ESTATE OF

James Reau

deceased.

Affidavits and Inventory

FOR-

Settlement Without Administration.

FILDI

OCT TO 1892

Filed Maril & adle

18.

CLERK.

THE STATE OF INDIANA,
THE STATE OF INDIANA, SS:
411 · R B.
James Beau deceased, swear that all the property,
aeceasea, swear that all the property,
real and personal, of James Beau deceased, exclusive of
incumbrance thereon, is not worth over FIVE HUNDRED DOLLARS, as I believe; and \mathcal{M}
I ask that the same be appraised. Subscribed and sworn to before me, this 26 day of September 1892
Ewoch Letegate
Clerk of the Circuit Court of County.
Notary Public
THE CTATE OF INDIANA
THE STATE OF INDIANA, ss:
Hendricke County, SS:
To Joseph Pallock and Audy B. Lefler
of said County, Greeting:
of said County, Greeting:
of said County, Greeting:
of said County, Greeting: Whereas, 716 aggic B. Blan Widow and relict of deceased, having filed her affidavit
of said County, Greeting: Whereas, 716 aggic B. Beau Widow and relict of James Reau deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not
whereas, 716 aggic B. Blanc Widow and relict of fames Reac deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks
whereas, 716 aggic B. Bland Widow and relict of fames Read deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised.
whereas, 716 aggic B. Bland Widow and relict of fames Read deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised.
whereas, 716 aggic B. Blanc Widow and relict of fames Reac deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks
whereas, 716 aggic B. Bland Widow and relict of fames Read deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised.
whereas, The aggic B. Bean Widow and relict of deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed for the property of the said decedent, will not said property be appraised. Therefore, I have appointed for the property of incumbrances, and asks that said property be appraised. Selected by the Widow,
whereas, 716 aggis Beau deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed for the said decedent with Audy B. Lefler selected by the Widow, both disinterested householders of said County, as appraisers of said property, both real
whereas, The aggic Bean Widow and relict of James Bean deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed Joseph Pollock to act in concert with Andy B. Lefler selected by the Widow, both disinterested householders of said County, as appraisers of said property, both real and personal.
whereas, The aggic B. Bean Widow and relict of James Rean deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed Joseph Pollock to act in concert with Andy B. Lefler selected by the Widow, both disinterested householders of said County, as appraisers of said property, both real and personal. You will, therefore, proceed to inventory and appraise the property of said decedent,
whereas, The aggic 3. Beau Widow and reliet of James Beau deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed Joseph Pollock to act in concert with Audy 3. Lefler selected by the Widow, both disinterested householders of said County, as appraisers of said property, both real and personal. You will, therefore, proceed to inventory and appraise the property of said decedent, and return the same to this office, when completed, together with this precept. In Testimony Whereof, I have hereunto subscribed my name and affixed
whereas, The aggis Beau deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed for selected by the Widow, both disinterested householders of said County, as appraisers of said property, both real and personal. You will therefore, proceed to inventory and appraise the property of said decedent, and return the same to this office, when completed, together with this precept. In Testimony Whereof, I have hereunto subscribed my name and affixed the seal of said Court, at Dawill , on
whereas, The aggic 3. Beau Widow and reliet of James Beau deceased, having filed her affidavit to the effect that all of the property, both personal and real, of the said decedent, will not amount to the sum of FIVE HUNDRED DOLLARS, exclusive of incumbrances, and asks that said property be appraised. Therefore, I have appointed Joseph Pollock to act in concert with Audy 3. Lefler selected by the Widow, both disinterested householders of said County, as appraisers of said property, both real and personal. You will, therefore, proceed to inventory and appraise the property of said decedent, and return the same to this office, when completed, together with this precept. In Testimony Whereof, I have hereunto subscribed my name and affixed

Clerk of the Circuit Court of

County.

AN INVENTORY of all the personal and real estate of								
	Joseph Pollock		and	Andy B. Lefler				
Joseph Pollock and Andy B. Lefler on the 10 day of October 1892								
No.	DESCRIPTION OF PROPERTY.	Value of Property. Dolls. Cts.		DESCRIPTION OF PROPERTY.	Value of Property. Dolls. Cts.			
	Honor & Lat-	\$450	er)					
	House hold goods where was one st hamees	10	W					
*	One more	30	00					
	shows in one we parties	495	00					
		1						
		0						
	Amien: benght forward.							

We, forth Pollock and Andy B. Lefler appointed to appraise all the estate of James Beau deceased, swear that the foregoing is a true, full and complete inventory of all the personal and real estate of said decedent, which has come to our knowledge, and a fair valuation	
thereof; so help us God. X Andrew B. Lefter Appraisers.	
Subscribed and sworn to before me, this /S day of Gotolege 1890. Olerk of the Circuit Court of N. Q County.	
of said Copies, Gracing. Of said Copies, Gracing. The aggree B. Reach. Second house probability without of the said.	
ESTATE OF Amus Rucau deceased. Affidavits and Inventory Settlement Without Administration. Settlement Without Administration. Settlement Without Administration.	
State of Indiana, Ferror County, ss: I, Maggie B. Bean widow of James Blan swear that the foregoing inventory contains, to the best of my knowledge and belief, a true and complete statement of all the estate, real and personal, owned by said decedent at his death, other than articles exempt by law from administration; so help me God. Subscribed and sworn to before me, this 12 day of October 1892 Linch Hoggie	

THE STATE OF INDIANA,