Inventory of Estate Worth \$500, or Less.

STATE OF INDIANA, A Jendnicks COUNTY, Sct:
The undersigned shows that she is the widow of Churles W. Brudshaw
, deceased, late of said County and
State; that the estate of said decedent, subject to administration, both real and personal,
is not, as she believes and avers, worth over the sum of Five Hundred Dollars, exclusive
of legal incumbrances thereon; wherefore she asks that the same may be appraised and
vested in her as such widow.
Dated this 4 day of March 1885
Jarah & Gradshew
The above petition filed by me this 4th day of March 1885.
Justice of the Peace Cherk
STATE OF INDIANA, Sterndrichs COUNTY, Set:
To and of said County, Greeting:
WHEREAS, Sarah A. Bruelshan widow of
Charles W. Brallshaw, deceased, late of said County
WHEREAS, Oliver A. Druelshaw widow of Cherles W. Brackshaw, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said de-
Charles IV, Braelshaw, deceased, late of said County
Cherles IV, Brackshare, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said de-
Chey Ces W, Brackshass, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof.
Chey Ces W, Brackshass, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof.
Cherles W. Brackshaw, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thomas D. Andrew to act in concert
Cherles W. Brackshaw, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thomas D. Andrew to act in concert with Selected by said widow, (both
Cherles W. Brackshaw, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thomas D. Andrew to act in concert with Selected by said widow, (both disinterested householders of said County,) as appraisers of said estate.
And State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thomas Andrew to act in concert with Services of said County, as appraisers of said estate. You will therefore proceed to inventory and appraise each solvent demand due the
Cherles W. Brailshaw, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Therefore and Selected by said widow, (both disinterested householders of said County,) as appraisers of said estate. You will therefore proceed to inventory and appraise each solvent demand due the deceased, and each and every article of personal estate, (other than those exempt by law
And State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thankard to act in concert with selected householders of said County,) as appraisers of said estate. You will therefore proceed to inventory and appraise each solvent demand due the deceased, and each and every article of personal estate, (other than those exempt by law from administration,) and each tract of real estate, which Inventory and Appraisement,
And State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thomas A Andrew to act in concert with selected householders of said County,) as appraisers of said estate. You will therefore proceed to inventory and appraise each solvent demand due the deceased, and each and every article of personal estate, (other than those exempt by law from administration,) and each tract of real estate, which Inventory and Appraisement, when completed, you will return, together with this precept, to this office.
And State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof, Therefore, I have appointed Thankard to act in concert with selected householders of said County,) as appraisers of said estate. You will therefore proceed to inventory and appraise each solvent demand due the deceased, and each and every article of personal estate, (other than those exempt by law from administration,) and each tract of real estate, which Inventory and Appraisement,

An Inventory of all the Personal and Real Estate of Charles VBrackshow deceased, taken and appraised by Thomas & Anderson, and Grandison Estate of on the 4th day of March 1885, by virtue of the precept hereto attached.

No.	DESCRIPTION OF PROPERTY.	Value Proper	ty.	DESCRIPTION OF PROPERTY.	Value of Property. Dols. Cts.
,	10 11 11-	Dols.	Cts.	e estate, totaer than those exemp	any an
2	Scaling Stove	5	00		eue the
3	1 carpet	1	00		
4	1 Feather bed	6	00	selected by said wide	iii, (both.
5	4 Pillows	3	10	to act b	i concert
4	4 bed quilto	3	50	And Micheller Was	
フ	2 " Blankets	incum	50	's thereon, and asking an appro	diement
8	1 bedstead	2		and real, is not worth more th	
4	2 stand Fables	2	25	setting forth that the estate of	
10	1 Breakfast "	7	00	A degraph falls at his	thounty
11	24 Books		. 50	* or and count	Coreering:
13	1 tot bishes	2	- 00		
14	THE THE PROPERTY OF THE PARTY O	10/2	75	COUNTY Sot:	
15		1	120	Michael may a	Clerk.
14	2 Jamps		50	Fare lake My market and the same	199"
17	2 Sad Irons	tats	60		
	1 Hoz		7 45	7	
19	,		1 500		
20			1 50		issed and
21	, , , , ,		40		existusine
	1 pitch Forte		50		manyay
	1 aye		25	The state of said Co	an A and
25	2 log chains	3 the	450		
24	6 chickens		12	COUNTY SAL	
	I Some man		0 0 2		
	1 Sun Horse !!	5	1 2	ENTERT MAAA! AT TICE	8,
	1 Harrow	,	12.		
	I lot sheaf oats		15		
	2 growing wheat	· Commen	70		
1	y H	623	A		

35	1	Bed Stead		300	
No.		Amount Brought Forward,	\$22	8,10	
				1 35	
				193	
	LAL A				
	Name of the second				
	1				
	1	W/07 .			Children of the There
		777		1 1 4	
	7 11		nie this		day of // 1882
				42	
	*		1	2.0	Barole A Grabblekova.
			a sasurba	Libin .	administration.
			7 person	ag on	med by said decedent at the time of his
					quent contains a true and complete state-
					says, that to the best of her knowledge
					All. Brackstone
1		of Andiaha, A Month		2.4	Gounty, set:
				0.0	
× ×			. Lineur	A.S	They trees of the Meadle County.
9			3		affate Mittalle all clocks
			ne this		day of Marries 1883
				1	
		isthir had you			APPR AISEES.
		March And Commencer of State		30	modularis (coleras)
			Excurse q	20, 03	id a true valuation and appraisement
					ect to administration, which has been
					rue and complete Inventory of All the a
*			1000	1000	And degensed, late of said County
9			ppraise	the c	state of side of the purific hade or the
9		al almono maches		44.24	N. Commissioner o
					La di mentine met. Maline
		Ash rates not	7.7.7	11.	to diam't defear and all property
		. An Insente		11/1	the Townsh and Lond Come of

State of Andiana, Herebrick County, set:
The undersigned, appointed to appraise the estate of, deceased, late of said County
and State, swear that the foregoing contains a true and complete Inventory of all the
personal and real estate of said decedent, subject to administration, which has been
exhibited to us or has come to our knowledge, and a true valuation and appraisement
Srandison Caton Showas Denderm Appraisers.
Subscribed and sworn to before me this 4th day of March 1885
Justice of the Peace owners
State of Indiana, Hendrick County, set:
The undersigned, widow of Charles W. Brudshun
deceased, late of said County and State, on oath says, that to the best of her knowledge
and belief, the foregoing Inventory and Appraisement contains a true and complete state-
ment of all the estate, both real and personal, owned by said decedent at the time of his
death, other than the articles by law exempt from administration.
Sarah & pradston
Justice of the Peace.
Justice of the Peace.
1 3.1 = 1 1 0 1 1 8 2 1
Stration. Stration. Clerk. Clerk.
The state of the s
000 1 000 1 000 1 000
THE STATE OF THE S
FI THOUT THOUT THOUT THOU THOUT THOU THOU
ESTATE OF DECEASE In, Alliavits, Inventory & Appraiseme FOR Lilement without Administration Alexandra Correct Alexandra C