

G. E. D. Page 81

Disposed of Sept Term 1884

No. 1088

Hendricks Circuit Court.

PROBATE.

ESTATE OF

Daniel A. Reser

Deceased

Andrew J. Reser

Administrator.

Filed January 2nd, 1883

F. B. S. P. 243

Coger & Taylor

Adm'rs Attorney.

State of Indiana, Hendricks County, ss:

Andrew J. Reser

applies to be appointed Administrator of the Estate of Daniel R Reser
late of Hendricks County, deceased, and, being
duly sworn, on his oath says, that the said Daniel R Reser
departed this life in said County, on the 20th day of December, 1882
intestate as he believes, leaving a personal estate to be administered, of the probable
value of Three Hundred Dollars; that
the real estate to be sold by the provisions of the will of said decedent is of the
probable value of

And he further says that he is the only Brother of said
deceased

and as such is entitled to administer on said estate.

Andrew J. Reser

Subscribed and sworn to before me, this 2nd day of Jan 1882

Wm F. Haynes,

Clerk.

1088

Andrew J. Resor

Administrator Estate

of Daniel A. Resor

BOND

To } \$600⁰⁰

The State of Indiana,

, Security.

Filed in Open Court

Jan 2^o, 1883.

W F Haynes, Clerk.

Recorded

342

ADMINISTRATOR'S BOND.

Know all Men, That we, Andrew J Reser and George A Selch

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

Sealed and dated, this 2nd day of January 1883.

The condition of the above obligation is, that if the above bound
Andrew J Reser shall faithfully discharge the
duties of his trust as Administrator of the
estate of Daniel A Reser, deceased, according to
law, then the above obligation is to be void, else to remain in full force.

Andrew J Reser [SEAL.]

George A Selch [SEAL.]

[SEAL.]

Approved by me, the 2nd day of Jan, 1883.

J. H. Selars Clerk,
C. C. C. of Hendricks County.

STATE OF INDIANA, Hendricks COUNTY:

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

Andrew J Reser
Subscribed and sworn to before me, the 2nd day of January 1883

Wm F Haynes Clerk
C. C. C. of Hendricks County.

State of Indiana, *Hendricks* **County:**

I, *George A. Selch*, swear that I am worth,
over and above my indebtedness, *Six hundred* Dollars, as I believe.
So help me God.

George A. Selch
Subscribed and sworn to before me, the *2nd* day of *Jan*, 188*3*.

Wm F. Haynes Clerk,
C. C. C. of *Hendricks* County.

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 _____, 188 _____.

Clerk
C. C. C. of _____ County.

Estate of

Daniel R. Brewster

decd

Prerogative fees

\$3.00

Proof of Pub.

Filed Mar. 8th 1883

Wm. F. Haynes

Clk

Taxed

STATE OF INDIANA,)
Hendricks County,) SS:

Personally appeared before the undersigned

C. T. Bowen of the firm of Parker & Bowen publisher of
Hendricks County Republican

a Public Weekly Newspaper of general circulation, printed
 and published in *Danville*, in the

County aforesaid, who, being duly sworn, upon his oath,
 saith that the notice, of which the attached is a true copy,
 was duly published in said paper for *three*

weeks successively, the first of which publication was on the
4th day of *January* 18*83*, and the last
 on the *18th* day of *January* 18*83*

Subscribed and sworn to before me, this

8th day of *March* 188*3*
Am. H. Haynes
Clerk

Received, _____, of _____

_____ dollars and _____ Cents,

in full for publishing the above notice

Cofer & Taylor, Attys.

NOTICE OF ADMINISTRATION.

Notice is hereby given that the undersigned has been appointed by the judge of the Circuit Court of Hendricks county, State of Indiana, Administrator of the estate of Daniel N. Reser, late of Hendricks county, deceased.

Said estate is supposed to be solvent.
 Danville, Ind., Jan. 2, 1883.

343 ANDREW J. RESER, Administrator.

No.

Hendricks

Circuit Court.

ESTATE OF

Daniel A. Reser

Inventory No. *1*

Examined and approved by me, this

8th day of *Feb*, 188*3*

Thos. S. Adams
J. H. C.

N. B.—This must comply with Secs. 42, 43 and 52 of the Decedent's Act.

Taxes

Clerks fee

50¢

R. I. R. 3. P. 70

Filed

February 9th 1883

Wm. F. Hayes

Clerk

Hendricks C.

50¢

STATE OF INDIANA, }
County of Hendricks } SS:

We, the undersigned Appraisers, do solemnly swear that we will honestly appraise, at its fair cash value, all the PERSONAL PROPERTY belonging to the estate of Daniel V Reser, deceased, that may be exhibited to us; so help us God.

John F Keeney

William H Walter

APPRAISERS.

Subscribed and sworn to, before me, this 3rd day of January, 1883

Andrew J. Reser administrator

We, the undersigned, Appraisers of the personal estate of Daniel V Reser, deceased, after being duly sworn, have made an inventory and appraisement thereof, as follows:

No.	DESCRIPTION OF PROPERTY.	Valuation of Property.		No.	PROPERTY TAKEN BY THE WIDOW.	Value of Property taken by the Widow.	
		Dollars.	Cts.			Dollars.	Cts.
1	traking plow	7	00				
2	Double shovel	3	00				
3	traking plow & fork	50					
4	tile shade	75					
5	Scrap shovel	1	00				
6	Double & single trees	1	25				
7	Sheep Shears	75					
8	bridle bit	25					
9	box of Irons	50					
10	Corn Hoe	50					
11	Double plow	8	00				
12	farm wagon	45	00				
13	Sythe & Snaathe	25					
14	half hay rake	75					
Amount carried forward, \$		69	50				

Amount brought forward, \$

69 50

15	bed & bedding	15 00
16	Block	2 00
17	bedstead	2 50
18	four Chairs	75
19	razor & shof	75
20	Double Harness	5 00
21	Whip	50
22	Chopping Ax	60
23	brood Sow	18 00
24	Com	21 00
25	one Horse	75 00
26	one Mare	125 00
27	Diner bell	3 00
28	Six Shoats	36 00
29	Wheat in field	21 00

326 10

~~69 50~~

Total

395 60

Claim on 1

5 00

400 60

Amount carried forward, \$

Inventory of Moneys, Stocks and Claims belonging to the estate of _____, deceased.

STATE OF INDIANA,

County of Hendricks } SS:

I, Andrew J Reser, do solemnly swear that the foregoing
inventory, taken by me, as administrator of the estate of
Daniel V Reser, deceased, is a true and complete
statement of all the personal estate of said decedent which has come to my knowledge,
~~and of the property and appraisement thereof taken by the widow of the deceased;~~
so help me God.

A. J. Reser
Subscribed and sworn to, this 5th day of January, 1883, before me,
Amos J. Haynes
Clerk of Hendricks C. C.

Notice of Administration

Estate of Daniel H. River
Decd

Andrew J. River
Admin

Promissory fees
450

Tax
Proof of Pub.

Filed Mar 8th, 1883

Amos H. Haynes
Clerk

STATE OF INDIANA,)
Hendricks County,) SS:

Personally appeared before the undersigned

C. H. Bowen of Danville of Parker & Bowen publisher of

Hendricks County Republican
 a Public Weekly Newspaper of general circulation, printed
 and published in *Danville*, in the
 County aforesaid, who, being duly sworn, upon his oath,
 saith that the notice, of which the attached is a true copy,
 was duly published in said paper for *Three*

weeks successively, the first of which publication was on the
4th day of *Jan* 18*83*, and the last
 on the *18* day of *Jan* 18*83*

Subscribed and sworn to before me, this

8th day of *March* 188*3*

Amos Haynes

Clerk

Received, _____, of _____

dollars and _____ Cents,

in full for publishing the above notice

Cofer & Taylor, Attys.
 NOTICE is hereby given, that I will sell at Public
 Auction, on Saturday, the 27th day of January,
 1883, at the residence of Daniel N. Roser, late of
 Hendricks county, deceased, all his personal prop-
 erty, consisting of two horses, one wagon, harness,
 seven hogs, one bed and bedding, corn in crib, hay,
 farming implements, etc.
 A credit of nine months will be given on all sum-
 over three dollars, the purchaser giving his note
 with approved security, valuing valuation and an
 embursement laws.
 Second day of January, 1883.
 303 ANDREW J. ROSER, Administrator.

Daniel A. Resor;

Estate.

Andrew J. Resor

Adm'r.

SALE BILL.

Examine & approve
Thos. S. Bennett
M.C.

Fixed
Clerks fee 0.54

RECORDED IN SALE BILL RECORD

No. 3

Pages 40

Filed February 9th 1883
Wm. L. Haynes Clerk.

NOTE — A list of all articles subject to sale, and unsold, must appear in Sale Bill, together with number of each item and appraised value as shown by Inventory.

52 cl.

AN ACCOUNT OF THE SALE OF PERSONAL PROPERTY

Belonging to the Estate of Daniel Newton Resor
 deceased, late of Hendricks County, Indiana, sold at public sale by
Andrew J Resor Administrator of said Estate, on
 the 27 day of January 1883, at His late residence
Midvale Pa; the terms of such sale being as follows: Five
months credit without interest on all sums
over three dollars, less amount cash in hand.
 The account of such sale taken and kept by L. A. Lemman as Clerk:

ACCOUNT OF SALE.

No. on Inventory.	Description of Items or Articles Sold.	Amount Sold for.		Cash Paid.		Names of Purchasers.	Names of Sureties on Notes taken.
		Dols.	Cts.	Dols.	Cts.		
14	Razor ^{ed} strap		50		50		
16	Clock		75				
15	Bed & bedding	9	00			Jane Resor	Geo. Selch
17	Bedstead	1	00	1	00		
18	4 Chairs		90			W. H. Caldwell	Geo. T. Carter
1	1 Beating plow	5	50			Lyon Beard	Geo. S. Call
2	Double Shovel	4	10			Geo. T. Carter	Presley Munn
3	Plow & fork		25		25		
4	Pile Spade		90		90		
5	Scoop	1	00	1	00		
6	Wheeler & Single tree	1	05	1	05		
7	2 pr Sheep shears		35		35		
8	1 Bridle bit		10		10		
10	1 Hor		30		30		
9	1 Box iron		35		35		
13	Wired Scythe		05		05	Frank Kemp	
11	Wheeler plow	3	00			Jane Resor	Geo. Selch
12	Wagon	3	60			Geo. Selch	Geo. Selch
14	1/2 int. in note		50		50		
20	Harness	2	05	2	05		
Not App.	Beast chains		30		30		
21	Whip		55		55		
22	Axe		80		80	Jane Resor	Geo. Selch
24	Corn	38	35			L. A. Lemman	Geo. Selch
23	Blood Sow	2	10			Geo. Kemp	Miles Herman
		128	65	10	05		

No. on Inventory.	Description of Items or Articles Sold.	Amount Sold for.		Cash Paid.		Names of Purchasers.	Names of Sureties on Notes taken.
		Dols.	Cts.	Dols.	Cts.		
	Amount Sales Forw'd,	128	65				
	" Cash Paid Forw'd,			10	05		
28	3 (1st) Choice hogs	21	00			Mrs. S. Call	Nancy S. Call
28	2 (2nd) ^{1 died} " "	10	00	10	00		
Not app.	7 Shucke corn	3	50			Mrs. T. Carter	Piersey W. W. W.
25	1 Bay Horse	55	25			Jeune Salmon	Ben Salmon
26	1 Bay Mare	143	00			Jane Resor	Geo. Selch
27	Dinner Bell	3	25			Jane Resor	Geo Selch
29	8 Acres Wheat	20	00			Jane Resor	Geo. Selch
		384	65	20	05		

Total Amount of Sales, \$384.65

Total Amount of Cash Paid, \$ 20.05-

List of Articles subject to sale, and remaining unsold, together with appraised value thereof, as enumerated and shown in the Inventory of said Estate :

No. on Inventory.	DESCRIPTION OF ARTICLES UNSOLD.	Appraised Value in Inventory.	
		Dols.	Cts.
	None		

Total appraised value of unsold articles, - - - - - \$

RECAPITULATION.

Total Amount of Sales,	-	-	-	-	-	-	\$ 384,635
------------------------	---	---	---	---	---	---	------------

Total Amount of Cash Paid. - - - - - \$ 20.93

Appraised value of unsold articles, 100.00 \$

(Signed,)

Clerk of Sale.

STATE OF INDIANA,

Heardrick County,

SCT:

I,

L. A. Luman

Clerk of the sale of the personal property belonging to the Estate of

Daniel A. Reser deceased, late of said County and State, and not being interested in said estate, or related to the Administrator thereof, do swear that the foregoing Sale Bill contains a true and complete account of the sale of the personal property of the estate of said decedent, by the Administrator thereof, at the time and place and on the terms in said Bill of Sale set forth; and that the list following the account of such sale is a true and complete statement of the articles belonging to said estate, subject to sale, and remaining unsold, and of the appraised value thereof, as shown by the Inventory of said estate.

L. A. Luman

Subscribed and sworn to before me, this *27* day of *January* 188*3*

Andrew J. Reser

STATE OF INDIANA,

Heardricks County,

SCT:

The undersigned Administrator of the said Estate of *Daniel A. Reser* deceased, swear that the foregoing Sale Bill contains a true and complete account of the sale of the personal property belonging to the estate of said decedent, had at the time and place, and on the terms in said Bill of Sale set forth; and that the list of property subject to sale and remaining unsold, subjoined to said Bill of Sale, and of the appraised value of the same, is a complete and correct statement thereof, as appears from the Inventory of said estate.

A. J. Reser

Subscribed and sworn to before me, this *31st* day of *January* 188*3*

Wm. H. Haynes Clerk

Circuit Court *Heardricks* County.

Per Calvert Dep

No. of Estate.....

ESTATE OF

Daniel A Reser

Deceased.

Administrator's Account in Final Settlement,

MADE BY

Andrew J Reser

Administrator

This account is set for hearing in the
Circuit Court on the judicial day
of the *Sept.* Term, 188*4*, being
the *2* day of *Sept.* 188*4*

*Examined and
approved
J. S. [unclear]
[unclear]*

Notices issued *September* 188*4*
Proofs of Posting and Publication filed

W. R. McClelland 188..... Clerk.
Report filed *September* 188*4*
W. R. McClelland Clerk.

Attorneys.

Administrator's Account in Final Settlement.

To the Honorable J G Adams

JUDGE OF THE Hendricks CIRCUIT COURT.

In the Estate of Daniel A Reeser Deceased.

The undersigned, as administrator of the Estate above named, now presents to the Court the following account in final settlement of said estate:

		Dr.	Cr.
Said administrator charges himself with the amount of balance			
shown by his last partial report, inventory			
Cash received from D A Reeser		\$ 395 60	
Total charges - - -		8 00	
		400 60	
Said administrator claims credits as follows.			
Excess of inventory over sale bill-			10 95
Voucher	1 John A Keene		1 25
Voucher	2 Joseph W Jones		2 00
Voucher	3 W Parker		
Voucher	4 O W Hill		19 47
Voucher	5 George A Welch		8 96
Voucher	6 John A Keene		3 50
Voucher	7 John A French		20 00
Voucher	8 John Kendall		56 00
Voucher	9 Lewis Bingham		2 45
Voucher	10 William Waters		2 00
Voucher	11 L A Lemman		3 00
Voucher	12 Keene & Ellis		1 80
Voucher	13 E C Karmadag		14 67
Voucher	14 W H Walters		75
Voucher	15 Rodney Jeger		8 85
Voucher	16 Rodney Jeger		10 57
Voucher	17 J B Waters		35 00
Voucher	18 Alf Walters		6 00
Voucher	19 C F Cloud		2 25
Voucher	20 J N Brent		40 00
Voucher	21 W R McCalland		64 03
Voucher	22 Cooper & Taylor		50 00
Said administrator claims for his services in the land sale and the estate			36 36
			400 60

Said administrator shows
that the land herein was bid
in by Hammah Reese who was
a creditor of said estate to more
than the value of the land and that
she credited her bid on said claim
and that he received no money
from that source; and that
he has now settled said estate
in full and seeks to be
discharged from said trust
and that his bondman be
relieved from liability
thereon.

O J Reese

State of Indiana, Hendricks County, set:

The undersigned, administrator of the Estate aforesaid, on oath say
that the above and foregoing account in final settlement of said estate, contains a true
and complete exhibit of the administration of said estate, and a complete statement
of the receipts and expenditures therein, with the exception of such receipts and
expenditures as have been heretofore reported to the Court.

A. J. Reser

Subscribed and sworn to before me, this

4 day of September 1884
W. E. McCalland
Clerk

In the matter of the
Estate of
A. J. Reese

Subscribed and sworn to before me this

day of

188

at the

County of

State of

Notary

My

and the seal

was duly witnessed in my presence

with him the holder of which the attached is a true copy

Correctly attested and signed with my hand and seal

and published in

in the

Printers fees due Parker \$ 3.25

STATE OF INDIANA,)
Hendricks County,) SS:

Personally appeared before the undersigned
James O. Parker Editor ~~publisher~~ of
The Hendricks County Republican
 a Public Weekly Newspaper of general circulation, printed
 and published in *Danville Ind.*, in the
 County aforesaid, who, being duly sworn, upon his oath,
 saith that the notice, of which the attached is a true copy,
 was duly published in said paper for *three*
 weeks successively, the first of which publication was on the
11 day of *Sept* 188*4*, and the last
 on the *25* day of *Sept* 188*4*

Cofer & Taylor, Att'ys.
Notice to Heirs, Creditors, Etc.

In the matter of the estate of Daniel N. Reser,
 deceased.
 In the Hendricks circuit court, September term,
 1884.

Notice is hereby given that Andrew J. Reser, as
 Administrator of the estate of Daniel N. Reser,
 deceased, has presented and filed his account and
 vouchers in final settlement of said estate, and that
 the same will come up for the examination and ac-
 tion of said circuit court, on the 2nd day of October,
 1884, at which time all heirs, creditors, or legatees
 of said estate are required to appear in said court
 and show cause, if any there be, why said account
 and vouchers should not be approved.

Witness, the clerk and seal of said Hen-
 dricks circuit court, at Danville, Indiana,
 this 4th day of September, 1884.

9-11-34.

W. R. McCLELLAND,
 Clerk.

Subscribed and sworn to before me, this

2nd day of *October* 188*4*

Charles F. Bowen
 Notary Public

Received,

, of

dollars and

Cents,

in full for publishing the above notice



Estate of Daniel N
Rever

Final entry

In the estate of Daniel
V. Beer deceased. } Final report.

Comes now said administrator
by Robert Taylor attorneys and shows to the Court the
affidavit of James O. Parker editor of the Hendricks
County Republican a news paper of general circulation
printed and published in Hendricks County Indiana
whereby it appears ^{that} due notice of the filing of the final
report herein and that the same was set for final hearing
and action on Oct. Second 1884 as endorsed on said
report, was ~~not~~ printed in said paper for three consecu-
tive weeks the first on Sep. 11th and the last Sep. 25th
1884. And he also shows the affidavit of the Clerk of this
Court that on the day of Sep. 1884 he posted a copy of said
notice at the Court house door, and from said proofs
the Court finds that due notice has been given as
required by law. And now said report is submitted
to the Court for examination and approval and finds
that said report was filed Sep. 2^d and that the Clerk
by endorsement thereon set the same for examination
and approval on Oct. 2^d 1884. And the Court finds that
said administrator is chargeable with the sum
of \$410.60; and that he is entitled to credits as shown
by the vouchers therein in the sum of \$400.00 and

That said estate has been fully settled and administered and that said report is in all things correct.

It is therefore ordered and adjudged that said report be approved and confirmed and that said administrator be discharged from said trust and that his bondman be relieved from further liability thereon.

All of which is finally ordered and adjudged.

~~XXXXXX~~

501

Wm X Grabb. 2nd 5 cent
413.45
416.50

Andrew J. Reese - Administrator
of the Estate Daniel Reese

Susannah M Reese
Catharine J Reese et al

Petition to sell land to
pay debts

Filed Feb. 3rd 1883

Wm J. Haynes
Clerk

Clerk & Taylor
Attys for Plaintiffs

March 31st 1882

8 mo 7 da.

School fund fin	700.00
Int	98.40
	<u>798.40</u>
	416.50
	<u>\$1154.90</u>

State of Indiana Hendricks County
Circuit Court March Term 1883

Andrew J. Resor Administrator of the
Estate of Daniel A. Resor deceased

Andrew J. Resor ^{insane} x Susanna M. Resor
x Catharine J. Resor x James Resor x John Resor
Samuel Resor Honor E. Benjamin Isabelle
Benjamin x Huncy A. Lank x Tillman Resor
Eliza A. ^{minor} Herx x Emma ^{minor} Resor x Alexander
Resor x Louis Horst and x Mary J. Resor

The above named plaintiff
Complains of the above named defendants
and says that plaintiff's decedent died
intestate in Hendricks County and State
of Indiana on the 19th day of December
1882, that he said plaintiff was duly
appointed and qualified as his Adminis-
trator on the day January 1883, he
further avers that said decedent left
personal property of the value of \$384⁰⁰ only
as shown by the inventory on file in
said estate, he further avers that said
decedent died owing debts which have all
ready come to the knowledge of said
plaintiff amounting to the sum of \$2695⁶⁵-
that said decedent died owing in fee sim-
ple the following described real estate in
Hendricks County and State of Indiana

to wit: The North East quarter of the South
West quarter of Section Twenty Three (23 in
Township Seventeen (17) North Range one
West and Twenty Six acres and a half off
of the South side of the South East quarter
of the North West quarter of said Section
Twenty Three same Township and
range. ^{of the probable value of \$200.} He further avers that said land
is mortgaged to the State of Indiana for
the benefit of the School fund in the sum
of Seven Hundred Dollars upon which the
interest is paid to March the 1st 1883. and
that said Real Estate is also mortgaged to
one George A. Seach for the sum of \$13⁷⁵
which mortgage ^{note} will be due November 5th
1883 and bears interest from November
the 5th 1881 at 6 percent. That there is
a ditch assessment made against said
land in the sum of \$140. which assessment
is now due, and he says that there is
tax against said land which will be payable
in April and November next amounting
to \$23.72 and said plaintiff says that the
foregoing are all the liens against said
lands which have come to his knowledge
and that they amount in all to \$
He says that it is necessary to sell said lands
to pay the debts of said estate and that
decedent left no wife at his death and
that the defendants herein are all heirs
of the said decedent except Lewis Herd
and that he is the husband of the defendant

of the defendant Eliza A. Hart and is made
a defendant for that reason and that the
defendants ~~Consistent~~ are the only heir
left by said decedent, plaintiff says
that the defendants Honor E. Beerman and
Isabelle Beerman now reside in the State
of Kansas and that the defendants Eliza
A. Hart and Louis Hart for husband now
reside in the State of Missouri and
that the defendant Susanna M. Reser is
a person of unsound mind and that
and that the defendants Eliza A. Hart and
Emma Reser minors, plaintiff says
that he thinks it would be for the
best interest of said estate to sell said
land subject ^{the} Mortgage to the State of
Indiana in favor of the school fund and
also subject to the Mortgage in favor
of the said George A. Leach
Wherefore he prays the Court for an
order to sell said land to pay the debts
of said estate and that they be sold
subject to the afore mentioned
Mortgages

I Andrew J. Reser swear that the
foregoing petition is true in substance
and in fact as I verily believe so help me
God

Andrew J. Reser

Subscribed and sworn to before me this
31st day of January 1883 Thomas H. Bager
Notary Public

Clinton Co.

Probate Cause No.

454

Andrew J. Reser

Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susanah M. Reser
et al

Filed Feb. 23rd 1883

Am. J. Haynes
NOTICE OF Clerk

Petition to Sell Real Estate.

To 1st judicial day of
March Term 1883

Coyne & Taylor

Attorneys for Petitioner.

Clinton Co.

PROBATE CAUSE NO. 454

Andrew J. Reser
Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susanah W. Reser
et al

In the Circuit Court

OF Hendricks COUNTY, IND.

March

Term 1883

To

James Reser, John Reser, Nancy
O. Louk, Emma Reser, Alexander
Reser, Tillman Reser and Mary
J. Reser (impleaded with others)

You are severally hereby notified that the above named petitioner, as Administrator of the estate aforesaid, has filed in the Circuit Court of Hendricks County, Indiana, a petition, making you defendant thereto, and praying therein for an order and decree of said Court, authorizing the sale of certain Real Estate belonging to the estate of said decedent, and in said petition described, to make assets for the payment of the debts and liabilities of said estate; and that said petition, so filed and pending, is set for hearing in said Circuit Court, at the Court House in Danville Indiana, on the 1st judicial day of the March Term, 1883, of said Court, the same being the 12th day of March 1883.

WITNESS, The Clerk and seal of said Court, this 3d day of February 1883

Am. S. Waynes Clerk.

Mileage	\$ 16.00
Serves	245-
Copy	1.00
do ck and Return	5.00
	<hr/>
	\$ 49.50

Joseph Miller
 Sheriff. C. C.



This writ come to hand Feb, 5, 88,

Served this on the within name defendants Nancy O Louk
+ Mary J. Reser by Reading the same to Each of them and an
John Reser Emma Reser Alexander Reser Gilbert Reser
by leaving a true and certified copy of this writ at there
last and usual place of Residence this 12 day of February 1888
and on James Reser by Reading the same to him this 22 day

Feb 1888

Joseph Miller Sheriff Clinton Co

Probate Cause No.

2454

Andrew J. Reser

Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susanah M. Reser
et al

Filed Mar 3^d 1883

J. M. F. Haynes

Clerk

NOTICE OF

Petition to Sell Real Estate.

To

1st

judicial day of

March Term 1883

E.

Coxer & Taylor

Attorneys for Petitioner.

Hendricks Co.
PROBATE CAUSE NO. _____

Andrew J. Reser
Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susanah M. Reser
et al

In the Circuit Court

OF Hendricks COUNTY, IND.

March

Term 1883

To

Catharine J. Reser (impleaded
with others)

You are severally hereby notified that the above named petitioner, as Administrator of the estate aforesaid, has filed in the Circuit Court of Hendricks County, Indiana, a petition, making you defendant thereto, and praying therein for an order and decree of said Court, authorizing the sale of certain Real Estate belonging to the estate of said decedent, and in said petition described, to make assets for the payment of the debts and liabilities of said estate; and that said petition, so filed and pending, is set for hearing in said Circuit Court, at the Court House in Danville Indiana, on the 1st judicial day of the March Term, 1883, of said Court, the same being the 12th day of March 1883

WITNESS, The Clerk and seal of said Court, this 3d day of February 1883

Wm. F. Haynes Clerk.

served by reading to the within named
witness Catharine J. Reser
February 15th 1883

mileage	2.40
service	35
return to	20
	<hr/> 2.95

A. Douglass
Sheriff
H. C.

Boone Co. 4
501
Probate Cause No. ~~XXXXXX~~

Andrew J. Reser

Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susannah W. Reser
et al

Filed March 23rd 1883
Wm. B. Burford, Clerk

NOTICE OF

Petition to Sell Real Estate.

To 1st judicial day of
March Term 1883

Coyner & Taylor

Attorneys for Petitioner.

Boone Co.

PROBATE CAUSE NO. 454

Andrew J. Resor
Administrator

OF ESTATE OF

Daniel K. Resor

Deceased,

VS.

Elsanah M. Resor
et al

In the Circuit Court

OF Hendricks COUNTY, IND.

March

Term 1883

To

Samuel Resor (impleaded
with others)

You are severally hereby notified that the above named petitioner, as Administrator of the estate aforesaid, has filed in the Circuit Court of Hendricks County, Indiana, a petition, making you defendant thereto, and praying therein for an order and decree of said Court, authorizing the sale of certain Real Estate belonging to the estate of said decedent, and in said petition described, to make assets for the payment of the debts and liabilities of said estate; and that said petition, so filed and pending, is set for hearing in said Circuit Court, at the Court House in Danville Indiana, on the 1st judicial day of the March Term, 1883, of said Court, the same being the 12th day of March 1883

WITNESS, The Clerk and seal of said Court, this 3d day of February 1883

Wm. J. Haynes Clerk,

Came to hand February 30 1883
after due & diligent search the within named
Lammul Reser is not found in my Bailiwick
March 16th 1883

Milage 3.00
return & Post 15

\$3.15

D. H. Davis
Sheriff Boone Co.

501

Probate Cause No. ~~501~~

Andrew J. Reser
Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susanah M. Reser
et al

Filed Mar. 13th 1883

Wm. H. Haynes

Clk

NOTICE OF

Petition to Sell Real Estate.

To 1st judicial day of
March Term 1883

Coyne & Taylor

Attorneys for Petitioner.

Madison Co.

PROBATE CAUSE NO. 454

Andrew J. Reser

Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susanah M. Reser
etal

In the Circuit Court

OF Hendricks COUNTY, IND.

March

Term 1883

To

Susanah M. Reser
(impleaded with others)

You are severally hereby notified that the above named petitioner, as Administrator of the estate aforesaid, has filed in the Circuit Court of Hendricks County, Indiana, a petition, making you defendant thereto. and praying therein for an order and decree of said Court, authorizing the sale of certain Real Estate belonging to the estate of said decedent, and in said petition described, to make assets for the payment of the debts and liabilities of said estate; and that said petition, so filed and pending, is set for hearing in said Circuit Court, at the Court House in Danville Indiana, on the 1st judicial day of the March Term, 1883, of said Court, the same being the 12th day of March 1883

WITNESS, The Clerk and seal of said Court, this 23d day of February 1883

Wm. H. Haynes Clerk.

This writ came to hand February 24, 1883.
The within named Susannah M. Reser, not
found in my bailiwick. I made diligent
search, and failed to hear any thing of her

Shiriffs fees

Thomas R. Moore Dr

Mileage	\$ 2.60
Ret & Post	15
	<hr/>
	\$ 2.75-

Johnson Co.

Probate Cause No. 454

Andrew J. Reser & Co.
Executors

Administrators

OF ESTATE OF

Daniel H. Reser Deceased,

VS.

Susanah M. Reser
et al

Filed Feb 6th 1883

Wm. F. Haynes
NOTICE OF Clerk

Petition to Sell Real Estate.

To 1st judicial day of
March Term 1883

Coyne & Taylor

Attorneys for Petitioner.

Johnson Co.
PROBATE CAUSE NO. 454

Andrew J. Resor
Administrator
OF ESTATE OF
Daniel A. Resor Deceased,
vs.
Susanah M. Resor
et al

In the Circuit Court
OF Hendricks COUNTY, IND.
March Term 1883

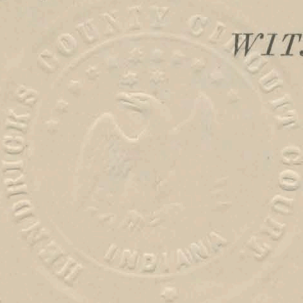
To

Susanah M. Resor (impleaded with
others)

You are severally hereby notified that the above named petitioner,
as Administrator of the estate aforesaid, has filed in the Circuit Court of
Hendricks County, Indiana, a petition, making you defendant thereto, and
praying therein for an order and decree of said Court, authorizing the sale of certain Real
Estate belonging to the estate of said decedent, and in said petition described, to make
assets for the payment of the debts and liabilities of said estate; and that said petition,
so filed and pending, is set for hearing in said Circuit Court, at the Court House in
Danville Indiana, on the 1st judicial day of the
March Term, 1883, of said Court, the same being the 12th
day of March 1883

WITNESS, The Clerk and seal of said Court, this 3d day
of February 1883

Wm. J. Haynes Clerk.



This unit retained not served the mother named
not found in my Baltimore this Feb a 1893
Geo Mil 200
Ret of 21 00
Wm McNeal
80/100

Please have moved to Madison Ave Ind

Recess here mailed to Madison Dec Ind

This sent returned not received the within amount
not found in my bank with the full amount
Geo. M. 200
but \$210

Wm. M. 200

(Johnson Co.)

Probate Cause No. 434

Andrew J. Reser

Administrator

OF ESTATE OF

Daniel A. Reser Deceased,

VS.

Susannah M. Reser
et al

Filed Mar. 30 1883

Wm. H. Haynes
NOTICE OF Clerk

Petition to Sell Real Estate.

To 1st judicial day of

June Term 1883

Henricks Circuit Court

Coffey & Taylor

Attorneys for Petitioner.

Sheriff Johnson County
PROBATE CAUSE NO. 434

Andrew J. Reser
Administrator

OF ESTATE OF

Daniel N. Reser Deceased,

VS.

Susannah M. Reser
et al

In the Circuit Court

OF Hendricks COUNTY, IND.

James

Term 1883

To

Susannah M. Reser

(impleaded with others)

You are severally hereby notified that the above named petitioner, as Administrator of the estate aforesaid, has filed in the Circuit Court of Hendricks County, Indiana, a petition, making you defendant thereto. and praying therein for an order and decree of said Court, authorizing the sale of certain Real Estate belonging to the estate of said decedent, and in said petition described, to make assets for the payment of the debts and liabilities of said estate; and that said petition, so filed and pending, is set for hearing in said Circuit Court, at the Court House in Danville Indiana, on the 1st judicial day of the James Term, 1883, of said Court, the same being the 4th day of James 1883

WITNESS, The Clerk and seal of said Court, this 24th day of March 1883

Wm. F. Haynes

Clerk.

This writ ~~sent~~ came to hand March 25th 1883
and succeeded by reading to and putting the
hearing of the within named ^MSuzannah M Reser
this March 24th 1883 Wm Neal & Son

for Mil	11	✓
mis	3	✓
blackening & Ret	2	✓
	<hr/>	
	9	✓

A. J. Reiser, Adm'r

vs.

Susanah Reiser
et al

Taxed

FILED

MAY
10
1883

W. D. Haynes
CLERK

Printer's fee 685

STATE OF INDIANA,)
Hendrick County,) SS:

Personally appeared before the undersigned

Jas. O. Parker of the firm of Grabb & Parker publishers of
The Hendrick Co. Republican

a Public Weekly Newspaper of general circulation, printed
 and published in _____, in the
 County aforesaid, who, being duly sworn, upon his oath,
 saith that the notice, of which the attached is a true copy,
 was duly published in said paper for *three*

weeks successively, the first of which publication was on the
8th day of *Febry* 18*83*, and the last
 on the *22nd* day of *Febry* 18*83*

Jas O Parker

Subscribed and sworn to before me, this *10th* day of *May* 18*83*

Wm F. Haynes
Deputy

Received, _____, of _____
 dollars and _____ Cents,

in full for publishing the above notice

Cofer & Taylor, Att'ys.
 NOTICE TO NON-RESIDENTS.
 The State of Indiana, Hendricks County.
 In the Hendricks Circuit Court, March Term, 1883.
 Andrew J. Reser, Administrator of estate of Daniel N. Reser, deceased, vs. Susanah M. Reser, Honor E. Veniman, Isabella Veniman, Eliza A. Hart, Louis Hart, et al.
 Now comes the plaintiff, by Cofer & Taylor, his attorneys, and files his petition herein, with an affidavit that said defendants, Honor E. Veniman, Isabella Veniman, Eliza A. Hart, Louis Hart, are not residents of the State of Indiana; that said action is for sale of real estate to pay the debts of said estate, his personal being insufficient, and that said non-resident defendants are necessary parties thereto.
 Notice is therefore hereby given said defendants, last named, that unless they be and appear on the first day of the next term of the Hendricks Circuit Court, to be holden on the 2d Monday of March, A. D., 1883, at the Court House in Danville, in said county and State, and answer or demur to said complaint, the same will be heard and determined in their absence.
 Witness my name and the seal of said Court, affixed at Danville this 3d day of February, A.D., 1883.
 Wm. F. HAYNES, Clerk.

Guardianship of
Estate of Daniel W. Buser

approved
J. H. Adkins
Judge

Land Sale Proceedings

Appointment of Appraisers,

—AND—

Appraisement of Real Estate.

Filed *30th* of *June* 18*83*
Wm. J. Haynes Clerk.

Attorney for Guardian.

State of Indiana, Hendricks County, ss:

I, Wm F Haynes Clerk of the Circuit Court
of said County, certify that William Waters and
Frank Turner, of said County, have been appointed, by said
Court, Appraisers of the following Real Estate, to-wit: below described.

The North East 1/4 of the South West 1/4 of Section 23
in Township Seventeen 17 North Range one 11 West and
twenty six and one half 26 1/2 Acres off of the line
of the South East 1/4 of the North West 1/4 of Section 23
in Township Seventeen 17 North Range one 11 West.
Estimated to be 66 1/2 Acres

in Hendricks County, and State aforesaid, part of the Real Estate
of Daniel A Reser, deceased; and they are to report their
appraisement at the present Term thereof.

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

day of

June 1883

Wm F Haynes Clerk.

State of Indiana, Hendricks County, ss:

Personally appeared before me, ~~WILLIAM IRVIN~~, Clerk of the Circuit Court of said
County, William Waters and Frank Turner,
the above named Appraisers, and were sworn truly and impartially to appraise the
property in the above certificate mentioned.

(Signed,)

John F Turner

Wm H Walter

Subscribed and sworn to before me, this

23

day of

June

1883

James M. Nic

The undersigned, appointed to appraise the following Real Estate, to-wit: The North
East 1/4 of South West 1/4 Sec 23 in T 17 N R 11 W; and
twenty six acres and a half 1/2 of the South Side of the
South East 1/4 of the North West 1/4 of said Sec 23 same
Township & Range

the property of Daniel A Reser, deceased, of Hendricks
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 Twenty three
Hundred - Dollars.

John F Turner

Wm H Walter

1883

521

Andrew J. Pusey
admr & ex

Administrator's Bond

TO

SELL REAL ESTATE.

Filed June 30th 1883
Wm F. Haynes Clerk.

Attorney.

Know all Men by these Presents, That we, Andrew J Reser
George A Selch

are bound unto the STATE OF INDIANA, in the penal sum of Forty six
hundred Dollars to pay which we jointly
 and severally bind ourselves, our heirs, executors and administrators.

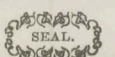
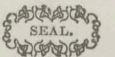
Sealed and dated the 23 day of June, 1883.

The Condition of the above Obligation is, That as the above bound Andrew
J Reser, Administrator of the Estate of
Samuel J Reser deceased, has been ordered by the Circuit
 Court of Hendricks County, to sell all of the
 Real Estate of the said decedent

Now, if the said Andrew J Reser 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.

Andrew J. Reser

George A. Selch



Approved the 30 day of June, 1883.

J. H. Adams Clerk
 C. C. of Hendricks County.

State of Indiana, Hendricks County, ss:

I, George A Selch, swear that I am worth, over and above my
 indebtedness, Two Thousand Dollars, as I believe; so help me God.

George A Selch

Subscribed and sworn to before me, the 23 day of June, 1883.

James M. Wills Clerk
 C. C. of Henry 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 _____, 188.

Clerk

C. C. of _____ County.

No 508

Andrew J. Bean
admr &c

o
Andrew J. Bean
et al

Answer of Samuel
Bean

Filed June 30th 1883

Wm F. Haynes
Clerk

State of Indiana,
County of Hendricks }

In the Hendricks
Circuit Court - June Term 1889

Andrew J. Reser administrator of
the estate of Daniel J. Reser deceased.
vs

Andrew J. Reser, Susana M. Reser,
Catharine J. Reser, Samuel Reser, et al.

Comes now the above named
defendant Samuel Reser in his own
proper person and waives process
and service in the above entitled
action which is to sell the land of
said decedent, and he expressly ad-
mits all the allegations of the com-
plaint herein, and acknowledges ^{that} said land be
sold as petitioned for in said
complaint and petition.

Samuel. Reser

No 581

Andrew J. Rees
admr

vs
Andrew J. Rees
et al

Answer of Andrew
J. Rees

Filed June 30th 1883
Wm F. Haynes
Clerk

State of Indiana
County of Hendricks

In the Hendricks
Circuit Court June Term 1880

Andrew J. Rees administrator of the
estate of Daniel J. Rees deceased
vs

Andrew J. Rees, Susan M. Rees et al.

Comes now the above named defend-
ant Andrew J. Rees and in his own
proper person and expressly waives
service and process in this proceeding
which is to sell the real estate of the
said deceased Daniel J. Rees and
he also admits every allegation con-
tained in the petition herein and
requests that the said real estate be
sold as therein petitioned for.

x Andrew J. Rees

No 501

Andrew J. Buser admr
Andrew J. Buser
et al

~~Filed June 29, 1883~~
Answer of committee,

Filed June 30, 1883

Wm. F. Haynes
Clerk.

State of Indiana Hendricks County
Hendricks Circuit Court June Term 1883

Andrew J Resor Administrator
of Daniel M Resors deceased

vs
Andrew J Resor et al

Came now Murat W.
Hopkins appointed by the Court a
Committee to defend for ~~James M.~~
Susannah M Resor a person of unsound
mind for answer to the petition herein
says that he denies each and every material
allegation therein contained and he asks
that strict proof there of
Murat W. Hopkins
Guardian Committee

No 301

Andrew G. Buser admr
&c

No

Andrew G. Buser
et al

Admors of guardian
ad litem

Filed June 30th 1883

Wm F. Haynes
" Clerk

State of Indiana
County of Hendricks }
In the Hendricks
Circuit Court June Term 1889,

Andrew J. Reeser adminis-
trator of Daniel Reeser deceased
vs

Andrew J. Reeser et al.

Comes now
Muratt W. Hopkins guardian ad litem
of the infant defendants herein as
David Eliza A. Holt and Emma Reeser
and for answer to the petition and
complaint herein says that he denies
each and every material allegation
therein contained and he asks that
strict proof thereof be required.

Muratt W. Hopkins
Guardian ad litem

Andrew J. Rees administrator of the
estate of Daniel X. Rees deceased

vs No. 501.

Andrew J. Rees, Catharine J. Rees et al

Deeds

Comes now Andrew J. Rees admin-
istrator of the estate of Daniel X. Rees
deceased by Esprit Gaylor attorney and
shows to the Court that the defendants
Nancy O. Gunk, Mary J. Rees, John Rees,
Emma Rees, Alexander Rees, Tillman
Rees, were each duly served with summons
herein on the 12th day of February 1883 and
that the defendant James Rees was duly
served with summons herein on the 22^d
day of February 1883; that the defendant Cath-
arine J. Rees was duly served with sum-
mons herein on the 18th day of February 1883;
and that the defendant Susana M. Rees was
duly served with summons herein on the
20th day of March 1883; and that the defendants
Honor & Veneman, Isabella Veneman,
Eliza A. Hart and Lewis Hart were each
legally notified of this proceeding by
three weekly publications thereof in
the Hendricks County republican a
weekly newspaper printed and published
in Hendricks County state of Indiana, the
last of which publications was made

+ and also by posting printed notices thereof in
 three public places in Middle townships where said
 land is situated as appears by the affidavit of J. B. Breen
 of Breen filed herewith and published in records and
 figures as follows (here insert)

++ And plaintiff argues that
 Aureana M. Breen is a person of
 unsound mind and therefore that
 the Court appoints Muratt W.
 Hopkins as a committee to
 answer and defend said action as
 to her.

on the 22d day of February 1883 the
 same being more than ten days before
 the first day of the present term of this
 Court; * all of which summonses and the
 returns thereon and affidavit of James O.
 Parker, editor of said paper, as to said publication
 are in words and figures as follows to wit
 (here insert) and the Court finds and
 adjudges that all of said defendants have
 been legally served with notice of the filing
 and pendency of the petition herein. And
 comes also the defendant Samuel O. Breen
 and Andrew O. Breen ^{persons of lawful age} and file their answer
 herein wherein they expressly waive
 service herein and ask that said land be
 sold as set forth and demanded in the
 petition. And now the plaintiff suggests
 the infancy of the defendants Eliza A. Hart
 and Emma Breen and the Court appoints
 Muratt W. Hopkins as guardian ad litem for
 them ^{and said committee} * comes now said guardian ^{ad} litem
 and files his answers as such and denies
 the allegations of the petition and asks that
 strict proof thereof be required. And now
 on motion the defendants Nancy O. Gough,
 Mary O. Breen, John Breen, Alexander Breen,
 Zilman Breen, James Breen, Catharine
 Breen, Luciana Breen, Horner & Veneman
 Isabella Veneman and Lewis Hart are
 each three times called and come not but
 wholly make default herein. And now

This cause is submitted to the Court for trial, finding, judgment and decree on said defaults and answers. And the Court being fully advised in the premises finds that the allegations of the petition herein are true. That Daniel V. Buser died on the 14th day of December 1882 leaving the defendants herein as co-heirs only heirs and that he left personal property in the sum of \$384.⁹⁸/₁₀₀ and that he died owing debts in the probabable sum of \$2695.⁶⁵/₁₀₀, and that he died the owner of the following real estate in Hendricks County State of Indiana to wit: The North East quarter of the South West quarter of section twenty three (23), T. 17th N. R. 1. W; and also twenty six and one half (26½) acres off of the South Side of the South East quarter of the North West quarter of said section twenty three and Township 17. That said land is mortgaged to the state of Indiana for the benefit of the School fund for the principal sum of seven hundred dollars upon which interest has been paid up to March 1st 1883. That said real estate is also mortgaged to one George A. Seck for the sum of \$413.⁷⁵/₁₀₀ due Nov 5th 1883 and bearing interest at six percent per annum. That there is a ditch assessment against said land in the sum of \$100. which is a lien thereon. ~~and that there~~ And the Court finds that said land ought to be sold to pay the said debts of said decedent: And it is therefore ordered and adjudged that said

all of
administrator sell said land; that he sell
the same subject to said school fund mortgage
and that he sell the same free from all of the
other of said liens limit the said mortgage to
said school and said ditch assessment and
also free from whatever taxes that may
be due and payable in the year 1883. That
he sell the same at public sale after giv-
ing due notice thereof as required by law
and that it be sold for one third of the bid cash in
hand, one third in twelve months and one
third in eighteen months from the day of
sale. The purchaser executing his notes
^{for the deferred payments} with sufficient surety, obtaining valua-
tion and appraisement laws and bearing
six percent interest from date. And now
said administrator files his appraisement of
said real estate showing that it had been duly
appraised herein at the sum of twenty three
hundred dollars, and he also files his
bond herein in the sum of forty six
hundred dollars with George A. Selch as
his surety which bond and appraisement are duly approved by the Court.

And this
cause is continued for further proceedings.

+ and also by posting printed notices thereof in three public places in Middle Township where said land is situated as appears by the affidavit of H. Andrew of Puer filed herewith and repetitions in words and figures as follows to wit (here insert)

+ And plff also suggests that Juliana M Puer is a person of unsound mind and thereupon the Court appoints Muratt W Hopkins as a committee to execute and defend said action as to her.

on the 22d day of February 1883 the same being earlier than ten days before the first day of the present term of this Court, + and which summons and the return thereon and affidavit of James O Parker, editor of said paper, as to said publication are in words and figures as follows to wit (here insert) and the Court finds and adjudges that all said defendants have been legally served with notice of the filing and pending of the petition herein. And comes also the defendant Samuel O Puer and Andrew Puer, ^{husband and wife} and file their answers herein wherein they expressly waive service herein and ask that said land be sold as at lawt and demanded in the petition. And now the plaintiff suggests the infancy of the defendants Eliza A Ward and Emma Puer and the Court appoints Muratt W Hopkins as guardian ad litem for ^{the same} ~~them~~ ^{as one said guardian ad litem} ~~and said company~~ and file their answers and and denies the allegations of the petition and asks that a writ of habeas corpus be required. And now on motion of the defendants Mary O Parker, Mary O Puer, Alexander Puer, William Puer, James Puer, Catharine Puer, Emma Puer, Henry O Parker, Isabelle Sumner and Lewis Ward - each then living called and come not but wholly make default herein. And now

No 501

Andrew J. Reser adm

vs

Andrew J. Reser
et al.

Deceit

Approved
J. H. H. H.
Judge

June 30th/883

E

Andrew Reser
admr
vs

Hannah Reser
et al.

Petition to modify
order.

Ordered
Jehsimey
to pay

Filed Oct 6th 1883
Jm F. Haynes
Clerk

State of Indiana County of Hendricks.
In the Hendricks Circuit Court Sep Term 1889

Andrew J. Reiser admin
petitor of William J. Reiser deceased
vs

Hannah Reiser et al.

Comes now said
administrator and shows to the Court
that at a previous term of this Court he
procured an order to sell all of the real estate
owned by said decedent at his death; that there
is a mortgage ^{apart of} on said real estate that was
on said real estate before said decedent
purchased said land and that he assumed
the payment of said mortgage debt as
a part of the purchase money thereof but
that he paid no part of the same before
his death, that said mortgage was exe-
cuted to and is now held by George A
Selch and is now owned by William
J. Crabbe and that the same is not due
and that it bears a low rate of interest
^{and six per cent} and the holder of said mortgage agrees
that the time may be extended on said
mortgage debt for another year. That said
debt is ~~for the~~ ^{in the} sum of \$8.41 ³⁴/₁₀₀ and some inter-
est and that in the order herein it is ordered
that said land be sold free from said
mortgage, but your petitioner believes that

said land will sell better if it be
sold subject to the same and he desires
that the order be so changed and mod-
ified.

Andrew J. Reser
Administrator

Subscribed and sworn to before
me this 31st day of August 1883
Thomas W. Case
Notary Public



Approach
J. H. H. H.
E. H. H.

Oct 6" 1883

Andrew J Reser admin
of the estate of Wm J Reser

Hannah Reser Adal.

Comes

now said Andrew J Reser as such
administrator and files the following
petition (here insert in full) and
the Court after being fully advised in
the premises orders finds and decrees
that the decree made herein at the
last term of this Court be changed
and modified as follows ~~the Court~~
that the land mentioned in the
petition therein be sold subject
to the mortgage debt formerly
owned by George A Rich but
now owned and held by William N
Crabb which is in the principal
sum of \$1,413, $\frac{45}{100}$,

All of which is finally ordered and
decreed,

Cofer & Taylor, Attys,

ADMINISTRATOR'S LAND SALE.

Notice is hereby given, that the undersigned as Administrator of the estate of Daniel N. Reser, deceased, by order of the Hendricks Circuit Court, will sell at public sale on the premises on

Friday, December 7th, 1883,

the following described real estate in Hendricks County, State of Indiana, to-wit: The northeast quarter of the southwest quarter of section twenty-three (23) and also twenty-six and one half (26½) acres off of the south side of the southeast quarter of the northwest quarter of said section twenty-three, all in township seventeen (17) north in range one (1) west.

Said land will be sold subject to a school fund mortgage thereon in the principal sum of \$700, and interest up to said day of sale in the sum of \$38.40, executed by said decedent, March 31st, 1882; and also subject to a mortgage thereon in the principal sum of \$413.75 and interest up to said day of sale in the sum of \$2.75, executed by said decedent to George Selch, and by him assigned to Wm. N. Crabb, both of which mortgages the purchaser is to assume to pay as a part of the purchase price of said real estate, and execute an indemnity bond to said Administrator against said mortgages.

TERMS OF SALE—One third of the purchase price after deducting said mortgages, cash in hand; and one third in twelve and one third in eighteen months from day of sale, the purchaser executing his notes with sufficient security for the deferred payments bearing six per cent interest from date until paid and waiving valuation and appraisal laws.

ANDREW J. RESER,
Administrator.

11-3-4t.

No 501

Andrew J. Preser admn
Estate of Daniel M Preser
vs
Rueanah M Preser
et al

Report of land sale.

E

Examined and
approved

J. H. Denning
probr

January 10th 1884

Filed January 10th 1884

Wm F. Haynes
Clerk

State of Indiana
County of Hendricks
In the Hendricks Circuit Court January
Term 1884.

In the matter of the land sale in the
estate of Daniel A. Reser deceased.

Andrew G.
Reser administrator of said estate reports
to the Court that pursuant to the order
made herein he gave notice that he would
sell the real estate mentioned herein to wit
The NE $\frac{1}{4}$ of the SW $\frac{1}{4}$ of sec 23; and also
26 $\frac{1}{2}$ acres off of the South side of the SE $\frac{1}{4}$ of
the NW $\frac{1}{4}$ of said section 23, all in Twp
17 N R 1 W in Hendricks County and
state of Indiana, on the premises at
public auction on Friday December
4th 1883, on the terms prescribed in
the order, by publication four weeks
successively in the Hendricks County
Republican a weekly newspaper
printed and published in said County of
Hendricks Indiana and by pasting up
printed notices thereof in five public
places in said County and to wit three of
which were posted in Middle Township in
said County that being the Township in which
said land is situated which printed notices were
posted by him on the 10th day of November
1883 a copy of which notices is filed herewith
as exhibit "A", That at the hour of one

oclock P.M. of said day about Dec 7th 1883
on the premises he offered said real estate
for sale at public auction to the highest
bidder subject to incumbrances as spec-
ified in the order herein, and that one
Hannah Reeser bid therefor the sum of
seven hundred and fifty dollars subject
to the encumbrances in the amount of
\$1154.90 which incumbrances she
assumes and agrees to pay as part con-
sideration for said real estate and that
her entire bid including said incum-
brances is in the amount of \$1404.90,
and that being the highest and best bid
and that being more than two thirds of the
appraisement of said land made herein,
the same was then and there struck off and
sold to her. He further shows to the court
that ^{about} said land formerly belonged to the said
Hannah Reeser who was a sister in law of said
decedent Daniel N. Reeser, and that on the 15th day
of November 1881 she sold said land to the said
decedent for the sum of \$1969, and that he
on said Nov 15th 1881 gave her his note for
said sum with six percent interest; that
said decedent had not paid any of said note
at the time he died and that the same has
been filed against his estate and that the
same has been allowed by your petitioners in
the sum of \$1045.80. That the other claims
against said estate, ^{including all debts} amount to the probabal
sum of \$1335, and that the personal assets

of said estate amount to the probably
sum of \$384.65, as shown by the sale
bill in said estate, the same being more than
enough to pay all of the debts and claims
against said estate out-side of the said claim
of said Hannah Preser. That the said Hannah
Preser has receipted him for said sum
of \$750. so bid by her on said land as
part-payment of said claim held by
her against said estate. That she is desirous
that said estate of her deceased brother-in-law
shall not be settled as an insolvent estate
and therefore she has ordered our petitioner
to pay off all other claims against said
estate in full out of the personal assets and
that she will ~~have~~ release the remainder
of her claim that is left after all of said
~~assets or~~ assets are paid.

Wherefore
he asks that said sale may be confirmed
and approved and that he may make
and execute to said purchaser a deed for
said land.

Andrew J. Reser
Administrator

Subscribed and sworn to before me
this 11th day of December 1889.

James J. Coyle
Notary Public

Exhibit - A
Nov 10th

Cofer & Taylor, Atty's.

A ADMINISTRATOR'S LAND SALE.

Notice is hereby given, that the undersigned as Administrator of the estate of Daniel N. Reser, deceased, by order of the Hendricks Circuit Court, will sell at public sale on the premises on

Friday, December 7th, 1883,

the following described real estate in Hendricks County, State of Indiana, to-wit: The northeast quarter of the southwest quarter of section twenty-three (23) and also twenty-six and one half (26½) acres off of the south side of the southeast quarter of the northwest quarter of said section twenty-three, all in township seventeen (17) north in range one (1) west.

Said land will be sold subject to a school fund mortgage thereon in the principal sum of \$700, and interest up to said day of sale in the sum of \$38.40, executed by said decedent, March 31st, 1882; and also subject to a mortgage thereon in the principal sum of \$413.75 and interest up to said day of sale in the sum of \$2.75, executed by said decedent to George Selch, and by him assigned to Wm. N. Crabb, both of which mortgages the purchaser is to assume to pay as a part of the purchase price of said real estate, and execute an indemnity bond to said Administrator against said mortgages.

TERMS OF SALE—One third of the purchase price after deducting said mortgages, cash in hand; and one third in twelve and one third in eighteen months from day of sale, the purchaser executing his notes with sufficient security for the deferred payments bearing six per cent interest from date until paid and waiving valuation and appraisalment laws.

11-8-4t.

ANDREW J. RESER,
Administrator.

Estate of
Daniel N. Reser
decd

Taxed

Proof of publication of notice
of Land sale,

FILED

JAN

7

1884

H. D. K. K. K.

CLERK

Printed for the Parker \$10.00

STATE OF INDIANA,)
Hendricks County,) SS:

Cofer & Taylor, Atty's,

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11-5-46.

ANDREW J. RESER,
Administrator.

Personally appeared before the undersigned

James O. Parker Editor publisher of
The Hendricks County Republican

a Public Weekly Newspaper of general circulation, printed
 and published in *Danville*, in the

County aforesaid, who, being duly sworn, upon his oath,
 saith that the notice, of which the attached is a true copy,
 was duly published in said paper for *four*

weeks successively, the first of which publication was on the
8th day of *November* 1883, and the last
 on the *29th* day of *November* 1883

James O. Parker

Subscribed and sworn to before me, this

8th day of *January* 188*4*

Wm F Haynes
 Clerk

Received, _____, of _____

dollars and _____ Cents,

in full for publishing the above notice

Administrator's Report of Claims to be Allowed.

(See Section 95 of Act in reference to Decedents' Estates, page 446, Laws of 1881.)

IN THE ESTATE OF

Daniel A. Baser

Deceased.

Hendricks Circuit Court.

At the January Term, 1884

The undersigned Andrew J. Reser administrator of the estate of said decedent, after due investigation and diligent inquiry, respectfully report to the Court that the following claims filed against said estate, and pending for adjustment at the present term thereof, and hereinafter set out, should be allowed against said estate as just and valid liabilities, in the amounts herein mentioned, respectively to-wit:

No. of Claim.	NAME OF CLAIMANT.	NATURE OF CLAIM.	Amount that should be Allowed	Memoranda of Allowances or Disallowances by Court.
1	Hannah Reser	note	1075 80	
2	Charles J Olson	account	2 75	

Respectfully submitted, this 11th day of December 1883.

December 1853
 Andrew J Reser
 Administrator of the estate of
 Daniel V Reser.

Charles J. Olsen

No. 1-545

Estate of Daniel A. Reser
deceased

CLAIM FILE.

CIRCUIT COURT
of Hendricks County.

Filed 28th day of
May 1883

\$, allowed by
the Court

this day of
18

Amos H. Haynes Clerk.

G. E. D. P. 81

Estate of Daniel A. Reser Dec,
Dr To

Charles J. Olsen

July 27	1882	To 25 Shoes	75
"	"	25 Removes	50
31	"	Repairing Plow	1.50
			<u>\$2.75</u>

STATE OF INDIANA,

CLAIM FILE.

Hendricks County,

BEFORE the Clerk of the Circuit Court of said County and State came
Charles J. Olsen, who being by me duly sworn,
says that the annexed, in favor of *himself*
against the estate of *Daniel A. Reser*, deceased, is correct;
that no payments have been made thereon except the credits thereon given; that
there are no set-offs against the same to his knowledge; that the balance shown in
said *Account* to-wit: _____
Two and 75/100 Dollars, is now justly due and owing
to *him said Olsen*, all of which he verily believes.

Charles J. Olsen
Subscribed and sworn to before me, on the *28th* day
of *May*, 18*83*

John H. Waynes, Clerk.

Inda.

PATERN DOWNS, THREE,

Hannah Reser

No. *2*

Estate of *Daniel A.*
Reser, Dec,

CLAIM FILE.

CIRCUIT COURT

of *Hendricks* County.

Filed *20th* day of
Sept 18*83*

\$ _____, allowed by
the Court _____

this _____ day of
18 _____

Wm F. Haynes Clerk.

GEN. P. 81.

No.

November the 15 1881

Twelve month

days after date 1 promise to

pay to the order of Hannah Reser

at

nine hundred and sixty nine Dollars, 100¢

With Five per cent. attorney's fee if suit be ~~instituted~~ on this note. Value received, without any relief whatever from Valuation or Appraisement Laws
With interest at the rate of ~~Five~~ ^{Ten} per cent. per annum. The drawers and endorsers severally waive presentment for payment, protest
and notice of protest, and non-payment of this note.

^{Witness}
Daniel. A. Reser

\$ 9.69 ⁰⁰

STATE OF INDIANA,

Henricks County,

CLAIM FILE.

me James McWills a Notary Public in and for

BEFORE the Clerk of the Circuit Court of said County and State came

Hannah Reser, who being by me duly sworn,

says that the annexed, in favor of *her said Affiant*
against the estate of *Daniel J. Reser*, deceased, is correct;

that no payments have been made thereon except the credits thereon given; that

there are no set-offs against the same to his knowledge; that the balance shown in

said *Note* to-wit: *Five hundred*

Thousand and Seventy five $\frac{80}{100}$ Dollars, is now justly due and owing

to *her said Affiant*, all of which he verily believes.

Hannah Reser

Subscribed and sworn to before me, on the *12th* day

of *September*, 18*83*

James McWills, Clerk,
Notary Public

4

Received of

Pittsboro Ind Nov 10 1883

A. J. Reese, Administrator of the
Estate of Daniel V. Reese, deceased
Nineteen and ⁴⁷/₁₀₀ Dollars
in full of all demands
to date



\$1947

O. W. Hill

22

Danville Ind

Sep. 4th 1884

Received of Andrew J. Reser admin-
istrator of the estate of Daniel A.
Reser Fifty dollars as payment in
full for attorney fees in said
estate including land sale.

Cooper & Taylor

DRUGGIST

Pittsboro,

Ind. a.

R

20

No. M. D.

Rec of A J Rees
Administrator of
the Estate of Newton
Rees \$4.00 an invoice
for medical services
rendered Newton
Rees This Oct 27th
1883

J. A. Rees, M.D.

No 21

No.

CLERK'S OFFICE,

\$ 64.03

Danville, Hendricks Co., Ind.,

Sept 4 1884

Received of Andrew J. Reser Administrator
of the Estate of Daniel A. Reser, Deceased,
Sixty four Dollars and three Cents,
In full of Fees due from him
as Admr of said Estate

A R McClelland Clerk.

19

Received of A. J. Reser administrator
of Daniel H. Reser Estate the sum
of two dollars and twenty five
cents - it being his acct in full
up to date this the 18th day of
August A.D. 1883

C. G. C. C. C.

18



Jan 27th 1883

Received of C. H.
Rogers for his salary
for a returning
trip of Samuel W. Rogers
Dea

C. H. Rogers

17

Voucher No. _____

Feb 1st

1884

Received of A. J. Reeser, the Administrator
of the estate of D. W. Reeser, deceased,
the sum of Thirty five Dollars,
on account of Burial Case for Dec
in full

\$ 35-00

J. B. Watery

16

No. 474

MIDDLE TOWNSHIP.

\$ 10.57
100

RATES OF TAXATION.	
First One-half, 76¼ Cts., AND \$1.62 on Poll.	Second One-half, 51¼ Cts., AND \$1.63 on Poll.

Treasurer's Office, Danville, Hendricks County, Ind., 4/5 1884.

RECEIVED OF

Daniel H Reaser

the sum of

Ten57 Dollars,
100In full for APRIL INSTALLMENT of State, County, School, Township, Special School, Road and Dog Taxes, for the year **1883**, on Poll and Personal Property, and on the following described Real Estate, to-wit;Total Value Property, \$ 1879

DESCRIPTION OF LANDS.	SECTION	TOWN	RANGE	ACRES	HUND.	NAME OF TOWN.	LOT.	BLOCK.
<u>N E 4 SW 4</u>	<u>23</u>	<u>17</u>	<u>120</u>	<u>40</u>				
<u>SE 1/4 SE NW 4</u>	<u>23</u>	<u>17</u>	<u>120</u>	<u>26.50</u>				

345Rodney Legner

Treasurer Hendricks County.

15-

885
4 2 53
8 11.38

No. 478

TREASURER'S OFFICE,

\$

P.P.T.

100

Danville, Hendricks County, Indiana,

10/31

1883.

Received of

Daniel A. Reser

the sum of

Eight

100 Dollars,

In full for SECOND ONE-HALF of State, County, School, Township and Special School Taxes, for the year 1882, on Poll and Personal Property, and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	SE	TOWN	RANGE	ACRES.	HUND.	NAME OF TOWN.	LOT.	BL'K OR SQ.
<u>N E Sec</u>	<u>23</u>	<u>17</u>	<u>105</u>	<u>40</u>				
<u>Sec 1 E NW</u>	<u>"</u>	<u>"</u>	<u>"</u>	<u>26</u>	<u>50</u>			

Deputy.

Rodney Jeger

Treasurer of Hendricks Co.

WM. B. BURFORD, PRINTER, INDIANAPOLIS.



161

75 february the 10 1883

Received of Andrew J. Reser
administrator of the estate

of Daniel. P. Reser

for service security five cents

Wm H. Walter

18

1487
311-0

11139

252

889

1



No. *178*

TREASURER'S OFFICE,

Danville, Hendricks County, Ind.,

\$14.83

100

1883.

Received of

Paul W. Reese, Admr. the sum of
Five Dollars,
100

In full for first one-half of State, County, School, Township, and Special School Taxes, (including Road Tax,) for the year 1882, on Poll and Personal Property, and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	SECTION	TOWN	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BL'K OR SQ.
<i>N.E. 1/4</i>	<i>28</i>	<i>17</i>	<i>W</i>	<i>40</i>				
<i>Sec 12</i>	<i>"</i>	<i>"</i>	<i>"</i>	<i>26</i>	<i>58</i>			

350

Deputy.

E. Homaday

Treasurer of Hendricks County.

Wm. B. Burford, Printer, Indianapolis.



12

April 13/83

Received of A. J. Reser
Administrator of Daniel A.
Reser's Estate \$180 in full
of his ac with Keeney & Ellis

Keeney & Ellis

10

200 Arch St. Lc 1884

Received of A. F. Reser

Administrator

of the Estate of

Daniel W Reser

Two dollars

William Waters

159

9

245: October the 27 1883

Received of A. J. Reser two Dollars & forty five cts
Administrator of the Est of ~~the~~ ~~Est~~
Daniel W Reser's Decert
Lewis Overglan Pitts Borrow Ind

8



No. 1900 Interest Common School Fund \$ 56.00

COUNTY AUDITOR'S OFFICE,

Danville, Hendricks County, Ind., April 5 1884

I Hereby Certify, That A. J. Resor, admr. of Daniel B. Resor ^{deceased} has filed in my office the receipt of the Treasurer of Hendricks County. No. 1900, for the sum of Fifty Six Dollars and — Cents, in payment of the interest for one year in advance, from the 31 day of March 1884, to the 31 day of March 1885 on Loan No. 989

ATTEST:

John Kendall

Auditor Hendricks County.

47

\$20.00

November 19 1883

Received of A J
Resor Administrator
of the Estate of Daniel
~~At~~ Resor deceased
twenty dollars in
full of all demands
for Medical services
to this date

Dr John S. French

6

June 23rd

1883

Received of Andrew J Reiser Three Dollars
fifty cts for appraising land of Daniel
J Reiser Deceased John F Keene

5-

November the 26 1883

Received from A. J. Raser administrator
of Daniel W. Raser's Estate
Eight Dollars & twenty six cents $\frac{26}{100}$ Dollars.

\$ 8.96

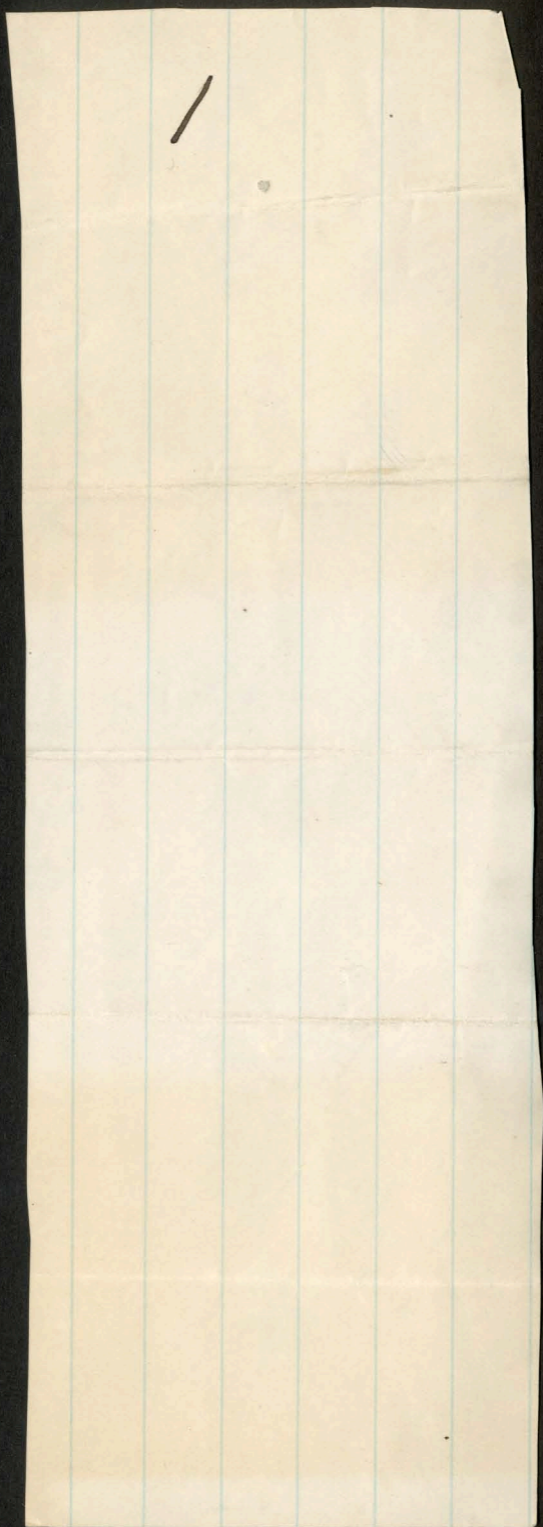
Geo. A. Selch

2

March the 29 1884.

Received of J J Reiser
Administrator of the Estate
of S W Reiser Decest
Ten Dollars \$10.00

Joseph W Jones

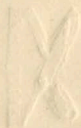


\$1.25 February 3rd 1883

Received of Andrew P. Reiser Admiring
Tutor of the estate of Daniel P. Reiser
for services one Dollar and twenty five cts

John H. Keeney

3



New Brunswick N.J.
Sept 19th 1883

Received of A J Reeser -
Administrator of the estate
David A Reeser - decess
One hundred and fifteen dollars
and thirty three and one third cents
Willie Parker

//

3.00

Middle Tp.

Jan. 27th 1883

Andrew J. Resor to
G. L. A. Leman, to services as
clerk in sale of personal property of
Daniel A. Resor, deceased, the
dollar

Rec'd Payment

G. L. A. Leman