8/9

## PROBATE COURT.

DSTATE OF

Samuel Drigtey

- Deceased

Balender Page 41

16819

### ESTATE OF

11	1011
James	el Lugley.

DECEASED.

Petition for Appointment of Administrator.

County of

Filed and Recorded in Liberet

Page 131

JUDGE OF PROBATE.

according to the best of Before me ng by me duly sworn, did depose and say, that then personally appeared before subscribed, and know the contents thereof, and that the same was true knowledge and belief.

### ESTATE OF

10	1	r
(Manuel	Poller	gley
Ca mue		y cig
	110	Deceased.

PROOF ON PROBATE OF WILL.

County of	pa	Ro		NN.
Decemb	/ 	The	1 /) 19	60
Filed No.	L Minneth	Star Nil	ر. المارين اير بالمارين	<b>-</b>
x 29	B. Va	×		
The	max	M	tu	).
		JUDGE O	ог Риовал	E.

STATE OF MICHELLEANS.
County of fackson.
At a session of the Probate Court for said County of Lacks on holden at the
Probate Office in the Court for said County of factor on Saturday, the twenty Menth day of December A. D., 1860.
the levente ments day of De country A. D. 1860
PRESENT, Thomas Mulles Judge of Probate.
In the matter of proving the last Will and Testament of Samuel
- late of said County, deceased.
Now comes, Peter Fineh 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 tournship of Malertoo in the County
of Lackson and State of Muchigan, that he was acquainted
of fackson and State of Michigan that he was acquainted with Samuel Quegly I hate of Waterloom in Said
County
deceased, in his life time, that they said Samuel Dangley at the
time of, and for activity fless from from impountery previous to his decease, was a
resident of Waterlow Storesaid; that said Samuel Surgley
departed this life at Materles aforesaid, on or about the State of day
of November 1. D. 1860; that he, the said Leter Hinch
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 and annual Surgely
that on the Second , day of November 13.18.60, in the
township of Waterloo in the Country of Lackson
and State of Michigan he the said Peter Finch
enve the said of a second of the Second second the said instrument: that the said
instrument was signed and scaled in the presence of John K Yourne & May Finch the other
instrument was signed and scaled in the presence of John K Journ & May Finch the other subscribing witness thereto; that the said & annue & Denigley then and there,
in the presence of him, the said Seter fine of and in the presence of the said folio K, Joeun and Mary Fineh published and declared the said instrument to be
said for the Ky Joeun and Mary Hinch published and declared the said instrument to be
his last Will and Testament: that the said Samuel Quegley then and there requested him, the said Select Hinch Land the said John Ho Young
requested him, the said Selex Hinch - and the said form 10 your
to subscribe their names to said instrument as witnesses thereto; that they,
the said Feter Fier che and John K. Your and Mary Fin oh did, thereupon, then and there, in the presence of the said Sandwell Quig fly , and
in the presence of each other, subscribe their names to said instrument as witnesses thereto.
And the said Feler Hench _ further says that the said Samuel
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
Teller Hinelo, of sound mind, and under no restraint whatever.
Sworn, taken and subscribed before me. Selez Sinch
Thomas Miles
Judge of Probate.

## PROBATE COURT.

ESTATE OF

Samuel Dugley

Deceased.

### PROBATE ORDER.

County of Pare Resour.

A. D. 1860

Filed and Recorded in Liber 2 Page 298

Thomas Mile Judge of Probate.

	State of Michigan,
	County of Jackson Ss. At a session of the Probate Gourt for the County of
	Halekson holden at the Probate Office in the Celly of Jackson on
	Hedrey day, the fifth day of December of Jackson on
	hundred and Sight, 118
	PRESENT, Chosseps My Jee Judge of Probate.
	In the matter of the Estate of Cambrel Dungley, Decrased
	On reading and filing the petition, duly verified, of Amre A, Dungley, Son of Deceased programs that an instrument Sin writelle huchorting to be the
	On reading and filing the petition, duly verified, of Amore of Care gray, wonder
1	may be admitted to the former of said de affased, filed fully Court
1	may be admitted to Frobate and administration of said Estate
1	Thereupon it is Ordered, That Salue day, the levenly much day of September england at lese o'clock in the see moon, be assigned for the hearing of said petition, and that the segation are
	at the o'clock in the remoon, be assigned for the hearing of said petition, and that the segation 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 Cety of Jacks on 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 Cetizen a newspaper printed and circulating in said County of Jacks on
	successive weeks, and which by consing the mone to be personally served at least
	descriptions to said day of hearing week
	Kriege he found humaid County.
	(A true copy.) Thomas Maye of Probate.

Trobate Comp, Samuel Surgley Attidavit of Tublication County of ackson, 55. Heled and Recorded Jago 131. Thomas Miche Judge of Probate Estate of Samuel Quigley.

STATE OF MICHIGAN, | St a Ression of the probate S County of Jackson. | St court for the county of Jackson, holden at the Probate Office, in the city of Jackson. 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 decesaed, 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 Probute, and administration of said estate granted to Amzi Quigley and John Henry Hub-

Thereupon it is ordered, That Saturday, the 29th day of December lust., at ten o'clock in the forenoon, be atsigned for the hearing of said petition, and that the legatees and heirs at law of said deceased, and all other persons interested in suld estate, are required to appear at a session of said court, then to be holden at the I robate 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 acopy of this order to be published in the American Oltigen, a newspaper printed and circulated in said county of Ja k. son, for three successive weeks, previous to said day of hearing. A true copy. ThomAS MICGEE, Judge of Probate.

3. Folios, 3. times, 8.3.1.00 Affidavit of Publication, - 25 8.3.25 Received Fayment, GN. DE Love

COUNTY OF JACKSON,

Char V. De Land Rublisher of the Obmerican Citizen, a paper published and circulating in the Country of Jackson, being duly sworn, deposes and says, that the annexed Motice has been duly published in said Paper, at least once in each week, for Thred. successive weeks, and that the first publication thereof was on the Willey of DEcember AD. 1860.

Tworn and subscribed before me, this 29 in

DEcember ..... 6. D. 1860.

Molary Public forming Co.

Deccused.

Decutor's

BOND.

County of Jackson

Probate Court, .....

Tiled and Recorded in Liber Bouly Kelley

Judge of Probate.

State of Attichigan, country of a chron, ss.	Probate Court for said County.
COUNTY OF Jackson,	an .
In the multer of the Estate of Samuel	
Finow all Men by these Aresents	, That we, Amzolt, Dengley,
as principal, and Teles Hen	ch as Surety,
	<i>i</i>
within the State of Michigan, are holden, and stand firmly	bound and obliged unto
the United States of America, to be paid unto the said	and for the said County of A College lawful money of
the United States of America, to be paid unto the said	Thomas Miles
assigns, to the flue payl	ment whereof we do bind ourselves, and each of us.
our and each of our heirs, executors and administrators, joi	ntly and severally, for the whole, and in the whole,
Dated the Jav of Jecumber	Anno Domini, one thousand eight hundred and
our and each of our heirs, executors and administrators, joi firmly by these presents. Sealed with our seals.  Dated the day of lecember day of lecember of the lecember day of lecember day o	b /
theretes, the above bounden Amze	Lucaley
has been appointed - of the Estate of of	by the Probate Court of said County,
said County.	Jate of
said County, is Such, That if the above bounden e Image e e	Sed: NOW THE CONDITION OF THIS PRESENT UBLIGATION
	and the second s
shall well and truly perform, observe and keep the condition	is following, to wit:
1st. That he shall make and return to the Probate Cour	t aforesaid, within three months, a true and perfect
inventory of all the goods, chattels, rights, credits and estat	e of the said deceased, which shall come to he
possession or knowledge, or the possession of any other per	son for trend
2d. That he shall administer according to law, 270 all the goods, chattels, rights, credits and estate of the said	deceased which shall at any time some in
possession, go to the possession of any other person for	and out of the same now and discharge all
and charges chargeable	e 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 within one year and at one other times.	1,
within one year, and at any other time when required by su	ch Court. And
4th. That he shall perform all orders and dogress of	d. D. l. a.
Amport decigley,	to be performed in the premises: Then the
before written obligation to be void and of none effect, or e	lse to abide and remain in full force and virtue.
Signed, Sealed and Delivered in Presence of	Mr. i. V. Jeefly Si.s.
111 120	Of Silesis
The mas Mile	Cler Tinih
)	L. S.
	NZZNZ.

holden at facks on on Salurday the twenty Minth 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.

Tromas Mele Judge of Probate.

The the name of God. amin. I Samuel Luigley of the Township of Materles in the County of Jackson to State of Michigan of the age of with Cight years to being of Sound theind themenory, do make publish to de eller. This one last will to lestiment en monner following . Heat is to vay First one & tequalle to Rebecca Linely my wife tun tiving & support during Tur natural life time Second of pine to bequeath to Albery Jasopen my teldest days. pepty dollas to my large panely withe which vacidation of money o discot + order to be paid in wix quas from date Suret to my daughetering autina & Luighy widow of my don Masteriolon Like by Come Hundred dollars to be smill in fine Juno from delle heret: le trisah de Moning any decoure. daughter line bundered de class le the paid in three gen; , from date Sureof. le Donjamin de Loughy my decoul son One Mundred dellars to be paid in Vinen years from date here: to bliga faire Hubband wife of Ably ah Mubliand but Moundand dellas, to be pour in one year from date chercef, to Amore It duigly my Mund Dane one Hundred dollar to be paid eil beght years from date hereof ! le studies faugly my louste Don One Countred dollary to be pour to him year; from date hereof le beten Mobile le mpe af st 16 to: Cou hundled dollars to be Said in three years from date hereofs to de lang butboard wife of long, butboard Will lundred dollar le be paid in ven mens from Nate

[1]

Milsa e genet devise la ma general son Genettelle Luighing two heirs to assign; all that lead or paseri I third a dual in the Vaconships of Malester weenty of attoon to Vate of Meringan Moucon and destrict as pollery In The West half of the south

Gast Quarter of the North avest Quarter of the North Gast Luaster Also the South Cost dunter of the North Gast hunter except lier acres in North Gast corner duded lo Il Becman Also the North half of the North Gast duales of worth Gast Luaster, Also sees t a half Chains douche off of the Coast Vide of the Whith west Lunder of the North Cast Luaster Also doot a dialf chang mile off of the Gast will of the North past of the west thest part of the doute Cast Luaster Will of Block Minher ofour & Block mumber Once · two and three North of la des belonging to Het dunging in the vilage of Water toe acording to the Recorded Platt of vaid Wilage all of the above described dands are delicated on election number townly fre un down love d'auth of Hange so two Gast of Con lain seventy one or orichalf acres of Land bury in the Country of jackson X-0 tale of Meletugan Dogether with all the heredilaments and appularances Hiercunte helonging or in any avise apportaining , do linut le hold the premierco above described le the Said Decent Co Lugley this recess to assigned for our And lastly of give the greath all the Eest sweller and seminair of my bersonal estate, good thattets of avent mature or hind drever to my daid youngest Von Centill Califfy, And I hereby appoint Amye At Lingly and for Money Hubbard Administratory of this try last will & tistament i hereby herothering all former wells day ille Minde On Inties Whereof & have hereunte det my hance Towal this Lecond day of November in the year of et somue d'ustin Est our word one Housaine Ceght-leundred Frality

Alle above instrument Consisting of cone to a dunte: Shorts of paper was at the date thereof degreed sealed factorhed & checkard to the vaid Manuel dupley as and for this last Will and listament in presence of legache at chis request and in this prevence and in the incoince of cach office have de listeribert our Deances at Meliesses thesele Peter Kinch residence at Waterloo faction County blate of the high Mary Finch Eeseling at Waterlow fackson County Mate of allection

STATE OF	MICHIGAN,	)
County of Jac	· Ksou	ss

Country of Colored Total	r
At a Consinu of the Thechair Court Court	
of Lackson of the Probate Court, for the of Lackson, holden at the Probate	
the City of Jackson	
Saturday the twenty Menth	day
of De combine in the year one thousa	ind eight
hundred and Sergly.	
PRESENT, Thomas Miles Judge of	Probate.
In the matter of the Estate of Samuel Chingley.	eceased.
m., , , , , , , , , , , , , , , , , , ,	
of elimination of the praying amongst other things, for the	. 6
of the instrument heretofore filed in this Court, purporting to be the last Will and Testament of said of	leceased.
Now comes the said petitioner. in Support of his Said hetite	on!
Now come s the said petitioner. in Support of his Said petition. In Support of his Said petition.	,
the purious enjoyments on off	
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 cember, en fant hat past, subjected, whereby all parties interests	
duly published as therein directed, whereby all parties interested premises, were duly notified of said hearing.	ed in the
premises, were daily notified or said flearing.	

the subscribing witnesses to said instrument appeared in Court, and made oath that he saw the said samuel suighty at laterlasses in said County of said Will and Testament, and that fether 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 the said that 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 the said that the said that the said that the said that said the said that the said that said the said that 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 Ambellian one of the execution of the Estate of said deceased be granted to said

the Executory in said Will named, who we ordered to give bond in the penal sum of three 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 Mile Judge of Probate.

### ESTATE OF

Janine	ODue	gley,
		Deceased.
WARRAN	T AND INV	ZENTORY.
County of	chron	ss.
Probate Court	ry 20 H	A. D. 186
Filed and Recor	ded in Liber	Page
Joseph,	& Biet	4
<b>▼</b> .st		of Probate.

Recorded in Appraisess
Marraces & Inventor on
pages 318, 319

## INVENTORY.

County of Machan ss.	*
A True and perfect Inventory of all the Real Estate, Goods and Chattels, Right	
Jamuel Lengley late of Wietulo 0	
County of feether County of Just to be admini	stered, made by
Administrate of said deceased—That is to say:	
The west half of the South East Dunter of the north w	111/1/
Guarter of the most East Guarter, also,	
The south East quarter of the month fast quarter	3/1
Except two acres inthe north East carnes, dud to be Been	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	5,57,11
douth cast Granter,	***************************************
Lillo tura ance a holf chains weile off of the cast sice of t	
South west quarter of north rast Grantes, also,	
Two and one holf chomo will of of the vost sie of	
Month pour of the north west part of it South East quarte	
Also, Gell of Blocks Munder our two and their to	
Ciro, morth of lands belonging to AN Jungery, and	2 11
Bluette, H, & also	44
Block 5, of the village of watertow in	
Sour County of Juesteson, all of the obour	
diserbed lands and detuoted on dection twenty frein	
in Your, one douth of Konga two East,	***************************************
Also, the month part of the cast part of the north west	
rectional quarter of dection 31, in Lower two son	07/11
Try range one cart in Jaice Country Jockson.	1
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anyour of mario,	
Two setting harness,	
Cue two harde wag on	
Une Correge	
One Duegh.	
One seed drill	
One Celtivolor & harrow,	
One Coarn Ceultinator.	
Colher paring untensils	- S
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Junde hold fee	intur	**************************************	*************************************	***************************************
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~~~				
We, the undersigned Apprai	isers, appointed b	y the Judge of Probate	for the County of	hackion
by virtue of the foregoing War	rant, having first	taken the oath preseri	bed by law for the fa	ithful discharge o
trust under said appointment,	do hereby certify	that we have truly a	and justly estimated	and appraised a
Estate and effects of Officers in said County, deceased, as e	mue (	Jugley	late of //	dula o.
our skill and judgment, at the	respective sums	placed opposite each i	tem therein mention	ed.
Dated #	1	186/		
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	1			)
	. 1	C . 25 " 3		Appraisers.
				Appraisers.
				Appraisers.
	1.00			Appraisers.
State of Michig	· Core	circe		
State of Michig	· Core	circe	OURT FOR SA	
COUNTY OF GUODOVE	an, {ss.	PROBATE C		
COUNTY OF GUODOVE	an, {ss.	PROBATE C		ID COUNTY
State of Michig County of Alexander of the Estate of	an, {ss.	PROBATE C		ID COUNTY
In the matter of the Estate of	all, ss.	PROBATE C	Ley	ID COUNTY
In the matter of the Estate of  Administrat of the Estate	of said Me	PROBATE C	Cey.	ID COUNTY  Decease  deceased, person
In the matter of the Estate of  Administrat of the Estate appeared and made oath that t	of said Man	PROBATE Congression and perfect Invent	Cory of all the Estate	ID COUNTY  Decease  deceased, person of said deceased
Administrat * of the Estate appeared and made oath that thath come to (*) hands further assets belonging to the	of said /// the foregoing is a to and knowledge; Estate of said de	PROBATE Congression and that if	Cory of all the Estate	Decease deceased of said deceased of possessed of
In the matter of the Estate of  Administrat of the Estate appeared and made oath that t	of said /// the foregoing is a to and knowledge; Estate of said de	PROBATE Congression and that if	ory of all the Estate	Decease deceased of said deceased of possessed of
Administrat of the Estate of  Administrat of the Estate appeared and made oath that thath come to (1) hands further assets belonging to the County, to be of record therew	of said /// he foregoing is a tand knowledge; Estate of said de ith.	PROBATE Congression of the Consent and that if coased,	ory of all the Estate shall hereafter becarill give it into the	deceased, person of said deceased of Probate Office of
Administrat of the Estate of  Administrat of the Estate appeared and made oath that thath come to (1) hands further assets belonging to the County, to be of record therew	of said /// he foregoing is a tand knowledge; Estate of said de ith.	PROBATE Congression of the Consent and that if coased,	ory of all the Estate shall hereafter becarill give it into the	deceased, person of said deceased of Probate Office of
In the matter of the Estate of  Administrat ( of the Estate appeared and made oath that that that come to ( ) hands further assets belonging to the County, to be of record therew  Sworn to and subscribed before made of the company	of said Managers and knowledge; Estate of said de ith.	PROBATE Congression of the Consent and that if coased,	ory of all the Estate shall hereafter becarill give it into the	deceased, person of said deceased of Probate Office of
In the matter of the Estate of  Administrat of the Estate appeared and made oath that thath come to hands further assets belonging to the County, to be of record therew  Sworn to and subscribed before made of the company of the com	of said Managers and knowledge; Estate of said de ith.  se, this  and Managers are the said de ith.	PROBATE Con D. 186	ory of all the Estate shall hereafter becarill give it into the	deceased, person of said deceased of Probate Office of
In the matter of the Estate of  Administrat of the Estate appeared and made oath that thath come to hands further assets belonging to the County, to be of record therew  Sworn to and subscribed before many day of Alexandra	of said Managers and knowledge; Estate of said de ith.  se, this  and Managers are the said de ith.	PROBATE Congression of the Consent and that if coased,	ory of all the Estate shall hereafter becarill give it into the	deceased, person of said deceased of Probate Office of