

Type of Record	Estate of Abraham Dehaven	
Name in Record	Reason for Being in Record	Date of Record
Michael Peck	Note to Elescandra Flaming to pay A. Dehaven	Dec. 31, 1841
Winans vs Lusky	A. Dehaven fees at March term 1842	March 1842
Herender Fleming (sp?)	Agent for State of Indiana holds note due dated Jan 1, 1847.	June 7, 1842
Andrew Luckey	Co-signer for note due State of Indiana	
William Lewis	Co-signer for note due State of Indiana	
A. Fleming	Attest to note	
Eli Zimmerman	Holds claim due him	June 1842
State vs Nicholas Fetick	A. Dehaven Fees at Sept. term 1842	Sept. 1842
Ball vs Menhonler	A. Dehaven Fees at Sept. term 1842	Sept. 1842
Winans vs Lusky	A. Dehaven Fees at Sept. term 1842	Sept. 1842
Young vs Scotcs	A. Dehaven Fees at Sept. term 1842	Sept. 1842
Watkins vs heirs of Peterson	A. Dehaven Fees at Sept. term 1842	Sept. 1842
Samuel L. Rugg	Clerk	Sept 1842
S. L. Rugg	Holds claim due him	Oct. 30, 1842
Hannah Dehaven	Widow; Recommends Samuel L. Rugg as Administrator	Nov. 14, 1842
Alvan Randall	Judge of Probate Court	
Samuel L. Rugg	Bound as Administrator of Estate of Abraham Dehaven	Nov. 14, 1842
James Niblock	Bound to estate of Abraham Dehaven	
John Curtis	Witness	
Alvin Randall	Witness	
Samuel L. Rugg	Bought watch from personal property of A. Dehaven	Dec. 7, 1842
Jas. H. Smith	Witness	
Joseph Crabs	Holds claim due him for making coffin	Dec. 19, 1842
J. D. Nuttman	Note for bleached muslin	Dec. 22, 1842
Andrew Wise	Note to Steven Rugg to pay A. Dehaven	??, 1842
James Patterson	Holds a note for real estate by deceased dated Nov. 30, 1841	Jan. 5, 1843
William Peterson	Joint holder of note by deceased for real estate dated Nov. 30, 1841	
David Peterson	Real estate was purchased from David Peterson's heirs	
Nicholas Fetick	Also signed the note due to James Patterson	
Esaias Dailey	Vouch for bill of sale of watch purchased by Samuel Rugg	Jan. 17, 1843
Thomas Fisher	Holds a claim due him for bond	Feb. 11, 1843
J. E. Cottingham	Holds a note due him from deceased dated Feb. 22, 1840	March 3, 1843
James Crabs	Holds due bill due to John Morrison dated July 20, 1842	Aug. 16, 1843
Eli Zimmerman	Holds claim due him from bill	Oct. 14, 1843
John Fetzler	Holds a claim from a judgement against deceased	Nov. 7, 1843
Henry Pratt (sp?)	Holds a claim from a judgement against deceased	
Samuel Patterson, Esq.	Awarded judgement in favor of John Glos on Sept. 1, 1842	
John F. Fetzler	Holds claim from a judgement agains Abraham Dehaven	Nov. 9, 1843
Samuel Patterson	Holds judgement awarded to William Hutchinson	Dec. 20, 1843
S. L. Rugg	Adm. Of estate; Filed list of debts & demands against estate	Feb. 10, 1844
Zimmerman	Has claim due on note	
John Gregon	Has claim due on note	
Hullins	Has claim due on note	
S. L. Rugg	Has claim due on bill	
Bessin	Has claim due on note	
Cuttingham	Has claim due on note	
Wm. Trout	Has claim due on bill	
L. D. Nuttman	Has claim due on bill	
Patterson & Peterson	Has claim due on note	
Joseph Reynolds	Has claim due on note	
S. Patterson	Has claim due on judgement	
Corneleus Tabo	Adm. Of estate of Patrick Williams; holds note due to Williams	April 26, 1844
Thos. Tigar	Received payment for advertising insolvent estate	July 20, 1846
Jacob W. Grim	Present claim to estate for note	Feb. 17, 1848
Samuel L. Rugg	Clerk	
Jacob W. Grim	Received payment for note from estate	Feb. 17, 1848
Samuel L. Rugg	Clerk	
Hannah T. Randall	Remarried; Receipt for inventory taken & payment of dower as widow	Feb. 17, 1848
Charles Stuart	Holds note due him dated March 28, 1840	May 1848

S. L. Rugg Received payment for clerk's fees Dec. 17, 1848

Samuel L Breyg Administrator  
of the Estate of Abraham Dehaven  
to Jacob Grim Dr  
To balance on Let No in the Fund  
of Deputies. Jacob W Grim \$6.00

State of Louisiana }  
Savage County ss } Jacob Grim personally  
appeared before the undersigned  
Clerk of the Probate Court  
of said County and being of lawful  
age and duly sworn on his oath  
saith that the above bill of account  
is just and true and remains  
due to him from the Estate of said  
deceased and unpaid. And that  
the indebtedness accrued within the  
lifetime of said deceased and that  
he wants it offset against a  
certain note for shingles which  
he gave to said Dehaven which  
said note said administrator  
holds against him, and further  
saith not. Jacob W Grim

Sworn to and subscribed before  
me this 17<sup>th</sup> day of Feb 1868  
S L Breyg CM

Review of the above named Administrator  
five dollars on the above account it  
being the amount of said note for shingles  
Febuary 17<sup>th</sup> 1868 Jacob W Grim

The Administrator of the Estate of  
Abraham Dehaven deceased will take  
Notice that I hold a note given by said Deceased  
to the undersigned and William Peterson as  
Commissioners appointed by the Probate Court  
to make sale of certain real Estate, the property  
of the heirs of David Peterson for the sum of  
eight dollars and ninety two cents & signed by  
said Deceased and Nicholas Titick, and dated  
at, Scraton La November 30<sup>th</sup> 1844 and payable on the seventh  
January 5<sup>th</sup> 1843 <sup>day of July, last</sup>

James Patterson

Know all men by these presents that J. B. Dehener  
of the County of Adams and State of Indiana  
have this day borrowed of the said State of Indiana the  
sum of Ten Dollars

By Alexander Fleming her agent for the County of Adams  
aforesaid to have out that part of the surplus revenue  
of the said State which is allotted to the said County

by an act of the General assembly of the said State approved  
February 4. D. 1837. This is therefore my obligation to pay  
to the said State of Indiana the said sum of  
Ten Dollars on or before the first

day of January 1841. And I do hereby bind and obligate myself  
that if the said agent or his successor shall at any time desire  
or demand additional security in this bond to those now  
given that such additional security shall be forthwith  
given and in case of my failure refusal or neglect to  
give such additional security or to pay interest at the rate  
of seven percent per annum annually in advance after  
ten days notice of such desire or demand given in writing  
by the said agent or his successor, I do consent and agree  
that this bond shall be considered from thenceforth as

due. In testimony whereof I the said A. Dehner  
and Andrew Luckey and William Lewis

who do hereby acknowledge ourselves security  
for the said A. Dehner for the full and  
faithfull performance by the said A. Dehner  
of all the obligations of the foregoing bond

have hereunto set our hands and seals this 7<sup>th</sup>  
day of ~~July~~ June in the year of our Lord one thousand  
eight hundred and forty two.

Attest.  
A. Fleming

Abraham Dehner Seal.  
Andrew Luckey Seal.  
William Lewis Seal.

State of Indiana }  
Adams County } 3

The administrator of the Estate  
of Abraham Dehaven Deceased to wit

Samuel P. Rugg will take notice that the under-  
signed are securities on replevin bail on a return  
Judgment rendered by Samuel Patterson J. J. C. C.  
against the said Deceased in favour of Luke Glas  
on the first day of September 1842 which said  
Judgment was for the sum of \$8.07 with interest  
and costs which are now paid out of said Estate  
November 7<sup>th</sup> 1848

John H. Taylor  
Henry Scott

unt 75 Feb 10/44

State of Indiana }  
Adams County ss }  
}

To the Honourable Aaron  
Randall Judge of the Probate  
Court of Adams County

The petition of the undersigned respectfully  
sheweth that she is the widow and relict of  
Abraham Dehaven deceased and as such has a  
right to administer on said Estate, But that  
she hereby relinquishes all her right so to administer  
and that she hereby respectfully recommends the  
appointment of Samuel L Rugg to that trust  
November 14<sup>th</sup> 1842

Hannah Dehaven  
mark



State of Indiana  
Adams County ss

Samuel S. Rugg, Administrator  
of the Estate of ~~Adams County~~

Abraham Dehaven deceased will take notice that  
the undersigned is Replevin Bail and Security  
for the said Deceased for the payment of a certain  
Judgment interest and costs rendered <sup>by Samuel Patterson Esq</sup> against him  
for the sum of \$2,645 in favour of John Glos which  
I want paid out of said Estate  
November 9<sup>th</sup> 1843

John S. Fegler

State of Indiana  
Adams County

Before Samuel Palmer Esq



Be it remembered that  
Hiram Randall & Abraham Cheffitt Indvers Turkey  
personally appeared before the undersigned  
Justice of the Peace and each being of lawful  
age and duly sworn on their oath, each  
say that in a certain conversation which they  
had with Abraham Dehaven Esq late a  
Justice of the Peace in said County and now  
deceased, on the subject of their liabilities as his  
debtors, ~~that~~ he informed them that he  
had a ten dollar bill on the ~~state~~ bank of  
Illinois which he had taken as such Justice  
of the Peace in part payment of a Judgment on  
his docket in favor of Philo Taylor against  
Nicholas Tutick, which said bill is said to  
have passed into the hands of his Admin-  
istrator which said bill in the hands of his  
Administrator, ought to be applied to the  
payment of the said Judgment <sup>in favor of</sup> of the said  
Taylor And further saith not

Hiram Randall  
and  
Abraham Cheffitt

Sworn to and subscribed before me this  
11<sup>th</sup> day of August 1845  
given under my hand and seal the day last above  
written

Chas. Tutick J.P. Seal

Samuel P. Rugg, the administrator of the  
Estate of Abraham Dehaven deceased is hereby  
notified that I hold a note on Dueshill given by  
said Deceased in his lifetime for the sum of two  
dollars, and dated on the 22<sup>nd</sup> day of February 1840  
which I want paid out of said Estate  
March 3<sup>rd</sup> 1843

J. E. Cottingham