

819

PROBATE COURT.

ESTATE OF

Samuel Linsley
Deceased

Calendar Page 41

No 819

STATE OF MICHIGAN,

County of

On this

hundred and

Seventh

} ss.

day of

December

in the year one thousand eight

hundred and *eighty*

the petitioner named in the

petitioner

read the

foregoing petition, who being by me duly sworn, did depose and say, that he subscribed, and know the contents thereof, and that the same was true according to the best of his knowledge and belief.

Before me

Thomas McGee

Judge of Probate

Probate Court.

ESTATE OF

Samuel Quigley

DECEASED.

Petition for Appointment of Administrator.

County of *Jackson* ss.

Probate Court.

December 5th A. D. 18*60*

Filed and Recorded in Liber *P. & Affs*

Page *131*

Thomas McGee

JUDGE OF PROBATE.

To the Hon. *Thomas M. Gie* Judge of Probate for the County
of *Jackson* in the State of *Michigan*:

The Petition of *Amze A. Quigley*
who is of the age of twenty-one years and upwards, of the County of *Jackson*
respectfully shows:

That *Samuel Quigley* late of *Watuloo* in
said County of *Jackson* departed this life in said *township*
of *Watuloo* on *tuesday* the
Sixth day of *November* in the year of our Lord one thousand
eight hundred and *Sixty* leaving a last Will and Testament, as your petitioner
is informed and verily believes.

and in which, according to his
best information, he is named in Connection with
John Henry Hubbard Administrators;

That said deceased was, at and immediately previous to his death, an inhabitant of said County of
Jackson and that he was possessed of *Real and Personal*
Estate, situate and being in the County of *Jackson* to be administered, and that
the estimated value thereof is the sum of *three thousand Dollars*
or thereabout, as your petitioner is informed and verily believes

And your petitioner further shows that the names and residence of the heirs at law of said deceased,
and other persons interested in his estate, are as follows:

<i>Rhoda Quigley</i>	widow of Dec.	residing in	<i>Watuloo</i>	<i>Jackson Co.</i>	<i>Mich.</i>
<i>Mary Poppe</i>	Daughter	"	"	<i>Hector Tompkins</i>	<i>N.Y.</i>
<i>Sarah</i>	Daughter	"	"	<i>Fellman</i>	<i>Min.</i>
<i>Benjamin Quigley</i>	Son	"	"	<i>New Mexico</i>	
<i>Amze A. Quigley</i>	Son	"	"	<i>Watuloo Jackson</i>	<i>Mich.</i>
<i>Andrew Quigley</i>	Son	"	"	<i>Laporte</i>	<i>California</i>
<i>Helena M. Quigley</i>	Daughter	"	"	<i>Patterson</i>	<i>Calhoun Co. Mich.</i>
<i>Fanny E. Hubbard</i>	Daughter	"	"	<i>Watuloo Jackson</i>	"
<i>Addie Mungie</i>	Daughter	"	"	<i>Olivet Eaton</i>	"
<i>Dwight C. Quigley</i>	Son	"	"	<i>Watuloo Jackson</i>	"
<i>Eliza J. Hubbard</i>	Daughter	"	"	<i>Newaygo</i>	"

and four Grandchildren (being Children of *Washington Quigley*
a Son of Decedent, and he being also dead) and heirs by right
of representation.

Your petitioner therefore prays that all persons interested in said estate may be duly cited as required
by law, and as to this Court may seem proper, and that an instrument purporting
to be the last will and Testament of said deceased, filed in this
Court, may be admitted to Probate and

that administration of said estate may be granted to *Amze A. Quigley* and *John Henry*
Hubbard, named in said instrument as administrators and that such other and further
order and proceedings may be had in the premises as may be required by the statutes in such case made and
provided.

Dated *December 5th 1860,*

Amze A. Quigley

Probate Court.

ESTATE OF

Samuel Rughly

DECEASED.

PROOF ON PROBATE OF WILL.

County of *Jackson* ss.

December 29th A. D., 18*60*.

Filed and recorded in ~~the~~ *book* ~~of~~ *the* ~~probate~~ *of* ~~the~~ *county* ~~of~~ *Jackson* ~~in~~ *the* ~~year~~ *1860*

at ~~the~~ *city* ~~of~~ *Jackson* ~~in~~ *the* ~~state~~ *of* ~~Mississippi~~ *the* ~~year~~ *1860*

and ~~the~~ *county* ~~of~~ *Jackson* ~~in~~ *the* ~~state~~ *of* ~~Mississippi~~ *the* ~~year~~ *1860*

Thomas M. G.

JUDGE OF PROBATE.

STATE OF MICHIGAN, }

ss.

Probate Court for said County.

County of *Jackson*

At a session of the Probate Court for said County of *Jackson* holden at the
 Probate Office in the *City* of *Jackson* on *Saturday*
 the *twenty ninth* day of *December* A. D., 18*60*,

PRESENT, *Thomas M. Gee* Judge of Probate.

In the matter of proving the last Will and Testament of *Samuel*
Quigley — late of said County, deceased.

Now comes, *Peter Finch* — who being duly sworn
 and examined as a witness on behalf of the Petitioner, to prove said last Will and Testament, says that
 he resides in the *township* of *Waterloo* in the County
 of *Jackson* and State of *Michigan*, that he was acquainted
 with *Samuel Quigley* — late of *Waterloo* in said
County.

deceased, in his life time, that the said *Samuel Quigley* at the
 time of, and for *about fifteen years* immediately previous to his decease, was a
 resident of *Waterloo* aforesaid; that said *Samuel Quigley*
 departed this life at *Waterloo* aforesaid, on or about the *seventh* day
 of *November* A. D., 18*60*; that he, the said *Peter Finch*
 is one of the subscribing witnesses to the instrument now on file in this Court, and now shown to him,
 purporting to be the last Will and Testament of the said *Samuel Quigley*
 that on the *second* day of *November* A. D., 18*60*, in the
township of *Waterloo* in the County of *Jackson*
 and State of *Michigan* he the said *Peter Finch*
 saw the said *Samuel Quigley* sign and seal the said instrument; that the said
 instrument was signed and sealed in the presence of *John K. Yocum & Mary Finch* the other
 subscribing witness thereto; that the said *Samuel Quigley* then and there,
 in the presence of him, the said *Peter Finch* and in the presence of the
 said *John K. Yocum and Mary Finch* published and declared the said instrument to be
 his last Will and Testament; that the said *Samuel Quigley* then and there
 requested him, the said *Peter Finch* and the said *John K. Yocum*
and Mary Finch to subscribe their names to said instrument as witnesses thereto; that they,
 the said *Peter Finch* and *John K. Yocum and Mary Finch* did,
 thereupon, then and there, in the presence of the said *Samuel Quigley*, and
 in the presence of each other, subscribe their names to said instrument as witnesses thereto.

And the said *Peter Finch* further says that the said *Samuel*
Quigley at the time he signed, sealed, published and declared the said instrument
 as aforesaid, was above the age of twenty-one years; and, according to the discernment of him, the said
Peter Finch, of sound mind, and under no restraint whatever.

Sworn, taken and subscribed before me.

Thomas M. Gee

Judge of Probate.

Peter Finch

PROBATE COURT.

ESTATE OF

b

Samuel Quigley

Deceased.

PROBATE ORDER.

County of

Jackson
December 8th A. D. 1860

Filed and Recorded in Liber 2 Page 298

Journal New Series

Thomas McGowan Judge of Probate.

State of Michigan,

County of Jackson,

} ss.

At a session of the Probate Court for the County of

Jackson holden at the Probate Office, in the *City* of *Jackson* on
Friday day, the *fifth* day of *December* in the year one thousand eight
 hundred and *Seventy*.

PRESENT,

Thomas M. Gee

Judge of Probate.

In the matter of the Estate of *Samuel Quigley, Deceased.*

On reading and filing the petition, duly verified, of *Amzi A. Quigley, Son of Deceased*
 praying that an instrument in writing purporting to be the
 last Will and Testament of said deceased, filed in this Court,
 may be admitted to Probate and administration of said Estate
 granted to *Amzi A. Quigley and John Henry Hubbard*.

Thereupon it is Ordered, That *same* day, the *twenty ninth* day of *December* instant
 at *ten* o'clock in the *forenoon*, be assigned for the hearing of said petition, and that the *Legatees and*
 heirs at law of said deceased,

and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at
 the Probate Office, in the *City of Jackson*, and show cause, if any
 there be, why the *prayer* of the petitioner should not

be granted: And it is further Ordered, That said petitioner
 give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof,

American Citizen by causing a copy of this Order to be published in the
for three successive weeks, ~~and also by causing the same to be personally served at least~~
~~days~~ previous to said day of hearing ~~upon~~

~~It may be found in said County.~~

(A true copy.)

Thomas M. Gee Judge of Probate.

Probate Court,

Estate of
Samuel Quigley
Deceased

Affidavit of Publication

County of Jackson, Ss.
December 29th 1860

Filed and Recorded
in Petitions and Affidavits
Page 131.

Thomas McGehee
Judge of Probate.

Estate of Samuel Quigley.
 STATE OF MICHIGAN, } ss. At a session of the probate
 County of Jackson, } court for the county of
 Jackson, holden at the Probate Office, in the city of Jack-
 son, on Wednesday, the fifth day of December in the
 year one thousand eight hundred and sixty. Present
 Thomas McGee, Judge of Probate. In the matter of the
 estate of Samuel Quigley, deceased. On reading and filing
 the petition, duly verified, of Amzi Quigley, son of decess-
 ed, praying that an instrument in writing, purporting to be
 the last will and testament of said deceased, filed in this
 court, may be admitted to Probate, and administration of
 said estate granted to Amzi Quigley and John Henry Hub-
 bard.
 Thereupon it is ordered, That Saturday, the 29th day
 of December last, at ten o'clock in the forenoon, be as-
 signed for the hearing of said petition, and that the legatees
 and heirs at law of said deceased, and all other persons
 interested in said estate, are required to appear at a session
 of said court, then to be holden at the Probate Office,
 in the city of Jackson, and show cause, if any there be,
 why the prayer of the petitioner should not be granted.—
 And it is further ordered, that said petitioner give notice
 to the persons interested in said estate, of the pendency
 of said petition, and the hearing thereof, by causing a copy
 of this order to be published in the American Citizen, a
 newspaper printed and circulated in said county of Jack-
 son, for three successive weeks, previous to said day of hear-
 ing. A true copy. THOMAS MCGEE, Judge of Probate.

PRINTER'S BILL.

3 Folios, 3 times, \$ 3.00

Affidavit of Publication, 25

\$ 3.25

Received Payment, C. V. De Land
 per W. B. De Land

State of Michigan, } ss.
 COUNTY OF JACKSON,

Chas V. De Land Publisher of the
American Citizen, a paper published and circulating in
the County of Jackson, being duly sworn, deposes and
says, that the annexed Notice has been duly published in
said Paper, at least once in each week, for three
successive weeks, and that the first publication thereof was
on the 6th day of December A. D. 1860.

C. V. De Land

Sworn and subscribed before me, this 29th day
 of December, A. D. 1860.

Wm R. De Land
 Notary Public for said Co.

Probate Court.

ESTATE OF

Samuel Quigley

Deceased.

Executor's

BOND.

County of *Jackson* ss.

Probate Court,

December 29th A. D. 18*60*.

Filed and Recorded in Liber *Bonds & Letters*

Page *192*

Thomas McGee

Judge of Probate.

State of Michigan, }
COUNTY OF Jackson, } ss.

Probate Court for said County.

In the matter of the Estate of Samuel Quigley, deceased.

Know all Men by these Presents, That we, Amzi A. Quigley, as principal, and Peter Finch as Surety,

within the State of Michigan, are holden, and stand firmly bound and obliged unto Thomas McGee Esq., Judge of Probate in and for the said County of Jackson in the full sum of Three thousand Dollars, lawful money of the United States of America, to be paid unto the said Thomas McGee his successors in the said office, or assigns, to the true payment whereof we do bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally, for the whole, and in the whole, firmly by these presents. Sealed with our seals.

Dated the 29th day of December Anno Domini, one thousand eight hundred and Sixty.

Whereas, the above bounden Amzi A. Quigley has been appointed Executor of the Estate of Samuel Quigley late of said County, deceased: Now the CONDITION OF THIS PRESENT OBLIGATION is Such, That if the above bounden Amzi A. Quigley

shall well and truly perform, observe and keep the conditions following, to wit:

1st. That he shall make and return to the Probate Court aforesaid, within three months, a true and perfect inventory of all the goods, chattels, rights, credits and estate of the said deceased, which shall come to his possession or knowledge, or the possession of any other person for him

2d. That he shall administer according to law, and the Will of said deceased all the goods, chattels, rights, credits and estate of the said deceased, which shall at any time, come to his possession, or to the possession of any other person for him, and out of the same pay and discharge all debts Legacies and charges chargeable on the same, or such dividends thereon as shall be ordered and decreed by the Probate Court aforesaid:

3d That he shall render a just and true account of his administration to the Probate Court aforesaid, within one year, and at any other time when required by such Court: And

4th. That he shall perform all orders and decrees of the Probate Court aforesaid, by the said Amzi A. Quigley, to be performed in the premises: Then the before written Obligation to be void and of none effect, or else to abide and remain in full force and virtue.

Signed, Sealed and Delivered in Presence of

Thomas McGee

Amzi A. Quigley
Peter Finch



holden at Jackson COUNTY, ss. At a session of the Probate Court in and for said County, on Saturday the twenty ninth day of December A. D. 1860.

I have examined and do approve of the foregoing bond, and order the same to be filed and recorded in the Probate Office of said County.

Thomas McGee Judge of Probate.

In the name of God. Amen. I Samuel Lively
of the Township of Watrous in the County of Jackson
to State of Michigan of the age of sixty eight years
to being of sound mind & memory. do make, publish &
declare, this my last will & Testament in manner
following. That is to say

~~First~~ I give & bequeath to Rebecca Lively my wife
her living & support during her natural life term
Second I give & bequeath to Mary Popper my eldest daughter
fifty dollars & my large family Bible which said sum
of money I direct & order to be paid in six years from date
hereof to my daughter ^{now} Paulina Lively widow of my son
Washington Lively One Hundred dollars to be paid in five
years from date hereof to Sarah H. Henry my second
daughter One Hundred dollars to be paid in three years
from date hereof to Benjamin H. Lively my second son
One Hundred dollars to be paid in seven years from
date hereof to Eliza Jane Hubbard wife of Abijah
Hubbard One Hundred dollars to be paid in one year
from date hereof to Amos Lively my third son
One Hundred dollars to be paid in eight years
from date hereof to Andrew Lively my fourth
son One Hundred dollars to be paid in nine years
from date hereof to Helen H. Cole wife of H. Cole
One hundred dollars to be paid in three years from date
hereof to Lucretia Hubbard wife of Henry A. Hubbard
One hundred dollars to be paid in ten years from date
hereof

I hereby give & devise to my youngest son De Witt C. Quincy his heirs & assigns all that tract or parcel of land situated in the Township of Waterloo County of Jackson & State of Michigan known and described as following To-wit The West half of the South

East Quarter of the North West Quarter of the North East Quarter Also the South East Quarter of the North East Quarter except two acres in North East corner deduced to W. Beeman Also the North half of the North East Quarter of South East Quarter, Also Six & a half Chains wide off of the East side of the North West Quarter of the North East Quarter Also Six & a half chains wide off of the East side of the North part of the North West part of the South East Quarter All of Block Number four & Block number One, two and three North of lands belonging to A. D. Quincy in the village of Waterloo according to the Recorded Plat of said village all of the above described lands are situated on Section Number twenty five in Town One South of Range No two East & contain Seventy one & one half acres of land being in the County of Jackson & State of Michigan

To get them with all the hereditaments and appurtenances thereto belonging or in any wise appertaining, I have & to hold the premises above described to the said De Witt C. Quincy his heirs & assigns forever

And lastly I give & bequeath all the rest residue and remainder of my personal estate, goods & chattels of what nature or kind soever to my said youngest son De Witt C. Quincy, And I hereby appoint Amze A. Quincy and John Henry Hubbard Administrators of this my last will & Testament: hereby revoking all former wills by me made

In witness whereof I have hereunto set my hand & seal this second day of November in the Year of our Lord one thousand Eight hundred & eighty

A. D. Quincy



The above instrument consisting of one
+ a quarter sheets of paper was at the date
thereof signed sealed published & declared by
the said Samuel Augley as and for his last
will and testament in presence of us who at
his request and in his presence and in the
presence of each other have subscribed our
names as witnesses thereto

John H. Gocum residing at Lyndon Mackinac County Michigan
Peter Finch residing at Waterloo Jackson County State of Michigan
Mary Finch residing at Waterloo Jackson County State of Michigan

STATE OF MICHIGAN, }
County of Jackson, } ss.

At a Session of the Probate Court, for the county of Jackson, holden at the Probate Office in the City of Jackson on Saturday the twenty ninth day of December in the year one thousand eight hundred and Sixty.
PRESENT, Thomas McGee Judge of Probate.

In the matter of the Estate of Samuel Quigley, deceased.

This day having been assigned for hearing the petition of Amos A. Quigley praying amongst other things, for the Probate of the instrument heretofore filed in this Court, purporting to be the last Will and Testament of said deceased. Now come the said petitioner. in support of his said petition, And no person appearing in opposition thereto,

And it appearing to the Court by due proof on file, that a copy of the order of, this Court, touching the hearing of said petition, made on the fifth day of December, instant ~~last past~~, has been duly published as therein directed, whereby all parties interested in the premises, were duly notified of said hearing.

Whereupon Peter Finch, one of the subscribing witnesses to said instrument appeared in Court, and made oath that he saw the said Samuel Quigley at Watertown in said County of Jackson sign, seal, and heard him publish and declare the said instrument to be his last Will and Testament, and that Peter Finch, John B. Yocum and Mary Finch

subscribing witnesses, at the same time, attested the same, and subscribed their names as witnesses thereto, in the presence of each other, and of the said Testator and at his request, and that he was then, according to the discernment of said Peter Finch of sane mind. And it further Appearing that said Samuel Quigley last dwelt and had his residence in, and was an inhabitant of Watertown in said County, and there died.

And the evidence touching the premises being maturely considered, it satisfactorily appears to this Court, that said instrument is duly proved, and ought to be allowed as the last Will and Testament of said deceased:

It is THEREFORE ORDERED, ADJUDGED AND DECREED by this Court, that said instrument be approved, allowed, established and have full force and effect, as the last Will and Testament of said deceased; and that the same be recorded as required by law.

And it is further Ordered, That the execution of said Will be committed, and the administration of the Estate of said deceased be granted to said Amos Quigley one of

the Executors in said Will named, who is ordered to give bond in the penal sum of three thousand dollars, with sufficient sureties, as required by the statute in such case made and provided; and upon the same being duly approved and filed, the LETTERS TESTAMENTARY do issue in the premises.

Thomas McGee Judge of Probate.

State of Michigan,
COUNTY OF *Jackson*

SS. PROBATE COURT FOR SAID COUNTY.

By *Thomas M. Gee* Judge of Probate
for said County. *Jackson*

In the Matter of the Estate of

Samuel Quigley

Deceased.

To

*Peter Finch and Ransom
C. Robinson*

of said County, GREETING:

You are hereby empowered, as three suitable and disinterested persons, according to your best skill and judgment truly and justly to appraise, as soon as may be, in dollars and cents, all the estate and effects, both real and personal, comprised in the Inventory of the Estate of *Samuel Quigley* late of *Watertown* in said County, deceased, which may be in said County of *Jackson* according to the present value thereof, being first sworn to the faithful performance of that trust.

And when you shall have performed that service as aforesaid, you are to deliver the said Inventory, together with this Warrant, and your doings thereon, to

Amziel Quigley Executor

of the goods and estate of the said deceased, who is hereby accordingly directed so to return and exhibit the same on oath in the Probate Office of said County of *Jackson* within three months from the time of taking upon *himself* that trust

Witness, The said
under his hand and seal of said Court, at
day of *December*

Thomas M. Gee Judge of Probate as aforesaid,
Jackson this *twenty-ninth*
in the year of our Lord one thousand eight hundred and *eighty*

Thomas M. Gee

Judge of Probate for said County.

County of *Jackson* SS.

The *Nineteenth* day of *February*

A. D. 1861 then personally appeared,

Peter Finch, and Ransom C. Robinson

Appraisers above named, and made oath that they would faithfully discharge the trust to which they are appointed by the above warrant,

Sworn before me, *Washington Beerman*, a Justice of the Peace, in and for the County of *Washtenaw*, in the State of *Michigan* aforesaid. This day above written
Washington Beerman Justice of the Peace

Probate Court.

ESTATE OF

Samuel Ruggley,
Deceased.

WARRANT AND INVENTORY.

County of *Jackson* ss.

Probate Court

February 20th A. D. 1861

Filed and Recorded in Liber

Page

Joseph, V. Beebe

Judge of Probate.

*Recorded in Appraisers
Warrant & Inventory on
pages 318, 319*

INVENTORY.

County of Jackson ss.

A True and perfect Inventory of all the Real Estate, Goods and Chattels, Rights and Credits of
 County of Jackson Samuel Dingley late of Watuloo, in the
Mrs. A. Dingley deceased, which are by law to be administered, made by

Administrator of said deceased—That is to say:

The west half of the south east Quarter of the north west Quarter of the north east Quarter, Also,	7.1
The south east Quarter of the north east Quarter	2.3.1
Except two acres in the north east corner, divided to be Broom	
Also, the north half of the north east Quarter of the	5.1
South east Quarter,	
Also two and a half chains wide off of the east side of the	
South west Quarter of north east Quarter, Also,	3.8
Two and one half chains wide off of the east side of the	
North part of the north west part of the South east Quarter	1.1.1
Also, all of Blocks Number one, two and three which	
lie north of lands belonging to A. Dingley, and all	4.1
of Blocks, 4, & also,	
Block 5, of the village of Watuloo in	
Said County of Jackson. All of the above	
described lands are situated on Section twenty four	
in Town, one South of Range two East,	
Also, the North part of the east part of the north west	
fractional Quarter of Section 31, in Town two South	
of Range one East, in said County of Jackson.	2.00
Two teams & one colt,	.3.1
One pair of horses,	1.61
Two sets of harness,	.6
One two horse wagon	1.3
One carriage	.11
One Sleigh.	.1
One seed drill	.3.1
One cultivator & harrow,	
One Corn Cultivator,	
Other farming utensils	.5
Part of a set of millwright tools,	.0
Six hogs, six months old,	1.3.
Swine of sheep, one year old	.16
1.50 Bushels corn,	10.1
Twenty five Bushels of wheat	1.3

Twenty Bushels of Oats, 15.
Twenty Bushels of Potatoes, 5.
Household furniture 10.
Three hundred feet of white pine lumber 10.

We, the undersigned Appraisers, appointed by the Judge of Probate for the County of *Jackson*
 by virtue of the foregoing Warrant, having first taken the oath prescribed by law for the faithful discharge of the
 trust under said appointment, do hereby certify that we have truly and justly estimated and appraised all the
 Estate and effects of *Samuel Dingley* late of *Michigan*,
 in said County, deceased, as exhibited to us, and comprised in the foregoing Inventory, according to the best of
 our skill and judgment, at the respective sums placed opposite each item therein mentioned.

Dated *4* *8* *8*, 186*1*

Attest
Wm. D. Dyer

Appraisers.

State of *Michigan*, } ss. PROBATE COURT FOR SAID COUNTY.
 COUNTY OF *Jackson*.

In the matter of the Estate of *Samuel Dingley* Deceased.

Administrator of the Estate of said *Samuel Dingley* deceased, personally
 appeared and made oath that the foregoing is a true and perfect Inventory of all the Estate of said deceased that
 hath come to *his* hands and knowledge; and that if *he* shall hereafter become possessed of any
 further assets belonging to the Estate of said deceased, *he* will give it into the Probate Office of said
 County, to be of record therewith.

Sworn to and subscribed before me, this

20th day of *February* A. D. 186*1*

Joseph W. Beebe
 Judge of Probate