Description: Estate Papers of Solomon Osborn(d. 1878)

McDonough Co, IL Probate Case #1330

Repository: IRAD-WIU Format: Original records

These images were scanned by Lee K. Osborne from photocopies made from original records deposited at the Illinois Regional Archives Depository - Western Illinois University (IRAD-WIU) by the staff at IRAD-WIU and posted at the Osborne Origins website at: http://www.osborne-origins.org/il/mcdonough/il-mcdonough-solomon-osborn-est.pdf

The petition for probate names Solomon Osborn's deceased son Isaac Osborn as well as Solomon Osborn's surviving children -- except for son Elijah Osborn who for whatever reason is not mentioned in the petition. Elijah Osborn and Elijah's wife Lucinda are mentioned in other documents in the file. Other papers in the file also mention Solomon Osborn's grandchildren by son Isaac. A couple of documents in the file provide signatures for Solomon Osborn's surviving children and their spouses.

Peti	tion for L	etters of A	dministration.
d	) olon	Deceased.	borne
h	M	Della o	F
-	In the	County Cou	//
Filed th	is the	venil	County.
	Ch h	Deni	A.D. 187 K
Lou	ver, Page, Hoy	me & Co., Stati	oners, Chicago.
line	E tro	the of	Varia

the traction of the Sentice of Administration  The Petition of the anticripined of the County Court of Line Petition of the anticripined of the County of the County Court of Line Petition of the anticripined of the County of the County of the Petition of the anticripined of the County of the Petition further shows that the read of the Petition of the Petition further shows that the read of the Petition of t	Petition of	Welleam	Usbon	1	3
the Hone of the undersigned of the Country Court  The Petition of the undersigned of the Country of Country of Country of Country of Country of the Other of Education of the unity of the Other of Section of the unity of the Country	In the matter of the Estate	of Solom	in Os	born	
the Hone of the undersigned of the Country Court  The Petition of the undersigned of the Country of Country of Country of Country of Country of the Other of Education of the unity of the Other of Section of the unity of the Country	deceased for Letters of Adv	ministration			
The Petition of the undersigned of the Colors Colors and peetfully represents that the Colors Colors and Country, on or about the softward, aforesaid, departed this life at Malury IP said Country, on or about the Malury And this Petition further shows that the said Country, on or about the Malury And this Petition further shows that the said of a constant of the said of the period of the said of the country of the proper management of said deceased, and believing that the said estate being calimated to be worth about the said estate should be immediately administered well for the proper management of said levels, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection o	deceased, for Ecisers or Tra-				
The Petition of the undersigned of the Colors Colors and peetfully represents that the Colors Colors and Country, on or about the softward, aforesaid, departed this life at Malury IP said Country, on or about the Malury And this Petition further shows that the said Country, on or about the Malury And this Petition further shows that the said of a constant of the said of the period of the said of the country of the proper management of said deceased, and believing that the said estate being calimated to be worth about the said estate should be immediately administered well for the proper management of said levels, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection o				_	
The Petition of the undersigned of the Colors Colors and peetfully represents that the Colors Colors and Country, on or about the softward, aforesaid, departed this life at Malury IP said Country, on or about the Malury And this Petition further shows that the said Country, on or about the Malury And this Petition further shows that the said of a constant of the said of the period of the said of the country of the proper management of said deceased, and believing that the said estate being calimated to be worth about the said estate should be immediately administered well for the proper management of said levels, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets, by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection of the assets by virtue of the prompt collection o		1. Bakm			Tudge of the County Com
The Petition of the undersigned of the possibility represents that the undersigned of the many of the Delivery of aforesaid, departed this life at Moderay 7P said Control, on or about the North And this life at Moderay 7P and this Petition further shows that the said days of separate the work of the Petition further shows that the said designed as far as your putitioner know or believe.  And this Petition further shows that the said designed as far as your putitioner know or believe.  And this Petition further shows that the said designed to be worth about two further for a consisting chiefly of about 8 200.  And the presence of Read and Personal Statute, consisting chiefly of about 8 200.  And the presence of Read and Personal Statute, consisting chiefly of a consisting chiefly of the presence of the proper management of said deceased, and believing that the said deceased left surviving him believing the proper management of said deceased, and believing that the said cetate should be immediately administered well for the proper management of said deceased, and believing that the said cetate should be immediately administered well for the proper management of said deceased, and believing that the said cetate should be immediately administered well for the proper management of said deceased, and believing that the said cetate should be immediately administered well for the proper management of said deceased, and believing that the said cetate should be immediately administered well for the proper management of said deceased, and believing that the said cetate should be immediately administered with securities, as may be approved by your Honor.  That F OF ILLIN OIS.  See Office of the Country Court of the Delivery Court of the Outrol Cour	To the Hon.	1/2 0/	· 17 Ct 1		Juage of the County Cour
pectrilly represents that both a foresaid, departed this life at Many JP  sold County, on or about the Mouth day of September  D. 187 & leaving no last will and sestement as far as your politioner know or believe  And this Petition further shows that the said  d. secized and possessed of Real and Personal Estate, consisting chiefly of About 60 a complete and second and possessed of Real and Personal Estate, consisting chiefly of About 60 a complete and form of the form	of My Ove	wm	in the State of $100$	iois.	£ 2
asid Conney, on or about the Must day of September 20 most steep or about the Must day of September 20 most steep or believe.  And this Petition further shows that the said of said personal Estate, consisting chiefly of Aroun 60 a constant of said personal cestate being estimated to be worth about the said dollars. That said deceased left surviving him his science, and for the proper management of said deceased, and believing that the said estate should be immediately administration to Must have your Honor will grant Letters of Administration to Must have been find and entering into bond in such sur of which securities, as may be approved by your Honor.  TATE OF ILLINOIS, se.  County American and belief.  Sworn to and subaeribed before me, County Copret of Letters of Must above petition are true, according to the best of how well of the County Copret of Letters of Must above petition are true, according to the best of how lowledge, information and belief.			- (01)-		late of th
asid County, on or about the Market day of September.  D., 187 & leaving no last will and designment as far as your putitioner know as believe.  And this Petition further shows that the said for the proper for the proper management of said leceased, and belief, of the proper management of said leceased, and belief, as may be approved by your Honor.  TATE OF ILLINOIS, as ingular of the said subsequence in formula will grant a consulting and subsectived before me, Level of the County Comet of the County Comet of the Market of the propers and subsectived before me, Level of the County Comet of the County Comet of the Swort to and subsectived before me, Level of the County Comet of the County Comet of the Swort to and subsectived before me, Level of the County Comet of the County Comet of the Swort to and subsectived before me, Level of the County Comet of the County Comet of the Swort to and subsectived before me, Level of the County Comet of the County C	An	1		and de	40
D., 187 \$, leaving no last will and destament as far as your politioner know or believe.  And this Petition further shows that the said as a pour politioner know or believe.  And this Petition further shows that the said as pour politioner know or believe.  And this Petition further shows that the said and Personal Estate, consisting chiefly of about 60 a come of the control of the presence of Real and Personal Estate, consisting chiefly of about 60 a come of the control of the presence of Real and Personal Estate, consisting chiefly of about 60 a come of the control of the co	County of Ju				
And this Petition further shows that the said  d. soized and possessed of Real and Personal Estate, consisting chiefly of about 60 a course of and possessed of Real and Personal Estate, consisting chiefly of about 60 a course of and personal estate being estimated to be worth about two hunselfs of Said personal estate being estimated to be worth about two hunselfs of Said personal estate being estimated to be worth about two hunselfs of Said personal estate being estimated to be worth about two hunselfs of Said personal estate being estimated to be worth about two hunselfs of Said deceased the Said Said Said Said Said Said Said Said					puenton.
desized and possessed of Real and Personal Estate, consisting chiefly of about 60 a consoler of personal cases to be worth about the world about \$1200.  And personal cases the being estimated to be worth about two hunselines of 16 was dollars. That said deceased left surviving him this widew, and with the State of Some Soler of Soler of the County of the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered well for the proper management of said to the said estate should be immediately administered well for the proper delection of the assets, by virtue of heart significant to the Statute, and entering into bond in such sand d with securities, as may be approved by your Honor.  TATE OF ILLINOIS, ss.  Courty. Ss.  Courty. Ss.  Courty. Ss.  Sworm to and subscribed before me, the sole of the county Court of the Dear of the County Cour		John	far as your petition	ner know or be	lieve .
and personal estate being estimated to be worth about two hunselines of House here was interested by the grant of the gran			4		6
and here in all properly consisting of Howard hours have the forming when the following his widow, and whether here the following that the said estate should be immediately administered well for the proper management of said locased, and believing that the said estate should be immediately administered well for the proper management of said locased, and believing that the said estate should be immediately administered well for the proper management of said locased, and believing that the said estate should be immediately administered well for the proper management of said locased, and believing that the said estate should be immediately administered well for the proper management of said locased, and believing that the said estate should be immediately administered will for the proper management of said locased, and believing that the said estate should be immediately administered will for the proper management of said locased, and believing that the said estate should be immediately administered will for the proper management of said locased, and believing that the said estate should be immediately administered will for the proper management of said locased, and believing that the said estate should be immediately administered will for the proper management of said locased, and believing that the said estate should be immediately administered will for the proper management of said locased, and believing that the said estate should be immediately administered will for the properly administered wi	lied, seized and possessed of				100 acres of
of said personal estate being estimated to be worth about two hunselored has fell surviving him his widow, and bright her Cabour his widow, and bright her Cabour has a work of the control of said deceased. It surviving him his widow, and bright her has been been been been been been been bee	land gol	10000			~ \$1200.
of said personal estate being estimated to be worth about two hunselored has fell surviving him his widow, and bright her Cabour his widow, and bright her Cabour has a work of the control of said deceased. It surviving him his widow, and bright her has been been been been been been been bee	and pers	enal pro	hery co	us isling	of 16 was
dollars. That said deceased left surviving him his widow, and with the form of the proper management of said deceased, and believing that the said estate should be immediately administered well for the proper management of said locate of of said loc	hors the	f 1 Com	farming	utens de	<i>V</i>
dollars. That said deceased left surviving him his widow, and with securities, as may be approved by your Honor.  TATE OF ILLINOIS, as.  County.  Ses.  County.  Ses.  County.  Ses.  County.  Ses.  County.	<i>(</i>				
dollars. That said deceased left surviving him his widow, and trush - Mr O storm will be widow, and trush - Mr O storm will be a completed on the said scale of the said scale of the proper management of said deceased,) and believing that the said estate should be immediately administered well for the proper management of said located of of sai					
dollars. That said deceased left surviving him his widow, and trush - Mr O storm will be widow, and trush - Mr O storm will be a completed on the said scale of the said scale of the proper management of said deceased,) and believing that the said estate should be immediately administered well for the proper management of said located of of sai			-	1	
dollars. That said deceased left surviving him his widow, and trush - Mr O storm will be widow, and trush - Mr O storm will be a completed on the said scale of the said scale of the proper management of said deceased,) and believing that the said estate should be immediately administered well for the proper management of said located of of sai			1		9 3 1.6
his widow, and brift - Mr Optonia.  The proper is a set of some of the second of the proper management of said deceased,) and believing that the said estate should be immediately administered well for the proper management of said lot at great for the proper management of said lot at great proper gray that your Honor will grant Letters of Administration to well-air of the prompt collection of the assets, by virtue of his gright under the Statute erefore pray that your Honor will grant Letters of Administration to well-air of the promises, upon taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS. Ses.  COUNTY. Ses.  COUNTY. Ses.  COUNTY. Ses.  County of the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me, we have the County Court of Le Mary of the County Court of Le Mary.	ll of said personal estate b	eing estimated to be wor	th about W	punce	ned to fully
Warner Coston Sage Moston Loure Prefer Land Jane Survey and Solom Loure Man Man Man Jone Survey and Solom Loure Statute Should be immediately administered well for the proper management of said Lot Clay for the prompt collection of the assets, by virtue of he right under the Statute erefore pray that your Honor will grant Letters of Administration to Melliani Solom and the premises, upon taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, ss.  County, ss.				(/	d deceased left surviving ni
Manny Colony Society Wolfows Louising Melack Jane Libely Society Schildren as heirs. That your petitioner (being of said deceased,) and believing that the said estate should be immediately administered well for the proper management of said locky for the prompt collection of the assets, by virtue of his right under the Statute erefore pray that your Honor will grant Letters of Administration to Wolfows Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, ss.  County. Ss.  County. Ss.  Gould of the above petition are true, according to the best of heaveledge, information and belief.  Sworn to and subscribed before me, or of the County Court of Lethers.	50: 1-0	P	, 0	dow, and	hall
TATE OF ILLINOIS, ss.  County  TATE OF ILLINOIS, Ss.  County  County  Sworn to and subscribed before me,  County  County  County  Creck of the County Count of Le County  County  Creck of the County Count of Le County  County  Creck of the County Count of Le County  County  Creck of the County Count of Le County  County  Creck of the County Count of Le County  County  County  County  Creck of the County Count of Le County  County  Creck of the County Count of Le County  County  County  County  County  County  Creck of the County Count of Le County  Coun	Ober abilt Well	Lychen Shrin	0 / /	syfin - M	an richelm
of said deceased,) and believing that the said estate should be immediately administered well for the proper management of said located for the proper management of said located for the prompt collection of the assets, by virtue of his right under the Statute erefore pray that your Honor will grant Letters of Administration to will carried to both the premises, upon taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, ss. County. Ss.  County. Sss.  County. Sss.  County. Sss.  County. Sss.  Sworn to and subscribed before me, where the County Count of Letters are the County Count of Letters and belief.	manni Oston	Fruit Sundan	Mr Lousa		me de Naley De
well for the proper management of said lolds for the prompt collection of the assets, by virtue of his right under the Statute erefore pray that your Honor will grant Letters of Administration to Melliam Osborn and the premises, upon taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, ss. Country.  Sss. Country.  Town of the Administration to Melliam Osborn and belief.  Sworn to and subscribed before me, or the County Court of Let Mury  The Country Country of Let Mury  The Country Court of Let Mury  The Country Country of Let Mury  The Country Court of Let Mury	his children as heirs. That	your petitioner (being_	a	AM	
for the prompt collection of the assets, by virtue of his right under the Statute erefore pray that your Honor will grant Letters of Administration to Welliam Shore the premises, upon taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, ss. Countre.  Sworn, deposes and says that the facts averred in the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me, the facts avery control of the County Court o		of said deceased,)	and believing that	he said estate shoul	l be immediately administere
the premises, upon taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, Ss.  COUNTY.  Ss.  COUNTY.  Ss.  County of the facts averred in the above petition are true, according to the best of heaveledge, information and belief.  Sworn to and subscribed before me, the facts of the County Court of the County Cour	as well for the proper man	agement of said lol	clap		
the premises, upon the taking the oath prescribed by the Statute, and entering into bond in such sund with securities, as may be approved by your Honor.  TATE OF ILLINOIS, county. Ss.  County. Ss.  County. Ss.  County. Ss.  Sworn, deposes and says that the facts averred in the above petition are true, according to the best of he nowledge, information and belief.  Sworn to and subscribed before me, county	1 1			1-011.	. /
TATE OF ILLINOIS, ss.  County.  Sworn to and subscribed before me,  County of the County Court of Le Mary		onor will grant Letters of A	Administration to	NY elle am	Ottom ine
TATE OF ILLINOIS, ss.  County.  Ss.  County.  Sworn to and subscribed before me,  County.  County.  County.  County.  Sworn to and subscribed before me,  County.  Co	in the premises, upon	taking th	e oath prescribed b	y the Statute, and	entering into bond in such su
ing duly sworn, deposes and says that the facts averred in the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me,  Control of the County Court of Le Mary	and with securities, as may	be approved by your Hon	ior.	1	
ing duly sworn, deposes and says that the facts averred in the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me,  Control of the County Court of Le Mary			71	Meliem	affine
ing duly sworn, deposes and says that the facts averred in the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me,  Control of the County Court of Le Mary					
ing duly sworn, deposes and says that the facts averred in the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me,  Control of the County Court of Le Mary	STATE OF II	LINOIS.)	1	02 (2)	
ing duly sworn, deposes and says that the facts averred in the above petition are true, according to the best of howledge, information and belief.  Sworn to and subscribed before me,  Control of the County Court of Le Mary	apro Donough	COUNTY ss.	W	The Osto	m
Sworn to and subscribed before me,  Correction of Le Mary	/				
Sworn to and subscribed before me,  Control  County Court of Le Mary		* .	erred in the above	petition are true, acc	cording to the best of h
erk of the County Court of Lic Mury	knowledge, information and	belief.			
erk of the County Court of Lic Mury					
erk of the County Court of Le mury	Sworn to and subscr				
	tono	mes /			
ounty, this levelt day of	Clerk of the County Court	of li mary			
	County, this eler				
September A. D. 187 A March	Seplembe		27.1.		
Eh Dens CLERK. William Ofheren	I foh An		Willia	m Oft	era

AD	MINISTR	ATOR'S	BOND.
my	onough	Cor	unty Court
Solo	ESTA MINN	Co ho	m
	W DEC	EASED.	100
Book	Page	Order	No.
			\$
FILE	D AND APPI	ROVED by	the Court this
1	da	ıy of	
+ 2 + ar	nd recorded in	W	3
	248	DOOK J.	<b>V</b>
Page	0 20-		w sewisk
, t	1//	Om	le)
		C	ounty Clerk.
Mar	osed	ofh!	1. 1878 Xals In

TOWN HOLD WINESBORD WINDS AND SERVICE HAVE STREET

The state of the s

- Another Lorens when me to be to receive here he has be to be to be the property of the property of

Cadogan & Gardner, Printers and Binders, Quincy, Ill.	
Estate of UMMW UNM	Deceased.
ADMINISTRATOR'S B	OND.
STATE OF ILLINOIS, Contract of the state of	
Me Timory County, Sss.	
In County Court	187
Anow all Men by these Presents, That we, My UU	am! Uthon my
James W Hlack as principal	Chid
of the County of De Itwo h and St	tate of Illinois, are held
and firmly bound unto the People of the State of Illin	ois, in the penal sum of
Dollars, current money of the United States, which pay	
made and performed, we, and each of us, bind ourse administrators and assigns, jointly, severally and firms	
Witness our hands and seals this	
A. D. 187	
The Condition of the above Obligation is such, That if the Administrat was	he said Wir Ollow Chy
all and singular the goods and chattels, rights and credits,	of Dolman
cause to be made, a true and perfect inventory of all and six	deceased, do make, or
tels, rights and credits of said deceased, which shall come	
knowledge of them the said W VA know	and IN Hlah as such
administrat or to the hands of	
and the same so made, do exhibit, or o	cause to be exhibited in the
goods and chattels, rights and credits, do well and truly and	
and all the rest of the said goods and chattels, rights and c	
remaining upon the accounts of the said administrat	
the same being first examined and allowed by the County C	
unto such person or persons respectively, as may be legally e do make a just and true account of all actings	
thereunto required by the said Court; and if it shall hered	
will and testament was made by the deceased, and the same	
letters testamentary or of administration be obtained there	
ao, en such case, on deing re	
shall in general do and perform all other acts which may	y at any time be required of
and virtue.	wise to remain in full force
William	2 Sher ( 0 000000000 0 ) ( SEAL. ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
Sealed and Delivered in Presence of	FICE ( ) () 305-0-30-0-0 () () () () () () () () () () () () ()
) Offm /	inkade & SEAL. O
Clerk of the County Court.	O 00 500 (00 00 O) \$\frac{2}{5} \text{SEAL. \$\frac{9}{5}\$
[1884] - 1	Ö (es)-19-es O

<b>Letters of Administration</b>
Me Townigh County Court.
Solonin Osbon
DECEASED.
Am Osbon Ru
J W F Cack
Administrat vV
Book B Page 248
Order No
Filed this day of
Seftembre 1872, and
Recorded in Book 15  Page 2 48  IMI
Clerk.

free not pain

Clerk of County Court.

## LETTERS OF ADMINISTRATION.

STATE OF ILLINOIS, SS.
COUNTY, J
The People of the State of Illinois to all fo whom these Presents shall come, Greeting:
KNOW YE, That phereas, O Voyon Usbru
of the County of he and State of Illinois, died
intestate, as it is said, on or about the much day of
Deftember A. D. 187 &, having, at the time of his decease,
personal property in this State, which may be lost, destroyed or diminished in value,
if speedy care be not taken of the same.
TO THE END, THEREFORE, that the said property may be collected and pre-
served for those who shall appear to have a legal right or interest therein, we do here-
by appoint
Melliam Osborne ma
J W Fe lack
of the County of War for and the State of
Illinois, administrat composition of all and singular the goods
and chattels, rights and cradits, which were of the said
Solomon Oslom at the
time of h is decease; with full power and authority to secure and collect the
said property and debts, wheresoever the same may be found in this State, and in
general to do and perform all other acts which now are or hereafter may be required
of by law.
WITNESS, Cha Work Clerk of the County Court, in and for
the said County of his office in Macuni
of him by law.  WITNESS, Chao W Dine Clerk of the County Court, in and for the said County of his Dourch at his office in Macunt day of Seplember.
A. D. 187 A, and the Probate Seal of said Court here-
unto affixed.
and the state of t

McDONOUGH COUNTY, ILLINOIS. PROBATE COURT. clonin Osbom de DECEASED. In the matter of the-Sale of Ceal Eslect

State of Almois & Sithe Court of Court of Me Downigh I the July lerin and 1850 The Honorable J. H. Baker Judge presiding William Osborn et al Petetione to sell real estate

Joseph Osborn et al

Osier of Sell real estate

Osier of Sell real estate

Osier of Sell real estate John Holack administrators of the estate of Solomore Osborn late of said County deceased respectfully represent. That the said Solomon Osboni departed this life at Andustry on or about the minth day of September and, 1848. That your petitioners were outhe 11" day of September QAO, 1878 appointed by this Court administrators of the extate of the earl Solomon Coborn as will appear by the records thereof remaining in this Court That an Inventory and appraisment belo of said estate have been made and filed in the office of the clerk of this Court and here dely approved by the Clerk of this Court that your petitioners have made a true and Just account to this Court of of the personal estate and debts of the earl solomors Osborn which said account was approved by the laid Court

That the kersonal estate of the Said Solomore Estond as will more particularly appear from the aforesaid account amounts to about \$2/6/5\$ Eschesia of doubtful claims in the hands of your fetitioners amounting to \$46.110 delears and

desperale clavisme their hands amounting to 4 100 dollars from which he will probably collectation 10 dollars I hat the Claims allowed against raid listate amount to minight, If as appears by the Laid account and that is addition thereto your petitioners esturate that there are some fush Claims get to be presented against and estate the amount of which your petitioners are not suformed but the accounts will be small Making the total undertedness amount to about That your petitioners have paid the servir of 8/42 37, dollars upon clavis of the first recordstand fourth classes as afspears by his paid account rendered & this court at the July lever thereof aso 850 and that there is a deficiency of personal estate to pay the remaining claims against and estate and the outs of cettlengthe same amounting to about \$8M. Cl Und your petitioners further represent that the said Solower Costons died having Claure and tille and was in possession of real estate Detuated in Said County of Mellowough and State of Illuvis described as follows to wit the mest half of the following described hack of land town being the South nest of the worth west quarter Of section twenty two (22 photh East corner being the South East corner of John Osborus, on Josephosborus west live ranging due Louth thence west 97 rods nor a less thence Goomer thence South 120 rods moreor less to corner thence east 97 Ids to corner news or less there worth 120 nots more or less to place of beginning contrauning 72 acres more or less mi 4 H. R2M which owing County Illinois scept throacres of h End of west of said track, and the track at the south and of earl west half hither to and river resed as a grane gand

That the said Dolomon Osbom left surving him the following named Children Touella Caborn almeda Osborn Formida Coborn alice Osborn John Osborn & Hoah Osborn who are minors. and William Osborn and Surah Catorn his wife Sousa Flack. arena Frisbii and Elisha Frishi her husband. W. ann Smith and Peler Smith her husband, William WHaley and In I WHaly his wife Syddia Snuth and H. R. Smith her husband, havey Griffin aut John Groffui her husband . augeline Ostorn Sarah Esborn Jerennah Osborn Sarah E, Osborn. Israh Osborn, John Kebband Elizabeth Webb his wife John S. Mist Souemda & Webb. Samuel O'Wilhelms Mary Welhelms and Henry C Ostornihousamino Joseph Osbon Ed Martha Estorn his wife A.M.Oslowand Josephew asborn his wif Elyah Bobon, al Sucinda Osborn his wife, That the said Minios above mentioned are ander twenty one years of agr and frage who of age and that reither the male or female lunions have quardians appointed for their in this State John W Flack one of your petitioness is guardiani of all the said minor except the said Henry C Osborn who has no quadran appointed withis state your petitiones therefore pray that a quadrain and Deleve may be appointed for the said Henry Cooborn in this behalf Wherefore vicousideration of the premises your petitioner pray 8 that this Court may appoint come discreet person as quardian ad Selent for said union theirs trappear and defend the rulerest herew, and that this Court well order and direct your petitioners to sell the said real estate to pay said deficiency and to make such further order herein as to this court may seem proper

10ver

Miliain Osborn Ed Jachinistraturs John W Flack J Poeulis Wil Baily soliettors John Worlack one of the above name fectitioners makes outh and eays that the allegations Contained in the foogoing fectition are true according to his hest knowledge and belief. J. M. File oh July ax 1880 101 m in C. W. Dines County Clest

William Osborn chat Josefoh Osbore abat appearaces of File in Nov 15 1/880 C/ Fr, Dines

Hellain Osborn et al adme)
Joseph Osborn et al realestate lispay

debb In the County Court of Millmaghe County to the Murch term Q 10 1880 We the undersigned hereby constitute make and appoint Poentiss Ed Saily "attorices at law at Macomb M'Donnylo County Ollinois, as our lawful attorings for us and in our behalf to enter our appearance in the above outetled cause and to do such other acts as may by there, be deemed neessary in the above entitled cause Angeline Words William Oston Darah Ostorn Sarah Osborn general calern Louise Stack Darak & ashalm Clisha Frishie Bich Estarn Arena Kristine Veter Smith D. A. D. mith Milliam Meneley Med Mchaley W Ro Jawith Loyune Smith Laker Griffin Many Griffin

Charles of the second of the s

William Osborn et al admit ) Petition to sell Joseph Osborn et al Sreaf Estate to pay debts In The Gounty leavest of MoDonough County to the March term 1880 We The undersigned hereby constitute make and appoint Trentiss de Bailey attorneys at law at Macoul Milloways county Olline's as our lawful allowers for us and in our hehalf to enter our appearance in the above entilled course and to de such other acts as may by them be deemed necessary in the above entitled charge John Week Elizath Mills Sineinda & Webb Daniel of Mithelm Mary Wilhelms