

	Estate of John Eicher - 1859	
Name in Record	Reason for Being in Record	Date of Record
John Eicher	The deceased	
Isaac G. Baker	Administrator; presents account & vouchers for final settlement	April 18, 1859
Widow	Received goods from estate	
John M. McConkey	Received payment for claim	
James B. Simcoke	Received payment for claim	
John Studabaker	Received payment for claim	
S. S. Nickle	Clerk; received payment for fees	
James B. Simcoke	Clerk; received payment for fees	
Jacob Eicher	Received payment on notes	
John G. Morton	Received payment for claim	
H. D. Gillespie	Received payment for appraising	
Jacob Conkle	Received payment for claim	
E. Hilbrewer	Received payment for claim	
Christian Copes	Received payment for claim	
Barbary Eicher	Received payment for claim	
George Fost	Received payment for claim	
David Showers	Received payment for taxes	
Barbary Eicher	Received payment for her third share of estate (widow?)	
John Augsburg	Received payment for claim	
Michael Fox	Received payment for claim	
Sowers	Received payment for claim	
David Studabaker	Attorney; received payment for services	
Guardian	Received payment for claim	
James B. Simcoke	Clerk; settlement is accepted and administrator discharged	

Matter of the Estate of *Administration Final Settlement,*  
*John Tucker*

Come now Isaac J. Baker, the Admin<sup>r</sup>  
in the behalf. and presents and files in open court this  
account current, and vouchers in the behalf for a final  
settlement of said Estate, which said account current and  
vouchers are in words and figures following to wit;

That Isaac J. Baker Administrator of the Estate  
of John Tucker deceased Report to the Court of Common  
Pleas the following final Settlement account.

Debit chargeable per inventory of personal Estate  
with

Debit chargeable with difference of sales over inventory  
interest accrued on notes taken at the sale of personal Estate

A Claim for goods taken by the widow  
for cash paid John M. Binkley as per Receipt 70

" " " James B. Fincke " 2  
" " " John Stratton " 3  
Amount carried over —————

706	89		
41	89		
4	82		
			300 00
		1	75
		2	60
		3	03
		<u>\$ 753</u>	<u>60</u>
		310	38

*(Faint crossed-out text at the bottom of the page)*

May Term 1859 the 1<sup>st</sup> day May the 2<sup>nd</sup> 1859.

A warrant brought forward

Cash paid J. S. Sheckle Clerk's fees up Bond	753	60	910	38
" " James B. Finckle Clerk's fees per " " 5			9	08
" " Jacob Tichenor on note " 6			1	50
" " Jacob Tichenor for debt of J. S. Sheckle " 7			8	48
" " Jacob Tichenor note " 8			1	30
" " J. D. Gallegos for appraisement " 9			10	00
" " Jacob Bonkle " 10			16	40
" " P. Hilbremer " 11			2	00
" " Christian Kopp " 12			4	50
" " Barbara Tichenor " 13			50	21
" " George Fox " 14			3	41
" " David Flowers Jan " 15			7	00
" " Barbara Tichenor her third " 16			5	76
" " John Augsburger " 17			8	18
" " John Augsburger " 17			151	14
" " Jacob Tichenor " 20			1	00
" " Michael Fox " 21			3	65
" " Vinick Clerk's Norway claim " 22			11	00
" " David Thasabak Attorney per " 23			36	00
" " James B. Finckle Clerk's fees " 24			10	23
For cash paid to Guardians per Receipt No. " 25			10	00
See Administration charges for his services per Attorney's fee & other exp. per Dec. No. 26			17	18
			48	75
			26	50
	753	60	753	60

All of which contains a full statement of all the debts of the decedent for which I am chargeable with the credits to which I am entitled. I have of Baker Administrator subscribed and sworn to before me the 18<sup>th</sup> day of April A. D. 1859 James B. Finckle Clerk. And the Court after having carefully examined said account current and vouchers find that said account has been verified by oath and that the same is substantially correct, as evidenced by said vouchers. It is therefore adjudged by the Court that the said Administrator has completed his trust in this behalf according to law. He is therefore discharged from all further accountability to this Court, and from all further liability on his bond. And as there is no surplus for distribution the matter is ordered to be left off the Docket All of which is ordered to be read and determined by the Court.

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