

| Type of Record | Name in Record | Reason for Being in Record | Date of Record |
|-----------------------|---------------------------------------------------------|----------------------------------------------------------|----------------|
| Estate of Jacob Abnet | Jacob Abnet | Bequeath land to son, Henry as per will written | July 15, 1848 |
| | Sarah Abnet | Wife of Jacob Abnet; mother of Henry Abnet | |
| | Henry Abnet | Receipt of land transfer; agree to care for parents | |
| | Sarah Abnet | Widow - Claiming rights as widow | Jan. 23, 1853 |
| | Minerva Wheeler | Attest to widow statement | |
| | J. C. Book | Presented account for payment from Est. of Jacob Abnet | May 6, 1853 |
| | Joseph Shroll | Received payment from Est. of Jacob Abnet | Aug. 2, 1853 |
| | William Wise | Received payment from Est. of Jacob Abnet | |
| | William Abnet | Adm. of father Jacob Abnet estate filed financial report | Feb. 7, 1854 |
| | John King | Sheriff - received fees re: estate of Jacob Abnet | March 27, 1856 |
| | John Abnet | Filing transcript in John Abnet vs Henry Abnet | Dec. 20, 1856 |
| | Jacob Abnet | The Deceased | Dec. 26, 1859 |
| | John Abnet-Adm. de bonis non | Request to sell real estate to cover unpaid claims | |
| | Sarah Abnet | Heir - widow | |
| | William Abnet | Now deceased son | |
| | Frances Abnet | Heir - grandson age 14 | |
| | Jacob Abnet | Heir - grandson age 12 | |
| | Susan Abnet | Heir - granddaughter age 9 | |
| | Elizabeth Fravel | Heir - daughter | |
| | Benjamin Fravel | Son-in-law; h/o daughter Elizabeth | |
| | John Abnet | Heir - son | |
| | Rosannah Crawford | Heir - daughter | |
| | Josiah Crawford | Son-in-law; h/o daughter Rosannah | |
| | Catherine Morningstar | Heir - daughter | |
| | Jacob Morningstar | Son-in-law; h/o daughter, Catherine | |
| | Mary Ann Crawford | Heir - daughter | |
| | John Crawford | Deceased Son-in-law; h/o daughter Mary Ann | |
| | Sarah Crawford | Heir - granddaughter age 16 | |
| | Caroline Crawford | Heir - granddaughter age 14 | |
| | William Crawford | Heir - grandson age 12 | |
| | Josiah Crawford | Heir - grandson age 10 | |
| | Mary Ann Crawford | Heir - granddaughter age 8 | |
| | Franklin Crawford | Heir - grandson age 6 | |
| Henry Abnet | Heir - son | | |
| David Studabaker | Guardian ad litem of minor grandchildren of Jacob Abnet | | |
| William W. Carson | Attorney for Administrator | | |
| George Frank | Appraiser of land | Feb. 6, 1860 | |
| John McConnel | Appraiser of land | | |
| Josiah Crawford | Bought real estate of Jacob Abnet estate | June 23, 1860 | |
| James R. Simcoke | Rec. clerk's costs for estate of Jacob Abnet | Aug. 7, 1860 | |
| S. S. Mickle | Filed deposition | Aug. 9, 1860 | |
| Samuel L. Rugg | Late clerk of Court of Common Pleas | | |

State of Indiana
Adams County

The undersigned Administrator de
bono non of the Estate of Jacob Abner, deceased, would
represent to the Court of Common Pleas of said County
that the personal Estate of the deceased amount to the
Sum of Five hundred and sixteen dollars and fifty five
Cents and that the Claims paid ~~amount~~ to the Sum
four hundred and eighty five dollars and twelve Cents
and there is Claims unpaid including Cost of
Court and my Service as Administrator the Sum
of two hundred and forty one dollars and sixty eight
Cents, of which there is deposited in Court the Sum
of one hundred and forty dollars and seventy
Six Cents and I have Cash on hand the Sum
of thirty one dollars and forty three Cents, leaving
a deficit of sixty nine dollars and forty nine cents
or indebtedness over the value of personal Estate that
the decedent died seized in fee simple of the follow-
ing described real Estate in Adams County to-wit:
The Undivided one fourth of the West half of the South East-
quarter of Section seven Township twenty five North of
Range fifteen East, supposed to be worth eighty dollars and
also the undivided north thirty second part of the East half
of the South ^{East} ^{quarter} Section thirty six Township twenty six North
of Range fourteen East subject to Mary ^{Widow} ^{Heirs} ^{of} ^{Abner} ^{and} ^{her} ^{rights}
in said last described tract of land, supposed to worth
the Sum of fifty dollars, and that the decedent left
as his heirs at Law his widow Sarah Abner, and seven
Children, William Abner (who has since died leaving at this
time three minor children ^{to wit} ^{his} ^{heirs} ^{at} ^{Law} ^{to} ^{wit} ^{Trickets} ^{Abner}, aged
about fourteen, Jacob Abner aged about twelve, Susan
Abner aged about nine years) Elizabeth Trivis intermarried
with Benjamin Trivis, John Abner, Rosannah Abner

braunfer & wife of Josiah Braunfer Cathering Morningson
wife of Jacob Morningson, Mary Ann Braunfer, wife of
John Braunfer (who has since died leaving the following
minor children ^{and her heirs at law} to wit: Sarah Braunfer aged about sixteen
Coroline Braunfer aged about fourteen, William Braunfer
aged about twelve, Josiah Braunfer aged about ten years
Mary Ann aged eight years, Franklin aged about
six years) Henry Abriet all of said County except Cather-
ing & Jacob Morningson who live in Mercer County
State of Ohio and who are all the heirs of the
Decedent known to your petitioner,

He therefore asks the Court for an order to sell
the interest of the Decedent in the said real
Estate,
John Abriet

Subscribed & sworn to before me this 26th
day of December 1839
John B. Sprinckle
John Abriet Clerk
Administrator

The Estate of Jacob About

Dr. To Wm Mc Carson

to attorney fees for services in the
administration of said Estate

\$ 20.00

Credit by Cash

~~\$ 10.00~~
\$ 10.00

The Estate of Jacob Abnet deceased

To John Abnet Administrator de bonis non

To 39 day spent in attending to the affairs of the
Estate from January 1832 to September 1834 up
to the August term 1839 at the sum of $\$$ per day. 3900
To ~~tax~~ expenses paid for coming to Court and
attending to the settlement of said Estate

1540
 $\$$ 5440

State of Indiana
Adams County

I John Abnet Administrator de bonis non of the Estate of Jacob Abnet deceased swear that the above account is just and true and properly charged against said Estate as I verily believe,

John Abnet
Subscribed & sworn to this 7th day of August 1860
James B. Simacke Clerk

Know all Men by these Presents, That we, *John Abriet*
Administrators de bonis non of *Jacob Abriet* and *George Frank*
are bound unto the **STATE OF INDIANA** in the penal sum of *two hundred*
and twenty five Dollars. to pay which we jointly and severally
bind ourselves, our heirs, executors and administrators;

Scaled and dated the *6th* day of *February*, 18*60*...

The condition of the above obligation is, That as the above bound
John Abriet, as Administrator ^{de bonis non} of the estate of
Jacob Abriet, deceased, has been ordered by the Court of
Common Pleas of *Adams* county, to sell
Real Estate of the *deceased*

NOW IF THE SAID *John Abriet* will faithfully discharge the
duties of his trust according to law, then the above obligation is to be void, else to
remain in full force in law.

John Abriet

George Frank



Witnessed the *7th* day of *February*, 18*60*...

\$92.00

Received of John Abnet Administrator
of the Estate of Jacob Abnet deceased
the sum of thirty two dollars in full of
the Clerk's costs in the final settlement
of the Estate of Jacob Abnet deceased
this the 7th day of August A. D. 1860.

James B. Sincoker
Clerk

Received Dec 20th 1836 of John Abnet Administrator
de bonis non of the Estate of Jacob Abnet deceased the Sum
of Nine Dollars and Eighty five Cents in full for making out
a transcript for the Supreme Court in the Case of John Abnet
Admiror Henry Abnet.

James B. Snycey Clerk
By W. G. Spencer

Received of John Abriet Administrator
Administrator of the Estate of Jacob Abriet deceased
the sum of twelve Dollars and sixty three
Cents on a fee bill issued out of the Clerks
Office of the Court of Common Pleas of Adams
County for costs accrued on behalf of
said Estate March 27th 1856

Jacob King Sheriff