

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.

WILLIAMSON, RACHEL, WASHINGTON
& JULY ANN LARIMORE

GUARDIANSHIP

1857

HENDRICKS COUNTY, INDIANA

May 26th 1857

No. 2, #7 4-

Charles H. Larrimore. Hester A.
Richardson Alfred Richardson
Sarah Rude & Rude

Martha Larrimore. William Larrimore
Nash E. Larrimore, Washington Larrimore
Abbie Ann Larrimore. Allen W. Larrimore
~~James Larrimore~~
Francis Larrimore, Margaret Larrimore
Caroline Larrimore, Mary F. Miller
Nancy Newham & Thomas Newham

Cost 54.87

26 April 1857

223200
71.387.437.475
209.25.106.150.243.374
401

Handwritten signature or mark.

N^o 4

Alf Richardson
Guardian
\$400.00

Larrison

Received January 31st AD. 1859 of Simon T. Woodley
Commissioner for making sale of the lands belonging to the
Estate of Morgan W. Larrison deceased as decreed by the
Court of Common Pleas of Hendricks County at the May
Term of the year 1857 the sum of Four hundred Dollars
belonging to my wards Williamson Larrison, Rachel E.
Larrison Washington Larrison and Julia A. Larrison
it being a part of their portion of the proceeds of the
sale of said Land,

Alfred H. Richardson
Guardian

State of Oregon
Marshall County

The within named Alfred H. Cook,
and son, being duly sworn depose the within writings
are by them & the within names set true according
to the best of his knowledge and belief
Witness my hand and seal
this 1st day of May 1884

Court of Common Pleas

2

Charles H. Simmons et al

vs

Martha Simmons et al

Witness of Alfred Richardson
Guardian of Minors

Charles H. Larimore et al } In the Court of Com-
mon Pleas
Martha^{rs} Larimore et al } May Term 1857

Answer and cross petition of Alfred Richardson
Guardian of Williamson Larimore, Rachel Larimore
Washington Larimore, and Julyann Larimore -

The above-named Alfred Richardson
would respectfully represent to the Honourable John
Leopold Judge of the above-named Court that he is
the Guardian of the persons and property of the in-
fant defendants to this petition hereinafter named
to-wit: Williamson Larimore, Rachel Larimore,
Washington Larimore and Julyann Larimore, duly
appointed and qualified to act as such by the
Hendricks Court Common Pleas, and said Guardian
would further represent that the matters & things
alleged and set forth in the petition of Charles
H. Larimore and others praying for the partition of
certain lands therein described, are all true accord-
ing to the best of his knowledge information and
belief wherefore the said Alfred Richardson
Guardian as aforesaid respectfully prays the Court
to order and decree the partition of said premises
in accordance with the prayer of said petitioners
and that the portion thereof belonging to his said
wards above-named may be assigned and set off
to them in parcels respectively if the same are
susceptible of division and he hereby gives his
consent to the partition of said lands as is
prayed for by petitioners

Alfred H. Richardson
Guardian

Court of Common Pleas

^{vs}
Charles H. Larimore et al
vs
Martha Larimore et al

Answer of P. S. Kennedy
Guardian ad litem

Filed in Open Court 19th
May 1889
John Brown, clk.

Charles H Larimore et al }
Martha Larimore ^{ne} et al }

Peter S. Kennedy, Guardian
ad Litem for Margaret Larimore and Caroline
Larimore says that he knows nothing whatever
of the matters and things set forth in the
Complaint of Plaintiffs and asks that the
Court protect the rights and interests of
said infants in the premises

P. S. Kennedy
Guardian at Ltem.

Subscribed and sworn to in open Court May 19th 1857

John Irons Clerk

THE STATE OF INDIANA.

Boone
TO THE SHERIFF OF ~~HENDRICKS~~ COUNTY.

You are hereby Commanded to Summon *Martha Larimore, Williamson Larimore, Rachel E Larimore, Washington Larimore, Julian Larimore, Allen W. Larimore, John W. Larimore, James Larimore, Francis Larimore, Margaret Larimore, Caroline Larimore, Mary Miller, Nancy Newham & Thos Newham* to appear in the *Court of Common Pleas* of Hendricks County, on the

Second day of the next term thereof, to be held at the Court House in the TOWN OF DANVILLE, commencing on the

2nd Monday in *May* 1857, to answer the complaint of *Charles Larimore and others*

and of this summons make due return.

Witness my name and the Seal of said Court, this the

day of *April* A. D. 1857

John Irons

Clerk.

SUMMONS.

Printed by W. C. Green, Danville, Ind.

THE STATE OF INDIANA,

Marion
To the Sheriff of ~~Hendricks~~ County:

You are hereby commanded to summon *Martha Larimore, Williamson Larimore, Rachel E Larimore, Washington Larimore, Julian Larimore, Allen W. Larimore, John W. Larimore, James Larimore, Francis Larimore, Margaret Larimore, Caroline Larimore, Mary Miller, Nancy Newham & Thomas Newham* to appear in the *Court of Common Pleas* of Hendricks County, on the Second day of the next term thereof, to be held at the Court House in the town of Danville, commencing on the *2nd* Monday of *May* 1857 to answer the complaint of *Charles Larimore et al.*

Witness my name and the seal of said Court at Danville, this the *16* day of *April*

A. D. 1857.

John Irons Clerk

THE STATE OF INDIANA,

To the Sheriff of Hendricks County:

You are hereby commanded to summon Alexander Saramore Wm
Saramore Reuben E. Saramore Washington Saramore Jehon Ann Saramore,
Allen W. Saramore John W. Saramore James Saramore Francis Saramore
Margaret Saramore Caroline Saramore Mary F. Miller Nancy Newberry &
Thomas Newberry Court of Common Pleas of
Hendricks County, on the Second day of the next term thereof to be
held at the Court House in the town of Danville, commencing on
the 2nd Monday of May 1857 to answer the com-
plaint of Charles H. Saramore Hester Ann Richardson
John Richardson Sarah Rude & James Rude

Witness my name and the seal of
said Court, at Danville, this the
16 day of April
A. D. 1857
John Tracy Clerk

This writ served on Caroline
Larimore & Margaret Larimore
{ now Margaret Francis April 27th
1857 others not found.
W. G. Higginwell.

service 60
mileage 150
Return
Postage 24

Court Common Pleas
May Term 1857

No 38.

Charles Larimore
Heester A Richardson
John Richardson
Syrach Ruel &
James Ruel
v { Summons

Matthew Larimore
Williamson Larimore
Rachel E. Larimore
Washington Larimore
Julian W. Larimore
Allen W. Larimore
John W. Larimore
James Larimore
Francis Larimore
Margaret Larimore
Caroline Larimore
Mary F. Miller
Nancy Newham &
Thomas Newham

Campbell for Plffs

Recd April 20th 1857
W. G. Higginwell
attys

[Summons.]

THE STATE OF INDIANA.

Franklin
TO THE SHERIFF OF ~~HENDRICKS~~ COUNTY:

You are Hereby Commanded to Summon *Martha Larimore Williamson Larimore*
Rachel E Larimore, Washington Larimore, Julian Larimore, Allen W
Larimore, John W Larimore, James Larimore, Francis Larimore, Margaret
Larimore, Caroline Larimore Mary F Miller Kane, Newham & Thomas
to appear in the *Court of Common Pleas* of Hendricks County, on the

Second day of the next term thereof, to be held at the Court House in the TOWN OF DANVILLE, commencing on the

2nd Monday in *May* 185 *7*, to answer the complaint of
Charles H. Larimore and others

and of this summons make due return.

Witness my name and the Seal of said Court, this the *16*

day of *April* A. D. 185 *7*

John Irons

Clerk.

18 April 57

Court of Common Pleas
May Term 1857

Charles H. Larimore
Wester, Ann Richardson &
Sarah Rude

vs } Petition for Partition

Martha Larimore
William Larimore
Rachel E. Larimore
Washington Larimore
Julian Larimore
Allen W. Larimore Boone
John W. Larimore Marion
George Larimore X
Francis Larimore X
Margaret Larimore X
Caroline Larimore X
Mary F. Miller Boone
Andey Newham &
Thomas Newham

Filed in my office
April 16, 1857

John Brown clerk

L M Campbell for Petitioners

State of Indiana } In the Court of Common Pleas at the
Hendricks County } May Term thereof AD 1857

Charles H. Larimore, Heester Ann Richardson and
Sarah Rude against Martha Larimore, William
son Larimore, Rachel Larimore, Washington Larimore
Julian Larimore, — Allen W Larimore, John
W Larimore, James Larimore Francis Larimore
Margaret Larimore, Caroline Larimore, Mary
F Miller ~~and~~ Miller her husband
Nancy Newham and Thomas Newham her
husband — Petition for Partition —

To the Honorable John Cowgill Judge of said
Court — Your Petitioners, Charles H. Larimore
John Richardson ^{his wife} Heester Ann Richardson, and Sarah Rude ^{James R. Rude's wife}, would
respectfully represent and shew unto your honor
that said Petitioners together with the above
named defendants Martha, Williamson,
Rachel, Washington, Julian, Allen W
& John W Larimore, and the said Mary Miller and
Nancy Newham, are all children and
heirs at law of one Morgan W Larimore
who departed this life on the day of
October 1835 in Hendricks County and State
of Indiana, and your petitioners would further
represent that the above named James Larimore
Francis Larimore, Margaret Larimore and
Caroline are infant heirs and children
of one Larimore now deceased

and grand Children of the aforesaid Morgan
McLarimore, and also that the said Martha
is the Widow of the said Morgan McLarimore
and your petitioners would further represent that
the Defendants herein to wit: Mary Miller, Allen
McLarimore, John McLarimore, Nancy Newham and
also Larimore the father of said infant de-
fendants James. Francis. Margaret and Caroline,
were and are all Children of the said Morgan
McLarimore by his first wife and are not Children
of the said Martha, his widow, as are your
petitioners and the remainder of said Defendants.
And your petitioners further aver that the said Mor-
gan McLarimore in his life time advanced to each
and all of the above named Defts. Children of his
first wife, on their arrival severally at full age,
a large sum of money and other property the exact
and precise amount and value of which is unknown
to your petitioners, which said advancement to said
Defendants last named above - was a full share of
each of the whole estate of said Deceased, and was
so advanced and intended by the said Morgan as the
full, fair, and equal proportion of said Defendants
in and to his Estate, and was so received and
accepted by them, and your petitioners would further
represent that the said Morgan McLarimore at the
time of his death was the owner in fee simple, by
a proper deed of conveyance of the following lands

situate in Hendricks County and State of Indiana
to wit: so much of the East half of the North East
quarter of Section twenty four in Township fourteen
North of Range one west as lies within the
following boundaries, Commencing at the N. West
corner of said half quarter and running South with
Section bearing One hundred and eighteen poles -
thence South eighty one Degrees, East fifty one poles
and fifteen links, thence North fourteen and one half
East twenty eight poles and three links, thence
North fifty nine degrees, west twenty one poles.
thence North forty one and one half, west twenty
poles, thence North twenty ~~one~~ Degrees, west twenty
one poles and three links, thence North five and one
half Degree. West fifty three poles and twelve links
to the section line, thence west with said line, twen
ty five poles to the place of Beginning - Estimated
to contain twenty seven Acres. and also all of
the west half of said quarter section not in
cluded in the following bounds to wit: Commencing
at the North East corner of said West half of said
quarter section and running south twenty rods
thence south seventy Degrees. West about fifty rods
thence south fifteen rods. thence west to the western
boundary of said half quarter, thence North with said
West line to the North west corner of said half quarter
thence East to the place of beginning, leaving 60
acres of said East half quarters belonging to the

said Morgan W Larimore besides the 27 acres
first described and a large amount of personal
property - and your petitioners would further rep-
resent that the said Morgan W Larimore in his
life time and a short time prior to his death, to-
wit on the 13th day of October in the year 1855 - by
his last will and testament, a copy of which
is filed herewith - did give and bequeath to
said Defendant Martha Larimore his wife
the sum of One thousand Dollars of his personal
Estate, which was bequeathed to her by her
said husband in lieu of her right to Dower or
other interest in the lands of the testator
which said sum of One thousand Dollars, was
accepted by the said Martha and has been
X received by her in lieu of any interest she
might have had in the lands of her husband
- which said last will and testament was sub-
scribed by the said Morgan W Larimore at a
time when he was of sound mind and dis-
posing ^{memory} and not laboring under any legal
disability - and was acknowledged by the
testator in the presence of two competent
witnesses who attested said instrument by
their proper signatures, and which said
will was also admitted to probate in the
Office of the Clerk of the Hendricks Court of
Common Pleas, on the 16th day of November

in the year 1855. and duly ~~proven~~ and recorded
according to the Statute in such case made and
provided, And your petitioners further aver
that said testator at the time of making his
last will as aforesaid, advanced to your petition-
er Charles Larimore the sum of \$300. and to
Hester Ann Richardson the sum of \$165, and
to Sarah Rude the sum of \$109. and that
after the bequest made by said testator of the
\$1000. to the said Martha Larimore, and a
small bequest of \$65. to the defendant Mary
Miller (which was given in order to make
her share equal to advancements to the remainder
of the children of said testator by his first
wife) he the said Morgan W. Larimore did
give and bequeath unto your petitioners
and said defendants (Williamson Larimore
Rachel Larimore, Washington Larimore &
Julian Larimore, ~~all~~ the remainder of
his estate consisting of lands above described
and the personal property aforesaid. and said
petitioners further state that there are no debts
outstanding against the estate of said Morgan
W. Larimore but the same have all been fully
paid out of the proceeds of the personal property
aforesaid, and also that the said Martha
Larimore has received the aforesaid sum of
One thousand Dollars in lieu of any interest

she might otherwise have had or held in the lands of her said husband and that she has now no interest in said lands whatever. wherefore said petitioners say that they together with the defendants William Larimon, Rachel Larimon, Washington Larimon and Julian Larimon are the owners of the lands above described by virtue of the devise contained in the last will of the aforesaid Morgan W Larimon, and that the remainder of said defendants have no interest whatever in said lands, or any part or portion thereof.

and your petitioners say that they are severally and separately entitled to one seventh part of said lands taking into consideration and deducting therefrom the advancements to them severally made as aforesaid, and that the defendants last above-named, to wit, William, Rachel Washington and Julian Larimon are severally and separately entitled to one seventh part of said tract of land, and your petitioners are desirous of having partition made of said premises and that each of said petitioners shall have his just proportion of said lands divided and set apart separately - wherefore they pray the Court that upon a full hearing of the matters and things hereinbefore set forth to order and appoint three reputable freeholders of said County to make partition of said premises as

aforesaid. setting off and assigning to each and
and every one so much as he is by law justly en-
titled to hold, or if they cannot divide said
lands without damage to the owners to make
their report herein at the next term of this
Court, and your petitioners further pray
that the remainder of said Defendants may
be made defendants herein and required
to answer and show cause if any the have
why partition of said lands shall not
not be made as herein prayed and your
petitioners will ever pray &c

L M Campbell
Atty for Petitioners

Charles W. Larramore et al
v s.

Martha Larramore et al

Commissioners
Bond \$5000.00

Filed in Open Court 22
May 1859.
John Snow Clerk

Know all Men by these Presents, That we, Simon T. Headley and Nicholas T. Headley
are bound unto the **STATE OF INDIANA** in the penal sum of Five Thousand
Dollars, to pay which we jointly and severally
bind ourselves, our heirs, executors and administrators;

Sealed and dated the 22 day of May, 1857

The condition of the above obligation is, That as the above bound
Simon T. Headley as ~~Commissioner~~ ~~Administrator~~ ~~of the estate of~~
~~deceased~~, has been ordered by the Court of
Common Pleas of Hennricks county, to sell certain
Real Estate of the Heirs to the Estate of Morgan W. Lawrence

NOW IF THE SAID Simon T. Headley 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.

S. T. Headley
N. T. Headley

Approved the 22 day of May, 1857

John Brown Clerk
C. C. P. of Hennricks County.

STATE OF INDIANA, _____ **COUNTY, SS:**

I, _____ swear that I am worth, over and above my
indebtedness, _____ dollars, as I believe; so help me God.

Subscribed and sworn to before me, the _____ day of _____, 18____

C. C. P. of _____ County.

STATE OF INDIANA, _____ **COUNTY, SS:**

I, _____ swear that I am worth, over and above my
indebtedness, _____ dollars, as I believe; so help me, God.

Subscribed and sworn to before me, the _____ day of _____, 18____

C. C. P. of _____ County.

17 N° 34
Charles W. Larrimore
and others

v
Martha Larrimore
and others

Report of Sale By
Commissioner

Filed in open court
Aug. 18, 1857

John Brown clerk

The State of Indiana
Hendricks County

In Court of Common Pleas of
said County at the August
Term of said Court A.D. 1857

I Simon T. Hadley the Commissioner appointed
at the late May Term of said Court to make sale of
the following described lands to wit a part of the East
half of the N.E. quarter of Section 24 in Township 14 North of
Range One west bounded as follows commencing at the N.W.
corner of said half quarter and running South with section
bearing 118 poles thence S 81° E 57 poles & 15 links, thence N
14 1/2° E 28 poles & 3 links, thence N 59° W 21 poles, thence N 41° W
20 poles, thence N 20° W 21 poles & 3 links, thence N 5 1/2° W 53 poles &
12 links to the Section line, thence West with said line 25
poles to the beginning estimated to contain twenty seven
acres And also the West half of said ~~of~~ quarter
section except what is included in the following bounds
commencing at the N.E. corner of said half quarter and running
south twenty rods, thence S 70° W about 50 rods thence
South fifteen rods, thence West to the Western boundary
of said half quarter, thence ^{North} West with said West line
to the N.W. corner of said half quarter, thence East to
the beginning leaving sixty acres in said half quarter
to be ~~divided~~ sold belonging to Charles A. Larrison,
Heester Ann Richardson & John Richardson, Sarah Rude &
James A. Rude her husband, Williamson Larrison
Rachel C. Larrison, Washington Larrison and Julian
Larrison would report to said Court that he
advertised said land for sale for four Weeks in suc-
cession in the Danville Bulletin a newspaper of general cir-
culation printed in the County of Hendricks and by posting
up one advertisement at the Court house Door and five in the
Township in which said land lies more than four

four week prior to the time of selling the same
and that he caused the same to be appraised by two reputable
freeholders of the Neighborhood ^{and} on the 11th day of July he sold said
land to one David Demoss for the sum of Twenty six
hundred and fifty four Dollars and 37 cts at private sale
that being the highest sum offered therefor and it being
Two hundred and sixty one Dollars & 87 cts more than
the full appraised value thereof ~~But One third~~
in hand one third payable in nine Months and
the remaining third in Eighteen Months that he
received at the time of sale of said Demoss Eight
hundred & Eighty four Dollars & 79 cts and took of him
his notes with John Irons as his security for the
deferred payments one due in Nine and the other
one in Eighteen months from the said 11th day of
July each payment for the sum of Eight hundred
and Eighty four & 79/100 Dollars and that he gave to the
said Demoss a certificate of purchase certifying that
his heirs or assigns would be entitled to a Deed
for said premises on the payment of said purchase
money that out of the Eight hundred and Eighty four
& 79/100 that he received he had paid over to Alfred & Richardson
Guardians for Williamson, Rachel, Washington and Julianne
Larrison the sum of ^{forty} Seven Hundred & 31 Dollars
his receipts for which he herewith files and that there
remains in ^{his} hands the sum of One Hundred and ~~forty~~ four &
72/100 Dollars ⁱⁿ for the payment of the costs in the
case and for distribution among the parties and
that he holds the said two notes of Eight hundred & Eighty four
Dollars & 79 cts each one due in nine Months from the 11th
of July last and the other one in Eighteen months from said date


W. J. Hadley, Commissioner

Amount Brought forward \$ 2575.15
 paid John Jones Clerk for fees as per receipt \$ 54.87
 " J. M. Campbell Attorney " " " 12.50
 " Wm C. Gore for painting " " " 2.50
 " Wm H. Tuttle for appraising land " " " 50
 Amount retained by J. T. Woodley Commissioner for
 being out of land collecting and paying out money
 two percent on \$ 2636.34 53.08

Total amount paid out \$ 2648.60

which taken from the above bookkeeping leaves \$ 3.77
 in the hands of said Commissioner which he has pay into
 Court for said State one of the emphyteutic and ask
 to be discharged from any further duties as such Commissioner
 J. T. Woodley Commissioner

Filed in Open Court 19
 April 1859
 John Brown Clerk

Charles H. Larimer et al
 vs  partition
 Martha Larimer et al

Final Report
 of Commissioner

Since J. Woodley the Commissioner who makes
 the foregoing report upon his oath says the same is true
 to the best of his knowledge and belief
 subscribed and sworn to before me this the 19th day of April A.D. 1859

John Brown Clerk

The State of Indiana Hendricks County
In Court of Common Pleas April Term

AD. 1857

The undersigned Commissioner who made sale of the lands belonging to Charles H Lammore and others decreed in the case of Charles H Lammore et al vs Martha Lammore and others decreed at the May Term of said Court AD. 1857 and the sale approved and confirmed at the August Term of said Court in the year last aforesaid would report in addition to his reports made heretofore herein that he has received the full amount of the purchase to wit The sum of Twenty six hundred and fifty four Two Dollars

\$ 2654.57

And he would also report that he has paid out the same as follows to wit

Paid to Alfred H Richardson Guardian of Williamson Lammore				
Rachel Lammore, Washington Lammore & Julian Lammore as per Receipt N ^o 1				\$ 100.00
Paid	Alfred Richardson Guardian as above	" " "	2	340.00
"	Alfred Richardson " " "	" " "	3	572.00
"	Alfred Richardson " " "	" " "	4	400.00
"	Alfred Richardson " " "	" " "	5	62.28
"	Charles H Lammore " " "	" " "	6	108.00
"	Charles H Lammore " " "	" " "	7	25.00
"	Martha Lammore for Charles H Lammore & James Rude as " " "	" " "	8	22.00
"	James A Rude " " "	" " "	9	75.00
"	James A Rude " " "	" " "	10	100.00
"	James A Rude " " "	" " "	11	163.00
"	John Richardson " " "	" " "	12	100.00
"	John Richardson " " "	" " "	13	20.00
"	John Richardson " " "	" " "	14	163.00
"	John Richardson " " "	" " "	15	15.57
Amount forwarded				\$ 2525.15

As the foregoing objections having been submitted to officers
the Court decided in the within of foregoing affirmance & do
accompany same. The said property in lands as to
the last of judgment with two thousand five hundred & some
the same being a fair cash value and just price things
seem to me submitted before me
this the 13th day of July 1857 William H. Smith

1857

David A. Williams Justice of the Peace
Justice of the Peace

Charles H. Lawrence do
82
Martha Lawrence

Affirmance
of Land

The State of Indiana

Wendricks County

Charles W. Lawrence et al

vs

Martha Lawrence et al

In Court of Common Pleas
of said County

Petition for partition

I Simon S. Hadley the

Commissioner appointed in the above entitled cause
to make sale of the lands described in the petition in said
cause to wit: so much of the East half of North East quarter of
section twenty four in Township Fourteen North of Range one
West as lies within the following boundaries commencing at the
NW corner of said half quarter and running South with section
bearing 1 1/8 poles, thence S 81° E. 51 poles & 15 links, thence North 1 1/2°
E. 28 poles & 3 links, thence N. 39° W 21 poles, thence N 41° E 20 poles
thence N 20° W 21 poles & 3 links, thence N 5 1/2° W 53 poles & 12 links to the
section line, thence West with said line 25 poles to the place of beginning
also all of the W half of said quarter Section not included in the
following bounds to wit: commencing at the NE corner of said W 1/2 of
said quarter Section and running South 20 rods thence S 70° W
about 50 rods, thence S. 15 Rods, thence W. to the western boundary
of said half quarter, thence N. with said W line to the NW corner
of said half quarter thence East to the place of beginning
containing in the two pieces Eighty seven acres: have for
the purpose of ascertaining the cash value of said lands selected two
disinterested householders of the neighborhood where said land lies
to wit William Ruston and Nathan Mordeith (the parties
having failed and refused to select appraisers)

Attest S. S. Hadley
Commissioner

Charles H. Larrison
vs
Martha Larrison

Partition

Report of payment
of purchase money

Filed in open court
24. Feb. 1839
John Irons clk

State of Indiana Hendricks County
In Court of Common Pleas
February Term A.D. 1859

Charles H. Lawrence et al

vs

Martha Lawrence et al

} Partition

The undersigned Commissioner who made sale of the lands in this cause to David Demoss and which sale was confirmed by this Court would report to the Court that he has received of said Demoss the full amount of the purchase money for which said land was sold and that said Demoss is entitled to a deed for said lands so sold as aforesaid

A. T. Hordley Commissioner

subscribed and sworn to before me this
the 21st day of February A.D. 1859

John Irons Clerk

38
Charles H. Lawrence & al
vs & Trust of partition
William Lawrence

In Court of Common Pleas

The State of Indiana Hendricks County
We James B Roddy Cyrus Rogers and Jesse Scotten
do solemnly and sincerely affirm that we will faith-
fully perform the duties imposed on us as Commissioners
in the partition of the lands described in the within or
foregoing writ among the persons therein named
subscribed and affirmed to before me this
the 21st day of May A.D. 1857
Elisha Franklin
Justice of the peace

The State of Indiana Hendricks County
We the undersigned Commissioners named in the
foregoing writ appointed by the Court of Common Pleas
of Hendricks County at the May Term A.D. 1857 to make
partition of the lands described in the foregoing writ
between the persons therein named having been
duly qualified, upon view of the premises are
of the Opinion that said lands cannot be divided
as Ordered by the Court and set forth in said Writ
of Partition without manifest damage to the
Owners thereof
Given under our hands this 21st
day of May A.D. 1857

Commissioners claims
Jesse Scotten 2 days at 1.50
Cyrus Rodgers 2 " at 1.50

Jesse Scotten
Cyrus Rodgers

\$ 3.00
3.00

The State of Indiana Mendon County

To the Sheriff of Mendon County; Greeting.

You are hereby commanded that by the Order of James B. Headley, Jesse Scatter and Cyrus Dodge you cause partition of the following described lands to wit: So much of the East half of the North East quarter of Section twenty four in Township Thirteenth North of Range One West that lies within the following bounds commencing at the North west corner of said half quarter and running south with Section bearing One hundred and Eighteen poles thence South 81° East fifty one poles and 15 links, thence North $11\frac{1}{2}^{\circ}$ East twenty eight poles & 3 links, thence North 59° West twenty one poles thence North $11\frac{1}{2}^{\circ}$ West twenty poles, thence N 20° West twenty one poles and 3 links, thence North $5\frac{1}{2}^{\circ}$ West fifty three poles & 12 links to the section line, thence west with said line twenty five poles to the beginning estimated to contain twenty seven acres Also the West half of said quarter section except what is included in the following bounds commencing at the North East corner of said West half of said quarter section and running South twenty rods, thence South 70° West about fifty rods, thence South fifteen rods, thence West to the western boundary of said half quarter, thence North with said west line to the Northwest corner of said half quarter thence East to the beginning leaving Sixty acres in said half quarter to be divided: To be made as follows that said Commissioners estimate the value of said lands together with the following advancements to wit: Three hundred Dollars advanced to ~~William~~ Charles H. Larimer, One hundred and sixty five Dollars advanced to Hester Ann Richardson and One hundred and nine Dollars advanced to Sarah Rude as admitted by said heirs in the petition herein filed And if they find the ad.

Advancement aforesaid made to Charles M. Larrison not equal to one seventh part of said Estimate that they assign and set off to said Charles enough of said land to make it equal to one seventh part thereof. And if they find the advancement aforesaid made to said Hester Ann Richardson not equal to one seventh part of said Estimate that they assign and set off to said Hester Ann enough of said land to make it equal to one seventh part thereof. And if they find the said Advancement made to the said Sarah Nudd not equal to one seventh part of said X Estimate that they assign and set off to said Sarah enough of said land to make it equal to one seventh part thereof. And that ~~and that~~ they assign and set off the balance of said land in equal portions to William Larrison Rachel E. Larrison, Washington M. Larrison and Julia Ann Larrison and their heirs and assigns forever if they deem said land susceptible of such partition without damage to the owners thereof. And that they make report of their proceedings to the Court of common pleas of said County at their Term to wit May Term A.D. 1857

Witness John Doon Clerk of
said Court and the seal thereof here-
unto affixed at Danville this the
21st day of May A.D. 1857
John Doon Clerk.

N^o 18

S. M. Campbell

\$12.50

Partitions for
Larrimores

N^o 19

Wm Co. Greene

\$250.00

Larrimores
Hairs

N^o 20

Wm. Franklin

Bought

\$0.50

Larrimores

8/12-57-

February 10th 1858

Received of Simon S. Hadley Comr &c
twelve dollars and fifty cents for my services
as atty in filing Petition for Partition in case
Larimore et al against Larimore et al in the
Henricks Court of Com Pleas

S M Campbell
Atty for Petitioners

Received May 26th A.D. 1857 of Simon S. Hadley Commissioner
two dollars and fifty cents for publishing notice of sale
of land belonging to the heirs of Morgan W. Larimore
deceased in the Danville Bulletin

H. C. Green

Received March 8th 1858 of Simon S. Hadley
Commissioner for making sale of lands belonging to
the Estate of Morgan W. Larimore deceased Fifty cent
for assisting him appraising said lands

William^h H. Hester
anck

N^o 13
John Richardson
\$20.00

Received of

N^o 15
John Richardson
\$15.57

N^o 17
John Cline
\$54.87

Received October 26th 1857 of Simon T. Hadley
Commissioner for making sale of the lands belonging to the
children and heirs of Morgan W. Larimore deceased as ordered
by the Court of Common Pleas of Mendocino County at the May
Term thereof 1857 the sum of Twenty Dollars in part
of the distributive share of my wife Hester Ann for-
merly Hester Ann Larimore

John T. Richardson
By Agnes H. Richardson

Received April 6th 1859 of Simon T. Hadley Commission
for making sale of the lands belonging to the heirs of Morgan
W. Larimore Fifteen Dollars and fifty seven cents for my wife
Hester Ann (formerly Hester Ann Larimore) it being the
balance in full coming to her on the sale of said lands

John Richardson
per Daniel ^{his} Richardson

Received Simon T. Hadley Commissioner in Larimore et al
vs Larimore et al Fifty four dollars and eighty seven cents
in full of the cost in said Cause April 16. 1859
John Doon clerk.

N^o 12

John Richardson
\$100.00

Larrison

N^o 14

John Richardson
\$143.00

Larrison Lane

Received January 31st 1859 of Simon T. Hadley
Commissioner for making sale of the lands belonging to
the Estate of Morgan W. Larrison deceased One Hundred
Dollars for my wife Hester Ann Richardson late
Hester Ann Larrison one of the heirs to the Estate
of Morgan W. Larrison deceased
John^{his} Richardson
writ

Received May 13th 1858 One hundred and fortythree
Dollars of the proceeds of the sale of the lands sold by
Simon T. Hadley commissioner under a decree of the Court
of Common Pleas of Humboldt County at the May Term
thence A.D. 1857 Received of said Simon T. Hadley
for my wife Hester Ann late Hester Ann Larrison
one of the heirs to the Estate of Morgan W. Larrison
deceased

John Richardson
By A. H. Richardson

N^o 10

James S. Rude
\$100.00

Larimore Land

N^o 11

James S. Rude
\$163.00

Larimore

Received February 21st 1859 of Simon T. Hadley Commis-
sioner for making sale of the lands belonging to the Estate
of Morgan W. Larrimore deceased one hundred Dollars on for
my wife Sarah Rude late Sarah Larrimore Daughter of
said deceased

James A. Rude

Received May 19th 1858 One hundred and
forty three Dollars of the proceeds of the sale of the
Lands sold by Simon T. Hadley Commissioner under a
decree of the Court of Common Pleas of Henderson County
made at the May Term thereof A.D. 1857 lands belonging
to the Estate of Morgan W. Larrimore deceased Received
of said Simon T. Hadley for my wife Sarah Rude
late Sarah Larrimore one of the heirs to the Estate of
Morgan W. Larrimore deceased

James A. Rude

N^o 5

Alfred Richardson
Guardian
\$62.28

James S. Harder

N^o 7
Charles W. Lawrence
\$95.00

N^o 9

James S. Harder
\$74.00

James S. Harder



Received March 30th 1859 of Simon T. Hadley Commissioner
for making sale of the Real Estate belonging to the Estate
of Morgan W. Larrison deceased State two Dollars and
twenty eight cents of moneys arising from the sale of
Real Estate coming to my wards Williamson Larrison
Nehel E. Larrison, Washington M. Larrison and Julia
A. Larrison
Alfred H. Richardson

Received February 21st 1859 of Simon T. Hadley Com-
missioner for making sale of the lands belonging to
the Estate of Morgan W. Larrison deceased under a decree of
the Court of Common Pleas of Randolph County at the May
Term 1857 of said Court the sum of twenty five Dollars or
part of my distributive share of said land sale

Charles W. Larrison

Received March 6th 1858 of Simon T. Hadley Commissioner
for making sale of the lands belonging to the Estate of Morgan
W. Larrison deceased Seventy Five Dollars in part of the
distributive share of my wife Sarah, late Sarah Lari-
more to the Estate of said deceased
James W. Rude

Received March 30th 1859 of Simon J. Hadley Twenty
two Dollars the amount by me to ^{paid} Martha Larrison within
Receipted for Alfred H. Richardson

Martha Larrison
\$22.00

\$22.00

Larrison

Martha Larrison
\$22.00

Received January 31st 1859 of Simon N. Hadley Commissioner
Eighty eight Dollars & 50 cts the balance in full on this ~~note~~
order both as principal and interest Martha Larrison
By John ^W Richardson

Charles H. Larrison
\$108.50

Larrison Land

Martha Larrison
By J. H. Richardson

Received May 15th 1858 of Simon J. Hadley Commissioner
Twenty Dollars on the within Order

August the 2nd 1857
Mr Simon T. Hadley Commissioner
you will please pay over to
my mother Martha Sarimores the sum
of one hundred dollars with interest from
date out of the amount coming to me
through your hands on the sale of my
father Morgan W. Sarimores land
ordered and decreed to be sold at the
may term AD 1857 of the court of common
pleas of Hendricks County State of Ind
Charles H. Sarimores

Received May 15th 1858 of Alfred A
Richardson Twenty two Dollars &
being the Amount due me from
Charles H. Sarimores & James Rood
which Amount is due me from
my husband's ^{estate} Morgan W. Sarimores
deceased it being their proportionable
part due me for what I fell short of
Receiving the thousand Dollars bequeathed
to me in the last will and testament
of said deceased

Martha ^{for} Sarimores
mark

Personal property full sheet \$27.00
each bill part 181100x7 27.00

^{N^o 2.}
Alfred Richardson
Receipt

\$ 360.00

Sarrinow Land

N^o 3

Alfred Richardson
Guarantee
\$ 572.00

Sarrinow Land

I received May 13th 1858 of Simon T. Hadley Commissioner for making sale of the lands belonging to the children and heirs of Morgan Larrison deceased as decreed by the Court of Common Pleas of Hendricks County at the May Term thereof 1857 The sum of Five hundred and seventy two Dollars belonging to my wards William Larrison, Rachel E. Larrison Washington Larrison and Julia A. Larrison it being a part of their portion of the proceeds of the sale of said land

Alfred H. Richardson
Guardian

I received August 12th A.D. 1857 of Simon T. Hadley Commissioner for making sale of the lands belonging to the children and heirs of Morgan W. Larrison deceased as decreed by the Court of Common Pleas of said County of Hendricks at the May Term thereof 1857 the sum of Three hundred and forty Dollars that being a part of the distributive share of my wards William Larrison, Rachel E. Larrison Washington Larrison and Julian Larrison

Alfred H. Richardson
Guardian

N^o 1
Alfred Richardson
Guardian
Receipt
\$1000.00

Savannah Land

Received July 25th 1857 of Simon T.
Hedley Commissioner for making sale of the
lands belonging to the children and heirs of
Morgan W. Larimore deceased as decreed by the
Court of Common Pleas of Hendrich County at
the May Term thereof 1857 the Sum of Four
hundred Dollars that being a part of the
distributive share of my wards Williamson Larimore
Rachel E. Larimore, Washington M. Larimore and
Julia A. Larimore

Alfred H. Richardson
Guardian

WILLIAMSON, RACHEL, WASHINGTON
& JULY ANN LARIMORE

GUARDIANSHIP

1857

HENDRICKS COUNTY, INDIANA