

The original probate files of Hendricks County, some from as early as 1823, are very fragile and are in storage. You are encouraged to use these digital images instead of seeking the originals as they are as complete, and more readable in many cases, than the originals.

MARY AYERS

ESTATE

1879

HENDRICKS COUNTY, INDIANA

374
CLAIM.

Charles C. Ayers

vs.

John T. Burns

ADMINISTRATOR OF THE ESTATE OF

Mary Ayers Deceased.

Filed March 4 1880

Judgment, Pff for Costs

Interest at _____ per cent.

Date Sept 28 1880

Order Book No. 23 Page 380

Fee 22. Pages 158

Attorney for Claimant.

No. 274

Mary Ayres
ESTATE.

CLAIM OF
Charles C Ayres

Amount, \$ 98.⁰⁰

App. Docket 4/4/3

Filed, March 4th 1880

Wm. C. Smith

Clerk.

Julian + Julian
Attorney.

State of Indiana,
Hendricks COUNTY,

Charles C Ayres, do solemnly swear that the sum of
Ninety three Dollars and Cents
is justly due on the annexed claim against the Estate
of Mary Ayres, and that there exists no legal set-off or counter-claim
against the same,

so help me God.

Charles C. Ayres.
Subscribed and sworn to before me, this 27th day of
February 1880.
Jonathan H. Johnson
Notary Public

Estate of Mary Ayres
to

Charles C. Ayres. Dr.

1878			
Nov.	To	gathering corn	\$ 5.00
Dec.	"	moving house	20.00
"	"	Cash to hands for do.	18.00
"	"	Cash	5.00
"	"	"	1.00
"	"	store	2.00
"	"	"	5.00
"	"	to B. A. Ayres	2.00
"	"	store	1.50
"	"	"	1.00
1879			
Jan 3	"	paid for Insurance	12.00
" 6	"	"	30.00
" 18	"	"	5.00
		Credit	127.50

Dec.	"	moving home	
"	"	Cash to hands for do.	18.00
"	"	Cash	5.00
"	"	"	1.00
"	"	"	2.00
"	"	store	5.00
"	"	"	2.00
"	"	10139 dyer	1.50
"	"	store	1.00
"	"	"	

1879

Jan	3	"	"	paid for pro Insurance	12.00
"	6	"	"		3.00
"	18	"	"		5.00

127.5

Credit

1879.	Jan 1.	By Cash	20.00	
18.	Dec	" 1000 staves	5.00	
-	-	" 500 "	2.50	
79	Jan	" Cash	2.00	
-	Febr	" "	5.00	34.5

Balance due

\$ 93.00

No.

239

Estate of *Mary Ayer*

CLAIM FILE.
Jonathan D. Phinney

CIRCUIT COURT.

Of

County.

Filed

Sept 12

day of

Sept, 187*7*
J. D. Phinney Clerk

\$ *271.⁰⁰*, allowed by
the Court

this

day of

, 187

, Clerk.

app D 4 p 43

Brownsville Ind.

Mary Ayres Deceased Or
To Jonathan W. Johnson atty

Jan 18th 1878

To Legal Servis Rendered
at the Instance & Request of
said Deceased in the Cause
of the State of Indiana
against her Son Gardner
Ayres. Charged with
Murder in Hendricks
Circuit Court -

\$ 225.00

For Money Expended to
perform said Legal
Servis -

25.00

7 Meas Banded for
Berice Ayres Daughter
of Deceased 3.00

21.00

\$ 271.00

STATE OF INDIANA, }

CLAIM FILE.

Hendricks County, }

BEFORE the Clerk of the Circuit Court of said County and State came
Jonathan H. Johnson, who being by me duly sworn,
says that the annexed, in favor of Jonathan H. Johnson
against the estate of Mary Ayres, 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: Two Hundred
and Fifty Sixty one Dollars, is now justly due and owing
to Jonathan H. Johnson, all of which he verily believes.

Jonathan H. Johnson

Subscribed and sworn to before me on the

day of

Sept

12
1879

Spencer

, Clerk.

Claim No. 239

J. H. Johnson

vs.

John T. Burns
Adm'r &c.

Plaintiff's Witnesses.

SUBPOENA---TERM TIME.

HENDRICKS CIRCUIT COURT.

To the 8th day of Term

L. A. Barnett
Plff's Attorney

SHERIFF'S FEES.

Mileage, - - -	\$ 7.20
Service, - - -	1.03
Copy, - - -	2.50
Return, - - -	1.00
	<u>\$ 11.73</u>

Indianapolis Journal Co., Print.

Served the within subpoena by reaching to the within named
named Gardner Capps & Sylvia Deboni & by leaving a
true copy of this subpoena at the last and usual place
of residence of the within named John Strong Linda
Johnson, Mt. served by order of Jonathan Johnson
attorney for J. H. Johnson, & 1880 James M. Johnsons Sheriff

The State of Indiana, Hendricks County, ss:

THE STATE OF INDIANA TO THE SHERIFF OF SAID COUNTY, GREETING:

You are hereby commanded to summon Sandra Ayers,

Squire Osburn, John D. Tracy,
Lulu Johnson,

to appear before the Judge of the Circuit Court of Hendricks County, on the
8th day of the present Term of said Court, now in session at the Court
House in Danville, on the 13th day of Jan, 1880, then and there
to testify in an action wherein Jonathan H. Johnson,

is Plaintiff, and John I. Burns, administrator
of the estate of Mary Ayers, dec'd is Defendant, on behalf
of the Plaintiff; and return this summons.

Witness, The Clerk of said Court, this 6th day
of Jan, 1880. Jm Green Clerk.

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

Sheriff.

No. 239

Hendricks Cir. Ct.
Jonathan W. Johnson
vs

John T. Baum
Admir, & c

Motion for
new trial,

Filed July 14 1880
J. W. Clark

L. A. Baum
Attorney at Law

State of Indiana
County of Hendricks }
In the Hendricks Circuit Court
January Term 1880
Jonathan H. Johnson
vs

John T. Barnes
Administrator of
the estate of Mary
Ayers, deceased.

Motion for
new trial,

Comes now the above
named plaintiff, and moves
the court for a new trial in this
cause for the following reasons
to wit:-

- 1st That the decision of the court
is contrary to ^{the} evidence
- 2nd That the decision of the court
is contrary to law,
- 3rd That the court erred in assessing
the amount of recovery, in that
the said amount so assessed
is too small. Wherefore said
plaintiff prays for a new trial,

L. A. Barnett
Atty for plff.

3rd That the decision of the court is
not sustained by sufficient evidence

Isardman Ayers

I heard Mother tell
and Johnson Johnson since she ought
to have a ^{day} altho and she told him
she would give him \$2.00 if paid
down and \$2.50 if not paid down.
on the same that I was acquainted
she told Johnson at his house that
she would pay him the \$2.00 or \$2.50
I after heard my Mother say afterwards
that she intended to pay him
my sister traveled out Jackson &
went going to school just the
time while I was in jail and
of the time after I got out.

+

No. 99
Disposed of Jan 1882
Hendricks Common Pleas Court

John T. Burns Adm.
of Mary Ayers Est.
vs.
Charles Ayers
et al

Disposed of
Jan Term - 1882
June 22

Filed July 8 1879

Land Sale

Campbell

Plaintiff's Attorney

Not issued

Hendricks Circuit Court
June Term 1879

John T. Burns
Adm^r &c

vs

Charles Ayers
et al

Petition in Land
Sale to pay debts

Filed July 8th 1879
Wm. Irwin
Clerk

L M Campbell
Atty for Pet^r

State of Indiana
Hendricks County

Hendricks Circuit Court
June Term 1879

John T. Burns
adm^r of the Estate of
Mary Ayers dec^d

vs

Charles Ayers

Gardner Ayers

Ellery Fenton Ayers

Leander Ayers

Carolina B Ayers

Gertrude Ayers

Jesse W Ayers, heirs

at law of said dec^d

Lewis S. Watts Guardian &c

vs Jonathan H Johnson do

Petition to
sell Real Est
& pay debts

To the Hon

Joshua S. Adams Judge of said
Court

Your Petitioners the undersigned
would respectfully represent and show
to the Court that ^{he} said John T Burns
is the administrator of said Estate duly
appointed and qualified to act as such

Your Petitioner would further show
to the Court that the whole amount
of personal property which has come
into his hands as such Adminis-
trator is \$795³⁵⁻

That the amount of the debts out-
standing against said estate, so
far as the same has come to his
knowledge is \$1200.

That he knows of no other per-
sonal estate, or means by which
said indebtedness can be fully paid
without the sale of real estate

Your Petitioner would further show
that said decedent was the widow of
one William Ayers deceased, late of
said County who did seized and pos-
sessed of the following real estate situate
in said County to wit: The S.E. $\frac{1}{4}$ of the
N.E. $\frac{1}{4}$ the N.E. $\frac{1}{4}$ of the S.E. $\frac{1}{4}$, and the N.W. $\frac{1}{4}$
of the S.E. $\frac{1}{4}$ of Section 14; also the S.E. $\frac{1}{4}$
of the N.E. $\frac{1}{4}$ of Section 23, all in Township
No north Range 1 East; of which said
several tracts or parcels of land the
said Mary Ayers was, at the time

of her death, the owner of an un-
divided one-third as such widow
her entire interest in said real estate
being of the probable value of \$

Your Petitioner would further show
to the Court that said decedent left

of her death, the owner of an undivided one-third as such widow her entire interest in said real estate being of the probable value of \$

Your petitioners would further show to the court that said decedent left surviving her as her only heirs at law the following named children who are of the ages respectively set in figures opposite their names heretofore:

Charles Ayers aged 21 years

Gardner Ayers " 18 "

Leopander Ayers " 11 "

Ellery F. Ayers " 16 "

Corbina B Ayers " 7 "

Gertrude Ayers " 3 "

Jesse W Ayers " 1 "

Your petitioners would further show that Jonathan Mc Johnson is the Guardian of the dependant Gardner Ayers duly appointed and qualified to act as such.

That Lewis J. Watts is the Guardian of the 5 last above named minor heirs and dependants herein, duly appointed and qualified to act as such; Wherefore said Guardians are made defend

* And said Administrator by leave of the Court now amends his Petition and says that since the same was filed the interest of said Mary Ayers, in and to said Lands has been assigned and set apart to said Ayers by metes and bounds as follows, Beginning 19 Rods & 4 Links South of the E. half mile Stone of said Section 14, Township 16 North Range 1 East - Thence South 27 Rods 18 Links Thence West 160 Rods to Center line of said Section Thence North 46 Rods 18 Links to Center of Section Thence East 80 Rods - Thence South 19 Rods & 4 Links - Thence East 80 Rods to the beginning Estimated to contain 37 1/2 Acres more or less

ants hereto. *

Wherefore your Petitioner prays the Court to order and decree that he shall be empowered to make sale of said Real Estate or so much thereof as may be found necessary to pay off the indebtedness of said estate after exhausting the proceeds of the personal estate now in his hands And he prays for such orders judgments and decrees as shall fully authorize and empower him to make such sale, and will give and insure to the purchaser of said lands at such sale a full and perfect title to such lands as may be sold

Respectfully Submitted

John T. Burns
Administrator

State of Indiana
Hendricks County ss

John T Burns adminis-
trator aforesaid being duly sworn, on
oath says that all the matters and
things set forth in the foregoing pe-
tition are true and correct as he
privily believes

Subscribed and sworn to
Before me this day }
of 1879

N^o

John T Burns
Adm^r &c

N^o

Charles Ayers
Atty

Proof of Publication

RECEIVED
JAN
14
1880
Irwin
CLERK

State of Indiana, Hendricks County, ss.

L. M. Campbell, Attorney.

PETITION FOR THE SALE OF LAND

STATE OF INDIANA,
HENDRICKS COUNTY, ss.

In the Hendricks Circuit Court.

To the Honorable Court, 1879.

John T. Burns, Administrator of Mary Ayers' estate, vs. Charles Ayers, Gertrude Ayers, Alexander Ayers, Susan E. Ayers, Corbina B. Ayers, Gertrude Ayers, Jesse W. Ayers, Lewis H. Watts, guardian and Jonathan H. Johnson, guardian.

Notice is hereby given that the said John T. Burns, Administrator of the estate of Mary Ayers deceased, has this day filed his petition to sell the real estate of the said Mary Ayers, deceased, his personal being sufficient to pay his debts, and that said petition will be heard and determined at the next term of said Circuit Court, to be begun and held at the Court House in the town of Danville, on the fourth Monday of September, 1879.

Witness, the Clerk of said Court, this 5th day of July, 1879.

July 16, 1879. WM. IRVIN, Clerk.

88.60

Personally appeared before the undersigned,
Samuel F. Miskard of the
firm of Hathaway & Miskard
Miskard publisher of the
Hendricks County Union a newspaper of
general circulation, printed and published in the
City of Danville in the County aforesaid,
who, being duly sworn, upon his oath saith,
that the notice, of which the attached is a true
copy, was duly published in said paper for
three weeks successively,
the first of which publication was on the
10th day of July,
1879, and the last on the 24th
day of July, 1879
Samuel F. Miskard.

Subscribed and sworn to before me, this

28

day of

July

, 1879

Wm. Irvin

John T Burns
vs Adam

Charles Ayers
et al

Proof of Publication



FILED

JAN
14
1880

W. L. Brown

State of Indiana,

Hendricks

County, ss.

Personally appeared before the undersigned,

*R. F. Hathaway, one of the
publishers*

*publishers of the
Hendricks County Union a newspaper of
general circulation, printed and published in the
Town City of Danville in the County aforesaid,
who, being duly sworn, upon his oath saith,
that the notice, of which the attached is a true
copy, was duly published in said paper for
3 weeks successively,
the first of which publication was on the
13th day of November,
1879, and the last on the 27th
day of November, 1879*

R. F. Hathaway.

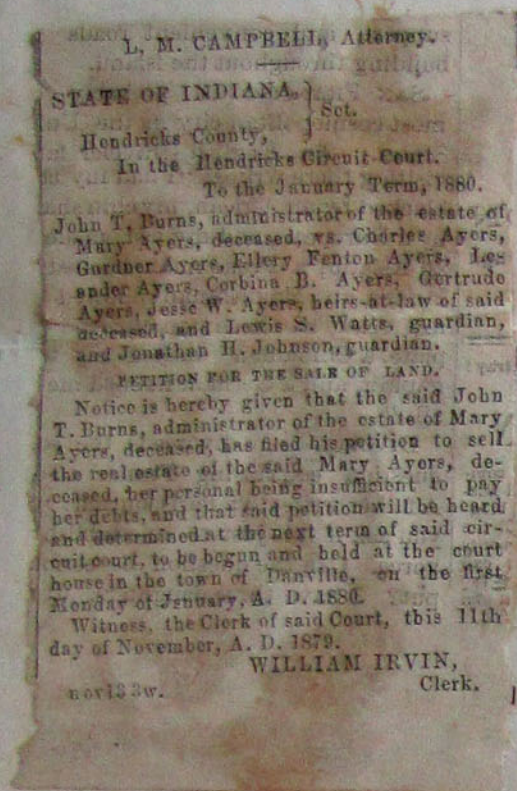
Subscribed and sworn to before me, this

16th

day of

January, 1880

*Shamus J. Bege
Notary Public*



I James M Emmons Sheriff of Hendricks
County, Indiana, that I have posted notice of the
within enclosed in the Town of Brownburg to wit
one at the Store of Dawson & Tolle on Post Office
one on 74 Demureddy Street November 14 "1877

James M Emmons
Sheriff Fee Mlage 2.40
Posting Notice 1.00
Notes 3.20

John T Burns
Adm

VS

Charles Ayers
vs al

Proof of posting
Notices by Sheriff

FILED
JAN
14
1880
H. L. Jones
CLERK



State of Indiana, Hendricks County, set:

IN THE HENDRICKS CIRCUIT COURT.

To the January Term, 1880.

John I Burns Administrator
of the Estate of
Mary Ayers, deceased

vs.

Charles Ayers
Gardner Ayers
Ellen Fenton Ayers
Leander Ayers
Corbina B Ayers
Bertrude Ayers
Jesse H. Ayers, heirs at
law of said deceased
Lewis S. Watts Guardian &
Jonathan B. Johnson, Guardian.

Petition for the Sale of Land.

Notice is hereby given that the said John I Burns Administrator of the Estate of Mary Ayers deceased has ~~this day~~ filed his petition to sell the Real Estate of the said Mary Ayers, deceased, her personal being insufficient to pay her debts, and that said petition will be heard and determined at the next Term of said Circuit Court, to be begun and held at the Court House in the Town of Danville, on the first Monday of January A. D. 1880.

Witness, the Clerk of said Court, this 11th
day of November, A. D., 1879.

M. I. Swin Clerk.

Wed - July 11 - 1880

19 P v July 1880

303 9 99 44 6

John T Burns Adm } Land Sale
of Mary Ayers Dec }
vs } Hecker
Charles Ayers et al }

Now Comes the said John
T Burns by his Attorney and pro-
dices and files in this cause the
affidavit of Richard F Hathaway
by which it appears that due and
lawful notice of the filing and pen-
dency of this Petition to sell Land
has been given by publication thereof
three weeks in succession in the
Hendricks County Union a weekly
Newspaper of General Circulation
printed and published in said
County of Hendricks, one of which
notices was published on the 18th day
of November, the 2nd on the 20th day
of said month and the 3rd on the
27th day of said month all in the
year 1879, and a copy of which
notice is filed with said affidavit
and said Administrator also
produces and files the written

return of James M. Evans the Sheriff
of this County whereby it appears that
three several Copies of the same notice
were duly posted by said Sheriff in
three public places in the Township
where said lands proposed to be sold
are situated, more than thirty days
before the first day of the present
Term of this Court, which return
and Notice is also filed herewith
wherefore it is adjudged that lawful No-
tice of the filing of said Petition has been
given - And said Administrator now
files an Inventory and appraisement
of the Lands proposed to be sold made
by Joseph W. Jordan and Israel L. C.
Bray two reputable householders of the
neighborhood of said Lands, showing that
said Lands are appraised at \$1490.

And said Administrator by leave of the
Court heretofore obtained amends his
Petition and Complaint by describing
the lands proposed to be sold by metes
and bounds.

And now the defendant Charles Ayres

is three times called but comes not and
makes default herein, and on the sug-
gestion of the infancy of the other Defendants
to wit. Gardner Ayers - Ellery F Ayers, Leam-
ner Ayers, Corlina Ayers, Gertrude Ayers
and Jesse W Ayers, one Charles Foley
an attorney at the Bar of this Court is now
appointed Guardian ad litem for said
Infants and said Guardian now files his
Answer as such

And said John T Burns Administrator
now files his additional Bonds in the
sum of \$2000 - with Alfred Melcher & McLaughlin
as his security which Bond is taken and
approved by the Court -

And said Cause now coming on for trial
is submitted to the Court on the issues joined
and the Court having heard the proofs ad-
duced and being sufficiently ^{advised} in the
premises finds and adjudges that there
is a necessity for the sale of said Lands to
pay debts, the personal property being in-
sufficient - Wherefore it is now ordered
that said John T Burns as Administrator
be and he is hereby authorized, empowered
and directed to offer for sale at public

sale on the premises on a day to be ap-
pointed by said Administrator, after first
giving four weeks public notice of the time
^{and terms} ~~and~~ place of said sale by publication
in some Newspaper of General Circula-
tion printed and published in said County
and by setting up notices at not less than
five public places in the County, three
of which shall be in the Township
of the following Landy Out (here describe as amended)
where said Lands are situated, and
if not sold on the day fixed the same
to be continued and offered ^{at private sale} from day
to day without further notice at the
Law Office of said Administrator in the Town
of Brunswick. Said Lands to be sold
on the following terms - the half
Cash in hand the remainder in 48
months from day of sale at 6 per cent.
And further proceedings herein are con-
tinued

22

Officer
J. B. Brown

Administrator's Appraisement of Real Estate.

ESTATE OF

Mary Ayers

Deceased.

John T. Burns

Administrator.

Filed day of 187

Clerk.

Indianapolis Journal Print.

FILED
JAN
44
1880

John T. Burns
Clerk

State of Indiana, ~~Mendicks~~ County.

We Joseph W. Jordan and Israel L. C. Bray
swear that we will honestly appraise the Real Estate of
Mary Ayers deceased, which may be exhibited to us.

Joseph W. Jordan
Israel L. C. Bray Appraisers.

Subscribed and sworn to, this 13th day of January 1880
before me. J. M. Smith, Clerk

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

34 2¹/₂ Acres of Section 14 Township
Sixteen North of Range one East
described as follows
Beginning 19 Rods and 4 Links South
of East half mile corner of said
Section Thence South 27 Rods
and 18 Links, Thence West 140
Rods Thence North 46 Rods and
18 Links, Thence East 80 Rods, Thence
South 19 Rods and 4 Links Thence
East 80 Rods to the place of
beginning

and appraised by us at \$1.470

Joseph W. Jordan
Israel L. C. Bray } Appraisers.

John T Burns
Adm &c
vs

Charles Ayers
et al

Answer of Guardian
ad Litem

FILED

JAN
14
1880

Wm L. Smith

John T Burns
Adm re

vs

Charles Ayers
et al

No

Answer of Guardian
Ad Litem

The undersigned who is now appointed
by the Court as Guardian ad Litem of the
infant Defendants in said Cause Court;
Gardner Ayers Ellery F Ayers Lean-
der Ayers Corlina B Ayers Gertrude
Ayers and Jesse W Ayers: Says
he has no personal knowledge of
the matters and things charged
in Plaintiff's Complaint - wherefore
he denies the same and demands
strict proof thereof and he prays
the Court to protect the rights of said
infants

Charles Foley
Guar. ad litem

Know all men by these Presents, That we John T. Burns
Alfred Melsham & L. M. Campbell
 are bounden unto THE STATE OF INDIANA, in the penal sum of
Three Thousand Dollars, to pay which we
 jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed and dated the 14th day of January 1880

THE CONDITION OF THE ABOVE OBLIGATION IS, That as the above
 bound John T. Burns Administrator of the Estate
 of Mary Ayers deceased, has been ordered by the
 Circuit Court of Hendricks County, to sell
all the Real Estate of said Mary Ayers, in said County

Now if the said John T. Burns will faithfully
 discharge the duties of his trust according to law, then the above obligation is to be
 void, else to remain in full force in law.

John T. Burns

Alf. Melsham

L. M. Campbell



Approved the 14th day of January 1880

W. S. Danner Judge Clerk

Circuit Court of Hendricks County.

State of Indiana, _____ County, ss:

I, _____ swear, that I am worth, over
 and above my indebtedness, _____ Dollars, as I believe.
 So help me God.

Subscribed and sworn to before me, the
 day of _____ 1887

Clerk

Circuit Court of _____ County.

STATE OF INDIANA, _____ COUNTY, ss:

I, _____ swear that I am worth, over
 and above my indebtedness, _____ Dollars, as I believe.
 So help me God.

Subscribed and sworn to before me, the
 day of _____ 1887

Clerk

Circuit Court of _____ County.

John T. Burns
Administrator of
Mary Ayres, deceased

Proof of Publication

Filed June 22, 1880

Wm. Quinn
clk



State of Indiana, Hendricks County, ss.

L. M. Campbell, Att'y.

ADMINISTRATOR'S SALE OF REAL ESTATE.

By virtue of an order of the Hendricks circuit court made at the January term thereof, 1880, and recorded in probate order book No. 9, at page 410 of the records of said court, I will, on

Saturday, the 6th day of March, 1880,

Offer for sale on the premises, and sell at public outcry to the highest bidder, the following real estate, situate in the county of Hendricks, and State of Indiana, to-wit:

Bounded by beginning nineteen (19) rods and four (4) links south of the east half mile stake of section fourteen (14), township sixteen (16), north range one (1) east; thence south twenty seven (27) rods and eighteen (18) links; thence west one hundred and sixty (160) rods; thence north forty-six (46) rods and eighteen (18) links; thence east eighty (80) rods; thence south nineteen (19) rods and four (4) links; thence eighty (80) rods to the place of beginning. And if said land be not sold at said time and place, I will continue the offer, without further notice, from day to day at my law office in Brownsburg, at private sale until sold.

TERMS.—One-half cash in hand, balance in equal payments at four and eight months, with 6 per cent. interest.

JOHN T. BURNS,

Administrator of Mary Ayers, dec'd.

Jan. 29, 1880.

1-29-80.

Printer's Fee, \$10.00

Personally appeared before the undersigned,

R. F. Hathaway,

one of the

publishers of the

Hendricks County Union, a newspaper of
general circulation, printed and published in the
town
City of Danville in the County aforesaid,

who, being duly sworn, upon his oath saith,

that the notice, of which the attached is a true

copy, was duly published in said paper for

4 weeks successively,

the first of which publication was on the

29th day of January,

1880, and the last on the 19th

day of February, 1880.

R. F. Hathaway,

Subscribed and sworn to before me, this 22^d day of

June, 1880

James A. Downard
Notary Public

John T Burns Adm

vs

Charles Ayers et al

Report of Sale of
Land to John Garry

Examined and
approved

J. A. Adams

Filed June 22, 1880

Wm G

clerk

State of Indiana } In the Hendricks
Hendricks County } Circuit Court
June Term 1880

John I Burns Adm }
vs } Report of Sale
Charles Ayers et al }
vs John I Burns adm

The undersigned Administrator of the Estate of Mary Ayers Dec - respectfully reports to the Court that pursuant to an order of this Court made at the January Term 1880 - and Recorded in Probate Order Book No 9 at Page 440, he proceeded to and did cause to be printed in the Hendricks County Union a weekly newspaper of general circulation printed and published in the town of Danville, ^{notice of the sale of the land described} for four times in succession as shown by the affidavit of Richard Hathaway herewith filed and a copy of which notice is also filed herewith, that he also caused to be posted in not less five public places in said County, three of which were in Lincoln Township - printed copies of said notice, which were also generally posted in various other public places in said County and all of which were given and posted more than four weeks before the 6th day of March

1880 - that on said 6th day of March
1880 said Administrator did offer
the land for sale which he was ordered
by the Court to make sale of - on the
premises at public outcry but received
no bid therefor. That pursuant to said
order and notice said Administrator
did continue to offer said land for sale
at his law Office in Brownburg at
private sale and keep up said offer
from day to day until the 18th day
of June 1880 - when said Administra-
tor sold said land to wit: bounded by
beginning 19 Rods and 4 links South of the
East half mile Stakes of Section 14
Township 16 - North Range 1 East
Thence South 27 Rods 18 links - Thence
West 160 Rods. Thence North 46 Rods
& 18 links - Thence East 80 Rods -
Thence South 19 Rods and 4 links -
Thence East 80 Rods to the place of be-
ginning - to one John Garry for the
sum of \$1500, being more than the
full appraised value of said land
and the highest and best price
bid therefor - and said purchaser
paid in hand \$750. and executed his
Notes for \$375 - each for the residue at
4 and 8 months respectively with 6
per cent interest, with Daniel S. Graham
and Thomas O. Dea as sureties - That
said Administrator executed to said

Said Administrator Executed & Said

Purchaser a Certificate of the Sale of
Said Land. Conditioned that a Deed
Should be Executed Therefor upon pay-
ment of the purchase money and
upon order of this Court -

Wherefore said Administrator asks
that said Sale be confirmed in
all things and that further pro-
ceedings herein be continued

Respectfully Submitted

John T. Burns

The above report subscribed and
sworn to before me June 22-1880
By said John T. Burns, Administrator
Wm. Irons Clerk

And the Court having examined
said T & in all things appears & is
conformed to & order for per
or Court

N^o 17- \$160
L M Campbell

Received of John T Burns Adm-
of the Estate of Mary Ayers
Deceased the sum of One hundred
and ~~sixty~~ dollars on account of
services rendered said Administra-
tor as his attorney in the settlement
of said Estate. Consisting of a suit for
Partition of 160 acres - of land of Wm
Ayers deceased - the defense of a suit
successfully of Jonathan & Johnson in
the Circuit and Supreme Court of Indiana
The prosecution of a suit in Circuit
and Supreme Court against the ~~Guardian~~
of Gardiner Ayers - the defense of a suit of
Jonathan & Johnson in Circuit Court
against said Burns and Charles Ayers
& Consultations Concerning all claims
against said Estate and making
Final Settlement Report
May 31st 1883 - L M Campbell

N^o 18 \$150

John T Burns
Adm. & Bill

The Estate of Mary Ayers in
account with John T Burns
Administrator for services Dr.
To time and personal expenses taking
out letters making Inventory giving
notice of sale - Superintending property
making sale - Returning sale bill and
Inventory - Making Partitions of
land - Attending divers suits for and
against said estate in Circuit and
Supreme Court, receiving and
paying out about \$2000 - occupying
over four years - Total \$150-

Received Payment of above sum
from myself as Administrator
May 31st 1883 John T. Burns
+ +

No 19

Small L. C. Bray
Claim \$1500
on the estate
of Mary Ayres
deceased

1879

Jan 10

The Estate of Mary Ayres deceased
To Israel L. C. Bray Dr
For making drawings of building
in which William Ayres was killed
Fifteen Dollars \$15.00

The State of Indiana
Hendricks County ss
Israel L. C. Bray

I swear that there is justly due
me on the foregoing account the
Sum of Fifteen Dollars and
that it is wholly unpaid and
Mary Ayres and her estate have
no legal offset or Counter Claim
against the Same.

Israel L. C. Bray
Subscribed and Shown
to before me this 18th day of
December 1879.

Joseph M. Tolle, *Real*
Justice of the Peace

Admitted by me on this 18th day
of December A.D. 1879.

John T. Burns
Administrator

For value received I assign this account to
Parthenia A. Burns December 1879.

Israel L. C. Bray
Recd payment of J. T. Burns Adm of Mary Ayres
P. A. Burns

No. 12

CLAIM.

Joseph A. Estlin

VS.

~~Administrator of the Estate of~~

May Ayres

Amount, \$ *15.00*

Filed 187

Clerk.

Appearance Docket No. Page

Attorney.

Indianapolis Journal Co., Print



State of Indiana, Marion County:

Before the Clerk of the Circuit Court of said County and State, came

Joseph Eastman who being by me duly sworn, says that the
annexed in favor of Joseph Eastman M.D.
against the estate of Mary Ayres, of Hendricks Co. Leicester Township,
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
herewith

to-wit:

Fifteen - Dollars,

is now justly due and owing to Joseph Eastman M.D.
all of which he verily believes.

Joseph Eastman M.D.

Subscribed and sworn to before me, on the 12 day of Decr, 1879

R. H. Paudelle, Clerk

JOSEPH EASTMAN, M. D.,
187 North Delaware Street,
INDIANAPOLIS.

OFFICE HOURS:

8 to 9 A. M., 1 to 3 and 7 to 9 P. M.

\$15.00

Indianapolis, December 8th 1879

Estate of Mary Ayres deceased

JOSEPH EASTMAN, M. D., Dr.

To Professional services rendered in last sickness
Recorded of J. Barnes Administrator of the
Estate of Mary Ayres deceased \$15.00 in full of
my claim against said estate

RECEIVED PAYMENT

No. Bransford Street.

Accounts are due when the services are rendered.

Joseph Eastman

Danville Ind Oct 11th 1879

John A Burns Adm'r of Estate of Mary Ayers dec'd
Hendricks County Union

L. M. Campbell, Attorney.

PETITION FOR THE SALE OF LAND

STATE OF INDIANA,
HENDRICKS COUNTY,

In the Hendricks Circuit Court,

To the September term, 1879.

John T. Burns, Administrator of Mary Ayers' estate, vs. Charles Ayers, Gardner Ayers, Leander Ayers, Ellen F. Ayers, Corinna B. Ayers, Gertrude Ayers, Jesse W. Ayers, Lewis S. Watts, guardian and Jonathan H. Johnson, guardian.

Notice is hereby given that the said John T. Burns, Administrator of the estate of Mary Ayers deceased, has this day filed his petition to sell the real-estate of the said Mary Ayers, deceased; his personal being insufficient to pay his debts, and, that said petition will be heard and determined at the next term of said Circuit Court, to be begun and held at the Court House in the town of Danville, on the fourth Monday of September, 1879.

Witness, the Clerk of said Court, this 8th day of July, 1879.

July 10, 1879. WM. IRVIN, Clerk.

Dr.

for sale of land of estate of
Ayres deceased

\$5.00

L. Campbell
Walshway and Winchard
for Winchard

Danville Ind Oct 11th 1879

Adm^r of Estate of Mary Ayers dec^d
Hendricks County Ind

Dr.

20 petition for sale of land of estate of
Mary Ayers dec^d

\$5.00

Rec^d Payment
Valhalla and Wishard
for Wishard

No 5

A. H. Allen
\$ 5.00

No 28

L. M. Conant
\$ 1.00

No 4

L. S. Hunter
\$ 2.00

No 3

J. R. Hillman
\$ 4.00



No. _____

April 12th 1879

Received of

John T. Burns administrator
of the Estate of Mary Ayersdeceased Five Dollars,
for Burns as auctioneer selling the
personal property of said decedent

\$5.00

Alfred Walter
auct

Rowen, Stewart & Co., Booksellers, Indianapolis, Ind.

\$100 - Received of John T. Burns Adm-
of Mary Ayers Dec One Hundred Dollars
on Note of Gardner and Mary Ayers
which is credited on said Note
Dec 17-1880- L M Campbell



No. _____

April 15th 1879

Received of

John T. Burns administrator
of the Estate of Mary Ayers
deceased

Four Dollars,

for one days services appraising the personal
property of said decedent

\$2.00

Levi S. Hunter

Rowen, Stewart & Co., Booksellers, Indianapolis, Ind.



No. _____

April 12, 1879.

Received of

John T. Burns administrator
of the Estate of Mary Ayers
deceasedfor one days services appraising the personal
property of said decedent

\$4.00

Vernon J. Gilliland,
Clerk.

Rowen, Stewart & Co., Booksellers, Indianapolis, Ind.

No 2
W. Davison
\$ 2⁰⁰

No 1
E. King
\$ 2⁰⁰

No 27

L. M. Campbell
Rept. \$100⁰⁰



No.

April 13th 1879

Received of

John T. Burns, administrator
of the Estate of Mary Ayers
deceased

Two

Dollars,

for 1 day's service appraising the personal
property of said decedent

\$2.00

James T. Davison

Brown, Stewart & Co., Bookbinders, Indianapolis, Ind.

THE DEMOCRAT.

PUBLISHED EVERY FRIDAY.

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INVARIABLY IN ADVANCE.

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THE DEMOCRAT is by far the best Advertising medium in Hendricks County. It has ONE PRICE for all advertisers, without regard to race, color, or previous condition of servitude. It is published on Business Principles, and not for pastime.

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The Largest Actual Circulation.

DANVILLE, IND.

Apr 15 1879

J. T. Burns, adm. Mary Ayers, dec'd
Brown & Co.

To HENDRICKS COUNTY DEMOCRAT Dr.

Apr 16 100 Sale bills

2 00

Rec'd Payment

C. W. King

OFFICE OF

L. M. CAMPBELL,

ATTORNEY AT LAW.

Danville, Ind., June 8, 1880

\$100 - Received of John T. Burns One
Hundred Dollars part payment of Note
held by me against the Estate of Mary
Ayers deceased of which Estate said Burns
is Administrator L. M. Campbell

No 31

I acknowledge the receipt of the amount of the within Note & interest & different payments to wit \$295 - paid myself out of the assets in my hands as Administrator of Mary Agnes the Sundry on said Note

John D Burns

Filed Dec 17th 1880

Wm F. Haynes
Clerk

No 30
L M Campbell
\$95.00

This is same amount
Received on Note

No 31ⁿ
J D Burns
\$295.00

No 29

L M Campbell
Recd \$100.00

FIRST NATIONAL BANK,
DANVILLE, IND.

\$ 250 00

Danville, Ind., Nov 2 1878

Two Months

after date we promise to

pay to the order of John T. Burns

Two Hundred & fifty ¹⁰⁰ no. Dollars,

And Attorney's Fees for the collection of this Note. Value received, without any relief from Valuation or Appraisal laws. The Drawers and Indorsers severally waive presentment for payment, protest and notice of protest, and non-payment of this note.

Negotiable and Payable at the FIRST NATIONAL BANK, of Danville, Indiana,
WITH TEN PER CENT. INTEREST AFTER MATURITY.

Due. 486

No. Exhibit B-

Mary Ayers
Gardner Ayres.

Terrell, Dicks & Co., Stationers and Printers, Louisville.

Dec. 1880 - Received of John T Burns Adm of Mary Ayers Dec - the sum of Ninety five Dollars balance on Note of \$250 - Executed by Gardner & Mary Ayers, Nov 2 - 1878 - payable to me - said sum being entered as a credit on said Note.
L M Campbell

\$295 - I acknowledge the receipt from myself as Administrator of Mary Ayers Dec of the sum of Two Hundred and Ninety five Dollars amount of Note for \$250 - Executed to me by Gardner & Ayers and said Mary Ayers Nov 2 - 1878
John T. Burns

\$100 - Received of John T Burns Adm of Mary Ayers Dec One Hundred Dollars being 25th to the dollar on the Balance of principal on two Notes which I hold against said Estate Dec 31st 1879 - L M Campbell

Recd Payment of J. B. Burns
of May 1882
Tabitha J. Free

No 32 - Ex 38
Rec on this note of
myself as Adm of
Mary Ayers Two
Hundred Dollars
John T. Burns
(H)

1838
June 7 - 1883
Rec of myself as
per Balances of
this note forty one
Dollars & 98 Cents
John T. Burns
(H)

2000 \$ 250.00
Burns

2002

No 33

No 24
J. W. Gray

\$ 2.90

No 13

S. R. Sherin
22 40



\$56.00 *Brownburg Ind Oct 12 - 1878*
 Twelve months after date we promise to pay to
 the order of *Tabitha J. Free*
fifty six **DOLLARS**
 at
 Value received without any relief from Valuation or Appraisal Laws with Ten per cent interest
 from maturity until paid. If this note be collected by suit, the Judgment shall include
 the Attorneys fee for collecting the same.
James C. Ayers
Henry Ayers

Danville Banking Company.

\$250.00 *Danville, Ind., August 1st 1878*
 Five months after date, We or
 others of us
 promise to pay to the order of *John T. Burns*
Two Hundred and Fifty **Dollars,**

With interest at the rate of ten per cent, per annum until paid, and reasonable Attorney's Fees if suit be instituted on this Note. Negotiable and payable at the

Banking House of the Danville Banking Company,
IN DANVILLE, INDIANA.

Value received, without any relief whatever from Valuation or Appraisal Laws. Interest on this Note has been paid to maturity. The Drawers and
 Indorsers severally waive Presentment for Payment, Protest, and Notice of Protest and Non-Payment of this Note.

Henry Ayers
Charles C. Ayers.
Gardner Ayers.

\$290 *Jan 21 1882*
 Received from *John T. Burns*
Mrs Mary Ayers decd *Two 90* **Dollars**
Costs due me in said Estate against
Charles C. Ayers
Isaac W. Gray

Gardner Ayers } *vs John T. Burns, Admr*
et al

No 9283 Appeal from *Hendricks Circuit Court.*

\$22.40 Clerk's Office, Supreme Court of Indiana,
Indianapolis, April 11th 1883

Received of *John T. Burns, Admr of Mary Ayers, decd.*
 by *Twenty-two and 40/100* **Dollars,**
 in full payment of all costs in the above named cause in said Supreme Court
 Costs, - \$
 Damages, *S. P. Sherrin,*
 Clerk S. C.

No 15-
W. F. Hayes
\$17.50

CW 14

\$23.12
W. F. Hayes

No 16
W. F. Hayes
Bal Cts \$68.30

No 23
Martha Patterson
\$1000

No.

CLERK'S OFFICE,

Danville, Hendricks Co., Ind.

\$ 17⁵⁰Sep 26th

1872

Received of John T Burns Administrator
 of the Estate of Mary Ayers, deceased,
 Seventeen dollars and ⁵⁰/₁₀₀ cents,
 in full of claim allowed in
 favor of J. H. Johnson for
 Boarding Children of Mary Ayers
 Wm. F. Haynes Clerk.

No.

CLERK'S OFFICE,

Danville, Hendricks Co., Ind.

\$ 23.12

April 20

1871

Received of John T Burns Administrator
 of the Estate of Mary Ayers, deceased,
 Twenty three dollars and Twelve cents,
 one third of the costs of the case
 of Ayers vs Ayers
 Wm. F. Haynes Clerk.

No.

CLERK'S OFFICE,

Danville, Hendricks Co., Ind.

\$ 68.30

May 31st

1873

Received of John T. Burns Administrator
 of the Estate of Mary Ayers, deceased,
 Sixty Eight dollars and thirty cents,
 balance of costs due in said estate including
 final report, and costs in case of Johnson
 Admr Wm Ayers Et vs Burns Admr Mary Ayers Estate Circuit
 Court Hendricks County Sept 5. 1879
 Wm. F. Haynes Clerk.

No.

April 26th

1880

Received of

John T. Burns, administrator
 Mary Ayres, deceased

Ten Dollars,
 in payment for services attending on said
 decedent in last sickness

\$10.00

M. J. Patterson

by Catherine L. Looles

No 10
C Ridgway
\$5.00

No 9
Isaac Rodgers
\$2.00

No 36 - \$377¹⁸



No.

May 2 d

1879

Received of

John I Burns administrator
of the Estate of Mary Ayers
deceasedFifty Dollars,
in payment for one Castal and
use of hearse at funeral of said
decedent

\$50.00

Charles Ridgway
Undertaker

Bowen, Stewart & Co., Booksellers, Indianapolis, Ind.

No.

April 14 d

1879

Received of

John I Burns, administrator
of the Estate of Mary Ayers
deceasedNo Dollars,
for digging grave for said decedent

\$2.00

Lore P. Rogers

Bowen, Stewart & Co., Booksellers, Indianapolis, Ind.

\$377-18. June 7th 1883.

Received of John I Burns Adm
of the Estate of Mary Ayers Dec
Three Hundred and Seventy-
Seven ¹⁸/₁₀₀ Dollars on judgment
in the Hendricks Circuit Court
in favor of J H Johnson Adm vs
the Estate of Mary Ayers Dec.

Jonathan H. Johnson
per L. B. Barnett
Atty

No 8

Marshall Todd,
Receipt \$10⁰⁰

No. 15 1/2

Wm F. Naumes
Clerks Fee
\$19.65

Danville Indiana Mch 23rd 1880

Received of John T. Burns Administrator
of the Estate of Mary Ayers deceased,
Ten dollars in full for making
Abstract of title of lands of said dece-
dent order by to be sold by the Hendricks
Circuit Court at the January Term 1880
thereof.

Marshall Todd
Abstractor

\$19.65

Clerks Office Hendricks County
Danville June 5th 1883

Rec of John T. Burns Admr Mary
Ayers deceased the sum of Nineteen and
sixty five hundredths dollars Costs in the
Case of Burns Admr of Mary Ayers dec^{ed} vs
Gardiner Ayers & Johnson Guardian of
Gardiner Ayers,

Wm. F. Haynes
Clerk

Received January 7th 1880 of John S. Burns, administrator
of the Ayr's Estate Seven Dollars in
in full of the within Preferred Claims

Thos. A. Graham

Nov 11
Ayr's Estate
\$7.00

Thos. A. Graham

Widow Ayers Deced^d to J. A. Graham

for med. services in last sickness

Feb 23 1879 Consultation (last sickness)
attended with Dr. Dorson

\$7.00

J. A. Graham M.D.

I J. A. Graham M.D. Swear that the
foregoing account is correct and
that there is due me the sum of
Seven Dollars ~~Dollars~~ and that
the deceased had no legal offset against
the same

J. A. Graham M.D.

subscribed and sworn to before me
this 3rd day of January 1880

Joseph M. Tolle

Justice of the Peace



no 7

Hathaway & Smith

Bal on Printing

\$7 00

no 6

Richard F. Hathaway

Repts \$1000

\$7.00

July 19th 1880

Received of John T Burns Adm^r of Mary
Ayers Dec ~~by the hands of S M Campbell~~
Seven Dollars in full of Printers fee for
Publication of Notice of Petition to sell Real Es-
tate. Affidavit to same and all accounts
for Printing due us from said Estate
Hathaway & Smith.

\$10.00

Received June 22^d 1880 of John T Burns
administrator of the Estate of Mary Ayres
demanded Ten Dollars for payment in
full for publishing Notice of sale of
lands of said decedent 4 times in
the Standard County Weekly Union
and for 100 Hurd Bills of sale

Richard F. Hathaway.
Publisher of Union.

Estate of Mary Agnes (dec.)
To Drs Barker and Davidson Dr

For Prof. services and medicines for
self during last sickness.

1879			75
Feb.	18	To Medicine	2 50
	19	Visit and Medicine	2 50
	20	"	2 50
	21	"	2 50
	22	"	2 50
	23	"	5 00
	24	Detention all night	8 00
	25	all day and	3 50
	26	Visit and Medicine (Detention)	5 00
	27	Consultation Dr. B.	
			<hr/>
			\$ 34.75

We J. C. Barker and A. W. Davidson
swear That the above bill is correct
and that the services were rendered as
charged and that there are no legal
offsets against the same, and that the
same is fully due and wholly unpaid
as we verily believe so help us God

J. C. Barker
A. W. Davidson

State of Indiana, Hendricks Co SS

Subscribed and sworn to before me
a Justice of the Peace in and for said
County this 11 day of Dec. 1879.

Joseph M. Lott
Justice of the Peace

Brownburg Ind
Dec. 11th 1879

For value received no hereby assigned
the within account to S. W. McDonald
Barker & Davidson

Brownburg Ind
Dec. 11th 1879

Received of John J. Burns Admin-
istrator of the estate of Mary Ayres
(dece) the sum of thirty-four dollars
and seventy five cents in full of
above claim

S. W. McDonald

\$34.75

Paid

\$34.75

Mary Ayres
deceased

No 35-
S. W. McDonald
Preferred
claim on the Estate of

Mary Agnes Wife of
Estate of Mrs William Agnes Deceased
To S. W. McDonald Dr

1878	Dec 28	To Order of Straughn		4 00
"	"	" 4 # coffee self @ 25-		1 00
1879	Jan 4	" Order of Straughn		2 50
"	6	" 1 Scarf @ 75-		75
"	"	" 1/2 # yarn @ 60		30
"	25	" Order of Straughn		5 00
"	"	" 1 Shirt		1 25
Feb	3	" Sugar & coffee		70
"	5	" Toh By Charles		20
"	6	" 4 # nails @ 4		16
"	11	" Merchandise To Pittman		2 00
"	"	" To Straughn		5 0
"	11	" 1 Per Gloves		75-
"	"	" 2 Per Drawers @ 50		1 00
"	"	" 4 # coffee @ 25-		1 00
"	12	" Straughn		75-
"	19	" 4 # coffee @ 25-		1 00
"	21	" Straughn		4 00
"	"	" 2 # Coffee @ 25-		50
"	"	" 2 # Sugar 8/3		17
"	"	" 1 Per Boots By Charles		3 50
Feb	26	" 4 # coffee @ 25-		1 00
"	"	" 10 # Rice @ 10		1 00
"	"	" 5 # Soda @ 10		50
"	"	" 1 Gal oil @ 20		20
				<u>\$33.73</u>

State of Indiana

St. Clair County ss

I, Samuel W McDonald, swear that
the above account is true and correct and
that the same is justly due and that the same
nor any part thereof has not been paid me
and there is no set-off against same

S. W. McDonald

Subscribed and sworn to before me this 4th day of July 1879

Joseph M. Tolle
Justice of the Peace

(Signature)
(Signature)

No 34

J. McDonald

Claim \$33.43

Admitted by me July 7th 1879
John P. Burns
Administrator

May 10th 1880. for value received I hereby assign
this claim to Martha A. Burns and direct
the Admr of Mary Agnes Estate to pay the same to her
J. McDonald
Red payment off P. Burns Admr of Mary Agnes
P. B. Burns

2d
S. W. McDonald

Claim on the Estate
of

Mary Agnes
deceased

\$ 11.75

Brownsville Ind
Dec. 11. 1879

For value received we hereby assign
the within account to S. W. McDonald
Barker and Davidson

Admitted by me this 11th day of December
AD 1879

John T. Burns

Adm'r of Mary Agnes deceased

May 10th 1880, For value received I hereby assign
this Claim to Parthenus A. Burns and direct
the Adm'r of Mary Agnes Estate to pay the same to her
S. W. McDonald

Recd Payment of J. T. Burns. Adm'r of Mary Agnes
P. A. Burns

No 22

Lewis J. Smock

Recd \$2.50

1880

The Estate of Mary Ayres deceased Do
To Lewis G. Smock

For Work and labor done for the said decedent
during the year 1879 \$2.50

State of Indiana
Hendricks County ss

I, Lewis G. Smock swear that the
foregoing account on the Estate of Mary Ayres
deceased is just and due me and is unpaid and
that no counter claims or set off exists
against it.

Lewis G. Smock

Subscribed and sworn to before me on this 14
th day of June A.D. 1880

Isaac W. Gray
Justice of the peace

\$2.50

Recd June 14th 1880 of John T. Deacons admr
of Mary Ayres deceased Two Dollars and fifty cents
in full of the foregoing Account
Lewis G. Smock

1849

July 1

Mrs Mary Ayers deceased
To Messrs John R Corrie & Co
For one Monument $6\frac{1}{2}$ feet high
Bought and delivered on the
annexed Contract \$80.00
For one Infants head
Stone delivered on same
Contract annexed hereto \$12.00

92.00
One Months Interest \$ 1.00
Total \$ 93.00

State of Indiana
Judiths Corrie

I John R Corrie, Senior
Member of the firm of John R Corrie
and Company swear that the
foregoing account on the Estate of
Mary Ayers deceased is
just and due me and said firm
and that there is no legal offsets
or counter claims against
the same

John R Corrie for Co.
Subscribed and sworn to
before me this 17th day of
April 1849 Joseph M. Tolle. Seal
Justice of the peace

An Article of Agreement, Made this 5th day of
~~Nov~~ 1878, by and between the firm of J. R. COWIE & CO., Mar-
ble and Granite Dealers, corner Ohio and Del. Sts., Indianapolis, Ind., of the first
part, and Mary Ayres, of Brown County
of ~~Hardricks~~ State of ~~Ohio~~ of the second part;

Witnesseth, That the said party of the first part agrees to furnish the said
party of the second part one marble monument
of the following dimensions: 6 feet 9
inches high, and feet inches at the base.

Said J. R. COWIE & CO. agree to engrave on said Monument
the following inscription, to-wit:

Inscription to be brought
on Feb 3rd I agree to pay J. R. Cowie & Co
(\$12⁰⁰) Twelve dollars extra for child's headstone

The said Monument to be delivered from J. R. Cowie & Co shop
Cor Dela & Ohio St at Indianapolis County of
Marion State of Ohio in Feb 1879

or as soon thereafter as possible, in a good, workmanlike manner, for which

Mary Ayres
of the second part agrees to pay to J. R. COWIE & CO., of the first part, or order,
the sum of Eighty (80) DOLLARS.

one day of Delivery
without any relief whatever from valuation or appraisement laws; and further
agree that the above described work shall remain the property of J. R. COWIE
& CO., of the first part, with the right to remove and hold the same until fully paid for.

No payment on the above will be allowed other than as before agreed, unless the
same is acknowledged by receipt in writing on this contract.

In Witness Whereof, The parties herein mentioned have set their hands
this day of 18

Mary Ayres.
mark

When done let Mrs Ayres know that
she may come and see it

No 21

Claim against
The Estate of

Mary Ayres deceased

Due favor of

Charles Ridgway

assigned from

John R. Corrie & Co

\$9300

See Receipt inside

William

Mary Ayres

\$9300

"

1874

\$9300

Received May 2 d 1879 of John W Burns
Administrator of the Estate of Mary Ayres
deceased Ninety Three Dollars in full
of the within and foregoing account
Charles Ridgway
assignee of John R. Corrie & Co

No 25-

William E. Chandler

Claim and Rec^t
to and against the
estate of Mary Ayres
deceased \$67.89

1848
Sept 25

State of Indiana
Hendricks County
I William C. Chandler
swear that the foregoing
account on the Estate of Mary
Ayers deceased is just and due and
and is wholly unpaid and that there
is yet due and unpaid there on
the Sum of Sixty Seven Dollars
and eighty nine Cents and that the
said Mary Ayres had no legal offsets
against the same

William E. Chandler
Subscribed and Sworn to
before me this 14th day of Oct., 1879
Joseph M. Felle (Seal)

Instruction of the people

\$ 67.89 Received Oct 14th 1879 of John T. Buring
administration of the Estate of Mary
Ayres demand Fifty Seven Dollars ^{and}
eighty three Cents in full of the above
and foregoing account
William C. Chandler

Brownburg Ind

Mrs Mary Ayers in ac
with Cope & Hunt

1878

Dr

Aug	2 nd	Basket	* 1.00		
"	"	Fish	1.50		
"	"	Coffee	unlike	3	50
"	5 th	1 yds Shirting	1.00		
"	"	12 " Calico	.72		
"	"	Wash Tub	.85		
"	"	1/2 lb Tea	.40		
"	"	Nutmeg	.10		
"	"	Soda	.10		
"	"	Shimble	unlike	3	22
"	8 th	5 lbs Rice	.50		
"	"	Nutmeg	.10		
"	"	Knives & Forks	2.00		
"	"	2 Meat Dishes	1.00		
"	"	Cups & Saucers	unlike	4	30
"	14 th	Coffee		1	00
Oct	18 th	Blank Book		1	50
Dec	13 th	Balance on Goods		3	30
1879	26 th	Wash Tub		7	00
Jan	2 nd	2 yds Green Facing	.30		
"	"	Braid	.10		
"	"	3 yds Corset Laces	.45		
"	"	5 " Calico	.30		
"	"	Hooks & Eyes & Thread	unlike	1	30
"	4 th	2 lbs Yarn	1.50		
"	"	1 1/2 yds Shirting	.73		
"	"	1 pr Gloves	unlike	2	38

"	11	"	12 yds Oil Calico	150
"	14	"	Order to Osborn	500
"	25	"	"	150
"	27	"	Pittman	200
"	29	"	Osborn	150
Feb	5	"	"	200
"	11	"	"	350
"	21	"	"	3388

State of Indiana }
 Hendricks County }

We Cope & Hunt swear that
 the above account is just and
 true and wholly unpaid and
 the same is due us and there
 is no set off against the same
 Jesse R. Cope

subscribed and sworn to before me
 by Jesse R. Cope, this January 1882

Joseph M. Tolle *Just*

Justice of the Peace

Received Payment in full
 April 14, 1883 Cope & Hunt

No 26
 Cope & Hunt

Mary Cope

Dec 14th 1878

Rec hereon One
Hundred dollars

Dec 31st 1879

~~Rec of J. T. Burns~~

~~Adv \$37.⁵⁰ on this~~

~~Note~~

June 8th 1880

Rec of John T Burns
One hundred dol-
lars on this note

Dec 31st 1879 - Rec
of John T Burns Adv
\$100⁰⁰ on this Note

Dec 17 - 1880 - Rec of
John T Burns Adv
of many Ayes Dec -
One hundred dollars
on this note

Rec of John T Burns
December 17 - 1880
Sixty five dollars
balance on this Note
\$95. L M Campbell

Filed Dec 17th 1880

Wm F. Haynes
Clerk

Danville Banking Company.

\$ 100

Danville, Ind., NOV^r 2^d 1878

Two months

after date, *NE*

promise to pay to the order of *Leander M. Campbell*

Two Hundred & fifty ¹⁰⁰ *no* **Dollars,**

With Interest at the rate of ten per cent. per annum until paid, and ten per cent. Attorney's Fees. Negotiable and payable at the

**BANKING HOUSE OF THE DANVILLE BANKING COMPANY,
IN DANVILLE, INDIANA.**

Value received, without any relief whatever from Valuation or Appraisement Laws. Interest on this Note has been paid to maturity. The Drawers and Indorsers severally waive Presentment for Payment, Protest, and Notice of Protest and Non-Payment of this Note.

Exhibit A.

No.

Chas. L. Ayres

Gardner Ayres.

No

Danville, Ind., August 1, 1878

Six

months after date *we or either us*

promise to pay to the order of **LEANDER M. CAMPBELL**, negotiable and payable at
the **FIRST NATIONAL BANK** of Danville, Indiana,

Two Hundred & fifty ¹⁰⁰ **DOLLARS,**

With ten per cent. interest and attorney's fees. Value received, without any relief whatever from Valuation or Appraisement Laws.

The drawers and endorsers severally waive presentment for payment, protest and notice of protest, and non-payment of this note.

\$ 250⁰⁰

Chas. L. Ayres
Gardner Ayres

N 37

Notes of L M
Campbell against
the Estate of Mary
Ayers Deceased

Statement of Notes & credits of L M
Campbell against the Estate of Mary
Ayers Deceased.

Note - dated Aug 1 st 1878.	\$ 250 ..
Interest to Dec 17. 1878. ten percent	<u>9 25-</u>
Paid by Mary Ayers. Dec 17-1878	<u>259 25-</u>
Balance due " " "	100 ..
Interest to June 8 th 1880	<u>23 40</u>
Total " "	182 65-
Paid by J I Burns June 8. 1880	<u>100</u>
Balance " "	82 65-
Interest to June 8. 1883	<u>24 75-</u>
Balance due June 8. 1883	<u>\$ 107.40</u>

Note - dated Nov 2-1878	250 ..
Interest to Dec 31-1879	<u>29 15-</u>
Total " " "	279 15-
Paid by Burns " " "	<u>100 ..</u>
Balance " "	179 15-
Interest to Dec 17 1880	<u>17 20</u>
Paid by Burns " 17. 1880	<u>196 35-</u>
Balance " " "	100 ..
Balance paid by Burns as agreed and receipt given Dec. 17. 1880	<u>96 35-</u>
	95 ..

Balance on both notes due
at this date June 6-1883 \$ 107 40

Received of John I Burns Agent
forty one dollar and 97 cents part
payment of balance of above notes
June 7-1883 L M Campbell

MARY AYERS

ESTATE

1879

HENDRICKS COUNTY, INDIANA