

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.

JOANNA CONNELLY

ESTATE

1857

HENDRICKS COUNTY, INDIANA



No. 162

Joanna Donnelly's Estate

No Record

Ezra W. Searee  
Guardian

Disposed of at  
May Term 1864  
O.B. 3. Pa. 539

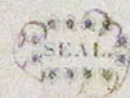


Know all Men, That we, Ezra W. Searce

are bound unto the State of Indiana, in the penal sum of Twenty four  
hundred dollars, for the payment of which we, jointly and severally,  
bind ourselves, our heirs, executors, and administrators. Sealed and dated the  
19 day of June 1857

The Condition of the above Obligation is, That if the above bound  
Ezra W. Searce shall faithfully discharge the  
duties of his trust as administrator of the estate of  
Jennett Brunelly deceased, according to law, then the above  
obligation is to be void, else to remain in full force. Ezra W. Searce

A. B. Shelden



Approved by me, the 19 day of June 1857

John D. Bond

C. C. P. Hendricks County.



STATE OF INDIANA,

*Hendricks*

County, ss.

I, *Ernest M. Seace* swear that I will faithfully discharge  
the duties of my trust as administrator of the estate of  
*James Connelly* deceased, according to law, so help me God.  
*Ernest Seace*

Subscribed and sworn to before me, the *19* day of *June* 185*7*

*John Brown*  
C. C. C. P. *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 \_\_\_\_\_ 185

C. C. C. P. \_\_\_\_\_ 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, this \_\_\_\_\_ day of \_\_\_\_\_ 185

C. C. C. P. \_\_\_\_\_ COUNTY.



Lama Connellys  
Estate.

Petition to sell  
Land warrant

Filed in open court  
15 Feb. 1838  
John Irons clerk



State of Indiana }  
Hendricks County }

of Hendricks Court of Common  
Pleas February term 1858.

Ezra W. Scarce Administrator of  
the estate of Joanna Connolly deceased,  
respectfully represents to the Court of  
Common Pleas of said County, that  
it would be of more advantage  
to the estate of the decedent that  
land warrant No. 45,432 for eighty  
acres of land belonging thereto  
should be sold at private sale.  
He therefore <sup>prays</sup> an order so to sell  
the said land warrant at a  
price not less than the appraised  
be granted him. The said land  
warrant having been appraised  
at eighty dollars.

Ezra W. Scarce

Sworn to & subscribed before me  
this 12<sup>th</sup> day of February 1858.

E. Singer  
Justice of the peace



Jeremiah Tindley's  
Receipt.



January 24<sup>th</sup>, 1868, Received of Ezra H.  
Stearns one hundred and eight  
Dollars on our distribution share  
of the estate of Joanna Cannedy  
deceased - forty-eight for Sarah  
Blades and same amount, Polly  
Truman, and twelve dollars for  
Anderson Truman, guardian of Rags  
hair.

Jay Blades

Polly Truman

Andy Truman  
guardians of

Boys of col

By Jeremiah Kinder

Agent



No 4.

R.C. & J. Brant,

apc

\$16.00

No 3 -

Jose Martin,

Receipt

\$2.50



Apr 10th 1861. Received of Ezra W. Seave  
Administrator of Joanna Connolly, died  
fifty Dollars (\$50.) in full of Attorneys  
fees for services in settling said estate  
Kennedy & Singer

Danville, Va.  
May 25 1859  
Received of Ezra Seave as administrator  
of the Estate of Joanna Conley Two Dollars  
and fifty ct for 5 yds of fringe at 50 ct p  
yd \$2.50 for Drumming coffin  
J. Martin

Aug. 9. 1858.  
Received of Ezra W. Seave, Adm't  
of Joanna Connolly's estate, sixteen  
dollars, for Tomb Stones for said  
Joanna Connolly. R. C. & J. L. Brant



No. 15

J. C. Shepard's  
Receipt

J. C. Shepard  
receipt

No Co.

L. D. Fournier  
a/c

Found exp

\$1.42

No 8 —

John Brown

\$1.00

No 11

W. H. H. Lewis



Recd Jan 17. 1860. of E. W. Searee  
Adm. Two Dollars for advertising no-  
tice of the Sale of Railroad Stock  
belonging to the estate of Joanna  
Connolly, decd W H Lewis

Recd. Aug 16. 1858 of E. W. Searee Adm. Joanna  
Connolly Estate one dollar for certificates  
and seals to Jane Margaret

John Evans  
James Burgess

Recd. Danville August 10th 1858  
of E. W. Searee administrator of the estate of  
Joanna Connolly Dec. one dollar & forty two cents funeral  
Expenses

By J. W. Searee  
J. W. Searee

Danville street corner

Received of E. W. Searee administrator of Joanna Connolly's  
estate deceased, the sum of eight dollars for my interest  
in the money on hand

James, C. Shepherd



No. 2 -

W. C. Green's  
receipt for  
advertising sale

\$2.00



The within clause is  
recognised

Receipt of Ezra W. Seane,  
Two Dollars, for publishing  
notice of sale personal prop-  
erty of Joanna Connolly, decreas-  
ed in the Family Bulletin

Given under the hand of W. C. Green  
by J. W. Thompson

June 27<sup>th</sup> 1857-



no 9

L. W. L. Mallocke

L. W. L. Mallocke

# 25.87



Danville Nov 11<sup>th</sup> 1838

Mr Ezra Scase

I do A. W. L. Mattocks

For Burel Goods for Mary Annah Connally

(Dance) to 5<sup>th</sup> of Flannel 50 9.50

June 1<sup>st</sup> 1838 " 1<sup>st</sup> " Silk Blend 50 " 75

" " " 1 " Serp 50 " 50

" " " 2<sup>1</sup>/<sub>4</sub> " Cloth 400 9.50

" " " 3<sup>3</sup>/<sub>4</sub> " Muslin 50 " 50

Making Coffin 12.00

\$ 25.81

Rec<sup>d</sup> of E. W. Scase (Administrator)  
of the Estate of Annah Connally  
Twenty Five Dollars & Eighty Seven cts

\$25.81

A. W. L. Mattocks.  
J. P. P. Gillette.



Estate of Joanna Connolly deceased  
To Dringer Dr

For medical attendance and  
medicines furnished during her last  
sickness

1854	March	20	To visit	\$1.00	Dec. - 25 -	1 25
		22	"	1.00	Ague Med. 25	1 25
		27	visit	1.00	Acc. & Bell 30	1.30
		29	visit	1.00	Pals. 25	1 25
April		1	visit	1.00	Bell & Ague 35	1.35
		5	visit	1.00	Med 25	1 25
		7	visit	1.00	do 25	1 25
		12	visit	1.00	Phen. & An-35	1 35
		14	visit	1.00		1.00
		18	visit	1.00	Staphy. 25	1 25
		20	visit at night	2.00	Med 40	2.40
		21	visit	1.00	Med 25	1.25
		22	visit	1.00		1.00
		25	visit	1.00	Brs & Bell 35	1 35
		29	visit	1.00	Med 25	1 25
May		6	visit at night	3.00	Med 40	2.40
		7	visit	1.00		1.00
		9	visit	1.00	Med 25	1 25
		12	visit	1.00		1.00
		15	visit	1.00	Med 30	1.30
		17	visit	1.00		1.00
		19	visit	1.00	Med 25	1.25
		22	visit	1.00	Med 25	1 25

Carried over \$30.20



		Account brot over	\$30 20
May 24	visit 1.00	Bill & hrs 35	1.35
27	visit 1.00	do do 35	1.35
28	visit 1.00		1.00
29	visit at night 2.00	Ass. & Acc 40	2.40
30	visit 1.00		1.00
			<u>\$37.30</u>

Received March 20<sup>th</sup> 1859  
of Ezra W. Serace administrator  
of Loan. Councilly amount thirty seven  
30 p<sup>cs</sup> dollars the amount of the  
above bill in full

E. Singer

Mar 1859  
Ezra W. Serace  
Administrator

E. Singer Recd

\$37.30

Ad. July 31. 1859

Filed in my Office 13<sup>th</sup>  
April 1859 John J. Serace

Clark, East 90



Ezra W. Scarce  
vs.  
Joanna Connolly's  
Estate.

Reply to Defendants  
Answer -



W. L. S. C. a

<sup>us</sup>  
Joanna Connolly's Estate

The Plaintiff for reply to the  
answer of Charles Rice et al denies  
each and every affirmative alle-  
gation therein.

Kennedy & Singer  
for Plaintiff



State of Indiana Hendricks County ss.  
The State of Indiana to the Sheriff of said County  
You are hereby commanded to summon  
Ezra W. Searce

to appear forthwith in the Court of Common Pleas of said  
County now sitting, to answer to a Rule of said Court made  
at this term, to Report a settlement of Joanna Connolly's Estate  
or show cause why the same can not be done. and of this  
will make due Return.

Witness my name this the 17th day of Jan'y.

A.D. 1860

John Irons clerk



Served as Commanded by Reading to and with  
 in the hearing of Cyra W. Scarce on the 17<sup>th</sup>  
 of January 1860

Thos H. Jones Sheriff W.C.

Fees

Servis	30
Mileage	10
Return	10
	<hr/> 50

Count of Court, Fees  
 Jan 1860

68

State of Indiana  
 Wm Greathouse  
 Cyra W. Scarce

Attest



Ezra W. Deane  
vs  
Joanna Connolly's  
Estate.

Demurrer to 2, 3 &  
4 paragraphs of  
the answer of  
Rice et al.

Filed in open court  
15 Feb. 1839  
John C. Cuyler clk



Ozra W. Score } Amicus Curiae  
vs. } Court Int. Sec. 1839.  
Joanna Connelly's Estate }

The plaintiff demurs to the 2<sup>d</sup> paragraph of the answer of Charles Rice, Abby Rice, Sarah Blades and Mary Inman for the following grounds of objection to wit:

1<sup>st</sup> Said 2<sup>d</sup> paragraph does not state facts sufficient to constitute a defense to plaintiffs claim.

Kennedy & Singer  
Attys for Def.

And plaintiff demurs to the 4<sup>th</sup> paragraph of said answer for the following grounds of objection to wit:

1<sup>st</sup> Said 4<sup>th</sup> paragraph does not state facts sufficient to constitute a ~~cause~~ defense to plaintiffs claim.

Kennedy & Singer

for Plaintiff

And plaintiff demurs to the 3<sup>d</sup> paragraph of said defendants answer for the following grounds of objection to wit:

1<sup>st</sup> Said 3<sup>d</sup> paragraph does not state facts sufficient to constitute a defense to plaintiffs claim.

Kennedy & Singer  
for Plaintiff



Joanna Bonnell's Estate

Appraisers Oath.

Filed in my office 30  
July 1857.

John Brown clk.



State of Indiana Hendricks County ss.

We Moser Barrett <sup>et</sup> Erion Singer resident householders of said County swear that we will honestly and faithfully appraise such property of Joanna Connelly deceased, as may be exhibited to us, at its true cash value to the best of our judgment and ability so help us God.

~~Moser Barrett~~  
Sings.

~~Moser Barrett~~  
E. Singer

Subscribed and sworn to before me this 18th July 1857  
John Brown Clerk



1855  
Joanna Kennell's  
Estate

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Settlement & account



# Joanna Connolly's Estate

Ezra W. Deane, administrator of  
Joanna Connolly's estate, begs leave to sub-  
mit the following final Settlement Report.  
He is chargeable as per Inventory on file  
with the sum of \$1602. 23

He has received since inventory was made

out of William A. King the sum of 10. 03

John W. L. Matlock 2. 56

Whole amount \$1615. 82

He is entitled to Credits as follows

By difference between appraisement &  
sale bill, mostly on account of de-  
preciation in Rail Road Stock

578. 00

By judgment in favor of said  
Administrator against said estate,  
rendered at the Spring term of  
Common Pleas Court 1857

425. 00

He is also entitled to credits on the  
amount charged to him above with  
the sum, as shown by his last  
report, vouchers for which are  
filed with said report of

41. 79

See Voucher No. 10. Medical Bill paid E. Singer

37. 30

No. 11. Paid Lewis, printer's Bill

2. 00

No. 12. " Kennedy & Singer, atty. gen

15. 00

No. 13. " Jeremiah Tindler, agent for Polly  
Mumma, Sarah Blades & Jane Rouse  
children heirs to Joanna Connolly's estate

108. 00.

1237. 09



Amount brought over	\$ 1237. 09
Dec. 14. By money paid William J. Deane, a distributee to said est.	12. 00
" " No. 15. " Money James B. Shepard a distributee of said estate	8. 00
" " No. 16. " Money paid William Artley a distributee of said estate	12. 00
" " No. 17. " Kennedy & Assoc for making out this report	5. 00
" " No. 18. " Paid John Irons Clerk's fees	29. 32
" " No. 19. " Paid L. Ritter's fees	22. 30
	<hr/> 1325. 71

Making in all the sum of which subtracted from the amount with which he stands charged, leaves in his hands the sum of - - - - -

\$ 290. 11 which he now pays into Court and asks to be discharged.

Ezra W. Deane

Ezra W. Deane, being first duly sworn, upon his oath says that foregoing is a full true correct final settlement account of the estate of James Kennedy deceased, L. Ritter att



In the Hundreds court  
of Common Pleas  
February Term 1859

Efra M. Seave

vs

The Estate of John M. Bouley  
dec'd.

---

Claims 70

---

And I further  
affs against claims

No 28-

Joannah Connollys Estate

vs

Efra M. Seave

Claims

Receipt for depts. Witnesses

Issue Subpoena when the  
Cause is set for trial

Costs. 732



Efra. W. Loring

vs

The Estate of James Conley and

Claims to

The clerk will issue a  
subpoena in this case in favor of the Estate directed  
to the Just of this county for the following witnesses  
vs. W<sup>m</sup> Barnett, Rhoda Covett, Mrs Sarah Curtis  
all as the Loro depts. Gaucille Jan'y 19<sup>th</sup> 1859.  
Jove. I. Withrow against claim



Power of Attorney

Filed April 13 1861

Levi Ritter clk





Know all men, That we, Polly Truman  
and Sarah Blaydes, of the County of Shelby,  
and State of Kentucky, do hereby constitute  
and appoint Jeremiah Tindal, of the County  
of Hendrix, and State Indiana, our attor-  
ney, for us and in our names, and for  
our use, to collect by suit or otherwise,  
and upon payment to him to receipt for,  
(by release, under seal or otherwise) all  
debts and demands whatsoever due or  
coming to us, from the Estate of Poana  
Connelly deceased, whatsoever our said  
attorney shall do in the premises, we do  
hereby confirm, the same as if we were  
present and did the same in our own  
proper persons.

in witness whereof we have hereunto set  
our hands and seals This Twenty first day  
of May Eighteen hundred and sixty  
Witness

William S Blaydes  
A. M. Truman  
State of Kentucky }  
Shelby County } Sch.

Sarah Blaydes  
Polly Truman

John D Ballard Clerk of the County Court for the County  
and State aforesaid Certify that this Power of Attorney from Sarah Blaydes and  
Polly Truman to Jeremiah Tindal was this day produced to me in my office  
and sworn by the oaths of Wm S Blaydes and A M Truman the Subscribing  
Witnesses thereto to be the act and deed of the said Sarah Blaydes and  
Polly Truman for the uses and purposes therein mentioned & Testimony  
whereof I have hereunto set my hand and affixed the Seal of my  
said Court at my Office in the Town of Shelby this 22 day of  
May 1860

John D Ballard Clerk  
Shelby County Court



Rec<sup>d</sup> Aug 16<sup>th</sup> 1888 from E. W. Searey adm<sup>r</sup>  
of Joanna Connolly du<sup>e</sup> sixteen dollars  
in full for the within account.

John A. Searey

No 7-  
John A. Searey

of

\$16.00



Estate of Joanna Connolly  
To John N. Searee Dir

To Cash paid Rev. B. T. Foster  
for preaching <sup>permanently wish of decedent</sup> funeral sermon  
of said Joanna Connolly dec'd.  
and expenses from Indianapolis \$16.00  
June 2<sup>nd</sup> 1857.

John N. Searee makes oath and swears  
that the above account is just and  
true as stated and that the same  
has not been paid nor is it  
subject to any credit or setoff.  
Sworn to & subscribed  
before me this 15<sup>th</sup> Aug. 1858 } John N. Searee  
Esq. J. P.



Journal Connolly's  
Estate.

Sub Bill

Filed in my Office 30

July 1857, John Brown Clerk



Account of Sales of the personal  
property of Joanna Connolly late  
of the County of Hendricks and  
State of Indiana deceased at  
a public auction held at the  
dwelling house of E. W. Sease  
on the 18<sup>th</sup> day of July 1857

7	Pr Pillow cases	8	J. W. Sease		X	56
2	Bolster Cases	7	W. Attey	X		14
8	Towels	5	John Sease	X		40
1	Tailor	13	W. Attey	X		13
✓ 1	do	27	H. Brittain	✓		27
1	do	15	Sarah Black	X		15
1	do	30	J. W. Sease		X	30
✓ 2	Sheets (Collon)	40	H. Brittain	✓		80
2	do (Linn)	49	John Sease	X		98
2	do do	51	W. Attey	X	1	02
2	do do	58	John Sease	X	1	16
1	do do	55	W. Attey	X		55
1	Counterpane	1.00	W. Attey	X	✓	00
1	do do	505	Sarah Black	X	5	05
1	do do	3.10	do do	X	3	10
1	do do	3.35	do do	X	3	35
1	do do	3.70	A. Kent	X	3	70
✓ 2	Blankets	2.00	H. Brittain	✓	4	00
✓ 1	Coverlet	2.50	H. Brittain	✓	2	50
1	do	50	A. Kent	X		50
2	Check Counterpane	50	A. Kent	X		00
			amt car? for?		30	66



			amt brot for		\$	30	66
2	Chick Cornets	100	Sarah Blades	X	2	20	
1	Quilt	3.65	do do	X	3	65	
1	do	4.05	John Scarce	X	4	05	
1	do	3.05	Sarah Blades	X	3	05	
1	do	1.95	Sarah Blades	X	1	95	
1	do	1.65	Sarah Blades	X	1	65	
1	do	3.25	Sarah Blades	X	3	25	
1/2	do	50	H. Brittain	X	1	00	
2	do	75	J.W. Scarce	X	1	50	
2	do	50	<del>H.S.</del> S. Blades	X	1	00	
2	do	70	J.W. Scarce	X	1	40	
2	do	65	Sarah Blades	X	1	30	
2	do	1.05	H. Brittain	X	2	10	
2	do	95	John Scarce	X	1	90	
1	do	30	Sarah Blades	X		30	
1	Sett Curtains	2.00	Sarah Blades	X	2	00	
2	Table Cloths	15	Sarah Blades	X		30	
2	do	1.40	Sarah Blades	X	2	80	
2	do	50	John Scarce	X	1	00	
1	do	1.90	Sarah Blades	X	1	90	
1	Bottle	80	Sarah Blades	X		80	
1	Silver Coffee Spoons	9.00	John Scarce	X	9	00	
6	Silver Spoons (set)	7.50	J.W. Scarce	X	7	50	
1	Silver Salt	1.80	John Scarce	X	1	80	
12	Silver Spoons	75	Sarah Blades	X	9	00	
1	Bulleted & Holding	13.00	J.W. Scarce	X	13	00	
1	do do	26.00	John Scarce	X	26	00	
1	Bureau	4.25	Abner Osborn	X	4	25	
amt cur <sup>d</sup> for						140	31



			Sent boot forward	\$140	31
1	Trunk	300	John Seane	x	3.00
1	Round Table	80	Sarah Blader	x	80
1	Rocking Chair	50	Sarah Blader	x	50
1	Chest	25	Sarah Blader	x	25
	Saddle Saddle	50	Sarah Blader	x	50
Total				\$445	36

State of Indiana,  
Hendricks County, } ss.

I Lucien Singer Clerk of  
the sale of the personal property of  
Laura Connolly deceased affirm  
that the foregoing sale bill is a  
true account thereof

L. Singer

Subscribed and affirmed  
to before me this 30th  
day of July 1854  
John Drowelick



Ezra W. Scarce

Claim against the Estate of Joanna Couley  
Charles his and wife

1st p

Shew at Law of the Estate of Joanna  
Couley dead by Law of the Court are admitted by  
the Judge of the Heccks Court of Common Pleas  
to defend against the Claim of Ezra W. Scarce  
now on file in said Court: For answer thereto  
say that said account or claim ought not to  
be allowed, because they say that ~~say~~ that the  
same is unjust, and say that the said Joanna  
Couley at the time of her death was ~~not~~ indebted  
to the said Ezra W. Scarce in the sum of five  
hundred & fifty two dollars or any part  
thereof for Board: as in said account is  
alleged, but say that the said Ezra W. Scarce  
at the date of the death of her the said Joanna Couley  
was justly indebted to her for work and labor in  
the sum of six hundred dollars over and above  
her board: and this they are ready to verify  
wherefore they pray judgment and ask for general  
Relief in the premises.

2d p

And said heirs aforesaid  
further answer herin and say that the account  
of Ezra W. Scarce ought not to be allowed by the  
Court against the Estate of Joanna Couley dead  
because they say that the said Joanna Couley, the



was a sister of the wife of Ezra W. Scarce and  
his sister in law, at the instance and request  
of the said Ezra W. Scarce was induced to live  
with him said Scarce for and during the time  
in said account specified and for many years  
prior to the said first day of February 1852 as  
one of the family of him said Scarce, she doing  
certain work and labor for him said Scarce in  
the family of him said Scarce during a said  
time, all of which was done on the part of  
the said Ezra W. Scarce & the said Joanna  
Carly without any understanding or agreement  
whatsoever to either pay for the board of the said  
Joanna or for the said Joanna to be paid  
for her labor, and this they are ready to  
verify, wherefore they pray for general  
relief in the premises,

Now & Withrow attys for Edith

Ezra W. Scarce  
vs  
Edith  
Carly  
Joanna Carly  
vs  
Scarce

Assessors

Now & Withrow  
attys against Edith



Am. Cour. Pleas  
Feb. Term /59

acc<sup>t</sup> Sales  
by Administrator

Joanna Connollys  
Estate

Salv Bill

Filed in my office  
26 Feb. 1859  
John Crow clerk  
OR 2 Pa 338.



Account of Sale of personal property  
of Joanna Connolly deceased by  
Ezra W. Deasee administrator at  
the door of the Court house at public  
auction on the 11<sup>th</sup> day of December  
1858.

50 Shares of the Capital  
stock of the Indiana and  
Illinois Rail Way Company  
at 125 per Share (2 1/2 per cent)  
to John W. Deasee \$65.00

State of Indiana  
Hendricks County

I William Tetley clerk  
of the sale of the above named personal  
property of Joanna Connolly deceased  
swear that the foregoing sale bill  
is a true account thereof -

W. Tetley  
Subscribed & sworn to before me  
this 17<sup>th</sup> day of February 1859 -  
E. Siegel J. P.



Ezra. W. Searce  
 vs  
 Joanna Connelly's Estate } Claim against said estate  
 In the Hendricks Court of  
 Common Pleas.

For P.

Charles Rice and wife Melly Rice, Sarah Blake, Mary Dwyer

heirs at law of Joanna Connelly deceased, by leave  
 of the Court are admitted by the Judge of the Hendricks  
 Court of Common Pleas to defend against the claim of  
 Ezra. W. Searce, now on file in said Court &  
 for answer thereto say that said account or claim  
 ought not to be allowed; Because they say  
 the same is unjust, and deny that the said  
 Joanna Connelly at the time of her death was  
 indebted to the said Ezra. W. Searce in the sum  
 of five hundred and fifty two dollars, or any  
 part thereof for board as in said account is  
 alleged, but say that the said Ezra. W. Searce  
 at the date of the death of her said Joanna  
 Connelly was justly indebted to her for work  
 and labor in the sum of six hundred dollars  
 over and above her board &c and this they are  
 ready to verify Wherefore they pray judgment and  
 ask for general relief in the premises.

And P.

And said heirs aforesaid further answer herein and say  
 that the account of Ezra. W. Searce ought not to be allowed  
 by the Court against the estate of Joanna Connelly



dead. Because they say that the said Joanna Connolly, who  
was a sister of the wife of Ezra W. Searee, and his  
sister-in-law, at the instance and request of the said  
Ezra W. Searee, was induced to live with him said Searee  
for and during the time in said account specified, and  
for many years prior to the said first day of February  
1832, as one of the family of him said Searee, she  
doing certain work and labor for him said Searee  
in the family of him said Searee during said time,  
all of which was done on the part of the said Ezra  
W. Searee and the said Joanna Connolly without  
any understanding or agreement whatever, to either  
pay for the board of the said Joanna, or for the said  
Joanna to be paid for her labor, and this they are  
ready to verify wherefore they pray for general  
relief in the premises, as to a part of said claim.

3<sup>d</sup> P.

And for a third and further answer herein, said  
heirs say that before the death of the said Joanna  
Connolly to wit: on the twenty fifth day of January  
A<sup>d</sup> 1836<sup>there was</sup> had a full and final settlement of all accounts  
then existing between them, by the said Ezra W. Searee  
and the said Joanna Connolly before the death of  
the said Joanna, and that upon that settlement  
there was found to be due and owing from the  
said Ezra to the said Joanna the sum of \$143.00  
for which said sum of one hundred and forty  
three dollars, he the said Ezra W. Searee then  
and there made and delivered to the said Joanna



Counnelly, his certain promissory note bearing date the day and year last aforesaid, and said heirs aver that the board of the said Joanna Counnelly up to the date last aforesaid was included in said settlement. Wherefore they pray for general relief in the premises.

4<sup>th</sup> II. And for a fourth and further answer herein the said heirs say by way of ~~set~~ <sup>conjecture</sup> off, to the claim of said Ezra W. Searce, that before the life-time of the said Joanna Counnelly she the said Joanna sent by the hands of the said Ezra from the State of Kentucky where the said Ezra and the said Joanna then resided, to the State of Indiana two thousand dollars to be laid out in land in said State of Indiana and the said Ezra W. Searce, with the two thousand dollars aforesaid did purchase a certain tract of land in the County of Hendricks and State of Indiana for the price and sum of two thousand dollars and with the intention of cheating and defrauding the said Joanna did take the deed of said land to himself and did afterwards compel the said Joanna to pay him the sum of six hundred dollars in addition to the two thousand dollars aforesaid, fraudulently representing to her said Joanna that that the aforesaid tract of land



did cast him the said Ezra W. Keane the sum  
of twenty six hundred dollars, of which  
found the said Joanne was then and there  
ignorant and did without any knowledge  
of said fraud. Wherefore said heirs  
demand a judgment in favor of said  
Estate against the said Ezra for  
six hundred dollars. and for general re-  
= lief in the premises.

Have Dittmar & Co  
Depts,

Ezra W. Keane  
1837

Joanne Keane

Answers &c

Filed in court  
15 Feb. 1837

John Brown

Have Dittmar & Co  
Depts for Depts



Ezra W. Searce  
ap<sup>er</sup> against  
Joanna Connolly

Tral Feb Term 1859

A.D. Nov. 7. 1838

Filed in my Office 16  
August 1855  
John Irons cl.

Costs - 7.32



The Estate of Louisa Cornelly  
To Ezra W Seane Dr

To 5 years & 4 months  
board from February 1852  
To May 30<sup>th</sup> 1857 at \$200 per month \$552.00

The State of Indiana }  
Hendricks County } ss

Ezra W Seane makes  
oath and says that the above account  
is just and true as stated, and  
that the same is <sup>wholly</sup> unpaid.  
Ezra W Seane

Given to & subscribed before me  
this 16<sup>th</sup> day of August 1858.

A. Singer J. P.

420r

552-  
420  
132



Anna Councils Estate

Inventory

Filed in my Office 30  
July 1857 John Brown



An inventory of the goods, Chattels & effects of Joanna Connolly, deceased, late of Hendricks County, State of Indiana taken by Ezra W. Sease administrator of the estate of the said deceased with Moses Cavett & Euseb Singer appraisers called and duly sworn for that purpose.

	7 pr of Pillow Cases @ 15 cts pr	1 05
2	Boiler Cases 20 ct each	40
8	Towels .03 ct	24
4	Toiletries .75 "	3 00
2	Cotton sheets 60 "	1 20
7	Linen Sheets .75 "	6 00
5	Counterpane \$2.50 "	12 50
2	Blankets \$1.00 "	2 00
2	Coverlids " "	2 00
4	Cheek Counterpane .75 ct "	3 00
6	Quilts \$5.00 "	30 00
15	16 " .75 "	11 25
1	Set of curtains	4 00
7	Table Cloths .25 "	1 75
1	Wine Bottle	25
1	Silver soup spoon	8 00
6	Dessert spoons 1.16 2/3 "	7 00
1	Silver Salt	2 50
12	" 2 spoons .25 ct each	3 00
1	Redstead & Bedding	12 00
"	" "	18 00
		129 14



	amt. brot over	129	14
1	Bureau	4	00
1	Trunk	2	00
1	Stand Table		50
1	Rocking Chair		25
1	Chest		25
1	Side Saddle	1	50
		137	64

Also one Land warrant

for 80 acres of land \$80.00 80 00

{ Fifty two Shares Medicine & Illinois Central  
Rail Road Stock } 650.00 650

{ One Promissory Note on E. W. Scarce

dated 29 Aug 1855 one day after date for 352.82

one do. by the same dated Interest 38.90

Jan 25/56 one day after date 143.00

one do. by Wm Barnett dated interest 12.87

Sept 22/56 one day after for 207.65

Interest 10.35 765 59

Total \$1603 23

Given under our hands this

18<sup>th</sup> July 1857

E. Singer }  
Moses Barnett } Appraisers



State of Indiana Hendricks County ss.

I Ezra M. Deane Administrator of Joanna Connelly deceased swear that the foregoing is a true and Complete Inventory of all the personal property belonging to said Estate which has come to my knowledge as I verily believe so  
help me God

Error in addition of property Surmised of \$30000  
It should be \$113236



Filed in my office  
April 13th 1861  
Levi Ritter clk

Power of Attorney





Now all men by these presents that I A M Truman as Guardian to  
John & Nancy Rufe heirs of John & Nancy Rufe deceased who were heirs of James  
Connolly deceased of the County of Shelby and State of Kentucky do hereby  
Constitute and appoint Jeremiah Tindal of the County of Hendricks  
and State of Indiana my attorney, for me and in my name as Guardian  
aforesaid to Collect by suit or otherwise, all dues and demands that may  
be due, and coming to me for my said Ward from the estate of James Connolly  
deceased, and upon the receipt ~~of~~ or payment to him of any money  
due and demands from said estate as aforesaid I hereby authorizing,  
and empower my attorney to receipt for the same for me and in my  
name as Guardian to John & Nancy Rufe as aforesaid and the same  
shall be as binding upon me as if I were personally present and  
doing the same, and whatsoever my said attorney may lawfully do  
in the premises I do hereby Confirm.

In Witness whereof

I have hereunto set my hand and seal this 22 day of May 1860

A M Truman

as guardian to J & N Rufe

State of Kentucky  
Shelby County & Sec. I John M Ballard Clerk of the County  
Court for the County aforesaid Certify that the Power of Attorney from A M  
Truman as Guardian to John & Nancy Rufe to Jeremiah Tindal was this day  
produced to me in my Office and acknowledged by the said A M Truman and  
that he said to be his act and deed for the uses and purposes therein mentioned.

In Testimony whereof I have hereunto set my hand and affixed the  
Seal of my said County Court my Office in Shelbyville this 22<sup>nd</sup>  
day of May 1860

John M Ballard Clerk  
Shelby County Court





Know all Men, That we, Christian C. Chase  
and Simon T. Hadley  
are bound unto the State of Indiana, in the penal sum of One Thousand  
dollars, for the payment of which we, jointly and severally,  
bind ourselves, our heirs, executors, and administrators. Sealed and dated the  
23<sup>rd</sup> day of May 1861

The Condition of the above Obligation is, That if the above bound  
Christian C. Chase shall faithfully discharge the  
duties of his trust as administrator de bonis mori of the estate of  
Jessie Corley deceased, according to law, then the above  
obligation is to be void, else to remain in full force.

Approved by me, the Court 22 day of May 1861

Levi Ritter

C. C. C. P. Stearns County.



STATE OF INDIANA,

*Hendricks*

County, ss.

I, *Christian Lechare* swear that I will faithfully discharge  
the duties of my trust as administrator *of Lewis Clark* of the estate of  
*Jama Lechare* deceased, according to law, so help me God.

*Wm. H. Hove*

Subscribed and sworn to before me, the *23* day of *May* 18*61*

*Luci Ritter*

C. C. C. P. *Hendricks* COUNTY.

STATE OF INDIANA,

County, ss.

I, *John Lechare* swear that I am worth over and above my  
indebtedness, *2000* dollars, as I believe, so help me God.

Subscribed and sworn to before me, the

*23* day of

185

C. C. C. P.

*James County*  
COUNTY.

STATE OF INDIANA,

County, ss.

I, *John Lechare* swear that I am worth over and above my  
indebtedness, *2000* dollars, as I believe, so help me God.

Subscribed and sworn to before me, this

day of

185

C. C. C. P.

COUNTY.



Letters of Administration  
a bond record of  
the Estate of Francis Conolly  
to 3

W. C. Snow

---



I Levi Ritter Clerk of the Court of Common Pleas  
for the County of Hendricks in the State of Indiana, do  
hereby certify that administration De Bonis Novis of the Estate of  
Anna Connelly late of Hendricks County, deceased,  
who died intestate, is granted to Christian C. Marx  
and the said Christian C. Marx having qualified  
and given bond as such administrator, De Bonis Novis is duly  
authorized to take upon himself the administration of such estate ac-  
cording to law.

Witness my hand, and the Seal of said Court,  
this 23<sup>d</sup> day of May 1861

Levi Ritter  
C. C. C. P. Hendricks COUNTY.



Common Pleas

State of Indiana  
v. Citations

Ezra H. Seavey Adm'r of  
Joanna Connally Dec'd

J. H. C.

May Term 1861

Nov 9th

Served on the within Ezra H. Seavey by  
Reading on his hearing Feb 19th 1861

Thos. E. Nichols  
Shffs 86

Shffs fees 30  
Serving 5  
miling 5  
R. 9 10  
25



## THE STATE OF INDIANA,

To the Sheriff of Hendricks County--Greeting:

You are hereby commanded to cite

of the estate of John W. Seavey Administrator late of said  
 county of Hendricks, deceased, if he may be found in your bailiwick  
 to be and appear before the Court of Common Pleas of said county, on  
 the first day of the next term of said Court, to be begun and held at the  
 Court House in Camlet, on the 30 Monday in May 1881  
 then and there to render to said Court an account of his administration,  
 under oath; Showing, First, clearly and succinctly, the entire aggregate amount of such  
 estate, which came to his hands to be administered; Secondly, the amount paid out  
 by him on account of such trust, to whom and for what paid, and the aggregate  
 amount of such payments, and produce and file receipts for each of such payments;  
 Thirdly, that he show clearly the aggregate amount of such estate still remaining  
 unappropriated; and, Fourthly, that he make final settlement of said estate, or  
 show the legal cause why such settlement cannot be made. And of this he may  
 not fail at his peril: And have you then there this writ.

BY ORDER OF SAID COURT.

IN WITNESS OF WHICH, I, Levi Rickett Clerk  
 of said Court, hereunto affix the seal thereof, and subscribe  
 my name, at Office, this 7th  
 day of February A. D., 1881.

Clerk Hendricks C. C. Pleas.



Hon. Com. / Pleas

Nov - Term 1858

E W Seaver admr  
of Juvenile Court,  
Report

Filed in open court  
11 Nov. 1858

John Snow clerk



The undersigned Ezra H. Seavey (Administrator of the estate of Joanna Corbally deceased) makes report to the Hon the Court of Hendricks common pleas and follows

He has received in cash for sale of personal property as per sale bill 145 36  
 of Hon Barnett amt of his note & interest 218 00  
 From Hon A. King bal<sup>c</sup> (unknown at time of <sup>mounting</sup>) 10 03  
 " J. W. L. Mallock " " do 1 2 56  
 Total money rec<sup>d</sup> \$ 375.95

He claims credits for the following money paid as per vouchers filed herewith as follows - viz

No. 1	W. C. Green	publishing notice of Administration	1.00
" 2	Same	advertising sale	2.00
" 3	Jose Martin	funeral expenses	2.50
" 4	R. C. & J. Brant	tomb stone	16.00
" 5	P. S. Kennedy	atty, for obtaining Land Warrant	5.00
" 6	J. DeFour	Funeral	2 42
" 7	E. H. Seavey	for monies & expenses Rec <sup>d</sup> B. F. Foster	16.00
" 8	John Brown	for seal &c Certificate for Land Warr <sup>t</sup>	1.00
" 9	John W. L. Mallock		25.87
		Total Cash rec <sup>d</sup>	\$ 71.79

Bal - Cash in hands of adm<sup>r</sup> \$ 304.16

The said administrator would further report that he on the 10<sup>th</sup> August 1858 sold one 80 acre land warrant for eighty dollars on twelve months credit - that he still has in his hands fifty two shares of the Capital Stock in the Indiana & Illinois Railway Company



which said Railroad stock has not been  
sold in consequence of the inadequacy of  
price offered for the same -

The said administrator also further reports  
that he has an off set against the notes <sup>made by W. W. Seaman</sup> belong-  
ing to the estate aforesaid which said off set  
he will make appear to this Hon<sup>le</sup> Court

Ezra W. Seaman

The State of Indiana,  
Hendricks County, ss

Ezra W. Seaman being duly  
sworn deposes and says that the above  
and foregoing report is true as stated  
in substance and in fact

Ezra W. Seaman

Subscribed & Sworn to before me  
this 10<sup>th</sup> day of November 1858,

E. L. Lundy  
J. L.



The State Exch<sup>g</sup> Co, Ontario  
Jan<sup>y</sup> 7<sup>th</sup>

vs

Ezra W. Scorse &  
Andrew D. Kelly

Debt on Advers Bond

&c

Ezra W. Scorse vs. and

is justly chargeable as follows viz  
Sale of Land warrant 10<sup>th</sup> Sept 1858 for \$80.00  
Dut on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 16.40  
Do amount of sale of personal property Jan<sup>y</sup> 30<sup>th</sup> 1857. 145.36  
Dut on same to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 38.88  
Do the amount of sale of W<sup>h</sup> Roadstock  
sold July 1859 = 65.00  
Dut on same to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 11.47  
Do note on Ezra W. Scorse dated Aug<sup>st</sup> 30<sup>th</sup> 1855. 352.82  
Dut on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 135.40  
Do note on Ezra W. Scorse dated Jan<sup>y</sup> 25<sup>th</sup> 1856 for = 143.00  
Dut on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 42.90  
Do note on W<sup>m</sup> Merritt dated Sept<sup>r</sup> 23<sup>rd</sup> 1856 for 207.65  
Dut on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 66.44  
Do amount of an account on W. A. Long  
10<sup>th</sup> Nov<sup>r</sup> 1858 = 10.03  
Dut on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 1.93  
Do amount received from John W. Whitlock  
Nov<sup>r</sup> 10<sup>th</sup> 1858 = 2.56  
Dut same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = .48

\$1320.22

100000



Amount brought over \$1320.22  
 Dr. By Money p<sup>d</sup> out in cash & d<sup>ts</sup>  
 Money paid John Gross Clerk Jan<sup>y</sup> 23<sup>rd</sup> 1861 \$29.32  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 1.80  
 a Jos. Shepherd her door 24<sup>th</sup> 1860 8.00  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 56  
 Money p<sup>d</sup> W. H. Shawes Jan<sup>y</sup> 17<sup>th</sup> 1860 = 2.00  
 Put up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 25  
 Money p<sup>d</sup> W. J. Loomis Jan<sup>y</sup> 9<sup>th</sup> 1861 = 12.00  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 75  
 Money p<sup>d</sup> J. E. Norton May 25<sup>th</sup> 1858 = 2.50  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 55  
 Money p<sup>d</sup> J. E. Norton Augt 16<sup>th</sup> 1858 = 1.62  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 25  
 Money p<sup>d</sup> W. C. Green June 27<sup>th</sup> 1857 = 2.00  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 55  
 Money p<sup>d</sup> per much under city report for work  
 Old dis. Money from Wm. & Fanny Hoopes  
 Jan<sup>y</sup> 12<sup>th</sup> 1861 = 108.00  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 6.71  
 Money p<sup>d</sup> R. C. & J. J. Thout Augt 9<sup>th</sup> 1858 = 16.00  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 3.32  
 Money p<sup>d</sup> J. W. L. Matlock Nov 10<sup>th</sup> 1858 = 25.87  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 4.97  
 Money p<sup>d</sup> J. E. Norton Augt 16<sup>th</sup> 1858 = 1.60  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 = 21  
 Money p<sup>d</sup> W. C. Green June 17<sup>th</sup> 1857 = 1.00  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is = 28  
 Money Dr E. Singer March 30<sup>th</sup> 1859 = 37.30  
 Put on same up to Jan<sup>y</sup> 25<sup>th</sup> 1862 is 4.37

\$272.98 cts



Money returned by E. W. Wilcox in satisfaction  
 of a judgment of E. W. Wilcox vs E. W. Wilcox  
 Adm'r of the Estate of Jonathan Canfield and  
 rendered in the District Court of Commerce  
 July Term 1859. C. by 17<sup>th</sup> 1859, for \$20.00  
 Interest on said up to Jan'y 25<sup>th</sup> 1862 is 74.06  
 Money pd into court since sent brought Sept  
 28<sup>th</sup> 1861 and by Clerk paid C. E. Wilcox  
 Adm'r. de baris now = = 150.00

Int on said up to Jan'y 1862 is 3.00  
 Money pd John A. Wilcox to pay M. B. F. Felt  
 Jan'y 2<sup>nd</sup> 1857 = = 16.00

Interest up to Jan'y 25<sup>th</sup> 1862 is 4.46.  
 Money paid Apr 21<sup>st</sup> 1861 by E. W. Wilcox  
 to Messrs Kennedy & Singer = 50.00

Int. up to Jan'y 25<sup>th</sup> 1862, 2.37  
 Money paid Mrs. ~~W. C.~~ her to said ~~Estate~~ 992.87

Amount not accounted for is \$327.35  
 (add the \$150.00 to \$327.35 = \$477.35)

add the per cent on \$477.35 = 47.73

Amount of fund to be rendered \$375.08

As to the per cent on amount said 2<sup>nd</sup> vol  
 R. Statutes 1852. pages 285 & 286. Ch. 162. 263 &  
 264. page 273 Sect 107, acts of 1853  
 pages 53 & 54 Sects 14 & 15,



Count of Commune Dead  
July Term 1860

Joanna Connelley  
Estate

Order to Little said  
Estate.  
12 April 30



Served as within Commanded by Reading  
to C W Seere April 30 1860  
Series 30  
nt  $\frac{160}{40}$   
J W Davis Clerk  
By J. W. Henshaw



State of Indiana

To the Sheriff of Hendricks County,  
you are hereby commanded to summon Ezra H. Sears  
Administrator of Joanna Connolly Estate, to appear  
before the Judge of the court of Common Pleas on the  
first day of the next term of said court, to be begun  
and held at the court house in Danville on the 3rd  
Monday in July 1860 and then and there to settle  
said Estate, and this he may not fail at his peril  
And have you then there this writ;

By order of the Court,

Witness my name and the Seal of  
said Court at Danville this 2nd day  
of April 1860

John Crow Clerk



No 1

Jeanne Connally

Estate

Receipt for  
clerk's fees

See \$20.00

Oct 14.

Mrs. Connally

John Jones clerk's fees.

No 18. \$ 29.32.

\$1.00

Account of John

of

M. C. Green

1/21



Rec'd of Col C. E. Nove admin of Joanna Connolly dec'd  
the sum of Twenty Dollars due Costs due. Sheriff of  
Clerk in the administration of said Estate,  
Oct 30. 1861.

By C. D. Rourke D.C.

Rec'd January 9th 1861 from Ezra W.  
Searce Administration of the estate  
of Joanna Connolly deceased  
twelve dollars on <sup>distributions</sup> account of  
said Estate - Wm. J. Searce

Received January 23rd 1861 Of Ezra W. Searce twenty  
nine dollars and thirty two cents, in full of my fees in the settlement of  
Joanna Connolly's Estate

John Irons.

1.

Rec'd one dollar of E. W. Searce for  
advertising administrators notice of  
Joanna Connolly in the Danville  
Bulletin - W. C. Green  
June 17<sup>th</sup> 1859



Nancy Boudinought  
To Receipt  
C. C. Aard Adm<sup>r</sup>

---

For \$57.50

---

No 1<sup>st</sup>

---

Recd of W. C. Aard Adm<sup>r</sup> de boues mon  
Nether dollars & thirty ends the parties to convey  
to Wm. H. Freeman one of the heirs of Wm. Aard  
three pieces 2 Bnd 1863

104

No 3

Levi Nutter Clerk  
To Receipt

C. C. Aard Adm<sup>r</sup>  
de boues mon &

---

For \$100.85



Danville May 10th 1864  
Received of C. C. Snow Adm'r above name of the  
Estate of Joanna Connelley died Fifty one dollars  
& fifty cents in full of the portion of said Estate coming  
to Nancy Boudernought and of the heirs of said  
Estate,

Nancy Boudernought  
By C. C. Snow her atty

Danville Jan'y 30th 1863  
C. C. Snow Adm'r above name of the Estate of  
Joannah Connelley died you will pay over  
to John Estley Esq. any share or portions of the  
Estate of Joannah Connelley died as one  
of the heirs of said Estate.

William H. Truman

Recd of Christian C. Snow adm'r of the  
estate of Joanna Connelley, deceased.  
Eighty five cents the balance of the fees  
in the settlement of said estate.  
April 23 1863 Levi Kitter Club.



102

Nov 4 Withrow &  
To 3 Receipt

Whiston, A. Ave  
Adm de bauxis note  
of the Estate of Joanna  
Cannell, dec'd  
For \$25.00



Danville April 22<sup>nd</sup> 1863

Removal of Christian, Ex Adm'r  
de bonis non, of the Estate of Joanna  
Cannelly, decd, Seventy five dollars  
for bringing and prosecuting a suit in  
the Hendricks Court of Common  
Pleas The State of Indiana Ex Rel Christian  
Ex Adm'r de bonis non, of the  
Estate of Joanna Cannelly, decd vs  
Ezra W. Source former Adm'r of  
said Estate and Andrew B. Shelly his  
security suit founded on the bond of  
Ezra W. Source former Adm'r of said  
Estate, J. J. & Witherell



No 10

Sarah Blades  
By Jeremiah Linder-  
etty  
to 3

C. C. Arvo  
Adm de James non

---

For \$5.25<sup>00</sup>

No 5

North Star  
to 3 Receipt

C. C. Arvo  
Adm of the Estate  
of Joanna Couly  
decd.

---

For \$53.25<sup>00</sup>

---



Danville May 19th 1863

Received of C. C. Adams Adm'r de bonis  
non of the Estate of Joanna Couley dec'd five  
dollars and Seventy five cents in full  
of the Remainder of said Estate coming to  
me as one of the heirs of Joanna Couley's  
Estate.

Sarah Gladys  
By Jeremiah Finner atty in fact

Danville June 4th 1863

Rec'd of C. C. Adams Adm'r de bonis  
non of the Estate of Joanna Couley  
fifty three dollars & Seventy five  
cents my portion of said  
Estate.

Martha Pearce  
by P. J. Kennedy, her attorney.



408

very scarce.

To Receipt

G. C. Nov. 1861  
debonors &c

---

Ac. \$1436<sup>16</sup>

407

Adm. M. Freeman

To Receipt

G. C. Nov. 1861  
de bonis Haer of the  
Estate of Joanna  
Councilly deed

---

Ac. \$2161

---



Danville May 16<sup>th</sup> 1863

Received of Christian, C, Store administrator  
debent of Joanna Canley decd. one  
dollar & thirty cents the remainder of  
what is coming to Mary Scarce wife of  
William J. Scarce one of the heirs of  
Joanna Canley deceased. (I having been  
of Ezra W. Scarce former administrator  
of said Estate as per receipt \$12.00)

Mary Scarce  
By W<sup>m</sup> J. Scarce

Danville Apr 29<sup>th</sup> 1863

Received of Christian, C, Adm<sup>r</sup> de bonis  
non, of the Estate of Joanna Connelly deceased  
Two dollars and sixty one cents, in full  
of my portion of said Estate as one of the  
heirs thereof which is over and above  
that portion of said Estate received by my  
Mother Polly because we received from Ezra  
W. Scarce former Adm<sup>r</sup> of said Estate \$4.00)

Wm J. Scarce



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107

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Danville May 10<sup>th</sup> A.D. 1864

Received of C. A. Snow Administrator  
debtor's note of the  
Estate of Joanna Couley late of Henricks County  
dead. One dollar & thirty cents being the remainder  
and in full of my portion as one of the heirs  
of said Estate. I say Received in full all  
my portion of said Estate.

Louisa J. Astley

Danville May 16<sup>th</sup> 1863

Received of Christian C. Snow Administrator  
debtor's note of the Estate of Joanna  
Couley dead. Thirteen dollars & thirty  
cents in full of the portion of John  
Hoop one of the heirs of the Estate of  
Joanna Couley dead.

John H. Hoop witness

By Wm J. Seear & Co. Clerks



Mary D. Bough et al  
vs Receipt  
C. C. Wood Adm  
to

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Loc #57050

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No 14

Mildred Reed  
vs Receipt  
C. C. Wood Adm  
to

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Loc #57050<sup>6</sup>

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No 12

Louise Fishback  
vs Receipt  
C. C. Wood Adm  
to

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No 11

Loc #2025<sup>6</sup>



Danville May 10<sup>th</sup> A.D. 1864

Received of C. C. Moore Adm<sup>r</sup> debans<sup>r</sup> here of the  
Estate of Joanna Bailey late of Henricks County  
deceased fifty one dollar & fifty cents in full of  
the portion of said Estate coming to Mary E. Dough  
and Andrew Robinson heirs of the Estate of Joanna  
Bailey decd.

Mary E. Dough, &

Andrew Robinson

By C. C. Moore their atty

Danville May 10<sup>th</sup> A.D. 1866

Received of C. C. Moore Adm<sup>r</sup> debans<sup>r</sup> here of the Estate  
of Joanna Bailey decd Fifty one dollar & fifty cents  
in full of the portion of said Estate coming to Mildred  
Nico one of the heirs of said Estate,

Mildred Nico

By C. C. Moore her atty

Danville May 10<sup>th</sup> 1864

Received of C. C. Moore Adm<sup>r</sup> debans<sup>r</sup> here of the  
Estate of Joanna Bailey two dollars & twenty five  
cents in full of the portion of said Estate coming  
to Susanah Fishback one of the heirs of the Estate  
of Joanna Bailey decd.

Susanah Fishback

By C. C. Moore her atty



John Chipard et al  
To Receipt  
C. C. Howe & Son  
&

---

For \$43.50

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No 15

No 16

Francis Wofford  
To Receipt  
C. C. Howe  
& Son  
debonis  
bon.

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For \$57.50<sup>cts</sup>



Danville May 10<sup>th</sup> 1864

Received of C. C. Nove Adm<sup>r</sup> debans more of the  
Estate of James Carley decd. Forty three  
dollars in full of the portion coming to  
John Shepherd, Sarah Buckley, Mary Mearns, Susan  
Mearns & Elizabeth Quivall, and also  
fifty cents in full the remainder coming  
to James C. Shepard, all heirs of the  
Estate of James Carley decd.

John Shepard,  
James C. Shepard  
Sarah Buckley  
Mary Mearns  
Susan Mearns &  
Elizabeth Quivall  
By C. C. Nove atty

Danville May 10<sup>th</sup> 1864

Received of C. C. Nove Adm<sup>r</sup> debans more  
of the Estate of James Carley decd. fifty one  
dollars & fifty cents in full of the portion and share  
of James Wafford heir of said Estate.

James Wafford  
By C. C. Nove atty



C. C. Snow Adair de Bonis  
Hon of the Estate of  
Joanna Barclay de  
Jural Settlement Sheet  
No

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Report No

No 162

Filed May 16 1864

~~See Rutter Clerk~~

April 4 1864



I, Christian, C. I have Administrator, & Receiver  
 of the Estate of Joanna Connelley's Estate, do hereby  
 Report to the Honorable the Court of Common Pleas  
 the following final settlement account, viz  
 The whole amount of money that has come  
 into my hands (the same being the amount of a  
 judgment and all interest recovered  
 against the said Eliza W. Stone former Adm<sup>r</sup>  
 of said Estate and his security) \$394.97  
 Said Adm<sup>r</sup> de bonis non has not received  
 any other moneys or profits belonging to said  
 Estate whatever

And said Administrator de bonis non  
 claims the following credits for money by him  
 paid out in the due Administration of said  
 Estate, and for money paid out to the heirs  
 of said Estate, as follows to wit,

Money paid Levi Hether Clerk of Court as per Receipt No 1	\$20.00
Money paid Wood & Wetherore attys as per Receipt No 2	= 25.00
Money retained by C. C. Stone Adm <sup>r</sup> de bonis non for his services in setting up said Estate	= 10.00
Money paid Clerk as per Receipt No 3	= 85
Money paid W <sup>m</sup> M. Mamondo	= 4.06
Money paid North & Sons do	= 53.25
Money paid Lusk & Waters do	= 5.25
Money paid Anderson & M. Mamondo do	= 2.61
Money paid Mary Stone do	= 1.30
Money paid John W. Hopper do	= 13.30
Money paid Louisa Hether for do	= 1.30
Money paid Susan & Sistrunk for do	= 2.25
Money paid Edmund Hether do	= 51.50
Money paid Nancy Hether Houghton do	= 51.50
	<hr/> \$251.41

100-21



Amount of credits brought over is \$25711.41  
Money paid Henry Enslough etc. for hospital etc. 511.50  
Money paid John Shepard etc. for do. 48.50  
Money paid Francis Wofford her. & Co. etc. 57.50  
Total amount of credits is \$3971.91  
Which deducted from the amount of money  
with which said Admr de Bonis here is charged  
(three hundred twenty four dollars and ninety seven  
cents) shows that said Administrator de Bonis  
here has fully paid out and accounted  
for all the money with which he stands  
charged and said Administrator asks  
to be discharged, from any further duties here  
all of which is respectfully submitted  
C. C. Nove Admr de Bonis here  
of the Estate of Joanna Caselydine

State of Indiana }  
Hendricks County } ss.

Personally came into court  
this 16th day of May 1864 the above named  
Admr C. C. Nove and being duly sworn  
upon his oath says that the above report and  
final settlement sheet is true in substance  
and facts he believes C. C. Nove Admr  
Subscribed & sworn to in open court  
this 16th day of May 1864  
Levi Ritter Clerk





JOANNA CONNELLY

ESTATE

1857

HENDRICKS COUNTY, INDIANA