

of the said deceased to the said Thomas Morgan his heir and assigns upon his complying with the terms of sale as his part to be performed, and it is further ordered that the executor being into this court the money raised by said sale

J.P.

In testimony whereof the said Surrogate hath hereunto set his hand and affixed his seal of office at Richland in said county the fourth day of March in the year of our Lord one thousand eight hundred and twenty six
Charles Hayden
Surrogate

At a Surrogate's Court held for the County of Oswego at the Surrogate's office in Richland in said County on the 21st day of July 1825
Robert Charles Hayden Surrogate

In the Matter of the real estate of Joel English deceased } On reading and filing the petition of Ezra Tyler administrator and Maria English administratrix of Joel English deceased, and the papers accompanying the same - It is ordered that all persons interested in the estate of this said deceased, appear before the said Surrogate at his office in Richland in said County on the second day of September next at eleven o'clock A.M. to show cause if any they have why the whole or so much of the real estate of which the said deceased and seized should not be sold as will be sufficient to pay his debts. And it is further ordered that a copy of this order be forthwith published in the Oswego Palladium, and in the Oswego Republican, printed in said County for four weeks successively.
C. Hayden Surrogate

Oswego County }
Surrogate Court }

In Matter of the real estate } Whereas on reading & filing the of Joel English deceased } petition of Ezra Tyler administrator and Maria English administratrix of Joel English deceased and an account of the personal estate and debts of the said deceased, alleged by the oath of the said Ezra Tyler to be true, which it appeared that the said personal estate was insufficient for the payment of the said debts, an order of this Court was made on the twenty first day of July last by which all persons interested in the estate of the said deceased were required to appear before the said Surrogate at his office in Richland on this day at eleven o'clock in the forenoon, to show cause if any they had why the whole or so much of the real estate of which the said deceased did seized should not be sold as would be sufficient to pay his debts - which order was immediately thereafter published four weeks successively in two of the public newspapers printed in the said County of Oswego - and no cause at the time & place above specified or at any time since being shown why the whole of the said real estate or any part thereof should not be sold - And whereas it appears that the whole of the said personal estate had been applied in the payment of debts due from the said deceased and that a large proportion thereof remains unpaid - and whereas it appears that the said deceased did seized of about thirty three acres of land part of lot number forty, more in the town of Alderhouse, bounded north by land in the possession of one Daniel Walsh, West by lot number forty eight south by land in the possession of David English and east by lot number fifty, being the premises heretofore conveyed by the said David English to the said Joel English deceased, which premises are subject to a right of dower in the widow of the said deceased; and whereas it appears to