

John Wilkins

Estate

Howard H. Lewis

C. C. Skare  
Administrator

1840

No ~~25~~ 26

5<sup>th</sup> Vincennes



KNOW ALL MEN BY THESE PRESENTS, THAT WE *William H. Lewis, Samuel Meloyne, Andrew Southwick and Benjamin B. Smith*

of the County of Hendricks, and State of Indiana, are held and firmly bound unto the State of Indiana, in the penal sum of *Five hundred* 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 with Our Seals, and dated this *2nd* day of *July* 1840

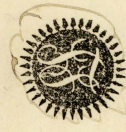
THE CONDITION of the above obligation is such, that if the above bound

*William H. Lewis* will truly and faithfully perform the duties and trusts committed to *him* as

*Administrator*

of the Estate of *John Wilkins*

and will truly and promptly deliver over to *his* successor to be appointed by the Probate Court of said County, should any such successor ever be appointed, all such estate, Goods, Chattels and assets, and assign to such successor all such RIGHTS AND CREDITS AS SHALL, OF RIGHT, belong 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 H. Lewis*  
*S. Meloyne*

June 29th 1840

To the Clerk of the Probate Court of Hendricks County Ind this is to certify that I AM the Wife of John Wilkins an Accountable of Hendricks County Ind have chosen Hiram H Lewis as a Suitable Person to settle the Estate of the sd John Wilkins who departed this life on the 13th of May last and Request that you appoint him Administrator

*Hiram H. Lewis*  
*Adm*



Do the clerk  
of the Board  
of the  
Stm. G. Wilkins  
Widow

Renunciation

filed in my office  
July 2nd 1840  
J. M. Gray

So the Clerk

Miriam A. Lewis Ad.  
of John Wilkins  
Land \$ 300.00

filed in my office  
July 2nd 1840  
J. M. Gray



An inventory of the goods, chattels, and effects of John Wilkins late of Hendricks county, and State of Indiana Dec<sup>r</sup>. taken by Hiram, H. Lewis, administrator of the Dec<sup>d</sup>. deceased. with the assistance of David Hightshere & Henry Carter, appraisers called and duly sworn for that purpose.

list of property	value	list of property	\$	Cts
1 cow red and white *	13.00	1 cow *	1	50
1 Do white & some red spots *	10.00	1 lot of Shaving tools	1	50
1 heifer red & white *	3.00	1 lb of leather *	1	00
2 Pigs and 4 pigs each *	5.00	1 lb of upper leather *	0	75
1 Sow spotted said 4 pigs	2.50	1 Spinning wheel *	0	50
6 Shoats *	4.50	1 Chest *	0	200
1 Red Sow *	2.00	1 Do	0	50
2 barrows \$2/50 each *	5.00	1 pair Sheep shears *	0	00
1 horse, roan	10.00	1 Sett flooring planes	0	300
1 Loom	5.50	1 Tenon Saw	1	50
1 bed & bedding & bedstead *	13.00	1 foot adz	1	00
1 Do do *	15.25	1 lot of chisels	2	50
1 lot of cup board ware *	4.83	1 lb of Augers	0	50
1 shot gun powder horn *	3.00	1 Hand saw	1	25
1 Do do *	2.00	1 lot of planes	1	00
1 Live *	00.75	2 drawing knives	0	50
1 Hatchet	1.25	1 Iron wedge	0	50
1 Pair Steelyards	1.50	Trussel and Irons	0	12 1/2
1 Iron handled hammer *	00.50	1 Rule	0	50
1 lot of old Iron	00.62 1/2	1 lot of plane bits	4	50
1 lot of Shoemakers tools *	2.00	2 plane bits disputed	1	00
1 ax *	2.00	6 baskets *	0	25
		1 Gimlet	0	37 1/2
		1 Bible	0	12 1/2
		1 lot of books	0	25
		2 crocks	0	75
		1 oven & bale *	0	50
		1 frying pan *	0	50



List of Property

\$ Ct. Value

List of Property

1 Tea Kettle x	37 1/2
1 water bucket x	62 1/2
1 log chain	1 25
1 pot trammel x	1 00
1 pair Tongues x	25
1 lot of buckwheat	50
1 Saw x	37 1/2
1 bag	12 1/2
1 Clevis	62 1/2
1 Rope	37 1/2
1 lot of bacon	72
2 chairs	12 1/2

Isaac Wilkins's to go? Within  
 1 note of land \$ 28. <sup>40</sup>/<sub>100</sub>  
 Isaac Wilkins's do. 15. 43  
 Isaac Wilkins's do 15. 50  
 Given under my hand this seven  
 tenth July A.D. 1840.

Hiram H Lewis  
 Administrator

Given under our hands this ~~17th~~ 17th  
 Seventeenth July A.D. 1840 138 37 1/2  
 deduct the widows bill 100 10  
 38 27 1/2

David Hightshoe  
 Henry Carter  
 mark

Hiram H Lewis



State of Indiana Hendricks County, To wit.

Personally appeared before me, George Tiler, a justice of the peace in and for <sup>Hendricks</sup> County, <sup>Hiram Lewis</sup> Administrators of the estate of John Wilkins <sup>decd.</sup> David Hightsee and Henry Carter appraisers of said estate, and being duly sworn, the said David Hightsee and Henry Carter say, that the aforementioned inventory and appraisement as signed by them is a just and true inventory, and valuation of the goods, chattels, and effects of the said John Wilkins <sup>decd.</sup> to the best of their judgment. And the said Hiram Lewis says, that the above is a true inventory of the personal estate of the said John Wilkins <sup>decd.</sup> so far as the same has come to <sup>his</sup> hands to be administered.

July 17<sup>th</sup> 1840.

George Tiler J. P.



Bill of Apprais-  
ments of the Estate  
of  
John Wilkins Esq.

Filed in my office July 27<sup>th</sup>  
1840 J. H. Gugg Clerk



Accounts of sales of the personal property of John Wilkins dec'd Dec'd  
late of Hendricks county and State of Indiana, at a public auction  
held at the late dwelling of the deceased on the 31<sup>st</sup> July 1840

Purchasers Names	Property sold	Value \$ Cts
Nancy Wilkins	1 Spinning wheel	50
Do	1 lot of Bacon	1 25
Do	1 lot of Buckwheat	50
Do	2 Chairs	12 1/2
Do	1 meal bag	12 1/2
Do	2 crocks	6 1/2
Do	1 Tatchel	50
Hiram H. Lewis	1 Rope	15
William B. Martin	1 Clevis	6 1/2
Hiram H. Lewis	1 Bible	58
William B. Martin	1 Lag chain	1 25
William Babcock	1 set flooring planes	1 00
William B. Martin	1 tennon saw	50
William Babcock	1 foot Adze	50
Campbell Miller	2 firmers	25
Nicholas Hightsue	2 Do	14
Campbell Miller	2 Do	22
William Babcock	1 chisel and Auger	37 1/2
Campbell Miller	1 Inch & quarter Do	25
Hiram H. Lewis	1 3/4 Do	12 1/2
Daniel Cooper	1 gimblet	6 1/2
Hiram H. Lewis	1 hand saw	1 2 1/2
William Babcock	1 fore plane & Smoothing plane	77
Campbell Miller	1 Drawing Knife	68
Do	1 Do	6 1/2
Do	1 Iron wedge	59



Purchasers Names	Goods sold	Value
William B. Martin	1 Towel	12 1/2
Philip Shambaugh	1 box of old Iron	8 1/2
Hiram. H. Lewis	1 two foot rule	12
Nancy Wilkins	1 pair steele ends	31 1/4
Campbell Miller	2 plane bits	25
Barton Dickerson - Paid	4 Do	12
Hiram. H. Lewis	1 Screw driver and other articles	13
Nancy Wilkins	1 Chest	12 1/2
Hans C. Wilkins	1 Loom	2 6 1/4
Jacob Delong	1 Roan Horse	7
Total amount		\$ 22 33

State of Indiana of which Wm B Martin Clerk  
 Hendricks county, to wit: The above named Wm B Martin  
 makes oath that the above is a just and true account  
 of the sale of the personal estate of John Wilkins  
 late of P<sup>r</sup> county. Sworn before me a Justice of  
 the peace of said county the 1<sup>st</sup> day of January  
 1840  
 George Tyler J<sup>st</sup> Clerk

A. Wilkins's  
 Sale Bill

Filed in my office  
 January 12<sup>th</sup> 1841  
 J. M. Greig Clerk



Inventory of the widows acct.

Two cows and calves	\$25.00
All the hogs	19.00
1 Bed bedding & bedstead	13.00
1 Do	15.12 1/2
1 Cupboard ware	4.83
1 Shot gun and powder Tron	8.00
1 Do	2.00
1 Sieve	0.75
1 pot trammel	1.00
1 Tea Kettle & dutch oven	1.12 1/2
1 Frying pan	0.50
1 Water bucket	0.62 1/2
6 baskets	1.25
1 lot of <sup>shoe</sup> tools	2.00
2 Axes	3.00
1 Lot Sole leather	1.00
1 Do upper Do	0.75
1 pair Tongues	0.25
1 Do shears	0.50
1 hoe	0.37 1/2
1 Hammer	0.50
1 set Shaving tools	1.50
1 Chest	2.00
1 Spinning wheel	0.50
	<u>\$100.10</u>



Inventory of Goods  
Retained by the  
widow Wilkins

filed in my office July  
29<sup>th</sup> 1840  
J. M. Gregg att



Account of Sales of the personal property of John Wilkins <sup>sent</sup>  
 Dec<sup>r</sup> late of Hendricks county and state of Indiana, at a  
 public Auction held at the House of John Wilkins Jun<sup>r</sup> on  
 the thirtieth day of January D<sup>n</sup> 1841.

Purchasers Names	\$	Cts	Property sold	\$	Cts
Nancy Wilkins ----- x	1		Shovel & Tongues	0	12 1/2
Nancy Wilkins ----- x			Close body coat & Waistcoat	0	13 1/2
Hanson Wilkins ----- x			Roundabout & Waistcoat	0	12 1/2
Nancy Wilkins ----- x			a lot of cloaths	0	25
Nancy Wilkins ----- x			5 bushels Corn	0	62 1/2
Quam H. Lewis -----	3		Do Do	7	3 1/4
Nancy Wilkins ----- x	4		Do Do	1	04
				\$	3 02 1/4

I do hereby certify that the above is a true  
 statement of the sale of the personal property of  
 John Wilkins sent<sup>r</sup> Dec<sup>r</sup> late of Hendricks County

W. W. Martin Clk



Sole bill

John Wilkins Secy

Filed in my office  
March 11th 1847

J. D. Barber  
Clerk

Sole Bill



Know all men by these presents that we Christian  
C. Nave, David Matlock, Thomas Nichols, & Simon T. Hadley  
of the County of Mendocino, are held and firmly bound  
unto the State of Indiana in the penal sum of three  
hundred 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 Admin-  
-istrators, jointly and severally, firmly by these presents;  
Sealed with our Seals and dated 11<sup>th</sup> day of February  
1845.

The Condition of the above obligation is such  
that, Whereas the above bound Christian C. Nave  
has this day obtained Letters of Administration to ad-  
-minister upon the estate of John McKinn  
late of said County, deceased: Now if the said  
Christian C. Nave shall diligently and faithfully  
execute the duties and trusts committed to him, as  
such Administrator, and will obey all orders and decrees  
of the Probate Court of said County, made pursuant  
to law touching the Administration of the estate  
aforesaid, then the above obligation is to be null and  
Void, otherwise to be and remain in full force and  
virtue in law.

C. C. Nave      Seal  
David Matlock      Seal  
Thos. Nichols      Seal  
S. T. Hadley      Seal

I Christian C. Nave do solemnly swear that I  
will honestly and faithfully discharge the duties and  
trusts committed to and required of him as Admin-  
-istrator of the Estate of John McKinn late of  
Mendocino County deceased, according to law. So help  
me God.

Subscribed & sworn to before me this 11 day of February  
1845

Attest, U. M. Gregg Clerk



John McKim's  
Estate

Robt Nave Admr

Bond \$300.00

& Oath

Filed in open court  
February 11<sup>th</sup> 1845.

J. M. Gregg, clk



State of Indiana } The State of Indiana to the  
Stendricks County } Sheriff of Said County, Greeting.  
We Command you that  
you Summon Miram M. Lewis and Samuel Melogue  
(if to be found in your County) to be and appear before  
the Judge of the Stendricks Probate Court on the first  
day of the next term, to be holden at the Court House  
in Darroville on the Second Monday in May next,  
then and there to answer unto the State of Indiana  
on the relation of Christian C. Nave, Administrator  
of all and singular the goods, chattels, rights, credits,  
monies and effects of John Wilkins, deceased, in an  
action of Debt, ~~Delated~~ ~~Over~~ ~~the~~ ~~thousand~~ ~~dollars~~ ~~five~~  
hundred dollars, Damages, three hundred dollars  
as is Said. Mercin fail not And have you  
then there this writ.

Witness James M. Gregg, Clerk of the Said  
Court and its Seal this 26<sup>th</sup> day of April 1815.  
J. M. Gregg, Clerk



Merwin's Probate Court  
May Term 1845

The State of Indiana  
on the relation of  
Christian C. Nave Adus  
vs. } Summons.  
Miram M. Lewis &  
Samuel McLogue

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This is an action of  
Debt, demand \$500.00  
Damages \$300.00  
April 26<sup>th</sup> 1845.  
J. M. Gugg, clk

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Have for Plff

Came to hand April 26<sup>th</sup> 1845  
Served on the within named Summe  
McLogue by reading as within I am  
com. mandec. April 28<sup>th</sup> 1845 the within  
named Miram M. Lewis is not found  
in my county -  
Slipps fee 50  
Sewing 50  
Return 60  
Nov. Nichols  
Slipps fee



State of Indiana), ss, In the Hendricks Probate Court  
Hendricks County) May. Term thereof A. D. 1845

The State of  
Indiana on the Relation of Christian, C. Howe, Administrator  
of all and singular the goods, chattels, rights, credits,  
monies, and effects, <sup>of</sup> John Wilkins late of Hendricks  
County deceased: Plaintiff in this suit. Complain of  
Hiram, W. Lewis, and Samuel Melogue, defendants  
in this suit of a plea of debt, that they render unto  
the said Plaintiff the just and full sum of five  
hundred dollars, which to her they owe and  
from her unjustly detain. &c

For that whereas, the said  
defendants by the name, style and description of Hiram, W.  
Lewis, and S. Melogue heretofore to wit, on the second  
day of July. 1840 at the County and State aforesaid  
by their certain writing obligatory (in which writing  
obligatory was inserted the names of Andrew Brothier  
and Benjamin M. Smith, by the Clerk of the Probate  
court of said County, but neither the said Brothier  
nor the said Smith did sign and seal the said  
writing obligatory, with the said Lewis & Melogue)  
sealed with their seals and now shown to the  
Court, the date whereof is a certain day and year  
above named to wit the day and year aforesaid  
acknowledged themselves to be held and firmly  
bound unto the said Plaintiff in the pend  
sum of five hundred dollars, and for the  
payment whereof they bound themselves their heirs,  
Executors, and Administrators, jointly, and severally,  
firmly, thereby, yet the said defendants, (although  
often requested so to do) have not as yet paid the  
said sum of five hundred dollars above  
demanded or any part thereof to the said  
Plaintiff or any person else, but <sup>have</sup> ~~both~~ heretofore  
wholly neglected and refused and still do neglect



and refuse so to do to the damage of the said  
Plaintiff who sues for aforesaid three hundred  
dollars, and therefore she sues &c

C. C. Howe Atty for Def.



The State of Louisiana  
on the relations of  
Christine, C. Anne

Adm'r. & W

W of Declaration

Hiram H. Lewis &  
Samuel Melegre

Debt. \$500.00<sup>00</sup>

Damages \$300.00<sup>00</sup>

The Clerk will give  
a writ in this case  
according to law

Filed in my office  
April 26 1825

J. M. Huggins  
clerk

is

now Atty Genl of L.

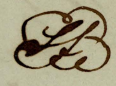
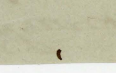


Samuel McLogue

vs

Debt.

The State of Indiana  
on the Relation of C. C. Nave

And the said defendant comes and  
cravesoyer of the writing obligatory in said plaintiff's  
declaration mentioned, and it is read to him in these  
words: "Know all men by these presents that we Wm  
" W. Lewis, Samuel McLogue, Andrew Prather and Benjamin  
" M. Smith of the County of Warrick, and State of Indiana  
" are held and firmly bound unto the State of Indiana in the  
" penal sum of five hundred 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 with our seals and  
" dated this 2<sup>nd</sup> day of July 1840." To which said  
~~condition~~ ~~the~~ writing obligatory there is a condition there-  
under written in these words: "The condition of the  
" above obligation is such, that if the above bound Wm  
" W. Lewis will truly and faithfully perform the duties and  
" trusts committed to him as administrator of the estate of  
" John Wilkins deceased, according to law, and will truly and  
" promptly deliver over to his successor to be appointed by  
" the Probate Court of said County, should any such successor  
" ever be appointed, all such estate, goods, chattels and  
" assets, and assign to such successor all such rights and  
" credits as shall, of right belong 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 - Wm W. Lewis   
" S. McLogue  And thereupon the said



deft says actio non because he saith that he the said William M. Lewis  
did from time to time & at all times after the making of the said writing  
obligatory & the said Condition thereof well & truly observe, performe fulfill  
and keep all & singular the articles, clauses, payments, conditions agree-  
ments in the said condition of the said writing obligatory specified, con-  
-pensed & mentioned, in all things therein contained on his part &  
behalf to be observed, performed fulfilled & kept, according to the tenor  
and effect, true intent and meaning of the said condition of the said  
writing obligatory; And this the said defendant is ready to verify,  
wherefore he prays judgment &c -

J. Kearney  
Atty for Plff -

Samuel McLogue

vs

The State of Indiana on  
the Relation of C. C. Mann

~~18~~

Plea

Filed in open court August

15<sup>th</sup> 1865 J. D. Parker cllk







Samuel Meloyan

Acto

3

State of Indiana on the  
Relation of C. C. Bauer.

Rejoinder

Filed in open court

August 15<sup>th</sup> 1865

J. D. Parker cks



The State of Indiana on the  
Relation of and for the use of  
Christow, C. No. 12 Adm  
of the estate of John Wilkins decd  
vs  
Samuel Melogue and  
Hiram H. Lewis } debt.

And now comes  
the said Plaintiff by some attorney and  
subject now to the court that the Sheriff of  
said County, has returned not found as  
to the said defendant Hiram H. Lewis  
and it appearing to the court by the Sheriff's  
return to the writ herein issued ~~that~~  
~~the writ~~ that the process has been duly  
served upon ~~him~~ And now comes the  
defendant Melogue by Harvey his attorney  
and files his plea of ~~General performance~~  
~~(Case inserts)~~ and the said Plaintiff says preclude  
non. Because, <sup>she says</sup> ~~and therefore~~ the said Plaintiff  
according to the form of the statute in such case  
made and proceeded and against and  
gives the court hereunder ~~to read and~~ be  
informed that the said writing obligatory  
was subject to a condition the remainder  
written whereby it is declared "that the  
"Condition of the above obligation is such"  
"That the above bound Hiram H. Lewis"  
"will truly and faithfully perform the duties"  
"and trust committed to him as Administrator"  
"of the estate of John Wilkins deceased, according"  
"to law and will truly and promptly deliver"  
"to be appointed by the District Court of said County <sup>Sho. Oldham and</sup>  
"over to his successor" ever be appointed, all  
such estate, goods, Chattels and effects and assign  
to such successor all such rights and credits



as shall come of right belong to such  
successor upon reasonable demand made  
thereof, then the above obligation is to be void  
and of no effect otherwise to be and  
remain in full force and virtue in  
law. Whereas W. Lewis & S. Meloy  
& Co., And the said Plaintiff for a breach  
of the condition of the aforesaid writing  
obligatory; avers that while the said  
W. Lewis was such Administrator  
as aforesaid at the County and State  
aforesaid, a large amount of the  
personal assets goods & chattels credits  
money and effects of said decedent  
came into the hands of the said W.  
Lewis to be by him duly administered  
according to law, to wit the sum of  
two hundred dollars. And the said  
Plaintiff further avers that after the said  
W. Lewis Administrator as aforesaid  
had so possessed himself of said personal  
assets of said decedent to wit at the  
February term of the Hendricks Probate  
1845 the said W. Lewis was by an  
order of said Court, then and there removed  
from his office and trust as such Administrator  
and then and there by an order of the  
said Court, the aforesaid Rebetor was  
duly appointed Administrator of the estate  
aforesaid and took the oath of office as such  
to administer said estate as the successor  
of the said Lewis removed as aforesaid,  
as appears of record in said Court and  
by the Letters to him granted. And said  
Plaintiff further avers that the said W.



Lewis, while he was such Administrator  
as aforesaid did not perform the duties  
and trusts committed to him as such  
as in the said plea of the defendant Welles  
is alledged, but on the contrary thereof  
wholly failed and neglected to convert  
the said personal assets belonging to said  
estate, which had duly come into his hands  
to be <sup>by him</sup> administered into money and  
therein to pay the debts due from said  
decedent and costs of Administration  
and all other costs and charges, but  
whenever the relator could not demand from the <sup>assets in his hands</sup> removed to ports unknown, and wholly  
failed to distribute said assets in due  
course of law and this said Plaintiff  
is ready to verify wherefore he prays  
Judgment,

And for a further breach of the  
condition of the said writing obligatory, says, to-wit  
namely because she says that the said Lewis, the  
Lewis, as such Administrator as aforesaid  
after having duly taken upon himself the  
Administration of the said estate, and  
before his removal from said trust  
as aforesaid, did receive in due course  
of Administration of goods & chattels  
moneys, <sup>notes</sup> and effects belonging to said  
estate of said Welles deceased amounting  
to a large sum to wit to the sum of  
one hundred and fifty dollars, & that the  
said Lewis, did run off to ports unknown  
carrying with him said assets, and wholly  
failing to duly administer said estate  
and distribute the same in due course of  
law, and was therefor for that cause



duly removed as aforesaid from said  
 trust and the said Relator duly appointed  
 his successor to administer said  
 estate as aforesaid. And the said  
 Plaintiff further avers, that the said  
 Lewis has wholly failed to deliver  
 over to the said Relator his successor  
 the estate goods, chattels and effects in his  
 hands to be administered, and owing  
 to his removal no demand could be  
 made of him for the same, wherefore  
 the said defendants have not duly kept  
 and performed the condition of the  
 aforesaid writing obligatory as in  
 the said plea is alleged and  
 thus the said Plaintiff is ready to  
 verify wherefore she prays Judgment  
 &c.

B. C. Spore Atty for  
 Plaintiff

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The State on the  
 Relation of B. C. Spore  
 vs  
 William M. Lewis &  
 James M. Logan

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2. The Plaintiffs  
 to the End of Right  
 M. Logan

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Taken in open Court  
 August 15<sup>th</sup> 1865  
 J. D. Graham c. M.

Now for Costs



State of Indiana } &c, In the Hendricks Probate Court  
Hendricks County } August Term thereof 1848

John Wilkins Estate.

Cristian C. Howe  
Administrator of said Estate appointed to Administer  
after one. Thirion W. Lewis former Administrator  
of said Estate had run off from the country  
after having by his malfeasance in office laid  
his security Samuel Meloguer liable to pay upon  
his bond the sum of seventy-four dollars  
and thirty nine cents, or thereabouts,

The said  
Cristian C. Howe Adm. of said Estate charges  
himself with the sum of = \$74<sup>cts</sup> 39<sup>3/4</sup>  
an amount of money by him collected belonging  
to said Estate and all that ever has come to his  
hands,

And said Administrator claims the following  
Credits for money by him paid out upon claims  
against said Estate, viz

- To an amount paid James H. Trigg Clerk No 1. \$8<sup>cts</sup> 50
- " an amount paid W. G. Loomore No 2. " 3<sup>cts</sup> 75
- " an amount paid C. C. Howe Atty for John Matthews on note No 3 \$36<sup>cts</sup> 50
- " an amount of money paid J. D. Parker Clerk No 4 = 5<sup>cts</sup> 40
- " an amount allowed paid C. C. Howe Atty for prosecuting  
a suit on the bond of W. H. Lewis and his security  
in the Probate court & for his commission No 5 = 12<sup>cts</sup> 49<sup>3/4</sup>

And said Adm. now here pays into court = 7<sup>cts</sup> 75  
to be paid out by the Clerk upon the following  
accounts & notes now on file in this court

- viz \$1<sup>cts</sup> 00<sup>cts</sup> to Benjamin Covison,
  - and \$3<sup>cts</sup> 25<sup>cts</sup> to Burton Dickson.
  - and \$1<sup>cts</sup> 00<sup>cts</sup> to Nathan Brownfield and
  - also \$2<sup>cts</sup> 50<sup>cts</sup> to George Dyer & Wm Larpin on note
- \$ 74<sup>cts</sup> 39<sup>3/4</sup>



Which fully settles up said Estate, and said  
Administrator asks to be discharged &  
August 18<sup>th</sup> 1848

C. C. Nove Admr

John Wilkins  
Estate

Settlement Sheet  
of Admr. C. C. Nove

No 26

Filed in open  
Court 18<sup>th</sup> 1848:

A. D. Parker, clk



THE STATE OF INDIANA, *Hendricks* COUNTY, SS:

The State of Indiana to the Sheriff of *Said* County---Greeting:

You are hereby commanded to summon *George Tyler Esq, William B. Martin, & David Hightshoe,*

to personally be and appear before the Judge of the *Hendricks* <sup>Probate</sup> Court on the *first* day of ~~the~~ next term, to be begun and held at the Court-House in *Danville* on the *second* Monday in *November* then and there to testify on behalf of the Plaintiff in a certain suit pending in said Court, wherein

*The State of Indiana on the relation of Christian & Nave Admors of the estate of John Wilkins deceased is Plaintiff & Samuel Melogue sued with another are depts*

and herein they may not fail at their peril; and have you then there this writ.

Witness, *Joshua D. Parker* Clerk of said Court, this 17<sup>th</sup> day of *October* 1845.

*J. D. Parker* clk

*John Wilkins Deed*  
To *Burton Dickson*

October 1839 To cash lent	\$ 1.25
March 1840 To 2 Bushels of corn	50
To 1 days holling of house logs	1.00
April 1840 To 2 Bushels of corn	50
Credit	\$ 3.25

April 1840 By Iron for a hod 12 1/2  
State of Indiana *Hendricks* County \$ 3 1 3/2

Before me *George Tyler* a Justice of the peace for said County personally came *Burton Dickson* of lawful age who being duly sworn depaseth and say saith the a love account is correct and that it Remains still due and unpaid

*Burton* <sup>his</sup> *Dickson*  
Mark

Subscribed and sworn to this 26<sup>th</sup> day of December 1840 Before me *George Tyler* J P

August 17<sup>th</sup> 1848 *W. D. of C. Nave* Admors of *John Wilkins* estate  
five dollars & forty one cents in full of my fees as clerk in the settlement of Said Estate  
*J. D. Parker* clk

An Account against *John Wilkins* against *Benjamin Davison* for four bushels of corn at 25 cents a bushel \$ 1.00  
which is due me this 29<sup>th</sup> day of August 1848  
Subscribed and sworn to before me  
*Thos. Cooper* J P

Ordn of *C. Nave* Admors of *John Wilkins* Eight dollars and fifty cents  
Pay fees in full, for services as clerk of the Probate Court, in the Administration of the estate of the said *John Wilkins* May 12<sup>th</sup> 1846  
*J. M. Cray*



November Term 1864

State vs C. C. Savard, admr.  
vs Piffs Sub  
Samuel Melogue

Witnesses

George Tyler Esqr  
William B. Martin &  
David Hightshoe

23  
at 1<sup>st</sup> day of Term

Served in the court - named George Tyler  
By reading October 27<sup>th</sup> 1865 - as written  
I am commanded the witness Martin  
& Hightshoe is not found in my book  
Oct 31<sup>st</sup> 1865 - Thos. Nichols 511  
Shffs fee 3/10  
Savings - 3/10  
Purchase 1/5  
Return \$12.27

John Davidson

\$1000

John Wilkins  
Estate

Filed in my  
office January  
12<sup>th</sup> 1866  
E. M. Gregg

Boston Dickson  
act against  
John Wilkins Estate

\$3.25

Filed in my office 12<sup>th</sup>  
January 1866  
E. M. Gregg clk

J. M. Gregg  
To receive  
C. C. Savard admr.  
of John Wilkins estate  
for \$50<sup>00</sup>

No 4

Filed in open  
Court August 18<sup>th</sup>  
1848.  
J. D. Parker, clk

Filed in open court  
August 18<sup>th</sup> 1848.  
J. D. Parker, clk



Danville May 12<sup>th</sup> 1846

Received of C. C. Howe Adm<sup>r</sup> of the estate  
of John Wilkins decd. three dollars & seventy  
- five cents the same being <sup>in full</sup> for services  
a Physician for the said John Wilkins deceased  
in his last sickness viz. one visit and  
remaining 16 hours and medicines given &c  
H. G. Larimer

John Wilkins Deed  
To Nathan Bromfield

April 1840 To 3 Bushels of corn \$ 00 75  
To costs 25  
\$ 1 00

State of Indiana Hendricks County  
Before me George Tyler a Justice of the peace for said  
County personally came Nathan Bromfield of lawful  
age who being duly sworn dep<sup>o</sup> and saith that the  
above account is correct and that it remains still  
due and unpaid Nathan Bromfield  
Subscribed and sworn to this 26<sup>th</sup> day of December 1840  
Before me George Tyler J.P.

January the 6<sup>th</sup> 1840

Twelve months after date I promise to pay to John  
Matthews or order the sum of twenty eight dollars for value  
Received of him as witness my hand and seal  
John Matthews  
Dml. Cooper

\$100.<sup>00</sup>/<sub>100</sub> Rec<sup>d</sup> of Hiram H. Lewis administrator of the estate of  
John Wilkins decd. the sum of One Hundred Dollars  
as it being my portion allowed me by law. taken at  
the appraisement this 17<sup>th</sup> day of July 1840.

Ann Gher Wilkins  
mark

The Estate of John Wilkins decd.  
See account with C. C. Howe  
Dr to services rendered as Administrator in settling  
up said Estate and costs = \$12.49 1/4  
Allowed by the court  
August 18<sup>th</sup> 1848

Due George Tyler & Wm Turpin one dollar and  
65 cents for value Recd May 2<sup>nd</sup> 1840  
John Matthews  
mark



W. G. Loomore  
to receive  
C. C. Moore of du  
of the Estate of W. G. Loomore  
W. G. Loomore

\$3.75

No 2

Filed in open  
Court May 13<sup>th</sup> 1866  
J. D. Parker  
Clerk

John Simpson  
and

John Wilkins Estate

\$10.00

Filed in my office  
January 12<sup>th</sup> 1861  
J. D. Parker  
Clerk

John Wilkins Estate  
Received from J. D. Parker  
of the estate of John Wilkins  
the sum of \$10.00  
for the purchase of  
the interest in the  
estate of John Wilkins  
and the same is to be  
paid to the executor  
of the estate of John Wilkins  
for the same. J. D. Parker  
Clerk

(No 3)

No. 5

Allowed  
A. B. Ward

Filed in open  
Court August 18<sup>th</sup>  
1848.  
J. D. Parker, Clerk

\$1.08  
81  
\$2.50<sup>05</sup>

50<sup>05</sup>

Filed in my office  
Nov. 10<sup>th</sup> 1865  
J. D. Parker, Clerk