

KNOW ALL MEN BY THESE PRESENTS, THAT WE, *Lewis Martin, Edward Strange, Edmund Clark & James L. Givan*  
Of the County of *Hendricks* and State of Indiana, are held and firmly bound  
unto the State of Indiana, in the penal sum of *One thousand*

Dollars, Lawful Money of the United States, to the payment of which, well and truly to be  
made, we bind ourselves, our Heirs, Executors and Administrators, firmly by these presents:

Sealed with our Seals, and dated this *30<sup>th</sup>* day of *January* *1838*  
The Condition of this obligation is this, That whereas the above named *Lewis Martin*

HAS this day obtained Letters of *Administration*  
to administer upon all and singular the Goods, Chattels, Rights, Credits, Monies and Effects  
of *John Plaster*  
late of said county, deceased.

NOW IF THE SAID *Lewis Martin*

Shall and will, truly and faithfully perform the duties and trusts committed to *him*  
as *Administrator* \_\_\_\_\_ of the estate aforesaid, and will truly  
and promptly deliver and pay over to *his* \_\_\_\_\_ successor to be  
appointed by the Probate Court, if any should ever be appointed, of such Estate, Goods,  
Chattels and Assets, and assign to the said successor, of such assets, and of the rights and  
credits which of right may belong to such successor, upon reasonable demand, then this  
obligation to be void, else to remain in full force and virtue.

*Lewis Martin* 



*Edmund Clark*



*James L. Givan*



Lewis Martin  
Administrator

Bond  
\$1000.00

Paid in my office  
January 30<sup>th</sup> 1838  
J. A. Bradley

"

An Inventory of the goods chattels, and effects and  
 of John Blaster late of Hendricks county and  
 of Indiana Deceased taken by Lewis Elastin  
 state of Indiana Deceased  
 Administrator of the Estate of the said Deceased  
 William D. Bryant and  
 with the assistance of William D. Bryant  
 Anderson Bryant Appraisors called on for that  
 purpose on the 1st day of February A.D. 1838  
 one sorrel horse - \$75.00  
 900 pounds of salt pork - 36.00  
 one cow and Calf - 12.00  
 one hiffer - 05.50  
 one lot of corn in the field - 40.00  
 one lot of hogs - 14.50  
 4 Barrels corn - 04.00  
 2 sugar Kittles and 1 pair hooks - 06.50  
 one Showel plow and 3 reading Books - 03.00  
 2 pair drawing chains and hamers - 04.50  
 2 single trees and 2 clevises - 02.12 $\frac{1}{2}$   
 1 carriy cord and 2 lame books - 00.25  
 one Chopping chax - 01.00  
 2 augers - 00.75  
 one iron and lid - 01.00  
 one Shellard and lid - 01.00  
 one tea Kettle - 00.37 $\frac{1}{2}$   
 one Smoothing Iron - 00.95  
 one fine shovel - 00.62 $\frac{1}{2}$   
 one chair and one piggin - 00.12 $\frac{1}{2}$   
 one hot books - 03.00  
 one lot of Lard - 00.75  
 one lot ditto - 05.50  
 one womans saddle - 01.50

\$01.50  
 one Bed Bedding and bedding - 12.00  
 one ditto - 18.00  
 6 Bedquitts and covered - 10.00  
 one looking glass - 00.75  
 one lot children ware - 04.00  
 one pair scissars - 00.25  
 one Bell - 01.00  
 one spinning wheel - 02.00  
 one meal Sieve - 00.37 $\frac{1}{2}$   
 two Boxes - 00.37 $\frac{1}{2}$   
 7 $\frac{1}{2}$  Bushels wheat - 05.62 $\frac{1}{2}$   
 J. Thos D. Bryant Administrator of the Estate of John Blaster  
 and Appraisors  
 State of Indiana - Given by appraisor before me  
 Hendricks County Labt Elastin a Justice of the peace  
 in and for said County Lewis Elastin administrator  
 of the Estate of Labt Elastin deceased and William  
 D. Bryant and Anderson Bryant appraisors of  
 said Estate and being duly sworn the said William  
 Bryant and Anderson Bryant says that the above inventory  
 and appraisement as signed by them is a just and true  
 inventory and valuation of the goods chattels and  
 effects of the said Labt Elastin to the best of their  
 judgment and the said Lewis Elastin says that the  
 above is a true inventory of the personal estate of  
 the said John Blaster so far as the same has come to  
 his hands to be administered  
 Given under my hand and Seal this 1<sup>st</sup> day of  
 February A.D. 1838. Labt Elastin  
 Justice of the peace

~~1000.00~~  
1000.00  
1000.00  
1000.00

1000.00  
1000.00  
1000.00  
1000.00

~~1000.00~~  
~~1000.00~~  
~~1000.00~~  
~~1000.00~~

Received of Lewis Martin Administrator of the estate  
of John Plaster deceased the following goods and chattels at  
the appraisement of the said goods and chattels on the 2<sup>nd</sup>  
day of February A.D. 1838 the Inventory of which  
is herewith annexed to witness Emma & Plaster  
mark

one Bed and bedding	\$18.00
one ditto	12.00
6 bedgutts and one combed	10.00
one cow and calf	12.00
one spinning wheel	02.00
one can of soap	03.00
one shellard and lid	01.00
one tiggin	00.25
one tea kettle	01.00
one cellulard ware	04.00
1/2 Bushel wheat	05.62 <sup>1/2</sup>
5 Barrels corn	03.00
575 lbs salted pork	23.00
one pot hooks	00.12 <sup>n</sup>
	<u>\$100.00</u>

Inventory of cash and cash notes and  
accounts of the estate of John Plaster  
~~Deceased~~

Cash on hand	\$ 40.00
One note on William P. Bryant of "	22.00
" account on Woodson Bryant " "	5.00
" account on William L. Matlock ..	150.00

\$ 217.00

I do hereby certify the above to be all  
the cash notes and accounts that has come  
into my possession of Lewis Martin  
Administrator of the  
estate of John Plaster

393.75	67	40.00
326.65	6	22.00
<u>402</u>	5	5.00
<u>6710</u>	<u>12.96</u>	<u>150.00</u>
	40	217.00
	67	76.75
		<u>393.75</u>

*Additional Inventory*

*John Master's  
Estate*  
\$217.00

*Filed in Open Court day  
14<sup>th</sup> 1838*  
J. M. Gregg clk

An Account of the sales of the personal property of John Plaster late of Hendricks County deceased at a public sale held at the late dwelling-house of the said deceased on the 16<sup>th</sup> day of February A.D. 1838

<u>Purchaser's name</u>	<u>Article sold</u>	<u>Price</u>
		\$    s
William Allison	1 sugar Kettle	3 00
George Hendrick	1 Do      Do and lid	6 00
Wm Plaster	Hogs Sand (in Kettle)	1 25
John T. Hendley	1 Log-chain	2 00
Abraham Bollmann	1 Shovel plow	1 87 $\frac{1}{2}$
Archibald Nichols	1 pair of Mow gears	3 37 $\frac{1}{2}$
John Bush	1 Curved Comb	12 $\frac{1}{2}$
James Nichols	1 pair of chains & bars iron	1 62 $\frac{1}{2}$
Wm Hill	1 iron auger	43 $\frac{3}{4}$
Alexander Adams	1 Do      (handled)	31 $\frac{1}{4}$
Wm Plaster	1 Double tree and clevis	1 25
Wm Allison	1 single tree & clevis	1 62 $\frac{1}{2}$
Lewis T. Pounds	1 Hoe	38
Wm Plaster	1 new hoe	62 $\frac{1}{2}$
Wm Allison	1 Do	62 $\frac{1}{2}$
Wm Plaster	1 sickle scythe	5 12 $\frac{1}{2}$
John Atkins	1 oven and lid	1 12 $\frac{1}{2}$
	1 Skillet & lid	
Wm P Bryant	1 fine shovel and flat iron	1 50
Wm Allison	1 Churn	1 00
Alexander Adams	1 Meal sieve	62 $\frac{1}{2}$
Wm Allison	1 Table	2 62 $\frac{1}{2}$
Samuel Walker	2 chairs	81 $\frac{1}{4}$
Wm Allison	2 Do	75
Wm P Bryant	1 small chair	56 $\frac{1}{4}$
Amiel Brown	1 Looking Glass	68 $\frac{3}{4}$
Lewis T. Pounds	1 Bell	75
	amt forwarded	\$ 10 06 $\frac{3}{4}$

	and brought forward	\$ 40.06 $\frac{1}{4}$
Alexander Bryant	1 lot of meat at 5 $\frac{1}{2}$ d $\frac{1}{2}$	
W <sup>m</sup> Allison	1 Do at 5 $\frac{1}{2}$ d $\frac{1}{2}$	10 51 $\frac{1}{2}$
George Hendrick	1 axe	56 $\frac{1}{4}$
James Nichols	1 white sow	3 50
Lewis Martin	11 Shoots	6 50
Revol. case	1 Horse	71 00
Emma Plaster	1 Sugar Box	12 $\frac{1}{2}$
W <sup>m</sup> R Kirk	1 Sow and pigs	2 50
S. J. Hadley	1 Heifer	6 25
Lewis Martin	1 lot of corn	21 00
Woodson Bryant	1 Do	25 25
		\$1 \$7 37

Attest S. J. Hadley / Clerk of said sale

State of Indiana Hendricks County

We the above named Simon J. Hadley  
make oath that the foregoing is a just and  
true account of the sale of the Personal Estate  
of John Plaster late of said County deceased  
Sworn to before me a Justice of the peace  
of said County the 16<sup>th</sup> day of May 1838  
James Dugan J.P. Seal

176,75 $\frac{1}{2}$

John Masters  
Estate

J.

Recorded in Book  
No 2 of the record  
of inventories and  
sale bills at page  
200

S. J. Hadley Clerk

Filed in my  
Court May  
16<sup>th</sup> 1838  
S. J. Hadley  
Clerk

State of Indiana      The State of Indiana to the Sheriff of  
Hendricks County      Hendricks County Gregory

You are hereby Commanded that you summon Lewis Martin Administrator of the estate of John Plaster to personally be and appear before the honorable the Judge of the Hendricks Probate Court on the first day of the next term of said Court to be holden at the Court house in Danville on the second Monday in February next and then and there settle and adjust the affairs of the same, or shew some sufficient cause why the said Estate cannot be settled. And further to hear and receive whatsoever our said Court shall then and then consider of him.

Witness James Mc Gregor Clerk of our said Court and its seal this 20<sup>th</sup> day of November 1839 

Hendricks Probate Court  
Feb<sup>r</sup>ry 1840

Lewis Mastin

Administrator of the  
Estate of John Blaster

Citation

Conc & Hand December 11<sup>th</sup> 1839 and  
Served December 16<sup>th</sup> 1839 as commanded  
Edmund Clark Sheriff

S. W. Cox  
S. C. Johnson  
Wm. G.  
Knox

16

18

16

18

State of Indiana The state of Indiana to the Sheriff  
Hendricks County of Morgan County Greeting

We Command you that you take  
the body of Lewis Martin and him safely keeps so that  
you have his body before the Judge of the Hendricks  
Probate Court, on the first day of his next term to be holden  
at the Court House in Danville on the second Monday  
in February next to Answer for a Contempt of said Court,  
by failing and refusing to appear in our said Court and  
settle and adjust the affairs of the estate of John Plasters  
dec'd whereof he is administrator, after having been duly cited  
by said Court and required so to do. And have you  
then there this writ

Witness James M. Gregg Clerk of said Court  
and to its Seal this 19<sup>th</sup> day of January 1841

 J. M. Gregg clk

The Sheriff will release the said Lewis Martin from custody when  
arrested upon the above writ by his first entering into a recognizance  
with one security, in the sum of five hundred dollars each, to be void  
on condition that he appear in our said Court and answer the charge  
in said writ alledged.

 J. M. Gregg clk

Served as commanded the 2<sup>d</sup> of January 1841

Jonathan Hunt shff

Costs	Milage	90
Serving状书		50
Taking recognizance		37 <sup>1</sup> / <sub>2</sub>
Returning -		10
		\$1.87 <sup>1</sup> / <sub>2</sub>

18  
Dyed & embroidered  
Quilted  
Wool  
10  
25  
25  
25  
100

Quilt in Chincoteague for the Quakers

100 ft. wide 800

in every way  
the company will be offered in our next gathering, whenever we decide  
upon an example for the sum of one hundred dollars each, to be used  
amongst others for those who have lost their homes or are in need.  
The quilt will be given for your consideration from time to time.

Lewis Martin Adm'  
of John Plaster Estate

Citation

Wool of various colors of different kinds  
In this place of

State of Indiana  
Morgan County

Be it remembered that on the 2<sup>nd</sup> day of February 1841 before me Jonathan Hunt sheriff of Morgan County personally came Louis Mastin and George Monicle and acknowledged themselves to owe and be indebted to the State of Indiana each in the sum of Five Hundred dollars to be levied on their goods and chattels lands and tenaments if default be made in the conditions following to wit "If the aforesaid Louis Mastin shall personally appear before the Judge of the Hendricks Probate court to be holden at the court house in the town of Danville on the second monday in February next to answer for a contempt of said court and to such other matters and things as there and there may or shall be charged against him and not depart without leave of said court this their to be null & void otherwise to remain in full force and virtue in law." Signed  
Sealed and delivered in the presence of me Jonathan Hunt shff

Louis Mastin  
George Monicle

Mastin  
Zance Bond

Louis Mastin &  
George Monacle

Recognzance

The account of Lewis Martin  
administrator of the Estate of John Plaster decd

The Said administrator charges himself  
with the amount of the personal Estate of said  
deceased - as per ~~Deed Recd~~ <sup>Inventory</sup> on file -  
alsoe the amt of cash Notes & accounts 187.38  
as per Inventory on file - ~~217.10~~  
~~187.38~~  
~~\$404.38~~

The Said administrator alsoe claims  
the following credits (to wt) -

By amt to J. Depew as per receipt No. 1. \$33.62 $\frac{1}{4}$   
By " " David Mattock do No 2 3.00  
By " " Wm S. Mattock as per do No 3- 152.90  
By " " H. G. Todd as per receipt No 4 24.50  
By " " P. S. Dickey as per do No 5 3.50  
By " " Wm P. Bryant as per do No 6 1.50  
By " " C. C. Fave as per do No 7- 5.00  
By " " James McCowan as per do No 8- 3.00  
By " " Wm Allison as per do No 9- 7.06 $\frac{1}{4}$   
By " " J. Martin as per apt No 10- 3.93 $\frac{1}{4}$   
By " " Do Do - as per apt No 11- 78.62 $\frac{1}{4}$   
By " " Do Do - as per apt No 12 10.00  
Total credit \$326.65 \$326.65

Balance in favor of Estate - \$ 77.73

There are some claims yet in the hands  
of said administrator in favor of said Estate  
which have not been collected -

for which Reason he request the court  
to give him until the next Term of the  
court to make final Settlement etc  
all of which is respectfully submitted

No interest has been accounted  
for in this report I. M. Grisby

Lewis Martin  
administrator

John Postor's  
Estate  
Exhibit of admsr

Signed in open Court of  
February 1841  
J. M. Gregg Esq

KNOW ALL MEN BY THESE PRESENTS, THAT WE William Haster &  
James Dugan —

of the County of Hendricks, and State of Indiana, are

Three Thousand

held and firmly bound unto the State of Indiana, in the penal sum of Three Thousand Dollars, Lawful Money of the United States, for the payment of which, well and truly to be made and done, we bind Ourselves, Our Heirs, Executors and Administrators, jointly and severally, firmly by these presents:

Sealed

1841

day of May

1841

with Our Seals, and dated this 11<sup>th</sup>

THE CONDITION of the above obligation is such, that if the abovebound

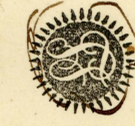
William Haster his

as

Administrator

deceased, according to Law,  
to be appointed by the Probate Court  
of the Estate of John Haster in a place  
and will truly and promptly deliver over to his  
successor  
ever be appointed, all such estate, Goods, Chattels and assets, and  
of said County, should any such successor  
all such RIGHTS AND CREDITS AS SHALL, OF RIGHT, belong to such  
assign to such successor  
upon reasonable demand made thereof, then the above obligation is to be void and of none effect,  
otherwise to be and remain in full force and virtue in Law.

William Haster  
James Dugan



John M. Gray Clerk

You then there this went  
Altho' I am Mr. Gray clerk of our said  
Court and its seal this 29<sup>th</sup> day of June  
1841

Akt of Indiana The state of Indiana to the  
Hendricks County Comer of Hendricks County Certifying  
you are hereby Commanded that  
you Summons Lewis Martin, Edmund Clark  
and James S. Green if they may be found in your  
Court, to personally be and appear before the Honorable  
the Judge of the Hendricks Probate Court on the  
first day of the next term thereof to be holden at  
the Court House in Danville on the second  
Munday in August next, to Answer William Haster  
Administrator of the estate of John Haster in a place  
of Debt for One Thousand Dollars. Damages  
One Thousand Dollars as is said And have  
you then there this went

John M. Gray Clerk

Came to Court June 30<sup>th</sup> 1841.

William Plaster Adm.  
of John Plaster  
<sup>vs</sup> <sub>3</sub> Summons  
Lewis Mastin  
Edmund Clark &  
James S. Liver

This is an action of debt  
founded upon an official  
bond for the payment of  
\$1000.00 executed to the State  
of Indiana. And this suit  
is brought for the use & benefit  
of William Plaster Administrator  
of the estate of John Plaster  
deceased. Damages \$1000.00 etc.

June 29<sup>th</sup> 1841

J. M. Gruy clk

State for plff —

John Plaster's

Estate

W<sup>m</sup> Plaster Adm<sup>r</sup>

Bond \$300.00

Filed in open Court

May 11<sup>th</sup> 1841

J. M. Gruy clk

State of Indiana } \$1, in the Hendericks Probate Court, August Term  
Hendricks County } thereof 1844.

The State of Indiana on the relation  
of and for the use and benefit of William Plotter Administrator  
~~de bonis suis~~ of all and singular the goods & chattels, rights  
and credits, monies and effects <sup>the estate of</sup> of ~~de bonis suis~~ William Plotter  
late of said County deceased Plaintiff in this suit by  
(have her attorney) Complainants of Lewis Mastin,  
Edmund Clark & James L. Givan defendants in this  
suit of a plea of debt that they render unto the said  
State of Indiana, for the use and benefit of the aforesaid  
William Plotter Administrator ~~de bonis suis super eam~~  
~~the sum of one thousand dollars lawful money~~ which to  
her they owe and from her unjustly detain.  
For that whereas the said defendants on the 30<sup>th</sup> day of January A.D. 1838  
at the County and State aforesaid made their certain writing  
obligatory of that date sealed with seals (and now to the court here  
shown) and then and there delivered the same to the said State  
of Indiana for the use of the said William Plotter Administrator  
~~de bonis suis~~ (aforesaid) and thereby bound themselves  
to pay to the said State of Indiana (who sue aforesaid) the sum  
of one thousand dollars, when they shall be demanded  
afterwards requested; Yet the said defendants nor either of them  
although thereto requested have not paid the said sum of money  
nor any part thereof.  
And for that whereas the said defendants on the day and year  
first aforesaid at the County and State aforesaid made their  
certain other writing obligatory of that date sealed with their  
seals (and now to the court here shown) in substance as follows,  
to wit, Know all men by these presents, that we Lewis Mastin,  
Edmund Clark ~~Edward Strange~~, Edmund Clark & James  
L. Givan of the County of Hendricks and State of Indiana are  
held, and firmly bound unto the State of Indiana, in the sum  
of one thousand dollars, lawful money of the United States  
to the payment of which, well and truly to be made, we bind ourselves  
our heirs, executors and Administrators, firmly by these presents  
Sealed with our Seals and dated this 30<sup>th</sup> day of January 1838.  
The condition of this obligation is this, That whereas the above named  
Lewis Mastin has this day obtained Letters of Administration to

Administer upon all and singular the goods, Chattels, Rights, hereditaments and effects of John Blaster late of said County, deceased now if the said Lewis Mootin, Shall and will, truly and faithfully perform the duties and trusts committed to him as Administrator of the Estate aforesaid and will truly and promptly deliver and pay over to his Successor to be appointed by the probate court, if any ~~successor~~ should ever be appointed of such estate, Goods Chattels and Effects, and assign to the said successor, of such assets, and of the rights and credits which of rights may belong to such successor, upon reasonable demand from this obligation to be void, else to remain in full force and virtue, Lewis Mootin <sup>and</sup> Edmund Clark <sup>and</sup>  
James L. Groves <sup>and</sup> and the said Plaintiff avers that at the May Term of the Hendricks ~~Probate~~ Probate Court 1844 the said Lewis Mootin was duly removed by said court from the further administration of said Estate aforesaid according to law and that the said William Blaster was duly appointed by said Probate Court at the term aforesaid Administrator ~~of~~ <sup>for whose use this suit is brought</sup> of the estate of the said John Blaster deceased aforesaid and was then and there duly qualified and sworn into office as such Administrator and did then and there take upon himself the Administration of said estate yet to be administered according to law,  
And for a breach of the said condition of the said writing obligatory the said State of Indiana who sues for the use of the said William Blaster Administrator aforesaid, according to the form of the Statute in such case made and provided avers that the said Lewis Mootin did not truly and faithfully perform the duties and trusts committed to him as such of the estate aforesaid but therein wholly failed in this that he as such Administrator aforesaid by virtue of his appointment as such Administrator did collect and receive the sum of four hundred and four dollars & thirty seven cents money belonging to the said estate of John Blaster deceased and sum off to ports unknown, and thereby then & there ~~he~~ did not truly and properly deliver and pay over to his successor William Blaster the administrator appointed as aforesaid by said Probate Court to administer said estate as aforesaid the aforesaid sum of money by him received at

afforward now <sup>did</sup> the said Lewis Master deliver over to  
for whose use this suit is brought  
the said William Blaster Administrator as aforesaid  
all the <sup>sets</sup> rights & credits which right did belong to the said  
William Blaster as his successor to wit the sum  
aforesaid, but after having received the said money  
as aforesaid did run off to port unknown therfore  
it has been completely out of the power of the said  
William Blaster for whose use this suit is brought  
to demand the same from the said Lewis Master  
according to law, yet the said defendant have not  
paid the aforesaid sum of money above demanded  
on any port thereof although often requested so to  
do to the damage of the said Plaintiff who sees fit  
the use of the said William Blaster as aforesaid  
one thousand dollars And therefore she sees fit  
And the said William Blaster <sup>for those uses this suit is brought</sup> more brings here unto court  
the Letters of Administration to him granted by this  
Honorable court, &c

C. C. Rose attorney for Plaintiff

August 29<sup>th</sup> 1841

The State of Indiana on the 20<sup>th</sup> day  
of August 1841 and being by  
William Blotter Administer  
of the estate of John Blotter  
deceased

No 2) Declaration

Lewis Martin Edmund Blotter &  
James L. Blotter

vict. \$1000.00  
damages \$1000.00

The Clerk of the Pro Bono Court  
will please issue a summons  
in the above entitled cause  
directed to the Sheriff of  
said County & make the same  
returnable according to law  
and you will endorse  
thereon that this is an action  
of debt commenced above an  
obliged bond for the payment  
of \$1000.00, recd to the  
state of Indiana and that  
they did so brought for the  
sum of \$1000.00 and that  
said Plaintiff is the estate of  
John Blotter deceased,  
John Blotter deceased

damages \$1000.00  
June 29<sup>th</sup> 1841.

b. b. June 29<sup>th</sup> 1841

Aug 29<sup>th</sup> 1841

filed in my office June  
29<sup>th</sup> 1841  
A. M. Gray clk

The State of Indiana  
on the relation of and for the use  
of William Foster } debt for  
vs }  
Lewis Martin & Edmund Clark & James Givens

And the said Plaintiff  
says that the said second plea of said debtors Clark  
& Givens to the said second count of her said  
declaration, and the matter of things therein  
alleged are not sufficient in law to bar  
or preclude her from having and maintaining  
her action thereon against said Givens  
& Clark upon said second count and  
this she is ready to verify wherefore  
she prays judgment for

C. G. Davis attorney for Plaintiff

The State of  
Indiana on  
the induction  
of Wm. S. Belton  
as a member  
of the state  
legislature

39.53  
39.53  
39.06

filled in open count  
August 12<sup>th</sup> 1844  
J. H. Gregg etc

Sims Martin      Thundersmiths Prolecte Court  
Edmund Clark Esq August the 1<sup>st</sup> 1841  
Sims & Green  
at

the State on the relo-  
stan of William Pastew<sup>3</sup>

Anoc the said Defendant Clark & Green by  
Buntar and Martin their Attyo come  
and desmeil the wearey and injury lehende  
and as to the second Court in the said Distric  
tian say that the mattaw and things as they  
are thin staled and set forth are unsuffitent  
in law for the said Plaintiff to have and  
Maintain his ofensice action thos agst  
them and therby are ready to empf  
therby pny diligent &c

And for Causes of Demurr upon the following  
1st it do not appear in said Breck that said  
relator has sustaneey of injury whoter  
a said Breck is to hand and not suffitent  
specie, in this that it attemptes or pretends to  
say that said Master has collected \$1104 37<sup>1/2</sup> of my  
belonging to said Estate but does not shew of whom  
Collected the nature of the claim or demand or what the  
same was preccated nor does said Breck any where  
alldge that these m<sup>y</sup> if establishe were em  
mest payee to said Master or other stator.

2<sup>d</sup> said Breck also alldges that said Master  
restes on and payell any of the said money  
or amts belonging to said Estate

4<sup>th</sup> it does not show what amnt of assets came  
to the said Masters hands to be admeasured  
and for that the said Breck is in other respects  
insuffitent and uncertain leteth & givn  
By Buntar & Martin  
Attyo

Plaintiff in the action  
of Wm. Foster  
vs.

Martin Celotk  
& Liver

2<sup>nd</sup> Dinnr

Held in open court dayt.  
12<sup>th</sup> Augt.

J. H. Gray clk

And the said Plaintiff says that the said  
second count of her said Declaration and the  
matters and things therein contained are sufficient  
in law for her to have and maintain her original  
action thereon for the use of Wm. Foster against  
the said Celotk & Liver And they she is ready  
to verify wherefore she prays Judgment  
C. C. Court atto  
for Dffy

State of Rhode Island & Providence Plantations  
Newport County August ten 1841  
Sims Master  
Edmund Clark &  
James L. Green  
vs

State on the relation  
of William Plotter

Ans the said Defendants by Marvin and Weston  
the attorney came and defend the wrong and  
injury where he Ans says that the just  
Court in the said Doctoration and the matter  
and thing therein contained in manner  
and form as they are their alledge are  
insufficient in law for the Plaintiff to have  
and maintain his said Action against the  
said Defendants and this they are ready to  
verify wherefor they pray Judgment &

Clark & Green vs

Marvin & Weston

Attnys

And the said Plaintiff comes and says that the  
per said first Count of her said declaration and  
the matters and things therein contained are  
sufficient in law for her to have and  
maintain her aforesaid action therefrom against  
said defendants Clark & Green for the use  
of Wm Plotter And this she is ready to verify  
wherefore she prays Judgment for want  
of a sufficient answer to said first Count  
C. H. Rose Atto for Dfiff

State in the rotation  
of Mr. Hastings  
for his election  
and election &  
Colvin Colcock &  
Ains & Gann

1 Division first Court  
of Quintana

filed in open Court August  
12<sup>th</sup> 1841

J. M. Gregg Clerk

State of Indiana — ~~Wenckebachs~~  
Kosciusko County Court August Term 1841  
Clark & Givens

at  
The State of Indiana on the relation of  
William Plaster —

And the said defendants

(Clark & Givens) Come and defend & and

Crave oyer of the said writing obligatory  
in the first count of the said declaration mentioned  
which is read to them &c in these words

Know all men by these presents that we Lewis  
Master Edward Strange Edmund Clark, and  
James S Givens of the County of Kosciusko and  
State of Indiana are held and firmly bound  
unto the state of Indiana, in the penal sum  
of one Thousand Dollars lawful money of the Uni-  
ted States, to the payment of which we and truly  
to be made we bind ourselves our heirs  
executors and Administrators firmly by these  
presents, Sealed with our seals and dated  
this 30th January 1838, And they say that  
the said writing obligatory was and is sub-  
ject to the following conditions. The condi-  
tions of this obligation is this, that whereas  
the above named Lewis Master has this day  
obtained letters of Administration to adminis-  
~~ter~~ ter upon all and singular the goods  
Chattels Rights Credits Monies and effects  
of John Plaster late of said County deceased  
Now if the said Lewis Master shall and will  
truly and faithfully perform the duties and  
trusts committed to him as administrator  
of the estate aforesaid and will truly and  
promptly deliver and pay over to his successor

to be appointed by the Probate Court, if any  
should ever be appointed of the such estate  
goods, Chattels and Assets, and assign to  
said successor of such assets, and of the rights  
and credits which of rights may belong to  
such successor, upon reasonable demand  
then this obligation to be void, else to re  
main in full force and virtue, Lewis Mas  
tir <sup>his seal</sup> Edmund Clark <sup>his seal</sup>  
Givan <sup>his seal</sup> And the said defendants say  
action now Because they say that the said defen  
dants and the said Lewis Mastir did from  
time to time and at all times after after  
the making of the said writing obligatorily  
and the said condition thereof well and  
truly observe perform fulfil and keep all  
and singular the articles clauses payments  
Conditions and undertakings ~~and~~ duties  
and trusts in the said condition of the  
said writing obligatorily specified com  
prised and mentioned in all things there  
in contained on their part and behalf  
to be performed fulfilled and kept ac  
cording to the tenor and effect, true in  
tent and meaning of the said condition  
of the said writing obligatorily, And  
this they are ready to verify wherefore  
they pray judgment &c

Clark & Givan  
Def'tt

And the said Plaintiff comes and says that  
the said first plea of the said deft Clerk & Gwon  
to the first count of said declaration and the  
matters and things therein contained are not  
sufficient in law to bar or preclude her  
from having & maintaining her oforward  
actions thereof against said deft and this  
she is ready to verify wherefore she prays  
Judgement for the use & benefit of Mr.  
Clester Jr      to, C, have atto for Dft

Blank & Birns  
Ats  
The State of Indiana

Special Plea  
to 1st Court

John Foster's  
Estate

Fits in open Court  
August 12<sup>th</sup> 1881  
J. M. Gregg et al.

State of Indiana      Venango Probate Court  
Venango County      August Term 1841

Edmund Clark et al  
at

The State of Indiana on the relation of William Plaster  
And the said defendants (Clark & Givan) come  
and defend the wrong and injury wherein &c, and  
Crave oyer of the said writing obligatory in the  
~~Second~~ <sup>first</sup> count of the said declaration mentioned  
and it is read to them in these words. Know  
all men by these presents that we Lewis Mastin  
Edward Strange Edmund Clark & James  
L. Givan of the County of Venango and State  
of Indiana are held and firmly bound unto  
the State of Indiana in the penal sum of one  
thousand Dollars lawful money of the United  
States, to the payment of which well and truly  
to be made, we bind ourselves, our Heirs  
Executors and Administrators firmly by  
these presents. Sealed with our seals and  
dated this 30<sup>th</sup> day of January 1838.

They also crave oyer of the condition  
of the said writing obligatory, and it is  
read to them in these words. The condition  
of this obligation is this. That whereas the  
above named Lewis Mastin has this day  
obtained letters of Administration, to ad-  
minister upon all and singular the goods  
~~and~~ Chattels Rights Credits effects monies  
and effects of John Plaster late of said Co.  
County deceased. Now if the said Lewis  
Mastin shall and will, truly and faith-  
fully perform the duties and trusts com-  
mitted to him as administrator of the es-  
tate aforesaid, and will truly and  
promptly deliver and pay over to his  
successor to be appointed by the Probate  
Court, if any should ever be appointed

of such ~~estate~~ estate. Goods Chattell and assets  
and assign to the said Successor of such assets  
away of the rights and credits which of right  
may belong to such successor, upon reasonable  
able demand, then this obligation to be  
void, else to remain in full force and virtue  
Lewis Master Sealed Edmund Clark <sup>Seal</sup>  
James Givens <sup>Seal</sup> which being read and  
heard the said defendant ~~say~~ action  
Because <sup>they say</sup> that the said Lewis Master died from  
time to time, and at all times after the making  
of the said writing obligatorily and  
the said condition thereof well and truly  
observe perform fulfil and keep all  
and singular the articles clauses payments  
conditions and agreements in the said con-  
ditions of the said writing obligatorily specified  
comprised and mentioned, in all things  
therein contained on their part and be  
held to be performed fulfilled and  
kept according to the tenor and effect  
true meaning and intent of the said con-  
dition of the said writing obligatorily And  
this they are ready to verify Wherefore  
they pray judgment ~~Se~~

Clark & Givens  
defd

~~Signed to the 1st~~

~~And for a second and further plaid in that~~

And the said Plaintiff who sues for the use of William  
Plaster comes and says preclusion because she says that the  
said Lewis master and the said defd Clark and Givens  
did not nor did either of them after the making of the  
said writing obligatorily and the condition thereof in the  
said second count of said declaration mentioned  
well and truly observe perform fulfil and keep

all and singular the articles clauses points  
conditions and agreements in the said condition  
of the said writing obligatory specified, composed  
and mentioned in all things therein contained  
on their part and behalf to be performed speedily  
and kept according to the tenor and effect  
true meaning and intent of the said conditions  
of the said writing obligatory nor have the said  
debt fully paid & satisfied the full amount of the  
money in the said declaration mentioned  
in manner & form as in said second plead  
alleged and set forth and they the progs  
may be enquired of by the Counter to

C. G. Howe attorney for plaintiff

And the defendants with the like

Maurin & Brewster

for debt

Colvin & Clark estate  
at  
The State of New York,  
etc.

Specie

Please

to Law Court,

Filed in open Court  
1st August 12<sup>th</sup> 1841  
J. H. Gray et al  
aff

In the Hendricks Probate Court August Term thereof 1841  
The State of Indiana on the relation of & for the  
use of William Blaster Execr. of the Estate  
of John Blaster deceased &c

doct 40

vs

Lewis Martin Restaurant Clerk & Son & Givan

And the said Plaintiff  
as to the said plea of the said Clerk & Givan by them  
forestly above pleaded to the first count of said declaration  
says pte cludi non. Because she saith that the said  
defendants did not from time to time and at all times  
after the making the said writing obligatory and the  
said condition thereof well & truly observe  
perform fulfill & keep all and singular the articles,  
clauses, payments, conditions, undertakings, duties  
& trusts, in the said condition of the said writing  
obligatory specified, comprised and mentioned in  
all things therein contained on their part and behy  
to be performed fulfilled & kept according to the  
tenor, effect true intent and meaning of the  
said condition of the said writing obligatory  
But broke the same in this that the said Lewis Martin  
as the <sup>former</sup> Administrator of the Estate of John Blaster deceased  
previous to his removal as such did by virtue  
of his appointment as such ~~did~~ receive of the  
monies and effects of the Estate of John Blaster  
deceased and did then & there demand the sum of the  
sum of four hundred & four dollars & thirty  
eight cents principle and the further sum of thirty  
seven dollars and seventy three cents interest  
accrued thereon, to wit on the 9<sup>th</sup> day of February  
1841 at the County & State of aforesaid and then & there  
wholly failed & refused to account for the same  
in any manner whatever according to law  
and therefore was at the May term of the Hendricks  
Probate <sup>Court</sup> 1841 duly removed by said Court as such  
Administrator for the cause aforesaid and thereupon  
the said William Blaster for whom usethis suit

brought was by said Court at the term aforesaid  
(to wit 1st May term 1841) duly appointed Administrator  
of the Estate of John Blaster deceased as the successor  
of the said Lewis Mootin and gave bond and rods sworn  
as such to administrator said Estate according to law  
and the said State of Indiana who sees for the use of  
William Blaster as aforesaid avers that the said  
Lewis Mootin after having received the aforesaid  
sums of money removed from the State of Indiana  
to ports unknown without first having truly & properly  
delivered up or paying the aforesaid sums of money or  
or any part thereof to the said William Blaster  
as such recently appointed <sup>as aforesaid</sup> Administrator or in any  
manner ~~debt~~ accounting for the same as he  
the said Mootin was bound to have done nor has he  
paid or accounted for the same at any time since  
in any manner whatever but on the contrary  
thereof has remained in ports unknown ever since  
therefore it has been out of the power of the said  
William Blaster as his successor to demand the  
money of the said Mootin wherefore the said  
defendants have not truly and faithfully kept & performed  
the duties and trusts committed to the said Lewis Mootin  
as such Administrator as aforesaid in compliance  
and discharge of the condition of the aforesaid writing  
obligatory according to law to wait at the County  
and State aforesaid And they are ready to  
verify wherefore she prays judgment and her  
duties aforesaid together with her damages by her  
sustained for the use of Will Blaster as aforesaid  
on occasion of the detention thereof to be adjudged  
to her for the use of Will Blaster Administrator  
of the Estate of John Blaster deceased for

L. G. Brown Atto for Plaintiff

The State of Indiana  
on the application of  
Wm Lester Shaver Jr  
vs Publication to Offender  
Becky & Green

---

Filed in open Court  
August 13<sup>th</sup> 1961  
W.M. Gregg, Clerk

None Otto for Delt

State of Indiana } Hendricks Probate court  
Hendricks County } August Term 1841  
Clark & Green

at

Debt

The state of Indiana on the relation of  
William Plaster

And the said defendant as to  
the replication ~~by him~~ of the said plaintiff  
~~also~~ pleads to the first plea of the said  
defendants saith that the said plaintiff  
ought not by reason of anything in that  
replication alleged to have or maintain  
her actions aforesaid against them the  
said defendants, because they say, that  
the said Lewis Martin after the making  
of the said writing obligatory, and after  
he had received the monies in the  
said replication mentioned, and be  
fore the commencement of this suit  
to wit on the ninth day of February 1840 at  
the county and state aforesaid well  
and truly accounted for and paid  
over the same sum of money received  
by the said Lewis Martin as aforesaid  
And of that they puts himself upon the  
Country

Maurice S. Breerton  
for deft

Blank & Liver  
acts  
The State of Indiana  
De

Rejoined

Sited in open Court  
August 13<sup>th</sup> 1851  
J. M. Gregg Clerk

William Blaster Administrator de bonis non of the estate  
of John Blaster late of Headreck's County deceased  
would most respectfully submit the following  
settlement sheet in said Estate to the Honorable

Abraham Blood sole Judge of said court as  
follows viz said Administrator charged him  
with the following amount of money by him  
received including principal & interest belonging  
to said Estate amounts to the sum of \$116.87<sup>c5</sup>

And said Administrator claims the following  
credits for monies by him paid out under the  
Administration of said Estate as follows

Money paid A. Headley as per myt No 1	\$27.82 <sup>c5</sup>
" do " paid A. B. Shelday. " do " No 2.	8.75
" do " Nancy Russ " do " No 3	9.59
" do " S. J. Scott " do " No 4.	17.13
" do " David Hartman " do " No 5	3.12
	<hr/>
	\$66.41

" do " J. D. Parker & H. Grigg & Son

J. Headley Clerks No 6. = 31.28

" do " C. C. Davis " do " 7. 10.00

" do " G. Goler " do " 4.12<sup>82</sup>

---

 $\$111.81\frac{1}{2} = \$111.81$

Which leaves in the hands of said Administrator the  
sum of Four dollars & thirty cents (\$4.30) which sum  
said Administrator ~~pays into court~~ <sup>claims for his services</sup> which fully  
closes up said Estate and he asks to be discharged  
from said Administration all according to law

August 15th 1861.

William Blaster Adminr.

*MS.*  
John P. Hallowes  
Attala,  
Seller's Sheet

Filed in Open Court  
August 15th 1851.  
J. D. Parker, Clerk

John Plaster Jr

Henry G Todd Dr

1836 March 17 <sup>th</sup>	To Fine opium	25-
Sept 9 <sup>th</sup>	Senesetion	25-
1837 June 23	Visit to self bath pills	
July 1 <sup>st</sup>	Blistery plast & Cough mix 32	250
July 5 <sup>th</sup>	To cath pills	25-
6	Visit & medicine	275-
21	Sonic Bitters	50
29	Oxyd Bismuth	25
Aug 2	Visit to self & medicine	250
3	1 Bottle Castor oil	37½
5	To Visit and medicine	250
	Blistery plast & trifuge	
7	To Visit & Sundry Medicin	300
18	Syrup Squills 32	50
21	To Blistery plaster	25-
22	Visit & med	1.50
23	To Syrup Syriels 32	50
Sept 2 <sup>nd</sup>	Centa Jnspat the & bath pills	50
22	To cath pills	25-
Oct 11 <sup>th</sup>	To Visit bath & Quinine Med	
1	and Tart Vng	250
14	Cinchona Oxyd Bismuth	50
Nov 12	To Visit to Self & med	250
Dec 2 <sup>nd</sup>	To Bottle Cast oil	37½

\$ 4.50

Henry G Todd

Received from Dr. G. Todd  
for services rendered as above atty.  
L. S. Stone

No<sup>o</sup>

Plaster, widow of John Plaster D<sup>d</sup>  
Dr To Solomon J Scott, Jan'y 21<sup>st</sup> 1840

Jan 26<sup>th</sup> 1840,

To Visit from Franezette to the house of Lewis Martin in Andover by  
Distance 1½ Miles. — at 50 per Mile.

9m 00

To Syrup of Squills 1oz 50

" 50

To Dr opium & spirits of vitre 6<sup>oz</sup> 2oz 70

75

To Nitrate of Potash, 25

25

\$ 10.50

The Above Account is just, Due & unpaid, witness my  
Hand & Seal Jan'y 21<sup>st</sup> 1840. Solomon J Scott Esq

Feb 28

No<sup>o</sup> 2 of William Plaster, A. M.  
Administrator, of the Estate of John Plaster, deceased  
one dollar and twenty eight cent in full of my fees in  
the Settlement of Said Estate, Augt. 15, 1841.  
J. S. Plaster, Atk



\$30. and 36 cent of this receipt was paid to Clark on  
a judgment in favor of Plaster, against Clark & Evans, (Parker, Clark)

*John Plaster*

624.50

Filed in my  
office July 23<sup>rd</sup> 1838  
S. T. Hadley,

S. F. Hadley  
— Clerk

Wm. Davis Phister,  
Oct 1st \$10,50

Refused because  
The account is not  
against John Doe d.d.  
John Doe

No. 7.

to be, now  
to be except

Wm. Fletcher Jr.

100000

Filed in open court  
August 15<sup>th</sup> 1851  
J. D. Parker, Clerk

106

J. D. Parker  
Clerk

~~# 31-28~~

Filed in open  
Court August 16<sup>th</sup>  
1851,  
J. D. Parker, clk.

John Plaster Deceased  
To Depew & Park Dr.  
for the use of J. Depew

1898  
Aug. 23.  
29

30

Sept 1<sup>st</sup>

..  
4.  
5  
6  
10  
11  
15  
18

To visit self 3 miles	2	50
" do " do	2	00
" lbs. plast. powder & Laudanum	1	00
" visit at night	3	00
" tant. ant. & powder	50	
" gunpowder & emulsion	50	
" gunpowder	25	
" visit self	00	
" visit do	05	
" do wood self	50	
" do do	00	
" do wood.	00	
" do powder, syrup & water	00	
" do self	00	
" do "	2	00
	8	26
		75

\$5.62

Recd. November 8<sup>th</sup> 1848 of Edmund Clark  
the security of Lewis Martin Administrator of  
the Estate of John Plaster Dec'd. Eight dollars  
& forty fivects in full for my account & Litter  
from date of filing in clerks office in the Thundersnake  
Primate Court

A B Sheldy

Received Danville Jan'y 9<sup>th</sup> 1841 of Lewis Martin  
Administrator of the Estate of John Plaster deceased  
three dollars for carrying the sale of said estate  
David Mead

Rec'd of Lewis Martin a minister  
of the Estate of John Plaster dec'd 24 dollars  
and 50cts in full of my account  
Feb 9<sup>th</sup> 1841

J. C. H. of Lewis estate  
Administrator of the estate of John  
Plaster dec'd Thirty three dollars  
and 50cts less a half cent  
in full of my account against  
said Estate Feb 9<sup>th</sup> 1841  
J. C. H.

4807  
205  
362

No 21

A. O. Statley  
A. M.  
#8.75

Filed in open court July  
10<sup>th</sup> 1840  
J. M. Gugg et al  
1851  
J. D. Parker, clk

No 22  
D. Mattock  
#9.00

J. Depew & Potent  
Medical bill  
\$ 26.75

Filed in open court July  
10<sup>th</sup> 1840  
J. M. Gugg et al  
alleged July 13<sup>rd</sup> 1840  
J. M. Gugg et al

No 1  
J. Depew  
#99.62

No 24  
H. G. Ladd  
#24.50

Received of Lewis e Martin administrator of the Estate  
of John Plaster deceased seven dollars six and a fourth  
cents for costs paid by me in the circuit court  
of Morgan county on the fourth Monday in March  
1834 which costs was taxed against said e Martin  
in a suit against ~~the~~ <sup>him</sup> of him for the conveyance  
of a certain tract of Land in the county of Morgan  
September 27<sup>th</sup> 1839 William <sup>his</sup> Affion  
mark

The a/ccts of John plasterers Dicised  
Dr to making Coffer E.D. 00 dollars  
May the 1<sup>st</sup> 1838 Wm B Kirk  
May 2<sup>nd</sup> 1838 Cr by cont. paid at  
Sale \$ 2.50

August Term 1850. The survivor of said Deceased  
is authorized to receipt this account

1838 the Estate of John Plesser now  
Master Administrator of said Estate do  
March 24th to cash paid for traveling expences  
october 4th for self and widow to Martinsville \$41.25-  
paid widow for use of children 10.00-  
to 3 pair shoes for children - - 03.00  
to 3  $\frac{1}{4}$  yards Lindsey for children at 75 02.62 $\frac{1}{4}$   
ditto 6 yds Lindsey at 62 $\frac{1}{4}$  - - 03.75-  
to keeping widow and four children \$23.62 $\frac{1}{4}$   
from 15th february 1838 till october in said  
Year and attending on widow during  
said period in her illness - - \$50.00  
23.62 $\frac{1}{4}$   
to cash paid doctor Scott for \$73.62 $\frac{1}{4}$   
medical aid by order presented by  
George W. C. Blake - - 5.00-  
\$78.62 $\frac{1}{4}$

John Plaster  
337 To P J Dicker Dr  
Sept 22<sup>nd</sup> To 3 papers Medicine 100 \$3 00  
25 pills 50  
\$3 50  
Rec'd of Lewis Masten Adm'r of the Estate  
of John Plaster D.D.S. the Amt in full of the  
above account P. J. Dicker  
Se by Oct 1841

Received of Lewis Mottier & Associates attorney  
the estate of John Gleason late of said firm  
bentley deceased his services rendered vis the  
Morgan Circuit Court \$1500 no less than this  
1st day of May 1858 G. B.  
(money paid to Long and Brody)

No 9  
M. A. Hosa  
#77. 06 $\frac{1}{4}$

filed in open court  
Nov. 13. 1839 / by  
I. M. Tracy et al.

No 10  
Rec Oct 26. 1839 of  
Mr. - Plaster Administrator of  
St. State of John Plaster Dr.  
by the hand of Ed Clark  
Fallow & left him cert in full  
on the white account and did  
Name Rec  
Farrow Plaster  
#11. 8. 8  
Act 1839  
John W. Tracy

No 11  
S. Marsh  
#78. 62 $\frac{1}{4}$

No - 5  
D. S. Dinkin  
#G. 5. 0

No 7  
C. C. Nance  
#5. 00

Ind. Plaster  
Act 1839  
A. Keady

No 1

filed in open court Nov. 14<sup>th</sup>  
1839 proved and allowed  
I. M. Tracy et al.

Danville Nov

1837

John Plaster Deceased

To Andrew B. Shedd Dr  
7/8 bushels Wheat \$75- \$5.62

allowed by the court  
May 15<sup>th</sup> 1839

August 3<sup>rd</sup> 1837 John Plaster Dr to Gabriel Gaylor  
Nov 11<sup>th</sup> to 1 pr shoes \$2.00  
" " making 1 pr shoes 0.62 $\frac{1}{2}$   
Decem 18<sup>th</sup> making 3 pr shoes - 1.50  
 $\frac{4}{4} 12\frac{1}{2}$

Springfield Jan. 1st 1838  
John Plaster Dr  
To A. Hunt & Co.  
July 17<sup>th</sup> 1837  
Aug. 17<sup>th</sup>

5 lb coffee	20	\$1.00
1 pr. shoes	150	
balance on bucket	17	
4 lbs salt	3 $\frac{1}{4}$	13
Amount		\$2.80

March - K1 - 1837  
John Plaster Dr to. D. Stuttmann  
for 1 bunch toes or open rings and 1 blosis  
and 2 clips

On my bush

15	50	3 $\frac{1}{2}$	3.00	15	50
"	"	"	"	"	"
1836	July 4 <sup>th</sup>	To visit Worcester & pills left			
1837 March 1 <sup>st</sup>	"	2 oz powdered S white and "			
May 15 <sup>th</sup>	"	1 box magnesium soap.			
May 30 <sup>th</sup>	"	visit & check her son H. W.			
"	"	medicine per don			

John Plaster (in book account)  
To Depew & Hamond Dr  
for the use of T. Depew

To 5 lb coffee	—	1   00
" 2 lb coffee	—	1   50
" 1 lb tobacco	—	3 1/4
" 1 qt. bottle	—	18 1/4
		\$2 00

J. Depew

H. B. Shattock  
act  
\$ 5.62<sup>½</sup>

G. G. Gray  
act  
\$ 4.12<sup>½</sup>

No 8.

\* Assisted Plaintiff on behalf of Plaintiff Ed Clark to  
seize and receipt for the witness account in as far  
as ample assurance & could my self if just he had  
paid me \$ 2.00

John Plaster  
Deed stone  
act with  
Defence &  
Plaintiff  
\$ 2.00

Filed in open court  
Feb 10 1840  
J. M. Gray et al  
Attained July 13, 1840  
John. Gray et al

J. Plaster  
act  
\$ 2.80

Filed in my office  
January 3, 1838  
J. M. Gray et al  
Recd. J. M. Gray et al

Wm. King Jr.  
07/81-101  
Geo. Gray Jr.  
07/81-101  
F. C. Gray Jr.  
07/81-101

Filed in open  
court May 13.  
1837  
J. M. Gray et al

Deposited in my  
office May 16  
1837  
J. M. Gray et al  
Attained July 13, 1840  
John. Gray et al

D. Steketee  
act  
\$ 1.87<sup>½</sup>  
No 5

John  
plaster  
\$ 2.87<sup>½</sup>

Filed in open court  
and allowed May  
14<sup>th</sup> 1839  
J. M. Gray et al

En 13-12

W. H. &  
W. D. L. W.  
John. Gray et al  
Geo. Gray Jr.  
John. Gray et al

Received of Lewis Martin administrator of the estate  
of John Plaster deceased one dollar and fifty cents for  
acting as appraiser of said estate and for other services  
rendered by me this 23<sup>d</sup> November 1839 Wm. B. Bryant

Rec'd of Lewis Martin Three Dollars as deliv.  
of Two Plaster Do. & S. Feby 1<sup>st</sup> 1840 It being for the  
ear on a/c I. Maine to James MacLean  
Arab.

Received Danville Feby 9<sup>th</sup> 1841 of Lewis Martin  
Administrator of the Estate of John Plaster deceased  
One hundred and fifty two dollars Ninety cents  
W L Mattox

1836 John Plaster to Lewis Martin ex  
October 10<sup>th</sup> to 350 feet poplar fluming  
at \$1-12<sup>1/2</sup> per hundred - - \$3-93  $\frac{1}{4}$

The Estate of John Plaster in account  
with Lewis Martin Dr.  
To 10 days Services as Ass't at \$1.00 per day \$10.00

No 6  
Mr. G. D. Bryant  
\$1.50

No 8  
L. Hoban  
\$3.00

No 3 -  
W. L. Mattock  
#152.90

\$56.50  
Yearly amount

John Blaster  
\$5.93 3/4

S. Mact  
\$10.00