

ing his intemarrage with the said Mary Whitacre, as and for the dowry of
the said Mary Whitacre. We the subscribers, having first duly taken and sub-
scribed an oath, faithfully and honestly to execute the trust reposed in us,
as such admessurers as aforesaid, went to the said lands and premises,
and respect being had to the true value of the same, caused one equal
third part thereof to be admessured and laid off as such dowry as
aforesaid. And we do further report and certify, that the lands so as a-
foresaid admessured and allotted to the said Stone, are described as follows:

"Being part of Lot N^o nineteen in township number ten in the second
range of Towns in the county of Ontario, being in the town of Hope-
hill in said county and bounded as follows, to wit: Beginning at a stake
and stone on the north side of the turnpike running from Can-
andaigua to Geneva, thence running north two degrees east, one
chain and 80 links, thence north twenty two and a half degrees east,
five chains and fifty links, thence north eight degrees east, six
chains and fifty links, thence north twenty six degrees east, 26 chains
and 20 links to the north line of lot N^o 19 in N^o 10, second Range -
thence south 88 degrees west, thirteen chains and sixty seven links and a
half, to a stake and stone on the north side line of said lot N^o 19, thence
south 2 degrees west, ten chains to a stake and stone - thence north
88 degrees west, two chains and ninety two links to a stake and stone.
thence south two degrees west twenty five chains and thirty two links
to a stake and stone on the north side of the highway, thence
on a direct line to the place of beginning, containing twenty acres
of land with the buildings and appurtenances thereto belonging."

And we do further report, that our charges for the services
rendered by us as admessurers as aforesaid, amount to the sum
of nine dollars, as will appear by our account herewith presented.
All which is respectfully submitted. April 5th 1824.

James Brinsford } Admessurers of
Jost J. Hart } Mary Whitacre's
Jat Smedley } Dowry.

John Pouches' will
begins here

At a Surrogate Court held for the county of Ontario, at the
Surrogates Office in Canandaigua the fifth day of March, A.D. 1823.
In the matter of Dowry, in the Lands?

of John Pontious dec^d

Upon the presenting the petition of Mary Pontious in this matter, it appearing that Samuel Pontious, Margaret Pontious, Daniel Pontious, Elizabeth Pontious, Henry Pontious, George Pontious, & Lucia Ann Pontious, are infant heirs of John Pontious deceased, all under the age of twenty one year and interested in the lands of the said deceased; and Chester Andrews of the town of Gorham in said county, a discreet and substantial freeholder having consented to act as the guardian of the said infants respectively. In conformity to the Statute and according to law, It is ordered, that the said Chester Andrews be and he hereby is appointed guardian of the said infants respectively, for the sole purpose of appearing for and taking care of their interests in the proceedings to be had upon the petition in this matter.

In testimony whereof, I have hereunto set my hand and affixed my seal of office this 5th day of March, A.D. 1828.

Jana Wilson, Surrogate

The People of the State of New York, by the Grace of God, Free and Independent; Do all to whom these presents shall come or may concern, and especially to Henry Pain and Mary his wife, Samuel Pontious, Margaret Pontious, Daniel Pontious, Elizabeth Pontious, Henry Pontious, George Pontious, and Lucia Ann Pontious, children and heirs of John Pontious, late of the town of Gorham in the county of Ontario deceased, send greeting.

You are hereby cited and required, personally to be and appear before our Surrogate of our county of Ontario, at the Surrogate's Office in the town of Canandaigua on the seventh day of April next, at ten o'clock in the forenoon, to show cause why dower of and in the lands of which the said John Pontious died seized, being about one hundred and thirty three on Lot No 5, in Township No 9, in the second range, and in the town of Gorham in said county, should not be set off, and admeasured to Mary Pontious, the widow of the said John Pontious according to the prayer of her petition. And hereof, fail not.

In testimony whereof, I Jana Wilson, Surrogate of said county, have hereto set my hand and affixed my seal

of Office March 5th A.D. 1828.

David Wilson Surrogate.


At a Surrogate Court held for the county of Ontario, at the Surrogate Office, in the town of Carrandigua in the said county on the 5th day of March A.D. 1828.

Present David Wilson Surrogate.

In the matter of dower in the real estate of John Pontious deceased. Whereas a petition has heretofore, to wit, on the fifth day of March instant, been presented by Mary Pontious, setting forth that she was legally married to the said John Pontious, in his life time, who died on the 13th day of August A.D. 1822. That the said John at the time of his death, was seized in his own name as of fee, of "all that certain tract of land situated in the town of Colborne in the county of Ontario, being part of Lot N^o 5, in Township N^o 9, in the second range, beginning at the south east corner of said lot, thence along the east line northerly, 122 and one half rods - thence north 87 $\frac{1}{2}$ west, 159 rods to the highway, thence along the same north, twenty three and a half degrees west, ten rods - thence west 16 rods - thence south 8 rods - thence west 56 rods to the west line of the lot, thence along the same southerly 85 rods - thence west 116 rods to the centre of the highway, thence along said highway south three and a half degrees east, forty one and a half rods, to the south line of the lot, thence along the same easterly 77 rods to the place of beginning, containing one hundred and thirty three and one quarter acres of land, according to Valentine Brothier's survey made in January 1815." And whereas an order was made by this court on the 5th day of March aforesaid, citing and requiring the children and heirs of the said deceased, they being the only persons interested in the said land, to appear before the said Surrogate, at the Surrogate Office in Carrandigua, on the seventh day of April next, at ten o'clock in the forenoon of that day to show cause why dower of and in the lands and premises above described, should not be granted, set off and doctored to the said Mary Pontious, as the widow of the said John Pontious deceased, which said order was duly served on the aforesaid children and heirs, on the 5th day of March aforesaid as appears by their admission duly filed in this Court. And they having also filed in the said Court their consent

Page 9

that commissioners be forthwith appointed to admeasure and set off
the said dower. It is therefore ordered, in pursuance of the statute in such
case made and provided, that Aaron Younglove, Samuel Stewart and
^{Armstrong} Arnold Tompkins, three disinterested freeholders of the said county be, and
they are hereby appointed admeasurers of the dower aforesaid, and
they are required to admeasure and lay off, as speedily as may
be one third part of the aforesaid lands, quantity and quality
relatively considered, as and for the dower of the said Mary Portious.
And it is further ordered that the said admeasurers make a full
and ample report of their proceedings in the premises, with the
distances and course of the land so admeasured and allotted
to the said Mary Portious, and the amount of their fees or char-
ge to the Surrogate aforesaid, with all convenient speed.

In testimony, I Jacob Hillson, Surrogate of Ontario county,
 have hereunto set my hand and seal of Office this 31st
day of March A. D. 1828. — Jacob Hillson Surrogate

To Jacob Hillson Esq. Surrogate of the County of Ontario, The sub-
scribers admeasurers of the dower of Mary Portious widow of
John Portious late of the town of Cotham in the county of On-
tario deceased, beg leave to report to the said Surrogate.

That in pursuance and by virtue of the authority of an
order issued and granted by the Surrogate aforesaid on the
thirty first day of March last past, requiring us to admeasure
and lay off one third part of the lands in the said order particu-
larly mentioned, being the same lands whereof the said John
Portious was seized at the time of his death, as and for the dower
of the said Mary Portious. We the subscribers, having first duly
taken and subscribed an oath faithfully and honestly to exe-
cute the trust reposed in us as such admeasurers as aforesaid,
went to the said lands and premises, and respect being had
to the true value of the same, caused one equal third part to be
admeasured and laid off as such dower as aforesaid.

And we do further report and certify that the lands so as aforesaid
admeasured and allotted to the said widow, consist of two
certain pieces of land being part of Lot N^o 5 in Township N^o 9 in the

second range of town in the county of Ontario, the first of which is ^{part 5} 110
twenty nine acres, one rood and 30 perches of land, bounded on the east
partly by the road leading from ^{the village of} Bethel to Penn Yan, and partly by the
road from Bethel to Middlesex - on the south by land set off in the par-
tition of the estate of John Pontius, to Lydia Ann Pontius, on the west by
the road leading from Bethel to Middlesex, and on the north by the
lands of Samuel Stewart and the late George D. Stewart - the other piece or
parcel of land set off as aforesaid is two roods and four perches of land
lying in nearly a square form, and bounded on the north by lands
allotted in the partition aforesaid to Elizabeth Pontius - on the east partly
by the land of the said Elizabeth and partly by the land of Margaret
Pontius, on the south by the land of the said Margaret and on
the west by the road leading to Penn Yan, as by reference to the map of
said partition accompanying the report of the commissioners to the
court of Common Pleas of Ontario County, this day made, will more
fully appear. - And we do further report, that our charge for the ser-
vices rendered by us in the premises, is eight dollars and thirty eight
cents. - All which is respectfully submitted. - Given under our hands
this 20th day of May A. D. 1828: C. Younglove, S. Tompkins, Sam^l Stewart.

At a Surrogate Court held for the county of Ontario, at the Sur-
rogate Office in the town of Canandaigua on the thirtieth
day of January A. D. 1827. -

Present Jared Wilson, Surrogate -

In the matter of Power in the real estate
of Alanson Parmele deceased. - - - Upon the presenting the petition
in this matter by Anna Parmele, the widow of the said deceased, it ap-
pearing that John J. Parmele, Harmon Parmele, Nelson Parmele, Willoughby
Parmele, Abraham T. Parmele and Amelia Amelia Parmele are infant
heirs of the said deceased, and are interested in the said real estate,
and Lyman Wilson of the town of Bloomfield, a discreet and sub-
stantial freeholder being personally present and consenting to act as
guardian ad litem of the said infants respectively. It is ordered
that the said Lyman be, and he hereby is appointed guardian of the
said respective infants, for the sole purpose of appearing and taking

THE PEOPLE of the state of New-York, by the grace of GOD, Free and Independent.

TO *Mary Puntius & Chester Andrews*
Executors of the Estate of John Puntius
deceased

Whereas the said *John Puntius* as is alleged, died intestate; having whilst living, and at the time of his death, goods, chattels, or credits within this state, by means whereof, the granting administration, and also the auditing, allowing and final discharging the account 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 the said *Mary Puntius and Chester Andrews*

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 his death did belong; and to pay the debts which the said deceased did owe, so far as such goods, chattels and credits will thereunto extend, and the law require: hereby requiring 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 knowledge, and the same so made, to exhibit, or cause to be exhibited, into the office of Surrogate of the county of Ontario, at or before the expiration of six calendar months from the date hereof; 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 *Mary Puntius & Chester Andrews*

administrators of all and singular the goods, chattels and credits, which were of the said deceased.

John Puntius
IN TESTIMONY WHEREOF, we have caused the seal of Office of our said Surrogate to be hereunto affixed.

Witness *John Selby* Esquire, Surrogate of our said county,
at *Cananogue* the *11th* day of *September* in the
year of our Lord one thousand eight hundred and *twenty-two* and of our Independence, the forty *fourth* year.

John Selby