

No. 702, Pa. 59

HENDRICKS COMMON PLEAS COURT.

PROBATE.

ESTATE OF

John Staught

Disposed of at  
March Term 1874

Nelson Staught Administrator

September 28th 1875

See Book 4, Pa. 149

State of Indiana, *Franklin* County, ss:

*Nelson Taught* being duly sworn  
before the Clerk of the *Franklin* Court of the County aforesaid, upon  
his oath says that *John H. Taught*

departed this life in said County, intestate, as he believes, on the *31st*  
day of *July* 1875; that said *John H. Taught*  
left a personal estate to be administered, of the probable value, as he is informed  
and believes, of *four hundred & fifty* dollars:  
and further says not.

Signed:

*Nelson Taught*

Sworn to and subscribed before me, this *28th* day of *September* 1875

*L. W. Jenkins* Clerk.

In the matter of the Estate of

*John M. Haught,*

deceased.

*Filed*

Petition for Administration.

Filed

*Sept 28* 18*75*

*L. W. Johnson* Clerk.

Know all Men, that we, *Nelson Haught and George W. Haught*  
 are bound unto the STATE OF INDIANA in the penal sum of  
*Three hundred* Dollars, for the payment  
 of which we, jointly and severally, bind ourselves, our heirs, executors and administrators.  
 Sealed and dated this *28th* day of *September*, 1875

The Condition of the above Obligation is, That if the above bound  
*Nelson Haught* shall faithfully discharge the duties of  
 his trust as Administrator of the  
 Estate of *John A. Haught*, deceased, according to law  
 then the above obligation is to be void, else to remain in full force.

*Nelson Haught* SEAL  
*George W. Haught* SEAL  
 SEAL

Approved by me, the *28* day of *September*, 1875  
*Livingston Woodland*, Judge  
 C. C. of *Dunkirk* County.

State of Indiana, *Dunkirk* County.  
 I, *Nelson Haught*, swear that I will faithfully  
 discharge the duties of my trust as Administrator of the Estate of  
*John A. Haught*, deceased, according to law. So help me God.

Subscribed and sworn to before me, the *29th* day of *Sept*, 1875  
*L. W. Jenkins*, Clerk  
 C. C. of *Dunkirk* County.

State of Indiana, \_\_\_\_\_ County.  
 I, \_\_\_\_\_, swear that the Personal  
 Property of \_\_\_\_\_, deceased, is not worth over  
 \_\_\_\_\_ Dollars, as I believe, and that said decedent  
 died on the \_\_\_\_\_ day of \_\_\_\_\_, 1877. So help me God.

Subscribed and sworn to before me, the \_\_\_\_\_ day of \_\_\_\_\_, 1877  
 \_\_\_\_\_, Clerk  
 C. C. of \_\_\_\_\_ County.

STATE OF INDIANA, *Spencer* COUNTY.

I, *George W. Daught*, swear that I am worth, over and above my indebtedness, *One thousand* Dollars, as I believe. So help me God.

Subscribed and sworn to before me, the *28th* day of *Sept*, 18*75*,  
*B. W. Jenkins*, Clerk  
C. C. of *Spencer* 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 \_\_\_\_\_, 18*7*  
\_\_\_\_\_, Clerk  
C. C. of \_\_\_\_\_ County.

*Filed*  
THE STATE OF INDIANA,  
*George W. Daught* County.  
Filed in *Sept* *28th*  
*1875*  
*L. W. Jenkins*, Clerk.  
*Recorded page 73.*

To }  
\$ *900* <sup>*00*</sup>  
BOND  
Administrators  
*John D. Daught*

**AN INVENTORY** of the Personal Estate of John F Faught  
 deceased, taken by Nelson Faught. Administrator,  
 and appraised by Georg S Culbertson  
 and J. P. Stevenson

No.	DESCRIPTION OF PROPERTY.	Valuation of Property.		No.	PROPERTY TAKEN BY THE WIDOW.	Valuation of Property taken by the Widow.	
		Dollars.	Cts.			Dollars.	Cts.
3	yearling Steers	55	00				
1	Bone heifer	15					
1	White cow	25					
4	Acre corn	32					
1	Mans Saddle	3					
1	one horse Buggy	80					
1	Set buggy harness & whip	20					
1	Bare horse	45					
1	Cash for one White cow sold	30					
1	Bible	2					
1	Trunk		25				
1	Flash & Shot, bag	1	00				
1	Note of hand	308	25				
Denner Coleridge Myrtle 6th-1894 for three Hundred and Fifty three Dollars signed E F Milham B A Morning Said is considered desperate & we do not put any value on it. \$308.25							

State of Indiana, Hendricks County:

We, George S Culbertson and J. P. Stevenson swear that we will honestly appraise the Personal Estate of John F. Faught deceased, which may be exhibited to us; so help us God.

George S Culbertson  
James P. Stevenson } Appraisers.

Subscribed and sworn to before me, this Eighth day of October 1875  
Nelson Faught, Administrator

State of Indiana, Hendricks County:

I, Nelson Faught Administrator of the Estate of John F. Faught deceased, swear that the foregoing is a true and complete inventory of all the Personal Estate of said decedent, which has come to my knowledge; and ~~also of the property taken by the widow, on the Eighth day of October 1875, so help me God.~~

Subscribed and sworn to before me, this 11th day of Nov 1875  
L. W. Jenkins  
Clerk of the Hendricks Circuit Court.

Estate of John A. Houghton  
deceased.

**INVENTORY.**

*Checked*

Filed Nov 14th 1879

*S. A. Leatkins Clerk*  
*Revised page 507*  
*fee 40c*



# Account of the Sale of the Personal Property

Of John F. Faught, deceased, sold by Nelson Faught  
Administrator, at the late residence of the decedent, at Public Sale, on the  
sixth day of November, 1875

No. as on the Inventory.	NAMES OF ARTICLES.	Amount sold for.		TO WHOM SOLD.	Cash or Surety.
		Dolls.	Cts.		
1	Shot Bag +		60	Hiram Rice	Cash
2	Powder Flask x		80	" " Rice	Cash
3	Bible	3	25	H. H. Faught	
4	Trunk		60	George W. Faught	
5	Saddle & martingales	4	75	J. P. Stevenson	Security given
6	Bugge	115	00	George W. Faught	
7	Bugge Harness	22	25	" " " "	
8	Bugge whip	1	50	" " " "	
9	Heifer	25	00	" " " "	
10	Steer <sup>red</sup> roan	31	00	" " " "	
11	Steer <sup>white</sup> roan	41	00	" " " "	
12	Steer <sup>white</sup> roan	41	00	" " " "	
13	White cow	46	00	" " " "	
14	Roan Horse	110	00	" " " "	
15	lot of corn in field of		42 50	" " " "	
			<u>\$485 25</u>		

**State of Indiana, Hendricks County:**

I, Henry H. Faught, Clerk of the Sale of the Personal Property of John F. Faught, deceased, swear that the foregoing Sale Bill is a true account thereof.

Subscribed and sworn to before me, this \_\_\_\_\_ day of sixth day, 1876

Henry H. Faught  
Nelson Faught Administrator

**State of Indiana, Hendricks County:**

I, Nelson Faught, Administrator of the estate of John F. Faught, deceased, swear that the foregoing Sale Bill is a true account of the Sale of the Personal Property of the decedent, not taken by the widow.

Subscribed and sworn to before me, this 22 day of May, 1876

Nelson Faught Adm<sup>r</sup>  
L. W. Jenkins, Clerk  
of the Circuit Court of Hendricks County.

ESTATE OF

John B. Fawcett  
Deceased.

SALE BILL.

*Clair*

Filed

May 22 1876

*Levy Brothers & Co*

Braden & Burford, Printers, Indianapolis.

Recorded P. 327. 70

State of Indiana, Hendricks County, Set:

IN THE HENDRICKS CIRCUIT COURT.

To the January Term, 1876.

Nelson W Faught  
adm'r. of the Estate of  
John F. Faught  
VS.

George W Faught  
Henry A W. Faught  
Fernando Armstrong

PETITION FOR THE SALE OF LAND.

Notice is hereby given that the said Nelson W Faught as  
adm'r. of the Estate of the Estate of John F. Faught  
has this day filed his petition to sell the Real Estate of the said  
John F. Faught, deceased, his personal being insufficient  
to pay his debts, and that said petition will be heard and determined at the next Term  
of said Circuit Court, to be begun and held at the Court House in the Town of  
Danville, on the 1<sup>st</sup> Monday of January,  
A. D. 1876.

Witness, the Clerk of said Court, this 11<sup>th</sup>  
day of November, A. D., 1875.

S W Jenkins, Clerk.

a true copy of original Notice

S W Jenkins  
S W Jenkins

Nelson H Fought  
vs  
George W Fought  
et al

Notices posted  
up Nov<sup>r</sup> 13<sup>th</sup> 1875  
N.B. Chamberlain  
2 in Manchester  
1 at Bill Town

Accepted

I hereby certify that I posted up three Notices  
(of which the within is a true copy) in three public  
places in Marion Township in Hendricks County and  
done November 13<sup>th</sup> 1875

Mileage 1.60  
advertisement 1.00  
Return 10  
\$2.70

J. J. Hawkins  
Clerk

By N. B. Chamberlain  
Deputy

The State of Indiana Hendrick's County  
Circuit Court July Term 1876

In the matter of the  
Estate of John F.  
Faught deceased

Nelson H. Faught  
administrator of the estate of John  
F. Faught deceased states and  
represents to the Court that said  
decedent died intestate; that the  
personal assets of the estate amount  
to about \$500; that the debts of the  
estate so far as they have come to the  
knowledge of said administrator  
amount to about \$1500, showing  
an insufficiency of the personal  
estate to pay debts of \$1000.

Said administrator says that the decedent  
died the owner in fee of the following  
described real estate in Hendrick's County  
Indiana to wit: The E<sup>1</sup>/<sub>2</sub> of the E<sup>1</sup>/<sub>2</sub> of the  
S<sup>1</sup>/<sub>4</sub> of Section 29 in Township 16 North, of  
Range 2 West containing 40 acres. Also  
20 acres off of the West side of the E<sup>1</sup>/<sub>2</sub>  
of the S<sup>1</sup>/<sub>4</sub> in same section Township  
and range - all of the probable value  
of \$2500. And he says that the decedent  
left surviving him as his only legal  
heirs his father George H. Faught, his  
brother Henry H. Faught, both of whom  
are adults, and his nephew Fernando  
Armstrong, son of his deceased sister

No. 55

Hendricks Circuit Court  
January Term 1876

In the matter of the  
estate of John F.  
Faight deceased

Petition to sell  
land of

Filed Nov. 10, 1875  
L. W. Jenkins  
Clerk

Filed  
Madley Ogden  
for Administrator

Sarah Armstrong, who is five years  
of age, and he asks an order of  
sale  
Alban Faight Administrator

Subscribed and sworn to before me on  
the 10th day of November A.D. 1875  
L. W. Jenkins  
Clerk

STATE OF INDIANA,

SS:

Hendricks County,

Personally appeared before the undersigned

John M. Seearce publisher of

The Danville Union

a public Weekly Newspaper of general circulation, printed

and published in Danville

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 11th

day of November 1876, and the last on the

25 day of November 1876

John M. Seearce

Subscribed and sworn to before me, this 11th day of Jan'y 1876

J. A. Jenkins Clerk

Received,

dollars and

cents,

in full for publishing the above notice

**Hadley & Ogden, Atty's.**  
**PETITION FOR THE SALE OF LAND.**  
 STATE OF INDIANA } ss.  
 HENDRICKS COUNTY, }  
 In the Hendricks Circuit Court. To the Janu-  
 ary term, 1876.  
 Nelson H. Faught, Administrator of the estate of John F. Faught,  
 vs.  
 George W. Faught, Henry H. Faught, Fernando Armstrong.  
 Notice is hereby given that the said Nelson H. Faught, Administrator of the estate of John F. Faught, has this day filed his petition to sell the real estate of the said John F. Faught, deceased, his personal being insufficient to pay his debts, and that said petition will be heard and determined at the next term of said Circuit Court, to be begun and held at the Court-house in the town of Danville, on the first Monday of January, A. D. 1876.  
 Witness, the Clerk of said Court, this 10th [SEAL] day of November, A. D. 1876.  
 L. W. JENKINS, Clerk.  
 Nov. 11.

STATE OF INDIANA,

SS:

Hendricks County,

Personally appeared before the undersigned

John M. Seearce publisher of

The Danville Union

a public Weekly Newspaper of general circulation, printed

and published in Danville

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 11th

day of November 1875, and the last on the

25 day of November 1875

John M. Seearce

Subscribed and sworn to before me, this 24th day of March 1876

L. W. Jenkins Clerk

Received,

dollars and

cents,

in full for publishing the above notice



Faught  
Land Sale

Filed

Printer's Fee \$6.00

Filed Mar; 28<sup>th</sup> / 46  
L. W. Jenkins  
Clerk

To  
Nelson H. H. Faught  
ad'mr of pro. H. Faught  
George H. Faught  
et al  
Land Sale

Filed

Printer's Fee \$7.00

J. H. scene

Filed June 14<sup>th</sup> 1876  
L. W. Jenkins  
Clerk

STATE OF INDIANA

County,

EDITOR'S AFFIDAVIT

STATE OF INDIANA

County,

EDITOR'S AFFIDAVIT

STATE OF INDIANA, )  
Merricks COUNTY.

Wm. & J. Braden, Printers, Indianapolis, Indiana.

We, Harvey Buntain and Jefferson Kessler  
swear that we will honestly appraise the Real Estate of John D. Haught  
, deceased, which may be exhibited to us.

H. Buntain  
J. Kessler } Appraisers.

Subscribed and sworn to, this 17<sup>th</sup> day of January, 1876  
before me.

L. G. Denton's Clerk

An Inventory and appraisement of the Real Estate of  
John D. Haught, deceased, and described as follows, to-wit:

The E<sup>1</sup>/<sub>2</sub> of the N<sup>1</sup>/<sub>2</sub> of the S<sup>1</sup>/<sub>4</sub> of Section  
29 in Township 16 North of Range  
2 West containing 40 acres,  
Also 20 acres off of the West side of  
the E<sup>1</sup>/<sub>2</sub> of the S<sup>1</sup>/<sub>4</sub> in same section,  
Township and range.

And appraised by us at \$ 2750

H. Buntain  
J. Kessler } Appraisers.

Administrator's Appraisement of Real Estate,

ESTATE OF

*John F. Haught*  
Deceased.

*Nelson Haught*  
Administrator.

Filed 28<sup>th</sup> day of March 1876

*L. F. [Signature]*  
Clerk.

*Sord*

Know all men by these Presents, That we Nelson Faught and George W. Faught are bounden unto THE STATE OF INDIANA, in the penal sum of Fifty four hundred Dollars, to pay which we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed and dated the 13<sup>th</sup> day of March 1876

THE CONDITION OF THE ABOVE OBLIGATION IS, That as the above bound Nelson Faught Administrator of the Estate of John D. Faught deceased, has been ordered by the Circuit Court of Hendricks County, to sell Real Estate of John D. Faught decd.

Now if the said Nelson Faught 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.

Nelson Faught SEAL  
George W. Faught SEAL  
 SEAL

Approved the 4<sup>th</sup> day of March 1876  
Ernest M. Howland  
 JUDGE Circuit Court of Hendricks County.

State of Indiana, Hendricks County, ss:

I, George W. Faught swear, that I am worth, over and above my indebtedness, Six thousand Dollars, as I believe. So help me God.

George W. Faught

Subscribed and sworn to before me, the 13<sup>th</sup> day of March 1876  
S. W. Johnson Clerk  
 Circuit Court of Hendricks 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 \_\_\_\_\_ 1877  
 \_\_\_\_\_ Clerk  
 Circuit Court of \_\_\_\_\_ County.

Private sale 1/3 cash 2/3 in 9 & 1/8 of per  
2 week notice by posting notices in 5 public  
places in township

ESTATE OF

*John T. Staught*

DECEASED.

*Nelson Staught*  
ADMINISTRATOR.

CIRCUIT COURT

*2 Nov;* Term, 1876

Bond to Sell Real Estate

Filed *Nov 1* L.S. 1876

*L. M. Lusk*  
CLERK.

ATTORNEY.

Braden & Burford, Printers, Indianapolis, Ind.

Nelson H Haugh  
Adminr of the estate of  
John F Haugh dec'd

Mar 28 1876

147

1876

212

George W Faugh  
Henry H Faugh  
Fernando Armstrong

Comes now ~~the~~ said Administrator  
and it appearing to the satisfaction  
of the Court by the affidavit of  
John H Searse publisher of the  
Danville Union a newspaper  
printed and published in Hendricks  
County and State of Indiana and  
of general circulation therein  
that notice of the pendency of said  
petition had been published in  
said newspaper for three weeks  
successively the last of which  
publications was more than thirty  
days before the first day of the  
present Term of this Court  
That each of said defendants  
had been duly notified of the  
pendency of said petition and  
upon notice of the petitioner the defendants  
George W Faugh and Henry H  
Faugh are each three times  
lawfully called and come not but  
herein wholly make default  
And said petitioner now suggests  
to the Court that the defendant

Fernando Armstrong is a  
person under the age of Twenty  
one years. Whereupon the Court  
appoints Thomas J. Coffey an  
Attorney of this bar to defend  
~~for~~ as guardian Ad Litem  
of said infant defendant to  
defend for and on behalf of  
said Fernando Armstrong -  
and now also comes said Thomas  
J. Coffey and files his answer  
to the petition herein. And this  
Cause is now submitted to  
the Court for trial finding  
and order - and the evidence  
being heard & the Court being  
fully advised on the premises  
finds the allegations of said  
petition to be true and that the  
lands described in the petition  
to wit - the E 1/2 of the W 1/2 of the  
S E 1/4 of Sec. 29 in Township 16  
North of Range 2 West - 40 acres  
Also 30 acres app of the West side  
of the E 1/2 of the S E 1/4 in said  
Sec. Township and Range - in  
Hendricks County and State  
of Indiana - should be sold for  
the payments of the debts against said  
estate

And the Court appoints Henry H  
Buntain and Thomas J. Resler

To Appraise the value of the Real Estate described in the petition and also comes said appraisers and report into open Court their appraisement which appraisement is in the books and figures following Town (see <sup>(copy 112)</sup> insert)

And said Administrator thereupon comes and files his additional bond in the penal sum of \$5400.00 with George W. Raugh as his surety, which bond is examined and approved by the Court

It is therefore ordered by the Court that said Administrator proceed to sell the lands above described and in said petition described at private sale, for not less than the full appraised value thereof, having first given notice of said sale by posting printed or written notices thereof in not less than five public <sup>places</sup> in the Township wherein the lands are situated - said sale to be made for  $\frac{1}{3}$  cash  $\frac{1}{3}$  in wine and  $\frac{1}{3}$  in Eighteen months the purchaser giving his notes secured by mortgage on the premises for the deferred payments

1771

#

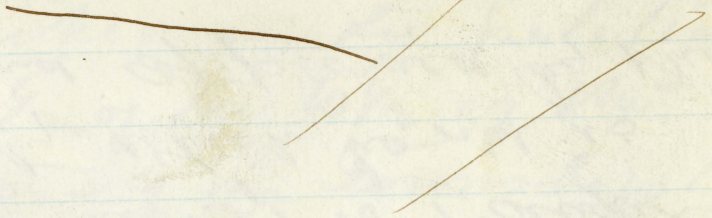


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1-ought

Land Sale

Entry



11  
Cash

State of Indiana Hendricks County  
In the Circuit Court  
March Term 1876

Nelson Raught  
Plaintiff

vs  
George W. Raught  
Defendant

Comes now Thomas J. Cooper  
Appointed by the Court as guardian  
Ad Litem of the infant Defendant  
Hermann Armstrong, do appear  
for and on behalf of said infant  
in the above entitled cause  
and for answer to the petition  
devised and every allegation  
therein contained and asks the  
Court to require strict proof  
of the same

Thomas Cooper  
Guardian Ad Litem

April 16<sup>th</sup> 1876  
This to certify that I Nelson Raught administrator  
of the Estate of John F. Raught Deceased By virtue  
of an order of the Hendricks County Circuit Court  
have this Day sold to George W. Raught the following  
described Real Estate in Hendricks County Indiana  
to wit the East half of West half of the  
south East quarter of section twenty nine in  
township sixteen North of range two West  
containing forty acres more or less For the sum  
of Eighteen hundred Dollars the said Raught  
on the same day presenting a bill against said  
Estate supported by affidavit for twelve  
hundred and fifty Dollars & 37 <sup>100</sup>/<sub>100</sub> which was  
allowed and paid in full out of the proceeds  
of the land sale, his receipt filed here in with  
vouchers for the said amount of \$1250<sup>37</sup>/<sub>100</sub> leaving  
a balance in favour of said Estate of \$849<sup>63</sup>/<sub>100</sub>  
for which the said Raught Executed his notes  
for in two payments one for \$249<sup>63</sup>/<sub>100</sub> in nine months  
and one in eighteen months for \$600<sup>00</sup>/<sub>100</sub> secured  
by mortgage on the said lands notes bearing  
six percent Interest from Date  
Nelson Raught Administrator

Certificate of  
Land Sale  
Amount \$180,000

No 5-8-

John Baugh's Estate

Act of Guardian  
Ad Litem

Filed Nov. 28<sup>th</sup> 1876  
L. H. Jenkins  
Clerk

Attest

Thos. J. Coffey  
Recorder

THIS INDENTURE WITNESSETH,

That George W Fought and Malinda M Fought his wife

of Hendricks County, in the State of Indiana

Mortgage and Warrant to Nelson Fought Administrator of the Estate of John F Fought Deceased

of Hendricks County, in the State of Indiana

the following REAL ESTATE, in Hendricks County, in the State of Indiana, to wit: the East half of the South East quarter of section Twenty nine in township sixteen North of Range two west containing forty acres more or less

to secure the payment when they become due of two Promisory Notes one for two hundred and forty nine Dollars and 43 cts Due in nine months & one for six hundred Dollars Due in Eighteen months from Date of this instrument with six percent per annum from Date Made payable to Nelson Fought Administrator of John F Fought Deceased at Danville Ind

and the mortgagor expressly agree, to pay the sum of money above secured, without relief from valuation laws.

In Witness Whereof, The Mortgagors have hereunto set their hand and seal this 16th day of April A. D. 1876

George W Fought [Seal.]

Malinda M Fought [Seal.]

[Seal.]

[Seal.]


State of Indiana, *Hendricks* County, ss:

Before Me, *George W Turner*

*Justice* in and for said County, this *15* day of *April* 187*6* *George W Fought and Malinda M Fought his wife*

acknowledged the execution of the annexed *Mortgage* ~~Mortgage~~

Witness my hand and *Justice* seal, this *15* day of *April* 187*6*

*George W Turner*   
*Justice of the peace*

No. 309.

**MORTGAGE.**

SHORT FORM.

*G. W. Fought*  
*and wife*  
TO  
*Malinda Fought*  
*debtors*

RECEIVED FOR RECORD

The *14* day of *July*  
A. D. 187*6* at *7 o'clock, P. M.*, and  
recorded in Record *10*

Page *306*

*J. Rankins*

Recorder of *Hendricks* County.

Braden & Burford, Printers, Indianapolis.

*The 1<sup>st</sup> 25<sup>th</sup> Party*  
*Wm Fought*  
*coll.*

THIS INDENTURE WITNESSETH,

That *Henry H Fought and Martha Jane Fought his wife*

of *Hendricks* County, in the State of *Indiana*

Mortgage and Warrant to *Nelson Fought*

Administrator of the Estate of *John F Fought Deceased*

of *Hendricks* County, in the State of *Indiana*

the following REAL ESTATE, in *Hendricks* County, in the State of *Indiana*, to wit:

*Twenty acres off of the west side of the East half of the South East quarter of section twenty nine in township sixteen North of Range Two west Estimated at Twenty acres more or less to secure the prompt payment of two Promisory notes*

to secure the payment when *they* become due of *two Promisory notes for three hundred Dollars each at six percent Interest per annum from Date of this instrument, one Made due in nine months & one in Eighteen months without any relief from valuation or appraisal laws Made Payable to Nelson Fought adm<sup>r</sup> of John F Fought Deceased at Danville Ind*

and the mortgagor expressly agree to pay the sum of money above secured, without relief from valuation laws.

In Witness Whereof, The Mortgagor has hereunto set *their* hands and seal this *16<sup>th</sup>* day of *April* A. D. 187*6*

*Henry H Fought* [Seal.]

*Martha J Fought* [Seal.]

[Seal.]

[Seal.]

State of Indiana, *Hendricks* County, ss:

Before Me, *George W Turner* Justice in and for said County, this *15*

day of *April* 187*6*  
*Henry H. Gaught and Martha J Gaught his wife*

acknowledged the execution of the annexed Mortgage.

Witness my hand and *Justice* seal, this *15* day of *April* 187*6*  
*George W Turner* Justice



No. 309.

MORTGAGE.

SHORT FORM.

*H H Gaught*  
and *Martha*  
TO

*Nelson Gaught*  
*Turner*

RECEIVED FOR RECORD

The *6<sup>th</sup>* day of *July*  
A. D. 187*6* at *9 o'clock* P. M., and  
recorded in Record *10*

Page *307*

*Conklin*  
Recorder of *Hendricks* County.

Praden & Burford, Printers, Indianapolis.

*Fee / 25 Paid*  
*By Nelson Gaught*  
*and*

Nelson Faught heir of  
John F. Faught dec'd  
vs  
George St. Faught  
et al

June 14-1816

9-11

Chas. J. J. 2

112

James now Nelson

Faught administrator of the estate of John F. Faught and presents to the Court a report of his proceedings in and about the sale of the real estate of the decedent for the payment of debts, which report is in the words and figures following: (here insert) and the Court after inspecting said report, exhibits, and the proofs offered in support thereof finds that said administrator has fully complied with the original order directing said sale, and the same is approved.

Thereupon said administrator presents to the Court for approval two deeds executed by him to the purchasers of said real estate, which deeds are approved by endorsement thereon.

It is therefore ordered that said sale be in all things approved and confirmed.



State of Indiana Hendricks County  
In the Circuit Court

June Term 1846

In the matter of the <sup>#</sup> Estate of John F. Faught deceased  
Land Sale

James M. W. comes now  
Helson Faught administrator of  
the estate of John F. Faught deceased  
and represents and shows to the  
Court that in pursuance of an  
order of said Court he gave notice  
that he would sell the  $\frac{1}{2}$  of the  $\frac{1}{2}$   
of the  $\frac{1}{4}$  of Section 29 in Township  
16 North, of Range two (2) West  
Containing 40 acres. Also 20 acres  
off of the West side of the  $\frac{1}{2}$  of  
the  $\frac{1}{4}$  in same section Township  
and range in Hendricks County  
Indiana, at private sale, on the  
terms specified in said order, by  
posting up printed notice thereof in  
five public places in Marion Township  
in said County where said lands are  
situate, on Saturday the 15<sup>th</sup> day of  
April 1846: And he says that on  
and up to said date (said notices  
being posted for three weeks before  
that day) he received bids for said  
premises; that on said day he  
sold to George W. Faught the following  
portion of said premises to wit;  
the  $\frac{1}{2}$  of the  $\frac{1}{2}$  of the  $\frac{1}{4}$  of Section

29, in township 16, north of Range  
2 West containing 40 acres, at and  
for the sum of \$1800. he being the  
highest and best bidder and that  
being the highest and best bid  
offered therefor. And at the same  
place and time (being on said prem-  
ises) he sold to Henry H. Faught 20  
acres off of the West side of the  
E<sup>1</sup>/<sub>2</sub> of the S<sup>1</sup>/<sub>4</sub> of said section 29  
Township and range aforesaid,  
at and for the sum \$900, he  
being the highest and best bidder  
and that being the best price  
offered therefor. And he says  
that said bids for the two parcels  
set out above constituted the full  
appraised value ~~thereof~~ and he  
then and there struck off and  
sold the same to said purchasers.  
And he says that the said George H.  
Faught paid on the parcel sold to him  
the sum of \$950.37 being <sup>part of</sup> amount  
allowed him on a claim filed against  
said estate, and executed his notes  
for the residue in two payments -  
the first for \$249.63 due in 9 months  
from date, and the other for \$600  
due in 18 months after date, with  
interest from date secured by mort-  
gages on the premises.

And he says that the said Henry

26. Faught paid ~~down~~ on the parcel sold to him the sum of \$300. which <sup>was</sup> part of a claim assigned to him by the said Geo. H. Faught - the same being allowed by said administrator against said estate; that he executed his notes for the residue of said purchase money payable in equal instalments at nine and eighteen months from date secured by mortgage on the premises, and bearing interest from date.

And he now brings into Court his deeds as such administrator to said purchasers and asks that they be approved. He also brings said <sup>notes and</sup> mortgages executed to him by said vendees to secure the unpaid purchase money due from them to him as such administrator. And he refers to the appraisement and proof of notice on file and asks that said sale be approved and confirmed in all things, and that he be discharged from further proceedings herein.

Alfon Faught administrator  
Subscribed and sworn to before me  
on this 22<sup>nd</sup> day of May 1876  
W Jenkins Clerk

On the Circuit Court  
June Term  
1846

Melrose Fayright debt  
of Geo. W. Fayright.

Geo. W. Fayright

et al

Repaent

Att. Gen. 14<sup>th</sup> 1846

L. H. Jenkins

clerk

Hadley Dyer  
clerk

Notice

Notice is hereby given, that by virtue of an order of the ~~Stenricks~~ Circuit Court of Stenricks County the undersigned administrator of the estate of John F. Faught deceased will offer for sale on the premises on Saturday the 15<sup>th</sup> day of April 1846, at private sale the following described real estate in said Stenricks County to-wit: The  $\frac{1}{2}$  of the  $\frac{1}{2}$  of  $\frac{1}{4}$  and 20 acres off of the west side of the  $\frac{1}{2}$  of  $\frac{1}{4}$  all in section 29 in township 16 north, of Range 2 West.

Terms: One third Cash, The residue in Equal payments at nine and eighteen months with note at interest warving benefit of appraisement and secured by mortgage on the premises.  
Wm. S. Bevin. Nelson Faught Adm<sup>r</sup>

Said administrator makes out that copies of the annexed notice were pasted, one at New Winchester, a second at crossing of Mayville and New Winchester road, one at George Faughts on road side near farm, one on highway near East side of Township. all public places in Marion Township, in which said lands are situate, ~~are~~

No 55

Execut Court.

Nelson & Fought heir  
of John H. Fought.

Dec. 27. 1876

Exal

Proof of Posting  
Notice of Land Sale

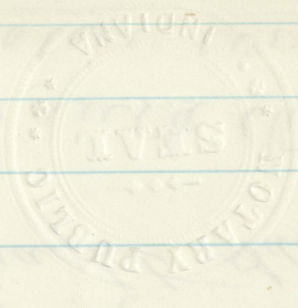
Dated June 14<sup>th</sup> 1876  
L. W. Fought  
Clerk

Wm. Hadley Ogden  
Attor

Said notices being posted at least  
20 days before the day of sale,  
Nelson Fought admitt

Subscribed and sworn to before  
me this 23<sup>rd</sup> day of May 1876

James O. Parker,  
Notary Public.



The State of Indiana Hendricks County  
In the matter of the Estate of  
of John H. Fought dec'd

James now  
Nelson Fought administrator of  
said estate and represents that  
said decedent died intestate  
leaving an estate of \$1700  
above all indebtedness; that he  
he left no heirs except a father  
brothers and sisters and their  
heirs. And he avers that  
all the adult heirs of said estate  
are willing that he procure  
a monument of the value  
of \$55<sup>00</sup> to be erected at the  
grave of the decedent; that  
said sum would not be an  
extravagant amount to expend  
for that purpose taking into  
consideration the wealth  
and standing of the decedent  
and the family to which he  
belonged. And he prays the  
Court to grant him an order  
to expend said sum for the  
purpose above designated.

Nelson Fought Admin

Subscribed and sworn to before me  
on this 2<sup>nd</sup> day of June 1876

James O. Parker  
Notary Public

Estate of John H.  
Haught deceased

Petition for an  
allowance for an  
maintenance.

Accepted  
Filed June 15 1876  
L. W. Jenkins  
Clerk





In the matter of the estate  
of John F. Faught dec'd

comes now  
Nelson Faught administrator of the  
Estate of John F. Faught deceased  
and presents to the Court his applica-  
tion for an allowance to aid in  
the construction and erection of  
a monument at the grave of  
said decedent, and the Court  
after examining said application  
and hearing the proofs in  
support thereof, finds that the  
matters and things therein alleged  
are true, and said administrator  
is authorized to pay out the sum  
of \$5500 for the purpose of  
erecting a monument at the  
grave of said decedent. All of  
which is finally ordered.

State of Indiana  
Hendricks County, Ind

Hendricks Circuit Court  
January Term 1877

In the matter of the  
Estate of  
John F. Faught }  
deceased }

The undersigned Nelson Faught complains and claims that the Estate of John F. Faught deceased is indebted to him as follows, that is to say: that on the 24<sup>th</sup> day of March 1875 the said deceased executed and delivered to this claimant his power of attorney which is hereto attached, wherein and whereby said claimant was empowered to execute all necessary receipts papers, deeds and other documents which might become necessary in the matter of securing to and for said deceased his rights in the Estate of Ann Jane Faught deceased, also to sue for, if necessary, the rights of said John Faught deceased in the estate of the said Ann Jane Faught, and bring all actions for distribution or partition of the same, both real and personal

and, also to bargain, sell and convey said interests in either said real or personal estate, and generally to do and perform all acts which might or could be done or performed by the said John F Faught if personally present.

Said power of attorney having been executed to this claimant for the purpose of realizing to the said John F Faught whatever rights and interests he had in and to the estate of his mother the said Ann Jane Faught, and in and to the interest which she might derive by law, or under the will of her deceased father John Hayes.

That said claimant pursuant to said power of attorney, and the authority therein contained, did undertake to perform the services therein required to be performed by him, and did thereafter at considerable trouble and labor make settlement of said business, and expended therein not less than ~~20~~ 20 days time and succeeded in effecting a settlement thereof, and securing to said John F Faught, and to his estate about the sum of \$2000<sup>00</sup>.

That during said time the said John F Faught was an invalid

suffering in the last stages of consumption, of which disease he finally died; that he was, in consequence of such illness wholly unfit to transact said business, or any part thereof, or render this claimant any assistance or service in that behalf; that said deceased expressly promised and agreed to pay said claimant, a full and adequate compensation for such services, and responsibility, in proportion to the amount which he might finally secure; which services this claimant says were, according to the best of his judgment and belief, worth \$60<sup>00</sup> which sum he asks to be allowed against said estate.

State of Indiana, Hendricks County ss

I Nelson Faught swear that the above claim is just, and is due and is wholly unpaid.

Nelson Faught  
Sworn to and subscribed before me this  
29<sup>th</sup> day of January 1877  
J. W. Clark

State of Indiana

Hendricks County

We George W Faught and John F Faught of the above named County and State having interests in the estate of Ann Jane Faught deceased - the said George W Faught as her surviving husband and heir at law and the said John F Faught as one of her sons and a Legatee under her Will - and the said Estate of Ann Jane Faught deceased consisting principally in her interest in the Estate of her deceased Father John Hays, and as one of the Legatees under the Will of said John Hays deceased - which Estate is not fully settled and which Will of said John Hays is not yet fully executed. We therefore hereby constitute and appoint Nelson Faught of said County and State as our Attorney in fact. for us and in our respective names to do and perform all acts necessary and lawful to be done for us and in our behalf for the purpose of realizing to us or either of us our rights & interests in and to the Estate of said Ann Jane Faught, and in and to her property Real and personal and in and to all Claims - right, interest and demand she had or may have had as a Legatee under the Will of

her deceased Father John Hays - and  
we each and both of us hereby authorize  
and empower the said Nelson Faught  
for us and in our names to execute  
all necessary receipts - papers - deeds  
or other documents which may become  
necessary in the matter of securing to  
and for us our rights in said estate  
and we also authorize and empower  
said Nelson Faught as our attorney to  
sue for if necessary our rights in and  
to said estate and to bring all necessary  
actions for distribution or Partition of  
said estate both Real and Personal  
and also to bargain - sell and convey  
said interests in either said Real or  
personal estate - and generally to do  
and perform all acts which might  
or could be done or performed by us  
or either of us if personally present  
we hereby ratifying all that our said  
attorney may or shall do in the prem-  
ises - Witness our names this the

day of March 1875 -

John F. Faught George W. Faught  
State of Indiana Hendrich County  
Before me Joshua G. Adams a  
Notary Public in and for said  
County, this 22<sup>nd</sup> day of March  
1875 Came George W. Faught and  
acknowledged the execution of the  
aforesaid deed Witness my hand and  
Notarial Seal this 22<sup>nd</sup> day of March 1875

J. G. Adams  
Notary Public

State of Indiana Hendricks County  
Before me George W Turner a  
Justice of the Peace in and for said  
County this 24<sup>th</sup> day of March  
1875 Come John F Faught  
and acknowledged the Execution  
of the annexed deed witness my  
hand and Justice Seal this 24<sup>th</sup> the  
day of March 1875

George W Turner  
Justice of the Peace

George W Faight &  
John F Faight

To S

Nelson Faight

Power of Attorney



Windsor's Circuit Court  
January Term 1877

In Re  
Estate of  
John. F. Faughn  
deceased

---

Claim of  
Melan Faughn  
heirs

Filed Jan. 29. 1877  
Wm. Lewis Clk

App. D. H. P. 17

Settled by admr. March Term 1877

---

L. M. Campbell  
atty

John F. Faught Dr to  
Henry H. Faught as follows  
by \$35.00 Dollars paid on a certain  
Note given by George W. Faught  
in favour of G. W. Turner, <sup>paid</sup> January  
20<sup>th</sup> 1875 Interest to Jan 20<sup>th</sup> 1877.  
amounting to \$7.00 making a sum of \$42.00  
to 120 Days bond During said  
Decedent's Last Sickness 80.00  
to one Bottle quinine 3.00  
making the sum of \$125.00

State of Indiana Hendricks County  
Before me Nelson Faught administrator  
of the Estate of John H. Faught Deceased  
came Henry H. Faught who being  
Duly sworn says that the annexed in  
favour of himself against said Deceased  
is correct that no payments have been  
made therein that there are no setoffs  
against the same to his knowledge that  
the balance shown in his favour to wit  
one hundred and twenty five Dollars is now  
justly due and owing him of which he  
verily believes Henry H. Faught  
Subscribed & sworn to before me on the 15<sup>th</sup>  
Day of February 1877 Nelson Faught, Administrator

Danville Indiana Feb 16<sup>th</sup> 1891  
Received of Nelson Fought  
Administrator of the Estate  
of John F Fought Deceased  
one hundred and twenty five  
Dollars in full of my account  
to this Date 125<sup>00</sup>  
Henry H. King

Account  
of Nelson Fought  
to Henry H King  
\$125<sup>00</sup>

As 11  
As 21  
\$125<sup>00</sup>

ENTERED  
MAR 29  
1877  
J. H. Green

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

In the matter of the Estate of  
*John B. Faught*  
 , deceased.

<sup>Circuit</sup>  
 In the Court of ~~Common Pleas~~,  
 Hendricks County,  
~~June~~ <sup>March</sup> Term, 1877

Report No. 1.

The undersigned, Administrator of said estate, respectfully submits to said Court the following current report of his proceedings as such Administrator in said estate, to-wit:

	\$	Cts.
I am chargeable with the amount of the Inventory on file,	308	25
Difference between Inventory and sale of personal property. (increase,)	177	00
Interest Collected, at 10% after collection	96	70
Sale of personal property for 11 1/2% at 9 mos. <sup>interest</sup> without		
Rec <sup>d</sup> from sale of Real Estate Feby. 15 <sup>th</sup> 77	2700	00
Total Charges,		\$3281 95

I also claim the following credits for sums by me laid out and expended in the administration of said estate, to-wit:

No. of Voucher.	Description	\$	Cts.
	Difference between Inventory and sale of personal property, (decrease,)		
	By Property taken by the Widow,		
1	John B. Soarer - printing	12	00
2	Haaley & Ogden - atty -	20	00
3	L M Campbell. Contract	50	00
4	A. H. Faught. Claim	125	00
5	Berge W Faught - Claim	125	37
6	G S. Cullbertson Apr. -	1	00
7	James P Stevenson "	1	00
8	Wm Irwin Clark Dec	21	44
		1480	81

	Amount Brought forward	1480 81
9	Hadley & Ogden attys	15 00
10	L M Campbell - account	50 00
11	J. A. Parker Notary	3 00

Said Administrator make the following claim - for services rendered the decedent in his life time for preparing & prosecuting certain litigation in the estate of Anna Jane Faught dec<sup>d</sup> as per contract 60 00  
 and for service in the Administration including land sale and distribution and disbursement of \$3200. including many days & part of days in attending Court &c. The sum 100 00

	and the further claim for paying for the record of said mortgage	2 50
12	Geo W Faught on distribution	785 32
13	Henry H Faught "	392 66
14	Geo W Turner Guard. "	392 66
	Total credits	<u>3251. 95</u>

He further shows that the note mentioned though not valued on the decedent is entirely worthless as he has found by diligent effort to collect it

RECAPITULATION.

Total Amount of Charges,

3281 95

“ “ “ Credits.

3281 95

3281 95

Leaving a balance in my hands at this Settlement of

Said Administrator further shows the Court that said Estate is now fully settled and distribution made among the heirs as the law directs and he asks the Court to approve this report and fully & finally discharge him from said Trust.

State of Indiana, Hendricks County, ss:

I, Nelson Knight, Administrator of the estate of John F. Knight, deceased,

swear that the foregoing report is true and correct; that it contains a true and full account of all moneys and property with which I am chargeable, as well as of all moneys laid out and expended; that all statements therein contained are true and correct; so help me, God. Nelson Knight administrator

Subscribed and sworn to, before me, the 15 day of February, 1877.

Amos J. ... Clerk  
Hendricks Court Common Pleas

Sto.-----

In the matter of the Estate of

John F. Faught

deceased.

Nelson Faught, Admin'r.

Report No. 1.

Total Charges,	=	\$3281 95-
Total Credits,	=	\$3281 95-
Balance due,	=	\$

Filed the **FILED** MAR 29 1877 Clerk.

Lettes of Administration issued

day of **June** 18

Approved Nelson

Mauley & Ogden, Attorneys.

Recorded p.h. 522. 523

#785.32 Feby. 15<sup>th</sup> 1877

Rec<sup>d</sup> of Nelson Faught Adm<sup>r</sup> of the  
estate of John F. Faught deceased  
the sum of Seven hundred & eighty five  
<sup>32</sup>/<sub>100</sub> dollars in full of my  
distributive share of said estate as  
one of the heirs thereof. George W. Faught

#392.66 February 15<sup>th</sup> 1877

Rec<sup>d</sup> of Nelson Faught Adm<sup>r</sup> of the estate  
of John F. Faught dec<sup>d</sup> the sum of  
three hundred & ninety two <sup>66</sup>/<sub>100</sub> dollars  
in full of my distributive share  
of said estate as one of the heirs thereof  
Henry H. Faught

\$50- February 15<sup>th</sup> 1877

Rec<sup>d</sup> of Nelson Faught Adm<sup>r</sup>  
of John F. Faught deceased the  
sum of fifty dollars in full Bal-  
ance of my claim on file and  
admitted in said estate  
L M Campbell

#50 - Rec of Nelson Faught  
Adm of John F Faught  
Fifty Dollars in part  
on claim allowed me against  
said estate  
L M Campbell

\$1250.37

Received of Nelson Faught Administrator  
of the Estate of John F. Faught deceased  
twelve hundred and fifty Dollars and  
thirty seven cents the amount of  
my account against said Estate in  
full to this date  
George W. Faught



No 12

#765.32

Geo W Fought

FILED

MAR 29 1877

J. M. Swain  
CLERK

No 12 - #1250.37  
Geo W Fought

No 13

#992.66

A H Fought

FILED

MAR 29 1877

J. M. Swain  
CLERK

FILED

MAR 29 1877

J. M. Swain  
CLERK

No 15

#50

Campbell

FILED

MAR 29 1877

J. M. Swain  
CLERK

No 3 #50.

Campbell

FILED

MAR 29 1877

J. M. Swain  
CLERK

John F. Faught Dr to  
 George W. Faught on Oct  
 to Oct 11<sup>th</sup> 1874

to keeping 1 calf 1 year	12.00
to keeping 1 white cow 2 years	38.00
to - - - - - cow 25 months	37.50
to 3 Stear calves & heifer calf	...
One year for keeping	48.00
to keeping 1 rane horse 1 year	24.00
to patent med from N.Y.	20.00
to pig & bear	10.00
to 4 bottles balsum	44.00
to Bural Expenses	74.10
to Recd of Dr Banta	16.00
to Bidle Dr Lang	22.50
to Dr Osbon	5.00
to Henry Kurtz 1 Note	470.00
to Tax paid for 1874	71.4
cutting barn to Steverson	413
	<u>1030.37</u>
Bank Note assumed	220.00
	<u>\$ 1,250.37</u>

State of Indiana  
 Hendricks County  
 Before Me, Nelson Faught  
 Administrator of the Estate  
 of John F. Faught Deceased  
 Came George W. Faught  
 who being duly sworn says that  
 the annexed in favour of himself  
 against the Estate of John F. Faught  
 Deceased is correct that no payments  
 have been made thereon that there  
 are no set offs against the same to  
 his knowledge, that the balance  
 shown in his favour to wit  
 twelve hundred & fifty Dollars  
 & 37 cts is now justly due  
 and owing to him of which  
 he verily believes

George W. Faught  
 Subscribed and sworn to before  
 me on the 17<sup>th</sup> Day of April 1874  
 Nelson Faught, Administrator

#392 26 Feb 15 1877  
 Recd of Nelson Faught Adm of the  
 Estate of John F. Faught deceased  
 for the use of my ward Person and  
 Armstrong, minor heir of said deceased  
 the sum of Three hundred & ninety  
 two (\$ 392) Dollars, in full of his  
 An<sup>d</sup> tribute of said minor, in said  
 Estates  
 George W. Garner  
 Guarantia pecuniaria

#15. Feb 15 1877  
 Recd of Nelson Faught Adm of John  
 F. Faught and 15 Dollars being  
 \$ 15. for advise in said Administration  
 " 10. for writing final settlement Report  
 W. A. Dyer  
 Atty

Account of Affidavit  
to the same  
Amount \$1,250.37

36/9

2014 9139245

Turner

FILED  
MAR  
29  
1877  
Jm Swin  
CLERK

2014 9139245

Turner

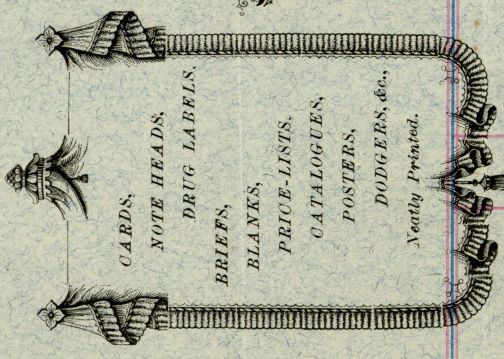
FILED  
MAR  
29  
1877  
Jm Swin  
CLERK

THE UNION IS THE BEST ADVERTISING MEDIUM IN THE COUNTY.

Danville, Ind., Jan 17, 1877

Nelson Fought, admr. of John F. Fought  
deceased

THE DANVILLE UNION Co.



Notice of Appointment

" Sale personal property

" Petition to Sell Real Estate

Payment Recd  
John W. Seavee

\$2 00  
3 00  
7 00  
\$12 00

Office of L. M. CAMPBELL,

Danville, Ind., Jan 2, 1876

The Estate of John F. Fought  
to L. M. Campbell Esq

1875-

In testimony in Meander's  
Circuit Court, and prosecuting  
final judgment a suit  
of Nelson Fought Executor  
against the Heirs and devisees  
of Ann Jane Fought and John  
Hays, to procure a legal  
construction of the Will of  
said Ann Jane Fought, and  
John Hays which services  
were rendered by said Campbell  
as attorney for and upon the  
employment of said John  
Fought, the Residuary  
Legatee of said Ann Jane Fought  
and which were reasonably  
worth One hundred dollars  
( \$100. )

L. M. Campbell

Feb 15<sup>th</sup> 1877

Received of Nelson Fought Admr  
of the Estate of John F. Fought deceased  
\$300 for Notarial ~~services~~, fee.

James O. Parker.

Claim No

L.M. Campbell

vs

John F Faughts  
Estate

\$100.00

The within claim  
admitted June 2  
1876

Alban Faught  
Administrator  
Filed June 2 1876  
L. V. Jenkins  
Clerk  
Appx D. H. V. 17

W. M. CUMBERG

1 \$12.00  
Decease

FILED  
MAR 29  
1877

No. 11 \$8.00  
Park

FILED  
MAR 29  
1877  
J. M. Brown

.77  
22<sup>nd</sup>

Danville Ind Jan. 22<sup>nd</sup>  
Received of Nelson Faught Administrator  
of the Estate of John F. Faught  
deceased Twenty Dollars fees in  
its administration of said Estate  
Hoadley & Ogden

No. .... CLERK'S OFFICE, \$ 21. 44  
Danville, Hendricks Co., Ind. Feb. 15 1877

Received of Nelson Faught Administrator  
of the Estate of John F. Faught, deceased,  
Twenty one dollars and 44 cents,  
in full of all costs in said Estate  
to include final settlement at March  
Term 1877

J. M. [Signature] Clerk.

Danville Indiana August 18<sup>th</sup> 1876  
Received of Nelson Faught  
administrator of the Estate of John F. Faught  
deceased one Dollar fees appraising  
the property of said deceased  
G. S. Culbertson

Danville Indiana August 18<sup>th</sup> 1876  
Received of Nelson Faught  
administrator of the Estate of  
John F. Faught deceased  
one Dollar for appraising  
the property of said deceased  
J. M. [Signature]

No. 2 #20.

A & J

FILED

MAR 29 1877

Am. Soc. Clerks

No. 1 #21.44

CLM

FILED

MAR 29 1877

Am. Soc. Clerks

No. 6 #100

Adluenden

FILED

MAR 29 1877

Am. Soc. Clerks

No. 7 #100

J. P. Sturman

FILED

MAR 29 1877

Am. Soc. Clerks