

The original probate files of Hendricks County, some from as early as 1823, are very fragile and are in storage. You are encouraged to use these digital images instead of seeking the originals as they are as complete, and more readable in many cases, than the originals.

HENRY DARNALL
ESTATE

1846

HENDRICKS COUNTY, INDIANA

To the Honorable the Judge of the probate Court of Hendricks County Indiana At its Nov Term 4th 1861

I William H. Carnall Executor of the Estate of Henry Carnall late of said County deceased would report that the principle portion of the debts that have come to our knowledge have been settled, but owing to the condition of the will of said deceased if all debts paid and all dues collected we could not settle with the heirs of said Estate during the Life time of the widow I therefore pray your honorability to continue the same and your petitioner will ever pray

Wm H. Carnall Executor
Subscribed and sworn to in open Court Nov. 10th 1861
J. D. Parker Clerk



Henry Larnall's Estate.

Report of Executor.

Filed in open court Nov. 10th.
1857 J. B. Parker Clerk

No 18 ~~Is~~ ~~day~~
Henry Darnall's
Estate

Jurpin & Willard &
Darnall
Executors

— 18th —

No 26 ~~Is~~ ~~day~~

No 8 2nd Day

437.486.550.696

33 ~~21~~ ~~14~~ ~~14~~ 1.197.257

287.002.956.593.422

472.410.714.518.9.245

246.298.313.349.572

424.452.473.526

542

Oeder Boole 3. 497.496.531.630

472

" " 4. 75. 71. 111. 140. 171. 197. 227. 287. 312. 356. 393. 422

" " 5. 26. 69. 99. 126. 157. 174. 207. 229. 302. 322.

" " 1 11. 189. 146. 188. 208. 246. 298. 719. 748. 972. 424

452. 470. 526 542

Know all men by these
Presents, that we, Turpin Darnall Wm H Darnall
John Swain & William C Hyten of Hendricks County Ind
are held and firmly bound unto the state of Indiana
in the penal sum of Two thousand dollars Lawful money
of the United States for the payment of which well and
truly to be made and done, we bind our selves our heirs
Executors, and administrators, Jointly and severally, firmly
by these presents Sealed with our seals and dated this
6th day of June 1846

The condition of the above
obligation is such that if the above bound Turpin Dar
nall and William H Darnall will truly and faith
fully discharge the duties and trusts committed to
them as Executors of the last will and testament
of Henry Darnall deceased and will truly and
promptly deliver over to their successor to be ap
pointed by the probate Court of said County should
any such successor ever hereafter be appointed all such
Estate Goods Chattles and assets and assign to such
successor all such rights and credits as shall of right
belong to such successor upon reasonable demand
made thereof then the above obligation to be void
and of none effect other wise to be and remain
in full force and Virtue in Law

In Witness whereof we have
hereunto set our hand and seals the day and year
above written

Turpin Darnall Seal
Wm H Darnall Seal

Approved by me,

J. C. Parker, Clerk of

Hendricks Probate Court

John Swain Seal
Wm C Hyten Seal

Mr Joseph Darnall and William H. Darnall,
do swear that we will honestly and faithfully
discharge the duties and trusts of our appointment
as Justices of the Peace and Justices of the
Henry Darnall, late of said County deceased,
according to and to help us God,

Joseph Darnall
John H. Darnall

do sworn and subscribed to
before me this 6th day of June 1846

J. C. Parker, clk

Henry Darnall
Estate

Bond \$2000.00

Filed in my office
June 6th 1846-

J. C. Parker, clk

Received of William H. and Turpin Darnall
 Executors of the Estate of Henry Darnall late
 of Hendricks County Indiana deceased, the
 following property which was willed to me by the
 said Henry Darnall I being the widow of the deceased

		Appraisment	
1	Fancy post Bedstead Bed & Bedding	13	00
1	Do Do Do Bed & Bedding	14	00
1	Bedstead (high post) Bed & Bedding	8	00
1	Bedstead Bed and Bedding	8	00
1	Bedstead Bed and Bedding	5	00
3	Bed quilts (calico)	5	25-
3	Bed spreads	4	25-
2	Blankets	1	50
1	Cornet	4	00
1	Secretary & Book case	20	00
1	Side Board	37	50
1	Bureau	10	00
1	Cupboard	10	00
1	Six legged Dining Table	3	35-
1	Dining Table	2	00
1	Square Table	1	75-
1	Mantle Clock	2	00
1	Looking Glass		50
1	Clothes Trunk	1	60
1	Do Do	1	37 1/2
9	Blue Painted Chairs	5	00
1	Set Chairs	3	50
		\$159	47 1/2

Amount Brought Over		\$159	47 1/2
3	Figured Table Cloths	1	12 1/2
3	Plain Table Cloths		37
1	lot Carpeting	4	00
3	Tea Boards	1	25
1	Lot Soupboard ware	5	50
1	set Knives & Forks & set Spoons		81 1/4
1	Soup Spoon (Silver)	9	00
1	set Table Spoons (Silver)	10	00
1	set Tea Spoons (Silver)	3	75
1	Cream and Sugar spoon	2	00
1	set window Curtains		25
1	Wooden Buckett		25
1	lot tin ware	1	00
3	ten Gallon Kettles	3	00
1	9 gal Kettle & 6 Gallon pot	1	00
3	Ovens		62 1/2
1	Pot and Skillett	1	25
1	Stew Kettle & Ladle		75
1	fire Shovel 2 pare pot hooks 3 pr Bails		75
2	pot Racks	1	25
1	pair Ana Irons		62 1/2
1	Coffee Mill		12 1/2
1	lot Shoe makers Tools		37 1/2
1	lot Carpenters tools		50
1	Pair Shears & 3 candle sticks		56 1/4
1	Smoothing Iron		37 1/2
1	tenant Saw		25
		\$310	35

Amount Brought up

\$210

25

1 pair Saddle Bags

75

1 Pair Stutzards

50

\$311.50

Received the foregoing property this
27th day of June 1846

Attest: L. L. Larnall

John L. Larnall

Henry Darnalls
Estate

Widows Receipt

A

You and each of you do Swear that you will
truly, honestly, and impartially appraise the
Estate, property, and effects of the estate of Henry-
Darnall, late of Mendocino County, deceased,
which shall be exhibited to you, according to
the best of your Judgments and ability, so
help you God.

Benjamin F. Cook
Thomas Watson
John W. Cradick

Sworn to and Subscribed
before me the undersigned
Clerk of the Mendocino Circuit
Court, This 27th day of June
A.D. 1866. J. C. Parker, Clerk

Henry Darnalls
Estate

Oath of Appraisers

Filed in My office June
27th 1846.
J. Q. Parker, Clerk

1 Note of hand on Wm. C. Hyatt June 2nd.
 14th 1827 Amt \$544.00
 Int on same 635.12
 Amt 1179.12
 Credit on same 857.46
 Balance Due 321.66
 not considered collectable at present
 Total Amount \$413.54.

July 30th day of July 1846

Bey^r J. T. Lout
 John W. Bradick
 Thomas G. Lout } Appraisers

There are other notes given for a certain consideration which has not been complied with therefore they are not collectable at present but if the consideration is complied with they will be placed on the Inventory

Wm. C. Hyatt

State of Indiana }
 Hendricks County } Jp.

Before me the undersigned Clerk of
 of the Probate Court, of Hendricks County, Personally came
 Wm. C. Hyatt and Surpin Darnall executors of the last
 will and testament of Henry Darnall, late of said County
 deceased, who being by me duly sworn say that the within
 and foregoing inventory of the estate, property and effects
 Henry Darnall late of said County deceased is in all respects
 just and true and contains a full statement of all the property
 bonds, mortgages, notes & other securities, debts and accounts in favor
 of the estate of said deceased, which have come to their hands
 or knowledge, and of all the money, bank bills and other
 circulating medium which have come to their hands belonging
 to said estate, except certain notes referred to in the above statement

Sworn & Subscribed to before me this
 31st day of July 1846
 J. C. Rutledge

Wm. C. Hyatt
 Surpin Darnall

Filed on my office
 July 31st 1846
 J. M. Darnall

Inventory of the Goods, Chattels & Effects
of Henry Darnall late of Henrich Co. Va.
Taken By Surpin Darnall & Wm. H. Darnall
Executors of the last Will and Testament of
the aforesaid Henry Darnall with the as-
sistance of John W. Craddock, Benj. J. Fort
and Tho. Gatson Appraisers Selected by
the Executors aforesaid This 27th day of
June 1846

	\$	6
1 Fancy Post Bedstead, Bed & Bedding	13.00	
1 do. do. do. do. do.	14.00	
1 Bedstead (High Post) Bed & Bedding	8.00	
1 Bedstead Bed & Bedding	8.00	
1 do. do. do.	5.00	
3 Bed-quilt (Calico)	5.25	
3 Bed Spreads	4.25	
2 Blankets	1.50	
1 Coverlet	4.00	
1 Secretary & Book-case	20.00	
1 Side Board	37.50	
1 Bureau	10.00	
1 Cupboard	10.00	
1 Six Leg Dining Table	3.25	
1 Dining Table	2.00	
1 Square Table	.75	
1 Mantle Clock	2.00	
1 Looking Glass	.50	
1 Cloth Trunk	1.60	
1 do. do.	1.37 $\frac{1}{2}$	
9 (Blue) Painted Chairs	5.00	
1 Set of Chairs	2.50	
3 Square Table Cloths	1.19 $\frac{1}{2}$	
2 Plain Table Cloths	.37 $\frac{1}{2}$	
1 Lot Carpeting	4.00	
3 Sea Boards	1.25	
	766	237

	166.23
	\$, C.
1 Lot Cupboard Ware	5.50
1 Set Knives & forks & Set of Spoons	81 $\frac{1}{4}$
1 Soup Spoon (Silver)	9.00
1 Set Table Spoons (Silver)	10.00
1 Set Tea Spoons (Silver)	3.75-
1 Cream & 1 Sugar Spoon	2.00
4 Sets Window Curtains	25-
1 ^{wooden} Bucket	25-
1 Lot Tin ware	1.00
2 10 Gallon Kettles	3.00
1 9 Gallon Kettle & One 6 Gallon pot	1.00
2 Ovens	62 $\frac{1}{2}$
1 Pot & Skillet	1.25
1 Stew Kettle & Ladle	75-
1 Copper Kettle	12.00
1 Fire Shovel, 2 pair pot Hooks, 3 pair Bails	75-
2 Pot Racks	1.25-
1 Pair Andirons	62 $\frac{1}{2}$
2 Axes	50
1 Hand Axe & 1 Mortising Axe	62 $\frac{1}{2}$
1 Coffee Mill	12 $\frac{1}{2}$
1 Lot Shoe Makers Tools	37 $\frac{1}{2}$
1 Lot Carpenters Tools	50
2 Stands Bess	2.00
1 Pair Shears & 3. candle Sticks	56 $\frac{1}{2}$
1 Smoothing Iron	37 $\frac{1}{2}$
1 Shot Gun	4.00
1 Grubbing Hoe	35-
1 Tenon Saw	25-
1 Weeding Hoe	25-
1 Mans Saddle	15.00
1 Mans Saddle	2.00
1 Pair Saddle Bags	75-
1 Pair Gears	1.00
1 Sorrel Horse	15.00
1 Brown Mare	5.00
1 Pair Steelyards	50
	264.11

1 Note of Hand on Wm H. Barnall due 19th Sept 1846. \$ 6.
5.00

1 Note of Hand on Greenup Eaton
due Jan 15th 1841 \$ 100.00
Int on Same 55.00
155.00

Credit on Same 73.06 $\frac{1}{2}$
Balance due on Same 81.93 $\frac{3}{4}$ 81.93 $\frac{3}{4}$

1 Note of Hand on John Swain due Dec 25, 1839.
\$ 47.37

Int on Same 18.72
66.09

Credit on Same 25.03
Balance due 41.06 — 41.06

An account on Jones Foster dated March 15th
1832 — Amt — \$ 26.00

Credit on Same (By J. C. Julian) 6.00
Balance due \$ 20.00

in judgement of Appraisers not collectable.

1 Note of Hand on Andrew M. Lout dated
Sept 6th 1838 — Amt. \$ 32.47.

Int on Same 25.65
58.12

Amt.
in judgement of Appraisers not collectable.

1 Note of hand on Jacob Turpin due
Dec 25th 1826 — Amt. \$ 26.00

Int on Same 30.42
56.42

Credit on Same 40.00
Balance on Same 16.42 16.42

Vale Bill of property of the Estate
of Henry Darnall Late of Henricks Co.
La. Dec^r Sold July 31st 1846.

List of Bidders - List of Property -		\$.	C.
J. Darnall	1 Iron Saw	25	
J. Darnall	2 Mortising Chisels	56	$\frac{1}{4}$
V. Darnall	1 Weeding Hoe	12	$\frac{1}{2}$
J. Darnall	1 Chopping Axe	25	
J. Darnall	1. Axe	06	$\frac{1}{4}$
J. Darnall	1 Mortising Axe	06	$\frac{1}{4}$
J. Darnall	1 Hand Axe	43	$\frac{3}{4}$
J. Darnall	1 Grubbing Hoe	10	
Wm. C. Hyten	1 Pair of Gears	68	$\frac{3}{4}$
J. Darnall	2. Stands of Bee	25	
W. H. Darnall	1 Mans Saddle	1. 06	$\frac{1}{4}$
J. Darnall	1 Mans Saddle	11. 93	
J. Darnall	1 Shot Gun	1. 75	
J. Darnall	1 Copper Kettle	9. 20	
Sally Darnall	1 Sorrel Horse	4. 00	
J. A. Hyten	1 Brown Mare	7. 18	$\frac{2}{4}$
		\$37. 91 $\frac{3}{4}$	

1 Note Given by Johnson A. Hyten for
\$7.87 Security Wm. C. Hyten

1 Note on Gurpin Darnall for \$24.35.cts
Wm. H. Darnall Security

1 Note on Sarah Darnall for \$4.62 $\frac{1}{2}$ Cts
W. H. Darnall Security

Wm. H. Darnall, Cash \$1.06 $\frac{1}{4}$ Cts

Bey^r J. Lout, Clerk of Sale

State of Indiana }
Henricks County }

Personally appeared before me
Joshua D. Parker, Clerk of the ~~Circuit~~ ^{Probate} Court of said
County and, makes oath, ^{that} the above Sale, ^{is} a
Correct account of the sale of the property of Henry
Darnall, deceased, and of the notes taken at said
Sale, ^{with the securities thereon} and is true in all respects as
he verily believes.

Subscribed and sworn to before me this 11th day of August 1846
J. D. Parker, Clerk

Henry Quarmble
Estate

Sal. Bill

Filed in my office
August 14th 1844
J. H. Parker
Clerk

over

Danville Ind Jan the 2^d 1853—
Recd of Wm H Darnall ad Executor of
the Estate of Henry Darnall deceased
Eighteen dollars it being for 2 sets Tomb
Stones for the deceased & his wife
J Julian

Received of W. H & Turpin Darnall, Exors
of the Estate of Henry Darnall deceased, two
dollars for advertising notice of sale of the
personal property of said Estate

June 27, 1855.

W. H. H. Lewis

Vouchers

From 17 to ~~28~~²⁹

N^o 18

J. Julian
\$18.00

25
35

N^o
18

Julian's
No. 18
Director

N^o 17

Wm H Lewis
\$2.00

N^o 17

Henry Darnall

No. 732

January 13th 1846.

One day after date, for value received, I promise to pay to
Mrs Mathew or order,

Seven Dollars ³²/₁₀₀ dollars, without any relief whatever
from valuation or appraisement laws.

\$

Henry Darnall

\$

Received of W^m H. & J. Darnall Executors of the Estate
of Henry Darnall deceased by the hand of W^m H
Darnall (one of Executors) one hundred and thirty nine
— dollars and — cents as a portion of the interest
of money belonging to the Estate of Henry Darnall Decd
and directed to be paid to me by his will & being the
widow of said deceased
August the 8th 1853
Mary + Darnall
my

Attest

John Swain
Elihu Swain

Received of Turpin & Wm. H. Darnall ~~of the~~
~~hand of the~~ Estate of Henry Darnall
 deceased by the hand of Tho^s F.athers Eight
 dollars and thirty two cents. May 27th 1868
 the amt of the within total Wm. L. Heathcock

Wm. L. Heathcock
 \$21
 \$2.32

No 20

Henry Darnall
 Estate

Wm. Darnall
 Receipt
 \$139.00

No 20

Henry Barnall
1842 To J R Moore Dr
May 23 To Horse shoeing 1 per old 25

Received June 28th 1854 of
Wm H Barnall Executor of the Estate
of Henry Barnall deceased two dollars
for services in crying sale on the 15th
May 1854 Isaac Christie

April 10th 1854
Wm H Barnall Executor of Henry Barnall's Estate
Dr To James S Mullikin
To 1 Coffin & Shell for Sarah Barnall
Widow of said Henry \$8.00
May 2^d 1855 Recd payment of Wm H Barnall
Executor afor said Jas S. Mullikin

N^o 26
 H. Moore
 \$0.25

272
 107632
 1221
 152

Recd of Wm. Moore
 Dec 1854

Recd of Wm. H. Danell Esq
 of the late Henry Danell
 the within acct. is full

N^o 22
 Isaac Christie
 \$2.00

Isaac Christie
 107632
 1221
 152

N^o 19
 J. G. Millikin
 \$8.00

N^o 19

Charles R. R.
 Dr. Wm. Moore
 & Son

Recd of W^m H Darnall one dollar
for the Estate of Henry Darnall Decr.
June 18th 1849 S. C. Crawford

March 24th 1849

Recd of W^m H Darnall Executor of the
Estate of Henry Darnall Two Dollars in
part pay for coffee for said Decr.
S. C. Crawford

Mr Henry Darnall

1845

In acct with S. K. L. Maccam Dr

June 23rd To 4¹/₂ Bush Meal 3⁷/₂

\$ 1.19
75

1847 per By amt pd By W^m H Darnall Ex^r

Balance due S. K. L. M

1.94

Rec^d payment in full of the above of W^m H
Darnall Ex^r. August 17th 1855
S. K. L. Maccam

N^o 25th
J. C. Cramer
\$3.00



N^o 29
J. C. Cramer
\$1.69

By Bussell
Not with
J. C. Cramer
94th

April the 10th 1854 Henry Darnall Estate
Dr to John Swain for services rendered in
taking care of Sarah Darnall Widow of said
Deceased for the Term of two years at twenty
five dollars per year ~~50,00~~ 50,00
John Swain

Henry Darnall
To John Swain Dr
By Settlement with ~~executors~~ or
work done and provisions furnished
to the said Henry Darnall from
the 1st day of Jan 1840 to the 9th day
of May 1846 \$48 50

No 37

No 28

Recd Jan 1st 1854 of Wm H
Darnall Receiver of the Estate of
Henry Darnall forty eight dollars
and fifty cents in full of the within
Account

John Swain

Henry Darnall's Estate Dr to
John W. Tradick for one and a half days in
appraising property of Estate and being qualified
as appraiser Aug 1st 1846 \$1.00

Henry Darnall's
Estate

16 Vouchers

Filed April 27 1833

John Irons. Clerk

Henry Darnall's Estate

Recd. of William H. Darnall
Esqr of said Estate Forty Eight dollars and
seventy five cents in full of the fees in
said Estate
Feb 18. 1837

John Irons Clerk

Received of J^{ms} H. Carnall Co Executor of the
Estate of Henry Carnall late of Hendricks County
Indiana Successor one dollar in full of the within
Account Feb 1st 1867 John W. Bradick

Voucher
No. 1

05000

Recd of Wm H Darnall as Executor of the
 Estate of Henry Darnall Deceased the sum of ~~Twenty~~ one
~~dollars~~ Thanks in full for my services for setting up
 Advertisements of taking out letters of Administration
 by said Executors
 April 1848

Wm H Darnall

Wm H Darnall Executor of the Estate of Henry
 Darnall Deceased Claims for services in Attending
 the taking of Inventories and sales and Collecting and
 paying out as follows

On \$1000.00 5 per cent Commission	50.00
On \$776.80 2 per cent	15.53
	<hr/> 65.53

Oct 28th 1847

Received of Wm H Darnall one of
 the Executors of the Estate of Henry Darnall deceased
 forty five dollars and thirty five Cents it being

Alfred
 Surpin Darnall

Servy Darnall

Sarah Darnalls
Receipt \$45.35

Voucher No 3

62812

Mytens
Recd to
Darnall
Executor
\$1.00

Voucher No

6

Recd Sept the 17th 1847 of Wm H Darnall as
Executor of the Estate of Henry Darnall deceased
two dollars to be credited on a note given by the
said Henry Darnall to Jeremiah Dwyer given
November the 18th 1844
James Dwyer

Donville Apr 5th 1847
Recd of W H Darnall Executor
of the Estate of Henry Darnall ~~decd~~
Seven Dollars in full for one Coffin
for said Henry Darnall
S C Crawford & Co

Jan 15th 1847 Received of Wm H Darnall and
of the Executors of the Estate of Henry Darnall deceased
one dollar in full for my services in appraising property
of said Estate

James Latimer

J. Gatsons
Recd
\$1.00

Voucher #1

No 1
Voucher

W. H. Dammals
Recd

Voucher
7

No 124/132/172 Danville August 18th 1847
Received of Wm H. & T. Darnall Executors of the Estate of Henry Darnall
and thirty eight cents, in full of the State, County, and Road Tax,
for the years 1844, 45 & 46 penalty and interest on Wm
of N.E. $\frac{1}{4}$ & S.E. $\frac{1}{4}$ of N.E. $\frac{1}{4}$ of Section 28 Township 16 Range
1 West

Edmund Clark County Treasurer.

Danville Jan. 15. 1847
Received of Wm H. Darnall Executor of
Henry Darnall deceased five dollars and
five cents in full of State County and Road
Tax for the years 1844 & 5 on Wm 18th Sec. 21
S16 R1W (with the penalty & interest)
James S. Odell
Treasurer T.C.

Received of Wm H. Darnall as Executor of
the Estate of Henry Darnall Deceased the
sum of seven dollars as principal and interest
on a note given by the said Henry Darnall
to Jeremiah Dejeu bearing date November 11th
18th 1844
Oct the 30th 1849 James D. Darnall

Voucher
No 13

Voucher
No 9

Specimens Recd
To Mr. Williams
as Executive
Voucher
8

Received August the 11th 1849 of W^m H
Darnall as Executor of the Estate of Henry
Darnall deceased one dollar and seventy one
cents the balance in full on a note given by the
said decedent to Jeremiah Dapew bearing date Nov
the 18th 1844

D B Buzzard

Danville June 16th 1841

One day after date I promise to pay
Crawford Davis & Merrick the sum of eight
dollars & 66 cts for value received

Henry Darnall

Recd of N. H. Darnall one dollar
which is to be credit on an account
against the Estate of Henry Darnall Dec
in favor of J. C. Crawford
May 25th 1849

J. C. Crawford
G. Clark

Wm. D. Bingham
Receipt
No. 10

Recd of Wm. D. Bingham
Twenty five Dollars
December 29th 1852

Wm. D. Bingham
Crate
\$8.66
Voucher
No. 12

in full of this
Wm. D. Bingham

Voucher
No. 11

\$489.95

Received March the 10th 1852 of William
H. & J. Darnall Executors of the of Henry
Darnall deceased (by agreement four hundred
and eighty nine dollars (\$489) and ninety
five cents (95 cts) it being the amount
come to me by the will of the said Henry
Darnall to ~~make~~ make me equal with Elizabeth
Devain and Maria J. Darnall (Gross) with
its Interest included up to this date
Wm H. Darnall

Received December the 18th 1851 of Wm H. Darnall
Executor of the Estate of Henry Darnall late of Hendricks
County Ind Deceased 48 cts in full of State County
and road Tax for the year 1851 on one hundred
dollars
Wm Brittain Treasr

Voucher
No 15

Lat. Act
W. Daniels
Estad
Boucher
No 14

State of Indiana
Hendricks County

I Joshua D. Parker, Clerk
of the Probate in and for the
County of Hendricks in the State of Indiana, do
Certify the annexed to be a true copy of the last
will and testament of Henry Darnall, late
of said County of Hendricks, and State of Indiana,
deceased, and of the certificate of probate as endorsed
thereon; and Turpin Darnall, and William
H. Darnall, having duly qualified and given
bond as required by law, as Executors with the
will annexed, are duly authorized to take upon
themselves the administration of said Estate
according to such will.

"Witness My hand and Seal of said Court
at Danville this 6th day of June in the
year of our Lord one thousand eight
hundred and forty Six;"

J. D. Parker, Clerk

I Henry Darnall of Hendricks County and State of Indiana, do make and publish this my last will and testament, hereby revoking and making void all former wills by me at any time heretofore made: First I direct that my body be decently interred and that my funeral be conducted in a manner corresponding with my estate and situation in life; and as to such worldly estate as it has pleased God to entrust me with. I dispose of the same in the following manner to wit: I direct first that all my last debts and funeral expenses be paid as soon after my decease as possible out of the first moneys that shall come to the hands of my Executors from any portion of my estate real or personal. I also direct that my library of Books shall be divided equal according to value between my two sons Turpin and William Harrison and my Daughter Matilda Swain, Provided however, that my beloved wife shall be allowed to keep such of my books as she wishes for her self during her natural life, and at her death to be divided as before directed, I also direct that a fair valuation or appraisement be made, by three Judicious Neighbors, of all my estate either real or personal, and after being signed with their names that a copy of the same be given by them to my Executors, also a copy of the same to be filed in the Probate Court of said County aforesaid, I also direct that all the real estate of which I shall die seized or possessed (if any) shall be sold by my Executors for its reasonable value for cash

or on such credit as the Probate Court may think
best, and the amount thereof secured in
such manner as is usual in like cases to insure
the full and punctual payment thereof; And
to effectuate this my intention I hereby vest my
executors with full power and authority to dispose
in full and ample a manner in every respect
as I could myself do if living, I also direct that the
whole of my household furniture shall be and remain
the absolute property of my beloved wife during her
natural life, if she should be living at the of my decease;
provided she shall see fit to keep the same, but if she
should only take a portion, I direct my executors to
dispose of the portion she leaves as the law directs in
such cases, and the money arising from this source
shall be disposed of as hereinafter directed, Provided
however that this shall not effect the division of my
Books, as before provided, or any other specified
articles which may hereinafter be bequeathed to any
one of my children, nor shall there be any thing so
construed to prevent my wife from disposing of
any of the household furniture that she is left in
charge with if she see fit to dispose of the same
or any portion thereof, And also at the death of
my beloved wife all property left by her (except such
as is specially willed to some of my children) shall be
sold as before directed and the proceeds to be divided as
hereinafter directed, I also direct that if my beloved
wife should survive me, that all the money coming
into the hands of my Executors as assets of my estate
shall be by them put out at interest for one year
at a time, having the same made safe to their

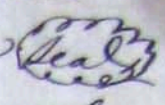
satisfaction, them and their Securities being respo-
nsible for the same, and the same to remain at
interest for and during the natural life of my
beloved wife, the interest or so much thereof as it
requires to maintain my wife shall be paid by my
Executors to be as the same comes to their hands (and
the remainder of the interest if any) shall be put
out at interest with the principle, but if the
interest should be insufficient to maintain my wife
in a comfortable and decent manner on proof being
made of that fact to the Probate Court, the Court shall
make an order directing my Executors to pay to my
beloved wife any amount of said principle that
may appear to be reasonable for her support.
Provided however that nothing in the foregoing shall
be so construed as to prevent my wife from
drawing the whole of the interest if she see fit to
do, and my Executors is hereby clothed with full
power to pay the whole of the interest over to her
when demanded by her, or pay the same afterwards as
the same may come to their hands. I also will
and direct that immediately after the death of my
self and my wife that my Executors shall proceed to
collect all money coming to my estate if the same
be due, and if any part of the same be not
due, I direct them to proceed to the collection of
the same as it becomes due, and pay the same
out in the following manner to wit: (1) As
I have let all of my kind have more or less
money and property which is to be accounted
for in a final Settlement of my Estate and
for the purpose of saving my Executors of a

Gradual of trouble and expence to the estate they are directed to pay the same out to my heirs as follows, to wit: I will and direct them to pay to my daughter Matilda the sum of eight dollars of my estate with six percent interest per annum on the same from the 1st day of January 1846 before any of the rest of my children shall receive any as it requires that amount to make her equal with my son William Harrison, (2nd) I will and direct them to pay to my daughter Matilda and my son William Harrison, each the sum of three hundred and twenty seven dollars and eighty cents with six percent interest on the same per annum from the 1st day of January 1846, until the same is paid, before any of the remainder of my heirs shall be allowed to receive any portion of my estate as it requires the foregoing amounts. to make them equal with what I paid to my son Zachariah (3rd) I will and direct them to pay to my daughter Matilda and my son William Harrison and my Grand daughter Maria V. Darnall, only heir of my son Zachariah Darnall, deceased each the sum of one hundred and sixty six dollars and eighty eight cents with six percent interest per annum on the same from the 1st day of January 1846, before any portion of my estate shall be paid to the remainder of my heirs (4th) I will and direct them to pay my sons Turpin and William Harrison and my daughter Matilda and my Grand daughter Maria V. Darnall, each the sum of two hundred and thirty one dollars and thirty two cents with six percent interest on the same per annum from the 1st day of January 1846, until paid before any of the remainder

of my heirs shall be entitled to receive any portion
 of my estate. (5th) I will and direct them to pay
 my son Turpin and William Harrison, and
 my daughters, Matilda Swain, and Polly Flatters,
 and my Grand daughter Maria S. Darnall, aforesaid
 each the sum of one hundred and eight dollars and
 eighty four cents with six percent per annum from
 the 1st day of January 1844, until paid before they
 are authorized to pay any amount to the remainder
 of my heirs (6th) I will and direct them to pay
 to my son Turpin and William Harrison and
 my daughter Matilda Swain, Polly Flatters, and
 Eliza Hyton, and my Grand daughter Maria S.
 aforesaid, each the sum of three hundred and six
 dollars and seven cents with six percent interest
 per annum from the 1st day of January 1844, until
 paid before the heirs of my son Ezekiel shall be entitled
 to receive any portion of my estate (7th) I will and
 direct them to pay the remainder of my estate if there
 should be any, to all of my heirs share and share alike,
 but if there should not be enough of money
 belonging to my estate to bring all of my heirs up
 equal with what my son Ezekiel stands charged
 with, according to the foregoing direction then and in
 that case my executors is directed to pay all the money
 that comes to their hands as such Executors, as far as the
 same goes as before directed (1st) to my daughter Matilda
 (2nd) to my son William Harrison, my daughter
 Matilda and to on as before directed, Provided however
 that the amount which may be coming to my Grand
 daughter Maria S. aforesaid as directed above,
 shall be put out at interest by my Executors,

until she shall marry and have children then,
the same with its interest shall be paid by my
Executors to the use of her and her heirs. &c. I
also will and direct that if any of My heirs named
in the foregoing will should not be living at the time
of the distribution as before directed, then and in that
case my executors shall pay the money that may be com-
-ing to said deceased heir, to their heirs or legal represen-
-tatives, Provided however, as there is a suit now pending
in the Hendricks Circuit Court against my son William
Harrison, as former School Commissioner, Now if
said suit should go against him and his securities
after having been carried through the Circuit Court and
Supreme Courts, and he should have the money to pay, I
will and direct my Executors to pay to my son William
Harrison, the sum of two hundred dollars to assist him
to pay the Judgment, to be paid out of the first moneys
that comes into their hands after all of my last debts
are paid, then to proceed to pay the remainder out as
before directed. And lastly I hereby make and ordain
my beloved sons Turpin Darnall, and William
Harrison Darnall, Executors of this my last will and
testament. And if either of them should not be
living at my decease or should refuse to act as such
Executor then and in that case the other one shall have
full power to act and carry out this my last will
and testament, and if they should both be dead at the
time of my decease or should refuse to act as such
Executors then the Probate Court is directed to appoint
some suit able person to act as Executor as
before directed. In Witness whereof I Henry
Darnall, the testator have hereunto set my hand

and Seal this twenty ninth day of February in
the year of our Lord one thousand Eight hundred
and forty four

Henry Darnall 
Signed, Sealed, published, and declared, by the
above named Henry Darnall, as his Last
will and testament in the presence of us, who
have hereunto subscribed and named as witnesses
thereto, in the presence of the said testator and in
the presence of each other the day and year written

Thomas Gatson
Carvil Sharp
Martin L. Green
Nathan Swain

State of Indiana
Hendricks County

Be it remembered that on
this the 22nd day of May A.D. 1846. Thomas Gatson,
and Nathan Swain, two of the Subscribing witn-
esses to the foregoing Will of Henry Darnall,
being duly sworn by me the undersigned Clerk
of the Hendricks Probate Court, upon their oaths
deposeth and says that the foregoing will was
duly executed by the said Henry Darnall
deceased in their presence that said Testator
at the time of Executing the same was of full
age to devise his property, and of sound mind
and memory, and not under any coercion
or restraint

Thomas Gatson
Nathan Swain

In testimony whereof I do hereunto set my hand and affix
the seal of said court at Danville the 22nd day of May
A.D. 1846,
J. D. Parker, Clerk

I Henry Barnatt of Hendricks County and State of Indiana, do make
and publish this my last will and testament, hereby revoking and making void
all former wills by me at any time heretofore made; First I direct that my body
be decently interred and that my funeral be conducted in a manner commensurate
with my estate and situation in life; and as to such worldly estate as it
has pleased God to entrust me with, I dispose of the same in the following manner
to wit I direct first that all my last debts and funeral expenses be paid as soon
after my decease as possible, out of the first moneys that shall come to the hands of my
Executors from any portion of my estate real or personal. I also direct that my
library of books shall be divided equal according to value, between my two
sons Joseph and William Harrison and my daughter Elizabeth Swain, provided
however; that my beloved wife shall be allowed to keep such of my books as
she wishes for her self during her natural life, and at her death to be
divided as before directed. I also direct that a fair valuation or appraisement
be made, by three judicious neighbors, of all my estate either real or
personal, and after being signed with their names that a copy of the
same be given by them to my Executors, Also a copy of the same to be
filed in the probate Court of said County aforesaid I also direct that all
the real estate of which I shall die seized or possessed (if any) shall be sold
by my Executors for its reasonable value for cash or on such credit as the
probate Court may think best, and the amount thereof secured in such
manner as is usual in like cases to insure the full and punctual payment
thereof. And to effectuate this my intention I hereby vest my Executors
with full power and authority to dispose in fee simple according to the foregoing
arrangement in as full and ample a manner, in every respect as I could
my self do if living. I also direct that the whole of my household furniture
shall be and remain the absolute property of my beloved wife during her
natural life, if she should be living at the time of my decease, provided
she shall see fit to keep the same, but if she should only take a portion I
direct my Executors to dispose of the portion she leaves as the law directs
in such cases and the money arising from this source shall ^{be} disposed of as
herein after directed (Provided however that this shall not effect the divis-
ion of my books as before provided, or any other specified articles which
may hereinafter be bequeathed to any one of my children, nor shall
there be any thing so construed to prevent my wife from disposing of any
of the household furniture that she is left in charge with if she sees fit to
dispose of the same or any portion thereof.) And also at the death of
my beloved ^{wife} all property left by her (except such as is specially will to some
of my children) shall be sold as before directed and the proceeds to be dis-
posed as herein after directed. I also direct that if my beloved wife should survive

me, that all the money coming into the hands of my Executors as assets of my estate shall be by them put out at interest for one year at a time, having the same made safe to their satisfaction, them and their securities being responsible for the same, and the same to remain at interest for and during the natural life of my beloved wife, the interest or so much thereof as it requires to maintain my wife shall be paid by my Executors to her as the same comes to their hands (and the remainder of the interest if any) shall be put out at interest with the principal, but if the interest should be insufficient to maintain my wife in a comfortable and decent manner on proof being made of that fact to the probate Court, the Court shall make an order directing my Executors to pay to my beloved wife any amount of said Principal that may appear to be reasonable for her support, Provided however that nothing in the foregoing shall be so construed as to prevent my wife from drawing the whole of the interest if she see fit so to do, and my Executors is hereby clothed with full power to pay the whole of the interest over to her when demanded by her, or pay the same afterwards as the same may come to their hands. I also will and direct that immediately after the death of my self and my wife that my Executors shall proceed to collect all money coming to my estate if the same be due, and if any part of the same be not due, I direct them to proceed to the collection of the same as it becomes due, and pay the same out in the following manner to wit (1st) As I have let all of my heirs have more or less money and property which is to be accounted for in a final settlement of my estate and for the purpose of saving my Executors of a great deal of trouble and expense to the estate they are directed to pay the same out to my heirs as follows, to wit; I will and direct them to pay to my daughter Matilda the sum of eight dollars of my estate with six per cent interest per annum on the same from the 1st day of January 1844 before any of the rest of my children shall receive any, as it requires that amount to make her equal with my son William Harrison (3rd) I will and direct them to pay to my daughter Matilda and my son William Harrison each the sum of three hundred and twenty seven dollars and eighty cents with six per cent interest on the same per annum from the 1st day of January 1844 until the same is paid; before any of the remainder of my heirs shall be allowed to receive any portion of my estate as it requires the foregoing amounts to make them equal with what I paid to my son Zachariah (3rd) I will and direct them to pay to my daughter Matilda and my son William Harrison and my grand daughter Maria I Barnall only heir of my son Zachariah Barnall deceased each the sum of one hundred and sixty six dollars and eighty eight cents

with six per cent interest per annum on the same from the 1st day of January 1844. before any portion of my estate shall be paid to the remainder of my heirs (4th) I will and direct them to pay my sons Turpin and William Harrison and my daughter Matilda and my Grand daughter Maria I Barnall each the sum of two hundred and thirty one dollars and thirty two cents with six per cent interest on the same per annum from the 1st day of January 1844 until paid before any of the remainder of my heirs shall be entitled to receive any portion of my estate (5th) I will and direct them to pay my sons Turpin and William Harrison and my daughters, Matilda Swain and Polly Flathers and my Grand daughter Maria I Barnall aforesaid each the sum of one hundred and Eight dollars and Eighty four cents with six per cent per annum from the 1st day of January 1844 until paid before they are authorised to pay any amount to the remainder of my heirs (6th) I will and direct them to pay to my sons Turpin and William Harrison and my daughter Matilda Swain Polly Flathers and Elizabeth Ten and my Grand daughter Maria I aforesaid each the sum of Three hundred and Six dollars and seven cents with six per cent interest per annum from the 1st day of January 1844 until paid before the heirs of my son Ezekiel shall be entitled to receive any portion of my Estate (7th) I will and direct them to pay the remainder of my Estate if there should be any, to all of my heirs share and share alike, but if there should not be enough money belonging to my Estate to bring all of my heirs up equal with what my son Ezekiel stands charged with, according to the foregoing direction then and in that case my Executors is directed to pay all the money that comes to their hands as such Executors, as far as the same goes as before directed (1st) to my daughter Matilda (2nd) to my son William Harrison and my daughter Matilda, and so on as before directed, Provided however that the amount which may be coming to my Grand daughter Maria I aforesaid as directed above, shall be put out at interest by my Executors until she shall marry and have children then the same with its interest shall be paid by my Executors to the use of her and her heirs (8th) I also will and direct that if any of my heirs named in the foregoing will should not be living at the time of the distribution as before directed, then and in that case my Executors shall pay the money that may be coming to said deceased heir, to their heirs or legal representative. (Provided however, as there is a suit now pending in the Honorable Circuit Court against my son William Harrison as former

School Commissioners, Now if said debt should go against him and his Securitiz after having been carried through the Circuit and Supreme Courts, and he should have the money to pay, I will and direct my Executors to pay to my Son William Harrison the sum of two hundred dollars to assist him to pay the Judgement, to be paid out of the first moneys that comes into there hands after all of my last debts are paid, thence proceed to pay the remainder out as before directed. And lastly I hereby make and ordain my beloved Sons Joseph Barnall and William Harrison Barnall Executors of this my last will and testament. And if either of them should not be living at my decease or should refuse to act as such Executor then and in that case the other one, shall have full power to act and carry out this my last will and testament, and if they should both be dead at the time of my decease or should refuse to act as such Executors then the probate Court is directed to appoint some suitable person to act as Executor as before directed.

In Witness whereof I Henry Barnall the testator have hereunto set my hand and seal this twenty ninth day of February — in the year of our Lord one thousand eight hundred and forty four

Henry Barnall Seal

Signed, Sealed, published, and declared, by the above named Henry Barnall as his Last will and testament in the presance of us, who have hereunto subscribed our names as witnesses thereto, in the presance of the said Testator and in the presance of each other the day and year written

Thomas Gatson
Carniel Tharp
Martin F. Green
Nathan Swain

The State of Indiana
Hendricks County

Be it remembered that on this the 22nd day of May A.D. 1866
Thomas Gatson, Nathan Swain two of the subscribing wit-

nesses to the foregoing Will of Henry Barnall being duly sworn by me, the undersigned Clerk of the Hendricks Probate Court upon their Oaths depose and say that the foregoing will was duly executed by the said Henry Barnall deceased in their presence that said Testator at the time of Executing the same was of full age to devise his property, and of sound mind and memory, and not under any coercion or restraint

Thomas Gatson
Nathan Swain

In Testimony whereof I do hereunto set my

Carnival Sharp
Martin L. Green
Nathan Swain

The State of Indiana
Wendricks County

Be it remembered that on
this the 22nd day of May A.D. 1866
Thomas Gatson & Nathan Swain two of the subscribing wit-

nesses to the foregoing Will of Henry Darnall being duly
sworn by me the undersigned Clerk of the Wendricks Probate
Court upon their Oath depose and say that the foregoing
will was duly executed by the said Henry Darnall deceased
in their presence that said Testator at the time of executing
the same was of full age to devise his property, and of sound
mind and memory, and not under any coercion or restraint

Thomas Gatson
Nathan Swain

In testimony whereof I do hereunto set my
hand and affix the seal of the said Court
at Danville the 22nd day of May A.D. 1866

J. D. Parker Clerk

The State of Indiana
Wendricks County

I Joshua D. Parker Clerk
of the Probate Court of Wen-

dricks County do certify that the foregoing will of Henry
Darnall, deceased, has been duly admitted to probate before
me and that the same was proved by the Oaths of Thomas
Gatson and Nathan Swain and that a full and com-
plete record of said Will and the proof and Examina-
tions of the witnesses have been duly recorded in Book
N^o one of the Record of Wills in said County at pages
162, up to 168.

In testimony whereof I do hereunto
set my hand and the seal of said
Court this the 22nd day of May
1866

J. D. Parker Clerk

I know all men by these presents that
I Henry Darnall of the County of Hendricks and State
of Indiana am held and firmly bound unto Wmth
Darnall of the County and State aforesaid in the penal sum
of one thousand and six hundred Dollars the payment
whereof well and truly to be made and done I bind my
self my heirs Executors and Administrators Severally and
Jointly by these presents sealed with my
seal and dated this first day of January A.D. 1845

The Condition of the above obligation is
such that if the above bound Henry Darnall shall make
or cause to be made a good and sufficient deed of convey
ance by the 25th day of September next for the West
half of the South East quarter of section twenty one in
Township sixteen North in Range one West and the
West half of the North East quarter of section twenty
Eight and the South East quarter of the ~~South~~^{North} East
quarter of section twenty eight in the same Township
and range which deed of conveyance shall vest all of
the right title claim and interest of the said Henry
Darnall to the said William H. Darnall and his heirs
~~for ever~~ and assigns for ever and the said Henry
Darnall hereby binds himself to defend the same to
the said Wmth Darnall against the lawful claim or
claims of all and every person Whatsoever now should
the said Henry Darnall comply with the foregoing
conditions then the above obligation to be null and
void otherwise the same to be in full force and
virtue in law Witness my hand and seal this day
and year above written

Signed sealed and delivered
in presence of

John Swain

Sarah ^{her} Darnall
mark

Henry Darnall (Seal)

For value received I assign all of my right
title claims in interest to this bond and the within
described Land to Turpin Darnall

March 10th 1852

Attest

Wm. H. Darnall

Wm. H. Darnall

Henry Darnall
Bond to
Wm. H. Darnall

To the Honorable the Judges of the Court of
Common Pleas of Hendricks County Indiana At
their July Term thereof 1854

J. Wm H. Barnall one of the Executors
of the Estate of Henry Barnall late of said County deceased
beg leave to submit the following Report (viz)

Since my last annual report there has been but little done
in the way of collecting or paying out the funds of the estate
an excuse of which I cannot give at present in consequence of a portion
of the papers being in the hands of J. Barnall co admrs who live in
Putnam County Ia

Since my last report the widow of said Henry Barnall
has deceased, and according to the direction of the will we made an
Inventory of the personal property held by her, which amounted to
two hundred and eight dollars ~~and~~ sixty seven cents (208.67)
this Inventory was made the 13th day of May 1854, and afterwards
to wit on the 15th day of May 1854 we proceeded to sell the same
on a credit of seven months from that date, the Sale Bill amounting
to one hundred and sixty nine dollars and twenty one cents (169.21)
that amount added to the two hundred and twenty eight dollars and
ninety seven cts as set forth on last report makes Three hundred
and ninety eight dollars and eight teen cents that the Executors
(398.18) that the Executors yet have to account for

All of which is Respectfully Submitted

J. Wm H. Barnall Executor

Executor's Report

1854

Henry Barnall
Estate

Filed in open Court
August 2, 1837
John Irons clerk

An account of the sale of the personal property
belonging to the Estate of Henry Darnall deceased, sold by
William H Darnall Executor, at the residence of John Swain
at public auction on the 15th day of May A.D. 1854.

No as on Inventory	No ^{me} of Article	Value	Purchaser	Security
1	1 Bureau	6 25	John Swain	W H Darnall
2	1 Secretary & Book case	33 00	W H Darnall	J Swain
3	1 Side Board	15 00	John Swain	W H Darnall
4 th	1 Beaded Bed & Bedding	21 50	John Swain	W H Darnall
5	1 bedsted bed & Bedding	24 05	Nathan Swain	J A Hyten
6	1 Beaded bed & Bedding	16 00	James A Blair	W H Darnall
7	1 Cloth trunk	50	John Swain	W H Darnall
8 th	1 Do Do	80	Mary Moberley	J A Hyten
9 th	1 Side Saddle	1 75	Mary Moberley	J A Hyten
10	1 lot Carpeting	2 00	Nathan Swain	J A Hyten
11	1 set Chairs	4 80	Wm C Hyten	J A Hyten
12	2 bed Spreads	2 00	John Swain	W H Darnall
13	2 Do Do	50	Do "	" "
14	1 Do Do	1 50	" "	" "
15	1 Coverlet	2 00	W H Darnall	John Swain
16	1 bed spread	1 10	Wm C Hyten	J A Hyten
17	1 Do Do	1 50	W H Darnall	J Swain
18	1 Do Do	3 30	" "	" "
19	1 bed quilt	2 50	" "	" "
20	1 Do Do	10	John Swain	W H Darnall
21	1 Counter pin	1 75	John Swain	W H Darnall
22	1 Do Do	2 00	W H Darnall	John Swain
23	1 Sheet	50	John Swain	W H Darnall
24	1 table Cloth	75	John Swain	" "
24	1 Do Do	50	James A Blair	W H Darnall
25	1 bed tick & pillow slips	40	John Swain	" "
26	1 window blind	12	Wm C Hyten	J A Hyten
\$135 18 1/2			taken over	

Amount Brought over		\$135	1 7 1/2		
27	lot window-curtain		20	Mary Moberly	J A Hyten
28	8 yds Calico	1 00		John Swain	W H Darnall
29	1 Dish		20	W H Darnall	John Swain
30	1 set plates		62 1/2	Wm C Hyten	J A Hyten
31	1 " "		16	Johnson & Hyten	Cash
32	1 Dish		25	John Swain	W H Darnall
32	1 Dish		30	Wm C Hyten	J A Hyten
33	5 cups & saucers		35	W C Hyten	" "
34	1 set cups & saucers		50	John Swain	W H Darnall
35	1 Pitcher		10	John Swain	" "
36	3 glass jars		40	John Swain	" "
37	3 do do		60	John Swain	" "
38	2 plate dishes		85	John Swain	" "
39	1 coffee pot bowl & dish		25	Thos Fletcher	Cash
40-41	2 Tea pots sugar bowl &c	1 50		John Swain	W H Darnall
42	9 glass tumblers		45	John Swain	" "
43-44	1 honey dish plate &c		30	John Swain	" "
45	1 set Tea plates		30	Johnson & Hyten	Cash
46	1 gravy bowl & salt cellar		15	W C Hyten	J A Hyten
47	1 Carter		55	W C Hyten	" "
48	1 soup spoon (silver)	5 00		John Swain	W H Darnall
49	1 set table spoons (silver)	8 00		W H Darnall	J Swain
50-51	1 set Tea do Cream & sugar	5 00		W H Darnall	J Swain
52	1 set Tea spoons		05	John Swain	W H Darnall
53	1 set Knives & forks	1 00		John Swain	" "
54	3 bottles		05	John Swain	" "
55	1 Umbrella		20	Thomas Galt	Cash
56	1 Tea board		40	John Swain	W H Darnall
57	1 Tea board		15	Mary Moberly	Johnson & Hyten
58	1 looking glass		25	John Swain	W H Darnall
59	1 puter dish		40	John Swain	" "
59	1 tin bucket & dipper		40	Jas A Blair	" "
60	1 Wood bucket &c		35	John Swain	" "
		\$165	36	taken over	

	Amt Bro't over	\$ 165 26		
61	1 Coffee Mill	05	John Swain	W H Carnall
62	1 Coffee Pot	20	W H Carnall	John Swain
63	1 Do Do	10	John Swain	W H Carnall
64	1 lot tin ware	30	John Swain	" "
65	3 Candle Sticks	25	John Swain	" "
66	1 willow basket	15	Mary Mobley	J A Hyten
67	1 lot looks flat iron &c	25	John Swain	W H Carnall
68	1 stone Lix & Jar	10	John Swain	" "
69	2 Stone Lix	10	John Swain	
70	1 Stone Kettle	10	Thos Gatson	Cash
71	1 fly Brush	05	Johnson & Hyten	Cash
72	1 Shillet & Lid	25	W H Carnall	John Swain
73	fry pan Shovel &c	10	W H Carnall	" "
74	flat wheel	10	John Swain	W H Carnall
75	2 Pot Racks	1 50	John Swain	" "
76	1 Pot	25	John Swain	" "
77	1 tin bucket	10	Jas A Blair	" "
78	Total Amt	\$ 169 21	Wm J Seance Clerk	

State of Indiana
Hendricks County

I William J Seance Clerk of the
Sale of the personal property of the Estate of Henry Carnall
deceased (as above) I swear that the foregoing Sale Bill is a
true account thereof

Wm J Seance

Subscribed and sworn to before
me the 8th Day of June 1854

William Astley (Seal)
Justice of the Peace

Henry Darnell's Estate
Salebill #16921

1878 Henry's Complete Record 1866 1,50

Filed in my Office 8th
June 1881
John Brown Clerk.

Inventory of the personal estate of Henry Darnall
deceased taken by Wm H Darnall Executor
and appraised by Wm J Seearce and Thomas Gatson
taken the 13th day of May 1834

N ^o	Description of Property	\$	cts	N ^o	Description of Property	\$	cts
1	1 Bureau	8	00	21	1 Counterpane	1	50
2	1 Secretary & Book case	16	00	22	1 Counterpane	4	00
3	1 Side Board	20	00	23	1 Sheet		50
4	1 Bed Stead Bed & Bedding	20	00	24	2 Table Cloths	1	00
5	1 Do do do	20	00	25	1 Bed tick & 1 pr pillow slips	1	25
6	1 Do do do	10	00	26	1 Tea Board		50
7	1 Cloth Trunk	1	00	27	1 Do do		25
8	1 do do	1	00	28	1 Looking Glass		75
9	1 Side Saddle	2	00	29	1 Large Dish		50
10	1 lot carpeting	5	00	30	1 set Plates		75
11	1 set Chairs	4	00	31	5 Plates		25
12	2 Bed Spreads	3	00	32	2 small Dishes		50
13	3 Do do	1	00	33	5 Cups & Saucers		40
14	1 Do do	2	00	34	1 set cups & saucers		75
15	1 Coverlet	3	00	35	1 Pitcher		25
16	1 Comfort spread	2	00	36	3 Glass Jars		40
17	1 Do do	2	00	37	3 Do do		40
18	1 Do do	3	50	38	2 ^{Stated} Tea Dishes	1	00
19	1 Bed quilt	3	50	39	1 coffee pot & Bowl & Tea dish		25
20	1 Do do		50				
		\$127	30			\$142	70

140	2 Tea pots, sugar bowl	69	1 stone Jug & 1 stone Jar	20
41	and cream pitcher	50	2 stone Jars	20
42	9 Glass Tumblers	90	1 small stew Kettle	10
43	1 Butter plate Honey dish	72	1 Skillet & Lid	40
44	& wine goblet &c	50	1 fly Brush	10
45	1 set Tea Plates	50	1 Fry Pan, stuzards & fire shovel	50
46	2 Salt Sellers & gravy Bowl	25	1 Spining wheel	10
47	1 Easter	50	2 Pot Rack	2 00
48	1 Silver Soup Spoon	11 00	1 Pot	25
49	1 set Table Spoon (each)	15 00	8 Yds Callico	1 00
50	1 set Tea & Cream	79	1 Lin Lenchett	10
51	Spoon & sugar Tong	8 50		
52	1 set Tea Spoon (Britana)	25		
53	1 set knives & Forks	1 25		
54	3 Bottles	25		
55	1 umbrella	50		
56	1 Window Blind	10		
57	1 Pewter Dish	1 00		
58	1 lot window Curtains	25		
59	1 Tin Bucket & dipper	30		
60	1 wood Bucket & dipper	40		
61	1 Coffee Mill	20		
62	1 Coffee Pott	20		
63	1 " "	10		
64	1 Lot Tin ware	25		
65	3 Candle sticks	30		
66	1 Willow Baskett	20		
67	1 lot tools flat Iron &			
68	Ladle	50		
		187 40		
			An Account in favor of	
			Sarah Larnall widow (now deceased)	
			on Turpin Larnall	18 32
			we consider the above worth its	
			face	
			one Act do on	
			Wm Larnall	3 00
			we consider the above	\$208 67
			worth its face	
			Signed by us the 13th day	
			of May 1854	
			William J. Seance Appraisers	
			Therneygateon	4 50

State of Indiana Hendricks County S.S.

I, William H. Darnall, ^{Executor} ~~administrator~~ of the
Estate of Henry Darnall, ^{deceased} swear that the above and foregoing is
a true and complete inventory of all the personal estate of
said deceased which has come to my knowledge, as I verily
believe so help me God.

W^m H. Darnall

Subscribed & Sworn to before me May 13th 1852,

John Irons, clerk

2nd Inventory
of
Henry Barnalls
Estate

Filed in my Office 13th
May 1854
John Irons Clerk.

State of Indiana.
Wendricks County

I Thomas Tatson -- do swear that
I will honestly appraise the personal
estate of Henry Darnel Widow deceased
which may be exhibited to me
to help me God.

Thos. Tatson appraiser

Subscribed and sworn to
before me the Day of May 1854

William Ashey J. As.
Justice of the Peace

Henry Darnell, Estate

Oath of
Thomas Watson
Appraiser

Thomas Watson
Oath

Filed in my Office
May 13, 1854,
John Irons Clerk

State of Indiana
Hendricks County

I William S. Scarce do swear
that I will honestly appraise the
personal ~~and~~ ^{estate} ~~property~~ of Henry Darnels
Widow &c. which may be exhibited
to me, so help my God,

Wm S Scarce } appraiser

Subscribed and sworn to before me
this 10th Day ^{of May} 1864

William Atty ^{Shad}
Justice of the Peace

Mary Donnell, Estate

Jackson, Tenn

Oath of
Wm J. Searce
Appraiser

Wth

Filed in my Office
May 13 1856
John A. Clark

We have paid out the following amounts for which we
claim a credit

Feb 1 st 1847	Voucher No 1	John W Cradick	\$1, 00
" " "	" " 2	W H Carnall	9 68 1/4
Oct 28 th 1847	" " 3	Sarah Larnall	45 35
Jan 15 th 1847	" " 4	Thomas Gatson	1 00
April 5 th 1850	" " 5	S C Crawford	7 00
April 1848	" " 6	W H Hyten	1 00
Sept 17 th 1847	" " 7	L Lugen for depew	2 00
Oct 30 th 1849	" " 8	L Lugen for Depew	7 00
Jan 12 1847	" " 9	L S Odell Co Treasurer	5 05
Aug 11 th 1849	" " 10	L S Bugard	1, 71
May 25 th 1847	" " 11	E Clark for Crawford	1 00
Dec 29 th 1852	" " 12	Crawford Corvis & Hamick	14 62 1/2
Aug 18 1847	" " 13	E Clark Co Treasurer	4 38
Dec 18 1837	" " 14	H Brittan Treasurer	48
March 10 th 1832	" " 15	to W H Carnall as hire	\$489. 95
March 10 th 1832	" " 16	to John & Matilda Swain	500 81
			<u>\$1092, 04 1/4</u>

This Amount taken from amt recd leaves in the hands

of Executor four dollars & 35 cts	\$4, 35	we have yet out
standing one note on John Swain for	\$11, 06 cts	
one note on Turpin Larnall for	24, 35	
one note on Sarah Larnall for	11 62 1/2	
and the aforesaid note on		
Wm H Carnall for	<u>\$154 59</u>	
making	<u>\$228 97 1/2</u>	

This money to be kept in trust during the widow's life
except such as may be required for payment of claims or
drawn by widow according to the Will all of which is
respectfully Submitted
Wm H Larnall Executor

Subscribed and sworn to before me April 27 1853
John Irons Clerk

Report of Wm H
Larnall Executor of
Henry Larnall's Estate
at April Term 1853

Filed in open Court Aprl
27 1853
John Irons
Clerk

185
To the Honorable the Judge of the Court of Common
Pleas of Hendricks County Indiana at April Term thereof
A.D. 1843

I William H. Barnall Executor of the Estate of
Henry Barnall late of Hendricks County Ind Deceased beg leave
to Submit the following statement or report (viz)

The Will of Said deceased, gave most all of the personal property
to the widow her life time, the remainder of which we had
appraised and sold, July 31st 1846 the sale amounting to only
Thirty seven dollars and ninety one cents (\$37. 91 ³/₄) as per sale bill
Said Will also directed that the Executors should pay from time
to time to such widow such amount out of the interest of money of
the Estate as should be necessary for her comfortable support &c &c

The Amount the Executors was charged with is as follows (to wit)

1 note on J. Eaton (Balance due)	\$81. 93
1 note on Wm H. Barnall	5 00
1 note on John Swain (Balance due)	41 06
An Account on Zenas Foster	20 00
1 note on A. W. Lunt (bal due)	38 12
one note on Jacob Linspin	16 62
1 note on Wm C. Hyatt (bal due)	321 66
the Sale Bill ^{as above} added to the above Amt	37 91 ³ / ₄
Amt Chargeable proper to Exors is	\$582 10 ³ / ₄

The following notes and accts included in the
above list was not considered collectable by the appraiser at the time
of taking the Inventory, and are not in the opinion of the Executors
collectable yet, we therefore wish to have them entered as desperate debts

as follows (to wit)

Account on James Foster (Six years having expired) \$20.00

note on A. W. Tent (not collectable) 58.12

Amount of desperate debts \$78.12

Also the note on Jacob Turpin was given in Ky in the year 1826 for commonwealth paper, and at the time the same became due that paper was considerable under par it was therefore ordered by the Probate Court of Henderson County that the Executors of the Estate of Henry Sarnall should receive of Robertson Turpin ~~Advancers~~ of Jacob Turpin Estate nine dollars seventy eight cent in full discharge of said note reducing the amount of said note six dollars sixty four cent

\$6.64

said Amt should be placed to the Cr of Executors \$84.76

Also the note on Wm C Hyten for \$321.66cts should not be charged to him nor executors as that note was taken an account of in the will, as that much money paid to his daughter Eliza Hyten wife of Wm C Hyten

\$321.66

Therefore Executors should be credited with \$406.42

This Amount taken from Amt charged to Executors

will leave chargeable to execs on inventory 175 58.34

There was also a statement set forth on Inventory by Executors that there were ~~not~~ other notes, the conditions of which had not been complied with these notes were on Wm Sarnall and were given for a tract of land (to wit) the W¹/₂ S¹/₄ of Section twenty one and W¹/₂ N¹/₄ Section 28 and S¹/₄ of N¹/₄ Section 28 all in Township sixteen North in Range one West said Contract was entered into the first day of January 1845 The said Wm Sarnall executing his note to Henry Sarnall for eight hundred dollars

Payable in ten years from that date with interest on the same from date until paid and the said Henry Barnall executing his bond for a deed to said W^m H. Barnall or assigns by the 25th day of Sept following since that time (to wit) on the 10th day of March 1852 by an agreement W^m H. Barnall paid on account of said note to him as follows to Matilda Swain five hundred dollars and eighty one cts and to W^m H. Barnall four hundred eighty nine dollars ninety five cents, they being entitled to these amounts to make them Equal with Maria L Grand daughter & heir of said deceased she being the next lowest on the will. The following statement will show how that arrangement now stands

W ^m H. Barnall's Note given 1 st day of Jan 1845	\$800 00
Interest on same up to March 10 th 1852	345 35
Making a totle of	\$1145 35

John & Matilda Swains receipt \$500.81

W^m H. Barnall's receipt \$489 95

making

990 76

That taken from above leaves \$154.59

Said W^m H. Barnall executing his note to W^m H. &

Leopie Barnall the 10th day of March afore said for the said one hundred and fifty four dollars fifty nine cts

I also now propose to make a partial settlement as the following exhibit shows

Rec ^d November the 7 th 1846 of Johnson A Hyter	\$7, 87 ¹¹ / ₁₀₀
---	--

Rec ^d August 12 th 1850 of Robertson Leopie Admr	9 38
--	------

Rec ^d at various times of J. Eaton	51 93
---	-------

Rec ^d of W ^m H. Barnall on day of sale	1 06 ¹ / ₄
--	----------------------------------

Sept 19 th 46 Rec ^d of W ^m H. Barnall his note for five dollars in full	5. 00
--	-------

Rec ^d of W ^m H. Barnall on Land notes as above	\$990 76
--	----------

\$1096 40⁷⁵/₁₀₀

Whole amt received

To the Honorable the Judge of the probate of
Court of Hendricks County Indiana At the August
Term thereof A.D. 1852 I William H Darnall
one of the Executors of the Last Will and testament
of Henry Darnall late of said County deceased beg
leave to make the following report

on the first day of January 1845 Henry Darnall
sold to Wm H Darnall the West half of the South East
quarter of Section twenty one (21) and the west half of
the NE 1/4 of Section Twenty Eight (28) and the South ^{East} quarter
of the NE 1/4 of Section Twenty Eight (28) all in townships
Sixteen North of Range one West for the sum of Eight hund
red dollars payable in ten years from that date with
interest on the same the said Henry Darnall giving
his bond for a deed by the twenty fifth day of September
following and the said Wm H Darnall executing his note
to the said Henry Darnall ~~for the~~ ^{for the} aforesaid sum of
Eight hundred dollars payable in ten years (these are the
notes referred to in the inventory that the conditions were not
complied with,) since that time to wit on the 10th
day of March 1852 by an agreement ^{2 of the heirs} Wm H Darnall
And Matilda Swain, was permitted to draw from the amount
that the Aforesaid Wm H Darnall owed to the Estate the
following sums (viz) To Matilda Swain five hundred and
dollars and eighty one cents, and to Wm H Darnall
four hundred and eighty nine dollars and ninety five
cents they being entitled to these amounts to make

them Equal with Mariah I, Grand Daughter of the
Said Henry Barnall according to the directions of the afore
Said will and the Said Mariah I Being the next closest
on the will, the following will show how that matter
now stands

Jan 1st 1845 W^m H Barnalls note given at this date \$800.00

Mar 10th 1852 Interest on said note up to this date 345.35

\$1145.35

~~Co the above by widows Receipt \$45.35~~

Co By John & Matilda Savins Rec^t 500 81

Co By W^m H Barnall Rec^t 489 95

making Amount paid out \$990 76 ~~1080 76~~

Which leaves on said Claim

~~189 24~~
\$154 59

for this Amount the Said W^m H Barnall
Executed his note on the 10th Mar 1852 to
W^m H Barnall & Turpin Barnall as Executors of the
afore said Estate

I will also report that there were several notes &
accounts due said Estate at the time we administered
on the Estate against persons that were insolvent
but few if any of them have become good therefore
these debts may be considered desperate they are as
follows

An Account on Zenas Foster which Six years had
elapsed before it came to our hands and he refused to
pay the same Amount behind on said A/c \$20 00
one note on Andrew Taint for \$33 47 15

I will also report that a note given to the Said

Henry Barnall by Wm C Hyten on the 14th Feb 1827
which we ought not to be charged with, the said Henry
Barnall having taken this note and intrust into an
account when he made his will and made his will
accordingly considering this note as that much paid
to his daughter Eliza Hyten

All of which I respectfully submit
Aug 10th 1832

Wm C Barnall
one of the Executors

Report of Wm H Darnall

Executor

Henry Darnall's Estate

August 1832

Filed in Gen Court Aug 10. 1852
John S. Clark

To the Honorable Judge Bland
Judge of the Probate Court of Hendricks County
Indiana at it May Term 1849 I Wm H. Carnall
Executor of the Estate of Henry Carnall Late of
Said County deceased would report that the money
coming to said Estate was previous to his death
lone upon Mortgage on real estate and we have
best to try to persuade the money in preference
to bringing suit for a foreclosure of Mortgage be-
ing that we can obtain the money at less ex-
pense sooner than we can by pushing for the same I
Just say we are paying the debt as we collect
to do it with we there fore pray your
to continue the same

Wm H. Carnall one of
Executors

Henry Donnell's
Estate

Report of law
of Evers

Filed in open
Court May 15th
1849
J. D. Parker, clerk

Henry Larnall Dr to Wm H Larnall

Feb 28 th 1846	To 7 lbs flower	56 $\frac{1}{4}$
Mar 1 st "	To 1 bushel of Corn	20
" " "	To 4 lbs Coffee bot for him	50
" 18 "	To 1 days Chopping by W H Hyatt	50
" 28 th "	To 1 bushel of Coffee	20
" "	To 1 load of hay	1.75
" "	To 4 lbs Coffee	50
" "	To 1 days Work by J W Gentry	50
April 22 "	" 3 bushels of Corn	60
" " "	" 1 bushel of wheat	25
" " "	" 1 days work by Gentry	50
" " "	" 1/2 bushel Irish potatoes	12 $\frac{1}{2}$
" " "	" 1/2 Do sweet Do	25
" 25 "	" 4 lbs Coffee	50
" " "	" 1 bushel of Corn	20
May 9 th "	" 2 bushels of wheat	50

The following articles furnished for
 Family before sale

May 15 th 1846	To 1 bushel of Corn	20
June 14 th "	" 1 bushel of Corn	20
June 19 "	" 1 bushel of wheat	25
" "	" 70 lbs flower	1.40
Feb 1 st 1847		<u>\9.68\frac{1}{4}$</u>

Reacher
C. S. D.

00.07

Recd six dollars of Zenas Foster by
the hands of John C Guilien on the
18th of August 1832

William H Darnall

March the 15th 1832 - Zenas Foster Dtr to Henry
Darnall 26 dollars it being money deposited in his hands
by Zenas Darnall for the use of John Darnall who trans-
ferred the same to me W. H. Darnall - the - \$26 -
August the 18 1832 Credit _____
that ~~with~~ date with interest be paid $\frac{6}{100}$ - due from

Zenas
Foster's Dr

To H. Danmole
the account
W. H. H.

Zenas
Account
H. H. H.

Recd I. Depmt on order for
dollars and eighty five cents
278 Value Received \$500. 18th 1844
Henry Darnall
Sept 17th 1847
to P. J. Sugar
\$4.42

\$500, 81

Received March the 10th 1852 of William H & Turpin
Darnall Executors of the Estate of Henry Darnall Deceased
by the hands of Wm H Darnall one of the Executors (by agreement)
five hundred dollars (\$500) and eighty one cents (81^{cts}) it
being the amount coming to me by the will of the said Henry
Darnall to set me ^{or us} equal with Maria Darnall with its Interest
included up to this date

Jas. W. Blair
James, & Blair

John Swain
Matilda Swain

Faint handwritten notes on lined paper, possibly bleed-through from the reverse side.

Boache No
16

Mr. Henry Darnall

1841

In Acct with IsRL & Maccoun

Dr

May 3 rd	To 2 nd Rice 25 & 1 Thimble 6 ¹ / ₄	\$.	31 ¹ / ₄
" 28 th	" 2 nd Theag 137 ¹ / ₂		2.75
June 16 th	1.03 Indigo 11 ² / ₃ & 1 Silk 8 ¹ / ₃		.25
" 26 th	2 ¹ / ₂ yds Linen	.62 ¹ / ₂	
" "	2 ¹ / ₂ " Drilling	.62 ¹ / ₂	
" "	1 Box Blacking	12 ¹ / ₂	
" "	1 bot. Hdkf-	25	1.62 ¹ / ₂
July 5 th	Goods for Bice rend.		1.19
" 12 th	5 th Coffee		1.00
" 16 th	Needles & Ribbon		17
			<hr/> 7.99 ³ / ₄

1841

Cr

July 16 th	Buy 17 ¹ / ₂ th Sugar 8 ¹ / ₃	1.46
	Bal due IsRL & M.	5.83 ³ / ₄

Recd Darnall Augst 17th 1855 of Wm H.
Darnall one of the Exors of the Estate of
Henry Darnall decd The amt in full of above
IsRL & Maccoun

No 23

J. R. C. L. Maccoun

\$ 5.83

Henry Darnall
Acct with
J. R. C. L. Maccoun
\$ 5.83 $\frac{3}{4}$

To the Honorable the Judge of the Court
of Common Pleas February Term A D 1857

I William H Darnall Executor of the Last
Will of Henry Darnall Deceased Report to the Court of
Common Pleas of Hendricks County Indiana the following
Settlement Account

	\$	cts	\$	cts
I am Chargeable per inventories	632	21		
of said Estate with				
Note on Wm H Darnall not included				
in inventory	800	00		
Interest on Claims	354	59		
	1776	80		

I Claim Credit for difference between
Appraisement and Sales, by Sales less
than Appraisements

For Goods taken by Widow

Deduction made on note given by Jacob

Tarpin as ordered by Probate Court

Vouchers previously filed from

No 1 to No 16 inclusive

5959,15

3211 50

6 64

1092,04

I now propose filing the following
Vouchers from No 17 to No 30

Inclusive

Voucher No 17	Am't paid W H H Lewis on Acct	2 00
" 18	I Julien For Tomb Stones	16 00
" 19	I G Mulakin Coffin acct	8 00
" 20	Sarah Darnall on Claim	139 00
" 21	Wm L Matlock " Acct	8 32
" 22	Isaac Christie buying Sale	2 00
" 23	I & R C S McCoun on Acct	5,83
" 24	I & R C S McCoun " Acct	1,69
" 25	I C Crawford on Acct	3,00
" 26	I H Moore " Acct	25

" 27	John Swain on Settlement	48 50
" 28 th	John Swain for taking care of Widow	50 00
" 29	Wm H Damall's Claim as Exr	65 53
" 30	John Swain Court Fees	48 75

Total Amt paid out

1770 20

Which leaves in hands of Executor

the sum of Six dollars and sixty

6 60

cent in hands of ~~Executor~~ which he
now pays into Court and asks
to be discharged from the further
Administration of said Estate

Filed 19th Feb 1856

Wm H Damall Executor

Subscribed & sworn to in open Court Feb. 19. 1857

John Cross Clerk

Henry Damall
Exr

Settlement Sheet

Filed in open Court
Feb 20. 1857

John Cross Clerk

HENRY DARNALL
ESTATE

1846

HENDRICKS COUNTY, INDIANA