

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 E. HADLEY

GUARDIANSHIP

1875

HENDRICKS COUNTY, INDIANA

G. L. No. 2

No 262

# HENDRICKS CIRCUIT COURT.

## PROBATE.

### Guardianship of

Mary E Hadley,  
a person of Unsound  
Mind

A. B. 4. / 147

Dillon Hamworth

Guardian.

Sept 27", 1875

Disposed of at the  
September Term 1879

Hadley & Ogden

Guardian's Att'y.

David Newlin  
vs

Mary E Hadley

Verdict of Jury.

Filed

Sept 27. 1875

L. Jenkins

clerk

In the Matter of the alleged Insanity  
of Mary E. Hadley.

We the jury find  
that the said Mary E. Hadley  
is a resident of Hendricks  
County Indiana and that she  
is a Person of unsound mind  
and incapable of managing  
her own estate

John Adams  
Foreman

In the Hendricks Circuit  
Court Sept. Term 1875

In the matter of the Estate  
of Mary E. Mauley a person  
of unsound mind

Application for the  
appointment of guardian

Filed

Filed Sept 27. 1875  
L. W. Jenkins  
clerk

I, L. W. Jenkins, Clerk of the Circuit  
Court of the County of Hendricks, and State  
of Indiana, being sworn to do so by the  
Court, do hereby read and every material  
affirmative allegation in the Complaint is  
true. L. W. Jenkins Clerk

State of Indiana Hendricks County  
In the Circuit Court  
Sept. Term 1895.

In the matter of the estate of  
Urbany E. Hadley - a person  
of unsound mind

James Mow  
David Mowlin and represents to the  
Court that one Urbany E. Hadley, an  
inhabitant and resident of Hendricks  
County Indiana, is a person of unsound  
mind and incapable of managing  
her own estate. Therefore he prays  
that a jury be empanelled to enquire  
into the question of her ~~sanity~~  
insanity, and that a guardian  
be appointed to take charge of her  
person and estate in the event  
that she be found of unsound  
mind, and he prays for all  
proper relief in the premises,  
David Mowlin

Minor Heirs of  
Mary E. Hadley a  
Person of unsound mind  
Lillian Haworth  
Guardian.

Filed

CIRCUIT COURT.

Application for  
LETTERS OF GUARDIANSHIP.

Filed Sept 3<sup>rd</sup> 1876  
L. W. Jenkins Clerk.

## THE STATE OF INDIANA,

ss.

## Application for Letters of Guardianship.

*Hendricks* County.

The undersigned, applicant for letters of Guardianship on the persons and estates of

<i>Mary E. Hadley</i>	aged	years,	18
<i>a person of</i>	aged	years,	18
<i>unsound mind</i>	aged	years,	18
	aged	years,	18
	aged	years,	18
	aged	years,	18
	aged	years,	18
	aged	years,	18

~~now in~~ *Mary E. Hadley*, late of  
County, Indiana: said, ~~now~~ *reside* in *Hendricks* County, in the  
State of Indiana, and ~~is~~ *is* the joint owner of Real Estate situate in said County, of  
the probable value of *Two thousand two hundred* Dollars,  
which will rent annually for about the sum of *One hundred fifty* Dollars.  
Said ~~Ward~~ *also* owned personal property of the value of *Two hundred* Dollars.

State of Indiana, *Hendricks* County, ss:

*Dillen Haworth* being duly ~~sworn~~ *affirmed*, says that the  
material facts contained in the above statement and application for Letters of Guardian-  
ship on the persons and estates of the persons therein named, are correct and true, as he  
verily believes, and further saith not.

*affirmed*  
Subscribed and ~~sworn~~ *affirmed* to before me this *27th* day of *September* 18*75*  
*L. W. Jenkins* Clerk,  
Of the Circuit Court of *Hendricks* County.

State of Indiana, *Franklin* County:  
I, *David Hughes*, *owner*, *swear* that I am worth over and above my  
indebtedness, *two hundred* Dollars, as I believe; so help me God.

*During absence*  
Subscribed and sworn to before me, the *2<sup>nd</sup>* day of *September* 187*6*  
*L. W. Jenkins* Clerk.

State of Indiana, *Franklin* County:  
I, *Ed. Hutchinson*, *owner*, *swear* that I am worth over and above my  
indebtedness, *forty* Dollars, as I believe; so help me God.

*Ed. Chapman*  
Subscribed and sworn to before me, the *2<sup>nd</sup>* day of *September* 187*6*  
*L. W. Jenkins* Clerk.

*Allen Haworth*  
GUARDIAN OF  
*Mary B. Hadley*  
a person of unsound  
mind

Guardian's Bond and Oath,  
WITH SURETIES.  
CIRCUIT COURT.

*Filed* *September 27* day of  
187*6*  
*L. W. Jenkins* Clerk.  
Deputy.

*Recorded page 32*

We,

Allen Haworth, David Meulin  
and Joel Meulin

are bound unto the STATE OF INDIANA, in the sum of

One thousand

Dollars, for the payment

of which we bind ourselves, jointly and severally, firmly by these presents.

Sealed and dated this the 2<sup>nd</sup> day of September 1875

If the above bound Allen Haworth

will faithfully discharge his duties as guardian of the person and property of

Mary B. Hadley a person of unsound  
mind

minor heir of

deceased, then the above obligation is to be void, else to remain in force.

Allen Haworth (Seal.)

David Meulin (Seal.)

Joel Meulin (Seal.)

Approved

the 2<sup>nd</sup> day of September 1875

Ernest M. Howard Clerk,

Of Circuit Court.

State of Indiana, Hendricks County, ss:

I, Allen Haworth affirm, ~~swear~~ that I will honestly  
and faithfully discharge the duties of my trust as Guardian ofMary B. Hadley a person of unsound  
mind

minor heir of

deceased, according to law; ~~so help me God~~

affirmed

Subscribed and sworn to before me, this

2<sup>nd</sup> day of September 1875

Allen Haworth

L. H. Jenkins Clerk,

Of Hendricks Circuit Court.

State of Indiana, County, ss:

I,

, Clerk of the Circuit Court of  
said County, certify that , of said County,  
has been appointed Guardian of the person and property ofminor heir of , Late of said County,  
deceased, and has qualified as such.In Testimony Whereof, I have hereunto set my hand and the seal of  
said Court, the day of 187

Clerk.

State of Indiana, Hendricks County, ss:

J. Dillen Hawthorth, Guardian of ~~the~~ <sup>affairs</sup> ~~of~~ Mary E. Hadley a person of unsound mind, deceased, ~~that~~ <sup>that</sup> the foregoing is a true and complete Inventory of all the estate belonging to said minors, which have come to my knowledge.

J. Dillen Hawthorth  
Subscribed and sworn to before me, this 18<sup>th</sup> day of October, 1875.  
L. H. Jenkins, Clerk.

Taped

Estate of  
Mary E. Hadley  
a person of unsound mind  
Deceased

Dillen Hawthorth  
Guardian.

COMMON PLEAS.

**INVENTORY.**

Filed Oct 19<sup>th</sup> 1875

L. H. Jenkins  
Clerk.

# GUARDIAN'S INVENTORY.

An Inventory and appraisement of the Property belonging to  
Mary E. Hallett a person of unsound  
mind.

made by Dillon Stawanto, Guardian of said <sup>deceased</sup> ~~person~~ <sup>person</sup>  
 this 4th day of October, 1875.

Dr. Cr.

9 head of hogs valued at	44 00	-
Lot of Corn - about 200 bushels	100 00	-
Household and Kitchen furniture	52 00	
Note on Jesse E. E. St. Benson dated Apr 10 <sup>th</sup> 1845 and July 12 <sup>th</sup> 1846	235 00	
drawing int. from date at 8%		
About 20 Bushels of potatoes	8 00	
Small quantity of oats in straw	3 00	
5 Bushels of wheat - poor quality	4 00	
Total personal property	\$446 00	

About 80 acres of land  
 situate in the N.E. 1/4 of Section  
 Twenty-three (23) in Township  
 fourteen (14) North of Range  
 One (1) East in Hendricks,  
 County Indiana worth 4000 00  
 which is encumbered with  
 mortgages the principal  
 of which amount to \$2100.

And said guardian says that  
 the yearly rental value of  
 said premises is probably  
 worth \$150.

Guardianship of  
Mary C. Hadley  
a person of unsound  
mind.

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Application to sell  
worse lands to dis-  
charge lien.

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Filed January 25, 1897

James  
H. From  
clerk

Hadley & Ogden  
attys.



Hendricks Circuit Court  
Jan'y Term 1847

In the estate of  
Mary E. Hasdley  
a person of unusual name

Dillon Hayworth guardian of said  
Mary E. Hasdley shoves to the Court that  
his ward is the owner in fee of the following  
described Real Estate in Hendricks County  
and State of Indiana to wit - beginning  
at a point on the East line of the  
North East  $\frac{1}{4}$  of Section 23 in  
Township 14 North of Range one East  
 $17\frac{55}{100}$  chain North of the South East  
corner of said  $\frac{1}{4}$  Section running  
North along the East line of said  
 $\frac{1}{4}$  Section  $9\frac{7}{10}$  chains - thence  
West 20 chains to the West line  
of the East half of said  $\frac{1}{4}$  Section  
- thence North  $9\frac{54}{100}$  chains - thence  
West  $12\frac{27}{100}$  chains to the center  
of the Moonsville & Plainfield  
Gravel Road - thence along  
the center of said gravel road  
 $3\frac{27}{100}$  chains to the North line of  
said  $\frac{1}{4}$  Section - thence West with  
said line  $8\frac{62}{100}$  chains to the North  
West corner of said  $\frac{1}{4}$  Section -  
thence South to the middle of White  
Lick Creek - thence in or

southerly direction with the measurements  
 of said Creek along the Misalle  
 line thence to the South line of the  
 North  $\frac{1}{2}$  of said Section - Thence  
 East with said line to a point  
 35 chains West of the South East  
 Corner of said  $\frac{1}{4}$  Section - Thence  
 North 9  $\frac{1}{2}$  chains - Thence East  
 4  $\frac{13}{100}$  chains to the center of the  
~~Amos~~ Mooreville and Plainfield  
 Canal Road - Thence in a  
 northerly direction along the center  
 of said Road 5  $\frac{31}{100}$  chains -  
 Thence East 30  $\frac{81}{100}$  chains to the  
 place of beginning. Containing  
 134 acres - except the South  
 100. acres thereon - and except  
 further about      acres sold to  
 Jonathan Moffitt. ascriber &  
 follows to wit - Beginning at the South  $\frac{1}{2}$   
 mile stake of Section 14, Township 14, North of Range  
 1, East - Thence East 14, Rods - Thence South West  
 with the center of creek to a point 32. Rods  
 South of said North  $\frac{1}{2}$ , mile stake - Thence North  
 to the beginning, Estimated to contain 224. Rods  
 more or less - also the following to-wit: Beginning  
 at said North half mile stake - Thence South 32,  
 Rods - Thence South 5  $\frac{1}{2}$  West with center of creek  
 40, Rods - Thence South 25  $\frac{1}{2}$  West 24  $\frac{1}{2}$  Rods to Shute  
 line - Thence West 9, Rods and 10, links to the  
 place of which this last description begins in  
 the center of the creek - Thence West, 32, Rods &

\* to creek center - Thence North 24  $\frac{1}{2}$  East 7, Rods  
 Thence North 56  $\frac{1}{2}$  East 12, Rods, Thence South 70  $\frac{1}{2}$  East  
 11, Rods - Thence South East to place of beginning  
 Estimated to contain 1  $\frac{1}{2}$  Acres more or less.

ADD The further Tract. described as follows To wit—beginning at the South East Corner of the North East  $\frac{1}{4}$  of Section 23 in Township 14 North of Range 16 East—Thence West 35 chains—Thence North  $9\frac{7}{10}$  chains—Thence East  $4\frac{13}{100}$  chains to the center of the Mooresville & Plainfield Canal Road—Thence North  $23\frac{1}{2}^{\circ}$  West with the center of said Canal Road  $5\frac{31}{100}$  chains—Thence East  $30\frac{81}{100}$  chains to the East line of said  $\frac{1}{4}$  Section—Thence South  $13\frac{84}{100}$  chains to the place of beginning containing 48 acres more or less—all of said lands so owned being about 80 acres; That all the personal estate belonging to said decedent, that has come to the knowledge or possession of this guardian is cash. ~~\$174.00~~ <sup>now</sup> and a small lot of ~~furniture in the possession of said decedent of the probable value of \$50.00~~; That said furniture is all in the possession of said decedent, one note on Jesse E. & E. H. Cannon dated Apr. 10<sup>th</sup> 1875 and July 1<sup>st</sup> 76 with 8 per cent interest, for \$335.00, 9 head of hogs, corn, potatoes, oats, wheat and a small lot of household and kitchen furniture, that said property was sold by the

\* that he has collected on said note its sum of \$100.00  
guardian, excepting the household and kitchen  
furniture, which is now in the possession,  
and necessary to the comfort of, his said  
ward; ~~that said note had not been collected~~  
~~nor any part thereof~~; that from the sale  
or aforesaid he realized the sum of \$74.00;  
that this sum, <sup>together with the \$100 collected aforesaid</sup> has been by him expended  
in the support and maintenance of his said  
ward, <sup>paying tax, interest on the mortgage lien,</sup> and in paying the costs of placing  
her under guardianship. He further  
shows the Court that there is no estate  
of said ward which depends upon the  
settlement of an estate, or the execution  
of a trust; that the ~~has received~~ yearly  
rental ~~value~~ of his said ward's <sup>real</sup> estate  
is probably of the value of \$150.00.

And he further shows to the  
Court, that there now exists <sup>mortgage</sup> a lien on the  
said real estate for the sum of \$1000 in  
favor of the North Western Mutual Life In-  
surance Company, bearing interest at  
the rate of 10 per cent. <sup>payable semiannually</sup> per annum, and  
that the principal of said claim will  
be due <sup>the 1st day of July 1877</sup> ~~in the fall of 1877~~; that the  
rents of the said real estate are wholly  
inadequate to pay the taxes, support the  
ward and pay the interest on said lien;  
that said ward resides with  
her son Henry Newlin near Plain-  
field Hendricks County and  
state of Indiana.

And said Guardian asks  
the court to grant him  
an order for the sale of  
said lands to enable him  
to discharge said lien.



Subscribed and ~~sworn~~<sup>affirmed</sup> to before me this  
23<sup>rd</sup> day of January 1877.  
William Hamon  
James O. Parker  
Notary Public

In the matter of the Guardianship }  
of Mary E. Hadley, a person  
of unsound mind.

Loomer now Ellen Haworth  
Guardian of Mary E. Hadley a person  
of unsound mind and files his peti-  
tion herein, in writing verified by his  
affirmation, showing therein that his  
said ward is the owner in fee of the  
following described Real Estate in  
Hendricks County and State of Indiana  
to-wit: Beginning at a point on the East  
line of the North East quarter of Section  
23, in Township 14, North of Range One East,  
 $17\frac{55}{100}$  chains North of the South East corner  
of said quarter Section running North  
along the East line of said quarter Section  
 $9\frac{7}{100}$  chains - Thence West 20, chains to  
the West line of the East  $\frac{1}{2}$  of said  
quarter section - Thence North  $9\frac{54}{100}$   
chains - Thence West  $12\frac{27}{100}$  chains to  
the centre of the Mooresville & Plainfield  
Gravel Road - Thence North along the  
centre of said gravel road  $3\frac{27}{100}$   
chains to the North line of said quarter  
section - Thence West with said line  
 $8\frac{62}{100}$  chains to the North West corner of  
said quarter section - thence South to  
the middle of White Lick Creek - Thence  
in a southerly direction with the  
meanderings of said creek along the  
middle line thereof to the South line

of the North half of said Section - Thence East with said line to a point 35. chain West of the South East corner of said quarter section - Thence North  $7\frac{4}{100}$  chains - Thence East  $4\frac{13}{100}$  chains to the centre of the Mooresville and Plainfield gravel road - Thence in a Northerly direction along the centre of said road  $5\frac{81}{100}$  chains - Thence East  $30\frac{81}{100}$  chains to the place of beginning containing 134, acres - Except the South 100. acres thereof and except further about 2 1/2 acres sold to Jonathan S. Moffitt, described as follows to-wit: beginning at the South half mile stake of Section 14, Township 14, North of Range One East - Thence East 14, Rods - Thence South West with centre of creek to a point 32, Rods South of said North half mile stake - Thence North to the beginning, Estimated to contain 224, Rods more or less - also the following to-wit: beginning at said North half mile stake, thence South 32. Rods - Thence South 50 West with centre of creek 40, Rods - Thence south 25 West 24 1/2 Rods to Shuts line - Thence West 9, Rods and 10, links to the place of which this last description begins in the centre of the creek - Thence West 32, Rods to creek centre - Thence North 24 West 8, Rods - Thence North 56 East 12, Rods - Thence South 70 East 16, Rods

Thence South East to place of beginning  
containing  $1\frac{1}{2}$  acres more or less. Also  
the further tract described as follows  
to-wit: beginning at the South East corner  
of the North East quarter of Section 28,  
in Township 14, North of Range One  
East - Thence North  $9\frac{1}{4}$  chains - Thence  
East  $4\frac{1\frac{3}{4}}{100}$  chains to the centre of the  
Honesville and Plainfield Gravel Road,  
- thence North  $28\frac{1}{2}^\circ$  West with the cen-  
tre of said gravel road  $5\frac{31}{100}$  chains  
- thence East  $30\frac{81}{100}$  chains to the East  
line of said quarter Section - Thence  
South  $13\frac{84}{100}$  chains to the place of be-  
ginning containing 48, acres more  
or less - all of said lands so owned  
being about 80, acres; and asking  
for an order for the sale of the same,  
And the court having heard the  
evidence adduced in support of  
said petition and being fully  
satisfied as to the propriety <sup>and necessity</sup> of selling  
the same, now appoints Addison New-  
len and Jesse H. Hodson, two free-  
holders of the County where said  
lands are situate, appraisers to ap-  
praise the same and report ~~their~~  
said appraisement at the present  
term <sup>of this Court</sup> - And comes the said guardian  
and further shows to the court <sup>and files</sup> the  
appraisement of the Real Estate of the  
said Mary E. Hadley, described in

the original petition herein, as made by Addison Newlen and Jesse H. Hedron, appraisers appointed for that purpose, as aforesaid; said Guardian also presents to the Court for his approval a bond conditioned for the faithful performance of his duties in and about the sale of the Real Estate of the said Mary C. Headley, described in the application, with David Newlen as surety, in the penal sum of Six thousand Dollars, which is approved by the Court.

Whereupon it is ordered by the Court that the said Dillen Heworth, as such Guardian proceed to sell said Real Estate, at ~~public~~ <sup>private</sup> sale to the highest bidder for not less than ~~two thirds~~ the appraised value, <sup>thereof</sup> after having first given notice of the time and place <sup>of said sale</sup> ~~thereof~~, by ~~publication in some weekly newspaper printed and published in said County for two weeks successively prior to the day of sale and by posting notices thereof in the township wherein said lands are situate for~~ <sup>not less than ten public places in</sup> ~~at least~~ <sup>twenty</sup> days prior to ~~said~~ <sup>the</sup> day of sale; for one half cash in hand on day of sale and the remaining one half in two equal payments at one and two years, the purchaser giving his notes for the deferred payments, with approved security, bearing interest at the rate of 8 per cent. per annum payable annually and waiving valuation and appraisement laws.


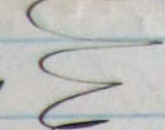
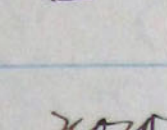
Approved  
Jesse H. Hedron

W

Noted

Entry

State of Indiana Hendricks County S.S.  
Hendricks Circuit Court  
January Term 1877

In the Estate of   
Mary E. Hadley a   
person of unsound mind 

Comes now Dillen Haworth guardian of said Mary E. Hadley and shows to the Court that he filed his application to sell certain lands of his said ward for the reasons therein set forth, at the present term of this Court, which said petition was granted and an order made by said Court for the sale of the lands therein described, and he further represents to the Court that the description of the lands as set out in the original application herein is wrong and erroneous; that the true description as nearly as can be ascertained without an accurate survey is as follows to-wit: A part of the S. E.  $\frac{1}{4}$  of Section 23, in Township 14, North of Range One East, and bounded as follows to-wit: beginning at a point on the East line of said quarter Section  $17\frac{55}{100}$  chains North of the South East corner of said quarter section, running North along the East line thereof  $9\frac{17}{100}$  chains - thence West 20, chains to the West line of the East half of said

quarter section - Thence North  $9\frac{54}{100}$  chains  
- Thence West  $12\frac{77}{100}$  chains to the centre of  
the Mooresville & Plainfield Gravel Road  
- thence North along the centre of said  
gravel road  $3\frac{37}{100}$  chains to the North  
line of said quarter section - thence  
West with said line  $8\frac{62}{100}$  chains to the  
North West corner of said quarter sec-  
tion - Thence South to the middle of White  
lick creek - Thence in a Southerly di-  
rection with the meanderings of said  
creek along the middle line thereof to  
the South line of the North half of said  
Section - thence East with said line to a  
point 35, chains West of the South East  
corner of said quarter Section - Thence  
North  $9\frac{4}{100}$  chains - Thence East  
 $4\frac{13}{100}$  chains to the centre of the  
Mooresville and Plainfield Gravel  
Road - Thence in a Northerly  
direction along the centre of said  
road  $5\frac{31}{100}$  chains - Thence East  
 $30\frac{81}{100}$  chains to the place of be-  
ginning containing One hundred  
and thirty four (134) Acres, more  
or less Except (the South 52, acres  
thereof - ~~said lands being situated~~  
~~in Hendricks County and State of~~  
~~Indiana; therefore said guardian~~  
~~asks the Court to modify said~~  
~~order, and grant an order for the~~

survey of said lands by the County  
Surveyor, and that he may report the  
same at the March Term of this Court,  
to the end that a full and accurate  
description of said lands may be as-  
and except further about 3, acres sold  
to Jonathan A. Moffitt described as fol-  
lows to-wit: Beginning at the South half  
mile State of Section 14, Township 14,  
North of Range One East - Thence East  
14, Rods - Thence South West with the centre  
of creek to a point 32, Rods South of said  
North half mile stake - Thence North to the  
beginning, Estimated to contain 224  
rods more or less, also the following to-wit,  
beginning at said North half mile stake  
- Thence South 32, rods - Thence South 5° West  
with centre of creek 40, rods - Thence South  
25° West 24½ rods to Sheets line - Thence  
West 9, rods and 10, links to the place  
of which this last description begins in  
the centre of the creek - Thence West 32,  
rods to creek centre - Thence North 24°  
East 8, Rods - Thence North 56° East 12,  
Rods - Thence South 70° East 11, Rods -  
Thence South East to the place of beginning  
Estimated to contain 1½ acres more  
or less, said lands being situate in  
Wendricks County and State of  
Indiana\* wherefore said guardian  
asks the Court to grant him an  
order for the survey of said lands

\* that on account of the irregularity and confusion of the lines  
forming the premises, it will be absolutely necessary to have  
an accurate survey thereof before the lines can be intelligently  
and correctly located.

and that he ~~may~~ report the same at the March Term  
of this Court  
by the County surveyor, to the end  
that a full and accurate description  
of said lands may be had, and that  
said order granted as aforesaid  
may be modified and the descrip-  
tion therein contained may be cor-  
rected so as to conform with  
the report of the surveyor when re-  
turned as aforesaid.

Dillon Haworth

Subscribed and affirmed to before me this 30<sup>th</sup> day of  
January 1877.

James O. Carter  
Notary Public

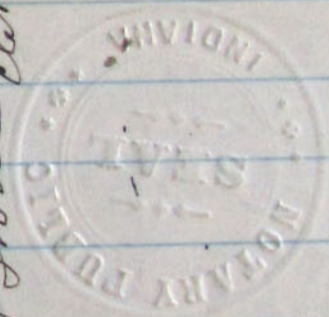
In the matter of the Estate of  
Mary E. Hedley  
a person of unsound mind.

Supplemental appli-  
cation to sell lands.

Severy and  
Johnson

Filed January 31. 1877

McGinnis clerk



Hedley & Ogden  
Attys

Dillon Haworth

Guardianship of  
Mary C. Hadley.

**GUARDIAN'S BOND**  
TO  
SELL REAL ESTATE.

Filed January 25 1877  
Mr. Train

Clerk.

Hadley & Ogden  
Attorney.

Know all Men by these Presents, That we, Dillen  
Neworth and David Newlen  
are bound unto the STATE OF INDIANA, in the penal sum of  
Six Thousand Dollars, to pay

which, we jointly and severally bind ourselves, our heirs, executors and administrators.

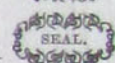
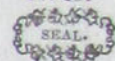
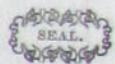
Sealed and dated the 25<sup>th</sup> day of January 1877

The Condition of the above Obligation is, That as the above bound  
Dillen Neworth, Guardian of Mary  
E. Hadley a person of unsound mind  
~~minor heir of~~ deceased, has been ordered by  
the Circuit Court of Hendricks County, to sell certain

Real Estate of Mary E. Hadley  
Now if the said Dillen Neworth 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.

Dillen Neworth

David Newlen



Approved the 25 day of Jan'y. 1877

J. B. Jucian Judge  
Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., ss:

I, David Newlen, ~~affirm~~ swear that I am worth, over and  
above my indebtedness, nine thousand Dollars, as I  
believe; ~~and so affirm~~ and so affirm under its pains and penalties of perjury.

David Newlen

Subscribed and sworn to before me, this 25<sup>th</sup> day of Jan'y., 1877

J. B. Jucian

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., 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 \_\_\_\_\_, 1877

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., 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 \_\_\_\_\_, 1877

Clerk Circuit Court of Hendricks Co.

Guardianship of  
Mary E. Hadley  
a person of unsound  
mind.

Appraisement of  
Real Estate.

Filed January 25, 1899

Wm. Grim

clerk

Issued

State of Indiana Hendricks County S.D.  
I <sup>of</sup> ~~the~~ <sup>am</sup> Irvin Clerk of the  
Hendricks Circuit Court of said  
County, certify that Addison Newlen  
and Jesse H. Hodson, of said County  
have been appointed by said Court  
Appraisers of the following Real Es-  
tate, to-wit: Beginning at a point on the  
East line of the North East  $\frac{1}{4}$ , of Section  
23, in Township 14, North of Range One  
East,  $17\frac{55}{100}$  chains North of the South  
East corner of said quarter section, run-  
ning North along the East line of said  
quarter section  $9\frac{17}{100}$  chains - Thence West  
20, chains to the West line of the East  $\frac{1}{2}$   
of said quarter section - Thence North  
 $9\frac{54}{100}$  chains - Thence West  $12\frac{77}{100}$  chains  
to the centre of the Mooresville & Plain-  
field Gravel Road - Thence North along  
the centre of said gravel road  $3\frac{27}{100}$   
chains to the North line of said quarter  
section - Thence West with said line  
 $8\frac{62}{100}$  chains to the North West corner  
of said quarter section - Thence South  
to the middle of White Lick Creek - Thence  
in a Southerly direction with the  
meanderings of said creek along the  
middle line thereof to the South line  
of the North half of said Section - Thence  
East with said line to a point 38, chains  
West of the South East corner of said  
quarter section - Thence North  $9\frac{11}{100}$  chains

Thence East  $4\frac{13}{100}$  chains to the centre of the  
Moonesville and Plainfield Gravel Road  
Thence in a Northerly direction along the  
centre of said road  $5\frac{31}{100}$  chains - Thence  
East  $30\frac{81}{100}$  chains to the place of begin-  
ning containing 134 acres - (Except  
the South 100, acres thereof - and except  
further about  $2\frac{1}{2}$  acres sold to  
Jonathan L. Moffitt, described as follows  
to-wit: Beginning at the South half mile  
stake of Section 14, Township 14, North  
of Range One East - Thence East 14, Rods  
Thence South West with the centre of creek  
to a point 32, Rods South of said North  
half mile stake - Thence North to the  
beginning, Estimated to contain 224,  
Rods, more or less - Also the following to-  
wit: beginning at said North half mile  
stake - thence South 32, Rods - Thence South  
 $5^{\circ}$  West with centre of creek 40, Rods -  
Thence South  $25^{\circ}$  West  $24\frac{1}{2}$  Rods to Shut  
line - Thence West 9, Rods and 10. links  
to the place of which this last descrip-  
tion begins in the center of the creek -  
Thence West 32, Rods to creek centre -  
Thence North  $24^{\circ}$  East 8, Rods - Thence  
North  $56^{\circ}$  East 12, Rods - Thence South  
 $70^{\circ}$  East 11, Rods - Thence South East to the  
place of beginning, Estimated to  
contain  $1\frac{1}{2}$  acres more or less.) Also  
the further tract described as follows  
to-wit: beginning at the South East

corner of the North East  $\frac{1}{4}$ , of Section 23, in Township 14, North, of Range One East - Thence North  $9\frac{4}{100}$  chains - thence East  $4\frac{13}{100}$  chains to the centre of the Mooresville and Plainfield Gravel Road - Thence North  $23\frac{1}{2}^{\circ}$  West with the centre of said gravel road  $5\frac{31}{100}$  chains - thence East  $30\frac{81}{100}$  chains to the East line of said quarter Section - Thence South  $13\frac{84}{100}$  chains to the place of beginning containing 48, acres more or less - all of said lands so owned being about 80, acres, in Hendricks County, and State aforesaid; and they are to report their appraisement at the ~~present~~ Term thereof.

In Witness Whereof, I have hereunto set my hand the 25<sup>th</sup> day of January 1877.

J. M. Irwin  
Clerk.

State of Indiana Hendricks County ss.  
Personally appeared before me  
J. M. Irwin, Clerk of the Hendricks  
Circuit Court of said County  
Addison Newlen and Jesse H.  
Hodson, the above named appraisers, and were by me sworn truly and impartially to appraise the property in the above certificate mentioned. Addison Newlen and Jesse H. Hodson

Subscribed and sworn to before me,  
the 25 day of January 1877.

Wm. L. Linn

Clerk.

The undersigned, appointed to appraise  
the following Real Estate, to-wit: Be-  
ginning at a point on the East line of  
the North East quarter of Section 23,  
in Township 14., North of Range  
One East 17 $\frac{55}{100}$  chains North of the  
South East corner of said quarter  
section running North along the  
East line of said quarter section  
9 $\frac{17}{100}$  chains - Thence West 20. chains  
to the West line of the East half of  
said quarter section - Thence North  
9 $\frac{54}{100}$  chains - Thence West 12 $\frac{77}{100}$  chains  
to the centre of the Mooresville & Plain-  
field Gravel Road - Thence North  
along the centre of said gravel road  
3 $\frac{27}{100}$  chains to the North line of said  
quarter section - Thence West with  
said line 8 $\frac{62}{100}$  chains to the North  
West corner of said quarter section  
Thence South to the middle of White  
lick creek - Thence in a Southerly  
direction with the meanderings of  
of said creek along the middle  
line thereof, to the South line  
to the South line of the ~~West~~ North  $\frac{1}{2}$   
of said Section - Thence East with said

said line to a point 35, chains West  
of the South East corner of said quarter  
section - Thence North  $9\frac{4}{100}$  chains -  
Thence East  $4\frac{13}{100}$  chains to the centre of  
the Mooresville and Plainfield Gravel  
Road - Thence in a Northerly direction  
along the centre of said road  $5\frac{31}{100}$  chains -  
Thence East  $30\frac{8}{100}$  chains to the place  
of beginning, containing 134. acres  
- except the South 100. Acres thereof  
- and except further about  $2\frac{1}{2}$  acres  
sold to Jonathan S. Moffitt described  
as follows to-wit: Beginning at  
the South half mile stake of Section  
14, Township 14, North of Range One  
East - Thence East 14, Rods - Thence South  
West with the centre of creek, to a point  
32, Rods South of said North half  
mile stake - Thence North to its begin-  
ning, estimated to contain 224, Rods.  
more or less, - also the following to-wit Be-  
ginning at said North half mile  
stake - Thence North 32, Rods - Thence  
South  $5^{\circ}$  West with centre of creek, 40,  
Rods - thence South,  $25^{\circ}$  West  $24\frac{1}{2}$ , Rods  
to Shuts line - Thence West 9, Rods and  
10, links to the place of which this last  
description begins in the centre of the  
creek - Thence West 32, Rods to creek  
centre - thence North  $24^{\circ}$  East 8, Rods  
- Thence North  $56^{\circ}$  East 12, Rods - Thence  
South  $70^{\circ}$  East 11, Rods - Thence South East

to place of beginning, estimated to contain  $1\frac{1}{2}$  acres more or less. Also the further tract, described as follows to-wit: beginning at the South East corner of the North East quarter of Section 23, in Township 14, North of Range One East - Thence West 35, chains - thence  $9\frac{4}{100}$  chains - Thence East  $4\frac{13}{100}$  chains to the centre of the Mooresville and Plainfield Gravel Road - Thence North  $23\frac{1}{2}^{\circ}$  West, with the centre of said gravel road  $5\frac{31}{100}$  chains - thence East  $30\frac{51}{100}$  chains to the East line of said quarter section - Thence South  $13\frac{84}{100}$  chains to the place of beginning, containing 48, acres more or less, - all of said lands so owned being about 80, acres, the property of Mary E. Hadley, a person of unsound mind, of Hendricks County, and State of Indiana, having been duly sworn, report, that after due examinations of the premises, we are of opinion that said Real Estate is worth Two thousand Dollars

over and above ~~the~~ <sup>the</sup> ~~incubances~~ <sup>incubances</sup> of \$10000

Jan'y. 25<sup>th</sup> 1877

Adison Hewlin  
Jesse W. Hodson

In the Estate of  
Mary E Headley  
a person of un sound  
mind.

Entry.

E approved  
Juniors

joed

Entered

In the Estate of  
Mary E. Hadley a  
person of unsound mind

## Entry

Comes now Dillon Haworth  
guardian of Mary E. Hadley a person of unsound  
mind and files his supplemental petition  
herein in writing verified by his affirmation,  
~~showing therein that he~~ which ~~supplemental~~ petition is in  
the words and figures following to-wit: (here  
insert) And the Court having heard the evi-  
dence adduced in support of said supple-  
mental petition and being fully advised  
in the premises, now orders the said Guardian  
to procure an accurate and complete  
survey of the said lands and report  
his doings therein at the next term of this  
Court.

State of Indiana } In the Hendricks  
Hendricks County } Circuit Court  
March Term 1877

To the Honorable Jacob B Julian  
Judge of said Court

The undersigned Mary  
Hadley respectfully represents to this  
Court that at the September Term  
of this Court 1875 your Petitioner  
was adjudged to be incompetent to  
manage her estate and to be not  
of sound mind as appears by the  
Records of this Court.

She now says that she has ~~been~~  
~~restored~~ recovered from said afflic-  
tion and infirmity - That she is  
now of sound mind and is now  
Capable of managing her own estate  
which she is ready to establish by  
proof, and of which she now files  
and presents an affidavit of Jesse  
Hadley - She further shows that  
Dillon Haworth has been appoint-  
ed as Guardian of her person and  
property, and she asks that  
his appointment may be revoked  
and he be required to settle with  
your Petitioner and that she be re-  
stored to her rights as a sane person. Mary Hadley  
By L M Campbell  
I join in above application and  
bind myself for costs L M Campbell

In the Guardianship  
 of Mary E Hadley  
 an Insane Person  
Petitioners have  
 Guardian removed  
 and to be restored  
 to the rights of a  
 sane person

FILED

MAR

13

1877

Jm Lavin

Jared

Comes now William Lavin clerk and under  
 the order of the Court now denies each  
 and every material allegation in the  
 within petition set forth and asks  
 the Court to protect the interests of  
 the said Mary E Hadley  
 Wm Lavin clk

In the Matter of  
 the Guardianship  
 of Mary E Hadley  
An Insane Person  
 Affiant of Restora-  
 tion of said Person  
 to Sanity

FILED  
 MAR  
 13  
 1877

*Am. Union*

*Filed*

*Friday at 2 P.M.*

State of Indiana } In the Hendricks  
Hendricks County } Circuit Court  
March Term 1877

Jesse Hadley being duly and  
lawfully affirmed says on his  
affirmation that he is a resident  
Citizen of said County and states  
that he is personally and well  
acquainted with one Mary Hadley  
who was adjudged to be insane  
by the Hendricks Circuit Court  
on the 27<sup>th</sup> day of September 1875-  
And he affirms that said Mary  
Hadley is now of sound mind  
and is capable of managing  
her own Estate as he verily  
believes  
Jesse Hadley

Subscribed and affirmed before  
me this 12 day March 1877  
Wm. J. Smith  
clk

In the matter of the  
Estate of  
Mary E. Hadley  
a person of unsound  
mind

Verdict of Jury

C

Filed March 16 1877

Wm. L. Brown

clerk

Filed

In the matter of the Insanity  
of Mary E Hadley

Be the jury find that the said  
Mary E Hadley is a resident of the  
County of Hendricks in the State of  
Indiana; and that she is a person of  
sound mind and capable of man-  
aging her own estate.

J. E. Thompson

E. M. Linder

J. W. Linseler

O. Swan

Thomas L. Beeson

Samuel M. Linder

J. S. Wills

J. H. Hordine

W. H. Miller

J. H. Darnall

C. F. Kace

J. G. Kell

In the Matter of the  
Estate of

Mary E. Hadley  
a person of unsound  
mind

Notice to  
Dillon Hawthorn  
Guardian

Filed



State of Indiana

To the Sheriff of Hendricks County, Greeting:

You are hereby commanded to cite  
Dillon Hayworth, Guardian of Mary E.  
Hadley, a person of unsound mind, if he  
may be found in your bailiwick to be and  
appear before the Judge of the Hendricks  
Circuit Court, now in session at the Court  
House in Danville, on Friday March 16<sup>th</sup> 1877  
at 2 o'clock P.M., to answer the Petition of the  
said Mary E. Hadley asking to be restored to  
the rights of a sane person, and show cause  
if any he has, why his letters of Guardianship  
of the said Mary E. Hadley, should not be  
revoked.

Witness my name and the seal of  
said Court at Danville this 13<sup>th</sup> day of  
March 1877.

Wm. J. Irwin, Clerk

Served the within notice by  
Reading to and within the hearing of the  
within named Dillon Hayworth  
March 15<sup>th</sup> 1877. Attest, J. B. B. & Co.  
by Wm. J. Irwin.

for mileage 2.00  
Serois 40  
10  
Return J. D. 3.00

No. \_\_\_\_\_

In the Matter of ~~the Estate of~~  
*Mary E. Hadley*  
a person of unsound mind Defendant

*Lillon Haworth*

Guardian.

Report No. \_\_\_\_\_

Total Charges, . \$ *468.25*

Total Credits, . *468.25*

Balance Due, . \_\_\_\_\_

Filed the *23* day of *Oct.* 187*7*

*H. M. Irvine*

Clerk.

Letters of Guardianship issued

day of \_\_\_\_\_ 187*7*

*Hadley + Parker*

Attorney.

Indianapolis Journal Print.

*Approved*  
*J. L. S.*



# GUARDIAN'S ACCOUNT CURRENT.

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

IN THE MATTER OF THE HEIRS OF <i>Mary E. Hadley</i> of unsound mind      Deceased. Final REPORT No.	}	In the Circuit Court, of Hendricks County, January Term, 1878.
--	---	--

The undersigned, Guardian of ~~the minor heirs of said deceased, to-wit:~~

*Mary E. Hadley* a person of un-  
sound mind

Respectfully submits to said Court the following <sup>final</sup> ~~current~~ report of his proceedings as such Guardian of said <sup>ward</sup> ~~minor heirs~~, to-wit:

	Dols.	Cts.
I am chargeable with amount of In- ventory on file	446	11
Received from rent of Real Estate	22	25

Total Charges,      468 25

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

No. of Voucher.		Dols.	Cts.
1	T. Sheets & Bro. Int on mortgage	50	00
2	S. M. Cook	3	65
3	Lewis S. Hall Taxes	13	25
4	T. Sheets & Bro.	50	00
		116	90

	Amount forward	116 80
5	L. Green	3 96
6	L. S. Hatto Taxes	10 49
7	Hadley & Ogden	5 00
8	T. Sheets & Bro.	5 00
9	Addison Hewlin & Jesse H. Hodson	2 00
10	Charles O. Hewlin	2 50
11	B. A. Strayhorn	4 00

Said Guardian asks credit for S. Bu.  
of wheat charged on the Inventory at ~~40¢~~  
which he has used for the support of his ward.

4 00

For oats charge to him on inventory at  
\$3.00 which proved to be of no account having  
been destroyed by the rat and mice

3 00

For four hogs used for the support of his  
ward, being all of the hogs charged on  
the Inventory at \$44. except five small  
pigs which were sold to Enos Carson  
for \$15.00

29 00

For decrease in sale of corn which  
failed to hold out as charge on  
Inventory, when measured.

59 50

For 10 Bu potatoes used for support of  
ward charged on Inventory @ 40¢ pr bu

4 00

12 Mary E. Hadley

99 00

13 Dillon Haworth.

15 40

Said Guardian asks the Court to allow

Total 453 75

~~65 00~~

for his services in said Guardianship for making  
inventory, filing report and making survey of the  
lands of his said ward under an order of said  
court the sum of Sixty five Dollars \$65.00

# RECAPITULATION.

Total amount of Charges,

468. 25

" " " Credits,

453. 75

Leaving a balance in my hands at this Settlement of

14. 50 which

I apply on the fees that may be allowed me by the Court for services.

Said Guardian also reports the following debts remaining unpaid for the season <sup>he</sup> has ~~having~~ no funds with which to pay.

Joseph A. Clark. \$17.00, Hiram Irwin, Clerk. \$

Sillou Harworth Guardian \$65.00 less 14.50 the above balance <sup>or</sup> \$50.50

Headley & Ogden, Atty. \$85.00; Said Guardian further shows the Court that his said ward has been duly & legally declared of sound mind, wherefore he makes this his final report and asks the Court to approve the same and order his discharge from any and all further liability hereinafter.

State of Indiana, Hendricks County, ss:

I, Sillou Harworth

, Guardian of

Mary E. Headley a person of unsound mind

minor heirs of

, deceased, affirm

that the foregoing report contains a full and true account of all moneys with which I am chargeable, as well as of all moneys laid out and expended, and that all statements

therein contained are true and correct, so help me God, and I so affirm under the

pain and penalties of perjury.

(Sillou Harworth Guardian)

Subscribed and affirmed to before me, the 28<sup>th</sup> day

of January, 1878.

James O. Parker

Clerk,

Notary Public.

Circuit Court.



No. 1. \$500.00  
To Sheet & Bro.

No. 2. \$365  
S. M. Cook,

Prin. \$50.00  
Sub. 1 yr. 5 mo. 5 da. \$1.15

Sub. 1 yr. 5 mo. 4 da.

Received of  
S. M. Cook  
the sum of  
\$365.00  
for  
Subscription  
to  
The  
New  
York  
Public  
Library  
for  
the  
year  
1855  
Dated  
Jan. 15th  
1856  
J. B. Allen



No. Mooreville Dec. 27 1875

Received of Lillen Haworth Guardian for

Mary E. Hadley. Fifty <sup>100</sup> Dollars,

Int. on Bond of Henry Neulin to Millwaukee

\$50.

J. Insurance Co.  
H. Sheets & Son

Office of **S. M. COOK,**

— DEALER IN —

**GROCERIES, PROVISIONS,**

Notions and Fancy Articles, Confectionery and Canned Goods,

**HARDWARE AND BUILDING MATERIALS, DOORS, SASH, WAGON HUBS, FELLOES,**

**Hoop and Bar Iron, &c.**

Plainfield, Ind. Dec 28 1875

Received of Dillon Haworth Guardian  
for Mary E. Hadley  
Three Dollars &  $\frac{65}{100}$  for Provisions  
Sydia Hadley

S M Cook

25.75  
 2.76  
 28.71  
 13.24  
 15.47

25.75  
 13.24

N.3.  
 \$13.24  
 L.S. Watts.

No 4. \$505  
 St. Street & Bro.

No 235

## TREASURER'S OFFICE,

\$ 13 <sup>24</sup>/<sub>100</sub>

Danville, Hendricks County, Ind., April 1876.

RECEIVED OF *Mary E. Hadley p.d. Hayworth Guard*  
 the sum of *Thirteen and 24/100* DOLLARS,  
 in full for FIRST ONE-HALF of State, County, School, Township, Special School, Dog, including Road Taxes, for the year 1875, on Poll and Personal  
 Property and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	SECTION	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BLK. OR S.
<i>Ch. 12</i>	<i>23</i>	<i>14</i>	<i>18</i>	<i>80</i>				
<i>P. &amp; 2</i>	<i>23</i>	<i>14</i>	<i>18</i>	<i>80</i>				

Deputy.

*Lewis S. Watts*  
 Treasurer of Hendricks County.

No. *Maersville June 21 1876*

Received of *Mary E. Hadley*  
*fifty* by *Dillon Hayworth Gardian*  
 Dollars,

to Pay the interest on *H Newlans Bond*  
 to the *Northwestern Mutual Life Ins Co*  
*\$50.00* at *Milwaukee Wis*

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

*J. Short & Co*

No. 5.

\$396

C. Green

No. 6.

\$1049

L. S. Hatto.

Blank No. 1.

# THE WESTERN UNION TELEGRAPH COMPANY.

The rules of this Company require that all messages received for transmission, shall be written on the message blank of the Company, under and subject to the conditions printed thereon, which conditions have been agreed to by the sender of the following message.

WILLIAM ORTON, Pres't, } New York  
GEO. H. MUMFORD, Sec'y, }

Dated *Plainfield Sept 25* 187*6*

Received of *Dillon Hayworth Guar*

\* *for two messages to*  
*Branson Sanders via*  
*Rockwell*

\* *Delivery of same 15-0 each 300*  
*In all* *\$3.96*

*C Green*  
*operator*

*No 235*

## Treasurer's Office,

*\$10* *49*  
*100*

Danville, Hendricks Co., Ind., *Oct 27* 187*6*

Received of *Mary E. Haeley by Dillon Hayworth Guar*  
the sum of *49* DOLLARS,

in full for second one-half of State, County, School, Township, Special School and Dog Taxes, for the year 18*76*, on *Real and Personal Property*, and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	Section	Town	Range	Acres	Hund	NAME OF TOWN	Lot	E or S
<i>pt N 2 NE 1/4</i>	<i>23</i>	<i>14</i>	<i>18</i>	<i>80</i>				
<i>pt E 2 NW 1/4</i>	<i>23</i>	<i>14</i>	<i>18</i>					

*S. S. Watts* Treasurer of Hendricks County.  
Deputy.

No 7

\$5000

Hadley & Ogden

No 8

\$5000

\$50.00

Oct 26<sup>th</sup> 1876

Rec<sup>d</sup> of Dillon Hayworth Guardian  
of Mary E. Hadley. The sum of fifty  
dollars paid for in case of said guardian  
of Jesse L. Snipe in Hendricks Co. Ind.  
to release mortgage & note  
Hadley & Ogden  
Attest for



No. ....

Marensville Dec 29 1876

Received of Enos Carson for Dillon Hayworth  
Guardian of Mary E. Hadley  
fifty ..... Dollars,

to Pay the interest on one Thousand Dollars  
of Henry Newlands mortgage  
\$50.00 to N. W. Mutual Ins Co at Milwaukee

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

J. A. Sheet & Co.

No 10.

\$2.50

Chas. D. Hewlin.

\$ 2.50

Plainfield 2nd 18<sup>th</sup> 1877

Received of Dillen Haworth  
Guardian of Mary E. Hadley, (a  
person of unsound mind), two  
dollars and fifty cents for printing  
notices of sale of real estate  
Charles O. Newlin

No. 9. \$25  
Addison Hewlin  
Jesse H. Haddon

No. 11. \$400  
B. T. Strayhorn

No. 12. \$9900  
Mary E. Healdley

January 28<sup>th</sup> 1877.

Received of Dillon Heworth Guardian of Mary E. Hadley a person of unsound mind, the sum of Two Dollars. for services as appraiser, in appraising Real Estate of the said Mary E. Hadley,  
Robtison Newlin  
Jesse W. Hodson

4<sup>th</sup> March 8<sup>th</sup> 1876

Received of Dillon Heworth Guardian for Mary E. Hadley ~~three dollars & fifty cents~~ <sup>four dollars</sup> to pay for seed oats to sow on said Mary E. Hadley's farm, as per contract with said Guardian B. J. Strayhorn

Danville Indiana

May 31<sup>st</sup> 1877.

Received of Dillon Heworth my former Guardian one note upon which there is a balance of the principal due of \$35<sup>00</sup> also cash to the amount of \$12<sup>00</sup> and also the house hold and kitchen furniture charged on the Inventory at \$52<sup>00</sup>  
\$99<sup>00</sup>

Mary E. Hadley

7813.

\$15<sup>40</sup>

Sillon Hearworth.



\$1540

Villon Heworth Guardian of Mary E. Hedley a person of unsound mind ~~and~~ upon his affirmation says that he has paid out for the use of his said ward in the way of tolls, rail road fare, horse hire & hotel bills, the sum of Fifteen dollars and forty cents for which he could not conveniently take receipts, which he asks the Court to allow him.

Villon Heworth

Subscribed and affirmed to before me this 28<sup>th</sup> day of January 1878.

James O. Parker  
Notary Public



MARY E. HADLEY

GUARDIANSHIP

1875

HENDRICKS COUNTY, INDIANA