

proceedings had on this order to the surrogate  
 of the County of Oswego at his Office there and  
 there to receive the further order of the said  
 surrogate in the premises. In testimony whereof  
 the said surrogate hath hereunto set his  
 hand and hereunto affixed his  
 seal of Office. Done at Richland  
 aforesaid this Eleventh day of  
 July in the Year of our Lord  
 one thousand eight hundred  
 and twenty eight and of our  
 Independence the Fifty third

*[Signature]*

Joseph W. Helms

Surrogate of the

At a Surrogate Court held for the County of Oswego  
 at the Surrogate Office in the town Richland in said  
 County the Eleventh day of July in the year of our Lord  
 one thousand eight hundred & twenty eight  
 in testimony of the matter. Whereas a petition was  
 of Gideon Sigmor deceased to wit on the thirty first day  
 of March last past was presented to this Court by Walden  
 Sigmor Administrator of the estate of Gideon Sigmor deceased  
 setting forth that the said deceased was at the time of his  
 death seized of certain real estate in the State being  
 about one hundred and twenty six acres in the town of John  
 in said County of Oswego and being lot number one hundred  
 and four in the fifth township of said State. That  
 after having exhausted the personal estate of the said  
 deceased in the payment of his debts the said petitioner on the  
 day of May in the year of our Lord one thousand  
 eight hundred and twenty six under and by order of  
 the said surrogate of said County of Oswego  
 bearing date the fourteenth day of March in the year last  
 mentioned and according to statute in such case made

and provided that the said Administrator sold some  
 one acre off from the said real estate of said deceased  
 a part of said real estate of the said deceased to Henry  
 Walker for the sum of Ten dollars & fifty cents that  
 the said petitioner had faithfully applied the said sum  
 of Ten dollars & fifty cents toward the payment of the  
 debts of the said deceased but that the sum had been  
 insufficient for the stated payment of all the debts of the said  
 deceased that the said petitioner had made a full and  
 true statement of the situation of the said estate of the  
 said deceased at and up to the said sale  
 and thereupon requesting the aid of this Court in the  
 premises and thereupon presenting the said petition the  
 said the said Administrator did file in the said surrogate  
 Office an account of the money arising from said sale  
 and of the debts of the said deceased at that time and  
 there remaining unpaid and notwithstanding that the  
 alleged debts were to be first paid from said sale it  
 appearing that the facts set forth in the said petition are  
 true and in order thereupon it is ordered that all persons  
 interested in the estate of the said deceased appear  
 before the surrogate aforesaid at the Town of Warren  
 Michigan in the town of Warren in said County  
 on Tuesday the twentieth day of July then next next  
 next at ten o'clock in the forenoon of that day to  
 show cause why the whole of the real estate of the  
 said deceased then unsold or so much thereof as  
 might be necessary to pay his debts should not be sold  
 and it is further ordered that a copy of this order  
 above mentioned should be immediately published according  
 to Law and that the said order above mentioned shall be  
 published for four weeks successively in two public  
 newspapers printed in the County of Oswego aforesaid  
 and no claim or objection shown at the time and  
 place specified in the said order or at any time  
 during the above mentioned period of the said real estate or a part