

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.

NOBLE JUNKEN

ESTATE

1876

HENDRICKS COUNTY, INDIANA

Estate of Wm. L. A. 76

No.

787

HENDRICKS COMMON PLEAS COURT.

PROBATE.

ESTATE OF

Abble Jenkins.

*Disposed of at
March Term 1877*

Amos Hoak

Administrator.

6. Vol B, 4, P, 223

May 13th

1876

L. M. Campbell

Adm'rs. Att'y.

State of Indiana, Hendricks County, ss:

Amos Hoak

applies to be appointed Administrator of the Estate of Noble Junken
late of Hendricks County, deceased, and, being
duly sworn, on his oath says, that the said Noble Junken
departed this life in said County, on the day of September, 1875
intestate as he believes, leaving a personal estate ^{now on hand} to be administered, of the probable
value of Three hundred Dollars; that
~~the real estate to be sold by the provisions of the will of said decedent is of the~~
~~probable value of~~

And he further says that he is one of the creditors of said
deceased
and as such is entitled to administer on said estate.

Amos Hoak

Subscribed and sworn to before me, this 13th day of May 1876

L. M. Jenkins

Clerk.

ESTATE OF

Noble Jenkins

Deceased.

Dated

STATEMENT OF PROPERTY

—AND—

Petition for Letters of Administration.

Filed May 13, 1876
L. Jenkins

Attorney for Administrator.

Know all Men, that we, *Amos Hoak and John N. Shirley*
 are bound unto the STATE OF INDIANA in the penal sum of
Six hundred Dollars, for the payment
 of which we, jointly and severally, bind ourselves, our heirs, executors and administrators.
 Sealed and dated this *13th* day of *May*, 187*6*

The Condition of the above Obligation is, That if the above bound
Amos Hoak shall faithfully discharge the duties of
 his trust as Administrator of the
 Estate of *Noble Jenkins*, deceased, according to law
 then the above obligation is to be void, else to remain in full force.

Amos Hoak SEAL
J. N. Shirley SEAL
 SEAL

Approved by me, the *13th* day of *May*, 187*6*
L. W. Jenkins, Clerk
C. C. of Hendricks County.

State of Indiana, *Hendricks* County.

I, *Amos Hoak*, swear that I will faithfully
 discharge the duties of my trust as Administrator of the Estate of
Noble Jenkins, deceased, according to law. So help me God.

Amos Hoak
 Subscribed and sworn to before me, the *13th* day of *May*, 187*6*
L. W. Jenkins, Clerk
C. C. of Hendricks County.

State of Indiana, _____ County.

I, _____, swear that the Personal
 Property of _____, deceased, is not worth over
 _____ Dollars, as I believe, and that said decedent
 died on the _____ day of _____, 187____. So help me God.

Subscribed and sworn to before me, the _____ day of _____, 187____
 _____, Clerk
 C. C. of _____ County.

STATE OF INDIANA, *Nendicks* COUNTY.

I, *John V. Shurtley*, swear that I am worth, over and above my indebtedness, *Ten Thousand* Dollars, as I believe. So help me God.

Subscribed and sworn to before me, the *13* day of *May*, 187*6*
W Jenkins, Clerk
C. C. of *Nendicks* County.

STATE OF INDIANA, COUNTY.

I, _____, swear that I am worth, over and above my indebtedness, _____ Dollars, as I believe. So help me God

Subscribed and sworn to before me, the _____ day of _____, 187_____
_____, Clerk
C. C. of _____ County.

James Stark
Administrator
of *State Jenkins*
BOND
To {
\$ *600*.
THE STATE OF INDIANA,
John V. Shurtley
Vaped
Seal in vacuities,
Security.
May 13, 187*6*
W Jenkins, Clerk.
Records page 106.

State of Indiana
Hendricks County

Hendricks Circuit Court
March Term AD 1877

In the matter of the
Estate of
Noble Funken
deceased } Administrators
Final Report

The undersigned Administrator of the
Estate of Noble Funken deceased respectfully
submits to the Court the following full
and final Report of his proceedings as
such administrator to wit:

Said Administrator is chargeable
with the amount of the Inventory of
Personal Property on file 128 95

Also with a further sum received
from Mary Jane Adams on account
of land sold by order of this Court
as shown by his Report in Land
Sale, made at the present term of
the Court, which Report shows the
receipt of \$1325. out of which sum
the purchaser retained \$33 ^{on mortgage lien on ^{part of} Real Estate.} Balance 1291 33

Also with a further sum received
for articles sold which were not inventoried 34 44
Total Charges \$ 1454 72

Said Administrator would further report and show to the Court that the estate of said decedent is insolvent, and he has paid out on preferred claims the following items and sums for which vouchers are filed herewith herewith:

See Inventory - Paid Jane Junkin, widow, the amt of Personal Property Inventoried as shown by receipt on Inventory		128	95
Voucher	1 Paid said widow Balance of her \$500.	371	95
	2 Said administrator has also paid out to Mrs M. Crobb on a judgment rendered in this Court in favor of said Crobb against said Estate which was declared and held to be a lien upon the lands sold as shown by receipt of Wm Brown Clerk filed herewith	488	95
Said Administrator has also paid on expenses of administration the following sums which are preferred wit:			
	3 Paid William Brown, Clerk, on costs	50	"
	4 " L M Campbell atty fees as shown by Bill of Particulars and receipt filed herewith	100	"
	5 Paid John M Seavore Porters fees	13	50
	6 " L. S. Watts atty Tax	14	24
	7 " " "	14	84
	8 " E. H. Hall (auditor) Interest	4	"
	9 " Isaac B. Waters for Burial case	35	"
Total		1210	53

	Credits Not Paid	1210	53
Voucher 10	Paid H & A Hoar For Burial clothes	8	24
11	" J. H. Bull Med Invcis on last illness	8	87
12	" Shirley & Bro burial clothes	26	70
	He asks to be allowed for his services as administrator including services in Land sale, in full	60	"
	Total Credits	\$1314	34

Total Charges	1454	72
" Credits (Preferred)	1314	34
Balance to be distributed on General debts	140	38

Said Administrator would further Report that the following is a list of the names of creditors, and the amounts severally due them; and also a statement of the amount, pro rata which the above Balance \$140.³⁸ pays on said several debts; and he says there are no other assets of said estate in his hands, under his control or within his knowledge; that a continuance of this cause upon the docket for the purpose of petition & settle as insolvent, and necessary proceedings thereon, will only add to the costs of said estate and reduce the amounts finally paid to such creditors pro rata.

Wherefore he asks the Court to allow him to pay into Court said sum of \$140.³⁸ to be distributed, as hereinafter set out. He said

creditors, on their several debts, and that be finally discharged

Names of Creditors

Names		Amt Due		Amt Paid	
J M McLean		14	85	1	82
G H Thompson		66	"	8	10
D F Keill		40	58	4	95
James Collingsworth		11	03	1	35
Shirley & Bro		79	56	9	65
Shirley & Crobb		50	76	62	75
James L Adams		61	52	7	55
Luther W. Job		264	76	32	71
A C Weaver		62	26	7	55
Moses Junken		20	70	2	45
Phillip O. Waters		12	25	1	50
		\$ 1141	11	\$ 140	38

All of which is respectfully submitted and he asks to be allowed to resign his trust and be discharged

Amos Hoack

State of Indiana

Hendricks County

The above named administrator being duly sworn on oath says that the foregoing is a full true, and complete account of his proceedings as such administrator and of all moneys received and paid out by him

Amos Hoack

Subscribed & sworn to before me this
20th day of March A.D. 1877

J M Irwin, clerk

487

Hendricks Circuit Court
March Term 1877

Estate of
Noble Junkin
deceased

Final Report
of Administrator

FILED

MAR
30
1877

Approved
J. M. Smith
Clerk

Recorded pp 530, 531

L. M. Campbell
Atty for Adm

State of Indiana,

Hendricks County:

We, George A. Selch and Robert A. Thompson swear that we will honestly appraise the Personal Estate of Noble Jenkins deceased, which may be exhibited to us; so help us God.

George A. Selch
Robert A. Thompson } Appraisers.

Subscribed and sworn to before me, this 8th day of June 1876

Samuel F. Hill
Notary Public

State of Indiana,

Hendricks

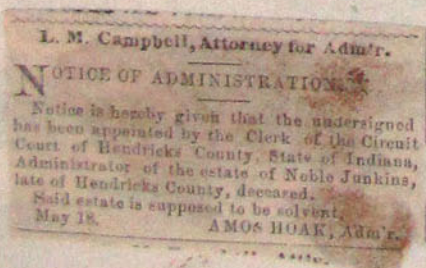
County:

I, Amos Hoak Administrator of the Estate of Noble Jenkins deceased, swear that the foregoing is a true and complete inventory of all the Personal Estate of said decedent, which has come to my knowledge; and also of the property taken by the widow, on the 20 day of March 1877; so help me God.

Subscribed and sworn to before me, this 20 day of March 1877

Amos Hoak
Wm. Train

Clerk of the Hendricks Circuit Court.



AN INVENTORY of the Personal Estate of

Abbe Jenkins

deceased, taken by

Amos Hoak

Administrator,

and appraised by

Robert A. Thompson

and

George A. Selch

No.	DESCRIPTION OF PROPERTY.	Valuation of Property.		No.	PROPERTY TAKEN BY THE WIDOW.	Valuation of Property taken by the Widow.	
		Dollars.	Cts.			Dollars.	Cts.
1	1 Bedstead	6	00	1	1 Bedstead	6	00
2	1 Feather bed	8	00	2	1 Feather bed	8	00
3	4 Pillows	1	00	3	4 Pillows	1	00
4	2 Quilts	4	00	4	2 Quilts	4	00
5	1 Sheet		40	5	1 Sheet		40
6	1 Straw Tick		50	6	1 Straw Tick		50
7	1 Feather Bed	5	00	7	1 Feather Bed	5	00
8	4 Pillows	1	00	8	4 Pillows	1	00
9	2 Quilts	2	00	9	2 Quilts	2	00
10	1 Sheet Feather Bed	4	00	10	1 Sheet Feather Bed	4	00
11	1 Bedstead	3	00	11	1 Bedstead	3	00
12	1 Feather Bed	5	00	12	1 Feather Bed	5	00
13	1 straw Bed		25	13	1 straw Bed		25
14	1 Sheet		40	14	1 Sheet		40
15	1 Quilt & 2 Pillows	1	00	15	1 Quilt & 2 Pillows	1	00
16	2 Blankets	4	00	16	2 Blankets	4	00
17	2 Quilts		50	17	2 Quilts		50
18	1 Chest		50	18	1 Chest		50
19	2 Pillows		60	19	2 Pillows		60
20	4 Comforts	1	50	20	4 Comforts	1	50
21	1 Safe	3	00	21	1 Safe	3	00
22	1/2 Stove	4	00	22	1/2 Stove	4	00
23	1 Clock	3	00	23	1 Clock	3	00
24	1 stand Table		50	24	1 stand Table		50
25	" "	1	00	25	" "	1	00
26	1 Looking Glass		50	26	1 Looking Glass		50
27	1 Lounge & Bed	2	50	27	1 Lounge & Bed	2	50
28	1 Table	2	00	28	1 Table	2	00
29	4 Stool Chairs	2	50	29	4 Stool Chairs	2	50

23	1 Clock	3 00	23	1 Clock	3 00
24	1 Stand Table	50	24	1 Stand Table	50
25	" "	1 00	25	" "	1 00
26	1 Looking Glass	50	26	1 Looking Glass	50
27	1 Lounge & Bed	2 50	27	1 Lounge & Bed	2 50
28	1 Table	2 00	28	1 Table	2 00
29	6 Stool Chairs	2 50	29	6 Stool Chairs	2 50
30	5 Chairs	1 00	30	5 Chairs	1 00
31	1 Rocking Chair	75	31	1 Rock Chair	75
32	Library	4 00	32	Library	4 00
33	1 Gun	10	33	1 Gun	10
34	1 Cook Stove	2 00	34	1 Cook Stove	2 00
35	1 Table	3 00	35	1 Table	3 00
36	Dishes Knives & Forks	2 50	36	Dishes Knives & Forks	2 50
37	Linen Ware	1 00	37	Linen Ware	1 00
38	1 Grind Stone	25	38	1 Grind Stone	25
39	1 Tub	25	39	1 Tub	25
40	Stone Ware	1 25	40	Stone Ware	1 25
41	1 Churn	10	41	1 Churn	10
42	1 Kettle	50	42	1 Kettle	50
43	1 Plow	5 00	43	1 Plow	5 00
44	1 Wagon	10 00	44	1 Wagon	10 00
45	1 Harrow	2 00	45	1 Harrow	2 00
46	1 Log Chain	1 00	46	1 Log Chain	1 00
47	1 Cutting Box	10	47	1 Cutting Box	10
48	Saw & Square	1 50	48	Saw & Square	1 50
49	1 Saw	25 00	49	1 Saw	25 00
		<u>7/ 128.95</u>			<u>7/ 128.95</u>

June 8th 1876

Received of Amos Hoar
administrator of the Estate
of Noble Jenkins Deceased
to articles advanced to me
upon this inventory at its appraised
value amounting to one hundred
and twenty eight Dollars & fifty five
cents \$128.75

Amos Hoar

Estate of

Noble Jenkins deceased.

INVENTORY.

Filed

March 20 1877

State of Indiana
Hendricks County } ss

In the matter of the
Estate of
Noble Junker
deceased }

The undersigned Jane Junker, widow
of said deceased, Moses Junker, John
Junker and Martha Job, children
of said deceased, being all, and the
only heirs at law of said deceased,
heretby agree with Amos Hoak, ad-
ministrator of the Estate of said Noble
Junker deceased, that Whereas heretofore
writ on the day of August 1874, one
William Junker departed this life
intestate, he, the said William being a
son of said Noble and Jane Junker, and
Brother of the undersigned,

And Whereas the said William Junker
was the owner of certain personal prop-
erty, and indebted to divers persons in
an amount about equal to the value
of said personal property.

And Whereas the decedent Noble Junker
took possession of all the assets of
said William Junker, and so inter-
mixed the same with his own prop-
erty that the said Amos Hoak has
not been able to separate and dis-

linguish them.

Therefore the undersigned agree with said Amos Hoak, that whatever debts may have been outstanding and held against the Estate of said William Funken may be, by him, received and accepted as debts against the Estate of Noble Funken deceased, and may be paid by him out of the assets in his hands as the administrator of the Estate of said Noble Funken without incurring the expense of Administration upon both Estates.

Given under our hands this 19th day of June 1876.

Luther Job

John Jewell

Moses Funken

Martha Job

John F. Funken

In Re
Estate of
Noble Junken
deceased

Agreement of Widow
and Heirs with Admin-
istrators

Filed June 24 1876

L. W. Junken
Clerk

Pittsboro. March 19th. 1874.
Noble. Jenkins Deceased

To Moses H. Jenkins Dr

To Cash paid John H. Tilger On bare Note
bearing date January 1st. 1874. for
Fifteen dollars and fifty cents given
by Moses H. Jenkins and William Jenkins
in Settlement of account of Noble Jenkins
with J. H. Tilger. M. D. for Medical
Services rendered as evidence by
said Note herewith filed. Serial
amount being Twenty dollars and
Seventy cents. \$24.70

Moses H. Jenkins.

\$16.50

No. _____ Due _____

January 1st 1874.

One days after date we promise

to pay to the order of J. H. Tilger

NEGOTIABLE AND PAYABLE AT account of Noble Jenkins

The sum of Fifteen dollars and $\frac{50}{100}$ Dollars

With interest at the rate of ten per cent. per annum after maturity; and with attorney's fees, if suit be instituted on this note. Value received without any relief whatever from Valuation or Appraisal Laws. The Drawers and Endorsers severally, waive presentment for payment and notice of protest, and non-payment of this Note.

Moses Jenkins

William Jenkins

Noble Penman's
 To Master W. L. L.

Noble Junker's Estate
To Luther W Job Dr
To Settlement Jan 1st 1875. \$28.80
By Pasture 9.00
Ba due 19.80
Interest 4.34
\$24.16

State of Indiana, Hendricks & SS
I, L. W. Job do solemnly
swear that the above account
is justly due and remaining
wholly unpaid

Amos Hook, Administrator

D. F. HILL,

Notary Public and Conveyancer,

And Dealer in

Dry Goods and Notions,

AND ALL KINDS OF GRAIN.

Pittsboro, Ind.

Dec-12th 1876

William Junken, Deceased, Estate
In Account with
D. F. Hill on date

Dr -
Sept-1st 1873. To Balance on Settlement \$ 9.70
" 25 " " " Tobacco 110. Oct-10th Tobacco 30 = 1.40
Oct-15 " " " 1.05: Feb¹st 74 " 90 = 1.95
Mar 24 " 1874 " " 1.25: April 1st " - 1.25 = 2.50
5.55
Interest 310
Total Am-due \$ 8.65

Daniel F. Hill

Subscribed and Sworn to before me, this
12th day of December AD 1876

James M. Wells J. D.

Account of
Wm. Gurken, Deceased
with H. F. Hill

1864

Pittsboro, Ind., March 12 1877

Worth Jonathan Deceased
To Phillip O. Waters

For Five and One half days Carpenter Work
done for David Jonathan during the 1874
on dwelling House at Five dollars and twenty
five cents per day - 225 making \$12.25
I Phillip O. Waters swear that the foregoing
dabt is just due and remains wholly
unpaid

Phillip O. Waters

Subscribed ^{and} sworn to before me this the
20th day of March 1877

James M. Wells J D

D. F. HILL,

Notary Public and Conveyancer,

And Dealer in

Dry Goods and Notions,

AND ALL KINDS OF GRAIN.

Pittsboro, Ind. Dec-12th 1876

Noble, Junken & Co. - Estate

In Account with

D. F. Hill,

Dr-

Dec-22 ¹⁸⁷⁰	Do. Vinegar. 20.	Jan-12 1871. Coffee 100 =	1.20
Jan 19 ¹⁸⁷¹	Do. Tobacco 40.	Stone of an & bal Oil .170 =	2.10
Feb 25	Do. Coffee 1.00.	7 but-216 65. Sugar 1.00. Soda .10 =	2.75.
June 3	Do. Coffee 1.00. Tobacco 1.00	gingham 1.00 matches .10 =	3.10
- 18	Do. Sugar 1.00 Coffee 1.00.	Tobacco 35. Muzzles 50 =	2.85.
Jul 5	Do. R. Specter. 150	Coffee 1.00 Tobacco 25 =	3.25.
Aug 2	Do. Sugar 1.00. One M. S. Bbl- 1.00	=	2.00
- 28	Do. Sugar & Coffee & R. - 14.25	Sea Cup 25 =	15.00
Oct 14	Do. Vinegar 45. Tobacco 35	R. Salt 250 =	3.30
Apr-11 ¹⁸⁷¹	Do. Rape 75. Tobacco 35.	=	1.30
Feb 24 ¹⁸⁷²	Do. Coffee 1.00.	Apr-24 - Coffee 1.00.	= 2.00
May 17	Do. Sugar 1.00 Tobacco 10.	=	1.00

Aug. & Sept¹⁸⁷² By Cash of Smokehole
Do. Interest
Do. Balance due

\$39.95
23.55
16.30
3.80
\$21.10 Over

Account of
Noble Junker ~~Roscoe~~
with F. Hill
42110

Described and drawn to before me.
this the 12th day of December 1866

James M. Miller Jd

Samuel S. Hill

William Jenkins Deceased
In Account with Jas H. Collinsworth

1874.			
June 2	Chloroform 100 Spts	50	1.50
" 2	To Tobacco		40
" 3	Oil	Lard	15
" 9	To Tobacco		1.00
" 24	"	"	45
" 27	Prescription 6 Spts		1.40
J 27	Tobacco		50
July 4	" Tobacco		30
6	Spente		.25
"	Nails		19
"	Tobacco and Oil		45
8	Bot Chloroform		1.00
9	Tobacco		1.00
17	Pipe and Matches		40
20	To Prescription		40
25	1 Pint Spts		50
	Total		\$98.90

2 years interest \$11.04

State of Indiana Hendricks County \$8.

Before James M. Miles Justice of the peace came James H. Collinsworth who being duly sworn according to Law say that the foregoing is just and true and remains wholly unpaid and that the same was sold at a fair cash price.

James H. Collinsworth

Subscribed and sworn to before me this 14th day of March 1877

James M. Miles J.P.

J. H. Collinsworth

25

Wm. J. J. J. J.

Dem. 1899

Noble Jenkins, Estate To.

J H Brill Dr.

for Medical services rendered in last
Sickness

1875				
Jan	1	To	Prescription & Medicine	.50
"	23	"	"	.50
Feb	6	"	Visit	1.50
"	17	"	"	.50
Apr	1	"	"	.50
"	23	"	"	.50
May	13	"	"	.50
"	25	"	"	.50
June	16	"	"	.50
July	3	"	"	.50
"	24	"	"	.50
Aug	7	"	"	.50
"	25	"	"	.25

87.75
112
87

Interest 1/2

James H. Brill
Being sworn to the
Above account
Amos G. Cook Clerk

William Junker

To James Q Adams Dr (Smith Bill)

Feb 4th 1871 William Junkers account
with J. Adams.

" 4 To 4 shoes	\$2.00
Apr 11 To sharp plow	25-
" 14 To sharp plow	25-
" 17 To 3 shoes	1.50
" 18 To sharp plow & 1 serri	50
" 20 To sharp plow	25-
" 22 To sharp plow	25-
May 2 To sharp plow	25-
March 6 ¹⁸⁷³ To 2 shoes & 1 serri	1.25-
Apr 8 To 4 shoes	2.00
May 10 To fix 2 cutters	15-
Aug 16 To 2 shoes	1.00
Oct 25 To 2 shoes	1.00
Feb 5 ¹⁸⁷⁴ To 4 shoes	2.00
" 6 To 4 shoes & 2 load	2.00

May 8th 1873.

Noble Junkers account with J. Adams.

May 8 1873 To Wagon Keanch \$1.75-

June 20 To 2 shoes 1.00-

" 28 To 2 single trees & lap Rings 2.75-

March 1st 1876 By 141 lb Beef \$9.15

\$14.65

\$4.50
14.65
19.15-

State of Indiana Hendricks County ss
James Q Adams being duly sworn deposes and
swears that the foregoing account is just
true and remains unpaid except the
Sum of Nine dollars and Sixteen cents
and that Note herein filed is just true
and remains wholly unpaid

James Q Adams

Subscribed and sworn to before me
On this 9th day of March 1877

James M. Miller J D

1876
May 18
June 24

Amos Hook Adm of Noble Jenkins dec
to L M Campbell Atty Dr \$
To Return advised concerning said estate 10.00
To advised and writing agreement
between Adm & Heirs 5.00

To services in matter of suit & claims
of Wm Crabbe on vendors lien 25.00

To services in proceedings for Partition
and setting apart Widows share of Real Est. 30.00

March 77

To services in proceedings to sell
Land, writing Petition, answer
Bond, appraisement, Orders
Decree & Reappraisement &c decd 40.00

To final settlement Report 10.00
Total \$120.00

Of the above sum the widow
pays part on Partition proceeding 20.00
Balance due from estate \$100.00

Received March 20 1877 of
Amos Hook Adm of Noble Jenkins
deceased One Hundred Dollars in full
of above Balance against said estate
L M Campbell

No 14
a

FILED

MAR
30
1877

John Swin
CLERK

Noble Jenkins (Deed)

To H. V. A. Hoak

1876
Sept 13th

1 Dr Gaiters

2.40

1 " Hose

.20

1 " Gloves

30

1 Spool

8

1 yd Swiss

50

* 3/4 " Wool DeLaine⁶⁰ 3.88

\$7.36

Interest

88

\$8.24

Buried Collette

Pittaboro March 20th 1872
Received of A. Hoak Adms
of Noble Junkens Eight $\frac{24}{100}$ Dollars
for the Within Bill
H. V. A. Hoak

PAID
MAR 30
1872
Junkens

Mar 10

FILE

MAR 30 1871

Am. Soc.

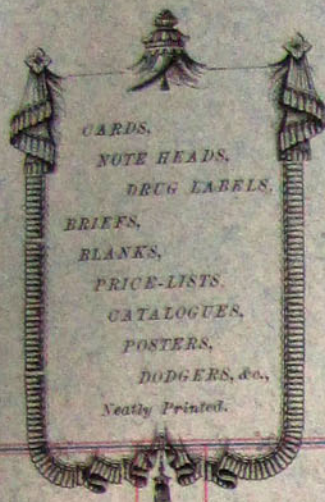
12

THE UNION IS THE BEST ADVERTISING MEDIUM IN THE COUNTY.

Danville, Ind., March 15, 1877

M Amos Hoak, ~~Adm'r~~ noble junken's estate

J. THE DANVILLE UNION *Dr*



1876

June 29 For notice of sale of real estate + bills
Sept 21 " " " "

\$7 50

6 00

\$13 50

Payment Rec'd
John H. Seearce

5

FILE

MAR

30

1877

Am. Lib.



\$ 100

No. _____ Due _____

Pittsburg Ind. Apr 1st 1873

One days after date I promise
to pay to the order of James G. Harris
NEGOTIABLE AND PAYABLE AT the sum of

thirty five dollars and 00/100 **Dollars**

With interest at the rate of ten per cent. per annum after maturity; and with attorney's fees, if suit be instituted on this note. Value received without any relief whatever from Valuation or Appraisalment Laws. The Drawers and Endorsers severally, waive presentment for payment and notice of protest, and non-payment of this Note

Wm. Junker



No. 250

January 1st 1874
One days after date I promise to
pay to the order of A. C. Weaver
at Pittsburg Ind

Twenty five **Dollars.**

With Five per cent. attorney's fees if suit be instituted on this note. Value received, without any relief whatever from Valuation or Appraisalment Laws. With interest at the rate of Ten per cent. per annum The drawers and endorsers severally waive presentment for payment, protest and notice of protest, and non-payment of this note.

25 50/100

Wm. Junker

BOWEN, STEWART & CO., Booksellers, Indianapolis, Ind.

Principal \$210
 15 years interest 2750
 ad. interest 285
 3 ad. 3025
302

2 1/2 mo. 3327
74

Total \$3406

\$3473

Wm. J. J. J.



\$ 20.58 May 9 1873
One day after date I promise to pay
to the order of A.C. Wean
Twenty 38 ¹⁰⁰ Dollars,
with interest at ten per cent. per annum. Value received.

Without any relief whatever from Valuation or Appraisement Laws. If this note be collected by suit, the Judgment shall include a reasonable fee of Plaintiff's Attorney, and shall bear ten per cent. interest.

No. _____ Due _____

BOWEN, STEWART & CO., Booksellers, Indianapolis, Ind.

Robert P.unker

MERRILL & FIELD,
Booksellers, Indianapolis, Ind.

No. (60) Pittsboro Aug 26 1874
_____ days after date I promise to
pay to the order of J.M. McLean
at Eleven 60 ¹⁰⁰ Dollars,

With Five per cent. Attorney's Fees if suit be instituted on this Note. Value received, without any relief whatever from Valuation or Appraisement Laws. With interest at the rate of Ten per cent. per annum. The Drawers and Endorsers severally waive presentment for payment, protest, and notice of protest, and non-payment of this Note.

\$ 1.60

Wm. Punker



\$ 175 ¹⁰⁰

No. _____ Due _____

Pittsboro Ind. March 1872
Fifteen Month days after date I promise
to pay to the order of Leather W. Job
NEGOTIABLE AND PAYABLE AT
One hundred and Seventy five 100 Dollars

With interest at the rate of ten per cent. per annum after maturity; and with attorney's fees, if suit be instituted on this note. Value received without any relief whatever from Valuation or Appraisement Laws. The Drawers and Endorsers severally, waive presentment for payment and notice of protest, and non-payment of this Note.

William Punker

Principal	2537
1st Year Int.	201
	<u>2363</u>
2 " " "	<u>221</u>
	2487
3 " " "	<u>245</u>
	2737
10 mos.	<u>227</u>
	29.64

Attest James

12.25. 8/11. 1874

No.

CLERK'S OFFICE,

\$ 50 00

Danville, Hendricks Co., Ind.

March 20 1877

Received of Amos Hoak Administrator
of the Estate of Noble Junken, deceased,
Fifty dollars and cents,
in full of costs in suit to partition lands
and all costs in said Estate to include
final settlement and distribution

Wm Irvine Clerk.

42371 $\frac{5}{100}$

Pittsboro Ind, March 23rd 1877

Received of Amos Hoak
Adms of Noble Junkens (Deed)
Three hundred and seventy
one $\frac{5}{100}$ Dollars being the
balance of my dower, of

Lucie Junken

No 3

FILED

MAR
30
1877

Am. Irvin

No 1

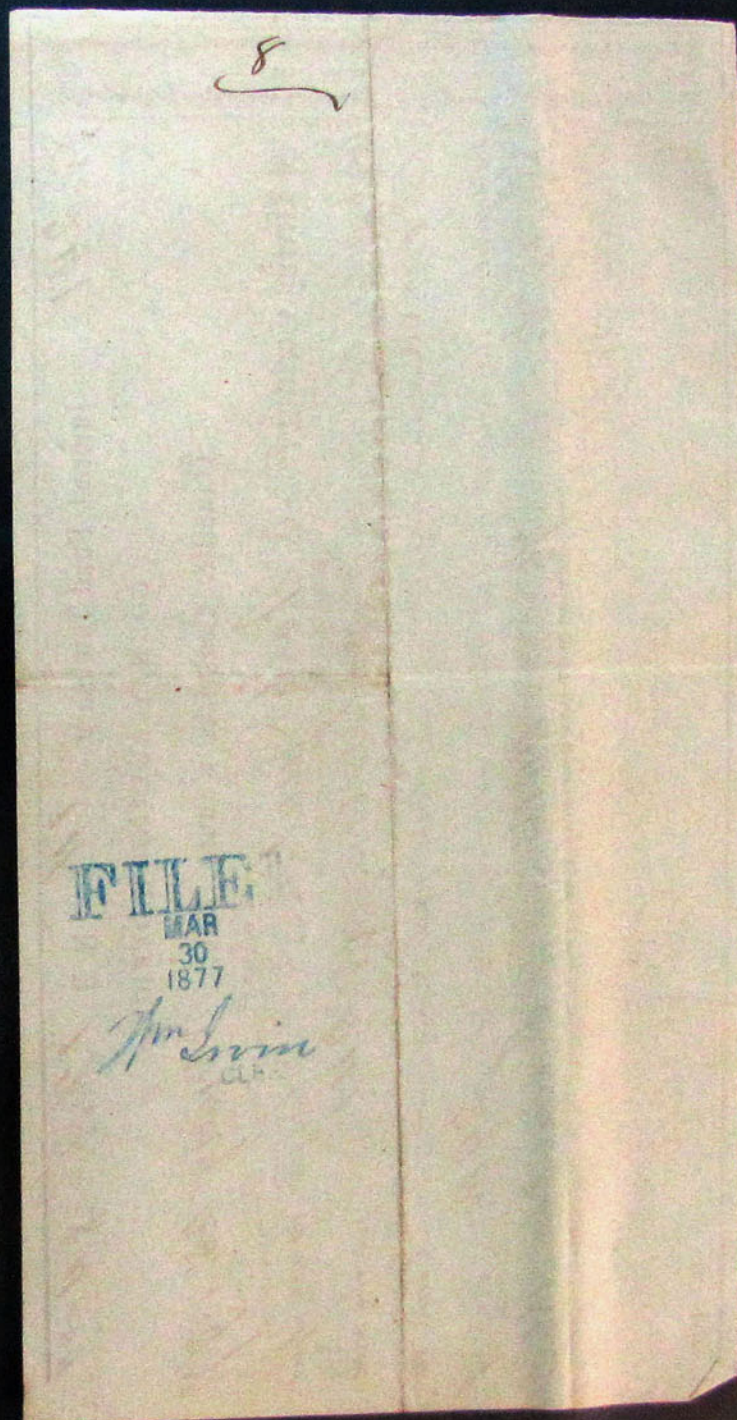
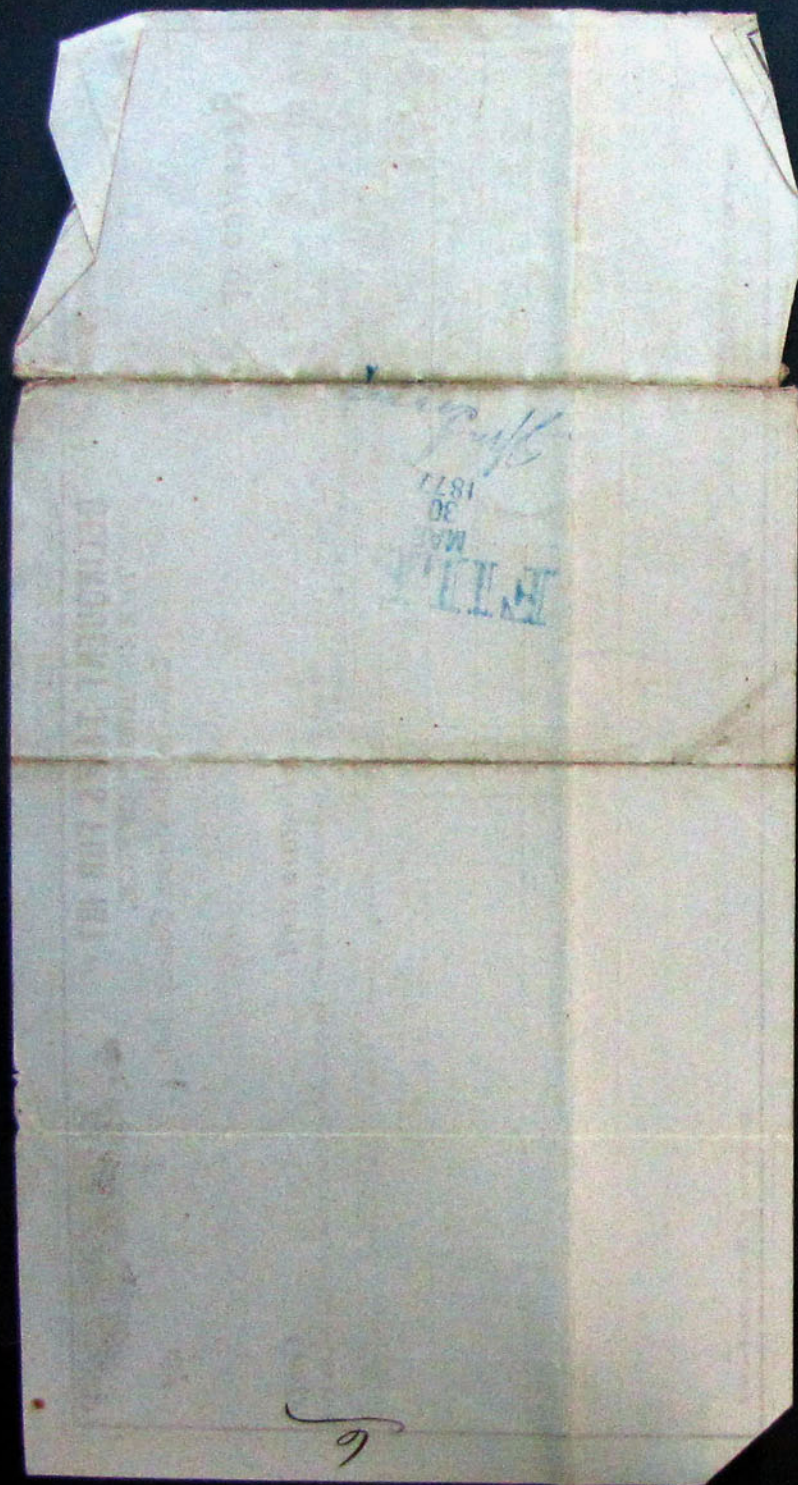
FILED

MAR
30
1877

Am. Irvin

Auditor Hendricks County.

Philadelphia Journal Print.



No.

CLERK'S OFFICE,

\$140.38

Danville, Hendricks Co., Ind.

March 20 1877

Received of Amos Hoak
of the Estate of Noble Junken
One Hundred forty dollars and 38 cents,
for distribution on claims against
said Estate

Administrator

, deceased,

cents,

J. M. Brinn

Clerk.

1877

Pittsburg Mar 20th

Received of Amos
Hoak Administrator
of Noble Junkens Deceased
Eight Dollars $\frac{87}{100}$ in full
of my claim

J. M. Brinn

FILED

MAR
30
1877

Wm. L. Smith

11

FILED

MAR
30
1877

Wm. L. Smith

Pittsboro Mar 17th 1877
 Received of Amos Hoak
 Administrator of Noble Jenkins
 Deceased Twenty five Dollars for burial
 case for Deceased
 Isaac B. Waters

251
 252
 No. 253

TREASURER'S OFFICE,
 Danville, Hendricks County, Ind., 1877.

Received of Amos Hoak Admr Noble Jenkins
 the sum of fourteen and 84/100 DOLLARS,
 in full for ~~ONE HALF~~ of State, County, School, Township, Special School, Dog and Road Taxes, for the year 1876, on
 Poll and Personal Property and on the following described Real Estate, to-wit:

DESCRIPTION OF LAND.	Section.	Town.	Range.	Acres.	Hund.	Name of Town.	Lot.	Blk or Sq.
Rt E 2 NW 4	31	17	18	14	50			
Spt E 2 NW 4	31	17	18	15				
Rt E 2 NW 4	31	17	18	17				

Deputy.

L. S. Watts

Treasurer of Hendricks County.

John Smith

1871
30

FILE

6

7

FILE

MAR
30

1871

John Smith

No. _____

CLERK'S OFFICE,

\$ 488. 95

Danville, Hendricks Co., Ind.

March

1877

Received of Amos Hoak

Administrator

of the Estate of Noble Junker

, deceased,

Four Hundred & Eighty Eight dollars and 95 cents,

in full of principal and interest of the
claim of Wm. A. Crabb

Wm. Irwin

Clerk.

Miss
John
MAR 30 1877
BETHLE

to 2

No. 69 Land Sale

HENDRICKS CIRCUIT COURT.

Amos Hoak adur
of Noble Junkin et al

VS

Moses Junkin et al

Land Sale

Judgment, \$
2nd day Relief.

Date, _____, 187

Interest at _____ per cent.

Order Book No. _____, page _____

Filed June 22nd, 187
L. V. Junkin, Clerk.

Plaintiff's Att'y.

Fee Book No. 14, page 223

Amos Meoak
administrator of the Estate of
Noble Janken deceased

No 69

vs
Jane Janken
Moses Janken
Martha Job and
John F Janken

Land Sale
Order for Reappraisement
and Decree
Confirming Sale

Come now Amos Meoak administrator
of the above estate and presents and
files his petition for the reappraisement of
of said real estate (here in insert)
from which it appears that he has been
unable to sell said real estate on ac-
count of the appraisement thereof
being too high; and the Court being
satisfied that it would be to the
interest of said estate to have said real
estate re-appraised Alfred Stanley and
Richard T. Dorman two reputable free-
holders of the neighborhood in which
said real estate is situated are now
appointed by the Court as Appraisers
to re-appraise the same; and the Court
now orders that said administrator
cause said appraisers to re-inventory
and re-appraise said lands.

And said Appraisers now appear and
file their Inventory and appraisement

of said lands, with their oath, taken and subscribed before the clerk of this Court, endorsed thereon. And afterwards on the same day comes said Administrator and presents and files his Report of the sale of said lands together with the affidavit of John N. Searce and the affidavit of said Administrator of the giving of notice of said sale, whereby it appears that said Administrator has made sale of said lands to one Mary Jane Adams at the sum and price of Thirteen Hundred and Eighty dollars on three, nine and fifteen months credits in three equal installments, said deferred payments to draw interest at the rate of Six per cent per annum; And said Administrator also reports and shows to the Court that said purchaser offers, and said Administrator is willing to accept cash down in lieu of notes for said deferred payments, the sum of Thirteen Hundred and twenty five dollars.

And the Court being sufficiently advised in the premises, is satisfied that by such arrangement the interests of said Estate will be promoted;

It is therefore ordered adjudged and decreed that the sale so made

by said administrator of the lands
aforesaid to wit: The South half of the
North East quarter of the North West
quarter and $24\frac{1}{2}$ acres of the north
part of the South East quarter of said
North West quarter of Section thirtyone
Township 17 N. Range one East to said
Mary Jane Adams be, and the same
is in all things hereby confirmed.

And said Administrator is now or-
dered and directed to execute and
acknowledge in open court his Deed
of conveyance as such administra-
tor conveying said lands to said
Mary Jane Adams for the con-
sideration aforesaid, and report the
same to this court for approval.

And now Comes said Administrator
and reports and presents his Deed
conveying said lands to said Mary
Jane Adams, in open court, which
deed is acknowledged by said ad-
ministrator in open court, and exam-
ined and approved by the court
and ordered to be delivered to the
said Mary Jane Adams as evidence
of her title to said lands, upon pay-
ment of said sum of Thirteen Hundred
and twenty five dollars

All of which is finally ordered ad-
judged and decreed

No 69

Hendricks Circuit Court
March Term 1877

Amos Hoak
admr &c

vs

Jane Funken
et al

Land sale &
Decree
confirming sale

Approved
J. H. H. H.

Filed March 12. 1877

Wm. J. H.
clerk

L. M. Campbell
Plffs atty

State of Indiana
Hendricks County

Hendricks Circuit Court
March Term 1877

Amos Meach
Adm^r of the Estate of
Noble Sunkew dec^d } Land Sale
vs
Jane Sunkew }

Inventory of Lands proposed to be
sold:

The South Half of the north east
quarter of the north west quarter and
24 $\frac{1}{2}$ acres of the north part of
the South East quarter of said north
west quarter of Section 31 Township
17 N. Range one East

We Alfred Stanley & Richard Dorman
petent as appraisers of the above
described lands, being well ac-
quainted with the same say that
it is of the value of

\$ 111250

R. Dorman, Appraiser.
Alfred Stanley
appraisers

State of Indiana
Hendricks County

We Alfred Stanley and
Richard T. Dorman swear that we will
honestly appraise the within described
lands belonging to the Estate of Noble
Junker deceased

Alfred Stanley
Richard T. Dorman.

Subscribed and sworn to

Before me this 13th day of
March 1877

Wm Irwin clerk

69

Hendricks Circuit Court
March Term 1877

Ernest Heost
admr &c

vs

Jane Junker et al

Inventories and Rec. Apprais-
ment

Filed March 13. 1877

Wm Irwin
clerk

L M Campbell
Atty for Deft

STATE OF INDIANA,)

EDITOR'S AFFIDAVIT.

Hendricks County,) SS:

L. M. Campbell, Attorney for Adm'r.

ADMINISTRATOR'S SALE OF REAL ESTATE.

Notice is hereby given that, pursuant to an order of the Hendricks Circuit Court made at the June term, 1876, the undersigned, administrator of the estate of Noble Jenken, deceased, will, on

Saturday, the 12th day of August, 1876, offer for sale, at private sale, on the premises, the following real estate belonging to said estate, to-wit:

The south half of the northeast quarter of the northwest quarter and twenty-four and one half (24 1/2) acres of the north part of the southeast quarter of said northwest quarter of section thirty-one (31), township seventeen (17), north range one (1) east; and if the same be not sold on said day the offer will be continued from day to day until the sale is effected.

Terms of Sale—One-third of the money will be required in three months from the day of sale, one-third in nine months, and one-third in fifteen months, notes to draw interest at the rate of 6 per cent.
JUNE 20. AMOS HOAK,
Administrator.

Personally appeared before the undersigned
John H. Scrance publisher of
The Danville Union
a public Weekly Newspaper of general circulation, printed
and published in Danville, in the
County aforesaid, who, being duly sworn, upon his oath, saith
that the notice, of which the attached is a true copy, was duly
published in said paper for four weeks
successively, the first of which publication was on the 29
day of June 1876, and the last on the
20 day of July 1876

John H. Scrance

Subscribed and sworn to before me, this 13 day of March 1877
Wm. Irons Clerk

Received,

, of

dollars and

cents,

in full for publishing the above notice

1380

State of Indiana }
Hendricks County }

Amos Hoak being duly sworn says on oath that he posted up and caused to be posted notices of which the within printed notice is a copy at not less than ten public places in the County of Hendricks, not less than five of which were posted in Middle Township of said County all of which were posted as early as July 1st 1876

Amos Hoak

Subscribed and sworn to before me this
13 day of March 1877

Wm Irvine, clerk

69

Amos Hoak
Adm'r

23

Jane Franklin
et al

Land Sale

Proof of Notice
of Sale

Filed March
13. 1877

Wm Irvine
clerk

State of Indiana
Wendricks County ^{ss}

Wendricks Circuit Court
March Term 1877

Amos Hoath Adm^r 69
of the Estate of
Noble Junkin deceased } Land Sale
vs }
Jane Junkin et al } Report of sale

To the Hon Jacob B Julian
Judge of said Court

The undersigned
administrator of said estate respectfully
reports to the Court that pursuant to
the order and decree of this Court
made at the June Term 1876, he gave
notice that he would sell the real
estate described in said order at pri-
vate sale on the premises, by publication
of said notice for four weeks succes-
sively, in the Danville Union; the
first of which publications was on the
29th day of June 1876, and the last
on the 26th of July 1876; and also by
posting up in not less than ten public
places in said County notices of such
sale, not less than five of which were
posted in Middle Township in said
County, the township wherein said
lands are situated; proof of which

notice is made and filed herewith

The said administrator would further report that pursuant to said order and said notice, he offered said lands on the 13th day of August 1876, and has continued said offer, and effort well from that time to the present without effecting a sale thereof at the original appraisement; that since the re-appraisement of said lands as ordered by this Court at the present term he has succeeded in making sale of said lands to one Mary J. Adams at the sum and price of \$1380.[#] on the terms prescribed by said order to wit: One third in three months one third in nine months and one third in fifteen months, said deferred payments to draw interest at the rate of six per cent per annum, which price is the highest and best he has been able to obtain for said lands, and more than the present appraised value thereof.

Said administrator would further report to the Court that it is proposed by said purchaser and agreed to by said administrator that said purchaser shall pay cash down for said lands, and in lieu of the execution of his notes as aforesaid, the sum of \$1325.[#], by which means

these proceedings can be now closed out, and further expense thereof prevented; and he believes it would be to the interests of said estate to comply with said proposition.

Wherefore he prays the Court to confirm said sale, and to now, order and direct that said administrator shall make out, acknowledge and deliver to Mary Jane Adams a good and sufficient deed as such administrator conveying to the said Mary Jane Adams the lands so sold to her as aforesaid. Wit: The

South half of the North East quarter of the North West quarter, and $24\frac{1}{2}$ acres of the North part of the South East quarter of said North West quarter of Section 31 Township 17 N.R. One East; and he asks the Court also to authorize him to accept said sum of \$1325⁰⁰ in lieu of said notes, and that upon delivery of said deed, and payment of said money, that further proceedings in this land sale be discontinued

Respectfully submitted

Amos Hook Administrator

69

Wendell Circuit Court
March Term 1877

Amos Heath
adversce

vs

Jane Jenkins et al

Land Sale
Report of Sale

Filed March 13 1877

Wm Irwin

C,

clerk

L M Campbell
Atty for Plff

State of Indiana
Hendricks County }

Hendricks Circuit Court
March Term 1877

Amos Moorak

No 69

Administrator of the Estate of
Noble Furken deceased

{ Land Sale

{ Petition for

{ Re Appraisement

vs
Jane Furken et al

The undersigned administrator of the estate of Noble Furken deceased respectfully shows to the Court that he has caused the real estate ordered to be sold, to be advertised fully and extensively; that he has made diligent effort to effect a sale of the same for the purpose of settling said estate and paying the debts thereof, but he says that he has been and is yet wholly unable to make such sale at the appraised value thereof; that, as shown by the former Inventory and appraisement herein dated June 22 1876, said lands were appraised at \$1780.th which said administrator believes to be entirely too high, and more than he will, within any reasonable time, be able to sell the same for; that the claims against said Estate are now drawing interest, and accumulating

thereby in amount; that he believes
 if said lands be re-appraised or valued
 at their present cash price he will
 be able to effect the sale thereof,
 but not otherwise. Wherefore he
 respectfully asks the Court to
 order that a new Inventory and
 appraisement of said lands shall
 be made by competent appraisers.
 Respectfully Submitted

Amos Hoak

Madison Circuit Court

March Term 1897

Amos Hoak

admr's re

vs

Jane Jenkins

Land Sale

Petition for Re-Appraisement

Filed March 13/1897

Wm. Brown

clerk

Wm Campbell
att'y for Admr's

State of Indiana
Wendricks County ss

Amos Hoak

69

Administrator of the Estate of
Noble Junken deceased

vs
Jane Junken et al

} Decree for
Sale of Lands
to pay debts

Come now Amos Hoak Administrator
of the Estate of Noble Junken deceased
and files his petition for the sale of
Real Estate to pay debts of said Estate.

And now come Jane ^{John Junken} Junken, Moses
Junken Martha Jos and Luther W Jos,
widow and heirs of said deceased, and
file their Answer herein, waiving is-
suanee and service of process, and
confess the allegations contained and
set forth in said complaint.

Said Administrator also files here-
with an inventory of the real estate
proposed to be sold, and the appraise-
ment thereof amounting to \$1780.⁰⁰

Said Administrator also files his
Bond in the penal sum of \$3600.⁰⁰
with John A Shirley as his surety
which Bond and surety is approved
by the Court.

And the Court after further hearing
the proofs and allegations of said
parties, and being sufficiently ad-

vised in the premises finds that it is necessary that the Real Estate of said decedent should be sold to make assets to pay the debts of said Estate.

Wherefore it is ordered adjudged and decreed that said Administrator shall proceed to sell the real Estate of said decedent to wit: The South half of the North East quarter of the North West quarter, and $24\frac{1}{2}$ acres of the North part of the South East quarter of said North West quarter of Section thirty one Township 17 North Range one East, at private sale, on a credit of three, nine and fifteen months from the day of sale, said Administrator to give notice required by law before making such sale, and report his proceedings herein at the next term of this Court; until which time this cause is continued

Hendricks Circuit Court
June Term 1876

Amos Hoak
admr &c

vs

James Junkin
et al

Deceit for sale of Land
to pay debts

Filed June 22nd 1876

L. M. Junkin
Clerk

L. M. Campbell
Plffs atty

State of Indiana
Hendricks County } ss

Hendricks Circuit Court
June Term 1876

Amos Hook
administrator of the
Estate of
Noble Junkin deceased

vs
Jane Junkin
Moses Junkin
Martha Job and
John I Junkin

} Answer, and Waiver
of Service of Process

The undersigned who are made defend-
ants in the above entitled cause, hereby
waive issuance and service of process
and acknowledge due and legal notice
of the filing and pendency of said Com-
plaint, and hereby consent that the
Court may order and decree the sale
of the real Estate of said decedent, as
prayed for in said petition for the pur-
pose of making assets to pay the debts
of said Estate

Given under our hands this 30th day of
May 1876

Jane Junkin

Luther W. Job, Moses Junkin

Martha Job
John Junkin

State of Indiana } ss
County of Hendricks }

Before me Daniel F. Hill
a Notary Public in and for said County
this 30th day of May 1876

Jane Junkin Moses Junkin Martha
John John F. Junkin and
Luther M. Job

acknowledged the execution of the
annexed instrument of writing
as their free act and deed.

Witness my hand and Notarial
Seal this 30th day of May 1876

Daniel F. Hill Seal
Notary Public

No 69

Hendricks Circuit Court
June Term 1876

Moses Wood

administrator vs

vs

Jane Junkin et al

Answer
and Waiver of Service
of Process

Filed

June 22 1876

L. V. Jenkins Clerk

State of Indiana
Hendricks County }

We John H. Shirley and
Lewis S. Watts swear that ^{we} honestly
appraised the Estate described, belonging
to the Estate of Noble Jenkins deceased

J. H. Shirley
L. S. Watts

Sworn, and Subscribed before me the 22nd
day of June 1876 L. W. Jenkins att

170 69

Hendricks County Court
June Term 1876

Amos Wood

Adm'r &c

vs

Jane Jenkins
et al

Inventory of
Real Estate, &c. and

Filed June 22 1876

L. W. Jenkins att

L. M. Campbell
Att'y at l'y

State of Indiana
Hendricks County &c :

In the matter of the	No
Estate of	Land Sale.
Noble Furken	Bond of Adm ^r
deceased	

We, Amos Hoak and John W
Shirley acknowledge ourselves
firmly bound unto the State of Indiana
in the penal sum of Thirty Six Hundred
dollars, to be void on condition that
the above bound Amos Hoak shall
faithfully discharge his trusts and
duties as Administrator of the Estate
of Noble Furken deceased, in the
matter of the sale of the real Estate
of said deceased, for the purpose of
making assets to pay debts

Amos Hoak
J. W. Shirley

Taken and approved by the Court the
22nd day of June 1876

Wm. H. H. H. H.
Judge Hendricks, ex Off

No 69

Honorable Circuit Court
June Term 1876

In Re. Estate of
Joble Jenkins
deceased

Bond of Administrator
on Land Sale

Filed
June 22 1876
L. Jenkins adm

L. M. Campbell
att'y

State of Indiana
Hendricks County } ss.

Hendricks Circuit Court
June Term AD 1876

Amos Hook

No 89/6

administrator of the
Estate of
Noble Furken dec^d

vs

Jane Furken
Moses Furken
Martha Jof and
John F Furken

Complaint and Petition
for Sale of Real Estate

The Complaint and Petition of the under
signed respectfully shows that said
plaintiff is the administrator of the
Estate of one Noble Furken late of Hen-
dricks County, now deceased; that he
is duly appointed and qualified to act
as such.

The Petitioner further shows that the
whole amount of personal property which
has come into his hands, and which is
shown by his Inventory on file in
said Estate is \$127²⁵ which property
he has turned over, and delivered to
the defendant Jane Furken, widow
of said deceased as part of the sum
of \$500. allowed her by law, and as
shown by her receipt on file with

said Inventory,

The petitioner further shows that the Estate of said Noble Jorden is indebted to divers persons, amounting in the aggregate, as far as said administrator has been able to ascertain, to about \$1000; that there is no other personal property or assets out of which to pay the same; that said decedent was the owner, at the time of his death, and in possession of the following described Real Estate situated in the County of Hendricks and State of Indiana, to wit: the South East quarter of the South West quarter, and the South half of the North East quarter of said South West quarter of Section 30 Township 17 North of Range one East, which is of the probable value of \$2400; that said decedent left as his only heirs at law the said Jane Jorden his widow, and the other defendants, whose ages are given as follows to wit: Moses Jorden aged about 38 years Martha Jorden aged about 36, and John F Jorden aged 30 years, all of whom are residents of said County of Hendricks.

The Petitioner further shows to the Court, that during the present term of this Court, upon his petition for Partition, there was assigned and set

apart by Commissioners, upon order of
the Court. To Jane Jenkins widow of said
deceased, as her one third part, in value,
of the above described Real Estate as follows:

Beginning at the S.E. Cor of said tract which is the Center of Section 31
Thence North 31 rods; thence West across the East
half of the N.W. $\frac{1}{4}$ 80 rods; thence South 31 rods
to the line passing East and West ~~to the~~ through
the Center of said Section; Thence East 80 Rods to Beginning
That it will be necessary to sell the residue
of said Real Estate for the purpose of mak-
ing up to which to pay the debts of
said Estate.

Wherefore he prays the Court to order and decree
that he, said Administrator, shall be empowered
and authorized to make sale of the Real
Estate of said deceased not assigned or set
apart to said widow as aforesaid to wit;

The South half of the North East quarter of the North
West quarter, and $24\frac{1}{2}$ acres of the North part of the S.E. $\frac{1}{4}$
of said N.W. $\frac{1}{4}$ of Section 31 Township 17 N Range one, E.

at private sale upon such terms as to time
of payment, and mode of securing the
same, and upon such notice as may be
required by law.

And he prays for such orders as may be
proper and legal in the premises

L.M. Campbell
Plffs atty

No 69

Hendricks Circuit Court
June Term 1876

Amos Hook
Adm^r &c
vs

Jane Junkin
et al

Complaint

Filed June 22 1876
L. J. Jenkins clk

Filed

J. M. Campbell
Atty atty

NOBLE JUNKEN

ESTATE

1876

HENDRICKS COUNTY, INDIANA