25. Wheatland Records
Miscellaneous and Curious Papers 1824 – 1885

Volume 25
Names of Persons Sdele to Sit on Jury

Nelson Arrants
Elmer Allen
Duncan Anderson
William Armstrong
Chancy P Avery
Drayton J Bristol
James J Beckwith
James Black
Isaac Bowers
Hugh Brady
Robert Brown
Rodney P Braam
Edward Blackmer
Hilton Blackmer
Henry Bigford
F H Beckwith
Lutcher Bammann
Newton Blackmer

C A. Constock
Daniel D Christie
L D. Coffey
Mathew Clark
George John P Craig
John Cannors
Hugh Christie
Harrison Coe
B B Carpenter
James Coe 3d
Ira Carpenter
Henry Cutter
Jackson Cutter
Henry Coe
Francis Hooper
Wm. H. Monroe
Samuel Irwin
James Justice
Ephraim Wilborn
Moses Williams
James F. Hemph
Wm. Hemph.
George Lewis
B. D. Lawson
John Samms
Mr. E. Lacy
Peter McPherson
Moses Malloch
Mrs. McPherson
Daniel C. McNaughton
Duncan McNaughton
Dargate McLean
Mather McSaran
John D. McPherson
Peter Malloch
Peter Mearns
Duncan B. McPherson
Daniel B. McPherson
Donald McNaughton
やすむ McThorn
Clinton McTear
John O. McTear
Cameron McTear
Hugh McTear
John McTear
John Matthews
Luka Morris
John McAlaney
Samuel M. Moclair
Archibald Stewart
Thomas M. Moclair
Almon Beverage
Samuel Smith
John M. Smith
James Smith
Daniel Stewart
Martin Sage
Theron Sage
Mr. Sage
Henry Sage
Byron Steward
Peter Sackman
Mr. A. Sinks
Nerama Smith
Watson Taylor
David Taylor
Mr. Lane
Samuel Wood
Isaiah Wheeler
C. P. White
James Whitis
Mr. Welch
John Welch
George Warren
Mrs. Walker
John Murdoch
Ellis Mc Queen
Colvin Miller
Prances Wuny
James Mallock
Helion Matman
David Nattlor
Latadih Phelps
Daniel &N Rogers
Edwin Robert
Silas Remington
Albert Rame
Byron Rogers
Martin Rogers
Sherman Rogers
J. M. S. Rogers
Patrick Rogers
H. W. Reed
Philie Reed
Masie Rogers
Joseph Rabeison
Wm. Sage
James D. Tankape
Lyman Speakfield
Samuel Speakfield
Abraham Speakfield
Vernon Speckles
P. D. Simmonds
Jacob Shyddles
George Steffa
George C. Stovum
Abraham Takor
Robert Smith
Sampson Smith
Edwin Smith
Laws of New York.

Chap. 371.

An Act to subject certain Debts owing to Non-Residents to Taxation.

PASSED JULY 9, 1851.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

§ 1. All debts owing by inhabitants of this State to persons not residing within the United States for the purchase of any real estate, shall be deemed personal property, within the town or county where the debtor resides, and as such shall be liable to taxation in the same manner and to the same extent as the personal estate of citizens of this State.

§ 2. If there shall reside in any county of this State an agent of any non-resident creditor, having debts owing to him of the description mentioned in the first section of this act, he shall on or before the twenty-fifth day of July in each year, furnish to the county treasurer of each county where such debtor resides, a true and accurate amount of debts of the description mentioned in the first section of this act, which were owing on the first day of January preceding, to the principal of such agent in each town in such county, which shall be verified by the oath of such agent, taken before any officer authorized to administer oaths.

§ 3. Any such agent who shall refuse or neglect, without good and sufficient cause, to furnish such list, shall forfeit the sum of five hundred dollars to the use of each county in which such debtor resides, to be sued for by the treasurer of such county in his name of office, and to be sued for and recovered upon proof that the principal of such agent had debts owing to him by inhabitants of such county, of the description mentioned in the first section of this act, and that the existence of such debts was known to such agent.

§ 4. The county treasurer, on receiving such statement, shall immediately make out and transmit to the assessors of the several towns of his county in which any such debtor resides, an abstract or copy of so much of such statement as relates to the town of such assessor with the name of such creditor.

§ 5. The assessor, on receiving such abstract or statement from the county treasurer, shall within the time in which they are now required by law to complete their assessment roll, enter thereon the name of such non-resident creditor, and the aggregate amount due him in such town on the first day of January preceding, in the same manner as other personal property is entered on said roll.

Monroe County,

Treasurer’s Office.

Rochester, July 13, 1851.

To the Assessors of the Town of Westphal, in said County:

Gentlemen—You will please take notice, that the following statement is a true and correct transcript, as received by me, in compliance with the provisions of the above act, and to which act I would respectfully invite your special attention.

Your Obed. Servant,

LEWIS SELYE, County Treasurer.

[Signatures]

Masterson, Ale.
John Jordan, Assessor.
Joseph Fellows, Agent.

[Date: 14 Apr, 19]
Monroe County
Town of Wheatland
Whereas Sherman Rogers and Patrick Rafferty an equal of certain lands adjoining to the said town of Wheatland, and a dispute has arisen between them concerning the respective portions of fence to be maintained by them and also for damage to lands, trees, shrubbery and herbage. Now therefore we the undersigned Truen Views of said town do hereby certify that upon application of the said parties we proceeded to examine the premises and hear the allegations of the said parties and that we do determine that said division fence be built maintained and paid for as follows. That said Rogers feet and maintain the East half of the East and West fence between these parties lands and also the North half of the North and South fence between the lands of said and also that said Rafferty pay to said Rogers the sum of seven dollars for said Rogers fence on the part hereby allocated to Rafferty which shall include the residue of said East and West fence.

Date at Wheatland
Nov 28th 1834

J. Lindig, fence viewers of the town of Wheatland.
Petition of fence
Between
Patrick Reffety
and
Surrano Reger

July 24, 1858
at 1 o'clock P.M.
Article of Agreement, Made this 13th day of October in the year of our Lord one thousand, eight hundred and fifty-eight, BETWEEN william
Peck of Scottville, Muskegon County, State of Michigan of the first part, and
Owen Peck of Scottville aforesaid
of the second part, in the manner following: The said part of the first part, in consideration of the sum of Ten hundred dollars paid, hereby agree, & to sell unto the said part of the second part, for the sum of Ten hundred dollars, a parcel of land situated in Scottville aforesaid being lot number 50, as laid down on
Second map of Scottville, being bounded Southerly by Main Street, West by an alley, northerly by an alley, and easterly by a lot adjacent to said property On which the said part of the second part hereby agree, to pay to the said part of the first part, as follows:
Seventy Two dollars in hand at date of this contract, & the balance in eight annual annual installments of Twelve dollars each on the 1st day of April in each year commencing on the 1st day of April 1859, with annual interest on the whole of the sum of Seventy Two dollars, and from and after the payment of said sum, the same shall bear interest at the rate of six percent per annum, and the said part of the second part, also agrees to pay ALL Taxes and Assessments that shall be taxed or assessed on said premises from the date hereof until said sum shall be fully paid as aforesaid. And the said part of the first part, on receiving such payment, at the time and in the manner above mentioned, shall, at his or her own proper cost and expense, execute and deliver to the said part of the second part, or to his assigns a good and sufficient warranty deed.

It is mutually agreed between said parties, that said part of the second part, shall have possession of said premises on and after the first payment, and he shall keep the same in as good condition as they are in at the date hereof, until the said sum shall be paid as aforesaid: And if said part of the second part shall fail to perform this contract, or any part of the same, said part of the first part shall, immediately after such failure, have the right to declare the same void, and retain whatever may have been paid on said contract, and all improvements that may have been made on said premises, and may consider and treat the party of the second part as his tenant holding over without permission, and may take immediate possession of the premises and remove the party of the second part therefrom.

And it is agreed, that the stipulations aforesaid are to apply to and bind the heirs, executors, administrators and assigns, of the respective parties.

In Witness Whereof, the said parties have hereunto set their hands and seals the day and year first above written.

Sealed and Delivered in Presence of:

[signature]

[signature]
Article of Agreement.

[Signature]

[Date]

[Amount]

[Signature]

[Date]
Broke into the enclosure of the subscriber on or about the eighteenth day of Sept., 1855, one yearling heifer of the Durham Breed, with some white on the belly. The owner is requested to prove property pay charges & take her away.

Wheatland, Dec. 28, 1855

[Signature]

[Note]

J.H. Richworth, Esq., Please record the above notice & other losses.

[Signature]
Description of the

Hyde & Co. Combs
There was a request from the common council of Rochester
was presented by their committee to the Board of Supervisors
of this county at their session in October last for the
county of Monroe to unite with the City in building a
new court house & city hall on the site of the present Court
house which is designed to supply the wants of the city &
County for the transaction of public business. The estimated
expense of said building is from 50,000 to 60,000 dollars
to be equally divided between the City & County. And
whereas we are of opinion that our present Court House
will answer all the wants of the County for a number
of years if a new court house is necessary. The lot now
occupied by the present court house will sell for a suffi-
cient sum to purchase a more convenient & retired Lot
and erect a building sufficient for the wants of the
County without any tax to be levied. It is therefore
Resolved, That our Supervisor be requested to use every
suitable measure to prevent a tax being levied on the
County or a loan negotiated for the building of a new
courthouse or city hall.
The within Resolution was unanimously received by Acote

E N Hall

Town Clerk

Postmaster.
Monroe County, S: William H. Miller of
Wheatland in said County being duly
sworn says that he is excused by law
from the performance of military duty
as he verily believes, by reason of his not
being able to die.

That the said party is truly dis
ability to which he is subject is to attacks of
asthma or phthisis or severe asthmatic
attacks at times that
he cannot lay down and that he has been
subject thus for twenty years last past.
That for five years last past he has labored
under the further total disability of having
his right wrist joint calloused and stiff to such
a degree as to make it barely usable.

Sworn to and subscribed
Before me this 9th
Day of June 1832.

S. Bananich, Lewis Appleton.
William Hillie
affiant
THE PEOPLE OF THE STATE OF NEW YORK—By the Grace of God Free and Independent.

To Frank Sheffer, Clara Ward, Natalie Ghe, Burton Grueys, Leota Campbell, Matthew Sheffer, Fred Sheffer, Her- nando Sheffer, Charlie Bailey, Kittle Smith, Amelia Gillis, Stela J. Seiler, Kenny Sheffer, Lillie Sheffer, George Sheffer, Charles Sheffer, Hatro Dool, Bilo Dalas, Caswell Sheffer, Mar- jorie E. Sheffer, Frank Sheffer, Stan- ley Sheffer, Allen Sheffer, Flora Mar- mom, Elna Dyke, Lenan, John Sheffer, Martha Caswell, Edward Sheffer, Min- nie Brown, Anna G. Beiler, Frank Garbutt, Allen Garbutt, James P. Garbutt, Ralph Garbutt, Deborah E. Allen, Frances Miller, Henry White, Mary E. Holden, Timothy N. Holden, Frank W. Hamlin, Charles Hassell, Minnie Hamlin, Paulie Pow- ers, Anne Phillips, Julia E. Holden, Harry R. Holden, Albert A. Hubbard, J. Frank Hubbard, Charles P. Hub- bard, Robert M. Hubbard, Ralph Bailey, Nathan E. Heald, Mr. Mark Bradley and John Holden, and all other persons who are heirs at law or next of kin of Lucin E. Allen, de- ceased, if living and if dead to their respective husbands, wives, personal representatives, devisees, legatees, heirs at law and next of kin of any whose names and places of resi- dence and relation to the deceased are unknown and cannot, after the exercise of due diligence, be ascer- tained, heirs at law and next of kin of Lucin E. Allen, deceased. Send Greetings:

Whereas, Richard E. White of Rochester, County of Monroe and State of New York, the executor named in a cer- tain instrument in writing, bearing date September 7, 1921, purporting to be the last Will and Testament of said Lucin E. Allen, late of the town of Chili, in said County of Monroe and State of New York, deceased, and relating to both real and personal prop- erty, has lately made application to the Surrogate's Court of the County of Monroe, to have said instrument proved and recorded as a will of personal and real estate, and each of them, are cited to show cause before the Surro- gate of the County of Monroe, at his office in the City of Rochester, in said County of Monroe, New York, on Monday, October 26, 1925, at 10 o'clock in the forenoon of that day, why the said Will and Testament should not be admitted to probate as a will of personal and real property. And if any of the aforesaid persons are under the age of twenty-one years, or insane or otherwise incompetent, they will please take notice that they are required to appear by their general guardian. If they have one and if they have none, that they appear and apply for the appointment of a special guardian, or in the event of their neglect or failure to do so, a special guardian will be ap- pointed by the Surrogate to represent and act for them in the proceedings for the probate of said will.

In Testimony Whereof, We have caused the seal of the Sur- rogate's Court of the County of Monroe to be hereeto affixed.

(L.S.) Witness, Hon. Seiden E. Brown
Surrogate of said County, at the City of Rochester this 14th day of September, in the year of our Lord, one thousand nine hun- dred and twenty-five.

MARY G. FAHY,
Clerk Surrogate's Court.

(Personal appearance is not necessary unless you desire to file objections.)

Richard E. White, Solicitor's Attor- ney.
$10.50

Received of Comstocks & Clinent
Ten Dollars and Fifty Cents in full
for tax assessed on personal property to the
amount of Two Thousand Dollars which property
was duly assessed and the taxes paid in
the town of Le Roy, where said Comstocks & Clinent
reside, but the aforesaid assessment was allowed
to remain on the roll in Wheatland through
an error and oversight of the clerk.

John Gates
Collector

Wheatland, January 17th, 1844.
J. B. Gates
Rest of Tax £10.50
Jan 17, 1844
Rochester, N.Y., Feb. 26th, 1856.

Dear Sir:

I will endeavor to answer the questions propounded to me by you.

The first is: Are the railroad commissioners of a town bonded to aid in the construction of a railway the perfect custodians of the sinking fund of such town?

The second: If not, what officers is?

The third: That a bond of the town so bonded held by the town as part of its sinking fund be legally canceled and destroyed before it is due?

The answers to the 1st and 2nd questions will be given together.

I have endeavored to examine all the statutes upon the subject, and unless I have overlooked something, the answer is that the commissioners are not the perfect custodians of the sinking fund raised by law.

Sec. 4, Ch. 807 of the Laws of 1869 provided for a sinking fund to be raised by applying thereto the taxes assessed upon the railroad.
road within the bonded town and interest upon the bonds (what bonds is not stated) but supposed to be bonds of the aided railroad where town bonds are exchanged for railroad bonds). This fund as provided shall be held by the County Treasurer Sec. 6 provides that if after three years from the sources above stated enough is not derived to create a sinking fund of at least one per cent annually the deficiency shall be reported and raised by tax. It also provides that the treasurer or other proper officer of such municipal corporation shall have the custody of this fund.

Chap. 754 of the Laws of 1870 amended the 4th Sec. of the Law of 1869 by providing that the County Treasurer shall invest the money in his hands in the purchase of the bonds of the aiding town whose share can be purchased at a below rate and cancel the same as therein provided provided.

Chap. 350 of the Laws of 1877 does not seem to touch the question.

Chap. 62 of the Laws of 1879 adds
A new section to the law of 1867, which makes it the duty of the treasurer or other proper officers of every municipal corporation, enacted in Sec. 6 of the act of 1869, to invest all monies received by him, and declared in that act to be a sinking fund, in the manner directed by Sec. 4 of the act of 1867, as amended by the laws of 1860.

The effect of this act is to substitute the treasurer or other proper officers of the municipal corporation for the county treasurer.

This is all the legislation that I can find upon the subject. Who is then the proper officer of a town, which has no treasurer or receiver?

I think it is clearly not the railroad commissioners, otherwise the statute would have said so. In municipal corporations having
a treasurer he is the officer named. In towns I think it is the supervisor, who must be regarded as it seems to me as the fiscal offices of the town.

As to the last question I think the town not only may cancel the bond so purchased for the sinking fund, but ought to do so. Since otherwise it would run the risk of being obliged to pay the bond a second time should it by any accident get into circulation and get into the hands of a long list of purchasers.

Yours respectfully,

W. F. Cooperwell

Respectfully,

[Signature]
State of New York
Albany County

(P) Charles I. P. Ratcliffe being duly sworn deposer and sayeth that during the
winter of 1862-1863, he, the defendant, joined with
William Annes of Monroe in the County of
Monroe was engaged in buying barley at
Monroe and in shipping the same — that during all said time his defendant
was and now is a resident of Albany County,
State of New York — that he never was a resident of
Monroe County, and that his principal business during the said time was and now
is transacted in Albany County.

Subscribed & sworn to
before me, this 10th day of January 1863

G.P. Willson
Notary Public

Refunded
1863
The following Statement Exhibits true and accurate amount of all Debts due on the First Day of January last 1853 on Valid and existing Obligations to Makers un Alexander Donald and Edmund B. Estcourt as Trustees of the Johnston and Putney Estates on sales of lands in the County of Monroe and State of New York. This return is made to the Treasurer of the County of Monroe according to the provisions of the Act entitled "an Act to subject certain Debts due to Nonresidents to taxation" passed July 3, 1851.

Town of Wheatland

$ 1275.70

State of New York
Ontario County

Joseph Fellows of Geneva in the County of Ontario in said State Principal Agent of the Trustees of the Johnston and Putney Estates in said State being duly sworn depoeth and saith, that the above statement is accurate and true, to the best of his knowledge and belief.

Signed) Joseph Fellows

Sworn before me this 2d day
of July 1853

George M. Horton Jr.

In & for Ontario County

Sir,

The above is a copy of a Statement showing the amount liable to taxation

Yours Respectfully,

D. H. Perkins Co. M.

To M. Moore
Whereas the parents of Alonso Stry a male child one year of age have become chargeable to the town Treeland in the county of Monroe. Now therefore this Indenture made the eighteenth day of February 1846 between Samuel Wood & Sylvester Harmon overseers of the poor of said town of the first part and William May of the town of Rush in the County of Monroe of the second part witnessed that the said parties of the first part in consideration of the provisions of the statute in relation to children supported by the public aid and of the covenants hereinafter contained do hereby bind the said Alonso Stry to the said party to serve in his employment until the said Alonso Stry shall be of the age of twenty one years in the said party of the second moiety in consideration of the services of the said Alonso Stry hereby for himself his heirs executors and administrators covenants with the said overseers of the poor that he will furnish the said with Alonso Stry with good and sufficient food and raiment and that he will instruct him in the art and mystery of a carpenter and joiner or some other good and suitable craft and that he will not suffer him to become chargeable to the people of the county of Monroe or of any town in said county and the said William May further covenants and agrees that he will cause the said Alonso Stry to be instructed for three years in a good common school and as the expiration of his term of service will give him a good new suit of clothes and a new Bible.

Signed sealed and delivered in presence of: William Manning

Censor

Thos
The within named
Alawg  No. 4

have no person in a legal
to give consent and to take as
guardians.

The undersigned two of the Justices of the Peace
of the Town of Wheatland do hereby certify
that we consent to the binding of the said
Alowg  W. Story

according to the forms
and effect of the within indenture.

Given under our hands the 1st day of February
1846.

[Signature]

Alvin Savage, J.P.
This Indenture, Made the 21st day of February in the year of our Lord one thousand eight hundred and fifty-five, BETWEEN the Superintendents of the Poor of the County of Monroe and State of New York, of the one part, and Jno. B. Hert as the other.

 Witnesseth, That the said Superintendents have put, placed and bound, and by these presents do put, place and bind Jno. B. Hert, to be his father, aged 17 years, who is now a pauper, chargeable to the said county of Monroe, to be and dwell with the said Jno. B. Hert, shall come to the age of eighteen years, according to the statute in such case made and provided; during all which time and term, the said Jno. B. Hert, shall be well and faithfully serve, in all such business as the said Jno. B. Hert, shall be put unto by the command of the said Jno. B. Hert, and honestly and obediently in all things shall behave himself towards the said Jno. B. Hert, and honestly and orderly towards the rest of the family of the said Jno. B. Hert.

And the said Jno. B. Hert, for his part, doth hereby promise and covenant, to and with the said Superintendents and their successors in office for the time being, and to and with the said Jno. B. Hert, that he, the said Jno. B. Hert, shall teach the said Jno. B. Hert, to learn in the craft, mystery and occupation or business of housekeeping in all its branches after the best manner that he can or may teach, instruct or inform, or cause to be taught, instructed or informed, as much as thereunto belongeth or appertaineth; and that the said Jno. B. Hert, shall also find and allow unto the said Jno. B. Hert, sufficient meat, drink, washing, lodging and apparel for working and holidays, and all other things needful or meet for him during the term aforesaid; and also shall, during the said term, instruct the said Jno. B. Hert, or cause him to be instructed to read, write and cypher; and shall give the said Jno. B. Hert, at least three months schooling in each year, until the said Jno. B. Hert, shall arrive at the age of eighteen years, and shall at the end of said term, give the said Jno. B. Hert, a good new suit of common, and a good new suit of holiday wearing apparel, and a new Bible.

And the said Jno. B. Hert, for his part, doth further covenant to and with the said Superintendents and their successors in office for the time being, that during the continuance of the said term aforesaid, they will so provide for the said Jno. B. Hert, that he shall not, in any way or manner, be a charge to the said county of Monroe, or the inhabitants thereof.

In Witness Whereof, The said parties have hereunto set their hands and seals, the day and year first above written.

A. B. Hert
Ellis W. Ques

State of New York
Monroe County
We the said Justices of the Peace in and for the county of Monroe hereby concord that the above Indenture be executed
Dated at the Town of Rush, this 22nd day of February 1855

Justices
R. W. L. L.
Gallanture of
love &c. &c.

Yours etc.,

W. B. Yort.

adero Feb 25th 1874
at 11 o'clock p.m.

D.B. Scow's

[Signature]
This Indenture, Made the 9th day of August, in the year of our Lord one thousand eight hundred and twenty-five, between the Superintendents of the Poor of the County of Monroe and State of New York, of the one part, and

John Foldy
of Rush, Monroe, lo
of the other part,

Witneseth, That the said Superintendents have put, placed and bound, and by these presents do put, place and bind Morganett, the body of a male, aged 10 years 9 months 3 days, who is now a Pauper, chargeable to the said county of Monroe, to be and dwell with the said

James Cole
of Rush, Monroe
from the date of these presents until the said Morganett shall come to the age of eighteen years, according to the statute in such case made and provided; during all which time and term, the said Morganett shall be put unto the command of the said

James Cole
according to the power, art and ability of the said

James Cole
in all things shall behave himself towards the said

James Cole
and honestly and obediently and orderly towards the rest of the family of the said

James Cole
And the said

James Cole
for his part, for himself his executors and administrators, doth hereby promise and covenant, to and with the said Superintendents and their successors in office for the time being, and to and with the said

James Cole
that he, the said Morganett
shall learn in the craft, mystery and occupation or business of

James Cole
after the best manner that he can or may teach, instruct or inform, or cause to be taught, instructed or informed, as much as thereunto belonging or appertaining; and that the said

James Cole
shall also find and allow unto the said Morganett sufficient meat, drink, washing, lodging and apparel for working and holidays, and all other things needful or meet for him during the term aforesaid; and also shall, during the said term, instruct the said

James Cole
or cause him to be instructed to read, write and cypher; and

James Cole
at least three months schooling in each year, until the said

James Cole
shall arrive at the age of eighteen years, and shall at the end of said term, give the said

James Cole
a good new suit of common, and a good new suit of holiday wearing apparel, and a new Bible.

And the said

James Cole
for his part, his executors and administrators, doth further covenant to and with the said Superintendents and their successors in office for the time being, that during the continuance of the term aforesaid, they and they will so provide for the said

James Cole
that the

James Cole
shall not, in any way or manner, be a charge to the said county of Monroe, or the inhabitants thereof.

In Witness Whereof, The said parties have hereunto set their hands and seals, the day and year first above written.

James Cole
State of New York
Town of Wheatland
The said Justice of the Peace in and for the County of Monroe hereby declare that the above indenture be presented dated at the Town of Wheatland, this 9th day of August 1858.

N. W. Hyde
Justice
This Indenture, Made the 30th day of December in the year of our Lord one thousand eight hundred and eighth year, BETWEEN the Superintendent and Trustees of the Town of Monroe of the County of Monroe and the Trustees of the Town of the County of Monroe and State of New York, of the one part, and Andrew Williams of the other part,

witnesseth, That the said Trustees have put, placed and bound, and by these presents do put, place and bind Andrew Wilson of the Town of Monroe, of the said county, to be a servant to the said Andrew Williams, to be and dwell with the said Andrew Williams, for the term of 7 years and 7 months and 18 days from the date of these presents until the said Andrew Wilson shall come to the age of 18 years, according to the statutes in such case made and provided; during all which time and term, the said Andrew Wilson shall work and faithfully serve, in all such business as the said Andrew Williams shall put unto him by the command of the said Andrew Williams, according to the power, art and ability of the said Andrew Williams, and honestly and obediently in all things shall behave himself towards the said Andrew Williams and ordered towards the rest of the family of the said Andrew Williams, and for his part, for himself, his executors and administrators, doth hereby promise and covenant, to and with the said Trustees, and their successors in office, for the time being, and the said Child shall learn in the craft, mystery and occupation or business of after the best manner that he or may teach, instruct or inform, or cause to be taught, instructed or informed, as much as thereunto belongeth or appertaineth; and that the said Andrew Williams shall also find and allow unto the said Andrew Wilson sufficient meat, drink, washing, lodging and apparel for working and holidays, and all other things needful or meet for him during the term aforesaid; and also shall, during the said term, instruct the said Andrew Wilson in such as cause him to be instructed to read, write, and cipher; and he shall give the said Andrew Wilson at least three months schooling in each year, until the said Andrew Wilson shall arrive at the age of 18 years, and shall at the end of said term, give the said Andrew Wilson a good new suit of common, and a good new suit of holiday wearing apparel, and a new Bible.

And the said Andrew Williams, for his part, for himself, his executors and administrators, doth further covenant to and with the said Trustees and their successors in office, for the time being, that during the continuance of the said term above mentioned, he and they will so provide for the said Andrew Wilson that he shall not, in any way or manner, be a charge to the said county of Monroe, or the inhabitants thereof.

In Witness Whereof, The said parties have hereunto set their hands and seals, the day and year first above written.

Andrew Williams

David Rockwell

[Seal]
This Indenture, Made the 20th day of March, in the year of our Lord one thousand eight hundred and eighty-eight, BETWEEN the undersigned overseers of the Town of Wheatland, and county of Monroe do present that the said Caroline Francis Ruth Austin Rockwell may be bound in the sum of three hundred dollars, to Andrew Williams, for his good behavior.

The said Caroline Francis Ruth Austin Rockwell is now a minor, chargeable to the said county of Monroe, to be and dwell with said Andrew Williams, from the date of these presents until the said Caroline Francis Ruth Austin shall come to the age of eighteen years, according to the statute in such case made and provided, during which time and term, the said Andrew Williams shall put into the command of the said Caroline Francis Ruth Austin, well and faithfully serve, in all such business as the said Caroline Francis Ruth Austin shall be put into by the command of the said Andrew Williams, according to the power, art and ability of the said Andrew Williams, and honestly and obediently in all things shall behave himself towards the said Caroline Francis Ruth Austin and orderly towards the rest of the family of the said Andrew Williams, in the craft, mystery and occupation or business of after the best manner that he can or may teach, instruct or inform, or cause to be taught, instructed or informed, as much as thereunto belongeth or pertaineth; and that the said Andrew Williams shall also find and allow unto the said Caroline Francis Ruth Austin sufficient meat, drink, clothing, lodging and apparel for working and holidays, and all other things needful or meet for her during the term aforesaid; and also shall, during the term, instruct the said Caroline Francis Ruth Austin in the reading, writing, and ciphering, and shall give the said Caroline Francis Ruth Austin at least three months' schooling in each year, until the said Caroline Francis Ruth Austin shall arrive at the age of eighteen years, and shall at the end of said term, give the said Caroline Francis Ruth Austin a good new suit of common, and a good new suit of holiday wearing apparel, and a new Bible.

And the said Andrew Williams for the part, for himself, his executors and administrators, doth further covenant to and with the said Andrew Williams and their successors in office for the time being, that he shall not, in any way or manner, be a charge to the said county of Monroe, or the inhabitants thereof.

The undersigned overseers of the Town of Wheatland, county of Monroe do present that the said Caroline Francis Ruth Austin Rockwell may be bound in the sum of three hundred dollars, to Andrew Williams, for his good behavior.

Wheatland, April 30, 1888

Ellis H. Dunn, O. P. Poore
Indenture of
Catherine Francis Ruth
Anelis Rockwell
By
Andrew Williams

Filed May 1, 1858
at 9 o'clock Am.

T. B. Lewis
Town Clerk
This Indenture, Made the 4th day of August, in the year of our Lord one thousand eight hundred and fifty-five, BETWEEN the Supervisors of the Poor of the County of Monroe and State of New York, of the one part, and Andrew Williams of the Town of Orange, Livingston Co., of the other part,

Witnesseth, That the said Supervisors have put, placed and bound, and by these presents do put, place and bind Caroline Francis, a Female, in my employ, who is now a Pauper, chargeable to the said County of Monroe, to be and dwell with the said Andrew Williams from the date of these presents until the said Caroline Francis shall come to the age of eighteen years, according to the statute in such case made and provided; during which time and term, the said Andrew Williams shall put unto the said Caroline Francis well and faithfully serve, in all such business as the said Caroline Francis shall be put unto by the command of the said Andrew Williams according to the power, art and ability of the said Andrew Williams, and honestly and obediently in all things shall behave herself towards the said Andrew Williams and honestly and orderly towards the rest of the family of the said Andrew Williams

And the said Andrew Williams for his part, for himself and executors and administrators, doth hereby promise and covenant, to and with the said Supervisors and their successors in office for the time being, and to and with the said Caroline Francis as he shall instruct her to learn in the craft, mystery or occupation or business of General House Keeping and Sewing.

after the best manner that she can or may teach, instruct or inform, or cause to be taught, instructed or informed, as much as thereunto belongeth or appertaineth; and that the said Andrew Williams shall also find and allow unto the said Caroline Francis sufficient meat, drink, washing, lodging and apparel for working and holidays, and all other things needful or meet for her during the term aforesaid; and also shall, during the said term, instruct the said Caroline Francis or cause her to be instructed to read, write and cipher; and she shall give the said Caroline Francis at least three months schooling in each year, until the said Caroline Francis shall arrive at the age of eighteen years, and shall at the end of said term, give the said Caroline Francis a good new suit of common, and a good new suit of holiday wearing apparel, and a new Bible.

And the said Andrew Williams for his executors and administrators, doth further covenant to and with the said Supervisors and their successors in office for the time being, that during the continuance of the said term aforesaid, the said Andrew Williams shall provide for the said Caroline Francis and they will so provide for the said Caroline Francis that she shall not, in any way or manner, be a charge to the said County of Monroe, or the inhabitants thereof.

In Witness Whereof, The said parties have hereunto set their hands and seals, the day and year first above written.

Andrew Williams

[Seal]

B. J. Eason

State of New York

Monroe County

On the 4th day of August, in the year of our Lord one thousand eight hundred and fifty-five, Andrew Williams, of the town of Orange, in the County of Monroe, State of New York, in and for said County and State aforesaid, was by me, the undersigned Justice of the Peace in said County, in open session, shown and heard, and in open session, shown and heard, that the above indentures be recorded.

Aug 6th, 1855

W. W. Nye, J. P. J. Justice

M. T. Emery, Clerk
Indictment of cotton
Ruth of Rockwell
Andrew Williams

July 30th 1859
at 8 o'clock AM

D. W. Lewis
Town Clerk
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<td>Blackmer Clever D</td>
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</table>

Note: The list of dogs is also noted at the bottom: Down.
Mourne County SS

Charles Ryan

being duly sworn says that on the collection of the town taxes of the town of Mourne in 1878 and 1879 he paid taxes on a certain stool that was taxed to him and he was compelled to pay 3 dollars.

Defendant's counsel says that he owned no such stool on either of the town taxes said tax was fixed and ought not to keep the same. Charles Ryan.

Subscribed & sworn to before me this 22d day of November 1880.

W.G. Ashby
Notary Public
Mourne Co.
Wheatfield

Charles Ryan

Officemat

File No. 24 1889

O. P. Campbell
Town Clerk
This is to certify that by agreement between
Wm. N. McBean and Ezra Price in relation to
a line fence. Said fence being on West line
of lots 6, 2, and 53 of Town Survey and being the
West line of lands owned by McBean. By said
agreement Wm. N. McBean assumes the fence on the
North half of said line and Ezra Price owns
the South half of said line fence. Said line
commences in the center of the highway
leading from Scottsville to Mumford and
running south to the center of Allard's Creek,
the whole distance being 34 chains and 94 links.
Ezra Price
Wm. F. McBean

Wheatland
Nov 8th 1876
Peeble's Office, Rochester, Feb 28, 1823.

Peeble of Sales, Collector of the Town of Wheatland, this day and forever.

Certificate of Township Tax

$110.90

Taxes allowed on $362.96 @ 5 cts.

45.15

Cash

819.81

Injunction Suit

Tow. Clerk, De

263.00

Comm. of School, De

81.07

$1346.75

Amounting to Nineteen Hundred Sixty Six Dollars and Twenty-Five Cents, being inclusive of Taxes of

Said Town for 1822.

J. Melanton Smith

Treasurer Monroe County.
Treasurer's report for the year ending 1822.

$1346.75

Dated: July 1823
Monroe County Treasurer’s Office,
Rochester July 17th 1858.

Esrami Finch Esq. Dear Sir,

We have just received a statement under oath of the amount of the Johnston and Calhoun Estate in your town, amounting to $699.67. Six hundred ninety nine dollars, sixty seven cents.

You will confer a favor by informing the espee of the amount, as we have no means by which to ascertain their names.

Yours Respectfully,

J. L. Hawley
Deputy Treasurer