

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.

RACHEL JESSUP

ESTATE

1875

HENDRICKS COUNTY, INDIANA

estate D. No. 2. Vol. 87
No. 748
HENDRICKS COMMON PLEAS COURT.
PROBATE.

ESTATE OF

Rachel Jessup

Disposed of
March Term 1879

Honzo Felt Administrator.

The Book 4. p. 169

Dec. 1. 1875

Recorded

L. M. Cam

m'rs. Att'y.

In the matter of the Estate of

Rachel Issyk

deceased.

Petition for Administration.

Filed

Filed

Dec. 6th 1875
L. H. Jenkins Clerk.

State of Indiana, *Hendricks* County, ss:

Alonzo White being duly sworn
before the Clerk of the *Hendricks* Court of the County aforesaid, upon
his oath testified that:

Rachel Jessup

departed this life in said County, intestate, as *he* believes, on the *12th*
day of *March* 18th/5; that said *Rachel Jessup*
left a personal estate to be administered, of the probable value, as *he is* informed
and believes, of *One thousand* dollars:
and further *says* not.

Signed:

Alonzo White

Sworn to and subscribed before me, this *10th* day of *Dec.* 18th/5
L. H. Jenkins Clerk.

ADMINISTRATOR'S BOND.

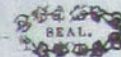
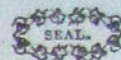
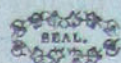
Know all Men, That we, Alonzo White and Jesse White

are bound unto THE STATE OF INDIANA, in the penal sum of two thousand Dollars, for the payment of which we, jointly and severally, bind ourselves, our heirs, executors and administrators.

Sealed and dated, this 6 day of June, 1877

The Condition of the above Obligation is, That if the above bound Alonzo White shall faithfully discharge the duties of his trust as Administrator of the estate of Rachel Jessup, deceased, according to law, then the above obligation is to be void, else to remain in full force.

Alonzo White
Jesse White



Approved by me, the 6 day of June, 1877

J. C. Indiana Clerk
Indiana C. C. of Adams County.

State of Indiana, _____ County: Adams

I, _____, swear that I will faithfully discharge the duties of my trust as Administrator of the estate of _____ deceased, according to law. So help me God.

Subscribed and sworn to before me, the _____ day of _____, 1877

C. C. of _____ County.

State of Indiana, _____ County: _____

I, _____, swear that the Personal Property of _____, deceased, is not worth over _____ Dollars, as I believe, and that said decedent died on the _____ day of _____, 1877. So help me God.

Subscribed and sworn to before me, the _____ day of _____, 1877

C. C. of _____ County.

State of Indiana,

County:

I, _____
and above my indebtedness.

, swear that I am worth, over
Dollars, as I believe.

So help me God.

Subscribed and sworn to before me, this _____ day of _____

187—

C. C. C. of _____

Clerk,
County.

State of Indiana,

County:

I, _____
above my indebtedness.

, swear that I am worth, over and
Dollars, as I believe.

So help me God.

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

187—

Clerk,

C. C. C. of _____

County.

Alonzo White

Administrator _____

of *Rachel Jessup*

BOND

To { *\$ 2000 00*

THE STATE OF INDIANA,

Jesse White, Security.

Filed in *Open Court*

June 6th, 187—

Wm. J. Smith, Clerk.

Indianapolis Journal Co., Printers.

Recorded, page 161

Know all Men, that we, *Alonzo White and Timothy Jessup*
 are bound unto the STATE OF INDIANA in the penal sum of
Two thousand Dollars, for the payment
 of which we, jointly and severally, bind ourselves, our heirs, executors and administrators.
 Sealed and dated this *8th* day of *Dec.*, 1875

The Condition of the above Obligation is, That if the above bound
Alonzo White shall faithfully discharge the duties of
 his trust as Administrator of the
 Estate of *Rachel Jessup*, deceased, according to law
 then the above obligation is to be void, else to remain in full force.

Alonzo White
Timothy Jessup

SEAL

SEAL

SEAL

Approved by me, the *8th* day of *Dec.*, 1875
L. W. Jenkins, Clerk
 C. C. of *Hendricks* County.

State of Indiana, *Hendricks* County.

I, *Alonzo White*, swear that I will faithfully
 discharge the duties of my trust as Administrator of the Estate of
Rachel Jessup, deceased, according to law. So help me God.

Subscribed and sworn to before me, the *8th* day of *December* 1875
Alonzo White
L. W. Jenkins, Clerk
 C. C. of *Hendricks* County.

State of Indiana, _____ County.

I, _____, swear that the Personal
 Property of _____, deceased, is not worth over
 _____ Dollars, as I believe, and that said decedent
 died on the _____ day of _____, 187____. So help me God.

Subscribed and sworn to before me, the _____ day of _____, 187____
 _____, Clerk
 C. C. of _____ County.

STATE OF INDIANA, Hendricks COUNTY.

I, Timothy Jessup, do hereby certify that I am worth, over and above my
my expenses, real estate, Dollars, as I believe. So help me God.
millions, 100 thousand.

Subscribed and sworn to before me, the 11th day of Dec., 1875

L. H. Jenkins, Clerk

C. C. of Hendricks County.

STATE OF INDIANA,

COUNTY.

I,

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

indemnity,

Subscribed and sworn to before me, the

day of

, 187

, Clerk

C. C. of

County.

Alonzo White

Administrator

Rachel Jessup

BOND

To

\$2,000

Filed

THE STATE OF INDIANA,

Timothy Jessup, Security.

Filed

Dec: 6th

L. H. Jenkins, Clerk.

1875

Recorded page 89

William Chandler	Pd	5-25-
Asa Hellen	Pd	5-50
Jacob Chandler	Pd	5-50
Timothy Joseph	~	5-25-
J. H. Miller	~	6-10
Henry Mudders	Pd	6-95
John Samuels	~	5-90
Francis Manias	Pd	2-95-
John M. Walker	Pd	4-40
J. D. Ballard	Pd	5-50
Jane Joseph		5-25-
Andrew B. Lefler	Pd	5-50
Margaret Lefler	Pd	2-75-
Jackson Joseph	Pd	6-75-
Malinda Joseph	Pd	6-75-
Letter Paff	~	5-50
Elijah Paff	~	5-50

108 $\frac{85}{n}$

5.90
11.00
6.49

5.90
11.00
16.90
6.49
12.10
18.59

Clerk

5-25-
5-25-
Decker 6-10
Walker 6-00
\$ 22.60
2.26

Timothy Joseph

1447
220
3607

350

On Thursday

27 vs 15

John M. Weller

830.02

280.76

Alant's Witness

Colon Chandler

5/549.26
1,09.65

Jameson 85.25

119.54

109.65

9.89

830.02

285.76

5/544.26

108.85

5
44.45

18948

Heindricks Circuit Court

March Term 1879

Estate of
Rachel Jessup
deceased

Final Report
of Administrator

Examined and Approved

Wm. L. ...

FILED

MAR
21
1879

Wm. L. ...
CLERK

L M Campbell

Atty for Admin
Receives p. 161

State of Indiana
Hendricks County }
Hendricks Circuit Court
March Term 1879

In the matter of the } No 748
Estate of } Final Settlement
Rachel Jessup dec'd } Report of Adm'r

To Hon Joshua G. Adams

Judge of said Court
The undersigned Alonzo White Adminis-
trator of the Estate of Rachel Jessup
deceased respectfully submits to the Court
the following full and final Report of
his acts and doings as such Administra-
tor:

As shown by statement and Report made
at the June Term of this Court 1878, the
Estate of said deceased consisted entirely
of a disputed and unsettled claim against
one Joel Jessup, on account of which
said Administrator instituted suit in
this Court, which was defended, and
tried by jury, involving the examina-
tion of a score of witnesses, in which
suit the defendant claimed a set off
for expenses incurred in behalf of said
deceased in her last illness, medical
bills, funeral expenses &c

That after deducting the set-offs of said
defendant, said Administrator recovered

a verdict and judgement of \$863.⁰⁰/₁₀₀ which not being paid said Administrator instituted another suit on said judgement and recovered thereon a second judgement for \$1021.⁴⁵/₁₀₀ including costs.

Said Administrator would further state to the Court that his attorney in said cause took a lien on said first judgement at the time it was rendered for \$300⁰⁰/₁₀₀, and also took a lien on said second judgement for the sum of \$335.⁰⁰/₁₀₀ which included the amount of said first lien, and interest and amount charged for additional services to that date.

That when a partial payment was made on said judgement by said Joel Jessup said attorney retained the amount of his lien with interest accrued to wit: \$350.

That the balance of said judgement was collected by ~~execution~~ execution and sale of Real Estate of said Joel Jessup which was purchased by said Administrator for said estate, and finally redeemed by the defendant Joel Jessup in the latter part of January 1879.

Said Administrator with the above explanation submits below a full account of all moneys received and paid out by him as such Administrator, which includes the sum of \$57⁸⁰/₁₀₀ witness fees paid by Joel Jessup and Receipt accepted as cash on judgement.

Said Administrator is chargeable with the actual amount of money, received by him collected from Joel Jessup including Principal and Interest

830 12

Said Administrator is entitled to the following Credits to wit:

Voucher 1

Amount paid on costs by Joel Jessup and receipted on judgement	57	80
2 Paid John A. Scarce Printer	10	"
3 " A. B. Bryant Sheriff	39	45
4 " William Brown Clerk	32	56
5 " " " for this Report	2	50
6 " L. M. Campbell (2 Reports)	25	"
7 " Timothy Jessup - witness fees for himself and wife Mahala Jane & for fees advanced J. V. Butler & John M. Welker	24	86
8 Paid William Brown Clerk = Witness fees to be paid as follows: To John Samuels \$6.49 To Elijah Pfoff \$6. ⁰⁵ To Lettie Pfoff \$6. ⁰⁵ (Including interest) Total:	18	59

Said Administrator asks to be allowed for his services from the time of his appointment to the present including attention to said law suits receiving & paying out the above sum of \$830.12; and disburse small cash payments as personal expenses

75

Total Costs of Administration \$285.76
 Showing a Balance of \$544.26

Said Administrator further Reports that the claims due said estate are all collected and the debts all paid, and that the above balance should be distributed as follows:

- * To Joel Jessup a son of said deceased
 - To Jackson L Jessup a son of said deceased
 - To Mahala Jane Jessup a daughter of sd "
 - And To Litty Pfoff a daughter of sd deceased
- One fifth each of said Balance to wit: \$108. $\frac{85}{100}$; and to the following named children of Mary (Pally) Reagan dec'd who is a daughter of said deceased, and which children are her only heirs at law to wit: Northington Reagan George Reagan Joseph Reagan Noah Reagan jr Rachel A Reagan (now Ellis) Mary Reagan (now Conroe) and Sarah Reagan (now Gaffney)

who are entitled each to $\frac{1}{7}$ th of said share - \$108.85

Said Administrator has paid out on distribution to said heirs the following sums as shown by Receipts filed herewith:

Voucher 9	Paid Litty Pfoff	\$108.85
10	" Joel Jessup	108.85
11	" Jackson L Jessup	108.85
12	" Mahala J Jessup	108.85
13	" William Trin Clerk for use of above named grandchildren	108.85

All of which is Respectfully submitted and said Administrator asks to be finally discharged

Alonso White
Administrator

State of Indiana
Hendricks County ss

The above named Alongo
White being duly sworn says on affirm-
ation that the statements contained in the
foregoing Report are true and correct
Alongo White

Subscribed and affirmed
to Before me this 17th
day of February 1879

William C Cowper
Notary Public



And said Administrator asks the Court
to order that the clerk of this Court pay
out upon demand to the above named
heirs of Mary Reagan deceased or their
attorneys in fact, or representatives the
several sums of money paid into Court
for their use.

Alongo White
Administrator

748

Hendricks Circuit Court
March Term 1878

Estate of
Rachel Jessup
deceased

Statement and Report
of Administrator

approved
J. L. Linn

FILED

JUN
16
1878

J. L. Linn

L. M. Campbell
Atty for Admin



State of Indiana

Vanderburgh County

Hendricks Circuit Court

March Term 1878

In the matter of the
Estate of Rachel Jessup dec'd
Report^d and Statement
of Administrator

The undersigned administrator of the
Estate of Rachel Jessup deceased re-
spectfully submits to the Court the
following Statement and Report heretofore:

Said Administrator has made no In-
ventory because there was no property of
said Estate to be inventoried.

Said Administrator would further
state to the Court, that the only estate
of which his decedent died seized
and possessed, which has come to his
knowledge, was an unsettled and
disputed claim in favor of said
decedent, against one Joel Jessup;
that said administrator was solicited
to, and did accept the appointment
as such for the purpose of testing
and settling said disputed claim
with said Joel Jessup; that he insti-
tuted suit against said Jessup in
this Court for an unsettled balance
due said Estate, which suit was

defended and resisted, and in which a jury trial was had at the September term 1876, and a verdict and judgement obtained in favor of said estate for the sum of \$863.⁴/₅ and costs; which judgement was afterwards stayed by one Ambrose Jessup, but was not paid at the expiration of said stay; that said administrator brought suit upon said judgement against said Joel Jessup and his Replevin Bail, and at the June term 1877 recovered judgement for the amount above set out, including interest and costs, to wit: \$1021.⁴/₅ no part of which has yet been paid.

Said Administrator further states that he has caused execution to issue on the judgement last aforesaid; that the defendant has given up, and the Sheriff levied upon real estate which has been sold, and bought in by said administrator for said estate, at the sum of \$700.⁴/₅; that the balance is still unpaid; that there is no other estate of said decedent beside the aforesaid judgement; that there are no debts outstanding against said estate which accrued prior to the death of said decedent; all of said debts having been paid

by the defendant Joel Jessup, and
the same having been included
and allowed in his defence to the
suit aforesaid.

Wherefore said administrator
asks the court to accept this state-
ment as a Current Report, and
to order that said estate be con-
tinued for the purpose of collect-
ing the aforesaid judgement

Respectfully Submitted
(Sign here) Alonzo White
Administrator.

State of Indiana
Mendricks County } ss

Alonzo White ad-
ministrator as aforesaid being duly
sworn on oath says that the
matters and things contained in
the foregoing Statement and Report
are true.

(Sign here) Alonzo White
Subscribed and sworn
to Before me this 14th day
of February 1878
Indianapolis Indiana }
William F. Mason
Notary Public

Estate of
Rachel Jessup dec'd

Assignment of interest
of Lotty Paff to
L M Campbell

April 24th 1878

To George White
Adm^r of the Estate of Rachel
Jessup deceased

You will please pay
to L. M. Campbell whatever sum
of money shall be found due to
the undersigned Letty Pfaff (for-
merly Letty Jessup) as one of the
heirs to said estate, said Campbell
having advanced to me my interest,
and I having assigned and trans-
ferred said interest to him.

I also send herewith a receipt
in proper form duly signed by
myself with the amount in blank
which blank you are authorized
to fill with the sum which may
be found due me as one of the
heirs to said estate, on final settle-
ment; and which receipt you
are then authorized to use as a
voucher in making your settle-
ment with the Hendricks Circuit
Court.

Letty Pfaff

Voucher No 3
A.B. Bryant
\$39.45

FILED

MAR
21
1879

Am. Irwin
CLERK

Voucher No 2
John A. Seabee
\$10.

FILED

MAR
21
1879

Am. Irwin
CLERK

Danville Mar 6th 1878

Received of Monys White Admr of the
Estate of Rachel Jessup dec'd by the
hand of L.M. Campbell Thirty

Nine $\frac{45}{100}$ dollars on $\frac{1}{10}$ of costs
due me as Sheriff of Hendricks County
Indiana, in the case of said White vs one
Jed Jessup including appraisers fees and
all Sheriff's costs to date including $\$9.50$
due Hawkins & Sheriff A. B. Bryant Sheriff

Danville March 6th 1878

Received of Monys White Admr of
the Estate of Rachel Jessup deceased
by the hand of L.M. Campbell

Ten dollars on
account of Printers fee in the case of
said Administrator vs Jed Jessup,
for publishing Sheriffs notice of land
Sale, and ^{also for} notice of Appointment of
Admr John N. Seance

Voucher No 1
Joel Jessup
\$57.⁸⁰

The within Receipt ac-
cepted as a payment of \$57.⁸⁰
on the judg^t-ment of White
adm^r vs Jessup; being an
amount pd by Jessup to
Plff^s witnesses, and
which had been included
in the amount of the
Judgement

FILED

MAR
21
1879

Wm. L. Smith
Clerk

Albino White Cairns }
 Rachel Jessup me⁹¹ } Senarick Circuit
 Joel Jessup } Court

See the undersigned severally hereby
 acknowledge full payment by the said
 Joel Jessup. of the witness fees & mileage
 allowed us each by the Court in the
 Trial of said Cause in the amount
 set opposite to our respective names

Jacob Chandler	550	Jackson, S. Jessup	675
Abner Kellum	550	Malinda Jessup	675
Amos Jessup	x 275	Andrew B. Lefler	550
Thomas Plummer	x 570	Margaret D. Lefler	275
Samuel Swopes	x 650	John W. Wilber	440
John ^{his} Francis	x 650	Calvin ^{mark} Chandler	525
M. S. Bishop	x 285	John D. Ballard	550
H. Widdows	695	Francis. H. Hanes	295
amt of this receipt			
\$57.80			89.85

No 5

FILED

MAR
21
1879

Am. Irwin
CLERK

No 13

FILED

MAR
21
1879

Am. Irwin
CLERK

No 8

FILED

MAR
21
1879

Am. Irwin
CLERK

No.

CLERK'S OFFICE,

\$ 2.50

Danville, Hendricks Co., Ind.

Feb'y 17

1879

Received of Alonzo White Administrator
of the Estate of Rachel Jessup, deceased,
two dollars and 50 cents,
in full of balance of all cost in
said Estate to include final settlement
at March Term 1879

Jm Irwin

Clerk.

No.

CLERK'S OFFICE,

\$ 108.85

Danville, Hendricks Co., Ind.

Feb'y 17

1879

Received of Alonzo White Administrator
of the Estate of Rachel Jessup, deceased,
One hundred & eight dollars and 85 cents,
for use of heirs & children of Mary Reagan
decd, she being an heir of Rachel Jessup,
to be paid out on the order of Court

Jm Irwin

Clerk.

No.

CLERK'S OFFICE,

\$ 18.59

Danville, Hendricks Co., Ind.

Feb'y 17

1879

Received of Alonzo White Administrator
of the Estate of Rachel Jessup, deceased,
Eighteen dollars and 59 cents,
witness fees in case of Alonzo White Adm'r &
Joel Jessup in Circuit Court.

Jm Irwin

Clerk.

No 12

Mohala J. J. J. J.
Receipt \$108.85-

FILED
MAR
21
1879

J. J. J. J.

No 9

Estate of
Rachel J. J. J. J.

Receipt of
Lotty Platt

After the loss of the
the said distributable
is ascertained it is to be
inserted in the within
eight, and paid over to
L. M. Campbell, to have
collected the same to
his and her share.

FILED
MAR
21
1879

J. J. J. J.

February 14th 1879

Mahala J Jessup hereby acknowledge
the Receipt from Alongo White Ad-
ministrators of the Estate of Rachel Jessup
deceased, of the sum of One hundred
Eight and $\frac{85}{100}$ dollars being the full
Amount due me as one of the heirs
and distributees of the Surplus
Proceeds of said estate upon final
settlement thereof by said Ad-
ministrators.

Mahala J Jessup

April 24th 1878

I Letty Paff (formerly Letty
Jessup) acknowledge the receipt
from Alongo White administrators
of the estate of Rachel Jessup
deceased, paid by the hands of
L. M. Campbell the sum of (\$119 $\frac{54}{100}$)
One hundred Eight and $\frac{85}{100}$ dollars being the
full amount due me as one
of the heirs and distributees of
the surplus proceeds of said
estate upon final settlement
thereof by said administrators.

Letty Paff

No 10

John Joseph
Recd \$108. ⁸⁵

FILED

MAR
21
1879

Am. Socy.
CLERK

No 7

Timothy Joseph
Recd \$24. ⁸⁶

FILED

MAR
21
1879

Am. Socy.
CLERK

FILED

MAR
21
1879

Am. Socy.
CLERK

February 17 1879

I Joel Jessup hereby acknowledge
the receipt from Alonzo White Admin-
istrator of the Estate of Rachel Jessup
deceased of the Sum of One hundred
Eight and $\frac{85}{100}$ dollars being the full
Amount due me as one of the heirs
and distributees of the surplus proceeds
of said estate upon final settlement
thereof by said Administrator

Joel Jessup

February 17 1879

Rec'd from Alonzo White Administrator
of the Estate of Rachel Jessup dec'd
Twenty Four and $\frac{86}{100}$ dollars in full of
Witness fees due myself and wife Mahala of
also for witness fees advanced to J. V. Beeler
and John M. Welker for attendance
on the trial of case of said Adm'r against
Joel Jessup on behalf of Plaintiff

Ninnothy Jessup

No 11

Jackman L. Smith
Recd \$10 & ⁸⁵/₁₀₀

FILED

MAR
21
1879

Wm. Smith

Voucher, No 14
Wm. Smith \$32.50

11

FILED

MAR
21
1879

Wm. Smith

February 17 1879

I Jackson L Jessup hereby acknowledge the receipt from Alonzo White Administrator of the Estate of Rachel Jessup deceased of the sum of One hundred Eight and $\frac{85}{100}$ dol
lars being the full amount due me as one of the heirs and distributives of the Surplus proceeds of said estate upon final settlement thereof by said Administrator.

Jackson, L. Jessup

Danville March 6th, 1878

Recd of Alonzo White admr of the Estate of Rachel Jessup deceased by the hand of L. M. Campbell Thirty-two & $\frac{56}{100}$ Dollars in full of Clerk's costs, docket and jury fees in the case of said White vs Joel Jessup, and the costs in the Administration of said Estate to date

Am Irwin clk

RACHEL JESSUP

ESTATE

1875

HENDRICKS COUNTY, INDIANA