

Present Amos G. Hull Surrogate

In the matter of the application
to mortgage lease or sell the Real
Estate of Joseph Travert

On hearing at the
time and place in the order to show cause con-
tained in this matter on the 15th day of July 1864 and
at the time and place to which such hearing was
adjoined the said Surrogate adjudged the demands of
the following persons to be valid and subjecting demands
against the said intestate Joseph Travert deceased
that is to say the demand of

Amos Travert	Money loaned	\$500.00
Robert East	Assigned accounts	250.00
Samuel D. Andrews	Account	12.00
Samuel Case	Note	7.00
John Van Dusen	Note	5.00
Thomas Thompson	Account	20.00

At a Surrogate Court held in and
for the County of Ulster at the Surrogate
Office in the Village of Fulton on the
2nd day of September A.D. 1864

Present Amos G. Hull Surrogate

In the matter of the application of Nath
Travert the Administrator of Joseph
Travert deceased intestate for authority
to mortgage lease or sell the Real
Estate of the said intestate for the
payment of his debts

Nath Travert

deceased to appear before him at the Surrogate office
in the Village of Fulton on this day at ten o'clock in the fore-
noon to show cause why such authority should not be given to
the said Administrator and on reading and being satisfied

that the due service thereof on every person in the county
of whom notice of which assets is desired and on the return
made by the said Administrator and the said Administrator
for having this day appeared in person and to the said
Deputy Clerk and no one appearing to oppose and the
further proceedings in due form of law having been thereupon
had and the Surrogate upon due examination being satisfied that
the said Administrator has fully complied with the requisite pro-
visions of the Statutes concerning the powers and duties of Sur-
rogates and Administrators in relation to the sale and disposition
of the real estate of their testator or intestate that the debts for
the payment of which the said application is made
are justly due and owing and that they are not secured
by judgment or mortgage or expressly charged on the
real estate of the said deceased and that the same amount
to four hundred and thirty four dollars and seventy cents
whereof interest and that the personal estate of said
deceased is insufficient for the payment of such debts
and having satisfactory evidence that the said Administrator

has proceeded with reasonable diligence in inventorying
the personal property of the said deceased into money and
applying the same to the payment of debts and having in-
quired and ascertained whether sufficient money for the
payment of the debts aforesaid can be raised by mortgaging
or leasing the real property of the said deceased or any part
thereof and it appearing that the money required cannot
be raised by mortgage or lease advantageously to the estate of
the said deceased and the said Nath Travert Administrator
as aforesaid he is authorized to mortgage or lease