

## Estate of Calvin S. Dorwin

Name in Record	Reason for Being in Record	Date of Record
Calvin S. Dorwin	The deceased	
James Patterson	Presents claim against estate for \$6.83	February 1, 1858
Jacob W. Grim	Presents claim against estate for \$6.00	
George A. Dent	Presents claim against estate for \$3.60	
Israel Miesse	Presents claim against estate for \$6.50	
Seth Daniels	Presents claim against estate for \$10.02	

Name in Record	Reason for Being in Record	Date of Record
Calvin S. Dorwin	The deceased	Feb. 1, 1858
Unnamed Administrator	Files final settlement; posts notice in newspaper; estate insolvent	
B. W. Oakley	Receives payment on claim	
Joseph Shackley	Receives payment on claim	
J. H. Rose	Receives payment on claim	
Joseph L. Beery	Receives payment on claim	
Samuel Dutcher	Receives payment on claim	
D. Studebaker	Receives payment on claim	
John A. Treazer	Receives payment on claim	
J. D. & J. N. Nuttman	Receives payment on claim	
Joseph Crabs	Receives payment on claim	
J. & P. Crabs	Receives payment on claim	
J. & T. L. Pearce	Receives payment on claim	
James Coffee	Receives payment on claim	
Thomas Johnson	Receives payment on claim	
Simon Friberger	Receives payment on claim	
James C. Wilson	Receives payment on claim	
Charles L. Schirmeyer	Receives payment on claim	
Kelita Jacobs	Receives payment on claim	
James Patterson	Receives payment on claim	
Jacob W. Grim	Receives payment on claim	
Geo. A. Dent	Receives payment on claim	
Israel Miesse	Receives payment on claim	
Seth Daniels	Receives payment on claim	

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Motion of the Estate

Administration.

Colvin & Dorwin

comes now ~~the~~ Administrator in  
that behalf and on behalf of James Patterson and presents his claim against said  
Estate which said claim is in words and figures following to wit:  
(A) Which said claim the Administrator admits to be just and true,  
and properly chargeable against said estate. It is therefore ordered  
adjudged and determined by the court that the said Administrator  
pay the said said James Patterson the sum of six dollars & eighty two  
cents out of the assets in his hands belonging to said estate

February Term 1858 the 1<sup>st</sup> day Feb 1<sup>st</sup>, 1858.

25 Matter of the Estate of Calvin J Corwin Administration Final Settlement.

Comes now the Clerk of the Court and vouchers in this behalf in paction to said Clerk for examination and upon such examination the same were filed in said Clerks office which said account Current and vouchers are in words and figures following to wit (h c) and public notice having been given by a publication in the Adams County Democrat a weekly news paper printed and published in said County, that said account Current would be presented to the Court at the February Term thereof for 1858, for examination and settlement which said notice was published more than ten days before the first day of the present term of said Court which said notice and proof of publication has been filed in the Clerks office of said Court, which said notice and proof of publication are in words and figures following to wit (h c) And the Court after having carefully examined said account Current and vouchers notice and proof of publication find that said notice has been given according to law, and that said account Current has been verified by oath, and appears to be substantially correct as evidenced by the vouchers, and the Court further finds that said estate is insolvent and that it ought to be settled as such. And further that the said Administrator has fully paid off all preferred claims against the same. And that he has deposited in the Clerks office in the hands of the Clerk thereof, the sum three hundred and twelve dollars and forty three cents which said sum is sufficient for a pro rata payment of 55.68 cents to the dollar of the residue claims against the same in the manner and to the persons as set forth in the following Order to wit;

Just Wayne March 25 1858

Clerk Court of Adams Co  
 In witness whereof  
 the Beare H N Putman  
 may you have for us on the  
 C L Durum Estate  
 B W Oakley per

	Amo	Cla	with in
B. W. Oakley		132	
Joseph Shackley	4		
J. H. Row	9		
Joseph L. Beech	16		
Samuel C. Sinton	2		
J. A. Stedaker	6		
Wm. Deagan	8		
W. J. L. Nutman	72		
Joseph Crabs	4	42	
Lucas Phibbs	74	40	
W. J. L. Pearce	5	46	

246	Received of Amick & Co. 45cts. Joseph Crabs
241.73	Received of Amick & Co. 45cts. Joseph Crabs
304	Received of Amick & Co. 45cts. Joseph Crabs

February Term 1858 the 1<sup>st</sup> day Feb. 1<sup>st</sup> 1858.

12	James Coffey	1	32	x	73	Received of Simethes \$0.73 <sup>05</sup> James Coffey
13	Thomas Norton	8	63	x	5	36 Received of Simethes \$5.85 <sup>05</sup> Thomas Norton
14	Simon Frisberger	14	07	x	7	83 Received of Simethes \$7.83 <sup>05</sup> Simon Frisberger
15	Sam'l W. Nelson	26	27	x	14	63 Received of Simethes \$14.63 <sup>05</sup> S. W. Nelson
16	Charles L. Schimmgay	15	82	x	5	51 Received of Simethes \$85 <sup>05</sup> Charles Schimmgay
17	Charles L. Schimmgay	121	23	x	57	51 Received of Simethes \$107.91 <sup>05</sup> Charles Schimmgay
18	Kelita Jacobs	6	00	x	3	34 Received of Simethes \$3.34 <sup>05</sup> Kelita Jacobs
19	James Patterson	6	53	x	3	50 Received of Simethes \$33.80 <sup>05</sup> James Patterson
20	Jacob W. Grim	6	39	x	3	56 Received of Simethes \$33.56 <sup>05</sup> J. W. Grim
21	Geo. A. Grant	3	60	+	2	00 Rec'd of Simethes \$2.00 G. A. Grant
22	Wm. A. Miska	6	50	+	3	62 Received of Simethes \$362 <sup>05</sup> Wm. A. Miska
23	Seth Daniels	11	17	x	5	23 Received of Simethes \$6.22 <sup>05</sup> Seth Daniels
		561	08		312	43

And the Court being fully advised in the premises do order adjudge and determine that said account be finally settled and allowed and that said Administrator having completed his trust in this behalf according to law is by the Court discharged from all further accountability to the Court, and from all further liability on his behalf, all of which is ordered adjudged and determined by the Court. And there being no surplus for distribution among the heirs this matter is ordered to be left off the Docket.

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Motion of the Estate

of Calvin & Dorwin

Administration.

comes now ~~the~~ Administrator in  
that behalf and considers James Patterson and presents his claim against said  
Estate which said claim is in words and figures following to wit:  
(A) Which said claim the Administrator admits to be true and true,  
and properly chargeable against said estate. It is therefore ordered  
adjudged and determined by the court that the said Administrator  
pay the said said James Patterson the sum of six dollars & eighty two  
cents out of the assets in his hands belonging to said estate

February Term 1858, the 1<sup>st</sup> day Feb 1<sup>st</sup> 1858

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Matter of the Estate of

Colin S. Corwin

Administrative

Comes now the Administrator  
 and presents his claim against said Estate  
 which said claim is in words and figures following to wit:  
 (A) which said claim the Administrator admits to be  
 just and true and properly chargeable against said Estate  
 And comes also George A. Dent and presents his claim  
 against said Estate which said claim is in words and figures  
 following to wit (B) which said claim the Administrator  
 admits to be just and true and properly chargeable  
 against said Estate. And comes also Hiram  
 and presents his claim against said  
 Estate which said claim is in words and  
 figures following to wit (C) which said claim  
 the Administrator admits to be just and true  
 and properly chargeable against said Estate And  
 comes also Seth Daniels and presents his  
 claim against said Estate which said claim  
 is in words and figures following to wit (D)  
 which said claim the Administrator  
 admits to be just and true and  
 properly chargeable against said Estate. It is  
 therefore ordered, adjudged and determined by the Court  
 that the said Administrator pay Nathl W. Grinn six dollars  
 out of the assets that may come to his hands, belonging to said Estate  
 And that he pay George A. Dent three dollars & sixty  
 cents And that he pay Hiram six dollars  
 and fifty cents And that he pay Seth Daniels  
 ten dollars and two cents out of the assets  
 that may come to hand, belonging to said Estate.