>24</u>				

DEPUTY.

TREASURER OF HENDRICKS COUNTY.

J. A. Mattern.



13

Plainfield Ind May 8th 1894

Received of Albert Marvell Admin^{of T. E. Almond} of the Estate

Fourteen ⁶⁰/₁₀₀ x Dollars

April installment of taxes on the land I bought
of T. E. Almond

\$14 ⁶⁰/₁₀₀

Isaac Hiss.

No. 1

GUILFORD TOWNSHIP.

\$22 50

100

RATES OF TAXATION.

**First One-Half
82 Cts.,
and
\$1.25 on Poll.**

**Second One-Half
62 Cts.,
and
\$1.25 on Poll.**

TREASURER'S OFFICE.

Danville, Hendricks County, Ind.

4/6

1894.

Received of

the sum of

Twenty Mrs

DOLLARS.

In full for **APRIL INSTALLMENT** of State, County, School, Township, Special School, Road and Dog Taxes, for the year 1893, on Poll and Personal Property, and on the following described Real Estate, to wit:

Total Value Property, \$2536.00

[illegible]

Cash Book Page

Wm. B. Burford, Printer, Indianapolis.

Treasurer Hendricks County.

No.

CLERK'S OFFICE,

22 \$ 26. 50

Danville, Hendricks Co., Ind.,

5724 - 1883

Received of Albert Maxwell Administrator
of the Estate of J. E. Almond, Deceased,
Twenty-six Dollars and 50 Cents,
claim of Trustees Maple Hill Cemetery

David Hadley, Clerk.

No. _____

2nd Mo 19th 1895

RECEIVED OF *Albert Maxwell Adams of T.E. Almond*

One 50

DOLLARS

for service as appraiser of Real and Personal property

\$ *1 50*

Julius Westat

No. _____

2nd Jan 18. 17 1894

RECEIVED OF *Albert Maxwell Adams of T. E. Almond*

50
100 DOLLARS

for service as appraiser of Real Estate

\$ _____

Samuel B. Stout

No. 1

GUILFORD TOWNSHIP.

TREASURER'S OFFICE,

RATES OF TAXATION.

First One-Half 74 Cents, and \$1.25 on Poll.	Second One-Half 54 Cents, and \$1.25 on Poll.
---	--

Danville, Hendricks County, Ind.

\$1303

100

May 16 1895.

Received of

the sum of *Three 803/100*

DOLLARS,

100

In full for NOVEMBER INSTALLMENT of State, County, School, Township, Special School and ~~Bag~~ Taxes, for the year 1894, on ~~Roll~~ and Personal Property, and on the following described Real Estate, to wit:

Total Value Property, \$

2413

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BLOCK.
<i>Off 2</i>	<i>25</i>	<i>15</i>	<i>18</i>	<i>26</i>	<i>74</i>			
<i>Off 2</i>	<i>25</i>	<i>15</i>	<i>18</i>	<i>32</i>				

Cash Book Page

WM. B. BURFORD, PRINTER, INDIANAPOLIS.

Treasurer Hendricks County.

No. 1

GUILFORD TOWNSHIP.

TREASURER'S OFFICE,

Dayville, Hendricks County, Ind.

RATES OF TAXATION.

First One-Half
74 Cents,
and
\$1.25 on Poll.Second One-Half
54 Cents,
and
\$1.25 on Poll.

\$ 17.86

100

1895.

Received of

the sum of

Seventeen & 86/100

DOLLARS,

100

In full for APRIL INSTALLMENT of State, County, School, Township, Special School, Road and Dog Taxes, for the year 1894, on Toll and Personal Property, and on the following described Real Estate, to wit:

Total Value Property, \$

2413

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BLOCK.
M 63	25	15	1E	26	74			
M 72	25	15	1E	24				

Cash Book Page,

361

WM. B. BURFORD, PRINTER, INDIANAPOLIS.

Treasurer Hendricks County.

No.

CLERK'S OFFICE,

21 \$ 181. 26

Danville, Hendricks Co., Ind.,

57 16 - 1885

Received of Albert Maxwell Administrator
of the Estate of J. E. Almond, Deceased,
One hundred Eighty-one Dollars and 26 Cents,
on claim of Dr. W. M. Wickard

David Hadley Clerk.

Recd, Aug. 8th 1895 of Albert²⁴ Maxwell,
Administrator of the Estate of Theophelus C.
Ahmond. Decd. Seventy five - dollars, Attorneys
fee -

Hogate & Clark, Attys



\$ 70 ¹²/₁₀₀

Plainfield May 17 1895

Received from Allen Maxwell Adm.

Seventy ¹²/₁₀₀

Dollars

100

In full for Casket Hearse etc Theo. Edmund.

No.

J. Kiss & Son
Rev W. M. Boss. Surviving Partner

❖ Office of ❖

THE PROGRESS.

J. W. COOPER Editor.

15
Plainfield, Ind., Oct 25 1894

Received of Albert Maxmull
administrator of the estate of
J. C. Hummel the sum of seven-
teen dollars and fifty cents \$17.50
in full for printing notice of
sale of real estate.

J. W. Cooper
Ed Progress

No. 1

GUILFORD TOWNSHIP.

14

\$ 17.47

100

RATES OF TAXATION.

First One-Half
82 Cts.,
and
\$1.25 on Poll.Second One-Half
62 Cts.,
and
\$1.25 on Poll.

TREASURER'S OFFICE,

Danville, Hendricks County, Ind.

11/1

1894.

Received of

the sum of Seventeen & 47/100

DOLLARS,

100

In full for NOVEMBER INSTALLMENT of State, County, School, Township, Special School and Dog Taxes, for the year 1893, on Poll and Personal Property, and on the following described Real Estate, to wit:

Total Value Property, \$ 2536.

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BLOCK.
<u>W 2 S 1/2</u>	<u>25</u>	<u>15</u>	<u>18</u>	<u>26</u>	<u>7K</u>			
<u>W 2 S 1/2</u>	<u>25</u>	<u>15</u>	<u>18</u>	<u>24</u>				

Cash Book Page

Wm. B. Burford, Printer, Indianapolis.

Treasurer Hendricks County.

FILED

MAY 4 1898

David Hadley
CLERK



Parrula Ind May 3rd 1893

I the undersigned and widow of the
late Theophilus E Almond of the county
of Hendricks state of Indiana hereby
waive my right to administer on
the estate of husband and request
that my friend Albert Maxwell
be appointed as administrator

Mrs. Kathie Almond.

J. W. TROTTER,
Surveyor and Civil Engineer.

— OFFICE OF —

16
G. T. PATTISON,
Attorney at Law and Notary Public.

TROTTER & PATTISON,
Abstracters of Titles, _____
Real Estate, Loan and Insurance Agents.

Danville, Ind., January 31 1895
Received of Albert Maxwell administrator
of the Estate of Theophilus Almond the
sum of Fourteen (\$14) Dollars in full pay-
ment for my services as surveyor and commis-
sioner in the partition of real estate.
J. W. Trotter
S.H. Co.

Maxwell. Auer, & Co.
vs.

Almond & Co.

Assignor of
Guardian ad
litem.

FILED

MAY 14 1894

David Badley
CLERK

Taxed.

Albert Maxwell Adams &c.

vs

Hattie Almond et al.

D. F. Hill Guardian Ad Litem. for the infant
defendants for answer to the complaint denies
Each and every material allegation in the complaint
adversely to the interest of said infants.

D. F. Hill