

State of Indiana Adams County ss.

In the Adams Probate

Court November term 1851.

To the Honorable David Showers  
Sole Judge of said Court:

Your petitioner John M. ~~been~~ Administrator  
of the estate of Jesse Whittle deceased, respectfully  
represents to your Honor that there has come to his  
hands such Administrator personal property of said  
Estate to the value of two hundred and sixty  
dollars and seventy three cents, and that he has  
paid the Widow of said deceased the sum of  
thirty one dollars and eighty six cents, and he has  
paid the sum of ~~thirty~~ <sup>thirty</sup> one dollar and thirty nine  
cents <sup>plus and cost of administering the same</sup> making the total payment eighty two dollars  
and eighty six cents, and that there is a claim  
filed in the Clerks office, including the remainder  
due the widow two hundred and forty seven dollars  
and fifty, which leaves a deficit of sixty three dollars  
and sixty six cents.

And that <sup>said</sup> Administrator respectfully represents to  
your honor that said deceased died seized in fee simple  
of the following real estate to wit; the South East quarter  
of section thirty two in Township twenty six North of Range  
fourteen (14) East containing one hundred and sixty  
Acres situated in Adams County and State of Indiana  
and which is liable to be made assets for the payments  
of said debts due from said deceased.

And said Administrator would further represent that  
said deceased in his life time executed a Mortgage  
to Lawrence Asof. for the sum ~~of~~ on said land for  
the sum of two hundred and fifty dollars with  
interest from the 1<sup>st</sup> day of January A.D. 1850. and  
due five years after date.

And the said Administrator would further represent that the land off which the deceased died seized is further incumbered with the widows dower and has not been appraised subject to the incumbrances aforesaid and is of the probable value of two hundred dollars

And said deceased left at the time of his death Hannah Noble his widow and William C. Noble, Mary J. Noble, Sarah A. Noble, Elizabeth M. Noble, Ruth M. Noble and Jesse Noble as his heirs at law and who are residents of said County of Adams

he therefore prays that said heirs be notified of the filing and pendency of said petition according to the Statute in such Cases made and provided

And that your Honor would grant an order that said land be sold subject to the incumbrance of the Mortgage and widows dower aforesaid and that the same be made affective for the payment of said debts according to the Statute in such Cases made and provided and your petitioner will ever pray &c.

John McBurne

State of Indiana }  
Adams County ss }

Personally appeared before the under signed Clerk of the Probate Court of said County John McBurne Administrator of said Estate, and being duly sworn says that the above petition is true, as far as the same has come to his knowledge,

Manuel C. Russ Clerk  
By P. S. Wise dep<sup>t</sup>

State of Indiana }  
Adams County } ss

Adams Probate Court  
November Term A.D. 1857

Hannah Ruble

vs

William E. Ruble  
Mary J. Ruble  
Sarah A. Ruble  
Elizabeth M. Ruble  
Ruth M. Ruble

Petition for the assignment  
of dower

To the Honorable David  
Showers Sole Judge of the Probate Court of the  
County of Adams and State of Indiana.

Your petitioner Hannah Ruble  
of the County of Adams, would respectfully represent  
to your Honor that Jesse Ruble late of said  
County deceased, departed this <sup>life</sup> about the <sup>first</sup> ~~second~~  
day of August A.D. one thousand eight hundred  
and fifty, leaving your petitioner his widow, and  
five children to survive him to wit: William E.  
Ruble, Mary J. Ruble, Sarah A. Ruble, Elizabeth  
M. Ruble and Ruth M. Ruble, who are the heirs  
and legal representative of said deceased, and  
who are all under the age of fourteen years  
and who, from their minority are incapable of assign-  
ing to your petitioner her dower.

Your petitioner would further represent to  
your Honor that the deceased at the time of  
his death was seized in fee simple, of and in  
the following lands situated in the County  
of Adams and State of Indiana, to wit: The North  
East quarter of Section thirty two (32) in Township  
Twenty Six (26) North of Range Fourteen (14) East  
Containing one hundred and sixty (60) acres,

And your petitioner would further represent  
to your Honor that she is entitled <sup>to</sup> have her dower  
in all of the aforementioned lands, and prays the  
Court to appoint three discreet and disinterested  
persons Commissioners, to assign and set over  
to your petitioner her dower in the lands  
aforesaid according to law, And grant unto  
your petitioner such other and further re-  
lief as is just and right, and your petitioner  
in duty bound will ever pray.

Hannah Ruble -  
By W. L. Spencer her Atty

State of Indiana  
Adams County SS

Personally appeared in open Court  
John McCune, Administrator of the Estate of Jesse Rubles,  
deceased and being duly sworn saying that the within settlement  
thereof is just and true, as he verily believes,  
John McCune Administrator

Subscribed & sworn to  
before me this 10<sup>th</sup> 1852

J. L. Rugg Clerk

The following is an account and Settlement Sheet of John McGeese, Administrator of all and singular the good, chattles, right, and Credits and effects of Lease Noble late of Adams County, deceased,

The Administrator Charges himself with the amount of Sale bill on file in the Clerks office 261 73

The amount of Sale of land, belong to said Estate, 175 00

The Administration Claims Credits for the following payments made,

#1	The Amount of Widow Receipt at sale	14 62
" 2	" " paid " " Money	59 74
" 3	" " paid Treasurer for Taxes	8 30
" 4	" " paid " " " "	11 53
" 5	" " paid " " " "	6 83
" 6	" " paid J B Randall for mtr	8 40
" 7	" " paid S P Nuzz, Clerk fee	3 00
" 8	" " paid Treasurer Taxes	2 46
" 9	" " paid James B Simcock	2 40
" 10	" " paid Lascak Crawford	1 25
" 11	" " paid Jacob Conkle	2 08
" 12	" " paid Mary Lutz	88
" 13	" " paid Oliver J Hart	75
" 14	" " paid John Mc Cormel	75
" 15	" " paid Frank & Jones	70
" 16	" " paid B B Snow-Dote	25 93
" 17	" " paid Lawrence <sup>Att</sup> <sub>Walter</sub>	
"	" and interest and account	120 00
" 18	" " paid Thoop Nelson	2 69
" 19	" " paid Spencer Atty fees	5 00
" 20	" " paid S P Nuzz fees as Clerk	22 43
" 21	" " paid into Court for different pur	75 58
" 22	Administration Claims as his fee in the Settlement of said Estate	26 00
" 23	Amount paid into Court for distribution as per Clerks receipt	

435 73

396 95  
39 48  
435 73

John McGeese Administrator

Hannah Ruble

vs

William E Ruble

Mary J Ruble

Sarah A Ruble

Elizabeth M Ruble

Ruth M Ruble

Petition for the assignment  
of Dower

Comes now James B Simcoe

Guardian ad litem for the ~~minor heirs to~~ ~~late~~ William  
E Ruble, Mary J Ruble Sarah A Ruble Elizabeth M  
Ruble and Ruth M Ruble the minor heirs of  
Jesse Ruble, deceased. I say that he knows of no  
reason why said pray of said petitioner should  
not be granted and pray the Court to guard  
the interest of said minors

James B Simcoe

We Josiah Crawford & Morgan Smith at  
the instance of John McCune Adm<sup>r</sup> of the Estate of  
Jesse Ruble late of Adams County deceased do appraise  
the real Estate of the said Jesse Ruble it being the North  
East Quarter of Section thirty two town Twenty six North  
of Range fourteen East, at six hundred and eighty  
dollars, Subject to a Mortgage on the same of two hundred  
and eighty dollars and an incumbrance of the widow's  
dower, Given under our hands this seventh  
day of February A.D. 1852

Josiah Crawford  
Morgan Smith

Subscribed and sworn to before me this 7  
day of February 1852

Hewitt Kattae J P (B)

Estate  
of  
Jesse Ruble

Petition to Sell Land

Comes now William E Ruble, May  
J Ruble, Sarah A Ruble, Elizabeth M Ruble, Ruth M  
Ruble and Jesse Ruble, by James B. Simcock Guardian  
ad litem and for answer says that he knows of no  
reason why the land described in said petition  
should not be sold for the purposes therein ex-  
pressly and prays the Court to preserve the  
interest of the Said Minors.

James B. Simcock  
Guardian Ad. litem  
