

Disposed of
June 5, 1882.

No. 997

Hendricks Circuit Court.

PROBATE.

ESTATE OF

John Gross

& Fee Book 5. Page 111.

James Greenlee

Administrator.

Filed April 7, 1881

Wm H Haynes

clerk

Adm'rs Attorney.

219

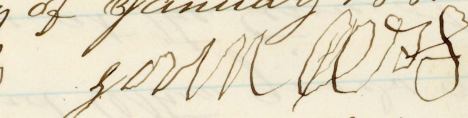
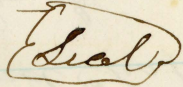
State of Indiana }
County of Mendricks } 88

In the Name of the Benvolent Father of All
I John Grop Being of Sound Mind and
Disposing Memory do make and Publish
this my last will and Testament

I Give & Bequeath to my Beloved wife Elisabeth A.
Grop the following Real Estate the North East
Quarter of the North East Quarter, and ^{the} North
West Quarter of the North West Quarter in Sections
Twenty (20) and Twenty One (21) Township Fifteen
North of Range Two (2) West Except One Half
Acre in the North West Corner of North West
Quarter of the North West Quarter to Hold during ^{her}
Natural Life I Also Bequeath to my wife
Elisabeth A. Grop All the Stock Household goods
Furniture Provisions and Other goods and Chattels
which may Belong to me at the time of my Decease
and my Beloved wife Elisabeth Grop to Assume
the Payments of All Debts that I may Be owing
at the time of my Decease I Also Authorize and
Empower my Beloved Wife Elisabeth A. Grop to
Compromise Adjust Release and Discharge in such
manner as she may deem proper the debts and Claims
due me I do Also Authorize and Empower her if
it shall Become Necessary in Order to pay my
Debts to Sell By Private Sale or in such manner
upon such terms of Credit or otherwise as she

May think Proper all or any Part of my Real
Estate and deeds to Purchasers to Execute
Acknowledge and Deliver in fee simple
at the death of my said wife if there be any of
the Above Real Estate Aforesaid Not consumed in
the Payments of my debts ^{and the maintenance of my wife} The same to be sold
and the Proceeds Equally divided Among all of
my Bodily heirs

In testimony hereof I have hereunto set my Hand
and seal this the 27th day of January 1881

John Grop  

Signed and Acknowledged By said
John Grop as his last will and testament
in our presence and signed By us
in his presence.

A. H. Kelly
John M. ^{his} Morgan
mark

State of Indiana, *Heudricks* County, ss:

Before Me, *Mellian F. Haynes* Clerk of the Circuit

Court of the County of *Heudricks*, in the State of Indiana,

personally came *John M. Morgan*

One of the

subscribing witnesses to the foregoing instrument of writing, who, being by me first duly sworn, upon oath depose and say that *John Gross*

the testator named in the instrument of writing purporting to be his last WILL AND TESTAMENT, did sign, seal, publish and declare the same to be his last Will and Testament, on the day of the date thereof; that the said testator was, at the same time, of the full age of twenty-one years, and of sound and disposing mind and memory, and that he was not under coercion, compulsion or restraint, and that he was competent to devise his property. And that the said testator so signed, sealed, published and declared the same to be his last WILL AND TESTAMENT, in manner and form as aforesaid, in the presence of affiant, and of *A. W. Kelley* the other subscribing witness thereto; and that they each attested the same, and subscribed there names as witnesses thereto, in the presence and at the request of said testator, and in the presence of each other.

attest
J. McKeown

John M. Morgan
his mark

Subscribed and Sworn to before Me, In witness of which, I hereunto affix

the Seal of said Court, and subscribe my name at

Wauville, this *12* day of *February* A. D. 188*1*

M. F. Haynes

CLERK.

State of Indiana, Hendricks, County, ss:

I, William F. Haynes Clerk of the Circuit Court of the County of Hendricks, in the State of Indiana, do hereby certify that the foregoing last Will and Testament of John Gross has been duly admitted to Probate before me.

That the same was proven by the examination, under oath, of John W Morgan one of the the subscribing witnesses thereto; and that a full and complete record of the said Will, and of the proof and examination of the witnesses by whom the same was proven, has been made, and is now of record in Will Record 3 of said County, on pages 568 569

In Testimony Whereof, I have hereunto affixed the seal of said Court, and subscribed my name, at Naville this 12 day of February, A. D. 1881
Wm F. Haynes CLERK.

Last Will of
John Gross

Filed Feb 12th 1881
Wm F. Haynes
Clerk

Recorded in R 3
Page 568 x 569

Fee for Records
and Copies \$1.75
Paid by A. W. Kelly

State of Indiana, Hendricks County, ss:

James Greenlee being duly Sworn
before the Clerk of the Circuit Court of the County aforesaid, upon
oath says that John Gross

departed this life in said County, ~~testate~~, as he believes, on the 30th
day of January 1881; that said John Gross
left a personal estate to be administered, of the probable value, as he is informed
and believes, of Five hundred Dollars;
and further he not.

Signed: James Greenlee

Sworn to and subscribed before me, this 4th day of April 1881

Wm. B. Haynes Clerk.

I, Elizabeth A. Gross, widow of John Gross,
late of Hendricks County deceased, do hereby
decline to accept the provisions made for me
by the will of the said John Gross, and elect to
take the provisions made for me by the laws
of the State of Indiana.

Signed the 8th day of April 1881

Elizabeth A. Gross
made

Witness { A. W. Kelly
Zimri Grant

IN THE MATTER OF THE ESTATE OF

John Gross

DECEASED.

PETITION FOR ADMINISTRATION

Filed *April 4* 1881

Wm F. Haynes
CLERK.

Estate of John Gross,

Election by Widow

Filed April 9 1881

Wm F. Haynes
clerk

ADMINISTRATOR'S BOND.

Know all Men, That we, James Greenlee and Anthony W. Kelly

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

Sealed and dated, this 4th day of April 1881.

The condition of the above obligation is, that if the above bound

James Greenlee shall faithfully discharge the duties of his trust as Administrator of the estate of John Gross, deceased, according to law, then the above obligation is to be void, else to remain in full force.

James Greenlee [SEAL.]
A. W. Kelly [SEAL.]

Approved by me, the 4th day of April, 1881.

J. S. Adams Judge
C. C. C. of Hendricks County.

STATE OF INDIANA, Hendricks COUNTY:

I, James Greenlee, swear that I will faithfully discharge the duties of my trust as Administrator of the estate of John Gross, deceased, according to law. So help me God.

James Greenlee
Subscribed and sworn to before me, the 4th day of April 1881.
Wm. F. Haynes Clerk
C. C. C. of Hendricks County.

State of Indiana, Hendricks County:

I, Anthony W. Kelly, swear that I am worth, over and above my indebtedness, Two thousand Dollars, as I believe. So help me God.

A. W. Kelly

Subscribed and sworn to before me, the 4th day of April, 1881.

Wm F. Hayes 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 _____

C. C. C. of _____ County.

James Greenlee

Administrator with will annexed

of John Gooss

BOND
to \$ 1000⁰⁰

The State of Indiana,

Anthony W. Kelly

, Security.

Filed in _____, 188 _____

, Clerk.

Recorded
Page 292

AN INVENTORY

Of the Personal Estate of John Grob, deceased,taken by James Greenlee, Administrator,and appraised by A. W. Kelly andJohn M. Morgan

No.	DESCRIPTION OF PROPERTY.	Valuation of Property.		No.	PROPERTY TAKEN BY THE WIDOW.	Value of Property taken by the Widow.	
		Dols.	Cts.			Dols.	Cts.
				1	Book Stove	1	00
				2	Prep		25
				3	Dining Table		50
				4	lot of Stone ware		75
				5	Cupboard ware	1	50
				6	Two Kettles		50
				7	lot of ^{up} Fruit cans	1	00
				8	Churn		10
				9	Tub & Wash Board		50
				10	4 Barrels	1	00
				11	Bed ² / ₂ Bedding	4	00
				12	Do - do	1	50
				13	^{up} Two Bed Comforts	1	00
				14	^{up} Two Sheets		50
				15	One Bed Quilt		50
				16	Pillow Slips		50
				17	Blanket		50
				18	clock		50
				19	5 Chairs		50
				20	Basket		25
				21	Bed Stead		50
				22	Stand Table		15
				23	log Chair		15
				24	Stretchers		15
				25	Single ^{up} Truss		10

26	Dry the 3 ^d Smead	10
27	Grind Stone	25
28	lot of Old Irons	10
29	Spade	10
30	Hoe	5
31	Harrow	75
32	Plow	10
33	3 Old Plows	25
34	Double Tree	10
35	Hand Saw	10
36	Augur & Chisel	10
37	Square	20
38	20 Bushels of wheat	16 00
39	5 Bushels of Oats	1 50
40	2 1/2 Bushels of Rye	1 50
41	One Half Bushel	40
42	4 Sacks	20
43	Saddle & Halter	25
44	Sheaf Oats	1 00
45	Hay in the mow	1 50
46	1 ^{1/2} Pork	15
47	Cutting Box	10
48	18 Geese	1 80
49	18 Chickens	3 00
50	Bacon	6 00
51	4 Gallons of lard	2 00
52	One yearling Steer	10 00

53	19 Head of Sheep	50 00
54	White Cow	20 00
55	Red Cow	25 00
56	Roan Steer	20 00
57	Sorrel Horse	40 00
58	Gray Mare	50 00
59	Bay Horse	70 00
60	White Sow & piggs	10 00
61	Spotted Sow & .	6 00
62	1/4 Interest in drill	6 00
	2 Acres of wheat in	
63	The Field	4 00
		<u>366 50</u>

Signed by us, this 6th day of April, 1887

A. W. Kelly } Appraisers.
John^{his} M. Morgan }
 mark

STATE OF INDIANA.

Hendricks COUNTY:

We A. W. Kelly and John M. Morgan, swear that we will honestly appraise the personal estate of John Gross deceased, which may be exhibited to us; so help us God.

A. W. Kelly
John M. Morgan
Appraisers.

Subscribed and sworn to before me, this 6th day of April, 1881

James Greenlee Administrator

STATE OF INDIANA,

Hendricks COUNTY:

I, James Greenlee Administrator of the Estate of John Gross, 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 7th day of April 1881; so help me God.

James Greenlee
7th day of April 1881

Enoch G. Logans Clerk
Notary Public
Of the Circuit Court of Hendricks County.

ESTATE OF

John Gross
Deceased.

INVENTOR

Filed *April 7 1881*

Wm. F. Haynes
Clerk

ESTATE OF

John Gross
Deceased.

INVENTORY

~~Filed~~
Filed *April 7 1881*

Recorded in Book 2
Page 384-85-

Rec fit aff 80 cts

Hady Hogate v Blah
Atty for Admr

John Gross to Tighelman Hunt Debtor.

Medical Services rendered John Gross during his last illness.

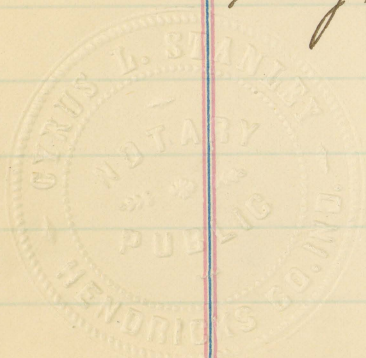
Nov.	24	To medicum	.50
"	29	To visit ^{and} medicum	2.50
Dec	8	To medicum	.75
"	9	To visit ^{and} medicum	2.50
"	17	To medicum	1.00
"	22	To visit ^{and} medicum	2.50
"	22	To medicum	1.00
"	23	To visit ^{and} medicum	2.50
"	24	" " "	2.50
"	23	To medicum	.50
"	25	To visit ^{and} medicum	2.50
"	27	To visit ^{and} medicum	2.50
	29	" " "	2.50
	31	" " "	2.50
Jan.	2	To medicum	.50
"	3	To visit ^{and} medicum	2.50
"	7	To medicum	.50
"	9	" " "	.75
"	10	To visit ^{and} medicum	2.50
"	14	To medicum	.50
"	17	To visit ^{and} medicum	2.50
"	19	" " "	2.00
"	20	" " "	2.50
"	21	" " "	2.00
"	23	" " "	2.50
"	24	" " "	2.00
"	25	" " "	2.50
"	26	" " "	2.50
"	27	" " "	2.50
"	28	" " "	2.50
"	29	" " ^{and} Call	3.50
			\$ 60.50

State of Indiana,
Hendricks County,

Before Cyrus L. Stanley
a Notary Public of said County and State
came Lightman Hunt - who being by me
duly sworn says that - the annexed
account in favor of Lightman Hunt
against the estate of John Gross deceased
is correct; that no payments have been
shown; that there are no set-offs against
the same to his knowledge; that the
amount shown in said account
to wit: Sixty Dollars and fifty cents
(\$60.50) is now justly due and owing to
Lightman Hunt; that said account
is for medicine furnished and profes-
sional services, ^{as a Physician,} rendered to said John
Gross during his last illness, all
of which he verily believes.

Lightman Hunt M.D.

Subscribed and sworn to before
me, on the 29th day of April 1881
Cyrus L. Stanley Notary Public



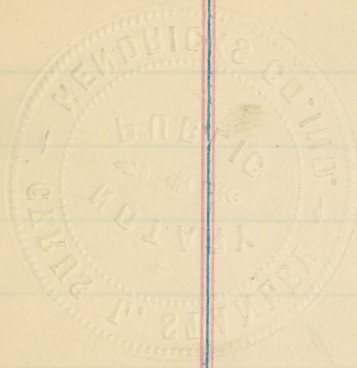
Henry Shickel
Highman Street
No. 312

Estate of
John Bros
Claim File
Circuit Court
of Henderson County

Filed 3^d day of
May 1881.

Wm. H. Haynes
Clerk

Apt D. H. P. 51
Allowed by Admstr
Stanley & Talbot
Attys for Claimant



Estate of John Gross }
deceased }

Comes now the Administrator herein and files his statement showing therein that the claim of William Greenlee, had been filed in this court at least twenty days before the first day of the present term of this court, and that the same ought to be allowed. There being no objection to the allowance of said claim the Court now allows the same at the sum of \$64⁰⁰ and orders the Administrator to pay the same out of the assets of said estate in his hands for that purpose.

John Grass
deceased

Emby E

Approved
February

Enter 1st day

James Greenlea Adm^r of the
estate of John Gross, decd,
vs
Solomon T. Gross, et al.

James Greenlea Adm^r
being duly sworn upon his
oath says that the dependants
Emily J. Powers, Powers,
Sarah E. Stults, James Stults,
Hannah E. Bailey^{es} Bailey,
are now residents of the state
of Indiana, and that the
residence of the dependant
John A. T. Gross is unknown
although diligent search and
inquiry have been made
therefor; that this is a suit
or proceeding to sell the real
estate of said decedent to
pay his debts and said de-
pendants are his children
and their husbands, and
are necessary parties herein,
James Greenlea

Subscribed and sworn to before me
this 8th day of February 1882
Wm. F. Haynes
Clerk

1^o 378

On the estate of
John Snow, dead,

App. Non-Residence

Filed Feb 8th 1882
Wm. H. Whipple
Clerk

Andley Argate or Park
W. H. W.

State of Indiana Hendricks County

James Greenleaf Spurr
of the estate of John
Grass, dead,

- ^{vs}
- ✓ Solomon F. Grass
 - ✓ Mary A. Jackson Wife
 - ✓ Emily J. Powers
 - ✓ James
 - ✓ John T. A. Grass
 - ✓ Sarah E. Stults
 - ✓ James Stults
 - ✓ Hannah E. Bailey
 - ✓ ^{Bailey}
 - ✓ William T. Grass
 - ✓ Henry A. Grass
 - ✓ Martha A. Grass

James Greenleaf administrator of the estate of John Grass, dead, complains of the above named defendants, who are the only children of said decedent (and their husbands and wives) and says that said decedent died the owner in ^{fee} of the following described real estate in Hendricks County in the State of Indiana, to wit: The N^E 1/4 of the N^E 1/4 of section 20, and the N^W 1/4 of the N^W 1/4 of

section 21, except one half acre out of the north west corner of the last mentioned tract, all in township 15 north, range 2, west; that in a partition suit in this court, said administrator procured to be set off to the widow of said decedent, Elizabeth A. Gross, her one third interest in said real estate, which is described in the report of the commissioners and the final decree in said suit, as follows, to wit: beginning at the center on the east of the $\text{NE}\frac{1}{4}$ of said section 20; T. 15. N. R. 2, W. thence north 44 rods, thence west 80 rods to the west line of said $\text{NE}\frac{1}{4}$ of $\text{NE}\frac{1}{4}$ section 20; thence south 44 rods to the south line of said quarter $\frac{1}{4}$ - thence east 80 rods to the place of beginning, estimated to contain 2.2 acres, more or less; that the residue of the first above described tract, which is subject only to pay the debts of said decedent is of the probable value of \$987.50, exclusive of liens thereon; that the personal property of said estate which

has come to the knowledge and possession of the petitioner amounts to the sum of \$366.⁰⁰/₁₀₀; that the widow, Elizabeth A. Gross took the whole of said personal property, at its appraised value, on her \$500 claim as widow; that the amount of claims against ^{said} said estate which have been allowed is \$576.⁷²/₁₀₀, and the amount ~~which~~ ^{pending} of those filed and ~~which~~ ^{pending} but which have not been allowed is \$50.⁰⁰/₁₀₀; that there is a mortgage to the State of Indiana for the use of the "Common School Fund" on the above described real estate for the sum of \$400, dated, June 19, 1879; that on June 24, 1881 David W. Campbell recovered two judgments against said estate, one for \$79.³⁰/₁₀₀ and \$9.⁶⁵/₁₀₀ costs, and the other for \$86.¹²/₁₀₀ and \$9.⁷⁵/₁₀₀ costs, and on the same day John Shugart recovered a judgment against said estate for \$16.⁹⁸/₁₀₀ and \$11.³⁰/₁₀₀ costs, all said judgments being rendered in this Court after the death of said John Gross; that the only heirs at law of said decedent are his children, who

are made defendants herein, and Elizabeth A. Gross, his widow, who has had her interest in his real estate set off to her as aforesaid.

And said administrator asks an order for the ^{sale} of said real estate not set off to the widow, which is described, as follows, to wit: Eighteen acres off the north end of the NE¹/₄ of the NE¹/₄ of section 20, and the NW¹/₄ of the NW¹/₄ of section 21, except one half acre out of the north west corner of said last mentioned tract, all in township 15. north of range 2 west in Hendricks county Indiana, to provide a fund to pay the said debts of said estate.

And said administrator says that he believes said land can be sold to advantage at public sale, and he asks an order accordingly.

James Greenlee
Subscribed and sworn to before me this
5th day of February 1882

1 378

In the estate of
John Snow, decd,

Petition to sell land

Filed Feb 8th 1882

Wm. H. Haynes
Attorney

Amely Bogate Alaska
Attorney

ADMINISTRATOR'S ACCOUNT OF MONEY RECEIVED.

IN THE MATTER OF THE ESTATE OF

John Gross

Deceased.

In the Circuit Court

OF *Henrieville* COUNTY, INDIANA.

TO THE HONORABLE JUDGE OF SAID COURT:

Administrator of said Estate, respectfully submit the following statement and account of all moneys belonging to said estate, by *him* received for the six months ending from *April 4th* 188*1*: *to date*

The undersigned, duly qualified and acting as the

FROM WHOM RECEIVED.	ON WHAT ACCOUNT.	WHEN RECEIVED.			AMOUNT.		REMARKS.
		Month.	Day.	Year.	Dols.	Cts.	
<i>From clerk of the Court costs due</i>					<i>1</i>	<i>50</i>	

The Administrator says that all the goods on the Inventory were taken by the widow on her \$500⁰⁰ claim and that the entire inventory was not sufficient to discharge her absolute claim. He has had the widow's interest in the Real Estate set off to her and will be compelled to sell land to pay the debts. He asks that proceedings herein be continued



(SIGNED)

} Administrator...

STATE OF INDIANA, }
Nevada } COUNTY, } SCT:

John Gross The undersigned *Administrator* of the Estate
deceased, being duly sworn oath says that
the foregoing account contains a true and complete statement of all moneys by *him*
received, belonging to said estate, during the six months ending from April 4 1881
to date

James Greenlee

Subscribed and sworn to before me, this 11th day of January 1882

Enoch G. Hogate

No. _____

ESTATE OF

John Gross
Deceased.

Administrator's Semi-Annual Account

—OF—
MONEYS RECEIVED.

affirmed
James Greenlee

Filed 1882

Clerk.

NOTE.—Administrator must correctly foot up the total amount received.

State of Indiana, Hendricks County, ss:

THE STATE OF INDIANA, TO THE SHERIFF OF SAID COUNTY, GREETING:

You are hereby commanded to summon *Solomon F. Gross, William S. Gross, Henry A. Gross, Martha A. Gross* impleaded with others

to appear before the **Circuit Court** of Hendricks County, before the Judge thereof, on the second day of the next Term, to be held at the Court House in Danville, on the *2d* Monday of *March*, 1882, to answer the complaint of

James Greenlee Admr of the Estate of John Gross deceased

and of this writ make due return.

Wm F. Haynes
Witness, **WILLIAM IRVIN**, Clerk of said Court, the seal thereof

hereunto affixed at Danville, this *8th*

day of *February*, 1882

Wm F. Haynes, Clerk.

I hereby certify that the above is a true copy of the original summons.

..... Sheriff.

State of Indiana, Hendricks County, ss:

THE STATE OF INDIANA, TO THE SHERIFF OF ~~SAD~~ COUNTY, GREETING:

You are hereby commanded to summon

Mary A. Jackson (impleaded with others)

to appear before the **Circuit Court** of Hendricks County, before the Judge thereof, on the second day of the next Term, to be held at the Court House in Danville, on the *2d* Monday of *March*, 1882, to answer the complaint of

James Greenlee Admr of the Estate of John Gross deed

and of this writ make due return.

Wm F. Haynes
Witness, **WILLIAM IRVIN**, Clerk of said Court, the seal thereof

hereunto affixed at Danville, this *8th*

day of *February*, 1882

Wm F. Haynes, Clerk.

I hereby certify that the above is a true copy of the original summons.

..... Sheriff.

2 No. 378

James Greenlee
Admr., &c
vs.
Solomon F. Gross
et al

SUMMONS.

CIRCUIT COURT.

To March Term.

Madley Hogate & Blake
Attorneys for Plaintiffs.

SHERIFF'S FEES.

Service, - - - - -	\$ 1.40
Mileage, - - - - -	2.50
Copy, - - - - -	25
Return, docket return	30
<hr/>	
Indianapolis Journal Co., Print.	4.45

Jacob Williams

Served the within summons
by reading to and within the hearing
of ~~James M. Moore~~ William J. Brown
of ~~James M. Moore~~ Brown
James M. Moore
Shirley 1882
James M. Moore
Shirley

3 No. 378

James Greenlee
Admr. &c
vs.
Solomon F. Gross
et al

SUMMONS.

CIRCUIT COURT.

To March Term.

Madley Hogate & Blake
Attorneys for Plaintiffs.

SHERIFF'S FEES.

Service, - - - - -	\$ 35
Mileage, - - - - -	2.00
Copy, - - - - -	20
Return, - - - - -	2.55
<hr/>	
Indianapolis Journal Co., Print.	

Served as commanded by reading
to and within the hearing of the two names
Feb 13th 1882
Mark & Moore
SMB

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 } Hendricks Circuit Court.
John Gross }
Deceased. } At the March Term, 1882

The undersigned Orbate Administrator of the
estate of said decedent, after due investigation and
diligent inquiry, respectfully reports 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.
	<u>William Pinson</u>	<u>Note</u>	<u>64 00</u>	

Respectfully submitted, this 27th day of February 1882
James Greenlee
Administrator

No. of Estate.....

ESTATE OF

John Gross

Deceased.

Hendricks

Circuit Court.

REPORT TO COURT OF

Claims for Allowance.

Nos. of Claims as herein reported, allowed
or disallowed by Court.

Nos. Allowed.	Nos. Disallowed.
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See Order Book..... Page.....
Filed..... 188.....
....., Clerk.

STATE OF INDIANA,

SS:

County,

Hadley, Hogate & Blake, Attorneys.
NOTICE OF FILING COMPLAINT.

State of Indiana, Hendricks County, ss:
James Greenlee, Administrator of estate
of John Gross, deceased vs Emily J
Powers, -- Powers, Sarah E. Stultz
James Stultz, Hannah E. Bailey --
Bailey, John A. T. Gross, impleaded
with others.

In Circuit Court, March Term, 1882
It appearing to the satisfaction of the
undersigned, Clerk of said County, by the
affidavit of a disinterested person, that the
above named defendants Emily J. Pow-
ers, -- Powers, Sarah E. Stultz James
Stultz, Hannah E. Bailey. -- Bailey
John A. T. Gross are not residents of the
State of Indiana, and that a cause of action
exists against them in relation to real es-
tate.

Said defendants are therefore hereby
notified of the filing of said complaint and
pendency of said action, and required to
be and appear on the 21 day of the next
term of said Court at the Court House in
Danville, on the 14th day of March, 1882
and answer or appear to said complaint, or
the same will be heard and determined in
their absence.

Witness my hand and the seal of said
Court, this 8th day of February 1882
Feb 9. Wm. F. HAYNES, Clerk.

Personally appeared before the undersigned

A. J. 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
9th day of *February* 18*82*, and the last

on the *23rd* day of *February* 18*82*

Subscribed and sworn to before me, this *28th* day of *February* 188*2*

Enoch G. Hogate
Notary Public

Received,

, of

dollars and

Cents,

in full for publishing the above notice

4 No 378

Land Sale

James Greenlee

Adm'r

vs

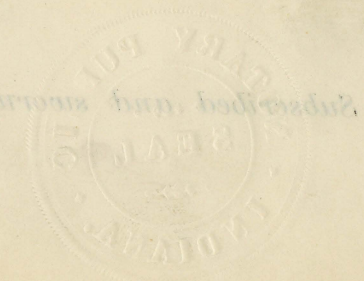
Salomon F. Gross

et al.

By Proof of Publication

Filed March 13th 1882

Wm F Haynes
Clerk



in full for publishing the above notice

dollars and

Cents

Received

STATE OF INDIANA,
County,

ss:

and published in
a Public Weekly Newspaper of general circulation, printed
in the
County of
Personally appeared before the undersigned
publisher of

EDITORS RESPONSIBILITY

Republican State Press, Danville, Indiana

State of Indiana, Hendricks County.

We, A. W. Kelly and Daniel Hunt
swear that we will honestly appraise the Real Estate of John Gross
deceased, which may be exhibited to us.

A. W. Kelly
Daniel Hunt Appraisers.

Subscribed and sworn to, this the 9th day of March 1882
before me.

James Grunlu Administrator

An Inventory of all John Gross ^{of the Real Estate of}
^{deceased,} ^{liable to pay debts} and described as follows, to-wit:

Eighteen (18) acres off of the North end of the North
East quarter of the North East quarter of Section
Twenty (20) Township Fifteen (15) North, in Range Two
(2) West and appraised at 35 per Acre \$630⁰⁰

Also the North West quarter of the North West quarter
of Section Twenty one (21) in Township Fifteen (15)
North, in Range Two (2) West, except one half acre out
of the North west corner of said last mentioned tract
and appraised by us at 230 per Acre \$1185⁰⁰

and appraised by us at \$ 1815⁰⁰

A. W. Kelly
Daniel Hunt } Appraisers.

5

Administrator's Appraisement of Real Estate,

ESTATE OF

John Grass
Deceased.

James Greenlee
Administrator.

Filed 13 day of March 1882

Wm. F. Wayne
Clerk.

Indianapolis Journal Print.

Know all Men by these Presents, That we, *James Greenlee & Anthony W. Kelly and John A. Osborne* are bound unto the STATE OF INDIANA, in the penal sum of *four thousand* Dollars, to pay which, we jointly and severally bind ourselves, our heirs, executors and administrators.

Sealed and dated the *13th* day of *March* 18*82*

The Condition of the above Obligation is, That as the above bound *James Greenlee* *Adm^r with the will annexed* *of the last will and testament of John Gross*, deceased, has been ordered by the Circuit Court of Hendricks County, to sell

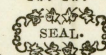
Real Estate of *said decedent*

Now if the said *James Greenlee* will faithfully discharge the duties of his trust, and render a true and faithful account of all moneys realized from the sale of certain Real Estate belonging to the estate of said decedent, for which he has obtained an order from the Circuit Court of Hendricks County, to sell, according to law, then the above obligation is to be void, else to remain in full force in law.

James Greenlee

A. W. Kelly

John A. Osborne



Approved the *13th* day of *March* 18*82*

J. G. Adams

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., ss:

I, *Anthony W. Kelly*, swear that I am worth, over and above my indebtedness, _____ Dollars, as I believe; so help me God.

Subscribed and sworn to before me, this _____ day of _____, 18*87*

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., 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 _____, 18*87*

Clerk Circuit Court of Hendricks Co.

State of Indiana, Hendricks Co., 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, this _____ day of _____, 18*87*

Clerk Circuit Court of Hendricks Co.

6

Estate of
John Bruce
dec'd

EXECUTOR'S BOND

TO
SELL REAL ESTATE.

Filed March 13th 1872

Wm. F. Haynes
Clerk.

Attorney.

Indianapolis Journal Co., Printers.

Mar. 13-1882

re 510 v 471

5. 7. 82

re 0 00

James Greenlee Administrator
of the Estate of John Gross dec'd

vs
Solomon F. Gross,

Mary A. Jackson

Emily J. Powers,

Powers, her husband.

John T. A. Gross,

Sarah E. Stultz,

James Stultz, her husband

Hannah E. Bailey

Bailey her husband,

William F. Gross

Henry A. Gross, &

Mantha A. Gross.

Land Sale,

Comes now the
plaintiff herein by Hadley, Hogate & Blake, his
Attorneys and shows to the Court the writ of
summons issued herein to the Sheriff of New-
dicks County, together with that officers return
endorsed thereon from which it appears that
the defendants Solomon F. Gross, William
F. Gross, Henry A. Gross and Mantha Gross
had each been duly served with process herein
at least ten days before the first day of the
present term of this court; and said plaintiff
also shows to the Court the writ of summons
issued herein to the Sheriff of Boone County
together with the return of said officer endorsed
thereon from which it appears that the
defendant Mary A. Jackson had been duly

served with process herein at least ten days
before the first day of the present term of this
court. And said administrator also files the
affidavit of C. F. Bown of the firm of Parker
& Bown publishers of the Hendricks County
Republican a public weekly newspaper of
general circulation, printed and published in
Danville in the county of Hendricks, from
which affidavit it appears that notice of the
pendency of this suit has been given Emily
J. Powers Powers, Sarah E. Stultz,
James Stultz, Hannah E. Bailey
Bailey and John S. A. Gross, now residents of the
State of Indiana, for in said newspaper for three
weeks successively the first of which publica-
tion was on the 9th day of February 1882 and
the last on the 23rd day of February 1882, all
more than ten days before the first day of the
present term of this Court,

And now on motion the said Solomon F.
Gross, Mary A. Jackson, Emily J. Powers
 Powers, her husband, Sarah E. Stultz,
James Stultz, Hannah E. Bailey
Bailey her husband, William S. Gross, Henry
A. Gross, and Martha A. Gross and John S. A.
Gross are each three times loudly called but
come not to answer the petition herein, and
wholly make default,

And now this cause is submitted to the
court for hearing, finding and decree and

examining the petition, writs of service and heard evidence the court doth say and find that John Gross, the plaintiff's decedent died the owner of the following described Real Estate in Hendricks County in the State of Indiana to-wit: The NE¹/₄ of the NE¹/₄ of section 20 and the NW¹/₄ of the NW¹/₄ of section 21 except one half acre out of the north west corner of the last mentioned tract all in Township 15 North in Range 2 West; that in a partition suit in this court said administrator procuro to be set off to the widow of said decedent, one Elizabeth A. Gross, her one third interest in said real estate, which portion so set off to said widow is described as follows to-wit: Beginning at the centre on the east of the NE¹/₄ of said section 20. Township 15 North in Range 2 West, thence north 44 rods; thence west 80 rods to the west line of said North East quarter of the NE¹/₄ section 20; thence south 44 rods to the south line of said quarter quarter; thence east 80 rods to the place of beginning estimated to contain 22 acres more or less; that the residue of said first described tract which is subject to the payment of the debts of said decedent is of the probable value of \$987.⁵⁰ exclusive of liens thereon; that the personal property of said estate which has come to the knowledge and possession of the petitioner amounts to the sum of \$366.⁰⁰ and that the widow Elizabeth A. Gross

took the whole of said personal property at its appraised value, on her absolute claim of \$500.⁰⁰; that the amount of claims against said estate which have been allowed is \$576⁷² and that the amount not allowed is \$58⁰⁰ and also the balance of the absolute claim of the widow is \$134.⁰⁰; that there is a mortgage to the State of Indiana, for the use of the "Common School Fund" on the above described real estate for the sum of \$400.⁰⁰ dated June 19, 1879; that on the 24th day of June 1881, David W. Campbell recovered two judgments against said estate, one for \$79.³³ and \$9.⁶⁵ costs, and the other for \$86.¹² and \$9.²⁵ costs, and on the same day John Shugrue recovered a judgment against said estate for \$162.⁹⁸ and \$10.³⁰ costs, all said judgments being rendered in this court after the death of said John Gross.

And the Court further finds that said petition is true and that the real estate of said decedent subject to the payment of his debts ought to be sold for that purpose,

And now said Administrator files an inventory and appraisement of said real estate from which it appears that said Real Estate was appraised at the sum of \$1815⁰⁰ by A. W.

Kelly and Daniel Hunt two reputable householders and freeholders of the neighborhood of said land, And now

said Administrator as by law required file his bond in the sum of \$4000⁰⁰ with A. W. Kelly and John A. Osborn as his securities, which bond and the security thereto is approved by the Court.

It is therefore ordered, adjudged and decreed by the Court that said Administrator proceed to sell at public auction, after giving the Statutory notice, the following described Real Estate in Hendricks County in the State of Indiana to-wit: Eighteen acres off of the north end of the NE $\frac{1}{4}$ of the NE $\frac{1}{4}$ of section 20, and the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of section 21, except one half acre out of the north west corner of said last mentioned tract all in Township 15 North, in Range 2 West, subject to the mortgage above named for one third cash in hand, one third in six and one third in twelve months from day of sale with 6 per cent interest on the deferred payments from date. The purchaser to give a bond to the satisfaction of the Administrator indemnifying him against the encumbrance of said mortgage.

No 378. Lantale

James Grosvenor Admr

vs

Solomon F. Graves

et al

Entry

Ent March 13. 1882

appraised

J. E. Adams

6

STATE OF INDIANA,

SS:

Hendricks County,

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

weeks successively, the first of which publication was on the
16th day of March 1882, and the last
on the 6th day of April 1882

C. T. Bowen

15th day of April 1882

H. H. Hayes Clerk

Subscribed and sworn to before me, this

Hadley, Hogate & Blake, Attorneys.
NOTICE OF ADMINISTRATOR'S SALE.
 Notice is hereby given that the undersigned Administrator of the estate of John Gross, deceased, will, on
Saturday, the 15th day of April, 1882,
 by order of the Hendricks Circuit Court, sell at public auction on the premises, the following described real estate in Hendricks county in the State of Indiana, to-wit:
 Eighteen (18) acres off of the north end of the northeast quarter of the northeast quarter of section twenty (20) and the northwest quarter of the northwest quarter of section twenty-one (21) except one-half (1/2) acre out of the northwest corner of said last mentioned tract, all in township fifteen (15) north, in range two (2) west.
 Said sale will be made subject to a mortgage of four hundred dollars (\$400) and accrued interest to the Common School Fund, dated June 10th, 1879, the purchaser executing an indemnity bond to the satisfaction of the administrator to pay and satisfy said mortgage.
 Terms of sale:--One third of the purchase price cash in hand, one third in six months and one third in twelve months, the purchaser giving notes with approved security waiving valuation and appraisal laws, with six per cent. interest from date until paid.
 Sale to commence at 10 o'clock.
JAMES GREENLEE,
 Administrator.
 March 16, 4t.

Received,

, of

dollars and

Cents,

in full for publishing the above notice

STATE OF INDIANA,
County,

ss:

Personally appeared before the undersigned

publisher of

a Public Weekly Newspaper of general circulation, printed

and published in

County of said, who, being duly sworn, upon his oath

swears that the notice, of which the attached is a true copy

was duly published in said paper for

times, the first of which publication was on the

day of

on the

day of

1882

and the last

day of

1882

Estate of John Gross
Adm'r
James H. Adams

Filed

Filed April 10, 1882
W. G. Haynes
Clerk

Cents

dollars and

in full for publishing the above notice

Received,

State of Indiana, Hendricks County ss:
Estate of John Gross } *Laud Sale,*
deceased. }

The undersigned Administrator of the estate of John Gross deceased, shows to the Court that in pursuance to the order hereinbefore made, he gave notice for four weeks consecutively, in *The Hendricks County Republican* a public weekly newspaper of general circulation printed and published in Hendricks County in the State of Indiana, of the time place terms and conditions of sale of the real estate hereinafter set out, the first of which publications was on the 16th day of March 1882 and the last on the 6th day of April 1882. And the administrator files the affidavit of C. F. Brown one of the publishers of said paper in proof of the fact, and the administrator also shows the court that he posted notices in five public places in Hendricks County, three of which places were in Marion Township where the real estate is situated. And he files his own affidavit in support thereof.

And on the day set for the sale of said Real Estate to-wit: on the 15th day of April 1882 I exposed for sale at public auction to the highest bidder the following described Real Estate to-wit: Eighteen acres off of the north end of the north east quarter of the north east quarter of section twenty (20); also the north west quarter of the north west quarter of

except one half acre out of the north west corner of the last tract section two only one (21), all in township fifteen (15) North in Range ~~one~~^{two} (2) West, and Elizabeth A. Gross did bid therefor the sum of \$1351.²⁵ and no one bidding more and that sum being more than two thirds of the appraised value of said Real Estate I sold the same to her for that sum,

Whereupon the said Elizabeth A. Gross, paid down the sum of Four hundred and fifty and ⁴²/₁₀₀ dollars in cash, and executed an indemnity bond in the sum of \$800.⁰⁰ with Anthony W. Kelly and John M. Morgan as security, conditioned that said estate should be held harmless by reason of a mortgage of \$400.⁰⁰ and accrued interest to the Common School Fund, dated June 19th 1879, which mortgage amounted to \$425.⁷⁸ which the said Elizabeth A. Gross, assumed and agreed to pay as a part of the purchase price of said real estate; and as to the residue to-wit: the sum of \$475.⁰⁵ the said purchaser executed her notes for \$237.⁵³ and \$237.⁵² respectively due in six and twelve months from date with security, drawing six per cent interest, waiving recourse to valuation and appraisement laws, all in conformity with the order of the Court

Whereupon the said Administrator executed to the purchaser a certificate of

purchase, which will entitle her or her assigns
to a deed of conveyance if the land as sold
as above shown is approved by the Court,
And he asks that his proceedings may
be approved.

James Greenlee

Administrator

Subscribed and sworn to before me the 31st
day of April - 1882,

Enoch G. Hogate
Notary Public

Land Sale

Estate of John Gross
deed,

Report of Sale,

June 5-1882
No 102565
on my per
A. C.

Estate of John Gross } Land Sale,
deceased }

Comes the Administrator
herein by Hadley, Hazate and Blake, his attorney,
and files a report of sale herein, which is in the
words and figures following to-wit: (Here insert
report in full except the caption)

And the Court having examined said report and the
papers filed therewith finds that the sale so made
as above ought to be approved.

It is therefore ordered, adjudged and decreed
by the Court that said sale be and the same is here-
by in all things approved and confirmed, and
said Administrator is ordered to report forthwith
to the Court for approval a deed of conveyance to
the land so sold by him.

And now said Administrator in compliance with
the order of the Court brings into Court a deed of
conveyance to the purchaser which is examined and
approved by the Court and his approval endorsed thereon
in these words: "Examined and approved in open Court
and ordered delivered to the purchaser as an
evidence of his title, J. G. Adams, Judge."

Said Administrator further represents to the
Court that the purchaser is desirous of paying at
once the unpaid balance of the purchase money,
and that such payment would enable the Adminis-
trator to immediately settle this estate.

It is therefore ordered that said Administrator
be and he is hereby authorized to receive the balance
of the purchase money for the real estate sold

(over)

Law Sale

Estate of John Gould
decd.

Final Entry

Approved
J. E. Harvey
E

as above shown,

IN THE ESTATE OF

TRANSCRIPT OF COSTS.

John Gross

Deceased.

Fee Book *5*

Page *111*

DATE.	FOR WHAT SERVICE TAXED.	AMOUNT.		REMARKS.
		Dols.	Cts.	
Feb 12 th 1881	To proof of Will ^{1.00} Recording ⁷⁵ + Index ⁴⁰ + 2d fees ⁸ See Letters ¹⁵⁰ O.B. & Va. ³⁰ Ref to Court ²⁵ Notice for Pub ²⁵ app ²⁰ *	1.	75	
	File & Recording Inventory		80	
Mar 5 th 1882	3 rd fees in Partition F.B. 22. Page 203	46.	57	
"	" Case of Campbell vs Gross et al B 22. P. 206	9.	65	
"	" " " " " " " " " " "	9.	75	
"	" " " " " Shugrue vs Greule Adm ^r et al 22. P. 207.	10.	30	
"	" Land Sale O.B. ¹⁵⁰ fil papers ³⁵ app from Res ¹⁵ Rec Bond ²⁵	2.	25	
"	" See 2d Sum ⁸⁰ Fees no claims ^{1.40} allowance of claim O.B. ⁸	2.	28	
"	" Parker & Bowen Printer Ann Res Notices	9.	00	
"	" James M. Emmons Shff on Sum.	1.	45	
"	" Mark O'Moore Shff Rom Co. on Sum.	2.	55	
June 5 th 1882	To fil pap ^r off Proof Pub. ¹⁵ O.B. & Land Sale ⁷⁵	1.	05	
"	" Final Report & Distribution ^{2.90} See Notice to heirs ^{1.40} & c	4.	30	
"	" Parker & Bowen Printer Land Sale ^{9.00} Notice to heirs ^{3.75} & c	12.	75	
"	" Thad S. Adams Master Court.	1.	50	
		121.	93	

STATE OF INDIANA, }
Hendricks COUNTY, } SCT:

The undersigned, Clerk of the Circuit Court within and for said County and State, hereby certifies that the foregoing Transcript contains a true and complete statement of all costs taxed against the estate above named to this date, inclusive, as appears from the Fee Book of said Court, on file in his office.

WITNESS, The Clerk and seal of said Court, this *31st* day of *May* 1882
Am J. Haynes Clerk.

TRANSCRIPT OF COSTS

IN THE ESTATE OF

REMARKS

AMOUNT
D \$
Ct

FOR WHAT SERVICE TAXED

DATE

No.

ESTATE OF

John Groves Dees,

TRANSCRIPT OF COSTS.

Filed, 188*8*

Clerk.

STATE OF INDIANA }
COUNTY }
of _____

The undersigned, Clerk of the Circuit Court within and for said County and State, hereby certifies that the foregoing Transcript contains a true and complete statement of all costs taxed against the estate above named to the date, inclusive, as appears from the Fee Book of said Court, on file in his office.

WITNESS The Clerk and seal of said Court, this _____ day of _____ 188*8*.

Clerk.

NOTICE OF ADMINISTRATOR'S SALE.

Notice is hereby given that the undersigned Administrator of the estate of John Gross, deceased, will, on

Saturday, the 15th day of April, 1882,

by order of the Hendricks Circuit Court, sell at public auction on the premises, the following described real estate in Hendricks county in the State of Indiana, to-wit:

Eighteen (18) acres off of the north end of the northeast quarter of the northeast quarter of section twenty (20) and the northwest quarter of the northwest quarter of section twenty-one (21) except one-half (1/2) acre out of the northeast corner of said last mentioned tract, situate in township fifteen (15) north, in range two (2) west.

Said sale will be held subject to a mortgage of four hundred dollars (\$400) and accrued interest to the Common School Fund, dated June 10th, 1879, the purchaser executing an indemnity bond to the satisfaction of the administrator to pay and satisfy said mortgage.

One third of the purchase price cash in hand, one third in six months and one third in twelve months, the purchaser giving notes with approved security waiving valuation and appraisement laws, with six per cent. interest from date until paid.

Sale to commence at 10 o'clock.

MARCH 15, 4.

JAMES GREENLEE, Administrator.

Hendricks County Ind.

All of said places of posting being public places within said County and State, and there in Marion Township in said County

James Granlee
Clerk of the Court
Subscribed and sworn to before me, this 5th day of June 1882
Notary Public

EDITOR'S AFFIDAVIT.

STATE OF INDIANA,)
Hendricks)
County,)
SS:

Personally appeared before the undersigned
Le T. Bowen of the firm of Parkin & 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 two
weeks successively, the first of which publication was on the
21st day of June 1882, and the last
on the 18th day of June 1882
A. J. Bowen

NOTICE TO HEIRS, CREDITORS, ETC.
In the matter of the Estate of John Gross, deceased.
The undersigned, Administrator of the Estate of John Gross, 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 June, 1882, 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 Circuit Court, at Danville, Indiana, this 5th day of June, 1882.
WM. F. HAYNES,
Clerk.
June 5-21.

Received, _____, of _____
dollars and _____ Cents,
in full for publishing the above notice
Subscribed and sworn to before me, this 23rd day of June 1882
Wm. F. Haynes

Estate of
John Grass

Printers fee

3.76

Filed June 23 1882

J. F. Haynes
Clerk

CLERK OF THE COURT
STATE OF INDIANA
COUNTY

Land Sale 8

No.

ESTATE OF

John Grass

Deceased.

PROOF OF POSTING NOTICES

OF

Land Sale

Filed 188

Clerk.

PROOF OF POSTING

County

State of Indiana

[Faint handwritten text, likely a notice or affidavit, partially obscured by bleed-through from the reverse side.]

Recd. June 5th 1882 of James Greenlee Admt. of the
Estate of John Gross deed the sum of \$81.00

as follows:

April 4	To Advice	05.00
June 10 th	" appearance & return in three suits	15.00
Jan 10 th	" semi annual Report	1.00
"	" Partition, setting off Widow's amt	25.00
Feb 8	" Petition to sell land; sale report	25.00
	Deeds &c	10.00
June 10 th	" Final Report	<u>81.00</u>

Wm. H. Fitzgerald & Blakely

1 The Estate of John Gross to James Greenlee
2 Admt. of. So services as Administrator since
3 taking out letters of Administration April 4
4 1881, during which time he has had the
5 personal property of said estate inventoried and
6 appraised. Has had the widow's interest in the
7 Real Estate set off to her to procure a fund for
8 the payment of the debts of deceased; has sold
9 the Real Estate of said decedent; has defracted
10 four or five suits brought against said estate,
11 and has fully settled up the same. For which
12 services he charges the reasonable sum of
13 fifty dollars.

14 And to money paid out in traveling expenses,
15 attending Court, and board bills

Total

15.00
\$65.00

17 He says that no part of said sum is for attorneys
18 fees, and are wholly for his own service and
19 money expended;

20 James Greenlee Administrator
21 Subscribed and sworn to before me this 1st day
22 of May 1882,
23 Enoch K. Fitzgerald
24 Notary Public

No. 6

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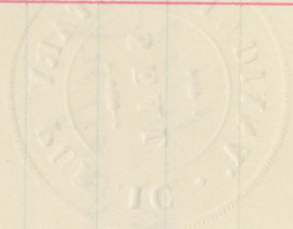
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29

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No. 7

Faint handwritten text in cursive script, mostly illegible due to fading.

State of Indiana, Hendricks County ss;
 Estate of John Gross, June Term 1882
 deceased, Hendricks Circuit Court.

The undersigned Admin-
 istrator of the estate of John Gross deceased,
 respectfully reports to the Court as follows:

	Dols.	cts.
I am chargeable with the Inventory on file	366	58
Recd. from Mr. F. Haynes, clerk, fees due decedent	1	50
Inventory of Real Estate	1815	00
<i>Total charges.</i>	<i>\$</i> 2183	<i>09</i>
I claim credits as follows:		
Decrease of sale of Real Estate from Inventory	463	75
1 Elizabeth A. Gross, Widow on \$500. ⁰⁰ claim	366	50
2 " " " " " " " "	133	50
3 E. C. Hornaday Treasurer, Fees	9	47
4 " " " " " " " "	7	62
5 Tilghman Hunt, Mo. D. Last Sickness	63	24
6 Compensation of Administrator, see Voucher	65	00
7 Hadley, Hogate & Blake, Attys	81	00
8 Mr. F. Haynes, clerk's Fees	121	93
9 O. H. Smith, Printing	2	58
By School Fund Mortgage on Land of Decedent amounting on the 15 th day of April 1882 to which mortgage on that day the widow Elizabeth A. Gross, assumed and agreed to pay as a part of the purchase price of decedent's Real Estate she having become the purchaser thereof.	425	78
Dated June 19 th 1879.		
<i>Total paid out on preferred claims</i>	<i>\$</i> 1741	<i>29</i>

Recapitulation:

Total charges 2183 00

" Paid on preferred claims 1740 29

Leaving a balance of \$442 71

to be paid into the hands of the clerk to be paid out as follows:

	Name	Amt. with Int. to June 5	Kind of claim	Distribution	
pd 1	Silphman Hunt	8 40	Account	3 85	Allowed by Admt.
pd 2	" "	152 16	Note	69 67	" " "
pd 3	D. W. Campbell	160 86	Note	73 66	" " "
pd 4	" "	4 45	Account	2 04	" " "
pd 5	J. W. Nichant	111 80	Note	51 19	" " "
6	Melinda Stinson	117 27	Note	52 79	" " "
pd 7	Wm Pearson	64 87	Note	29 70	Allowed by Court
pd 8	D. W. Campbell	83 82	Judgt.	38 38	J. D. 8. p. 43
	vs Henry A. Gross & Greenlee Admt.				
pd 9	D. W. Campbell	91 01	Judgt.	41 67	J. D. 8. p. 44
	vs Wm J. Gross & Greenlee Admt.				
pd 10	John Shugrue	172 18	Judgt.	79 76	J. D. 8. p. 44
	vs Greenlee Admt. & Henry Gross & Wm J. Gross.				
	Totals	\$966 82	.4579%	\$442 71	

Which amount the Administrator now pay into Court, and take the Clerk's receipt therefor for the

purpose of distributing the same among the creditors of said estate as shown by the pro rata distribution above made.

The Administrator says that when he gave notice of taking out letters in this estate he advertised the estate as probably insolvent and has settled the same on that basis. He says that all the claims of said estate so far as they have come to his knowledge have been disposed of as shown by this report.

Therefore he asks that this report may be approved, and that the estate may be declared finally settled and that he may be discharged from his trust.

State of Indiana. Kendrick County f;
I, James Greenlee, Administrator of the estate of John Gross deceased, do swear that the above and foregoing report is true in its charges and credits: so help me God.

James Greenlee Administrator.
Subscribed and sworn to before me this 5th
day of June 1882, Enoch G. Hogue
Notary Public

Received June 5th 1882 of James Greenlee Administrator of the estate of John Gross deceased the sum of Four hundred forty two and ⁷/₁₀₀ Dollars for the purpose of distribution among the creditors of said estate,
Wm. F. Haynes
Clerk

No 997

R. 466. No. 2.

Estate of John Gross

deceased

Executed & affirmed

Reverend
John Gross
J. H. W.

E

Final Report

Filed June 5th 1882

J. F. Wagners
Clerk

981311
24

Set for hearing June 26th 1882

Subst. Report in June 5th
& notices posted same date

Hadley, Hogate & Blake
Attys for Adm^r.

Rec June 29th 1882 of Wm F. Wagners Clerk, \$360.22
in full of distributive shares in this Estate of Pilghum
Hunt, D. W. Campbell, Henry Wisheart, & John
Shugrue, Stanley & Luwatt
Attys.

Rec July 22nd 1882 of Wm F. Wagners Clerk \$29.70 my pro rata
share in the above distribution.

his
Wm F. Pierson
" mark

STATE OF INDIANA,

Hendricks County,

Sct:

The undersigned, *Wm F Haynes*, Clerk of the Circuit Court within and for said County and State, being duly sworn, on oath says, that the notice, of which the annexed is a true copy, was by him posted on the Court House door of the County and State aforesaid, in *Hamlet* for two successive weeks; the date when said notice was first posted, as aforesaid, being the *5th* day of *June*, 1882

W F Haynes Clerk.

Subscribed and sworn to before me, this *26th* day of *June*, 1882

Wm F Haynes Clerk
By Wm H. Calvert Deputy

1882
June 5th
Received of *James Sherrill*, the Administrator of the estate of *John Gross*, deceased, the sum of *sixty three & 24/100* Dollars, on account of *medical attendance during the last sickness of said decedent in full*
\$63.24
Stephen M. Mount

Form 91.

STATE OF INDIANA,

Hendricks County,

CLAIM FILE.

BEFORE the Clerk of the Circuit Court of said County and State came *William Pierson*, who being by me duly sworn, says that the annexed, in favor of *William Pierson* against the estate of *John Gross*, 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 *State* to-wit:

30 Dollars, is now justly due and owing to *William Pierson*, all of which he verily believes.

William Pierson
his
mark

Subscribed and sworn to before me on the *3^d* day of *September*, 1881

Wm F Haynes, Clerk.

1882
June 5th
Received of *James Sherrill*, the Administrator of the estate of *John Gross*, deceased, the sum of *thirty three & 00/100* Dollars, on account of *an absolute claim of \$307.00 as Widow of said decedent & in full thereof*
\$33.00
Elizabeth A. Gross

Indianapolis, Indiana.
W. M. B. BURFORD, Printer.

No.

ESTATE OF

PROOF OF POSTING

BY CLERK, ETC.

Filed

188

Clerk.

No. 5

James Greenleaf
 Attorney
 No. 326 Adams
 State of Indiana

Estate of *John Green*
 Decedent

William Green
 CLAIM FILE

CIRCUIT COURT
 of *Stearns* County.

Filed *8 30*
 day of *September*, 1881

6 14 allowed by
 the Court
 this *13*
 day of *March*
 1882

Clerk.

No. 2

STATE OF INDIANA,

CLAIM FILE.

Hendricks County,

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

Lighman Hunt, who being by me duly sworn,

says that the annexed, in favor of Lighman Hunt

against the estate of John Gross, 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: One Hundred

and forty eight and 68/100 Dollars, is now justly due and owing

to Lighman Hunt, all of which he verily believes.

Lighman Hunt M.D.

Subscribed and sworn to before me, on the 29th day

of April, 1881

Cyrus L Stanley, Clerk.

Notary Public

Indianapolis, Indiana.

W. E. BURFORD, Printer.

June 5th 1882

Received of James Greenlee

of the estate of John Gross

the sum of \$100.00 Dollars,

on account of printing notices of Administrator in

Hendricks County, Indiana

for James Greenlee per

John Gross

\$2.00

Chas. H. H. H. H. in fact

STATE OF INDIANA,

CLAIM FILE.

Hendricks County,

BEFORE Cyrus L. Stanley a

Notary Public in said County

David W. Campbell, who being by me duly sworn,

says that the annexed, in favor of David W. Campbell

against the estate of John Gross, 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: One Hundred

and forty nine and 2/100 Dollars, is now justly due and owing

to David W. Campbell, all of which he verily believes.

D. W. Campbell

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

of April, 1881

Cyrus L Stanley, Clerk.

Notary Public

Indianapolis, Indiana.

W. E. BURFORD, Printer.

Cartersville, Indiana

February 1st 1879

One day after date I promise to pay to

the order of Lighman Hunt

One Hundred and twenty Six Dollars,

Value received,

Without any relief from Valuation or Appraisement Laws, with 10 per cent. interest.

John Gross

\$126.00

No

No.

Clerk's Office, Hendricks County. \$121.93

Danville, Ind., June 5th 1882

Received of James Greenlee Adm^r of the Estate of John Gross the sum of one hundred and 93/100 DOLLARS, in full of costs in the above case

Wm J. Haynes Clerk Hendricks Circuit Court.

Highman Acct

No. 310

Estate of John Gross

CLAIM FILE

CIRCUIT COURT

of Hendricks County.

Filed May 3^d day of

May 1881

\$ _____, allowed by
the Court admir

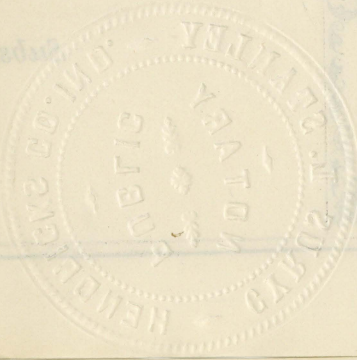
this _____ day of

18

Wm F. Haynes Clerk.

at 10.4 P. 51

Stanley & Talbott
attys for claimant



No 9

David W. Campbell

No. 309

Estate of John Gross

CLAIM FILE

CIRCUIT COURT

of Hendricks County.

Filed 3^d day of

May 1881

\$ _____, allowed by
the Court admir

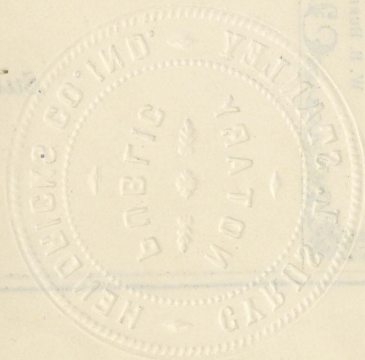
this _____ day of

18

Wm F. Haynes Clerk.

at 10.4 P. 51

Stanley & Talbott
attys for claimant



No. 8

Office of **HOGATE & BLAKE,**
Attorneys at Law,

Danville, Ind. April 7th 1881

Receipt of James Greenlee Administrator of the estate of John Gosse deceased the sum of three hundred sixty six and ⁵⁰/₁₀₀ dollars in goods of said decedent taken at the appraised value on my absolute claim of five hundred dollars.

Elisabeth A her Grof
mark

No. 138 TREASURER'S OFFICE, \$ 9.47¹⁰⁰

Danville, Hendricks County, Ind., Nov 5 1881.

Received of John Gosse by James Greenlee Adm'r the sum of Nine ⁴⁷/₁₀₀ DOLLARS,

in full for second one-half of State, County, School, Township, Special School and Dog Taxes, for the year 1880, on ~~both~~ and Personal Property, and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	Section.	Town.	Range.	Acres.	Hund.	NAME OF TOWN.	Lot.	Block or Sq.
1881	20	15	22	40				
1881	21	15	22	39.50				

Deputy: E. C. Hornaday
Treasurer of Hendricks County.

Form 516.

STATE OF INDIANA,

CLAIM FILE.

Hendricks County,
C. L. Stanley a Notary Public

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

Henry Pischhart

who being by me duly sworn,

says that the annexed, in favor of Henry Pischhart

against the estate of John Gosse,

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: One hundred

Dollars, is now justly due and owing

to Henry Pischhart, all of which he verily believes.

Henry P. Stanley

Subscribed and sworn to before me, on the 2nd day

of April, 1881

Leopold Stanley, Clerk.

No. 153

TREASURER'S OFFICE,

Danville, Hendricks County, Ind.

Received of John Gosse by ~~John Gosse~~ the sum of 42 Dollars,

100

In full for first one-half of State, County, School, Township, Special School and Dog Taxes, (including Road Tax,) for the year 1881, on ~~Real~~ and Personal Property, and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	Section.	Town.	Range.	Acres.	Hund.	NAME OF TOWN.	Lot.	Block or Sq.
1884	20	15	22	40				
1884	21	15	22	39.50				

on 2/3 of all

paid by James Greenlee Adm'r

E. C. Hornaday

Deputy.

Treasurer of Hendricks County.

\$ 141.00 141.00 May 10 78 78

Drawer One Day after date I promise to pay to
 Date Malinda Stevenson or Bearer,
 Time One Hundred and Forty one and six cents Dollars.
 When due Value Received, payable at
 No. Without any relief from Valuation or Appraisal Laws, with 10 per cent. interest.
 Due John Gross

against the estate of John Gross, deceased, as Co.,
 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 State to-wit: One Hundred
and Seventeen and eight Dollars, is now justly due and owing
 to Malinda Stevenson, all of which she verily believes.
 Subscribed and sworn to before me, on the 6th day
 of June, 1891
A. W. Kelly Justice, Clerk.

W. B. Burford, Printer.

Received ^{interest} on with note to April 8th 1877 \$10.50
 Received interest on with note to April 8th 1878 \$5.00
 Received interest on with note to April 8th 1879 \$5.00

October 18/1880

One Day after Date I
 promise to pay to
 W. B. Wischeart or order
 One \$100 hundred
 Dollars for value
 received with out
 any relief from valuation
 or appraisement laws
 with 8 per cent interest
 from start til paid
 John Gross

\$ 146.43/100 No. Due
 January 12th 1891
 One days after date I promise
 to pay to the order of David W. Campbell
 Negotiable and payable at Leonteville Ind.
One Hundred and Forty Six and 43/100 Dollars.
 and attorney's fees. Value received, without any relief whatever from valuation or appraisement laws. With inter-
 est at the rate of TEN PER CENT. PER ANNUM AFTER MATURITY. The drawers and endorsers severally waive presentment
 or payment, protest, and notice of protest, and non-payment of this note.
 John Gross
 Bowen, Stewart & Co., Booksellers, Indianapolis, Ind.

No. 319

Estate of John Cross
Malinda Stevenson

CLAIM FILE

CIRCUIT COURT

of Hendricks County.

Filed June 7th day of
1881

\$ _____, allowed by
the Court *admir*
this _____ day of

18

Wm F. Haynes Clerk.

App D. H. P. 51

Todd, Carmichael & Williams, Bookbinders, Indianapolis, Ind.

Due

John Cross

With Interest at the rate of _____ per cent. per annum, and ten per cent. after maturity and attorneys fees of _____ per cent. if suit be instituted on this note, negotiable and payable at value received, without any relief from Talcott or Appointment Laws. The drawers and endorsers severally waive presentment for payment and notice of protest, and non-payment of this note.

the Order of _____

the sum of 850

Dollars,

after date of promise to pay to

1875

\$ 50

after date of

1875

REVENUE STAMP.

Due April

1881

104.00

1881

104.00

1881

104.00

CLAIM FILE.

STATE OF INDIANA,)

Hendricks County,)

BEFORE ^{Anthony St. Kelly Justice of the Peace} ~~the Clerk of the Circuit Court~~ of said County and State came

Maliuda Stevens, who being by me duly sworn.

says that the annexed, in favor of Maliuda Stevens
against the estate of John Gross, 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 ^{her} his knowledge; that the balance shown in
said State to-wit: One Hundred

and Seventeen ⁰¹/₁₀₀ Dollars, is now justly due and owing
to Maliuda Stevens, all of which she verily believes.

Subscribed and sworn to before me, on the 6th day

of June, 1891

A. W. Kelly Justice, Clerk.

August 1st 1891
 Maliuda Stevens

John Cross to Highman Hunt debtor

Medical Services rendered to family

April 9 '79	To medicine	.50	
" 17 "	" "	.75	
June 19 "	" "	1.00	
Aug. 2 '80	" "	.75	
March 3 '80	" "	.75	
Sept. 9 '80	" "	.50	
" 15 "	" "	.50	
Oct. 13 "	" "	.50	
" 25 "	" "	.75	.20
Nov 4 "	" "	.75	
Nov 10 "	" "	.50	
" 13 "	" "	.75	
		8.00	

Coatsville, Ind., April 14 1881

M *John Cross*
In Account with **D. W. CAMPBELL,**

—DEALER IN—

Dry Goods, Groceries, Boots, Shoes,

QUEENSWARE, GLASSWARE, ETC.

Also BUYS AND SELLS GRAIN.

Jan 18	coffee	1.00
"	gas	1.00
"	tea	.25
25	liquor	1.00
"	coffee	1.00
		<u>4.25</u>

CLAIM FILE.

Public
said County and State came
who being by me duly sworn,

W. Campbell

, deceased, is correct;

credits thereon given; that

; that the balance shown in

How

is now justly due and owing

which he verily believes.

C. Campbell

the 29th day

, 18.81

Lynn L. Stanley, Clerk.
Volney Davis

Tighman Acct
Claim

No. 311

Estate of

John Gross

CLAIM FILE

CIRCUIT COURT

of Hendricks County.

Filed 3^d day of

May 1881

\$ _____, allowed by
the Court Admr

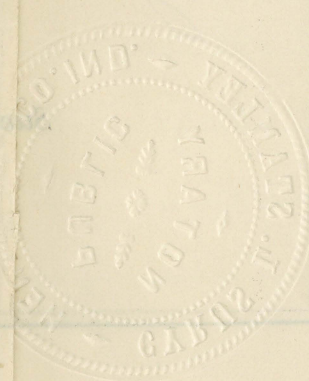
this _____ day of

18

Wm F. Haynes Clerk.

Ap 10. 4. P. 57

Stanley & Talbot
attys for Claimant



Nancy Whitehead

O. H. Campbell

No. 308

Estate of

John Gross

James Greeter
Admr

CLAIM FILE

CIRCUIT COURT

of Hendricks County.

Filed May 3^d day of

May 1881

\$ 425, allowed by
the Court Admr

this _____ day of

18

Wm F. Haynes Clerk.

Ap 10. 4. P. 57

Stanley & Talbot
attys for Claimant



STATE OF INDIANA,

CLAIM FILE.

Form 516.

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

Leahman Shunt, who being by me duly sworn,

says that the annexed, in favor of *Leahman Shunt*

against the estate of *John Gross*, 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: *Eight*

Dollars, is now justly due and owing

to *Leahman's Shunt*, all of which he verily believes.

Subscribed and sworn to before me, on the *29th* day

of *April*, 18*81*

Leahman & Stanley, Clerk.

Form 516.

STATE OF INDIANA,

CLAIM FILE.

Hendricks County,

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

David Campbell, who being by me duly sworn,

says that the annexed, in favor of *David Campbell*

against the estate of *John Gross*, 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: *Four*

and $\frac{25}{100}$ Dollars, is now justly due and owing

to *David Campbell*, all of which he verily believes.

Subscribed and sworn to before me, on the *29th* day

of *April*, 18*81*

David Campbell, Clerk.