

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.

LAWRENCE VANNICE

ESTATE

1898

HENDRICKS COUNTY, INDIANA

Disposed of May Term
1899

No. 1802

HENDRICKS CIRCUIT COURT.

PROBATE.

ESTATE OF

Lawrence Vannice

G. E. & C. D. 3 Page 133

Henry F. Kurtz
Administrator.

189

Fee Book No. 7 Page

Hogate & Clark
Administrator's Attorney.

Wm. B. Burford, Printer, Indianapolis.

APPLICATION FOR LETTERS.

State of Indiana, Hendricks County, ss:

Henry F. Kuntz

being duly sworn

before the Clerk of the Hendricks Circuit Court of the County aforesaid, upon his oath says that Lawrence Vauoise

departed this life in said County, testate, as he believes, on the 5th day of March 1898, that said Lawrence Vauoise left a Personal Estate to be administered, of the probable value, as he is informed and believes, of One Thousand ~~~~~ Dollars; and he further says that he is a son in law of said decedent, and Isaac H. Vauoise, named in the will of decedent as Executor, declines to qualify, he now asks that he be appointed administrator with the will annexed of the estate of Lawrence Vauoise, deceased.

and as such is entitled to administer on said estate.

Signed,

H. F. Kuntz

Sworn to and subscribed before me, this 1st day

of April 1898

Mell C. Masten

Clerk.

In the Matter of the Estate of

Lawrence Vannice

Deceased.

APPLICATION FOR
LETTERS OF TESTAMENTARY.

FILED

Filed APR 1 1898 189

Wm. C. Maston

CLERK HENBRICKS & C. Clerk.

Wm. B. Burford, Printer, Indianapolis.

In the matter of the estate of)

Issue of Letters.

Lawrence Vannice, deceased.)

-----)

Comes Henry F. Kurtz by Hogate & Clark his attorneys and presents to the court and files a paper from which it appears that Isaac N. Vannice who was designated in the will of Lawrence Vannice deceased as the executor thereof, declines to qualify and serve as such executor. Said paper reads as follows:-(H.I.) And the said Kurtz now files a statement under oath from which it appears that Lawrence Vannice died testate in the county of Hendricks on the 5th. day of March 1898 leaving an estate to be administered as he is informed of about \$1000.00, that he is the son in law of the decedent and as such prays that letters of administration with the will annexed may issue to him. And the court being fully advised in the premises now appoints the said Henry F. Kurtz as such administrator, and as ordered by the court he now files a bond in the sum of one thousand dollars with M. B. Vannice as surety, which bond and the security thereto are approved by the court, and read as follows:-(H.I.) Whereupon the said Henry F. Kurtz is sworn in open court to perform his duties as administrator with the will annexed of the estate of Lawrence Vannice deceased and files a copy of his oath as follows:-(H.I.) And now letters of administration with the will annexed are issued to the said Henry F. Kurtz, which letters read as follows:-(H.I.) And the said Henry F. Kurtz is ordered to take upon himself the administration of said estate of Lawrence Vannice.

Estate of Lawrence
Vannice, dec'd

Entry on Incoming Letters

Enter 4/1, 98

R

Q.B. 21 P 66

Hozate Clark, Attorneys

Notice to Heirs, Creditors, Etc.

IN THE MATTER OF THE ESTATE OF

Lawrence Vauvise

Deceased.

IN THE HENDRICKS CIRCUIT COURT,

May

Term, 1899

Notice is hereby given that *Henry F. Kuntz*
as *administrator* of the estate of *Lawrence Vauvise*
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 action
of said Circuit Court, on the *20th* day of *May*, 1899, 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. And
the heirs of said estate are also hereby required at the time and place aforesaid to appear
and make proof of their heirship or claims to any part of said estate.

April 28

1899

Henry F. Kuntz

Administrator

THE STATE OF INDIANA, }
Hendricks County, } SS:

The undersigned, being duly
sworn, on oath say, that the notice, of which the annexed is a true copy, was by him
posted at the Court House door of the County and State aforesaid, in Danville, for
two successive weeks, the date when said notice was first posted, as aforesaid, being the
28th day of April 1899

Elisha L. Hozate

Subscribed and sworn to before me, this 28 day of April 1899

My Commission expires
Sept. 16, 1900

Jas. L. Clark
Notary Public

No 1802

ESTATE OF

Lawrence Vannice

PROOF OF POSTING

BY CLERK, ETC.

Filed 189

Clerk.

Total appraised value of Goods, etc., - - - - - \$.....

Total value of Goods, etc., taken by widow, - - - - - \$.....

RECAPITULATION.

Appraised value of Debts, etc., - - - - - \$.....

Appraised value of Goods, etc., - - - - - \$.....

Total appraised value of Personal Estate, - - - - - \$.....

Total amount of Personal Estate taken by widow, as shown by Inventory, and her receipt
hereto attached, - - - - - \$.....

Signed by us, this 14 day of May 1898.

<u>W. J. Gentry</u>	} Administrator
<u>William R. McClelland</u>	
<u>M. B. Varnice</u>	} Appraisers.

State of Indiana, Hendricks County, sct:

We, William R. McClelland and Melton B. Vannice

swear that we will honestly and impartially appraise all the personal estate of

Lawrence Vannice deceased, late of said County and State, that may be exhibited to us, at its fair cash value.

William R. McClelland
M. B. Vannice

Subscribed and sworn to before me, this 24 day of May 1898

James L. Clark
Notary Public

State of Indiana, Hendricks County, sct:

The undersigned, Administrator of the estate of Lawrence Vannice deceased, late of said County and State, swear that the foregoing Inventory contains a complete statement of all the personal estate of said decedent which has come to his knowledge, as well as a complete statement of the property taken by the widow of said decedent, and the appraisement thereof.

H. S. Hart

Subscribed and sworn to before me, this 14 day of May 1898

James L. Clark Clerk
Notary Public
Circuit Court County.

WIDOW'S RECEIPT.

RECEIVED OF

Administrator of the estate of my deceased husband
the items and articles mentioned in the foregoing inventory as charged to and selected by me, and the appraised value of which, as shown by said Inventory, amounts in the aggregate, to the sum of
Dollars and Cents.

Dated 189

WITNESS:

No. Lawrence Vannice ESTATE.
Henry F. Hart Adm'r.
INVENTORY
—AND—
Appraisement of Personal Estate.

FILED
Record in Inventory Record No.

Pages MAY 14 1898

Full Mell S. Masten 189

CLERK HENDRICKS C. C.

NOTE.—All debts, choses in action, etc., must be inventoried separately from goods, chattels, etc., as indicated in Inventory. Each item or article inventoried must be numbered from 1 upward. Administrator must keep a copy of Inventory.

W. B. WATFORD, PRINTER, INDIANAPOLIS.

State of Indiana, Hendricks County, ss:

The undersigned, Isaac N. Vannice, being named in the last will and testament of Lawrence Vannice deceased, as the Executor of said will, do hereby decline to execute the same, and request the Judge of the Hendricks Circuit Court to appoint Henry F. Kurtz, as administrator with the will annexed of the estate of the said Lawrence Vannice deceased.

Witness my hand this 1st. day of April 1898.

Isaac N. Vannice

In presence of:-

Enoch H. Lygate

In presence of:-

Witness my hand this 1st day of April 1898.
Also deceased.

Estate of Laurence
Vaunice, dec'd.

Declaration of Isaac
V. Vaunice to execute
the will

FILED

APR 1 1898

Wm. C. Martin

CLERK HENDRICKS, C.

The undersigned, Isaac V. Vaunice, being married to the late
State of Indiana, being married to the late

off with the will annexed of the estate of the said Laurence Van-
the Hendricks Circuit Court of the County of Henry, N. H. Knist, an administrator-
will, do hereby declare the said will to be the last and lawful will of said
will and testament of Laurence Vaunice deceased, and the Executor of said

State of Indiana, Hendricks County, ss:

Hogate & Clark, Attys.

Notice of Administration.

Notice is hereby that the undersigned has been appointed by the Judge of the Circuit Court of Hendricks county State of Indiana Administrator with the will annexed of the estate of Laurence Vannice, late of Hendricks county, deceased.

Said estate is supposed to be solvent.

April 1st, 1898.

473t

HENRY F. KURTZ.

Administrator.

\$2 90

Personally appeared before the undersigned, JULIAN D. HOGATE, editor 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 3 weeks successively, the first of which publication was on the 7th day of April, 1898, and the last on the 21st day of April, 1898.

Julian D. Hogate

Subscribed and sworn to before me, this 19th day of October, 1898

W. C. Masten

Received

of

Dollars and

Cents, in full for publishing the

above notice

Notice of
Administration
Estate of
Laurence Varnice

\$2 90

Joyed

In the matter of the estate of)

)

Lawrence Vannice, deceased.

Comes now Henry F. Kurtz, by Hogate & Clark his attorneys, and presents in open court a paper purporting to be the last will and testament of Lawrence Vannice deceased, and prays that the same may be established and probated as the last will and testament of said decedent. And at the same time the said Henry F. Kurtz presents in open court and files the deposition, under oath, of Frank J. Christie from which deposition it appears that on the 25th. day of March 1886 said Lawrence Vannice did sign his name to said instrument as and for his last will and testament, and that at the same time he heard the said Lawrence Vannice declare the said paper to be his last will and testament, and that the said Lawrence Vannice signed the said paper purporting to be his last will and testament in the presence of deponent and of Henry Hadley who signed the same as witness thereto in the presence of the said Lawrence Vannice and in the presence of each other. That said Lawrence Vannice was at the time he so signed said paper of the full age of twenty ne years and that he was of sound and disposing mind and memory and competent to make a will., and that he was not under corecion, compulsion or restraint. Said will paper and said deposition are as follows:-(H.I.)

And the court having examined the said paper and the said deposition and being fully advised in the premises finds that said

paper is the last will and testament of the said Lawrence Vannice deceased and as such ought to be admitted to probate.

It is therefore ordered, adjudged and decreed by the court that said paper is the last will and testament of Lawrence Vannice deceased, and that the same is now admitted to probate as such will, and the Clerk of this court is ordered to spread the same of record on the records of wills in the office of the clerk of this court.

Estate of Lawrence
Vannice,

Entry on Probate of Will

Enter 7/1. 98

State of Indiana, Hendricks County, ss:

Hogate & Clark, Atty's.

Notice to Heirs, Creditors, Etc.

In the matter of the estate of Lawrence Vannice, deceased.

In the Hendricks Circuit Court May term 1899.

Notice is hereby given that Henry F. Kurtz, as administrator of the estate of Lawrence Vannice, deceased, has presented and filed his account and vouchers in final settlement of said estate and that the same will come up for examination and action of said circuit court, on the 20th day of May 1899, 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. And the heirs of said estate are also hereby required at the time

Dr. Fox, dentist, was at Dr. O.
McHattie.

#32

Personally appeared before the undersigned, JULIAN D. HOGATE, editor 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 2 weeks successively, the first of which publication was on the 4th day of May, 1899, and the last on the 11th day of May, 1899.

Julian D. Hogate

Subscribed and sworn to before me, this 20 day of May, 1899

My Commission Expires
Sept 16th 1900

Received

of

James L. Clark

Dollars and Cents, in full for publishing the above notice

Notice to
Kins, Creditors &c.

Estate of
Laurence Vannice

In the matter of the estate of
Lawrence Vannice, deceased.

) No. 1802, Final Report.
)

Comes the administrator herein by Hogate & Clark his attorneys and shows to the court and files the affidavit of Julian D. Hogate, Editor of the Hendricks County Republican, a public weekly newspaper of general circulation printed and published in the county of Hendricks and State of Indiana, from which affidavit it appears that a notice of the filing of the final report herein had been given in said newspaper for two weeks successively the first of which publications was made on the 4th. day of May 1899 and the last on the 11th. day of May 1899, said affidavit reads as follows:-(H. I.) And the said administrator also shows to the court and files the affidavit of Enoch G. Hogate from which it appears that a like notice had been posted at the door of the court house in Hendricks County, Indiana, and that said notice was posted on the 23th. day of April 1899. Said affidavit reads as follows:-(H. I.)

And now the final report herein comes on to be heard, and after examining the same and being fully advised in the premises the court doth say and find that said final report was filed in the office of the Clerk of this court on the 23th. day of April 1899 and by an endorsement on writing on the said report was set for hearing on the 20th. day of May 1899. The court also finds that said administrator is chargeable with the sum of \$2.693.48 and entitled to credits in the sum of \$2.717.69 showing that the administrator had paid out more money than he had received in the sum of \$24.11. The court finds said report correct and that the same ought to be approved and the administrator discharged from his bond and trust.

It is therefore ordered, adjudged and decreed by the court that said report be and the same is hereby in all things approved and confirmed, said estate is now declared finally settled and said administrator fully and finally discharged from his bond and trust.

All of which is finally ordered, adjudged and decreed by the court.

Comes the administrator heretofore by Hoge & Clark his attorneys and shows to the court and files the affidavit of John D. Hoge, Editor of the Henricks County Republican, a public weekly newspaper of general circulation printed and published in the county of Henricks and State of Indiana, from which affidavit it appears that a notice of the filing of the final report heretofore has been given in said newspaper for two weeks successively the first of which said notice was made on the 4th day of May 1899 and the last on the 11th day of May 1899, said affidavit reads as follows:-(H. I.) And the said administrator also shows to the court and files the affidavit of John D. Hoge from which it appears that a like notice has been posted at the door of the court house in Henricks County, Indiana, and that said notice was posted on the 23rd day of April 1899. Said affidavit reads as follows:-(H. I.)

And now the final report herein comes on to be heard, and after examining the same and being advised by the evidence in the premises the court doth say and find that said final report was filed in the office of the clerk of this court on the 23rd day of April 1899 and by an administrator on writing a due report was not for hearing on the 11th day of May 1899. The court also finds that said administrator is chargeable with the sum of \$2,000.00 and entitled to credits in the sum of \$717.55 leaving that the administrator has paid out more money than he has received in the sum of \$1,282.45. The court finds said report correct and that the same ought to be allowed and the administrator be charged from his bond and trust.

It is therefore ordered, signed, and decreed by the court that said report be and the same is hereby in all things allowed and confirmed and estate is now declared finally settled and said administrator fully and finally discharged from his bond and trust. All of which is finally ordered, signed, and decreed by the court.

003.21 R.P. 26

Final Entry

Order of Court
Hoge & Clark

No. 1802

VOUCHER No.

Oct. 27th

1898

RECEIVED OF *Henry F. Kuntz*, the
 Administrator of the Estate of *Lawrence Vannice* decd.,
 the sum of *One & 75/100* DOLLARS,
 on account of *Internal Revenue Stamps*

\$ *1.75*

WM. D. BURFORD, PRINTER, INDIANAPOLIS

Parker Crabb & Co~~Farmers' Co-Operative Insurance Association Of Hendricks County.~~DANVILLE, INDIANA, *11/9*

1898

RECEIVED of *Henry Kuntz* *Lawrence Vannice*
 Sum of *Twenty five* DOLLARS,
 on assessment No. *100*

Charles Sanders Secretary

Danville, Ind.,

April 5th

1898

Received of

Henry Kuntz adminr.*Eighty five*

Dollars and

Cents,

In full for account funeral
 Expenses *Lawrence Vannice* deceased
(\$85.00) *W. A. McClelland*

Danville, Ind.,

Oct. 29

1898

Received of

Harry F. Kurtz

Dollars and

Cents,

Six
in full for paper & border used on
Lawrence Vanice Residence per Mullard Christie
W. H. M. C. Mullard
Att. F.

VOUCHER NO.

Oct 29

1898

Received of

Harry F. Kurtz

, the ~~Executor~~

of

Lawrence Vanice

the sum of

five

DOLLARS,

on account of

paper hanging

\$ *5-00/100*

D. M. Christie

W. H. Morrison & Co., Printers, Indianapolis.

VOUCHER NO.

Danville Ind. Oct. 29 - 1898

Received of

H. F. Kurtz

, the Administrator

of the estate of

Lawrence Vanice

, deceased.

the sum of

seven

50 DOLLARS,

on account of

making abstract

\$ *7 50*

Patton & Patterson

W. H. Morrison & Co., Printers, Indianapolis.

No. 261

MARION TOWNSHIP.

\$ 9.52

100

RATES OF TAXATION.

First One-Half
68 Cents,
and
\$1.50 on Poll.Second One-Half
48 Cents,
and
\$1.50 on Poll.

TREASURER'S OFFICE,

Danville, Hendricks County, Ind.,

5/2

1898.

RECEIVED OF

the sum of

Henry F. Kurtz
Nine & 52/100

DOLLARS,

100

In full for MAY INSTALLMENT of State, County, School, Township, Special School and
Road Taxes, for the year 1897, on Poll and Personal Property, and on the following described
Real Estate, to wit:

Total Value Property, \$14.00

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BLOCK.
Grass of Lawrence Vannice								

280

O. M. P. R. S. C.

Treasurer Hendricks County.

W. E. B. BUIFORD, INDIANAPOLIS.



RECEIVED OF

Danville Ind. Oct. 29 1898

H. F. Kurtz

Twenty

Dollars

In full for merit for Lawrence
Vannice deceased

\$20.00

S. W. Stebb

No. 261

MARION TOWNSHIP.

\$ 6.72

100

RATES OF TAXATION.

First One-Half
68 Cents,
and
\$1.50 on Poll.Second One-Half
48 Cents,
and
\$1.50 on Poll.

TREASURER'S OFFICE,

Danville, Hendricks County, Ind., 10/14 1898.

RECEIVED OF

the sum of Six & 72/100 DOLLARS,

In full for NOVEMBER INSTALLMENT of State, County, School, Township and Special School Taxes, for the year 1897, on Poll and Personal Property, and on the following described Real Estate, to wit:

Total Value Property, \$ 1400

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	NAME OF TOWN.	LOT.	BLOCK.
Guard of Lawrence Vannice								

WM. B. BURFORD, INDIANAPOLIS.

O. M. Piesol, Treasurer Hendricks County.

No. App

DANVILLE CORPORATION.

\$ 10 62

100

RATES OF TAXATION.

First One-Half
\$1.24,
and
\$1.50 on Poll.Second One-Half
59 Cents,
and
\$1.50 on Poll.

TREASURER'S OFFICE,

Danville, Hendricks County, Ind., 10/14 1898.

RECEIVED OF

the sum of Ten & 62/100 DOLLARS,

In full for NOVEMBER INSTALLMENT of State, County, School, Township and Special School Taxes, for the year 1897, on Poll and Personal Property, and on the following described Real Estate, to wit:

Total Value Property, \$ 1800

DESCRIPTION OF LAND.	SEC.	TOWN.	RANGE.	ACRES.	HUND.	DANVILLE CORPORATION.	LOT.	BLOCK.
	1						5	11

WM. B. BURFORD, INDIANAPOLIS.

O. M. Piesol, Treasurer Hendricks County.

No. _____

Nov. 29-

1894

RECEIVED OF Henry Kusty Adminr of Estate
of Lawrence Vanatta - Four \$⁰⁰ DOLLARS
in full for Fire Insurance Policy

\$ 4.80

H. A. Barnett
agt,

VOUCHER No.

November 7th

1898

RECEIVED OF Henry F. Kurtz,

, the

Administrator of Lawrence Vannice, died

the sum of Four hundred three & 30/100

DOLLARS,

on account of distribution to me in said estate as
an heir of decedent\$ 403.³⁰

Margaret J. Kurtz

WM. B. BURFORD, PRINTER, INDIANAPOLIS

No.

CLERK'S OFFICE,

\$ 19.45

Danville, Hendricks County, Ind.

4/27

1899

Received of Henry Kurtz

Administrator

of the Estate of Lawrence Vannice

deceased,

Nineteen

Dollars and

45
100

Cents,

In full of all costs

F. B. 7 Page 421

Mull & Martin

Clerk.

VOUCHER No.

November 7

1898

RECEIVED OF H. F. Kurtz

, the

Administrator of Lawrence Vannice

the sum of Twenty five

DOLLARS,

on account of Legal Services including trial

report

\$ 25.⁰⁰

Hogate & Blank

WM. B. BURFORD, PRINTER, INDIANAPOLIS

VOUCHER NO.

November 7th

1898

RECEIVED OF

Henry F. Kurtz

, the

Administrator of

Lawrence Vauvrie, decd.

the sum of

Four hundred three & 30/100

DOLLARS,

on account of

distribution to Isaac A. Vauvrie, being
his note for \$341.50 and Cash \$61.75.

\$403.30

WM. B. BURFORD, PRINTER, INDIANAPOLIS

H. F. Kurtz
Assignee of Lawrence Vauvrie

VOUCHER NO.

November 7th

1898

RECEIVED OF

Henry F. Kurtz

, the

Administrator of

Lawrence Vauvrie, decd.

the sum of

Four hundred three & 30/100

DOLLARS,

on account of

being my note of \$334.48 and Cash
\$68.82

distribution to me as heir of decedent

\$403.30

WM. B. BURFORD, PRINTER, INDIANAPOLIS

H. F. Vauvrie

VOUCHER NO.

November 7th

1898

RECEIVED OF

Henry F. Kurtz

, the

Administrator of

Lawrence Vauvrie, decd.

the sum of

Four hundred three & 30/100

DOLLARS,

on account of

distribution to me as heir of decedent

\$403.30

WM. B. BURFORD, PRINTER, INDIANAPOLIS

Phoebe E. Bagan

VOUCHER NO.

November 7th

1898

RECEIVED OF

Henry F. Kuntz

, the

Administrator of

Lawrence Vannice, decd.

the sum of

Four hundred three & 30/100

DOLLARS,

on account of

distribution to me as heir of decedent
Mary E. Carson.

\$ 403.³⁰

W. B. BURFORD, PRINTER, INDIANAPOLIS, IN.

VOUCHER NO.

November 7th

1898

RECEIVED OF

H. F. Kuntz

, the

Administrator of

Lawrence Vannice, decd.

the sum of

Four hundred three & 30/100

DOLLARS,

on account of

distribution to me as heir of decedent
being my note for \$319.³⁵ and cash \$83.95

\$ 403.³⁰

W. B. BURFORD, PRINTER, INDIANAPOLIS, IN.

State of Indiana. Hendricks County, p:-

In the matter of the Estate of
Lawrence Vauoise, decd.

The undersigned administrator gives
an account of his proceedings in this final report.

	Dols.	Cts.
I am chargeable with the Inventory	\$ 988	10
Interest on Note of H. E. Vauoise	19	35
" " " of H. A. Vauoise	34	48
" " " " I. A. "	41	55
Rent of Real Estate	60	00
Recd. from sale of Real Estate	1550	00
Total Charges.	\$ 2,693	48
I claim credits as follows:-		
1 H. R. McClelland, Funeral	85	00
2 Chas. Saunders, Commissions on sale of Real Estate	25	00
3 Parker, Crobb & Co. Revenue Stamps	1	75
4 Trotter & Patterson, Abstract	7	50
5 L. M. Christie, Paper Hanging	5	00
6 H. R. McClelland, Wall paper,	6	00
7 S. W. Steele, monument for deceased,	20	00
8 O. M. Piersol, Treas. Taxes	9	52
9 " " " "	10	62
10 " " " "	6	72
11 " " " "	35	64
12 " " " "	10	89
13 L. A. Barnett, Insurance	4	80
14 Hogate & Clark, Legal Services	25	00
15 Moll C. Master, Clerk,	19	45
16 Administrator's Compensation 297.89	25	00
17 Margaret L. Kuntz, Distribution	403	30
18 Phebe E. Ragan "	403	30
Carried Forward	\$ 1,104	49

<i>Brought Forward</i>		\$1,104	49
19	H. A. Vauince, distribution	403	30
20	H. F. Kuntz, Assignee I. A. Vauince	403	30
21	H. E. Vauince, distribution	403	30
22	Mary E. Carson, "	403	30
<i>Total Credits</i>		\$2,717	69

Recapitulation:-

Total Charges	2693	48
Total Credits	2717	69
<i>Overpaid by mistake</i>	\$24	11

The administrator shows that the above accounting is correct and that he has overpaid, by error in distributing too much, the sum of \$24.¹¹ as above shown. He says that James Vauince being indebted to the estate took no part and he files his release herewith; that I. A. Vauince assigned his interest to H. F. Kuntz, and his assignment is filed herewith; that D. M. Vauince, an heir was indebted by note more than his distributive share and his note is filed herewith. He says this report is correct, and he asks that it may be approved and he may be discharged from his bond and trust.

H. F. Kuntz
Administrator

Subscribed and sworn to this 28th day of April 1899.

James L. Clark
Notary Public

My Commission Expires
Sept. 16, 1900

by th
this
Lawr
elev

\$ 1125 No. Due September 17 1895
One day days after date I promise
to pay to the order of L. Vannice
Negotiable and payable at Danville Ind
Four Hundred & twenty five Dollars,
And attorney's fees. Value received, without any relief whatever from valuation or appraisement laws. With interest at the rate of ~~10~~ PER CENT. PER ANNUM AFTER MATURITY. The drawers and endorsers severally waive presentment for payment, protest, and notice of protest, and non-payment of this note.
David M. Vannice
Benson, Stewart & Co., Booksellers, Indianapolis, Ind.

Indiana, of which real es

And he also agrees to and does hereby relinquish to the other heirs of the said Lawrence Vannice all his right, title, interest or claim in and to the real estate and personal property of the said Lawrence Vannice, and the proceeds arising from the sale of either the said real estate or personal property. And the said James O. Vannice in consideration of the premises aforesaid, agrees not to claim or receive from the estate of the said Lawrence Vannice any portion or distributive share from the administrator of the said estate.

Said notes to be surrendered are described as follows:- One for \$1500.00 dated May 27th. 1890, due in three years from date payable to Lawrence Vannice and signed by James O. Vannice, with six per cent. interest after maturity.

One for \$1000.00 dated May 27th. 1890 due in four years from date payable to Lawrence Vannice and signed by James O. Vannice, with six per cent. interest after maturity.

And the said James O. Vannice does hereby acknowledge the receipt of the said notes above mentioned this 27th. day of October 1893.

Witness my hand this 27th. day of October 1893.



x *James O. Vannice*
J. G. Hartz
Administrator of Lawrence Vannice, decd.

James O. Vannice, in consideration that his two notes held by the estate of Lawrence Vannice deceased be surrendered to him at this time, agrees to sign a deed, (together with the other heirs of Lawrence Vannice) conveying to Lemon M. Christie Lot five (5) in Block eleven (11) in the town of Danville Hendricks County in the State of Indiana, of which real estate the said Lawrence Vannice died seized. And he also agrees to and does hereby relinquish to the other heirs of the said Lawrence Vannice all his right, title, interest or claim in and to the real estate and personal property of the said Lawrence Vannice, and the proceeds arising from the sale of either the said real estate or personal property. And the said James O. Vannice in consideration of the premises aforesaid, agrees not to claim or receive from the estate of the said Lawrence Vannice any portion or distributive share from the administrator of the said estate.

Said notes to be surrendered are described as follows:- One for \$1500.00 dated May 27th. 1890, due in three years from date payable to Lawrence Vannice and signed by James O. Vannice, with six per cent. interest after maturity.

One for \$1000.00 dated May 27th. 1890 due in four years from date payable to Lawrence Vannice and signed by James O. Vannice, with six per cent. interest after maturity.

And the said James O. Vannice does hereby acknowledge the receipt of the said notes above mentioned this 27th. day of October 1898.

Witness my hand this 27th. day of October 1898.



James O. Vannice
56 J. H. L. L. L.
Administrator of Lawrence Vannice, decd.

In consideration of the sum of Three hundred and sixty five Dollars, I, Isaac N. Vauoise, heir at law of Lawrence Vauoise deceased, do hereby sell, assign and set over to Henry F. Keutz, all my right, title, interest and claim in and to all the estate, real and personal that descended to me from my father the said Lawrence Vauoise, deceased; and the said Henry F. Keutz, is hereby authorized to receive ^{all} ~~and~~ sums that otherwise would be coming to me from the estate of the said Lawrence Vauoise, deceased, and, if necessary, to receipt in my name for all such sums, and to execute receipts and acquittances in my name. And the said Isaac N. Vauoise does hereby agree to convey, by deed, all his interest in the real estate which descended to him from the said Lawrence Vauoise, deceased, in which deed the wife of the said Isaac N. Vauoise will join.

Witness my hand this 1st day of April 1898.

I N. Vauoise

Witness:
Enoch K. Hozate

I. N. Vauoise's note for 7. 1898. amounted to
\$ 341. 55

Contract
Isaac N. Vauviel
to
Henry F. Kientz

To. 1802

Estate of Lawrence
Vaunice, deceased

Orb 22876

Final Report

Filed April 28, 1899 and set
for hearing May 20, 1899

Wells O Masters

Clerk

Examined and
approved this 23rd
day of May 1899

Thomas H. Dyer
Judge

Horatio Clark
Attys. for Admr.

LAWRENCE VANNICE

ESTATE

1898

HENDRICKS COUNTY, INDIANA