

THE STATE OF INDIANA, } SS:

{ Application for Letters of Administration.
Sold by WM. BRADEN, Indianapolis, Ind.

Memphis COUNTY, }
Michael S. McCormack being duly sworn
before the Clerk of the *Corn Pleas* Court of the county aforesaid, upon
his oath says that *Mr. Monroey*

departed this life in said county, intestate, as *he* believes on the *1st*
day of *January*, *1883*. That said *Mr. Monroey*
left a personal Estate to be administered, *Consisting of a land warrant* of the probable value, as *he is*
informed and believes, of *fifty*
dollars; and further *said* not.

Signed,

Sworn to and subscribed before me, this

8th

day of

October

1868.

N. J. Hadley

Clerk.

Wm Monroey's Estate.

Statement.

Filed Oct 8. 1868

N. P. Hadley
Clerk

Know all Men, That we Hezekiah S. McCormack
and James G. Miles
are bound unto the State of Indiana, in the penal sum of
One hundred Dollars, for the
payment of which, we, jointly and severally bind ourselves, our heirs, executors
and administrators.

Sealed and dated the 8th day of October 1868.

The Condition of the above Obligation is, That if the above bound
Hezekiah S. McCormack shall faithfully discharge the
duties of his trust as administrator of the
estate of William Monroey deceased, according to law
then the above obligation is to be void, else to remain in full force.

H. S. McCormack
J. G. Miles

Approved by me, the 8th day of October 1868.

N. S. Madley
C. C. P. Hendricks County.

State of Indiana, Hendricks County, ss:

I, Hezekiah S. McCormack swear that I will faithfully
discharge the duties of my trust, as administrator of the
estate of William Monroey deceased, according to
law, H. S. McCormack

Subscribed and sworn to before me, the 8th day
of October 1868.

N. S. Madley
C. C. P. Hendricks County.

State of Indiana, Hendricks County, ss:

being duly
sworn before the Clerk of the Court of Common Pleas of said County, upon oath
depone and say that
worth over and above indebtedness the full amount of the penalty
of the within bond.

Sealed and dated the 8th day of October 1868.

The Condition of the above Obligation is, That if the above bound Ezekiah S. McCormack shall faithfully discharge the duties of his trust as administrator of the estate of William Monroey deceased, according to law then the above obligation is to be void, else to remain in full force.

E. S. McCormack
J. G. Miles



Approved by me, the 8th day of October 1868.

N. T. Madley
C. C. P. Hendricks County.

State of Indiana, Hendricks County, ss:

I, Ezekiah S. McCormack swear that I will faithfully discharge the duties of my trust, as administrator of the estate of William Monroey deceased, according to law, E. S. McCormack

Subscribed and sworn to before me, the 8th day of October 1868.

N. T. Madley
C. C. P. Hendricks County.

State of Indiana, Hendricks County, ss:

being duly sworn before the Clerk of the Court of Common Pleas of said County, upon oath depose and say that _____
worth over and above _____ indebtedness the full amount of the penalty of the within bond.

Subscribed and sworn to before me, Clerk as aforesaid, this _____
of _____ A. D. 1868.

Clerk.

Wm. M. Conroy's
ESTATE.

BOND, & C.

Disposed of at July 2. 1869
Recorded

Filed, *October 8th* 1868.

N. S. Madley Clerk.
J. M. & F. J. MEIKEL & Co., Printers, Indianapolis.

of said County, the following final settlement account in
said estate.

That said William Monroey died the owner
of Bounty Land Warrant No. 6610, for eighty acres
of land, issued to said decedent on the 4th day of
January 1851, and said Warrant descended to the
heirs of said decedent, who sold the same, but
were unable to execute a valid assignment for
the transfer thereof to the purchaser; and letters
of administration were issued to this admr. to enable
him to properly execute said assignment. That he
has assigned said Warrant according to law,
that no assets have come to his hands to be administered

No.

CLERK'S OFFICE,

\$ 5.00

Donville,

Jud.

October 8,

1868.

Received of H. S. McCormack admr of Wm. Monroey's Estate the sum of
Five dollars and cents, for
my fees in the settlement of said estate.

N. D. Hadley

Clerk.

H. S. McCormack Sworn.

H. S. McCormack swears that the statements in
the foregoing report are true as he believes.

H. S. McCormack

Sworn to and Subscribed before me this 8th
day of October 1868.

N. D. Hadley Clerk

of said County, the following final settlement account in
said estate.

That said William Monroney died the owner
of Bounty Land Warrant No. 6610, for eighty acres
of land, issued to said decedent on the 4th day of
January 1851, and said Warrant descended to the
heirs of said decedent, who sold the same, but
were unable to execute a valid assignment for
the transfer thereof to the purchaser; and letters
of administration were issued to this admr. to enable
him to properly execute said assignment. That he
has assigned said Warrant according to law,
That no assets have come to his hands to be administered
and he knows of no such assets. That he knows

Recd Oct 8th 1868 of H. S. McCormack, admr. of the
estate of William Monroney died, two dollars & fifty
cents in full for atty fees in the settlement of said
estate.
J. G. Miles.

H. S. McCormack Sworn.

H. S. McCormack swears that the statements in
the foregoing report are true as he believes.

H. S. McCormack
Sworn to and Subscribed before me this 8th
day of October 1868.

N. S. Hadley Clerk

State of Indiana
County of Hendricks

Court of Common Pleas

H. S. McCormack, adw. of the estate of William Monroney decd. reports to the Court of Common Pleas of said County, the following final settlement account in said estate.

That said William Monroney died the owner of Bounty Land Warrant No. 6610, for eighty acres of land, issued to said decedent on the 4th day of January 1851, and said Warrant descended to the heirs of said decedent, who sold the same, but were unable to execute a valid assignment for the transfer thereof to the purchaser; and letters of administration were issued to this adw. to enable him to properly execute said assignment. That he has assigned said Warrant according to law, that no assets have come to his hands to be administered and he knows of no such assets. That he knows of no indebtedness to or from said estate, that he has paid off the fees and expenses of administration, and files receipts therefor with this report.

He therefore asks to be discharged from any further duties or liabilities on account of said trust.

H. S. McCormack Adw.

H. S. McCormack swears that the statements in the foregoing report are true as he believes.

H. S. McCormack

That said William Monroey died the owner
of Bounty Land Warrant No. 6610, for eighty acres
of land, issued to said decedent on the 4th day of
January 1851, and said Warrant descended to the
heirs of said decedent, who sold the same, but
were unable to execute a valid assignment for
the transfer thereof to the purchaser; and letters
of administration were issued to this admr. to enable
him to properly execute said assignment. That he
has assigned said Warrant according to law,
that no assets have come to his hands to be administered
and he knows of no such assets. That he knows
of no indebtedness to or from said estate, that
he has paid off the fees and expenses of administra-
tion, and files receipts therefor with this report.

He therefore asks to be discharged from any
further duties or liabilities on account of said trust.

H. S. McCormack Admr.

H. S. McCormack swears that the statements in
the foregoing report are true as he believes.

H. S. McCormack

Sworn to and Subscribed before me this 8th
day of October 1868.

N. S. Hadley Clerk

No 307 8-179

Costs of
William Morris
Deed

By

H. J. McCormack

advers

Final Report

Advised of at
any time

J. H. Ellis atty.