

*Sup of  
Sept Term 1884*

*No.*.....

---

---

**Hendricks Circuit Court.**

---

**PROBATE.**

---

ESTATE OF

*George W. McClintock*

---

---

*Under \$500.*

---

---

*without*

---

Administrator

---

*October*, 18*84*

---

---

*Pro. C. B. 12 P. 82*

---

---

Adm'rs Attorney.

---

---



# Inventory of Estate Worth \$500, or Less.

STATE OF INDIANA, *Hendricks* COUNTY, Sct:

*James R. Hale agent for Ann McClintock*  
The undersigned shows that she is the widow of

*George H. McClintock*, deceased, late of said County and State; that the estate of said decedent, subject to administration, both real and personal, is not, as she believes and avers, worth over the sum of Five Hundred Dollars, exclusive of legal incumbrances thereon; wherefore she asks that the same may be appraised and vested in her as such widow.

Dated this *24th* day of *June* 188*4*  
*J. R. Hale*

The above petition filed by me this *24th* day of *June* 188*4*  
*Wm. F. Waynes* Clerk.

STATE OF INDIANA, *Hendricks* COUNTY, Sct:

To *James H. Thompson Sr. and Hugh F. Adams* of said County, Greeting:

WHEREAS, *Ann McClintock* widow of

*George H. McClintock*, deceased, late of said County and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement thereof,

Therefore, I have appointed *Hugh F. Adams* to act in concert with *James H. Thompson Sr.* selected by said widow, (both disinterested householders of said County,) as appraisers of said estate.

You will therefore proceed to inventory and appraise each solvent demand due the deceased, and each and every article of personal estate, (other than those exempt by law from administration,) and each tract of real estate, which Inventory and Appraisement, when completed, you will return, together with this precept, to this office.

WITNESS, the Clerk and Seal of said Court this *24th* day  
of *June* 188*4*  
*Wm. F. Waynes* Clerk.



11

An Inventory of all the Personal and Real Estate of  
George W. McIntock deceased, taken and appraised by  
Hugh F. Adams, and James H. Thompson Sr.  
on the 28<sup>th</sup> day of June 1884, by virtue of the precept hereto attached.

No.	DESCRIPTION OF PROPERTY.	Value of Property.		DESCRIPTION OF PROPERTY.	Value of Property.	
		Dols.	Cts.		Dols.	Cts.
1	Two Horn Dragon	40			211	35
2	3 Harness & Stitches	5		Lots No. 10 11 & 12		
3	1 Set Tools & Chest	4		in James H. Thompsons Third		
4	3 Forks	1		Addition to the Town		
5	1 Shovel		50	of New Elizabeth in		
6	2 Chains & Doubletree	1		Wendricks County		
7	1 Breaking Plow	2		Indiana	225	
8	1 Shovel		25			
9	1 Cutting Box		10			
10	1 Adz		50			
11	1 Saddle & Bridle	1	50	Double 75 Cts		
12	1 Set double Harness	10				
13	1 " " "	4		300		
14	1 Scoop Shovel		50			
15	1 Hand Stove		50	75		
16	1 Rake & Hoe		25			
17	1 Kettle		50	50		
18	1 Set Butcher Tools	5				
19	6 Chains		75			
20	1 Heating Stove	1	50			
21	1 Pair	1	50			
22	1 Grey Horse	40				
23	7. Acre Corn	35				
24	Pasture	5				
25	4 Acre Corn	15				
26	Amrit in Orchard	5				
27	1 Acre Oats	5				
28	1 Rifle Gun	5				
29	1 Yearling Heifer	17		1800		
30	20 Sols Stonevau	1				
31	1 Lumber	1				
32	1 Double Shovel Plow	1				



3 1/2 doz chickens

1  
211 35-

No. Amount Brought Forward,

35- \$ 436 35-

It being a part of the South West quarter of the North West quarter of Section Twenty eight in Township Seventeen North Range one East Beginning at a point in the center of the Lebanon and Danville Road Thirteen Rods East of the west line of the Section on the line running East and West through the center of said quarter quarter, thence East on said line Fifty five Rods thence South Twenty eight Rods to within thirty feet of the center of the I. B. & W. R. R. thence North West with the line of said Rail Road to the center of the said Lebanon and Danville Road thence North East with said Road Nine and three fourths Rods to the place of Beginning estimated to contain Six and one half Acres more or less

Subject to a Lien to

6 1/2 Acres 75.00 = 487.50

A. A. Scott

\$ 220

Lien

475.00

12.50

Intention A. McCortick

250

\$ 475.00

no

36 Notion J. L. Ross 34 50 worthless

37 " E. L. Lonsbury 12 82 "

38 " M. A. Leachman 63 72 "

39 " " " 64 17 "

40 " James Pearson 5 "

41 one account Book

1

459 85-

1.00

3 Small walnut Logs

\$ 460 85-



State of Indiana, Hendricks County, set:

The undersigned, appointed to appraise the estate of George W. McClintock, deceased, late of said County and State, swear that the foregoing contains a true and complete Inventory of all the personal and real estate of said decedent, subject to administration, which has been exhibited to us or has come to our knowledge, and a true valuation and appraisement thereof.

J. W. Thompson  
Hugh F. Adams } APPRAISERS.

Subscribed and sworn to before me this 1<sup>st</sup> day of Sept 1884  
W. B. McClelland Clerk,

Circuit Court Hendricks County.

State of Indiana, Hendricks County, set:

The undersigned, widow of George W. McClintock deceased, late of said County and State, on oath says, that to the best of her knowledge and belief, the foregoing Inventory and Appraisement contains a true and complete statement of all the estate, both real and personal, owned by said decedent at the time of his death, other than the articles by law exempt from administration.

Leticia A. McClintock

Subscribed and sworn to before me this 28<sup>th</sup> day of June 1884

J. C. Lane  
Notary Public

No. 1145

ESTATE OF

George W. McClintock  
DECEASED.

Petition, Affidavits, Inventory & Appraisement

FOR

Settlement without Administration.

George W. McClintock  
Leticia A. McClintock

Filed Sept 1<sup>st</sup> 1884

W. B. McClelland Clerk.

CLERK.



State of Indiana { September Term  
Hendricks County } 1884 of  
William J Lowry | Hendricks Circuit  
vs. | Court

Lutetia A. McIntire

William J Lowry  
a creditor of George W McIntire  
deceased objects to the Inventory  
made by James W Thompson and  
Hugh H. Adams of the assets of  
estate for the following reasons  
Viz

1st That he verily believes that  
said Estate was improperly  
valued and that said Estate exceeded  
Five hundred dollars.

2d That he believes that the said  
George W McIntire died seized of  
other valuable accounts not  
embraced in said inventory.

3rd That the lien allowed to  
said Lutetia McIntire is not a  
valid lien against the estate of the  
said George W. McIntire deceased  
and that said amount so allowed  
said Lutetia should be divided as  
assets of said George W. McIntire  
William J. Lowry

Subscribed and sworn to before me this  
23rd day of September 1884,

W. R. McKelland Clk



1145  
William Lowry  
vs.

Lutea McIntick  
September 1884

Complaint



In the matter of the  
Estate of George W  
McClinton Decd.

Comes  
Now W. J. Lowry a creditor  
of said Estate and files his  
verifed objections to the apprais-  
al of the appraisement of said  
Estate heretofore made by  
James W. Thompson & Aud.  
Hugh F. Adams which is in  
words as follows (H. F.) and  
the Court after being fully  
advised in the premises  
now appoints George W. Leck  
and John Bailey two dis-  
interested householders  
and freeholders of said  
County as Appraisers to  
re appraise the property  
belonging to said Estate  
And it is further ordered  
that said Appraisers report  
their appraisement therein  
at the next term of this  
Court, all of which is ordered  
argued and decreed  
by the Court.



no 1143

John G. Scott  
W. C. Lintock  
Dec 1

Appointed  
Re-Appointed

Approved  
J. H. Allen  
J. C. G. A.

W. C. Lintock

FILED

OCT 6

1884

W. R. McCLELLAND  
CLERK



**An Inventory** of all the Personal and Real Estate of  
*George W. McClintock* deceased, taken and <sup>re</sup>appraised by  
*George W. Leach*, and *John Bailey*  
 on the 14<sup>th</sup> day of Oct 1884, by virtue of the precept hereto attached.

No.	DESCRIPTION OF PROPERTY.	Value of Property.		DESCRIPTION OF PROPERTY.	Value of Property.	
		Dols.	Cts.		Dols.	Cts.
1	1 Two Horse Wagon	45	00			
2	3 Chains & Stretcher	5	00			
3	Set of Cots & Churn	4	00			
4	3 Forks	1	75			
5	1 Shovel		50			
6	2 Chains & Double tree	1	00			
7	1 Breaking Plane	2	00			
8	1 Shovel Plane		25			
9	1 Cutting Box		10			
10	1 Adz		50			
11	1 Saddle & Bridle	1	00			
12	1 Set Double Harness	10	00			
13	1 " " "	3	00			
14	1 Scarp Shovel		30			
15	1 Grind Stone		75			
16	1 Rake & Hoe		25			
17	1 Kettle		50			
18	1 Set Butcher Tools	4	00			
19	6 chairs	1	00			
20	1 Heating Stove	1	50			
21	1 Press	1	00			
22	1 Grey Horse	40	00			
23	7 acres of corn	40	50			
24	1 for Pasture	1	50			
25	4 acres Corn	16	00			
26	Fruit in Orchard	5	00			
27	Set Oats	3	00			
28	1 Refted Gun	5	00			
29	1 Heifer 1 yr old	16	00			
30	Stone wall	1	00			
31	1 Trunk		50			
32	1 Double Shovel Plane	1	00			



No.	Amount Brought Forward,	
33	1/2 Dg Chickens	1 00
34	6 1/2 Acres of Real Estate said to be incumbered for \$470 —	422 00
35	House & Lot	225 00
36	Notes & Accts	1 00
37	Interest for 3	1 50
		<u>\$862.90</u>

Amount of incumbrance on Real Estate 470 00  
 Bal. \$392.90



# Inventory of Estate Worth \$500, or Less.

STATE OF INDIANA,

COUNTY, Sct:

The undersigned shows that she is the widow of \_\_\_\_\_, deceased, late of said County and State; that the estate of said decedent, subject to administration, both real and personal, is not, as she believes and avers, worth over the sum of Five Hundred Dollars, exclusive of legal incumbrances thereon; wherefore she asks that the same may be appraised and vested in her as such widow.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_\_

The above petition filed by me this \_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_\_

Clerk.

STATE OF INDIANA, *Hendricks* COUNTY, Sct:

To *Geo. W. Leak* and *John Bailey* of said County, Greeting:

WHEREAS, *James R. Hale* *Quint* for *Ann M. McClintock* widow of

*Geo. W. McClintock*, deceased, late of said County

and State, has filed a petition, as above shown, setting forth that the estate of said decedent, subject to administration, both personal and real, is not worth more than Five

Hundred Dollars, exclusive of legal incumbrances thereon, and asking an appraisement

thereof, *and an appraisement having been made and the same by J. J. Evans, George W. Leak* to act in concert

Therefore, I have appointed *Geo. W. Leak* to act in concert with *Ann and John Bailey* selected by said widow, (both disinterested householders of said County,) as <sup>the</sup> appraisers of said estate.

You will therefore proceed to inventory and appraise each solvent demand due the deceased, and each and every article of personal estate, (other than those exempt by law from administration,) and each tract of real estate, which Inventory and <sup>the</sup> Appraisement, when completed, you will return, together with this precept, to this office.

WITNESS, the Clerk and Seal of said Court this *6<sup>th</sup>* day of *October* 188*4*

*M. B. McClelland* Clerk.



State of Indiana, Hendricks County, set:

The undersigned, appointed to appraise the estate of George M  
McClintock, deceased, late of said County  
and State, swear that the foregoing contains a true and complete Inventory of all the  
personal and real estate of said decedent, subject to administration, which has been  
exhibited to us or has come to our knowledge, and a true valuation and appraisement  
thereof.

G W Leake  
John Bailey } APPRAISERS.

Subscribed and sworn to before me this 15<sup>th</sup> day of October 1884

W. R. McClintock Clerk,

Circuit Court Hendricks County.

State of Indiana, \_\_\_\_\_ County, set:

The undersigned, widow of \_\_\_\_\_  
deceased, late of said County and State, on oath says, that to the best of her knowledge  
and belief, the foregoing Inventory and Appraisement contains a true and complete state-  
ment of all the estate, both real and personal, owned by said decedent at the time of his  
death, other than the articles by law exempt from administration.

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_

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

ESTATE OF

DECEASED.

Petition, Affidavits, Inventory & Appraisement

FOR

Settlement without Administration.

Filed

188.

Clerk.



In the matter of the  
Estate of George W.  
McClintick Deeds

Comes now  
McClintick Widow  
vs said Decedent by D. C. Lane  
her Attorney and M. W. Hopkins  
Attorney for Dr. J. Loring also  
Comes and the report and  
Appraisement of the above Estate  
made by George W. Cook and  
John Briley Re-appraisers ap-  
pointed upon the objections  
made by said Loring to the  
Appraisement heretofore made  
And this Cause is now sub-  
mitted to the Court for their  
Judgment and Decree, and  
the Court having heard the  
evidence and being fully  
advised in the premises  
Doth now say and find that  
the Estate of said Decedent  
both Real and personal  
is worth less than \$500,  
over and above the liens  
and incumbrances therein  
Wherefore it is now hereby  
ordered, adjudged and  
decreed by the Court that  
said McClintick



Widow of said Decedent  
to the all the estate, both Real  
and Personal of said  
Decedent as her absolute  
property without Admin-  
-istration free from all  
Claims against said Decedent  
except those which are  
liens on said Real Estate  
And that she have and is  
herby granted full power  
to sell or dispose of, by deed  
or Conveyance or otherwise  
any or all of said property  
in any manner she may  
see fit, as fully as if she  
held the same by deed or  
Conveyance in her own  
name, All of which is now  
finally ordered, adjudged  
and decreed by the Court.



In the matter of the  
Estate of George  
W. Clendinning  
Deed

Deed

Del. 25th

O.K.

mark

approved

H.C. Adams

Judge