

IN THE MATTER OF

THE ESTATE OF

J. E. ROSE, DECEASED

Claim of NATIONAL BISCUIT COMPANY

State of Illinois, }
County of Cook, } SS:

J. U. HIGINBOTHAM being first duly sworn on oath says he is the Assistant Treasurer of NATIONAL BISCUIT COMPANY, a corporation organized and existing under the laws of the State of New Jersey, and having offices at Chicago, Illinois; and that the annexed statement of the account of said NATIONAL BISCUIT COMPANY against THE ESTATE OF J. E. ROSE DECEASED

is true and correct; that the said J. E. ROSE DURING HIS LIFETIME BECAME AND WAS

justly and truly indebted to said NATIONAL BISCUIT COMPANY in the sum of ONE Dollars

and EIGHT cents (\$ 1.08); that no part of said debt has been paid; that there are no credits, deductions, counter-claims nor set-offs to said debt and that said debt is now due and fully owing to said NATIONAL BISCUIT COMPANY; that the claim aforesaid is for goods, wares and merchandise sold and delivered to the said J. E. ROSE DURING HIS LIFETIME

by the FORT WAYNE BRANCH

of said NATIONAL BISCUIT COMPANY

Assistant Treasurer NATIONAL BISCUIT COMPANY

Subscribed and sworn to before
me this 24th day of

Jan A. D., 1908

Notary Public.

G. E. Bursley & Co

WHOLESALE GROCERS & COFFEE ROASTERS.

1011 to 1017 Calhoun St.

Fort Wayne, Ind., Jan. 6th 1908 190

Sold to

J. E. Rose, Wm. B. Bebout, Administrator,

Terms Cash: A FURTHER AND CONDITIONAL CREDIT OF _____ (DAYS, TIME)
WILL BE ALLOWED ON THIS INVOICE, PROVIDED THAT NO SUIT OR ACTION AT LAW BE BROUGHT
AGAINST, OR LIEN GIVEN BY THE ABOVE NAMED PURCHASER DURING SUCH TIME.

Berne, Ind

Aug. 23rd, 1907

1 1/2 M Swt Caporal Little Cigars	1 1/2	4 00	\$6 00
1 cart Eskimo	5	30	1 50
1 Bx Old Va Cheroots	1	3 00	3 00
10 # 16 oz Corn Cake	10	21	2 10
20 # W S Corn Starch	20	05 1/2	1 10
1 Bx White Laundry Soap	1	3 75	3 75
30 # High Grade Coffee	30	17	5 10
1 Cs. Golden Rio Coffee	100	15 75	15 75
1 Cs. Sun Gloss Starch	48	04 3/4	2 28
100 Cooney Little Havana Cigars	1	3 30	3 30
100 Gold Seal Cigars	1	3 50	3 50
			47.38
Less freight on 100 lbs sugar 9c cwt			09
			47.29

STATE OF INDIANA, }
ALLEN COUNTY, } ss.

Personally appeared before me a Notary Public in and for said County and State
Frank L. Smock, who, being by me duly sworn according to law
deposes, and says: That he is a member of the firm of
G. E. Bursley & Company which said firm is
composed of Gilbert E. Bursley, James M. McKay, Frank K. Safford, and
the affiant

That J. E. Rose - Wm. B. Bebout in the town
of Berne County of Allen
and State of Indiana justly and truly indebted to the said
firm of G. E. Bursley & Co.

in the sum of Forty Seven 29 Dollars
A copy of which is hereto attached and is made a part thereof.

That said indebtedness is wholly due and unpaid. That no part of said sum has ever been paid
or in any manner settled. That there are no legal offsets against said indebtedness and no part
thereof is for usurious interest, as the affiant verily believes.

That the original consideration of said was goods, wares and
merchandise sold and delivered to said Rose
at no special instance and request.

Subscribed and Sworn to before me, this

6th day of

January

A. D. 1908

Frank L. Smock
Notary Public.

State of Indiana, County of Adams SS:

In The Adams Circuit Court.

Eli.A.Luginbill, Secretary, of the Berne Electric Light Company, a Corporation, files the following claim against Brewster Bebout, Administrator of the Estate of John E. Rose, deceased, and asks Judgment therefore.

as per bill of particulars annexed-----\$ 4.42.

State of Indiana, County of Adams SS:

Before me the undersigned, personally appeared Eli.A. Luginbill, ~~Sec~~retary, of the Berne Electric Light Company, a Corporation, who being duly affirmed upon his affirmation, says that the above account, in favor of the Berne Electric Light Company, a Corporation, against the Estate of John E. Rose, deceased, is correct; that no payments have been made thereon except the credits thereon given; that there are not set-offs against the same to his knowledge; that the balance shown is said account to wit Four and 42/100 dollars, is now justly due and owing to The Berne Electric Light Company, a Corporation, all of which he verily believes.

Eli A. Luginbill

Subscribed and affirmed to before me this 3rd day of February, 1908.

Paul H. Hargreaves

John H. Hargreaves

State of Indiana, Adams County.

In the Adams Circuit Court, September Term, 1907.

~~Massachusetts~~ In the estate

No. _____

of John E. Rose, deceased.

Report of sale of personal property.

Comes now William B. Bebout, administrator with the will annexed of the estate of the above named decedent, and reports to this Court, that in all things agreeable to the order of this Court he offered for sale the personal chattel property of said decedent being a stock of groceries, furniture and fixtures, at private sale at the former place of business ~~in the~~ of said decedent in the town of Berne, Adams County, Indiana, and that one Christina A. Kuntz bid therefor the sum of \$1293.80, which bid being the highest and best bid received, and being more than the full appraised value of said property, said administrator struck off and sold said property to said Christina A. Kuntz for said sum. That thereupon said bidder paid to this administrator the sum of \$431.26, and executed to this administrator her two promissory notes, each in the sum of \$431.27, due in ~~the~~ three and six months from date respectively, and bearing six per cent interest from date with one Samuel L. Kuntz as surety thereon.

And said administrator asks that said sale be approved.

William B. Bebout, admin

Subscribed and sworn to before me this 9th day of September, 1907.

Amos Hirsch
Notary Public.

Commission expires

May 23/1910



State of Indiana, Adams County.

In the Adams Circuit Court, September Term, 1907.

In the estate of

No. _____

John E. Rose.

Petition for sale of personal property
at private sale.

Comes now William B. Begout, administrator with the will annexed of the estate of John E. Rose, deceased, and states and shows to the Court:

That said decedent in his life time owned, controlled and managed a grocery store in the town of Berne, Adams County, Indiana; and died the owner thereof. That your petitioner has caused to be appraised and inventoried the different articles of merchandise, furniture and fixtures, so owned by said decedent in said business, and that the aggregate value of all said stock furniture, and fixtures, as shown by the appraisement thereof is \$1238.80; said inventory and appraisement is filed in this cause and is hereby refferred to and made a part hereof.

He further shows that said store was kept oepn and business was transacted therein up to the time of said decedent's death;

He further shows to the Court that he beleives he can sell said stock and business at once for at least, if not more than the appraisement, if the same is sold at once. That he beleives that if time is taken to give notice of the sale, or that if said property is sold at public auction, that the value of the business to said property will be lost; that said stock is now in leased premises, and that the said stock should be disposed of as quickly as possible to save expense of rents and insurance to the estate.

That he beleives it to the best interest of said estate that

said stock and business be sold at private sale without notice.

Wherefore he asks an order of this Court to sell said stock ~~for not less than~~ furniture and fixtures, for not less than the aggregate appraised value thereof, \$1288.80, at private sale, without notice, on the following terms: 1/3 cash, 1/3 in ~~at~~ three months and 1/3 in six months, deferred payments to be evidenced by promissory notes, bearing six per cent interest from date, and secured by ~~responsible~~ free-hold surety, and for any further necessary order in the premises.

J. C. Sutton
Attorney.

William B. Bebout
Administrator.

State of Indiana, Adams County, Set:-

William B. Bebout, being first duly sworn upon his oath says that the averments in the foregoing petition are true in substance and in fact as he verily believes.

William B. Bebout

Subscribed and sworn to before me this 21st day of September, 1907

J. C. Sutton
Notary Public.

Commiss on expires January 5th, 1910.

State of Indiana, Adams County.

In the Adams Circuit Court, February Term, 1908.

Estate of John E. Rose.

No. _____

deceased

Petition to make 50% distribution to creditors.

Comes now William B. Bebout, Administrator with the will annexed of the estate of John E. Rose, deceased, and states and shows to the Court that said decedent's estate as shown by the inventory in this cause, amounts to \$ 1431¹⁸

That this administrator has now deposited in the Bank of Berne to his credit the sum of \$1002.92

and that he holds a note given for the sale of the stock of merchandise owned by decedent at time of his death in the sum of

431.23.

Making total estate of *in his hands at this time*

\$1434.18

That there is no other personal estate of said decedent, except a small account of book accounts, which are not collectible, that has come to this administrators knowledge.

Said administrator further shows to the Court that there has been filed and allowed against said estate claims to the amount of \$ 468⁷⁹ and that this administrator beleives that the debts of said estate will not exceed \$ 1200⁰⁰, exclusive of a certain mortgage on the real estate of said decedent in the sum of \$400.00 and interest thereon.

And said administrator asks that he have an order to pay to creditors 50 % on their claims and for any further necessary order in the premises.

Wm B. Bebout

Subscribed and sworn to before me this 3rd day of February, 1908.

J. C. Sutton

Notary Public.

Commission expires January 5th, 1910.

State of Indiana, Adams County.

In the Adams Circuit Court, September Term, 1908.

Estate of John E. Rose, deceased. No. 1102. Final Report.

Comes now William B. Bebout, administrator with the will annexed of the estate of John E. Rose, deceased, and makes the following final report in said estate, to-wit:-

Dr.

I am chargeable yo amount of inventory	\$1288.80
Excees of sale over inventory	5.0
To inventory of money, accounts, etc	142.38
Interest collected on sale notes	19.41
To amount collected on accounts not inventoried and interest on deposits	46.89
Total	\$1502.48

1.	Cr.	
1. Clerk costs.		159.95
2. Tax		6.72
3 "		15.43
4 "		19.98
5 "		15.43
6 Berne Witness Co, printing		1.42
7 Bank of Berne, Interest coupon note		13.50
8 same claim part		64.85
9 " " balance		67.40
10 Heit, Miller Lau Co " part		7.72
11 same " balance		7.72
12 G.E.Bursley & Co " part		23.64
13 same " balance		23.65
14 Moellering Bros. & Millard claim part		51.00
15 same " balance		5.10
16 Schindler, Lehman & Co, funeral expense, part		29.25
17 same " " balance		29.25
18 John W. Grubbs & Co claim, part		51.04
19 same " balance		51.05
20. Jos. A. Goddard & Co " part		14.09
21 same " balance		14.10
22 Berne Grain & Hay Co " part		14.60
23 same " balance		14.60
24. National Biscuit Co " part		54
25 same " balance		54
26. Berne Blank Book Co " part		11.14
27 same " balance		11.14
28 Tracy & Acery Co " part		5.95
29 same " balance		5.95
30 Joseph Weinreich " part		6.12
31 same " balance		6.13
32. Berne Electric Light Co " part		2.12
33 same " balance		2.30
34 Hoffman & Gottschalk " part		80.25
35 same " balance		83.81
36 Lizzie Rose " part		265.32
37 same " balance		276.85
38 Berne Milling Co " part		13.56
39 same " balance		13.57
40 Perfection Biscuit Co " "		4.86
41 Menno Neuenschwander " part		4.26
42 same " balance		4.26
43 Joe Stuckey, appraiser		4.00
44 Sam Simison "		4.00
45 J.C. Sutton, services in full		25.00
Administrator's services and expense		10.
46. Paid Lizzie Rose, widow of decedent, and residuary legatee, balance		149.22

\$1502.48

State of Indiana, Adams County, Set:-

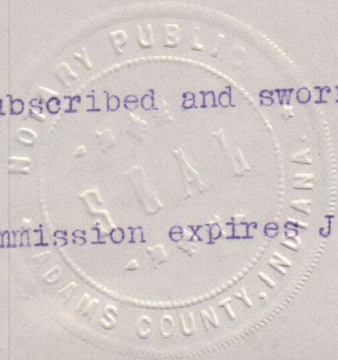
William B. Bebout, being duly sworn upon his oath says that the above and foregoing report is full true and correct; that the same shows all the assets of said decedent's estate with which he is chargeable and such credit only to which he is justly entitled; that he has paid all the claims against said estate which have come to his knowledge, except a certain mortgage on the real estate of said decedent which has not been filed as a claim against said estate, and that said mortgagee has consented to hold his claim against said real estate; that said decedent, John E. Rose, died testate; that by the terms of his said will all the surplus of his said estate after payment of debts and funeral expenses was to be paid to the widow of said decedent, Lizzie Rose; that this administrator has paid to said Lizzie Rose, the residuary legatee under said decedent's will the balance of said estate and files her receipt therefor herewith; and said administrator asks that this report be approved and that he be discharged, and for any further necessary order in the premises.

William B. Bebout.

Subscribed and sworn to before me this October 13th, 1908.

J. C. Sutton
Notary Public.

Commission expires January 5th, 1910.



* That this is very old and note in your said estate the collection of which can not be enforced without this administration. This administration note that the necessary order should be approved.