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Gc 977.202 F77app Numerical list of papers in settlement of the estate of John Chapman (Johnny Appleseed)

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NUMERICAL LIST OF PAPERS IN SETTLEMENT OF THE ESTATE of JOHN CHAPMAN (Johnny Appleseed)

> Original papers are on file in the County Clerk's Office, Allen County Court House Fort Wayne, Indiana

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REPERSION

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Know all men by these present that we John Harold and Lysander Williams all of Allen County Indiana are held & firmly bound unto the State of Indiana in the penal sum of three hundred dollars lawful money of the United States to the payment of which well & truly to be paid do we hereby bind ourselves our heirs executors & Administraters severally & jointly & firmly by these present. Seeled with our Seals & dated this 2d day of April 1545.

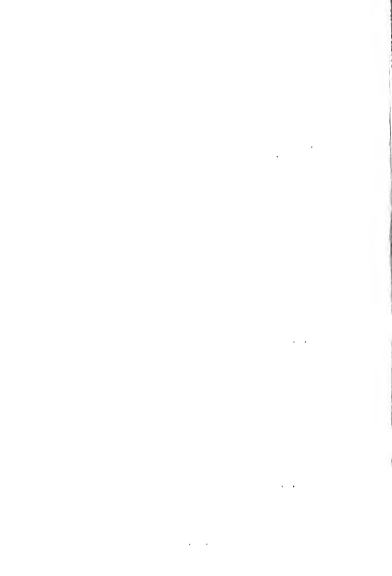
1

The condition of the above obligation is this Whereas the said John Harold has this day been appointed special Administrater of the Estate of John Chapman deceased by the Clerk of the Allen Probate Court Now should the said Harold faithfully & diligently execute the duties & trusts committed to him as such Administrater & obey all orders & decrees of the said Allen Probate Court in & for the County of Allen State of Indiana made pursuant to law touching the Administration of said estate & and in all things perform his duty as said Administrater according to law then the above obligation to be null & void Else to remain in full force & virtue interlined "2d" & "Special" with consent of John Harold Seal Lysander Williams Seal parties & Approved this 2d April 1845 by me

P.G. Jones Clk

On the Back

State of Indiana Allen County SS Personally appeared before me Clerk of the Probate Court in & for the County of Allen John Harold & being duly sworn saith that he will honestly & faithfully discharge the duties & trusts of his appointment as Special Administrater of the estate of John Chapman late of said County According to law Sworn to & Subscribed John Harold before me this 2d Apl 1845 P.G.Jones Clk Bond of Harold Est of Jno Chapman Filed Apl 2d 1845 in Clerks office P. G. Jones Clk Recorded Recod of Letters testamentary No 1 page 15



State of Indiana Allen County SS

Personally appeared before me Philip G. Jones clerk of the Allen Circuit Court in said county John Harold & being duly sworn saith that there are persons who are unlawfully intermedling with the Estate of John Chapman deceased late of said County whereby the same will be lessened in value to the ingury of said Estate & that there is no person having authority to take care of said Estate

2

John Harold

Sworn & Subscribed this 2d April 1845

P. G. Jones Clk

On the Back Affidavit of Jno Harold

Filed in the Clerks Office Apl 2d 1845

State of Indiana ) Jav County to wit) Personally appeared before me Mathew Van Derrof a justice of the peace in and John L. Watterman being duly sworn to appraise the improvements made by William Broom on the Lands of John Chapman Deceased in the County of Jay to the best of their skill and understanding Given under my hand and seal this 12 day of April 1845 Matthew Van Derrof J.P. Sherburn A. Lewis Seal ) John L. Waterman Seal We the undersigned being duly Sworn to appraise the improvement made by Wm Broom on the lands of John Chapman Deceased, and we therefore appraise the Gearing and fencing of eleven acres and three guarters of land  $ll_{4}^{2}$  Acres at \$140.00 in S. frac. NW. qr. section 3 T 24 R 15E and to building one log house 15.00 Total 155.00 Sherburn A. Lewis Appraisers John L. Waterman April 12 1845 On Back Appraisement of William Broom Improvement allowed on the Within \$100

Entered

. .

State of IndianaPersonally came before me the under<br/>signed a Justice of the peace for<br/>seid county John Waterman & SherbenA Lewis and were duly sworn uppon their oath to truly<br/>honestly and impartially Appraise the Estate property and<br/>effects Exhibited to them by John Harold of the estate of<br/>John Chapman Deceased, according to the best of their<br/>Judgement and ability, Sworn to and Subscribed before me<br/>this 12th day of April A.D. 1645<br/>Sherburn A. LewisM Van DerrofJ.P.SEALJohn L. Waterman

State of Indiana Allen County SS We the undersigned Freeholders of Wabash Personally came before me John Harold special Administrator T.P. Jay County Indiana of the Estate of John Chapman being duly sworn to appraise the chattle property of deceased & being duly sworn upon his oath says that the John Chapman deceased exhibited to us by John Inventory & Appraisement Herewithin set forth - is in all respects just & true - & Harold Administrator have therefore appraised one gray mare at \$17.50 contains a full statement of all the property & effects of the and one nursery of apple trees in the Township & deceased which hav come to his knowledge in addition to the county afore said and inventory taken within the county find it to contain 2000 trees on an average of two cents of Allen - John Harold, Admin. Sworn to & subscribed before me per tree amounting to 40.00 the 15th day of April 1845 M Van Derrof J.P. \$57.50 Total SEAL

Sherburn A. Lewis John L. Waterman John Harold Administrator April 12th 1845

On the Back

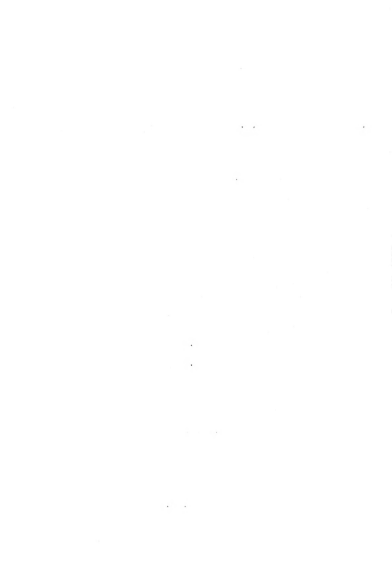
Estate of John Chapman deceased - Appraisement

Appraisment of Nursery on the Wabash

Filed April 17th 1845 in the Clerks Office P. G. Jones Clk



State of Indiana Personally came bfore the undersigned a Justice of afor sd Allen County SS County John Nuttle and William Harper & men duly sworn upon their oath to truly honestly, and impartially appraise the Estate property and effects which shall be exhibited to them of the estate of John Chapman according to the best of their hudgment and ability Sworn to & Subscribed before me (signed) this 4 dey of April AD 1845 J.P. SEAL A. Parvens John Nuttle William Harper We the undersigned freeholders of Allen Co. and state of Indiana being duly sworn to Appraise the Chattel property of John Chapman deceased exhibited to us have therefore appraised a nursery of Aple trees lying and being in Milan Township and County & State afore said and find that there is fifteen thousand (15,000) Trees in said nursery and we appraise the same on an average at the rate of three 3 cents per tree amounting to the Sum of four hundred & fifty dollars \$450.00 Due Bill on 6.00 Apraisors Thomas McDugal William Harper John Nuttle John Harold Signed Administrator On Back Estate of John Chapman deceased Appraisement of personal property Filed April 17th 1845 in the Clerks office P. G. Jones Clk



Wabash T. P. Jay County Ind.

To Mr. George Johnson

Judge of the Probate

Court Allen County Indiana

Sir, I do hereby renounce all my right to the

administration of the estate of my Brother

John Chapman deceased, into the hands &

care of John Harold my son in law

Attest Percis Broom

David Waterman

John Harold

April 8 - 1845

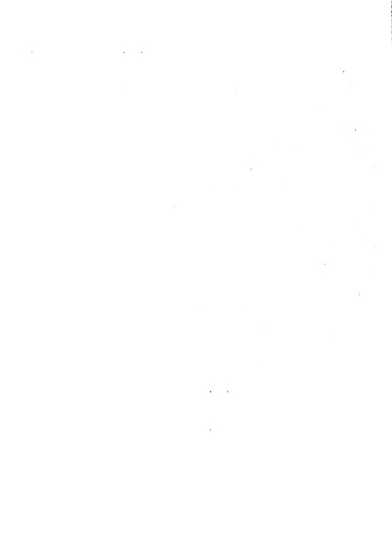
On the Back

Estate of John Chapman Relinquishment to Administer

Filed in the Clerks Office April 17th 1845

P. G. Jones Clk

Renunciation on part of Mrs. Broom



To the Honorable Judge of the Allen Probate Court. Your Petition who is the Administrator of all and Singular the Goods Chattles rights credits moneys & Effects of John Chapman deceased, late of said County Respectfully sheweth that the personal Estate of said decedent consists entirely of two Nurservs of Apple trees Except one Grav Mare that is known to the undersigned - that the same cannot be sold at public sale without materially lessoning the value thereof. Your Petition therefore asks that he may be permitted to make sale of the same at such times & to such persons as opportunities may offer at private sale at a sum not less than the appraised value thereof and thatythe same hav be ratified by the Court as provided by the statute of the State of Indiana in such case made & provided -

7

John Harold Adm By E. A. MoMahon his Atty

On the Back

No 117 Estate of John Chapman decd

Petition of Admi to sell at private sale

Filed in open court May 17 1845

P. G. Jones Clk E. A. McMahon Atty . .

Know all men by these presents that we John Harold and Thiophilus Wilson and Peter Fisher of the County of Jay and State of Indiana are held and firmly bound unto the State of Indiana in the sum of Twelve hundred dollars 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 14 day of May A.D. 1845. The condition of the above obligation is such that if the above bound John Harold will truly and faithfully discharge the duties and trusts committed to him as administrator of the Estate of John Chapman decased according to law, and will truly and promptly deliver over to his successor to be appointed by the Probate Court of Allen County - should any such successor ever hereafter be appointed, all such estate, goods, chattles 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 of the law SEAL Signed Sealed & declared in John Harold SEAL Thiophilus Wilson presence of SEAL Peter Fisher Thomas Towle Andrew Hergfell On the Back State of Indiana Allen County SS Personally appeared in open Court John Harold the within named Administrator and being sworn to faithfully and honestly discharge his duties & trusts as committed to him as Administrator of the Estate of John Chapman late of said County deceased John Harold Sworn to & subscribed in Open Court May 17 1845 P. G. Jones Clk Estate of John Chapman Decd Bond Filed in Open Court May 17 1845

P. G. Jones Clk

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с. С

Estate of John Chapman

|  | To Joseph Hill             |                          |  |  |  |                      | Dr |                      |  |
|--|----------------------------|--------------------------|--|--|--|----------------------|----|----------------------|--|
| 1837<br>1838<br>1839<br>1840<br>1841<br>1842<br>1843<br>1844 | 19<br>19<br>19<br>19<br>19 | 18<br>10<br>4<br>23<br>2 | weeks<br>weeks<br>weeks<br>weeks<br>weeks<br>weeks | boarding<br>boarding<br>boarding<br>boarding<br>boarding<br>boarding<br>boarding |  | 89<br>95<br>96<br>88 | -  | 11<br>13<br>18<br>18 | \$24.00<br>36.00<br>20.00<br>\$.00<br>4.00<br>6.00<br>3.00<br>3.00<br>104.00 |

State of Indiana Adams County SS

Be it remembered that on this 2nd day of June 1845 Personally appeared before the undersigned a Justice of the peace of said County, Joseph Hill who being by me duly sworn on his solemn oath saith the above claim is justly due to him said Hill, and that no payments have been made thereon, and that there are no set off against the same to the knowledge of said claimant And farther said deponent saith not.

Joseph Hill

Sworn to and subscribed before me this 2nd day of June 1845

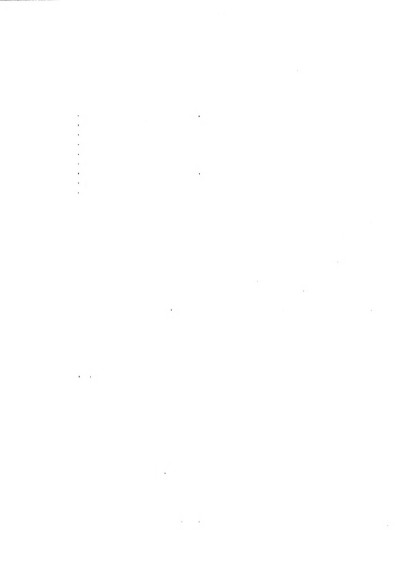
Samuel Patterson J.P. SEAL

On the Back

Joseph Hill ٧s Estate of John Chapman Decd Act \$104.00

Filed in the Clerks Office June 7 1845

P. G. Jones Clk



Know all men by these presents that we Franklin P. Randall and William Rockhill both of the county of Allen and State of Indiana are held and firmly bound unto said State of Indiana in the sum of four hundred dollars for the payment of which well & truly to be done we bind ourselves our heirs executors & Administrators jointly & severally firmly by these present. Sealed with our seals & dated this 12th day of August A.D. 1845.

The condition of the above obligation is such that if the above bound F. P. Randall shall faithfully & diligently execute the duties & trusts committed to him as one of the Administrators of the Estate of John Chapman late of said county deceased & obey all orders of the Probate Court made pursuant to law touching the said Administration then the above obligation to be void & of none Effect - otherwise to be & remain in full force & virtue in Law

| F. P. Randall SE | AL |
|------------------|----|
|------------------|----|

William Rockhill SEAL

Approved Aug 12th 1845 G. Johnson Judge Aplet

#### On Back

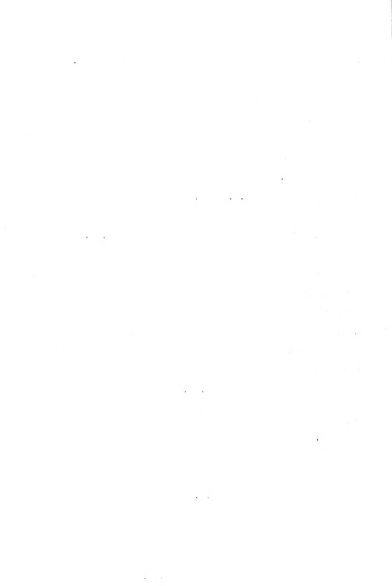
Estate of J Chapman

# F.P.Randall

# Bond

Filed in open Court Aug 13 1845

R. E. Fleming Clk



|  | Esta   | te o       | f John Chapman Dec'd in a/c                                 |                        |  |  |  |  |  |  |
|--|--|------------|---|------------------------|--|--|--|--|--|--|
|  | with John Harold as Adm for services                           |            |   |                        |  |  |  |  |  |  |
|  | March 25th 1845 8 days in going to & returning from Fort Wayne |            |   |                        |  |  |  |  |  |  |
|  | Hunt   | ing ·      | up property & getting the same $^{A}$ ppraised              | 16.                    |  |  |  |  |  |  |
|  | Apri   | 19         | 2 days going to VanWert & replevying mare                   | 4.                     |  |  |  |  |  |  |
|  |  | 12         | l day Appraising property on Wabash                         | 2.                     |  |  |  |  |  |  |
|  |  | <b>1</b> 4 | 3 days Returning Inventory & C                              | 6.                     |  |  |  |  |  |  |
|  | May  | 12         | 2 Ds to VanWert Presecuting                                 |                        |  |  |  |  |  |  |
|  |  |            | Replevin suit   | 4.                     |  |  |  |  |  |  |
|  |  | 15         | Going to Probate Court & returning qualifying as Adm        | 6.<br>\$38,00          |  |  |  |  |  |  |
|  |  |            | Cr By amt Rec'd from Chas Muldoon                           | 14.00                  |  |  |  |  |  |  |
|  |  |            | To going to Celina in M Co. to see about<br>Judgt. Reported | <u>2.00</u><br>\$26.00 |  |  |  |  |  |  |

# On the Back

Estate of John Chamman dec'd to John Harold A/cc

Filed in Open Court Aug 13 1845 R. E. Fleming Clk

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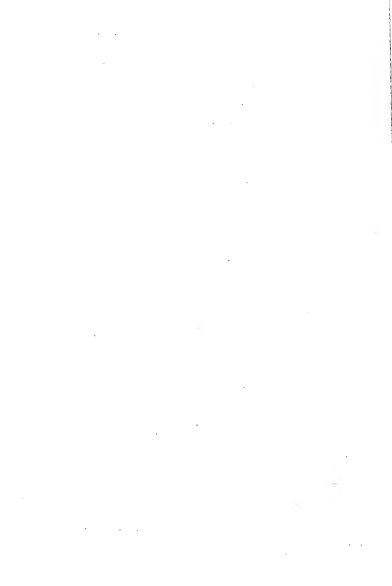
To the honorable the Judge of the Allen Probate. The undersigned Administrator of the Estate of John Chapman deceased, respectfully submits the following report of the conditions of said "state and his proceedings thereon. The undersigned received the Appointment as special Administrator about the second day of April A. D. 1845 and immediately thereafter proceeded to take Inventory as required by law of the personal property belonging to said Estate The first of said Inventorys dated 4th of April 1545 amounting to the sum of four hundred and fifty six dollars - the second dated 12th of April amounting to fifty seven dollars. In addition to these there is a Judgment in the Court of Common Pleas of Mercer County Ohio against Archibald McIntyr for Sixty Dollars on interest three or four years supposed to be good & collectable - Receipt of Judgment of Josephus Downs Esq a Justice of Mercer County for twelve dollars and Eighteen cents - Note of hand on Thomas McDugal for six Dollars - One do - on Nathan Bronson for three dollars .- The Administrator further Reports that since he received said appointment he made Application to the Court to sell the personal property consisting of Nurserys of Apple Trees at private sale which application was granted and in pursuance thereof said Administrator proceed to sell four hundred of said Apple trees to Charles Muldoon for the sum of twenty four dollars, fourteen dollars of which he received leaving a balance due of ten dollars. forty to James Hutchinson for two dollars & fort cents

# On the Inside of Paper

which hasnot been paid.

Said Administrator further Reports that he has been to the seat of Justice of Mercer County EX to see about the judgment herein referred to & finds the same secured by levy on real Estate. which real Estate will probably have to be bid in by the Adm.

Said Adm further Reports that he reed of D. Thompson three dollars & fifty cents and has paid to the Clerk of the Court for cost of letters & C three dollars & to Benjamin Saunders in Apple trees three Dollars & fifty cents -,Noclaims have been presented to the undersigned against said Estate but he has been informed that some have been lodged against said Estate with the Clerk of said Court. The undersigned believes the foregoing comprises about the sum total of his Special Administration that at the last term of said Court to wit the May term A. D. 1545. F.P.Randall Esq was appointed one of the administrators of said Estate, and failing at that term to qualify the business of said Estate has since remained <u>Statu</u> <u>quo</u>



12 (cont'd)

The undersigned asks that the foregoing may be recvd as a full Exhibit & showing of his acts in the premises & that he as such special Administrator may be discharged & permitted to commence a new stewardship under his regular letters. All which is respectfully submitted -

John Harold

State of Indiana Allen County SS

Personally came before the undersigned John Harold Adm & C who being duly sworn says upon his solemn oath the foregoing contains - a full perfect and true showing of the condition of said Estate as come to his knowledge & further saith not -

John Harold

Sworn & subscribed before me the 1th day of Aug 1845 E. A. McMahan Master in Chancery A.C.C.

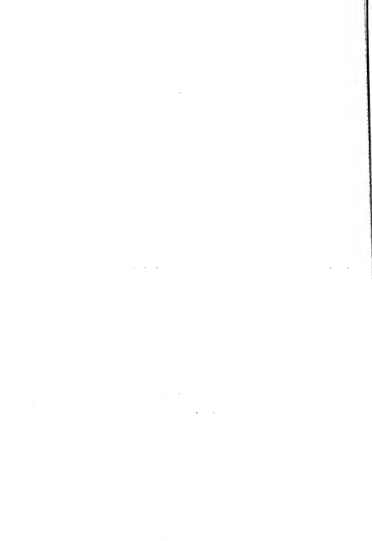
On the Back

Estate of John Chapman Decd-

Report of John Harold Adm-

Filed in open Court Aug 13 1845 R. E. Fleming Clk

E. A. McMahon Atty



John Chapman dr to Richard Worth for Bording five weeks since the year 1840 at \$7.50 Sundry times upto the year 1845 March the 1.25 at one Dolar and a halfe Per weeke 8.75

## On Back

Rec'd of F P Randall Adm the amt of the written & interest to this date April 22<sup>d</sup> 1848

Wm Worth

Jno Chapman Est

Filed & Allowed Aug 19 1845

R. E. Fleming Clk

John Chapman's Estate dr to Richard Worth for funeral expences Expense of sickness ten dollars Expence for laying him out three dollars forty four cts Expence of coffin to Samuel Fletter Six Dolar March the 17, 1345 I Assine the Above Account over to Jesse Coles

Richard Worth

\$10.00 3.44 6.00 19.44

On the Back

Chapman Est

Filed Aug 19 1845 & Allowed

R. E. Fleming Clk

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The Estate of John Chapman Decd

to Wm Broom

in 1843 and 1844 to clearing 4 acres of land \$48.00 and fencing the same to building Log house 18 by 21 feet 40.00 to scoreing and hewing timber for a frame barn 30 by 40 feet \$36.68 1834 feet of timber \$124.68 003.00 to Survey J. Chapman Land \$127.68 fotal amount That such clame is justly due to him that no payment have been made thereon and that there are no set -offs against the sum to the knowledge of such claimant William Broom Wabash Township Jay County Inda Nov 12-1845 Sworn and subscribed before me a justice of the peace in and for the County of Jay this 12th day of Nov 1845

Matthew Van Derroof J.P. SEAL

Dr

On the Back

Estate of Chapman

I Allow the Within Claim Nov 14th 1845 John Harold Adm

Filed in open court Nov 14th 1845 R.E.Fleming ·

-

Franklin February 4, 1504 for value received I promise to pay Nathaniel Chapman or order the sum of one hundred dollars in land or apple trees with interest till paid as witness my hand Copy John Chapman

Adam Harper John Harper

Franklin February 1, 1804 for value received I promise to pay Nathaniel and Elivoleth Ruddi children of Charlemont in Massachussets commonwealth the sum of one hundred dollars to be paid an interest till they become of age as witness my hand

> Adam Harper John Harper

John Chapman

On the Back

Estate of John Chapman Decd

Copy of two notes

Filed in the Clerks Office Nov 17 1345

R. E. Fleming

Dawson & Jenkinson

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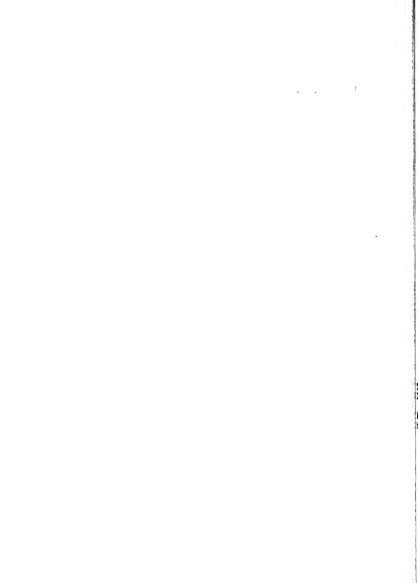
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Rec'd of F. P. Randall Admin of the Estate of John Chapman Twenty dollars on my Allowance by the Probate Court for Services as Co-Administrator \$30

April 16th 1846 John Harold

On the Back

John Chapman



Estate of John Chapman Deceaced in a/c with John Harold March 28th 1845 March 28th to eight days going to Wayne hunting property and returning home at two dollars per day \$16-00 April 9th to two days going and returning from Van Wert to replevin property (viz) one gray mare 4-00 April 12th to one day appraising property in Jay County2-00 1-12+ and appraisers and justice fees April 14th to three days going to and returning from Wayne 6-00 with inventory 12th To two days going & returning to VanWert Mav 4-00 to prosecute replevin suit 15th to three days going to Wayne & returning to Mav 6-00 attend probate court August 11th to three days to Wayne to attend Court 6-00 2-00 September 20th to one day to Celina to hunt up Claim November 14th to three days going to Wayne & returning 6-00 to court November 17th to one day appraising land on the Wabash in Jay county and appraisers fees and 3-50 Justice November 19th to three days going and returning to Wayne with appraisement and to a claim of 6-00 W. Broom against said estate \$57.62 10.00 To paid E. A. McMahon as per allowance \$67.62 of court. \$17.00 Credit by one mare 15.00 500 Apple Trees \$32.00 \$35.62 On the Back To the Hon the Judge of the Probate Court of Allen County Indiana I hereby resign my administrationship on the Estate of John Chapman Deceased & pray to be discharged from further acting John Harold April 16th 1846

> Jno Chapman Accounts of Administrator

Filed in Open Court April 16 1846 Fleming Clerk

- . -

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10. 764

## \$5.83

I, Henry W. Jones, County Auditor in and for the County of Allen and State of Indiana, do hereby certify that at a public sale held by the County Treasurer of said County, which commenced on the first fonday in January, 1847 at the hour of 10 o'clock A.M., and continued antil Tuesday the 5th day of January aforesaid, he did on said 5th day of January aforesaid, at the Court House door in the city of Fort Wayne in said county, legal notice having been duly given, sell to Franklin "Randall the following described tract of land, to wit:

19

The SE frac  $\frac{1}{4}$  of Sec  $\frac{1}{4}$  and the SE frac  $\frac{1}{4}$  of Sec 3. Town 31 R 15.

for Five dollars and 53 cents, being the amount of taxes, interest, penalty and charges due on said land for the year 1545 & 46 the receipt of which the said <sup>T</sup>reasurer has officially acknowledged to me by filing the same in my office, being the highest and best bidder for the same for ready cash. Said lands being assessed in the name of John Chapman And farther, that the said Franklin P. Randall will be entitled to a deed for the said lands at the expiration of two years from the date hereof if the same be not previously redeemed.

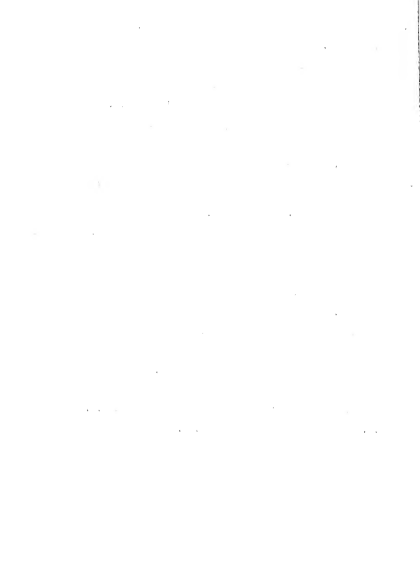
In Witness whereof I have hereunto set my hand as such Auditor as aforesaid, gt Fort Wayne, this 7th day of January, A.D. 1847

Per I.P.Jones

H. W. Jones Auditor Allen County

### On the Back

John Chapman



#### No. 798 To the County Surveyor of Allen County Indiana

I, Henry W. Jones, County Auditor in and for the County of Allen and State of Indiana, do hereby certify that at a public sale held by the County Treasurer of said County, which commenced on the first Monday in January, 1847 at the hour of 10 o'clock A.M., and continued until Wednesday the 6th day of January aforesaid, he did on said 6th day of January, aforesaid, at the Count House door in the city of Fort Wayne in said county, legal notice having been duly given, sell to Franklin P. Randall the following described tract of land, to wit:

Five acres of the SE  $\frac{1}{4}$  NW  $\frac{1}{4}$  of Section 22 Town 32 Rll E for the taxes on the whole of the said SE  $\frac{1}{4}$  NW  $\frac{1}{4}$  and charges due on said land for the year 1845 & 46 the receipt of which the said Treasurer has officially acknowledged to me by filing the same in my office, being the highest and best bidder for the same for ready cash. Said land being assessed in the name of John Chapman. And farther, that the said Franklin P. Randall will be entitled to a deed for the said Five Acres at the expiration of two years from the date hereof if the same be not previously redeemed.

In Witness whereof I have hereunto set my hand as such Auditor as aforesaid, at Fort Wayne, this 7th day of January, A. D. 1847.

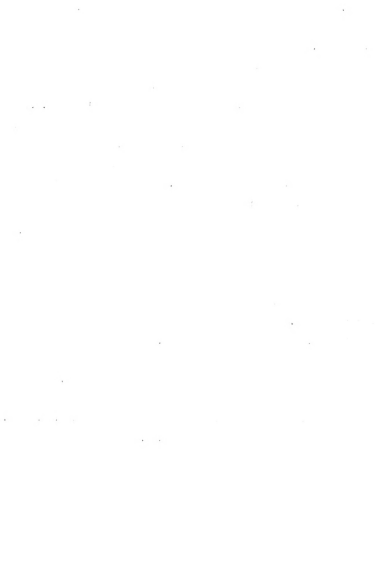
> H. W. Jones Auditor Allen County

\$2.84

On the Back

John Chapman

#### 20



Rec'd of F.P. Randall Admi of John Chapman twelve dollars on my allowance against said Estate

> \$12 August 23d,1848 John Harold

> > On the Back

Chapman

· · · 1

To the Honorable Nelson MoLain Probate Judge of Allen County. The undersigned Administrator of the Estate of John Chapman deceased would respectfully reporte that the personal Estate which has come into his hands amounts to - \$1

\$15.00

That the allowances made by this court are as follows

| John Harold   | \$35.62  |
|---------------|----------|
| William Broom | 100,00   |
| Jesse Coles   | 19.44    |
| Richard Worth | 7.50     |
| William Broom | 127.68   |
| E. A. McMahon | 10.00    |
|               | \$300.24 |

That the said decdent at the time of his death was the owner of the following real Estate to wit.

Fractional South East qr North of Maumee River Sec 25. Town 31 N. Range 14 East containing 42.11 acres upon which there is still due the State & taxes about \$120. probably worth nothing above due. East fr S. E. qr S 4 T 31 R 15 con 13.70 acres probably worth \$40.00 South East qr N.W. qr Sec. 22. in T 32 N. R. 11 East 40 Acres

probably worth \$120.00 S. E. Fr N. W. Sec 3 in Town 24 North of R 15 E 74.04 Acres probably worth \$150.00

That the names & eges of

On the Back

the heirs of said decelent are unknown to the Administrator

The undersigned would therefore ask an order of this Court to Sell all of said real Estate at private sale to make assetts to pay the said Claims & others against said Estate

All of which is respectfully Submitted

F. P. Randall Admi

Estate of John Chapman

Filed in Court Aug 29 1545 R. E. Fleming Clk

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State of Indiana, Allen County, Sct.

Be it Remembered, that, on the 39th day of November A.D. 1545, personally appeared before me R.E. Fleming Clerk of Probate Court in and for said County, Thomas Tigar, of lawful age, who being by me duly sworn, on his oath saith that he is Editor of the Fort Wayne Sentinel, a public Newspaper, printed and published at Fort Wayne, in said County, and that the notice, a copy of which is hereunto appended, was published for Three successive weeks in said paper, to wit: on the 30th September, & 7th and 14th October, last past, to wit: in the year 1545, and that the said copy hereunto appended as aforesaid, was taken from the said paper of the date of Sept. 30th aforesaid; and further this deponent saith not.

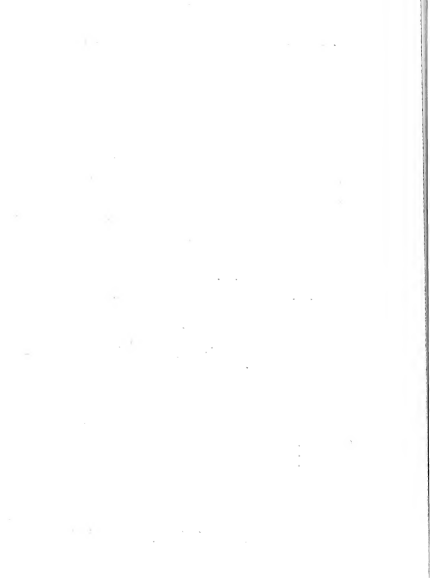
Subscribed and Sworn to before me this

30th day of November A. D. 1848

R. E. Fleming Clk

Thos. Tigar

Allen Probate Court State of Indiana August Term, 1848 Allen County ss. PETITION TO SELL REALTY Franklin P. Randall, Adm'r. of Estate of John Chapman dec'd vs. Unknown heirs of said Esp tate. The said administrator having filed his petition for the sale of the Real Estate of said decadent, and it appearing to the satisfaction of the Court that the heirs of said decedent are unknown which unknown heirs were made defendants to said petition. It was ordered by the Court that notice of the filing and pendency of said petition be Printer's Fee \$2.70 .25 \$2.95 given to said unknown heirs by publication, Affidavit and that unless they be and appear in said Court on the first day of the next term there of to be holden at the Court House in the County of Allen, on the third Monday of November next and show cause to the contrary, the prayer of said petition will be granted and an order made for the sale of said Realty. R. E. Fleming, Clk A. C. 3wle Sept.-30,1848 (\$2.70) On the Back Est of Whapman Filed Nov 30 1848 in Court R. E. Fleming Clk



# No 1243 To the County Surveyor \$4.50

State of Indiana, Allen County, Ss.

I, Henry W. Jones, Auditor of the County of Allen, in the State of Indiana, do hereby certify that at a public sale held by S. M. Black, Treasurer of said County, which commenced on the First day of January 1849, within the hours prescribed by law, and continued until Saturday the Sixth day of January aforesaid, that he did, on the said Fifth day of January, at the Court House door, in Fort Wayne, in said County, legal notice having been given, sell to Francis S. Avaline Thirty five Acres of Land

To wit: Part of The SE L NW L Sec 22 T 32 R 11 E

for the sum of Four 50/100 Dollars that being the amount of taxes, interest, penalty, and cost, due on said Part SE  $\frac{1}{4}$  NW  $\frac{1}{4}$  Sec 22 T 32 R11 E

for the year 1847 & 1848 The receipt for the payment of which to the said Treasurer has been fixed in my office, the said Francis S. Avaline being the best bidder for ready cash. Said Lands being assessed in the name of Jno. Chapman And further, that the said Francis S Avaline will be entitled to a deed for the said tract so purchased, as above described, at the expiration of two years from the date of such sale, if the same be not previously redeemed.

In witness whereof, I have hereunto set my hand as Auditor aforesaid, at Fort Wayne this 6th day of January 1849.

H W Jones Aud

On the Back

Rec'd of F. P. Randall Ten 21/100 Dollars in full of the within claim Decml3th 1850 F. S. Avaline

> Jno Chapman No 1243

To the honorable Nelson McLain Probate Judge of Allen County

The undersigned administrator of the Estate of John Chapman would respectfully report that in pursuance of an order of this honorable Court made at the Last Term, thereof the undersigned has sold at private sale the following Canal land Certificate to wit No 1109. being for the fractional South East cuarter North of the Maumee River of Section No 28 in Township No Thirty one north of Range 14 East containing forty two 11/100 Acres to Peter Schlinck of said county for the sum of thirty dollars for the interest of said John Chapman Estate in the same it being appraised of no value above what is due to the State of Indiana which sale he asks to be confirmed and the administrator ordered to assign the Said Certificate to the purchasor aforesaid

All which is respectfully

Submitted

F. P. Randall

Adm

And the said administrator would further ask for the order renewed to sell the balance of the real Estate

> F. P. Randall Adm

On the Back

John Chapman Report of Sale of Real Estate

Filed in Court Mch 29,1849 R. E. Fleming Clk

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Recd of F. P. Randall Adms. of the Estate of John Chapman decd the sum of three dollars Commissioners fee for making deed as allowed by the Probate Court of Allen County Ind. April 14 1847 Wm W Carson

> On the Back Recpt.\$3.00 Estate of John Chapman Wm W Carson Coms.

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I F. P. Randall Administrator of the Estate of John Shapman decd make the following report I am not chargable with any personal property, none having come to my hands I am chargable with the amount of Sale of real Estate Sold March 1849 to Peter Schlinck 30.00 I am chargable with the amount of sale of real Estate 120.00 Sold March 1851 to John Hathaway 150.00 I claim credit for the following payments 1 John Harold former Adm 32.00 10,21 23456 F. S. Avaline 8.75 Wm Worth 3.00 Wm W Carson 8.67 19.44 Taxes Jesse Coles last Sickness Admin fees 5 per cent on \$150 7.50 Assigning Canal Land Certifi-3.00 cate For other Services rendered Said Estate as Admin to this 30.00 date \$124.57 Leaving in my hands at this time \$25.43 That there are claims now on file in the Clerks Office vs Said Estate Amounting to Over Six hundred dollars apart of which has been

27

Over

allowed by the court

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## 27 (cont'd)

On the Back

That there are yet the following tracts of Land belonging to said Estate unsold SE fr of N. W. & S. 3 Town 24 North R 15 East - 74.04 a appraised at \$222. also E fr. S. E. & T 31 R 15 East 18 70/100 acres appraised at - \$37.60.

That the proper court made an Order to Sell all of said Lands to make assets & c Which order the undersigned asks to be renewed and for the reasons above Stated he ask the final Settlement of Said Estate to be continued until next term

> F. P. Randall Admin

Sworn to and Subscribed before me this 27 December 1853 Jos Sinclear Clk

> Report in Estate of John Chapman Filed Dec 27 1853 Jos Sinclear Clerk

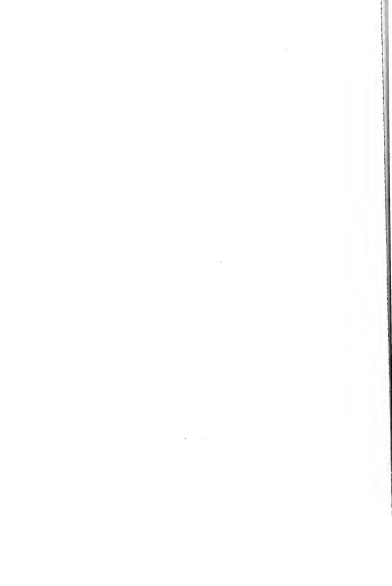
Rec'd of F. P. Randall Adm of John Chapmans Est Nineteen 44/100 Dollars in full of my claim against Said Estate

Dec 1853 Jesse Coles

Nothing on Back

We the undersigned two reputabl house holders of the Neighbourhood being called on to appraise the South fraction of North West guarter of Section three townShip twenty four North of Range fifteen East in Jav County Indiana the real estate of John Chapman deceased do appraise the same at \$222 the same being a fair price for the same after deducting all incumbrances C. J. Plumb Jacob Champes State of Indiana) Jay County Personally appeared before the undersigned a Justice of the Peace within and for said county Caleb J Plumb & Jacob Champes who being duly sworn say that they will well and faithfully appraise the real estate of John Chapman Deceased to the best of our skill and ability C. J. Plumb Jacob Champes Sworn to and subscribed before me this Sth Matthew Van Derroof Justice of October 1853 SEAL On the Back Fees for Sware appraisers 50 cts 1,00 and for appraisers M Van Derroof Justice

> J Chapman Appraisement of Land Filed Jay 13 1854 Joseph Sinclear Clk



Rec'd of F. P. Randall Adm of the Estate of John Chapman dec'd Fifty three dollars on an allowance in favor of William Broom vs said Estate \$53.00

January 20th 1854

M. Jenkinson Assignee of Percis Broom

Nothing on the Back

Fort Wayne Jany 20th 1854

Received of Franklin P. Rendall Administrator of the Estate of John Chapman deceased the Sum of forty two dollars & forty Eight Cents being the balance in full of an order drawn by Wm Broom in favor of T. Wilson dated Oct. 4th 1845 for the Sum of forty two 32/100 dollars on the Administrator of said Estate and accepted by said Administrator to be paid out of the Claim of said Broom against said Estate -

31

Wm W Carson Atty for Wilson

## On Back

Estate

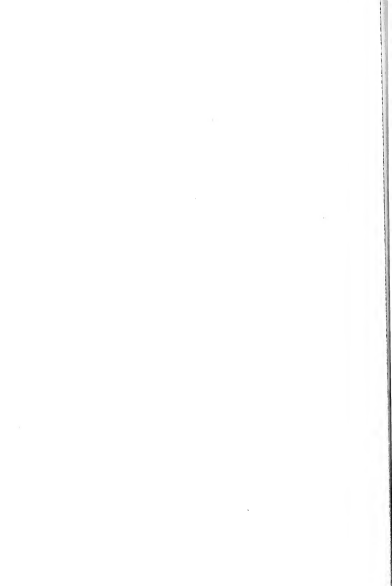
of

John Chapman

T Wilson

Brooms Claim

Recpt.



John Chapman Est)

C. C. Pleas Allen County January Term 1854

The undersigned Administrator of the Estate of John Chapman aforesaid would respectfully report. That in pursuance of an order made by the Probate Court of Said County the undersigned has sold to Moses Jenkinson the following tract of Land to wit - The South East fraction of the North West quarter of section three in Township Twenty four (24) North of Range fifteen East Containing Seventy four 04/100 (74.04) Acres for the sum of Two hundred & twenty two dollars which is the full appraised value therefor upon the following terms. One third Cash in hand, One third in three months, & one third in Six months from this date with interest from this date on defered payments. Which Sale he asks the Court to approve & confirm Said Sale

F. P. Randall

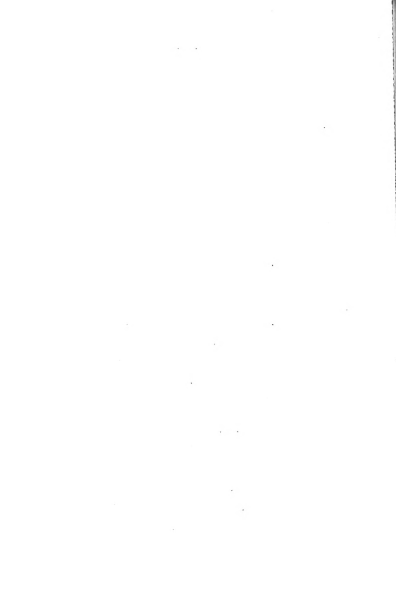
January 20th 1854 Admi

On the Back

Est. John Chapman Report of Sale to M. Jenkinson

Filed Jany 20, 1854 Joseph Sinclear Clerk

32



State of Indiana ) Allen County Ss. ) \_33

Court of Common Pleas Jany Term 1854

To the Honorable the Judge of Said Court. I Franklin P. Randall as Administrator of the Estate of John Chapman deceased respectfully report to said Court that in pursuance of an order of said Court. I have this day sold to Wm W Carson the following describ ed tract of land situat in said County belong in to Said Estate to wit: The East fraction of the South East guarter of section four in Town Ship thirty one North of Range fifteen East Containing (18 70/100) Eighteen acres & seventy Hundredths of an Acre more or less for the price & sum of Thirty Seven dollars & Sixty Cents that being the full appraised value thereof, to be paid one third Cash in hand one third in six & the remaining one third in twelve months; but the Said Wm W Carson prefering so to do has paid the entire purchase money in hand and is entitled to a deed for said tract of land I therefore as such administrator respectfully request the Court to Confirm said sale and order a deed to be executed to the said Wm W Carson for said tract of land. Sworn to & subscribed before F. P. Randall Admi me this 21 day of Jany 1854 Joseph Sinclear Clk

> On the Back John Chapman Es Report of sale to W. W. Carson Joseph Sinclear Clk



State of Indiana Allen County Ss.

We John P. Waters and John

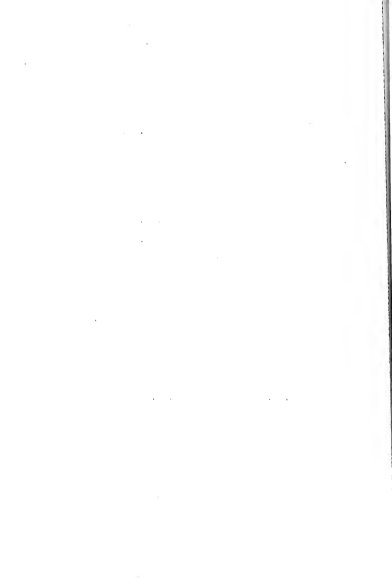
Johnson resident householders & freeholders of said County. Swear that we will honestly appraise the Real Estate of John Chapman deceased which may be exhibited to us and described, so help us God Subscribed & sworn to before me John Johnson ) appraisers Jos. Sinclear Clerk of the Court of Com Pleas of said County Jany 21st 1854 Joseph Sinclear Clk

The following is an Inventory of a part of the Real Estate of John Chapman deceased taken by F. P. Randall Admr of said Estate and appraised by John P. Waters & John Johnson appraisers to wit: The East fraction of the South East quarter of Section four in Township thirty one North of Range fifteen East situate in said County Containing 18 70/100 acres more or less. Which tract of land we the undersigned appraisers appraise at the sum of Thirty five dollars and sixty cents

Witness our hands as such appraisers this 21st day of Jany A. D. 1854 - J. P. Waters ) John Johnson ) appraisers On the Back

> Estate of John Chapman Appraisement of Real Estate

Filed Jany 21, 1854 Joseph Sinclear Clk



## 511761

35

Received of Franklin P. Randall Administrator, the sum of sixty three dollar thirty three cents Allowe in full of money allowed by Court of Common Pleas of Jay County Indiana to Percis Broom widow of William Broom out of a claim allowed said Broom in his lifetime against the Estate of said Chapman July 11th 1855

> M. Jenkinson Assignee of Percis Broom

> > On the Back

M. Jenkinson reciept



Recievd of F.P.Randall Administrator of John Chapman deceased the Sum of ten dollars in full of service rendered said Estate in perceiving appraisement of Land April 13th 1855 M. Jenkinson

36

Recieved of F. P. Randall Administrator of John Chapman deceased the sum of twenty five dollars paid for taxes

April 13th 1855

M. Jenkinson

Nothing on Back

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State of Indiana, Allen County SS The State of Indiana to F. P. Randall By direction of the Court of Common Pleas of said County, you are hereby Gited to appear before said Court in the first day of the next term, to show Cause if any you have or can why you should not be removed, because you have not taken the necessary steps, preparatory to a final settlement of the estate of John Chapman deceased

> In Witness I have hereunto set my hand and affixed the Seal of said Court, this 7 day of November A.D.1855

> > I.D.G. Nelson C.C.C. Pleas Allen County

On the Back

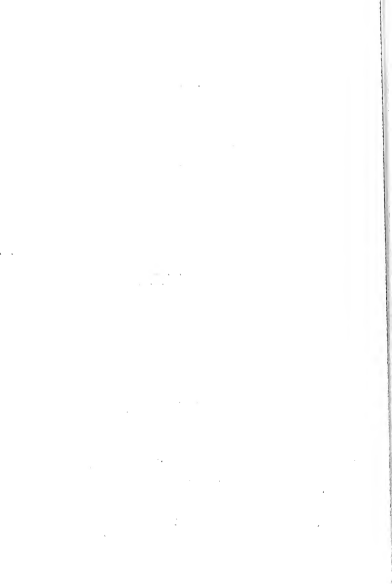
Estate of John Chapman

Served the within citation by delivering a true copy of the Same to the within named F. P. Randall this 9th day of Nov. 55

> Service 30 Copy 38 22 \$.90

R. McMullen Shff A C

37



Recd Fort Wayne Dec 24, 1855 of F.P. **Bandall Adm** of the Estate of Jno Chapman Fifty Five\_23 Dolls the amt of Jos. Sinclears Costs as Clk & the Costs of prest. Clk \$55.23

> I.D.G. Nelson Clk

## Nothing on Back

I Franklin P. Randall Administrator of the Estate of John Chapman report to the court of common pleas to following final Settlement account No personal property came to my hands I am chargable with the following sums received from Sale of Real Estate towit Sale to Peter Slinck March 1849 30.00 Sale to John Hathaway " 1853 Sale to Wm W. Carson Jan. 1854 1851 120.00 37.60 222.00 Sale to Moses Jenkinson" 1854 \$409.60 I claim credit for the following payments towit No 1 John Harold 32.00 4 234 F. S. Avaline 10.21 18 Wm Worth 8.75 Ħ 3.00 Wm W. Carson 56 8.67 10 Taxes 19.44 Ħ Jesse Coles 11 7 Moses Jenkinson assign of Broom 53.00 28 ø F Wilson assign of 42.48 Broom 9 11 35.00 Moses Jenkinson " 10 R. E. Fleming 27.49 " 11 P. G. Jones " 12 I Sinclean Est & ) 55.23 I. D. G. Nelson 20.45 5 per cent fees For other servus as administrator 20,55 13 Moses Jenkinson assign of Broom 63.33 \$409.60 On Back

All of which contains a full Statement of all the Estate of the decedent for which I am chargable with oredits to which I am Entitled F.P.Randall Admi Subscribed & sworn to before me this 24, Dem 1855 I. D. G. Nelson Clk Final Report pending Filed Dec 25 1855 I. D. G. Nelson Clk

40 FINAL SETTLEMENT In the matter of the estate of John Chapman deceased. The administrator of said estate having filed his final account current and voucehrs in the office of the Clerk of the Court of Common Pleas of Allen County, Indiana, more than ten days prior to the next term of said Court notice is hereby given that at the next term of said Court, said account current and vouchers will be presented and examined forma final settlement of said estate.

I. D. G. Nelson, C C C P Allen Co.

Dec. 25, 3 w

Prt. \$1.50

State of Indiana, ) Allen Common Plea Allen County ss. ) January Term 1856 Be it remembered that on this 8 day of January A. D. 1856, personally appeared before me Isaac D. G. Nelson Clerk Court Common Pleas in and for said county D. W. Burroughs of lawful age to me personally known, who being by me duly sworn deposeth and says that he is an editor of The Standard, a Newspaper of general circulation, printed and published in Fort Wayne in said county, and that the notice of a Final Settlement a copy of which is hereunto appended was published in said paper on the 25th of December

1855 and the copy of said notice hereunto appended was taken from said paper of said date and further saith not.

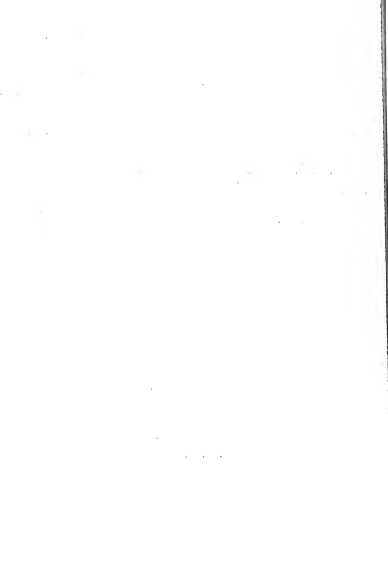
D W Burroughs

Subscribed and sworn to at my office in the city of Fort Wayne this 5th day of January 1856.

> I. D. G. Nelson Clk

> > On the Back

Chapman



To the Honorable Nelson McLain Probate Judge of Allen County.

41

The undersigned Administrator of the Estate of John Chapman deceased would respectfully report that he has Sold to John Hathaway the following real Estate belonging to said Chapman Estate to wit the South East quarter of the north west guarter of section No 22 in Town ship thirty two north of Range Eleven East containing forty acres for the sum of One hundred & twenty dollars. Said Sale was made at private Sale, for its full appraised value. And he would further report that all of the purchase money has Since been paid to the undersigned. And hewould ask said Sale to be confirmed & a commis sion appointed to execute a deed to the purchasor

Respectfully Submitted

F. P. Randall

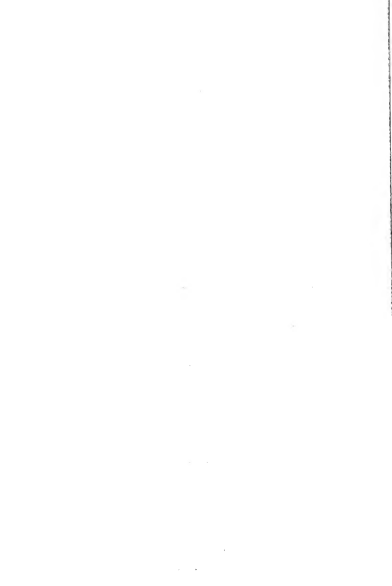
Adm

On the Back

John Chapman Report of sale

Filed in Court Oct. 27, 1857

R. E. Fleming Clk



Reo of F. P. Randall twenty seven 49/100 dollars my fees in case of Chapman

R. E. Fleming

Nothing on the Back

