

RIDER, REUBEN

1815

06220

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1815.

Surrogate's Court
Herkimer County.

IN THE MATTER OF THE
ESTATE OF

Rider, Reuben.

DECEASED

06220 1

Litchfield December 23rd 1815 the following
Articles Pertain to the Inventory of the Movable Prop-
erty of Owen Rider Deceased -

			cents
one black & white cow	x	22	00
one young cow or heifer	x	18	00
one calf	x	5	00
two Sheep	x	4	00
one White mare	x	24	00
A Swine	x	7	00
14 fowls	+	1	75
6 tons Hay - D.		36	-
one mow of wheat	x	16	-
one mow of Oats	x	9	50
one Lot Hay		3	00
two pecks of furs		-	75
one Saddle		3	00
one head and Hatchet		-	12
one Plow & lines		8	-
one ax	x	2	25
one iron auger		-	50
one Sickle	x	-	50
one Lot of Leather	x	-	75
4 Sythes Smethers		1	30
one Sythe	x	-	25
one Lot Corn supposed twelve Bushels	x	6	00
one Bush white Beans	x	-	75
one Basket 1/2 Bush oak		-	40
4 Dry Barrels	x	1	00
2 1/2 Bush Salt	x	2	50
one Little wheel		-	50
one Sythe	x	-	25
one Bell		1	25
50 ^{lb} Iron	x	2	50
2 wool		-	50

19 th Rods	11	87
two tubs		12
one Bed	4	00
3 Seats	3	75
1 Bridgull		75
1 Bidthead Lord		25
1 under Bidtick	2	50
one Chain - 13 th 1/2		80
one brae chain to stay - 4.3/4		37
one true chain		37
two small Clivins		25
one double whippletree two Staples		75
one Crane		25
one Drail hammer		25
one p ^{er} Shears		25
one testament		25
one Razor		25
3/4 Wollen yarn	1	30
one Shovel for fire		50
one tea Kettle		50
one milk Pail		25
one Swiss Pail		10
one candlestick		12
one table	1	50
one chest		25
two Bags	1	37
one chest		10
one clofe Basket		75
one Spider		
one dish Kettle	1	
one Stone Pot		40
one milk Pan		12
one two quart tin hole with cover		37
one tea Pot		20
tea cups & saucers		50
two tin p. bottles		20
two tin cups & two tin Proffers		20
one old churn		12

one frying Pan old worn	0	9
on Butter plate	0	3
one Broken hoe	0	12
one of yoke	0	25
one fat tub	0	30
21-hags band	-1	80
knives & forks	0	25
one feather Bed & two pillows	8	00
one under Bed tick		25
one bed quilt	-1	00
one checked Cover laid	2	00
two pillow cases		50
one Bed tick & cord		75
one quilt coat		50
one old Black coat		40
one pair of trousers		50
one jacket		6
one Fur trim coat		10
one pair of Shoes	00	50
one Chamber		25
one Meat tub	-1	00
4 lbs Pork	20	00
one jacket	0	75
one hole of potatoes	2	00
one do.	3	75
two goose hooks for sleigh	0	25
one five pail Kettle	1	25
one Pot	0	75
two hors collars	0	12
hors yoked break collars	1	50
one quilt wheel	x	0 75
one Rule	0	12
one do.		
two votes against Jonah Bidonquin Jan 2 ^d 1807	4	40
an account against do. do. Jan 4 th 75	4	75
one vote against do. Jan 4 th 75	x	26 26

one coat against a pair Rubbe	x	20-00
one half Butted	x	- 50
one Stack Stalks	x	- 1-00
one piece of Calico		- 1-54
one piece of full cloth	x	10-00

This is a true list of the property of
 Luzen ridon desest Samuel Penn prison

William Smith

Inventory of the personal
 Estate of Luzen ridon
 Received August 14th 1788
 on the death of
 Samuel Penn the
 only administrator de
 J. Chebman & surrogate

To Abijah Tumbler Esq. Surrogate
County of Berkshire in the state of

The petition of Samuel Rider
of the estate of Reuben Rider
Town of Litchfield deceased.

Sheweth that the said Reuben
of Real estate in said County of
That your petitioner has in the course
administration exhausted all the present
estate of the said deceased, and that
yet debts unpaid to the amount
three hundred dollars unpaid
your petitioner therefore prays

Surrogate in the premises accordingly to
Dated the 28th day of October 1811

debt due the administrator in the
of the Administration above

Samuel
Adm'r to the

filed this 28 of July
1874

Reuben Rider

815

Know all men by these presents, that we, *Samuel Bidon*
Stephen Crosby and Chester Revere —

are held and firmly bound unto the People of the state of New-York, in the sum
of *Two hundred* ————— Dollars, to be paid
to the said People, to which payment well and truly to be made, we bind ourselves
and each of us, our and each of our heirs, executors and administrators, jointly
and severally, firmly by these presents. Sealed with our seals, and dated the
twelfth — day of *December* in the year of our Lord, one
thousand eight hundred and *fifteen*

The condition of this Obligation is such, That if the above

Samuel Bidon —————

Administrators of all and singular the goods, chattels and credits of *Bidon*

Bidon ————— deceased, do make or cause to be made,
a true and perfect inventory of all and singular the goods, chattels and credits of
the said deceased, which have, or shall come to the hands, possession or knowledge
of the said administrators or into the hands or possession of other person or persons
for the said administrators and the same so made, do exhibit, or cause to be ex-
hibited, into the office of the Surrogate of the county of Herkimer, at or before the
expiration of six calendar months from the date of the above written obligation, and
the same goods, chattels and credits of the said deceased, at the time of *his* death,
which at any time after shall come to the hands, or possession of any person or
persons, for the said administrators do well and truly administer according to law.
And further, when thereunto lawfully required, do make, or cause to be made, a
a just and true account of administration; and if it shall hereafter appear that any
last Will or Testament was made by the said deceased, and the executor or execu-
tors therein named, or any person or persons do exhibit the same, and request to
have the same allowed and approved, then if the said administrators being there-
unto required, do render and deliver the letters of administration granted on the
estate of the said deceased, to the office from which the same were issued, then this
Obligation to be void and of none effect, otherwise to remain in full force and virtue.

SEALED AND DELIVERED }
IN THE PRESENCE OF }

Samuel Bidon
Stephen Crosby
Chester Revere

Samuel Riden
and others
To
The People
Bond \$200

1815

Rider Reuben

State of New York
Netherlands County

(Seal)

Be it remembered that on the twelfth day April in
the year one thousand eight hundred and seventeen
at a Singsater Court held at the Office of Ahyah
Lombing Esquire Singsater in and for said County
Samuel Rider administrator of all and singular

the goods and chattels rights and credits which were of Reuben
Rider late of said County deceased, having on the twenty eighth
day of ^{September} then last past by his petition to the said Singsater set
forth, that the deceased having died seized of real estate lying
in said County of Netherlands, that the personal estate of the
deceased was insufficient to pay his debts, and the said
Administrator having rendered a just and true inventory of
all and singular the personal estate of the deceased, and
praying the aid of the Singsater in the premises, the said
Singsater did then and there order, that the said Administrator
should cause according to Law Notice to be given for six weeks then
then next ensuing to all persons interested in the estate of the
said deceased to appear before the said Singsater at his Office
in the Village of Netherlands in said County on this day, to shew
cause, if any they had, why all the real estate of which the said
deceased died seized, should not be sold to pay his debts, and
no cause having been shown, therefore it is ordered and directed
that the said Administrator together with W. Foster
Do according to Law in such cases made and proceeded sell
all and singular, the real estate of which the deceased
died seized lying in said County of Netherlands, for the purpose
of paying the debts of the deceased, and a conveyance, or
conveyances to the purchaser or purchasers to give, and that
the money arising from the sale of said real estate be paid
as by Law directed, In testimony whereof I have hereunto
affixed the seal of Office, Given under my hand this day
and year first above written

Ahyah Lombing Singsater

State of New York
Niskamony County

Be it remembered that on the twelfth day of April in
the year one thousand eight hundred and seventeen
at a Singsons Court held at the Office of Abijah
Tombling Esquire Singson in and for said County
Samuel Rider administrator of all and singular

(Seal)

the goods and chattels rights and credits which were of Reuben
Rider late of said County deceased, having on the twenty eighth
day of ^{February} then last past by his petition to the said Singson set
forth, that the deceased having died seized of real estate lying
in said County of Niskamony, that the personal estate of the
deceased was insufficient to pay his debts, and the said
Administrator having rendered a just and true inventory of
all and singular the personal estate of the deceased, and
preying the aid of the Singson in the premises, the said
Singson did then and there order, that the said Administrator
should cause according to Law Notice to be given for six weeks then
then next ensuing to all persons interested in the estate of the
said deceased to appear before the said Singson at his Office
in the Village of Niskamony in said County on this day, to shew
cause, if any they had, why all the real estate of which the said
deceased died seized, should not be sold to pay his debts, and
no cause having been shown, therefore it is ordered and Directed
that the said Administrator together with W. Foster

Do according to Law in such cases made and provided sell
all and singular, the real estate of which the deceased
died seized lying in said County, of Niskamony, for the purpose
of paying the debts of the deceased, and a conveyance, or
conveyances to the purchaser or purchasers to give, and that
the money arising from the sale of said real estate be paid
as by Law directed, In testimony whereof I have hereunto
affixed the seal of Office, Given under my hand this day
and year first above written

Abijah Tombling Singson

State of New York
Netherlands County

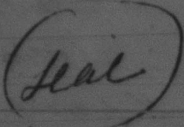
(Seal)

Be it remembered that on the twelfth day April in
the year one thousand eight hundred and seventeen
at a Singsater Court held at the Office of Ahyah
Lombing Esquire Singsater in and for said County
Samuel Rider administrator of all and singular

the goods and chattels rights and credits which were of Reuben
Rider late of said County deceased, having on the twenty eighth
day of ^{September} then last past by his petition to the said Singsater set
forth, that the deceased having died seized of real estate lying
in said County of Netherlands, that the personal estate of the
deceased was insufficient to pay his debts, and the said
Administrator having rendered a just and true inventory of
all and singular the personal estate of the deceased, and
praying the aid of the Singsater in the premises, the said
Singsater did then and there order, that the said Administrator
should cause according to Law Notice to be given for six weeks then
then next ensuing to all persons interested in the estate of the
said deceased to appear before the said Singsater at his Office
in the Village of Netherlands in said County on this day to shew
cause, if any they had, why all the real estate of which the said
deceased died seized, should not be sold to pay his debts, and
no cause having been shown, therefore it is ordered and directed
that the said Administrator together with W. Foster
Do according to Law in such cases made and proceeded sell
all and singular, the real estate of which the deceased
died seized lying in said County of Netherlands, for the purpose
of paying the debts of the deceased, and a conveyance, or
conveyances to the purchaser or purchasers to give, and that
the money arising from the sale of said real estate be paid
as by Law directed, In testimony whereof I have hereunto
affixed the seal of Office, Given under my hand this day
and year first above written

Ahyah Lombing Singsater

State of New York
Netherlands County



Be it remembered that on the twelfth day April in
the year one thousand eight hundred and seventeen
at a Singsater Court held at the Office of Ahyah
Lombing Esquire Singsate in and for said County
Samuel Rider administrator of all and singular

the goods and chattels rights and credits which were of Reuben
Rider late of said County deceased, having on the twenty eighth
day of ^{September} then last past by his petition to the said Singsate set
forth, that the deceased having died seized of real estate lying
in said County of Netherlands, that the personal estate of the
deceased was insufficient to pay his debts, and the said
Administrator having rendered a just and true inventory of
all and singular the personal estate of the deceased, and
praying the aid of the Singsate in the premises, the said
Singsate did then and there order, that the said Administrator
should cause according to Law Notice to be given for six weeks then
then next ensuing to all persons interested in the estate of the
said deceased to appear before the said Singsate at his Office
in the Village of Netherlands in said County on this day, to shew
cause, if any they had, why all the real estate of which the said
deceased died seized, should not be sold to pay his debts, and
no cause having been shown, therefore it is ordered and directed
that the said Administrator together with W. Foster
Do according to Law in such cases made and proceeded sell
all and singular, the real estate of which the deceased
died seized lying in said County of Netherlands, for the purpose
of paying the debts of the deceased, and a conveyance, or
conveyances to the purchaser or purchasers to give, and that
the money arising from the sale of said real estate be paid
as by Law directed, In testimony whereof I have hereunto
affixed the seal of Office, Given under my hand this day
and year first above written

Ahyah Lombing Singsate

Westmore County

Sheriff's Office

L.S.

Be it remembered that on
the eight day of March 1891

Personally appeared before me
Abijah Tombly Sheriff in and for said
County ~~Westmore~~ Samuel Pida administrator
of the goods & chattels rights & credits
of Reuben Pida late of said County
deceased who being duly sworn depose
and said that he had paid all
the debts of the deceased as far as
they had come to his knowledge &
had collected all the debts of
the deceased & that there remained
in his hands one hundred and
five dollars and sixty one cents
owed to be paid to the heirs who
called for and thus closed
his administration

A Tombly

Herkimer-County, ss.

**THE PEOPLE of the State of New-York, by the
Grace of GOD, Free and Independent :**

To *Samuel Nixon*

Whereas *Murkin Nixon of Littlefield* **SEND GREETING:**
as is alledged, lately died intestate, having whilst living and at the time of *his* death, goods, chattels
or credits, within this state, by means whereof the ordering and granting administration of all and sin-
gular the said goods, chattels and credits ; and also the auditing allowing and final discharging the ac-
count thereof doth appertain unto us ; and we being desirous that the goods, chattels and credits of the
said deceased may be well and faithfully administered, applied and disposed of, do grant unto you the said

Samuel Nixon

full power, by these presents to administer, and faithfully dispose of all and singular the said goods,
chattels and credits, to ask, demand, recover and receive the debts which unto the said deceased,
whilst living, and at the time of death, did belong, and to pay the debts which the said deceased
did owe, so far as such goods, chattels and credits will thereto extend, and the law require : Hereby re-
quiring you to make, or cause to be made, a true and perfect inventory of all and singular the goods,
chattels and credits of the said deceased, which have or shall come to your hands, possession or knowl-
edge, and the same so made to exhibit or cause to be exhibited into the office of the Surrogate of the
county of *Herkimer* at or before the expiration of six calendar months, from the date here-
of ; and also to render a just and true account of administration, when thereunto required. And we do
by these presents, depute, constitute and appoint you the said *Samuel*

Nixon

administrat^{or} of all and singular the goods, chattels and credits which were of the said

Murkin Nixon deceased

In testimony whereof, we have caused the seal of office of our said Surrogate to be hereunto affixed,

Witness *Dan Chapman* — Esquire, Surrogate of the said county, at

Herkimer the *twelfth* day of *December* in the year of our

LORD, one thousand eight hundred and *thirty* and of our Independence the

thirty ninth

Dan Chapman Surrogate