

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.

JOHN SCOTT

ESTATE

1844

HENDRICKS COUNTY, INDIANA

X
No. _____

Hendricks Circuit Court.

PROBATE.

ESTATE OF

John Scott

Dei

Disposed of
Nov 12 1846,

Francis Scott

Administrator.

G. E. & C. D. No. _____

Page _____

F. B. No. _____

Page _____

Filed _____

1

Attorney.

State of Indiana Hendricks County
The undersigned, widow of
John Scott late of said County deceased
herby relinquishes her right to administer
the estate of the said decedent. And requests
the Clerk of the Probate of said County
to grant administration thereof to her
son Francis Scott. March 25th 1844

Signed in presence of
Isaac Trotter

Elizabeth Scott

John Scott. s
Estate

Relinquishment of
Widow -

Filed in my office
March 25th 1844.
J. M. Gregg, clk

Know all men by these presents that we
Francis Scott and Samuel Jones of the County
of Hendricks are held and firmly bound
unto the State of Indiana in the sum of
five hundred dollars lawful money of
the United States for the payment of which
will and truly to be made and done
we bind ourselves, our heirs, executors &
administrators jointly & severally, firmly
by these presents. Witness our seals
and dated this 25th day of March 1844

The condition of the above obligation
is such that if the above bound Francis
Scott will truly and faithfully discharge
the duties and trusts committed to
him as Administrator of the estate of
John Scott deceased, and will promptly
deliver over to his Successor to be appointed
by the Probate Court of said County, should
any such successor ever hereafter be appo-
-inted, upon reasonable demand made
thereof, all such goods, chattels, rights, credits,
money and effects which shall of right
belong to said estate, then the above obligation
is to be null and void, otherwise to be
and remain in full force and virtue
in law

Francis Scott
Samuel Jones
(Seal)

Signed in presence of
J. M. Gregg

John Scott's Estate

Francis Scott Adm.
Paid of 500.00

filed in my office March
25th 1844

J. M. Luggeth

State of Indiana } On the Probate Court of
Wendricks County } Wendricks County, February
Term A. D. 1843.

On the estate of John Scott deceased,
To the Honorable, the Judge of the Probate Court
of Wendricks County: Francis Scott
administrator of all and singular, the goods,
chattels, rights, credits monies and effects which
were of John Scott late of said County of Wendricks
deceased, Respectfully sheweth unto your
Honor; That the amount of personal property
of said estate which has come into his hands
to be administered is — \$ 61.00 —

Your petitioner further sheweth unto your
Honor that the amount of debts dues and
demands outstanding against said estate
so far as the same has been ascertained,
including those which have been paid as
well as those which are yet due and unpaid
is about the sum of \$ 146.00.

And your petitioner further sheweth unto
your Honor, that the personal estate of said
deceased is insufficient to pay and satisfy
the debts, dues and demands outstanding
against said estate. And your petitioner
further sheweth, that said deceased was at the
time of his death the owner in fee simple of the
following Real estate, situate in said County
of Wendricks & described as follows. to wit:
The North West Quarter of the North East Quarter
of Section Number thirty six in Township Number
seventeen, North of Range Number two west,
Containing forty acres of land.

And your petitioner further sheweth unto
your Honor that said Land is of the probable

value of Seventy dollars. And your petitioner further sheweth that said John Scott at the time of his decease left the following named persons over the age of twenty one years. To wit, Samuel Jones & Polly Jones his wife, Seth Goodwin and Nancy Goodwin his wife, Eley Scott, Isom Scott and Samuel Scott, together with the following named persons within the age of twenty one years To wit:

Martha Scott, John Scott, Reuben Scott and Eliza Scott, all heirs at law of the said deceased. together with your petitioner who is also an heir of the said John Scott deceased.

Now in as much as the personal estate of said deceased is insufficient to pay the debts due and demands outstanding against said estate will your Honor cause said heirs to be made defendants hereto and grant your petitioner the necessary writ against them, notifying said defendants of the filing and pendency of this petition, and of the time and place of hearing the same. And grant that some suitable and discreet person be appointed Guardian of said minor defendants, for the sole purpose of appearing for them and taking care of their interests in the said proceedings.

And will your Honor order that said Real estate be sold and made assets in the hands of your petitioner for the payment of the debts due and demands outstanding against said estate, according to the statute in such case made and provided.

And your petitioner will ever pray &c.

Francis Scott

State of Indiana }
Hendricks County } ss.

Francis Scott being duly
sworn in open court says that the matters
and things contained in the foregoing
petition are true as he verily believes.
And further saith not.

Subscribed & sworn to } Francis Scott
in open court Feby. 10th }
A.D. 1845. J. M. Lugg, clk

John Scott's
Estate.

Petition to sell
Real estate.

Filed in Court
February 10th 1845
J. M. Gregory Clerk

St Andrews Probate Court
Feb. Term 1845.

Francis Scott admr. of
the Estate of John Scott dec'd

Petition to sell
Real estate.

vs
Samuel Jones, Polly Jones,
Seth Goodwin, Nancy Goodwin,
Eley Scott, Isom Scott,
Samuel Scott, Martha Scott,
John Scott, Reuben Scott and
Eliza Scott, heirs of said John
Scott dec'd

The answer of
Simon T. Hadley guardian ad litem of said
defendants Martha Scott, John Scott, Reuben
Scott & Eliza Scott minors under the age of
twenty one years, to the petition of said admin-
istrator. Said Guardian ad litem answering
saith that he is not advised of any defence
that said Minor defendants have or could
set up in bar to the matters contained in said
Complainant's petition, Nor does he know any
reason why the real estate mentioned in said
petition shall not be sold and made assets in
the hands of said Administrator for the
payment of the debts dues and demands
outstanding against said Estate, according
to the prayer of said petitioner. And said
Guardian further answering saith that in as
much as said ~~the~~ defendants last named are
Minors, he prays for them the protection of the
Court, and that right & justice may be done
in the premises.

W. T. Hadley

Simon T. Hadley the above named guardian makes
oath and says that the matters & things contained
in the above answer are true to the best of his
information & belief.

W. T. Hadley

Subscribed & sworn to in open
Court February 11th 1845.
J. M. Sugg clk

John Scott's Estate

Francis Scott adms

vs

Heirs of John Scott

Answer of
Guardians ad litem

Filed in open court

Feb. 11th 1845.

J. M. Guggelt

State of Indiana
Hendricks County ss.

On this 1 day of February 1845
personally appeared before me D. B. Beiggona
an acting Justice of the peace of said County
Nathan Davis and Isaac Trotter
two reputable freeholders of said County, who after
being by me duly sworn say that they will truly
honestly & impartially appraise the estate, property and
effects which shall be exhibited to them, according
to the best of their judgment and ability.

Subscribed & sworn to before
me the date above written.
D. B. Beiggona J.P.

Isaac Trotter
Nathan Davis

Inventory of Real estate belonging to the estate
of John Scott late of Hendricks County, deceased.
Appraised by Nathan Davis — — and
Isaac Trotter — — to wit, The north West
Quarter of the North East Quarter of section No.
thirty six in Township No. Seventeen North of Range
No. two west, containing forty acres, Appraised
at the sum of \$70.00

dated this 1st Day of February 1845.

Signed

Nathan Davis

Isaac Trotter

Appraisers

John Scott's
Estate.

Appraisement of
of Real Estate.

Filed in open court

Feb. 10th 1845.

J. M. Huggins

Francis Scott Admr. of John Scott's Estate } Petition to sell
Real estate.

^{us}
Samuel Jones & Polly Jones his wife,
Seth Goodwin & Nancy Goodwin his wife,
Eley Scott, Isom Scott,
Samuel Scott, Martha Scott,
John Scott, Reuben Scott
& Eliza Scott, heirs at law
of John Scott deceased.

The undersigned
the above named defendants who are over the age
of twenty one years do hereby consent that said
plaintiff or petitioner obtain an order of the
Probate Court of Hendricks County, to sell the
N. W. 1/4 of the N. E. 1/4 of Section No. thirty six in Town
No. Seventeen North of Range No. two West containing
forty acres, and make the same assets in his
hands for the payment of the debts dues and
demands outstanding against said estate.
Witness our hands this 19th day of January
1845.

Attest

Samuel Jones
Polly Jones
Seth Goodwin
Nancy Goodwin
Samuel Scott
Eley Scott
Isom Scott

State of Indiana } ss.
Hendricks County }

Personally appeared in open court
Francis Scott who being duly sworn says that the foregoing signatures
of Samuel Jones & Seth Goodwin are genuine, and that the
remaining signatures were written in the presence of said
signers and at their instigation & request. & further saith
not.

Subscribed & sworn to in open court Feb. 10th 1845
J. M. Hugg clerk

John Scotts
Estate.

Consent of heirs
over 21 yrs. of age.

Filed in open Court
February 16th 1845
O. M. Gregg Ck.

State of Indiana } The State of Indiana to the
Hendricks County } Sheriff of Said County, Greeting.

You are hereby Commanded
to Summon Samuel Jones, Polly Jones, Seth Goodwin,
Nancy Goodwin, Eley Scott, Isom Scott, Samuel Scott,
Martha Scott, John Scott, Reuben Scott & Eliza
Scott, heirs at law of the estate of John Scott, deceased,
to personally be and appear before the Honourable
the Judge of the Hendricks Probate Court, on the
first day of the next term, to be holden at the Court
House in Danville on the Second Monday in February
next, then and there to shew Cause if any they have
or can shew, why certain Real estate of which the
said John Scott died seized shall not be sold and
made assets in the hands of Francis Scott, the adminis-
trator of said estate, for the payment of the debts and
demands outstanding against said Estate. And
have you then there this writ.

Witness James M. Gugg, Clerk of the said
Court and its Seal this 13th day of January
1845.

J. M. Gugg, Clerk

Serve this writ on Martha Scott, John Scott, Ruben Scott and
Eliza Scott, and Return the same not served on the others
within named, by order of petitioners. J. J. Conway Att'y for Petitioners.

Hendrick, Probate Court
Feb. Term 1845.

Francis Scott, Adm^r of
John Scott dec?
vs. ~~Summons~~
Samuel Jones
Polly Jones
Sith Goodwin
Nancy Goodwin
Olaf Scott
Isom Scott
Samuel Scott
Martha Scott
John Scott
Ruben Scott &
Oliza Scott

Ret 1st day

Served on the within Martha Scott
John Scott Ruben Scott & Eliza Scott
By reading as within I am commanded

I am 2nd 1845 & He turned not served as to the
others named By order of Petitioners Attorney

Shadrach Nichols

Chff. H. C.

Serving out \$20.00

Mileage 1.00

Return \$3.10

calling 4 - 24

\$5.34

Rec^d the above fees three dollars & thirty four cent
in full of J. D. Parker clerk May 25th 1846

Shadrach Nichols
Suffolk

State of Indiana In the Probate Court of Warrick
County, August Term 1845.

Francis Scott administrator
of the Estate of John Scott dec'd
vs Petitioner to Sell Real Estate.

Samuel Jones & Polly Jones his wife
Seth Goodwin & Nancy Goodwin his wife
Eley Scott, Leon Scott
Samuel Scott, Martha Scott,
John Scott, Reuben Scott, &
Eliza Scott, heirs at law of the
Estate of John Scott dec'd

The clerk of said Court
will please issue a summons in the above
entitled cause, returnable the first day of
said Term -

J. Harvey Athy
for petitioner -

Francis Scott admr.
vs $\frac{1}{3}$ Principi
Samuel Jones et al

for Summons -

Filed in mag office,
July 19th 1845.
J. M. Gregg, clk.

Iss.

State of Indiana } In the Probate Court of Wendenricks
Wendenricks County } County, August Term 1848 =

On the estate of John Scott deceased -

To the Honorable the Judge of the Probate
Court of Wendenricks County. Francis Scott
Administrator of the estate of John Scott deceased -
Respectfully sheweth unto your Honor - That the
Amount of personal property of said estate which
has come into his hands to be administered is
Sixty one dollars \$ 61.00

And your petitioner has received the further sum
of Seventy dollars for land sold in pursuance of
an order of said Court - Making in all the sum
of One hundred & thirty one dollars \$ 131.00

Your petitioner further sheweth unto your Honor
that the amount of debts due and demands out-
standing against said estate so far as the same
has come to the knowledge of your petitioner, including
those debts which have been paid by your petitioner
as such Administrator as well as those which
are yet due and unpaid, is about the sum of
two hundred and thirty two dollars \$ 232.00

And your petitioner further sheweth unto your Honor
that the personal estate of said deceased, together
with the proceeds of the Real estate of said deceased
heretofore sold by your petitioner as aforesaid
is insufficient to pay and satisfy the debts, due,
and demands outstanding against said estate.

And your petitioner further sheweth that said deceased
was at the time of his death, the owner in fee simple
of the following Real Estate situate in said County
of Wendenricks and described as follows to wit:

The South west quarter of the North west quarter of
Section thirty one in Township Seventeen North of
Range one west Containing forty acres and thirty
one hundredths of an acre. And your petitioner
sheweth unto your Honor that said land is of the
probable value of - fifty dollars

And your petitioner further sheweth unto your Honor
that said John Scott at the time of his decease left
the following named persons over the age of twenty
one years to wit, Samuel Jones and Polly Jones
his wife, Seth Goodwin and Nancy Goodwin his
wife, Eley Scott, Esom Scott and Samuel
Scott, and also your petitioner, together with
the following named persons within the age of
twenty one years to wit, Martha Scott, John
Scott, Ruben Scott and Eliza Scott, all
heirs at law of the said deceased, and all of
whom are now living -

Now inasmuch as the personal estate of said
deceased together with the Real Estate already
sold as aforesaid is insufficient to pay the debts,
dues and demands outstanding against said
Estate, will your Honor cause said heirs to be
made defendants hereto, and grant your petitioner
the necessary writ against them. Notifying said
defendants of the filing and pendency of this
petition and of the time and place of hearing the
same. And grant that some suitable and
discreet person be appointed guardian of said
Minor defendants, for the sole purpose of
appearing for them and taking care of their
interests in the said proceedings. And will
your Honor order that said real estate be
sold and made assets in the hands of your
petitioner for the payment of the debts dues and
demands outstanding against said Estate,
according to the Statute in such case
made and provided -

And your petitioner will ever pray &c -

John C. Scott

J. Kearney Atty
for petitioner

State of Indiana
Henrieville County ss.

Francis Scott being duly sworn
in open Court says that the matters and things
contained in the foregoing petition are true as he
verily believes - And further saith not -

Subscribed & sworn to in
open Court August 13th 1845. Francis Scott

D. D. Parker Clerk

John Scott's Estate

Petition to sell
Real Estate

Filed in Open Court
August 12th 1845
J. D. Parker clk

State of Indiana } Mendricks Probate Court, February
Mendricks County 3 Term 1845.

Francis Scott Adm. of the
Estate of John Scott

} Petition to Sell Real Estate.

vs.
Samuel Jones et al

Be it Known that amongst other things done and transacted at the Term aforesaid, in the cause aforesaid, It was ordered, adjudged and decreed that certain lands of which the said John Scott died seized, ~~be~~ to-wit: The North West quarter of the North East quarter of Section thirty six, in Township Seventeen North of Range two West, be sold at public auction, on the premises, after notice having been given according to law, on a credit of six and twelve months in equal instalments, and made assets in the hands of the Administrator for the purpose of paying the debts and demands outstanding against said estate. And for the purpose of carrying into effect the sale so as aforesaid by the Court aforesaid ordered to be made, Francis Scott was appointed a Commissioner to sell the land aforesaid, upon the terms aforesaid, taking from the purchaser bond with approved freehold security for the payment of the purchase money, and at the same time give to the purchaser a Certificate of purchase, stating therein that said purchaser will be entitled to a deed of conveyance upon the payment of the full amount of the purchase money And the confirmation of said sale by said Court.

In testimony whereof I James M. Gugg, Clerk of the said Court, hereunto subscribe my name and affix the Seal of said Court at Hanover this 15th day of February 1845.

J. M. Gugg, Clerk

Francis Scott, Admr.
of the Estate of John Scott
vs. } Petition to Sell Real Estate
Samuel Jones et al

Order of Sale &
Appointment of
Commissioner



State of Indiana } The State of Indiana to the Sheriff
Mendricks County } of said County, Greeting.

You are
hereby Commanded to Summon Samuel Jones and Polly
Jones his wife, Seth Goodwin and Nancy Goodwin his
wife, Eley Scott, Isom Scott, Samuel Scott, Martha Scott,
John Scott, Reuben Scott and Eliza Scott, heirs at law of the
estate of John Scott, dec^d, to be and appear before the Judge
of the Mendicks Probate Court on the first day of his next
term, to be holden at the Court House in Danville on the
second Monday in August next and there and there shew
Cause, if any they have, why certain real estate of which
the said John Scott died seized shall not be sold and
made assets in the hands of Francis Scott, Administrator
of the estate of the said, deceased, for the payment of the
debts and demands outstanding against said estate.
Them fail not. And have you then there this cont.
Witness, James M. Gregg, Clerk of the said
Court and its Seal this 19th day of July, 1845.
J. M. Gregg, Clerk

Midnight Probate Court
August Term 1845

Francis Scott, Adm'r.
vs. 3 Defendants
Samuel Jones
Polly Jones
Seth Goodwin
Nancy Goodwin
Eley Scott
Isom Scott
Samuel Scott
Martha Scott
John Scott
Ruben Scott &
Eliza Scott

Filed in Open Court
August 12th 1845
J. D. Parker clk

Warrant for Petitioner

Served on the within named Martha Scott John Scott
Ruben Scott & Eliza Scott By reading July 20th
1845 - and not served on the others name within
By order of the Attorney for the Plaintiffs -
D. H. Nichols

Stamps fees

Shirley - 2.00

Release - .75

Return 1.00

costing to - \$2.85

3.00

Recd my fees in this case \$3.09 in
full of J. D. Parker clerk
May 25th 1846 - D. H. Nichols

514.46

In the Probate Court of Wendrick
County August Term 1845.

Francis Scott admr.
of John Scott's Estate.

Petition to sell Real estate.

as
Samuel Jones & Polly Jones his wife,
Seth Goodwin & Nancy Goodwin his wife,
Eley Scott, Asom Scott,
Samuel Scott, Martha Scott,
John Scott, Reuben Scott,
and Eliza Scott, heirs at law of
Said John Scott deceased.

The undersigned who are over
the age of 21 years, and defendants named
above, do hereby consent that the said plaintiff
or petitioner obtain an order of the Probate Court
of Wendrick's County, to sell the South west quarter
of the North west quarter of section thirty one in
Township Seventeen North of Range one west, con-
taining forty acres & thirty one hundredths of an
acre of land, and make the same assets in his
hands for the payment of the debts due and
demands outstanding against said Estate.
Witness our hands this 1st day of August
1845.

Seth Goodwin & his mark

Nancy Goodwin & her mark

Samuel Jones

Polly Jones & her mark

Eley Scott & his mark

Samuel Scott & his mark

Asom Scott & his mark

~~John Scott Admin of~~
Francis Scott admr
John Scotts Estate
as $\frac{2}{3}$
Samuel Jones et al

Consent of heirs of
the the age of 21. years
to sale of Real Estate.

Filed in open Court August
12th 1845 J. D. Parker c. CLK

Francis Scott administrator
of the Estate of John Scott Decd.
vs

Hendricks Probate
Court August
Term A.D 1845

Samuel Jones Polly Jones Seth
Goodwin Mary Goodwin Ely
Scott Isaac Scott Samuel Scott
Martha Scott John Scott Reuben Scott
& Eliza Scott heirs of said John
Scott Deceased

Petition to Sell
Real Estate

The answers of Edmund
Clark Guardian ad litem of said defendants Martha
Scott John Scott Reuben Scott & Eliza Scott Minors and
on the age of twenty one years to the petition of said
Administrator said Guardian Ad litem answering saith
that he is not advised of any defence that said Minors
defendants have or could set up in bar to the matters
contained in said complainants petition nor does he
know any reason why the real estate mentioned in said
petition shall not be sold and made up to the Lands
of said Administrator for the payment of the debts dues
and demands outstanding against said Estate according
to the prayer of said petitioner And said Guardian further
answering saith that in as much as said defendants last
named are Minors he prays for them the protection of
Court and that right & Justice may be done in the prem-
ises

Edmund Clark

Edmund Clark the above named Guardian makes oath
and says that the matters & things contained in the above
answers are true to the best of his information &
belief

Edmund Clark

Subscribed and sworn to
in open Court August 12th 1845

Attest J. D. Parker Clk

John Scott Estate

Francis Scott
vs

Heirs of John Scott

Report of
Guardian Ad Litem

Filed in Open Court
August 12th 1845
J. D. Parker clk

State of Indiana } Wm. H. Hurdwick's Probate Court ~~Librarian~~
Wm. Hurdwick's County } August Term 1845.

Francis Scott Admr. of the
Estate of John Scott dec'd.

vs
Samuel Jones et al

Petitioner to sell Real estate

Be it known that among
other things done and transacted at the Term
aforesaid in the cause aforesaid, It was ordered
that the following land of which John Scott died
seized to wit; The South ~~west~~ ^{west} quarter of the North
west quarter of Section thirty one in Township
Seventeen North of Range one west. be sold and
made assets in the hands of said administrator
for the payment of the debts dues and demands
outstanding against said estate. And it was further
ordered that said Francis Scott be appointed
a commissioner to make sale of said land according
to the statute in such cases made and provided, upon
the following terms, to wit; One half of the purchase
Money to be paid in hand and the remainder to be
paid in twelve months, the purchaser giving note
with good freehold security. And that said Com-
-missioner make report of his proceedings in the
premises at the next Term of this Court.

In testimony whereof I have hereunto
subscribed my name as clerk, and ~~the~~
affixed the seal of said Court this 18th
day of August 1845.

J. D. Parker clk

Francis Scott Adm^r
of the Estate of John Scott
Petitioner to sell Real Estate

Order of Sale &
Appointment of
Commissioner



State of Indiana &
Wendricks County & ss.

1845 On this eighth day of August
personally appeared before me D. B. Buzzard
a Justice of the peace of said County
Enos Leach and William Montgomery
two reputable freeholders of said County, who
after being by me duly sworn say that they will
truly honestly and impartially appraise the estate
property and effects which shall be exhibited
to them, according to the best of their judgment
and ability.

Enos Leach
William Montgomery

Subscribed + sworn to
before me the date above
written D. B. Buzzard
J.P.

Inventory of Real estate belonging to the estate of
John Scott late of Wendricks County deceased
appraised by Enos Leach and William
Montgomery to wit, The South west quarter of the
North west quarter of section thirty one in Township
Seventeen North of Range one west, containing
forty acres, (and subject to the dower right of
the widow of said deceased) appraised
to the sum of \$50.

Dated this 8th day of August 1845.

Signed Enos Leach { Appraisers
Wm Montgomery }

John Scott's Estate
additional
Appraisement
of Real Estate.

Filed in open Court
August 12th 1865
J. D. Parker Clk

State of Indiana & In the Probate Court of Hendricks County
Hendricks County 3 November Term 1845-

To the Honorable Abram T. Bland Judge of said Court,
Francis Scott a commissioner appointed at the August
Term 1845. of said Court, to make sale of certain Real estate
of which John Scott late of said County died seized, to-wit:
The south west quarter of the North west quarter of section
thirty one, in Township seventeen North of Range one west,
respectfully Reports, That in pursuance of said appointment
and ^{the} order of sale, made at the August Term of said
Court aforesaid, he did, on the eighteenth day of August 1845,
advertize said land to be sold on the premises on Saturday
the 20th day of September 1845, between the hours of 10.
o'clock A.M. and 4. o'clock P.M. of said day; by posting
up five written notices of the time and place of such sale in five
of the most public places in said County, three of which
were put up in three of the most public places in the
Township in which said land is situate, all more than
four weeks prior to the day of said sale: That on said
20th day of September 1845. he did as such Commissioner
in pursuance of said Notices, on said premises, expose
said land to sale at public auction, and thereupon said
land was openly struck off and sold to one Eley Scott
for the sum of thirty six dollars, which was the highest
price bid for said land, and more than two thirds of the
appraised value thereof, there being more than three persons
present competent to bid: That said purchaser paid
one half of said purchase money, to-wit, eighteen dollars
in hand; And executed a note for the remaining one half
with Samuel Scott - security, payable to said
Francis Scott administrator of the estate of John Scott
deceased, due twelve months from the day of said sale.
Said Commissioner respectfully solicits your Honor to
Confirm said sale.
November 12th 1845-

Respectfully Submitted.

Francis Scott
Commissioner

John Scott's Estate

Report of Commr.

to sell Real estate

\$36.

Filed in open Court
Nov 12th 1845

A. W. Parker Clerk

William S. Crawford
Wenry M. Voris &
William S. Hamrick
U.S.

In Assumpsit Demand \$600
By account filed May
2nd. 1842 forundry articles
of Merchandise

John Scott
day to Thomas C. Gray Const returnable on the 9th. day of
May 1842 at eleven o'clock A.M. The summons is
returned served by copy May 2nd. 1842 And on the day
set for trial the parties are thrice called The plaintiffs
come by their agent But the defendant makes default
It is therefore considered that the plaintiff do recover
of the defendant six dollars and ten cents in
damage and cost of this suit and the defendant
in murey Given under my hand and seal
May 9th. 1842 James Dugan J.P.

Execution issued and no Const to receive it
For value received I assign the above judgment
to B. and J. Krebs Jan 21. 1843 Crawford
Voris &
Hamrick
Justices fees \$1.00
Const. fees 1.25

Alias execution Issued Jan 1843 Returned
nothing done William W. Havelrig Jan. 21. 1843

State of Indiana
Heardricks County

I James Dugan a Justice
of the peace in Centro Township of said County
do certify that the within is a true Transcript
of the Judgement and proceedings had before
me on the within entitled Cause
Given under my hand and seal this 12th
day of November 1846 James Dugan J. P.

Transcript
Heardricks
County
John Scott

Filed in open court
Nov-12-1846
J. D. Parker, clk

State of Indiana & In the Probate Court of Hendricks
Hendricks County, County. November Term 1845.

To the Honorable Abraham Bland Judge of the
Probate Court of Hendricks County in the State of Indiana:

The memorial of Francis Scott administrator of the estate
of John Scott deceased, respectfully sheweth: That the amount
of the personal estate of the said deceased, which has come to
his hands to be administered, including debts due the estate,
as appears per inventory and sale bill of said personal
estate now on file in this Court, is Sixty one dollars; that
the said decedent at the time of his death, was the owner in fee
simple of the following lands and real estate to-wit: The
North west quarter of the North east quarter of section
Number thirty six in Township Number seventeen, North of
Range Number two west, containing forty acres of land,
which said land has been sold by virtue of an order of
this Court, and made assets in the hands of your me-
= memorialist, having sold for the sum of seventy dollars;
also the South west quarter of the North west quarter of
Section Number thirty one in Township Number seventeen
North of Range one west, containing forty acres of land,
which said last mentioned tract of land has been
appraised to be worth the sum of fifty dollars, And by
virtue of an order of this Court, making the same assets
in the hands of your memorialist, has been sold for
the sum of thirty six dollars, which said last named
sale awaits the confirmation of this Court. Showing
the whole amount of assets which has come to the
hands of your memorialist to be One hundred and
sixty seven dollars. Your memorialist further
sheweth that the amount of debts and claims outstanding
against said estate, so far as your petitioner can
ascertain, exclusive of expenses of administration, is
as follows, to-wit: -

To Noah Bateman by judgment including costs	\$ 35. 86
Interest on same	6. 30
To Rucker N. Carter by account	7. 00
To Thomas Williams by account	10. 50
To J. Matlock by judgment	25. 00
To D. Buzzard by account	4. 87 1/2
To William Baugh by account	3. 00
To John Stutesman by account	2. 12
To Wm S. Matlock by judgt. principal, int. & costs	91. 92
To Austin Talbot by judgt. besides int. & costs	9. 00
To Crawford & Hamrick by judgt. int. & costs	9. 00
	\$ 194. 57 1/2

Showing a deficit of twenty seven dollars and fifty seven and a half cents, exclusive of expenses of administration.

Whereby it clearly appears, that the whole property, real and personal, of the said deceased which has been made assets in the hands of your memorialist, to be administered is insufficient to satisfy the debts and demands outstanding against it. Your memorialist therefore prays that he may be allowed to settle the said estate as insolvent, in conformity with the Statute in such cases made and provided; that the creditors of said estate may be notified accordingly, and that he may have such other and further relief, as may be consistent with justice and equity. And your memorialist will pray &c.

Francis Scott

State of Indiana $\frac{2}{3}$
 Hendricks County $\frac{2}{3}$ ss.

Personally appeared in open Court, Francis Scott the above petitioner who being duly sworn says that

the above petition and matters therein contained are
true, as he verily believes.

Francis Scott

Subscribed and Sworn to in open Court this 12th
day of November 1848—

A. W. Parker Clerk

Francis Scott admr.
of the estate of
John Scott deceased.
vs
The Creditors of said estate.

Petition to settle estate
as insolvent -

Filed in open Court
Nov 12th 1865
J. W. Parker Clk

Additional inventory of the personal
estate of John Scott deceased.

Account in favor of said estate
against James Trotter for the sum of \$ 24.50.
Francis Scott
Administrator

State of Indiana In the Probate of Hendricks County
Hendricks County February Term 1848.

Francis Scott, Administrator
of the estate of John Scott dec'd.

Petition to sell Real
estate.

vs
Samuel Jones & Polly Jones his wife,
Seth Goodwin & Nancy Goodwin his wife,
Elcy Scott, Isom Scott,
Samuel Scott, Martha Scott,
John Scott, Reuben Scott, &
Eliza Scott, heirs at law of
the estate of John Scott deceased.

The clerk of said
Court will please issue a summons in the above
entitled cause, returnable the first day of said
Term.

J. Harvey Atty for
petitioners.

John Scott's Estate.

Additional
inventory.

\$24.50

Filed in my office Nov 11th
1844. J. M. Glegg clk

Francis Scott. Admr.
J.C.
vs Princip
Samuel Jones et al.

for summons
Petition to sell
Real estate.

Filed in my office
January 13th 1845
J. M. Glegg clk

Money for petitioner

State of Indiana } In the Probate Court of Hendricks
Hendricks County } County, November Term 1846.
To the Honorable Abraham Bland Judge of
said Probate Court.

Francis Scott administrator of the estate
of John Scott late of said County deceased, respectfully
Reports: that he stands charged as such administrator
as per inventories of the personal estate of said
decedent, with the sum of — — — \$219.90

That he delivered to Elizabeth Scott widow
of said dec^d property at the appraised value
thereof amounting to the sum of \$100.00

Leaving the sum of \$119.90

That the remainder of said property con-
-tained in said inventories, except the sum
of \$40.66 of notes and accounts, has
been sold at public sale, as per sale bill for \$24.31.
which sum added to said sum of \$40.66. makes the
sum of — — — — — \$64.97.

That he has rec^d. as interest on notes due him
as such administrator for interest \$ 1.83

That said administrator has in pursuance
of orders of this Court sold all the Real
estate of which said John Scott died seized,

Said sales amounting to the sum of \$106.00

Amounting in all to the sum of \$112.80
which is the whole amount of assets which has come
to the hands of said administrator both real and
personal, and including desperate debts, out of
which to pay the expenses of administration and
the debts dues and demands outstanding against
said estate —

Said administrator claims the following credits
for ~~no~~ desperate debts, and for moneys paid out
in the discharge of preferred claims, to wit:
By amt. yet due from Joseph Plummer

to said estate on account, being
a desperate debt — — — \$2.88

By amt. yet due from Seth
Goodwin to said estate on account
being a desperate debt. — 1.00

No. 1. By amt. paid Wm L. Matlock on a
judgt. on the Wocket of Esqr. Dugan
a transcript of which had been
filed in the office of the Clerk of the
Standricks Circuit Court prior to
the decease of said decedent \$91.92

" 2. By amt. paid S. B. Stail for pub.
notice of insolvency — — — 1.50

" 3. By amt. paid G. W. Stillwell & Co.
for shroud for deceased — — 2.50

" 4. By amt. paid J. G. M. Cullough
for stockings for dec'd — — .25

" 5. By amt. paid Co. Treasurer for
taxes on land for the years 1844 & 1845. — 1.82

" 6. By amt. paid Elizabeth Scott for
Rucker H. Carter, being part of his
account for making Coffin for dec'd 3.00

" 7. By amt. paid D. S. Buzzard Justice
of the peace for qualifying Clerk and
appraisers — — — .50

" 8. By amt. paid J. S. Harvey for
Atty's fee — — — 15.00

" 9. By amt. allowed said Admstr. by
the Court for services as admstr. — 8.23 — \$128.60

Which sum of \$128.60. deducted from said sum of
\$172.80. leaves the sum \$44.20. of which sum
said administrator paid into Court at the last
February Term the sum of \$33.20. leaving in the
hands of said administrator unexpended the
sum \$11.00 which he now pays into Court.

which said sum of \$44.20 said administrator prays the Court, after discharging out of the same the preferred claims yet outstanding against said estate, to distribute the balance equitably among the creditors of said estate who have filed their claims against the same.

And said administrator prays the Court to confirm and approve his proceedings in the premises, and discharge him from any further duties as such Administrator

Novr. 12th 1846.

Respectfully Submitted
Francis Scott

Administrator

Personally appeared in open Court Francis Scott and being duly sworn says that the foregoing exhibit is true and further saith not.

Francis Scott

Subscribed & sworn to
in open Court, Novr. 12th 1846 }
J. D. Parker Clerk

John Scott's
Estate -

Settlement Sheet -

Filed in open court Nov
19th 1846 J. D. Parker Clk.

May 12th 1845.

Rec^d of Francis Scott administrator of the estate of John Scott deceased the sum of Ninety one dollars and Ninety two cents, the full amount of a judgment on the docket of James Dugan Esq. in my favor against said deceased, and of the interest and costs, accrued thereon, the original amount of the judgt. being \$70.37. exclusive of interest and costs.

N. S. Mattocks

In the Probate Court of Hendricks County, November Term 1845.

To the Honorable Bland Judge of said Court.

Jonathan S. Harvey a Commissioner appointed at the August Term 1845. of said Court, to convey to one Samuel Scott, certain land, of which John Scott dec'd, died seized, heretofore sold, by an order of this Court, by Francis Scott Commissioner for that purpose; to-wit, The North west quarter of the North East quarter of Section thirty six in Township sixteen North of Range two west, Reports, that he has performed that duty, and has a deed of conveyance in accordance with said appointment, now in open Court, and is ready to acknowledge the same -

November 12th 1845

Respectfully Submitted.

J. S. Harvey

Commissioner

No. 1.

Filed in open Court
Nov. 12th 1865
J. M. Parker Clerk

John Scotts Estate
Report of Commr.
to Convey land —

Filed in open Court
Nov 12th 1865
J. M. Parker Clerk

Joseph Plummer to John Scott's Estate Dr.
1842. To work done — — \$4.50

Cr.
By amt. paid administrator 1.62
Balance due \$2.88

Received of J. Scott twenty
five dollars for a debt
of J. Scott

John Scott's Estate, to John Stutesman Dr.
1842 To Smith work — — \$2.12 1/2

Filed in open court
Nov. 12th 1846
J. D. Parker, clk

No. 4

Filed in open court
Nov. 12th 1846
J. D. Parker, clk

John Stutesman
Act. \$2. 12 1/2

Filed in open
court Nov. 12th
1846.
J. D. Parker, clk

November 13th 1846 Received
of Francis A Scott. Administrator of the Estate of
John Scott Deceased Fifty cents for my services
as Justice of the peace D B Beegard

Recd Nov. 29. 1845, of Francis Scott one dollar
& fifty cents, for publishing notice of insolvency
in relation to the estate of John Scott, dead, as
administrator of said estate
J. N. B. Hall

Recd of Francis Scott Two.
Dollars and a fifty cents in full
of John Scott's Shroud Debt
April 1st 1844

G. W. Stilwell

No. 7

Filed in open court
Nov 12th 1846

J. D. Parker clk

No. 2.

Filed in open court
Nov. 12th 1846

J. D. Parker clk

Filed in open
court Nov 12th 1846
J. D. Parker

No. 3

No. 320 Danville, Dec 30. 1845.

Received of Francis Scott administrator of John Scott One dollar and eighty two cents, in full of State, County, and Road Tax, for the year 1844, on poll personal property, also on NW 1/4 of NE 1/4 Sec 36 T17 R2 W2 NW 1/4 of NW 1/4 Sec 3. T17 R2 W1 with the Penalty and Interest.

Treas'y Notes.	Inter-est.	Par funds.	Co. orders.	Road certif's

James S. Odell Treas'r H. Co.

Mr Francis S Scott Sir you will please pay Elizabeth Scott three dollars on John Scotts office that is pited in the clerks office in Hendrix Co and this I shall have your Receipt for that amount this Jan the 28th 1846 R. K. Carter

Seth Goodwin To John Scotts estate Dr.
 1842. To Rent in house swap. — \$4.00

Cr.
 By amt. paid Admstr. — — — 3.00
 Balance due \$1.00

No. 5.

Filed in open Court
Nov. 12th 1846
S. A. Parker
clerk

Recd. Feby. 1st 1846. of Francis
Scott admr. of John Scott's estate
three dollars in full of the
within order —
Elizabeth Scott

Filed in open
Court Nov. 12th
1846 S. A. Parker
clerk

No. 6.

Filed in open court
Nov. 12th 1846
S. A. Parker
clerk

Recd. Nov. 12th 1846 of Francis Scott administrator
of John Scott's estate fifteen dollars my fee as attorney
in the settlement of said estate.

J. S. Harvey -

State of Indiana } In the Probate Court of Hendricks County
Hendricks County } May Term A.D. 1846.

To the Honorable Abraham Wand Judge of said Court.

The undersigned a Commissioner appointed by this Honorable
Court to make execute and deliver a deed of conveyance
to Elcy Scott for the South west quarter of the North west
Quarter of section thirty one in Township seventeen north of
Range one west. Respectfully Reports: That he has executed
a deed for said premises in accordance with the order
of said Court, and is now ready to acknowledge the
same in open Court. Respectfully Submitted.
May 14th 1846.

Jonathan S. Harvey
Commissioner

No. 8.

Filed in open court
Nov-12th 1846

J. D. Parker, clk

Commissioner's
Report of Reed -

Filed in open court
May 14th 1846
J. D. Parker, clk

State of Indiana, Hendricks County, Set.

At the November term of the Hendricks Court, A. D. 1845, said Court declared the estate of John Scott, deceased, to be probably insolvent. Creditors are therefore required to file their claims against the said estate for allowance in the said Probate Court within ten months from the date hereof, or they will not be entitled to payment.

November 24th. 1845, FRANCIS SCOTT, Adm'r.
dec 3 3w pd

Probate Court of Hendricks County
February Term 1846..

Personally appeared in open court Jonathan S. Marney, of lawful age, who being duly sworn, says that the notice hereto attached, was published for three weeks successively in the "Indiana State Journal," a weekly newspaper printed and published at Indianapolis, ~~of~~ in the County of Marion, and of general Circulation: and that there is no newspaper printed and published in said County of Hendricks - And that said publications were made on the 3rd, 10th, and 17th days of December A. D. 1845. and further saith not -

J. S. Marney

Subscribed & sworn to in open court, February 9th 1846
J. D. Parker

John Scott's Estate -

Proof of publication of
notice of insolvency -

Filed in open court
February 9th 1866
J. D. Parker, clk

A List of Judgements assigned to Noah
Bateman by George
September 28th 1842

Heck & Co

Joshua Long ++	\$ 1. 62
Porter & Walker ++	23 20
Andrew R Dickerson +	08 20
William Shannon ++	04 8 1/4
William Knott ++	56 6 1/4
Silas Paulbee + +	18 91
Isaac Casida + -	09 52
Joseph Keen +	21 69
John Scott	26 37 1/2
Wakefield Trotter	19 06 1/4
Wm Jones ++	12 33 1/3
The above is to be paid to Noah Bateman when collected William Trotter Esq Justice of the peace	

Amount principal and Interest \$24.89 1/2

The Estate of John Scott,
Lo Francis Scott Dr.
Lo Services as Administrator - \$8.23.

No. 9.

Admors Claim
for services.

Allowed Nov. 12th
1846. A. Island

Protate Judge

Filed in my office
open Court November
12th 1846
C. D. Parker Clerk

Mathew Mar 12 to the
use of Jany Talbot
of St. John
John S. Miller

Demond \$5.50
Admors 145
695

Mathew Mar 12 to the
use of Jany Talbot
John S. Miller

Demond \$2.77
Admors 69
346

695
\$1041 1/2

1114

State of Indiana
Wendricks County

This is to certify that James Trotter did at a sale of certain Real estate belonging to the estate of John Scott late of said County deceased which sale was in pursuance of an order of the Probate Court of said County, and was made on the 22nd of March 1843. Said Real estate described as follows, to wit, The North west quarter of the North east quarter of section thirty six in Township ~~Seventeen~~ ~~Seventeen~~ North of Range two west. ~~Said Trotter bidding~~ therefor the sum of seventy dollars which was the highest price offered for said land and more than two thirds of the appraised value thereof. The conditions of said sale being that One half of the purchase ~~be~~ money be paid in six months, and the remaining one half in twelve months. the purchaser giving his note with approved security. But the said purchaser having satisfied the said sum of seventy dollars in the payment of a certain judgment against the deceased in favor of William L. Matlock. Now if the said Probate Court shall confirm said sale then said Trotter or his assigns will be entitled to a deed for said land.

Witness Francis Scott administrator of said estate, and Commissioner making said sale, this 12th day of May 1843.

Francis Scott
Commissioner

I bear by assign all my Right Title and Interest of the above described of purchase to Samuel Scott for value Received of him this Eleventh day of August 1843 as witnesses my hand and seal James Trotter

State of Indiana ~~Shelby~~
Shelby County } personally appeared before me
D. P. Buggard a Justice of the Peace in and for said
County James Baughman and acknowledged
the within assignment to be his act and deed
for the purposes therein mentioned
given under my hand and seal this 11th Day of August
1845
D. P. Buggard
Justice of the Peace

Know all men by these presents that we Francis
Scott and Jesse McMahan are held and firmly
bound unto the State of Indiana in the sum of one
hundred and fifty dollars, to the payment of
which well and truly to be made and done we
bind ourselves our heirs executors and
administrators jointly & severally firmly
by these presents sealed with our seals and
dated this 10th day of February 1845

The condition of the above obligation is such
that if the above bound Francis Scott will
truly and faithfully perform the duties and
discharge the trust committed to him in the
sale and disposal of the Real Estate of John
Scott deceased agreeably to the order and decree
of the Probate Court of Hendricks County and
will at all times administer such and so
much of said Real Estate or the proceeds thereof
as shall or may from time to time be made
Assets in his hands and dispose of the same
according to law, and render in the said Probate
Court a true and just account thereof when-
ever he shall be thereunto required, then the above
obligation to be void, otherwise in full force.

Francis Scott

Jesse McMahan

Seal
Seal

John Scott's
Estate

Adm. Bond for Sale
of Real Estate \$150.

Filed in open court
Feb. 10th 1845

J. M. Lugg, clk

Justice fees George Fleece and Matthew Mark to the
 entry 12 1/2 use of George
 among 12 1/2 John Scott Demand \$24 65
 Judgement 12 1/2 Account filed in my office for
 execution 12 1/2 Collection July 26th 1841
 50

Transcript 24-
 75

Summons Issued to Jacob C. Fought
 Returnable on the 31st day of
 July 1841 at twelve o'clock noon
 of said day served on the 28th
 July 1841 by reading by
 Jacob C. Fought
 and the Constable

Constable fees and the defendant comes and says
 serving 24 the plaintiffs demand is just
 Mileage 16 It is therefore considered that the
 Returning 5 plaintiff recovered of the defendant
 46 the sum of twenty four dollars
 and sixty five cents at the rate
 of six per cent till paid togeth-
 er with cost of suit and the
 defendant in mercy this 31st
 July 1841 William Trotter
 Justice of the Peace

For value received we assign the
 above Judgement to Noah Bateman
 this 28th Sept 1842 George Fleece & Co
 Execution Issued October 2nd 1844

I do certify the above to be a
 true Transcript from my
 Docket given under my hand
 and seal this 24 day of October 1844
 William Trotter
 Justice of the Peace

December 12th 1844. In view of J. H. Barker Clerk of the
New York Probate Court one dollar & twenty two cents
in full of the divided & drawn by this Transcript from
the Estate of John Scott, dec'd as per order book of said
Court
Nash Bateman

John Scott, s
Estate

Transcript

Filed in my office
Dec. 20th 1844.

J. M. Huggan

To the Honorable the Probate Court of Hendricks
County -

The undersigned administrator of the estate
of John Scott late of Hendricks County Indiana
deceased, And Commissioner appointed by the said
Probate Court at the February Term thereof in the
year 1845. to sell the following described Real
estate belonging to the estate of said deceased, to wit,
"The North west quarter of the North East quarter of
"Section thirty six in Township seventeen North of
"Range two west," at public sale, would
Respectfully Report; That in pursuance of the
order of the said Probate Court herewith returned
he did proceed to advertise said land for sale
on the twenty second day of March in the year 1845
on the premises, by pasting up, more than four
weeks before the day of sale, five written notices
of the time, place and conditions of such sale,
three of said notices in three of the most public
places in the Township in which said land is
situate, and two of said notices in two of the most
public places in the other part of said County
of Hendricks. That on the day set for such
sale to wit, the 22nd day of March in the year 1845.
the undersigned as such Commissioner did at the
time and place appointed in said notices offer
said land for sale at public auction, and thereupon
the said land was openly struck off and sold
to James Trotter, for the sum and price of seventy
dollars, which ^{was} the highest price bid therefor and
the full appraised value of said land. And the
undersigned would further shew unto the Court that
the said sum of seventy dollars, the purchase money
of said land has been fully paid in the following man-
-ner, to wit; One William L. Matlock held a judgment
against said John Scott previous to his decease for
the sum of seventy dollars and thirty seven cents, besides
costs, on the docket of James Dugan Esqr. a Justice
of the peace of said County, a transcript of which

said Judgment was filed in the office of the clerk of the
Hendricks Circuit Court, previous to the decease of
said John Scott, ^{so was unpaid at the time of his decease}. Now the said James Trotter has
fully satisfied the said Judgment, which on the 12th
day of May in the year 1845. amounted to the sum of
Ninety one dollars and Ninety two cents, principal
interest, and costs. And the said William L.
Matlock has given the undersigned as administrator,
of said estate a receipt, thereby acknowledging
the receipt of said sum of Ninety one dollars and
Ninety two cents in full satisfaction of said Judgment.

And the undersigned did on said 12th day of May
1845. deliver to said James Trotter a certificate of
purchase of said land, acknowledging the receipt
of the purchase money to wit, the sum of twenty
dollars in the manner aforesaid, Conditioned for
the conveyance of said land to said James Trotter
or assigns in the event of said sale being confirmed
by the said Probate Court. Which Confirmation
the undersigned respectfully solicits of said Court.

Respectfully Submitted
Francis Scott.

Commissioner

May 13th 1845.

Estate of John
Scott.

Report of sale
of land by Court.
\$70.

Filed in open Court
May 13th 1863
J. M. Gregg clk

April 13th 1844. Rec^d of Francis Scott, One hundred
administrators of John Scott's estate
dollars of property mentioned and contained in the
within inventory, at the appraised value thereof
witness my hand the date above written

~~Elizabeth Scott~~
widow of said John Scott
deceased.

John Scott's Estate
Inventory
\$195.⁰⁰ 40

filed in my office May
30th 1844
A. M. Gugg clerk

The order taken by the appraisers must be 2462
& sealed by them See Record book page 544 See 145

~~Brot ford.~~

1 Chestnut Saddle Mare	\$ 35
1 Saddle Mare	15
1 Road mare	15
1 Red Cow & calf	7
1 Brindle Cow & calf	6
16 Sheep	12
1 Lot of Hogs	18
3 Beds & furniture	12
1 Black Cow	4

A list of votes and Accounts

Account on Seth Goodwin	\$ 4.00
Joseph Plummer	4.50
Nathl H Howard	2.50
Harrison Holm	0.50
Isaac Scott	66 $\frac{2}{3}$
Squire W Wilson	1.00
Money on hand	5.00

Brot ford.

\$ 16	16 $\frac{2}{3}$
179	24 $\frac{1}{2}$
195	40

An inventory of the personal Estate of
John Scott late of Hendricks County
Deceased

1 Chestnut Sorel Mare	35
1 Sorel Mare	15
1 Sorel Mare	15
1 Horse bott	10
1 Head cow & calf	7
1 Bundle cow & calf	6
1 Black cow	6
1 Black cow	4
1 blf	1
16 Sheep	12
1 fat hog	3 12 1/2
1 lot of Hogs	18
1 flock	3
Hay	00.50
4 Axes	03 50
1 Hand saw	1.00
1 Augur	00 37
1 drawing Knife	00 25
1 frow & hon wedge	00 75
1 Bell	00 25
Sole leather	00 25
Farming utensils	1.50
hooking vessels	5.50
1 Rifle gun	5.00
1 mans saddle	00.75
Witcher furniture	2.00
1 weaving loom	2.00
3 Beds & furniture	12.00
2 Chores	00.75
1 Spinning wheel	00.75
wheat in the field	7.00
Appraised April 13 th 1844	Isaac Trotter \$179.24 1/2

Carr. for d. Nathan Davis
Isaac Trotter

State of Indiana }
Hendricks County } Before me the under
peace in and for the County of Hendricks
this day personally come Francis Scott
Administrator of the Estate of John Scott
deceased and Nathan Davis and Isaac
Trotter the Appraisors above named and
made oath that the above is a just and
true inventory and Appraisement of the
personal Estate of the said deceased to
the best of their Knowledge and Judgement
April 13th 1844

~~William Trotter~~
Justice of the Peace
Nathan Davis

Isaac Trotter

Francis Scott Administrator

~~Saw and subscribed before me this~~
13th day of April 1844 William Trotter
Justice of the Peace

State of Indiana }
Hendricks County }

Francis Scott the above admin-
istrator makes oath and says that the foregoing
inventory is in all respects just & true, and contains a
full statement of all the property, bonds, mortgages,
notes, other securities, debts & accounts, in favor of the estate
of the said deceased which have come to his know-
ledge, and of all money, bank bills, and other circulating
mediums, which have come to his hands belonging to said
estate May 30th 1844. Francis Scott

Subscribed & sworn to
May 30th 1844
J. M. Guff Clerk

A Bill of the sale of the goods and
chattles and Effects of John Scott
Deceased sold at Public Auction
the 20th April 1844

1 Fat Hog	1 Fat Hog	\$ 2.25
Frances Scott	1 Sorel colt	6.00
Abel Smith	1 Rifle gun	5.00
Nathaniel Scott	3 plow and 1 pr gears	12 ¹ / ₂
Elizabeth Scott	cooking vessels	50
Elizabeth Scott	4 Axes from Iron wedge	
D.S.	Bell Augur & Draw knife	50
Do	1 loom	13 ¹ / ₂
Do	Kitchen furniture	
Do	1 Spinning Wheel	12 ¹ / ₂
Do	1 Seal Leather	12 ¹ / ₂
Do	1 Pot	6 ¹ / ₂
Do	Flax & Lany	12 ¹ / ₂
Abel Smith	1 Black cow	7.25
Do	1 Red calf	1.25
Elizabeth Scott	1 Saddle & 3 chairs	12 ¹ / ₂
Do	Wheat in the field	50
		<u>\$ 24.31¹/₄</u>

John Trotter. Clerk. Sale

State of Indiana
Flemings County
The undersigned a Justice of the Peace for said County
John Trotter and make oath that the Clerk of
the above sale and make oath that a true and
account of the sale of the goods and chattels and effects
of John Scott Deceased sold at public sale on the 20th Day
April 1844 given under my hand and seal this 20th Day
April 1844

D. B. Keegan

John Scotts Estate
Sale Bill

\$ 24, 31 1/4

Filed in my office May 30th 1864

J. M. Guss clk

Commissioners Sale

Notice is hereby given that the undersigned, a Commissioner appointed by the Probate Court of Hendricks County, Indiana for that purpose will expose to sale at public Auction on the premises in El River Township in said County on Saturday the 22^d day of March next between the hours of 10 O'clock A.M. and 4 O'clock P.M. of said day the following described Real estate belonging to the estate of John Scott late of said County deceased to wit the North west quarter of the North East quarter of Section thirty six in Township seventeen north of Range two west

Terms of Sale one half of the purchase money to be paid in six months and the remaining one half in twelve months from the day of sale the purchaser giving his note with approved freehold security

February 20th 1846

Francis A Scott
Commissioner

Handruks County

W. G. M.

28418
5971
26389

8662

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