

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 ETTA & CHARLES F.
LACKEY

GUARDIANSHIP

1872

HENDRICKS COUNTY, INDIANA

No. 188

Ad to 2/188

HENDRICKS COMMON PLEAS COURT.

PROBATE.

GUARDIANSHIP OF

Mary E. Ha Lackey &
Charles F. Lackey

Minor heirs of
Himelley Lackey deceased

See Book 8 Page 517

Matilda Lackey Guardian.

Oct 16th 1872

Guardian's Att'y.

THE STATE OF INDIANA, } SS:
Hendricks COUNTY,

{ **Application for Letters of Guardianship.**
Sold by Wm. Braden—Indianapolis, Ind.

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

<u>Mary Etta Lackey</u>	aged.....	years.....	18
	aged.....	years.....	18 1/2
<u>Charles F. Lackey</u>	aged.....	years.....	18
	aged.....	years.....	18 1/2
	aged.....	years.....	18
	aged.....	years.....	18
	aged.....	years.....	18
	aged.....	years.....	18

minor heirs of Wesley Lackey, late of Hendricks county, Indiana: said minors reside in Hendricks county, in the State of Indiana, and are the joint owners of Real Estate situate in said county, of the probable value of about fourteen hundred dollars, which will rent annually for about the sum of one hundred & twenty five dollars. Said Wards also own personal property of the probable value of three hundred dollars.

STATE OF INDIANA, Hendricks COUNTY, SS:

Matilda Lackey being duly sworn, says that the material facts contained in the above statement and application for Letters of Guardianship on the persons and estates of the persons therein named, are correct and true, as she verily believes; and further saith not.

Matilda Lackey

Subscribed and sworn to before me, this 27th day of Sept 1882

L. W. Jenkins Clerk
of the Court of Common Pleas of Hendricks County.

Hemckley Lakey's
heirs

Statement

Filed

Filed Oct 16th 1872

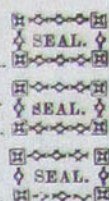
L. H. Jenkins
Clerk

KNOW ALL MEN, That we, *Matilda Lackey*
& *Jesse Fasset*
are bound unto THE STATE OF INDIANA, in the penal sum of *Fifteen*
Hundred - dollars, for the payment of which,

we jointly and severally bind ourselves, our heirs, executors and administrators.
Sealed and dated the *16th* day of *October*, 18*72*

The condition of the above obligation is, That if the above bound *Matilda*
Lackey shall faithfully discharge the duties of ~~her~~
trust as Guardian of the person and property of *Mary Etta*
Lackey and *Charles F. Lackey*
minor heirs of *Henkley Lackey*
deceased, according to law, then the above obligation is to be void, else to remain
in full force.

Matilda Lackey
Jesse Fasset



Approved by the Court of Common Pleas the *16th*
day of *October*, 18*72*.

Clerk
of the Court of Common Pleas of *Hendricks* County.

THE STATE OF INDIANA, *Hendricks* COUNTY, SS:

I, *Matilda Lackey* swear that I will honestly and faithfully discharge the
duties of my trust as Guardian of the person and property of *Mary Etta Lackey*
and *Charles F. Lackey*
minor heirs of *Henkley Lackey*, deceased, according to law; so help me, God.

Subscribed and sworn to before me, the *16th* day of *October*, 18*72*

L. W. Jenkins Clerk
of the Court of Common Pleas of *Hendricks* County.

THE 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 _____, 18____

Clerk
of the Court of Common Pleas of _____ County.

THE 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 _____, 18____

Clerk
of the Court of Common Pleas of _____ County.

No. 188

BOND

OF
Matilda Lackey

GUARDIAN OF THE MINOR HEIRS OF

Samuel Lackey Deceased.

Filed, Oct 16" 1872

L. R. Jenkins

Clerk of the Court of Common Pleas.

Copied

Sold by Wm. Sheets, Indianapolis, Ind.

Recorded page 426.

GUARDIAN'S ACCOUNT CURRENT.

State of Indiana, Henricks County, ss:

In the matter of the Heirs of
Hickley Sackey
 deceased.

In the Circuit Court,
Henricks County,
 Term, 187

Report No. One

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

Mary Etta Sackey

Charles F. Sackey

Respectfully submits to said Court the following current report of his proceedings as such
 Guardian of said minor heirs, to-wit:

	\$	Cts.
I am chargeable with amt received		
from their father's Estate	140	00
Rents of Real Estate for	12	00
the years 1872 & 1873		

Total Charges, 152.00

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

No. of
 Voucher.

She makes further report that she
 took charge of the persons of said
 minors before the procurement
 of letters herein; that at the

time of taking charge of them
their father and mother were
both dead; that she has cared
for them in her own family
as she would for her own
children - providing for
them food and clothing
and sending the eldest to
school at her own expense.
That Charles F. Sucky - one
of her said wards was a
mere child at the death
of his parents and on
that account has been
a constant care on
her hands.

She further says that she
has not kept an itemized
account of monies expended
for them and taxes paid
on their real estate; that
the sum with which she
is chargeable would be
wholly inadequate to
reimburse her for her
trouble and expense in
providing for her said wards.

And she asks the Court
to allow her a credit for
said sum of — — — \$152.00
which ^{sum} has been expended
and much more for
their maintenance.

RECAPITULATION.

Total Amount of Charges,

152 00

" " " Credits,

152 00

Leaving a balance in my hands at this settlement of

She further says that she is anxious to resign her trust as guardian of said mends, and she asks the Court to accept her resignation, which she now tenders, and she recommends that Isaac H. Pearson be appointed her successor

State of Indiana, Hendricks County, ss:

I, Matilda Ogden (formerly Lacey) Guardian of
 Mary & Charles H. Lacey

minor heirs of Hickey Lacey, deceased, swear
 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.

Matilda Ogden

Subscribed and sworn to before me, the 23rd day of
 May, 1877

Joshua Adams
 Notary Public





No. 188

In the matter of the Heirs of
Hinchley Serkey
deceased.

Matilda Ogden Guardian.

Report No. *One*

Total Charges, - - \$ *152*

Total Credits, - - - \$ *152*

Balance due, - - - \$

Filed *29* day of *Jan* 187*6*

L. M. Jenkins Clerk.

Letters of Guardianship issued

16 day of *Oct* 187*2*

Recorded

Attorney.

State of Indiana
Hendricks County SS.

To the Sheriff of said County
Greeting

You are hereby Commaunded to
cite Matilda Ogden (formerly Matilda
Lackey) if she may be found in your
County to appear in the Hendricks Circuit
Court on the 22^d day of the present term
thereof then and there to give an
additional Bond as Guardian of the
minor heirs of Henckley Lackey deceased,
and herein she may not fail at her
peril; and have you there and there
this writ.

By order of the Court,

Witness my hand and the seal
of said Court at Danville
this 19th day of May 1874
L. Jenkins
clerk





Mary Edtta Lackey &
Charles F. Lackey
minors heirs of
Henckley Lackey decd.

Citation to give new
Bond

Cafed

Issued as commanded by sending
the within notice to Matilda Ogden
May 18th 1874

J. J. Munckins
Sheriff A.C.

Chas A. Dees	
mileage	10
fees	50
hire	10
	<hr/>
	70

GUARDIAN'S BOND. No. 38. Braden & Burlord, Printers, Indianapolis.

We, Isaac C. Pearson and William P. Lyons

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

Dollars, for the payment

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

Sealed and dated this the 24th day of January 1876

If the above bound Walter H. Garrison
will faithfully discharge his duties as guardian of the person and property of

will faithfully discharge his duties as guardian of the person and property of
Mary Etta Lackey & Charles H. Lackey

minor heir of Henckley Lackey

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

Place & Pearson (Seal.)

W. J. Jones (Seal)

(Seal.)

Approved *By Chas. C. Smith*
the *29* day of *January* *1880*

187
Wm. H. H. Clerk,
of Hendricks, Circuit Court.

State of Indiana, Hamilton County, ss:

I, Isaac H. Pierson, swear that I will honestly and faithfully discharge the duties of my trust as Guardian of Abel

and faithfully discharge the duties of my trust as Guardian of Mary Etta Lacey & Charles V. Lacey

minor heir of Hinkley Locke

deceased, according to law; so help me God.

Wm. H. Linton

Subscribed and sworn to before me, this 29th day of January 1876

L. J. Stephens 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 of _____.

minor 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,

County: Hancock

I, *William D. Pennington*, swear that I am worth over and above my
indebtedness, *one hundred*

Matilda Ogden

Subscribed and sworn to before me, the *25th* day of *January* 1876

L. H. Pennington
Clerk.

State of Indiana,

County: Hancock

I, *William D. Pennington*, swear that I am worth over and above my
indebtedness, *one hundred* Dollars, as I believe; so help me God.

W. D. Pennington

Subscribed and sworn to before me, the *29th* day of *January* 1876

L. H. Pennington
Clerk.

Filed

26th

day of

January 1876

L. H. Pennington Clerk.

Deputy.

Record ed / page 419

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

Isaac H. Pennington
GUARDIAN OF
Mary Otta Lackey &
Charles F. Lackey

STATE OF INDIANA, Henricks COUNTY, SS:

I, Loten H. Jenkins Clerk of the ^{Bircuit} Court of Common Pleas of said County, certify that Clark Thornbrough and Moses Lackey, of said county, have been appointed by said Court, Appraisers of the following Real Estate, to-wit: The undivided two ninths of the following: Commencing at the S.E. Corner of the 2nd of the S.E. 1/4 and running West 48 rods; thence North 180 rods; thence N to the N line of E 1/2 of S 2nd 1/4; thence N to the N.W. corner of said E 1/2; thence E to the S.E. Corner of said 2nd 1/4; thence S. to the beginning, all in Sec 6 T. 15 N. R. 2 E, containing Except 40 acres off of E side of said 2nd 1/4 of S.E. 1/4 Sec 6 T. 15 N. R. 2 E - the remainder estimated to contain 36 acres and 40 rods more or less in Henricks County, and State aforesaid, part of the Real Estate of Hickley Lackey, deceased: and they are to report their appraisement at the present Term thereof.

In Witness Whereof, I have herunto set my hand, the 4th day of February, 1876

Clerk.

STATE OF INDIANA, Henricks COUNTY, SS:

Personally appeared before me, Loten H. Jenkins, Clerk of the ^{Bircuit} Court of said county, Clark Thornbrough and Moses Lackey, the above named Appraisers, and were sworn truly and impartially to appraise the property in the above certificate mentioned.

(SIGNED,)

Clark Thornbrough
Moses Lackey

Subscribed and sworn to before me, the 4th day of Feb'y, 1876

L. H. Jenkins Clerk.

The undersigned, appointed to appraise the following Real Estate, to-wit:

(Being the same described above)

the property of Hickley Lackey, deceased, of Henricks County, and State of Indiana, having been duly sworn, report that after due examination of the premises, we are of opinion that said Real Estate is worth Four Hundred dollars.

Clark Thornbrough
Moses Lackey

In the Estate of minor
heirs of Saikley
Lachy dec'd

Appoisement

Filed Feby 4 1876
L. W. Jenkins
Clerk

Filed
F

KNOW ALL MEN BY THESE PRESENTS, That we, Isaac H. Pierson and

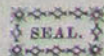
are bound unto THE STATE OF INDIANA, in the penal sum of eight Hundred Dollars, to pay which we jointly and severally bind ourselves, our heirs, executors and administrators. Sealed and dated the 4th day of February, 1876.

THE CONDITION OF THE ABOVE OBLIGATION IS, That as the above bound Isaac H. Pierson as guardian of Mary E. & Charles Sackey minors has been ordered by the Court of Common Pleas of Hendricks county, to sell the Real Estate of said minors, to-wit:

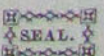
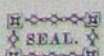
The undivided $\frac{2}{9}$ ths of the following:
Commencing at the S.E. corner of the $21\frac{1}{2}$ after S.E. $\frac{1}{4}$ and running West 48 rods; thence North 180 rods; thence West to the West line of the $6\frac{1}{2}$ of S.E. $\frac{1}{4}$; thence North to the N.E. corner of said $6\frac{1}{2}$; thence E. to the N.E. corner of said $21\frac{1}{2}$; thence S. to the beginning - all in Sec. 6, T. 15. N. R. 2. E. - Except 40 acres off of the E side of said $21\frac{1}{2}$ - the remainder estimated to contain 36 acres and 40 rods more or less.

Now if the said Isaac H. Pierson will faithfully discharge the duties of his trust according to law, then this obligation is to be void, else to remain in full force in law.

Isaac H. Pierson



Wm. Smith



Approved by the Court this 4th day of February, 1876

Test: Livingston Howland Clerk.

Indy

Minor heirs of
Hinkley Sackey

Paul

Filed Feb 4 1876
L. W. Jenkins
Clerk

Copied
1/1

Hinkley

In the matter of the estate
of the minor heirs of
Hinkley Sackey dec'd

bornes now Isaac

H. Pearson guardian of said minors
and presents his petition to sell

The real estate of said minors,
which is in the words and
figures following (here insert
in full) ~~said~~ The Court after
examining said petition and
hearing the proofs in support
thereof finds that said real
estate ought to be sold as
prayed for therein - Whereupon
the Court appoints Clark
Thornbrough and Moses
Sackey to appraise said
real estate, which appraisement
is now returned into Court.

Whereupon said guardian
executes his bond in the penal
sum of \$800 which is approved
by the Court.

It is therefore ordered that said
guardian proceed to sell said
real estate at private sale
without notice upon
the following terms:

one third Cash; one third in
12 and one third in 18 months
from date of Sale the purchaser
presenting his notes for the
deferred payments with good
freehold surety waiving
relief from valuation laws
and bearing interest.
All of which is finally
ordered and decreed

Curry

In the Hendricks Circuit Court

January Term 1845

In the matter of the
Estate of Charles Lackey
and Mary S. Lackey
minors

James now Isaac H. Pearson guardian of Charles Lackey and Mary S. Lackey minor heirs of Shinkley Lackey deceased and represents to the Court that his said wards are the owners of the undivided $2/9^{th}$ of the following real estate which descended to them from their deceased father, to-wit: Commencing at the S.E. corner of the $2 1/2$ of the S.E. $1/4$ and running West 48 rods: thence North 180 rods: thence West to the West line of the $6 1/2$ of the S.E. $1/4$: thence North to the North West corner of said $6 1/2$: thence East to the N.E. corner of said $2 1/2$: thence South to the beginning - all in Section Six in Township 15 North of Range 2 East, containing 46 acres and 40 rods more or less. Except forty acres off of the East side of the $2 1/2$ of the S.E. $1/4$ of Section 6 Township 15 North, of Range 2 East. The lands remaining estimated to contain 36 acres and 40 rods more or less: that no personal estate of any kind has come into his possession or has he any knowledge of any belonging

to his said wards; that his said wards have no personal estate dependent on the settlement of any estate or the execution of any trust; that the annual rental value of their interest in said lands amounts to about the sum of \$ which has all hitherto been expended for taxes, improvements and in the support of said minors. He further says that his ward Mary E is aged 10 years and Charles five years; that they reside with their grandmother Matilda Ogden.

He further says that said land in its undivided state is comparatively valueless, furnishing no income whatever for his said wards; that if said interest can be converted into money and loaned at interest it will be much more profitable and less expensive.

Wherefore he asks an order to sell said premises at private sale.

Sam. H. Pearson

Subscribed and sworn to before me on this 4th day of February 1896.

L. W. Jenkins

clerk

In the matter of the
estate of the minor
Heirs of Winkey
Lacey deceased

Petition to sell
Real Estate

Filed Feb. 14 1896

L. W. Jenkins
Clerk

Terms 1/3 cash
1/3 12 mos
1/3 18 mos

W. H. H.

Henricks County SS

In the Circuit Court

March Term 1877

In the matter of the
Minor Heirs of Elizabeth
Lockett deceased }

Isaac N. Pierson Guardian of said
minors shows the Court that he was
only appointed as such guardian
by said Court at its March Term
1876. — That no estate whatever ~~has~~
belonging to said minors has come to
the possession of said Guardian
— That the purpose of his appointment
was to facilitate the sale of Real
Estate in which said minors have
title. That said lands have not been
sold for want of bidder. — That it
is inconvenient for this Guardian
to serve any longer as such on
account of his advanced age & other
business engagements. Wherefore
he tenders his resignation of said
Trust & asks the Court to accept
the same and fully & finally discharge
him therefrom. — He further shows
that he has received no money or other
property belonging to said minors &
has paid out nothing & claims
nothing for his services.

James H. Davis, Treasurer of the
Maine Fair & Shoolby Society, occurred
upon the said day that the meeting &
thing, a great number of persons
and there in substance & in fact
advice, H. H. Hinton

And on the 4th day of March 1877
James D. Parker
Notary Public



In the matter of
Maine Fair & Shoolby
Society, Inc.

Persons Report
& Resignation

Approved
James D. Parker

FILED
MAR
29
1877

James D. Parker
CLERK

GUARDIAN'S INVENTORY.

An Inventory and appraisement of the Property belonging to

Mary E. Sackey
& Chas. A. Sackey

of Hinckley Sackey minor heirs, deceased,
made by Matilda Ogden (formerly Sackey), Guardian of said minors,
this _____ day of _____, 18____.

Dr. Cr.

Their undivided interest in
the following Real Estate
as the surviving heirs of Hinckley
Sackey deceased:

Commencing at
S.E. corner of $2\frac{1}{2}$ of S.E. $\frac{1}{4}$ of Sec. 6,
T. 15 R. 2 E; thence running $2\frac{1}{2}$ H 8
rods; thence north to 108 Rods;
thence $2\frac{1}{2}$ to $2\frac{1}{2}$ line of $E\frac{1}{2}$ of S.E. $\frac{1}{4}$;
thence to a $2\frac{1}{2}$ corner of said
 $E\frac{1}{2}$; thence E to a corner
of said $2\frac{1}{2}$; thence south
to beginning containing
 $\frac{1}{6}$ acres and 70 rods.

Said tract set off by Court's
in a partition suit at the May
Term of Court, Pleas Court 1864
jointly to Matilda Sackey,
Hinckley Sackey and Hannah
Handlin - worth \$800.00

The interest of said children in said tract
being about $\frac{2}{7}$ of the whole
The rental value of their interest in said
land being about \$6.00 annually
Interest in their father's
Estate - personalty 140 00

Total \$940 00

State of Indiana, Hendricks County, ss:

J. Matilda Ogden (formerly Sackey) Guardian of the minors
heirs of Hickey Sackey, deceased, swear that
the foregoing is a true and complete Inventory of all the estate belonging to said minors,
which have come to my knowledge.

Matilda Ogden

Subscribed and sworn to before me, this 23rd day of May, 1874

Jesse A. Adams, Notary Public

Notary Public

HEIRS OF

Hickey Sackey
Deceased.

Matilda Sackey
Guardian.

COMMON PLEAS.

INVENTORY.

Filed May 25th 1874

L. W. Jenkins Clerk.

Copied

Estates of
Mary Letta Lackey &
Charles H. Lackey,
minor heirs of Kinckley
Lackey, deceased.

} In the Hendricks
Circuit court
of the State of In-
diana
April Term A. D.
1874.

I, Jesse Hunsset, state that I am the
sole surety on the Guardianship
Bond executed by Matilda Lack-
ey as Guardian of the persons and
property of said minors, upon
letters of Guardianship being
issued to her and that said Ma-
tilda Lackey since her appoint-
ment as such guardian has
intermarried with one John
Ogden whose wife she now
is.

I ask to be released as such
surety.

April 27th 1874.
Jesse Hunsset

Estates of
Mary Etta Lackey &
Charles F. Lackey

Filed

Application of Sure-
ty to be released

Filed April 27th 1874
L. H. Jenkins
Clerk

The State of Indiana,

SS.

County,

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

	aged	years,	18
Mary Etta Lackey	aged 10	years, April 30	1875
Charles F. Lackey	aged 5	years, May 17	1875
	aged	years,	18
	aged	years,	18
	aged	years,	18
	aged	years,	18
	aged	years,	18

minor heirs of Hinkley Lackey, late of Hendricks County, Indiana; said minors reside in Hendricks County, in the State of Indiana, and are the joint owners of Real Estate situate in said County, of the probable value of Eight Hundred Dollars, which will rent annually for about the sum of Sixty Dollars. Said Wards also owned personal property of the value of _____ Dollars.

State of Indiana,

County, ss:

Isaac H. Pearson being duly sworn, says that the material facts contained in the above statement and application for Letters of Guardianship on the persons and estates of the persons therein named, are correct and true, as he verily believes, and further saith not.

Subscribed and sworn to before me, this 29th day of January 1876

Isaac H. Pearson
L. H. Pearson Clerk,
 Of the Circuit Court of Hendricks County.

MINOR HEIRS OF

Hemickley Lachry
Deceased.

Isaac H. Peison
Guardian.

Seal

CIRCUIT COURT

Application for
Letters of Guardianship.

Filed Jan 1 29th 1876
L. H. Jenkins Clerk.

No. 63

HENDRICKS COMMON PLEAS COURT:

PROBATE.

GUARDIANSHIP OF

The minor heirs of
Winckley Sackey dec'd

Land Sale

Deferred of at March Term
1877

Isaac H. Pearson Guardian.

Dec B. C. C. 577

Copy 4⁴ 1876

Hadley & Ogden Guardian's Att'y.

Guardian's O. & P. 278



Hendricks Com. Pleas Court

PROBATE.

Guardianship of

May Otta Lackey &
Charles F. Lackey

Her O. & P. 517

Disposed of at
March Term 1877

Isaac H. Wilson.

Guardian.

January 29th 1876

Hadley & Ogden

Guardian's Att'y.

THE STATE OF INDIANA,

HENDRICKS COUNTY,

SS:

Application for Letters of Guardianship.
Sold by the Indianapolis Journal Co.

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

Mary Elta Lackey aged 12 years April 30 1877
aged years 18
aged years 18
Charles F Lackey aged 7 years May 17 1877
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18
aged years 18

minor heirs of Hinkley Lackey late of Hendricks County,
Indiana: said minors reside in Hendricks County, in the State of Indiana, and are the
joint owners of Real Estate situate in said County, of the probable value of

\$250

Dollars, which will rent annually for about the sum of

\$35⁰⁰

Dollars. Said Wards also own personal property of the probable value

of \$35⁰⁰ Dollars, which will come into the hands of a Guardian Isaac H. Pierson

STATE OF INDIANA, HENDRICKS COUNTY, SS:

Isaac H Pierson being duly sworn, says that the material facts contained
in the above statement and application for Letters of Guardianship on the persons and estates of
the persons therein named, are correct and true, as he verily believes; and further saith not.

Subscribed and sworn to before me this

19th

day of

January

1878

Isaac H Pierson

Clerk of the Court of Common Pleas of Hendricks County.

Guardianship of
Hickley Lackey
Heirs

Application

Filed January 19. 1878
Am. Swin
clerk

Filed

Danville Ind Jan'y 26th 1878
Received of Isaac W. Pierson Guar-
dian of Charles F. and Mary E.
Lackey two notes of John A.
Guswood amounting to one
hundred and seventy dollars
on account and in part payment
for my services for the past 8
years in boarding, supporting
maintaining caring for, clothing
and educating said wards, said
notes being turned over to me,
and this receipt given by order
of the Mendricks Circuit Court
at the January Term 1878

Matilda Ogden

State of Indiana Hendricks County ss!
Before me Barney Garrett s. Justice of the Peace
in and for said County this 26th day of January
1878 came Matilda Egden and
acknowledged the execution of the within receipt.
Witness my hand and Official seal

Barney Garrett J. P. Seal
a justice of the peace

We, Isaac H. Pierson and Matilda Lackey

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

One hundred and forty — Dollars, for the payment
of which we bind ourselves, jointly and severally, firmly by these presents.

Sealed and dated this the 19th day of January 1878

If the above bound Isaac H. Pierson

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

Mary Etta Lackey and Charles F. Lackey

minor heirs of Hinkley Lackey

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

Isaac H. Pierson (Seal.)

Matilda Lackey (Seal.)

(Seal.)

Approved by me in open Court

the 19 day of January 1878

J. S. Insan Clerk,
Of Hendricks Circuit Court.

State of Indiana, Hendricks County, ss:

I, Isaac H. Pierson, swear that I will honestly
and faithfully discharge the duties of my trust as Guardian of

Mary Etta Lackey and Charles F. Lackey

minor heirs of Hinkley Lackey

deceased, according to law; so help me God.

Isaac H. Pierson

Subscribed and sworn to before me, this 19th day of January 1878

J. S. Insan 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 of _____

minor 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, Marion County:

I, Matthias Lackey, swear that I am worth over and above my indebtedness, Five Hundred Dollars, as I believe; so help me God.

Matthias Lackey

Subscribed and sworn to before me, the 19th day of January 1878
Wm. Grinn Clerk.

State of Indiana, _____ County:

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 _____ 187 _____
Clerk.

Filed, 19th day of
January 1878
Wm. Grinn Clerk.
Deputy.

Recorded page 119

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

Filed

Isaac H. Purvis
GUARDIAN OF
Hinkley Lackey's
Heirs

Disposed of at March T/78



HENDRICKS CIRCUIT COURT.

PROBATE.

Guardianship of

*Hinkley Lackey's
Heirs*

Land Sale

Guardian.

*Disposed of at
March Term 1878*

Guardian's Att'y.

State of Indiana
Hendricks County } ss

Hendricks Circuit Court
January Term 1878

J. R. Guardianship of
Charles F. and Mary }
E. Lackey

To the Honorable Jacob B. Fulcan
Judge of said Court.

The undersigned
Guardian of the persons and proper-
ty of the above named Charles F.
and Mary E. Lackey who are the
minor heirs of one Minckley Lackey
deceased, respectfully represents
and shows to the Court, that said
wends are the owners in fee sim-
ple by descent from their father
the said Minckley Lackey, of ^{an undivided interest in} the
following real estate situated
in the County of Hendricks and
State of Indiana to wit:

Commencing ~~Forty rods west of~~
the South East corner, running
thence North to the North line of
~~said~~ ^{the} quarter section; thence West
to the North West corner of said
~~quarter~~, Thence South
forty rods west of the South
East corner of the West half of
the South East quarter of Section

Six (6) Township 15 North, of Range Two (2) East; Thence North to the North line of said quarter section; thence West with the center line of said section to the North West corner of the East half of the South West quarter of said section Six; Thence South with the West line of said last named half quarter a distance of 52 rods; thence East 88 rods; thence South to the South line of said section; thence East 8 rods to beginning; all in ~~Stoddard~~ ~~County~~ ~~Arkansas~~; the interest of said minors supposed to be ⁱⁿ ten acres. Which Real estate is of the probable value of \$250.⁰⁰ and the rental of which will probably not exceed \$35.⁰⁰ per annum.

Said Guardian further says, that he has received no personal property belonging to said wards; that said wards, have no personal property of which he has any knowledge, except two beds and bedding left in the custody of their grandmother, (with whom they now reside) for their use and benefit; that they have no personal estate dependent upon the settlement of any other estate, or the execution of any trust; that said Guardian has received no rents for his wards.

He having, this day, just been appointed as such guardian.

Said Guardian further says that his ward Mary E. Lackey is of the age of about 13 years, and his ward

any trust; that said Guardian
has received no rents for his wards.

He having, this day, just been appointed as such guardian.

Said Guardian further says, that his ward Mary E. Lackey is of the age of about 13 years, and his ward Charles F. Lackey is of the age of about 8 years; that said wards reside with their grandmother Matilda Lackey (Ogden) in the County aforesaid.

Said Guardian further says that said lands are in such condition and situation, that they are yielding but little income of any kind to said wards; that the same are incumbered by mortgage for a large sum, made by their father; which mortgage is liable to be foreclosed, and the entire lands sacrificed.

Said Guardian further says that if an order of this Court be made granting him power to sell the interest of said wards in said lands, he is informed and believes that the sale can be made so that the proceedings now instituted to foreclose said mortgage, may be discontinued, and something realized for said wards, and that the amount so realized can be used to better advantage, by either loaning

the same at interest, or using it for the purpose of maintaining and educating said wards.

Said Guardian further says that he believes it would be for the interest of said wards to sell said lands at private sale without notice.

Therefore he prays the Court to make an order authorizing and empowering him to sell said lands at private sale without notice, for not less than the appraised value, upon the following terms to wit:

on credits of nine and 18 months with interest at the rate of six per cent from date; and to Report the proceeds thereof to be either loaned or appropriated as the Court may order in the future

L M Campbell

Atty for Guardian

State of Indiana
Hendricks County

Said Guardian being first duly sworn on oath says that the statements contained in

State of Indiana
Wendricks County ^{Yes}

Said Guardian being
first duly sworn on oath says,
that the statements contained in
the foregoing Petition are true and
correct.

Wm. H. Pirson

Subscribed and sworn to
Before me this 19th day
of January 1878
Jm Irvin Clerk

Hendricks Co. Court
January 7, 1878

In R. Guardianship
of Chas. F. and Mary E
Lackey minor heirs
of Henckley Lackey
deceased

Petition for the
sale of Lands

approved
J. W. Brown

Filed January 19, 1878
J. W. Brown
clerk

L. M. Campbell
att'y for Petn

Know all Men by these Presents, That we, Isaac H
Pierson and Matilda Lackey
are bound unto the STATE OF INDIANA, in the penal sum of Five
Hundred Dollars, to pay

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

Sealed and dated the 19th day of January 1878

The Condition of the above Obligation is, That as the above bound on
Isaac H Pierson, Guardian of the persons and
property of Charles F. and Mary E Lackey
minor heirs of Winckley Lackey deceased, has been ordered by
the Circuit Court of Hendricks County, to sell their interest in
certain Real Estate of said Winckley Lackey dec'd

Now if the said Isaac H Pierson 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.

Isaac H Pierson
Matilda Lackey



Approved the 19th day of January 1878

J. B. Johnson

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., ss:

I, Mary Lackey, swear that I am worth, over and
above my indebtedness, Five Hundred Dollars, as I
believe; so help me God.

Subscribed and sworn to before me, this _____ day of _____, 1878

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., ss:

I, Matilda Lackey, swear that I am worth, over and
above my indebtedness, One Thousand Dollars, as I
believe; so help me God.

Matilda Lackey

Subscribed and sworn to before me, the 19th day of January, 1878

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 _____, 1878

Clerk Circuit Court of Hendricks Co.

*In R. Guardianship
of Charles F. and
Mary E. Lackey
minor heirs of
Hemlock Lackey, decd.*

GUARDIAN'S BOND

**TO
SELL REAL ESTATE.**

*Filed January 19th 1878
A. J. Swin*

Clerk.

Attorney.

State of Indiana
Hendricks County

Hendricks Circuit Court
January Term 1878

In Re Guardianship of
Charles F. & Mary E. Lackey }
the minor heirs of } Guardians
Winckley Lackey dec'd } Final Report

The undersigned Guardian of the persons and property of said Charles F. and Mary E. Lackey would respectfully Report to the Court, that he was appointed as such Guardian for the purpose of making sale of certain Real Estate of said wards, which sale has been made as appears by the Records, and by the proceedings in said land sale at the present term of this Court.

Said Guardian would further show that the entire assets belonging to his said wards in his hands, are two notes of John N. Guswood for \$85⁰⁰ each due in 9 and 18 months from date, at 6 per cent interest; that said wards have no other assets properly or estate likely to come into the hands of said Guardian

Said Guardian would further report that said wards have, since their earliest infancy, been cared for, clothed, boarded, educated and supported, in sickness and in health, by their Grandmother one Matilda Ogden, otherwise known as Matilda Lackey, for which said services said Matilda has received no compensation; that both parents of said wards have long since been dead, leaving said wards no property except their said interest in said lands which are largely incumbered by mortgage made by their father, and which lands have now been sold as aforesaid.

Wherefore said Guardian prays the Court order and direct that he hand and deliver over to said Matilda the two notes of said Griswold, taking her receipt therefor, in part payment for her said services so rendered as aforesaid; and upon filing of her receipt, and payment of all costs herein, said Guardian shall be fully and finally discharged as such Guardian.

Said Guardian would further say, that he believes it to be to the

best interests of said wards, and
will save expense said Estate
to so settle and dispose of the
same

Isaac H Pierson

Guardian

State of Indiana
Mendham County

Isaac H Pierson Guardian
as aforesaid being duly sworn on
oath says that the foregoing Report
is true to the best of his knowledge
and belief

Isaac H Pierson

Subscribed and sworn to
Before me this 25th day of
January 1878 Jm J
Jm J
Jm J

Said Guardian now here presents and
files the Receipt of said Matilda Pyden for the
notes described in the foregoing Report
and also shows that the costs herein have
been paid. Wherefore he asks to be discharged
Isaac H Pierson
Guardian

Hundredth Year Count
Jan. 1. 1878

In Re
Winckley Lactleys
Heirs

Guardians Final
Report

appt. and
Jueian

L M Campbell
Atty for Guardian

State of Indiana
Hendricks County

Hendricks Circuit Court
January Term 1878

In Re Guardianship of
Charles F. and Mary E.
Lackey Minor heirs of
Winifred Lackey dec'd

Inventory & appraisement of
Real Estate proposed to be sold

An undivided interest in the following
Real estate situated in said county and
state to wit: Commencing 40 rods West
of the S.E. Corner of the West half of the
South East quarter of Section 6 Township
15 N.R. 2 East Thence north to the north
line of said quarter section; Thence west
with the center line of said section to the
N.W. Corner of the E^c of the S.W.⁴ of said
section; Thence South with the West line
of said last named half quarter, a distance
of 52 rods; Thence East 88 rods; Thence
South to the South line of said section;
Thence East 8 rods to the beginning, the
interest of said Minors supposed to be
~~Twelve~~ ^{Sixteen} acres, and subject to incum-
brances thereon; Valued at ~~\$140~~ \$170⁰⁰
Samuel S. Hawkins
William O. Ayers

State of Indiana, Hendricks County, ss:

I, William Irvin Clerk of the Circuit Court
of said County, certify that Samuel L. Hawkins and
William P. Ayers of said County, have been appointed, by said
Court, Appraisers of the ^{an undivided interest in the} following Real Estate, to-wit: Commencing 40 rods West
of the S.E. cor of the West half of the S.E. 1/4 of Section 6 T. 15 N. R
2 East, Thence north to the north line of said quarter Section; Thence
West with the Center line of said Section to the N.W. Cor of the East half
of the South West quarter of said Section 1/4; Thence South with the West
line of said last named quarter 52 rods; Thence East 58 rods; Thence
South to the South line of said Section; Thence East 8 rods to the
beginning; said undivided interest estimated to amount
to sixteen acres
in Hendricks County, and State aforesaid, part of the Real Estate
of Hunkley Lackey, deceased; and they are to report their
appraisement at the present Term thereof.

In Witness Whereof, I have hereunto set my hand, the 19th

day of January 1878

Wm Irvin Clerk.

State of Indiana, Hendricks County, ss:

Personally appeared before me, **WILLIAM IRVIN**, Clerk of the Circuit Court of said
County, Samuel L. Hawkins and William P. Ayers,
the above named Appraisers, and were sworn truly and impartially to appraise the
property in the above certificate mentioned.

(Signed,)

Samuel L. Hawkins

William P. Ayers

Subscribed and sworn to before me, this 19

day of January 1878

Wm Irvin Clerk.

Guardianship of

Marshall L. Lusk
Heirs

Land Sale Proceedings

Appointment of Appraisers,

—AND—

Appraisement of Real Estate.

Filed 19 of May 1878

H. Lusk Clerk.

Attest for Guardian.

Jan: 19-1878
Re S 8 v 403
on my own
se,

In Re Guardianship of
the heirs of
Henrickley Lackey
deceased } Entry

Now at this time comes Isaac H Pierson
Guardian of Charles F. and Mary E
Lackey minor heirs of Henrickley Lackey
deceased, and presents and files his pe-
tition in these words to wit: (here insert)
Praying for an order of this Court au-
thorizing and empowering him to make sale
of certain real estate of his said words
to wit: An undivided interest in the follow-
ing Real Estate situate in the County of
Mendricks and State of Indiana, be-
ginning forty rods west of the South East
corner of the West half of the South East
quarter of section Six Township 15 north
Range 2 East; Thence north to the north
line of said quarter section; Thence west
with the center line of said section to
the North West corner of the East half
of the South West quarter of said sec-
tion Six. Thence South with the West line
of said last named half quarter, a
distance of 52 rods; Thence East
88 rods; Thence South ^{to the South} line of said
section; Thence East 8 rods to the place
of beginning, said undivided interest
estimated to be sixteen acres

And the Court having examined the Petition aforesaid, and heard oral proof in open Court concerning the matters contained therein, now orders and appoints Samuel L. Newkin's and William P. Ayers, two disinterested reputable freeholders and householders of said County, as appraisers, to appraise said real estate of said minors.

And said appraisers now appear in open Court and are duly sworn as such. And They now file an inventory and appraisement of said real estate proposed to be sold, which real estate is valued by said Appraisers at \$170.⁰⁰ Subject to an incumbrance thereon.

And the Court having further examined the proofs and being sufficiently advised in the premises finds and adjudges that it will be to the interest of said wards, that their aforesaid interest in said lands be sold at private sale without notice, the same not to be sold for less than the appraised value.

Wherefore it is now ordered adjudged and decreed that said Isaac M. Pearson as guardian of said wards, is hereby ^{ordered} authorized and empowered to make sale of the real estate above described at private sale on a credit of nine

And Eighteen months from the date of sale in equal payments with interest at the rate of 6 per cent per annum from date of said sale, the purchase money to be secured by good personal security; and to report such sale when made, to this Court for confirmation.

And the said Isaac H. Pierson now files his bond for the sale of said Real Estate in the sum of \$500.00 with Matilda Lackey (otherwise known as Matilda Ogden) as his security; which security is approved by the Court.

And day is given herein for the purpose of making such sale

Entry

Feb 17 ~ 403

July 19

E

State of Indiana

Wendricks County } ss

Wendricks Circuit Court
January T. 1878

In Re. Guardianship
of the Heirs of
Heinckley Lackey } Report of
deceased } Land Sale

To the Honorable Jacob B. Jilean
Judge of said Court

* The undersigned Guar-
dian of Charles F. and Mary E. Lack-
ey, minor heirs of Heinckley Lackey
deceased, would respectfully re-
port to the Court that pursuant to
an order of said Court made at
the present term thereof, he has
bargained and sold the lands
of his wards a/wit: ^{of said wards} The undivided
interest in the following Real Estate
situated in said County and State
a/wit: Commencing 40 rods west
of the S.E. corner of the West half
of the South East quarter of Section
Six Township 15 N.R. 2 East; Thence
North to the North line of said quar-
ter section; Thence West with the
center line of said section to the N
W corner of the East half of the

S.W.^{1/4} of said Section; Thence South with the West line of said last named half quarter 52 rods Thence East 88 rods; Thence South to the South line of said Section; Thence East 8 rods to beginning; said undivided interest estimated to amount to 16 acres, done John N. Griswold for the sum of \$170.⁰⁰ that being the full appraised value, and the highest and best price bid for the same; that said Griswold has executed to said Guardian his notes for the purchase money as ordered by this Court, due on 9 and 18 months from date, in equal installments, with interest at the rate of six per cent per annum, and which notes are amply secured.

Wherefore he prays the Court to confirm said sale, and order and direct him, said Guardian to convey said land by Deed to said John N. Griswold; and that upon the execution, acknowledgment & delivery of said Deed, that further proceedings herein be discontinued on the Docket.

Respectfully Submitted
Jame H. Pierson

Wendricks Circuit Ct
January, T. 1878

In Re Guardianship
of Minckley Lackey
Heirs

Guardians Report of
Land Sale

approved
Julius

Mar. 14-1878

pgs 8 v 488

In Re. Guardianship
of Charles F. and Mary E
Lackey minors heirs of
Heinckley Lackey decd. }
D, C, and
S, C, and
S, C, and

Comes now Isaac H. Pierson
Guardian of said wards, and pre-
sents and makes his Report to the
Court in these words: (Here copy Rep.)

And the Court having examined
the premises, and being sufficiently
advised therein, confirms and
approves said Sale as made by
said Guardian to the said John
N. Griswold in all respects.

And it is now ordered that said
Isaac H. Pierson as such Guardian
make out and Report to this Court
a deed conveying to said John N.
Griswold the lands aforesaid to wit.

The undivided interest of said Charles
F. Lackey and Mary E. Lackey in
the following lands situate in the
County of Hendricks and State of
Indiana and described as follows:
Commencing 40 rods west of the
South East corner of the West
half of the South East quarter of
Section Six Township 15. N. R. two
East; Thence North to the North

line of said quarter section; Thence
west with the center line of said
section to the North West corner
of the East half of the South East
quarter of said Section; Thence
South with the West line of said
last named half quarter, a dis-
tance of 52 rods, Thence East 88
rods; Thence South to the South
line of said Section; Thence 8
rods to the beginning; said undivi-
ded interest of said minors supposed
to amount to 46 acres.

And said Guardian now comes
and Reports in open Court, and
acknowledges before the Judge
thereof his deed of conveyance
conveying to said Griswold the lands
above described, which deed is
examined and approved by the
Court, and ordered to be delivered
to said John N. Griswold as evidence
of his title to said land.

And on motion further proceedings
in this land sale are discontinued
and said Guardian is ordered to
Report the proceeds of said sale
in his Regular Report as Guar-
dian.

Final Entry

And said Guardian now presents and files his final Report in these words
(~~These insert~~ ~~will insert~~)

And the Court having examined the same, approves and confirms said Report, and orders that said Guardian turn over and deliver the notes described therein to said Matilda Ogden and take her receipt therefor:

And said Guardian now files his further statement showing that he has^{so} turned over said notes, and taken the receipt of said Matilda Ogden therefor, and also that he has paid all costs accrued herein. Wherefore he is finally discharged and this entry is made now~~of~~ of the January Term 1878 of this Court

8
188

Jan'y 2. 1878

In Re

Guardianship of
Hemckley Lackey's
Heirs

Century

approved
J. L. L.

No. _____

CLERK'S OFFICE,

\$ 1⁰⁰

Danville, Hendricks Co., Ind. Feb. 6th 1878

Received of C. H. Pison (by Mrs Lackey) Guardian of
the Heirs of Hinkley Lackey Decd

— One — Dollars and — Cents,
my costs in said Guardianship

Wm Irvine

Clerk.

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17

Feb. 6th 1878 Received of Matilda
Lackey (formerly Ogden) the sum of
Fifteen and ⁸⁰/₁₀₀ Dollars in full of the
costs in case of Matilda Ogden et. al vs
Mary E. Lackey et. al, in Hendricks
Circuit Court

Wm Irvine cl

No. 59 3. /a. 20

HENDRICKS COMMON PLEAS COURT.

PROBATE.

GUARDIANSHIP OF

Amickly Lacey's

Heirs

*Disposed of at
March Term 1878*

Isaac H. Pearson Guardian.

A.B. 3. Pa. 517

January 19th 1878

Guardian's Att'y.

MARY ETTA & CHARLES F.
LACKEY

GUARDIANSHIP

1872

HENDRICKS COUNTY, INDIANA