

Estate of Jonathan Roe

Name in Record	Reason for Being in Record	Date of Record
Joseph Thatcher Dent	Signed promissory note to Jonathan Roe due Nov. 1837 Attest to note	April 19, 1837
Robert McKendry	Holds promissory note from Jonathan Roe due him dated March 10, 1838	March 10, 1838
Zachariah Smith, Jr.	Bound as administrator of estate of Jonathan Roe	Dec. 13, 1838
Joel Roe	Bound to state in estate of Jonathan Roe	
John Smith	Bound to state in estate of Jonathan Roe	
Samuel L. Rugg	Clerk	
Stephen & Catherine Hill	Present account due Joseph Hill from estate	May 21, 1839
Joseph Hill	Holds account due him dated Oct. - Nov. 1838	
Geo. A. Dent	Justice of Peace	
Henry Reichard	Submit account due him dated Aug. 14, 1838	Sept. 18, 1839
Jacob M. Harper	Justice of Peace	
David Major	Submit account due him dated June 10, 1837	Sept. 18, 1839
Henry Reichard	Justice of Peace	
Joseph Morgan	Receipt for payment of account due him dated Apr-June 1838	Nov. 30, 1839
Z. Smith	Paid Joseph Morgan for account due him	
Joseph Morgan	Receipt for payment of account due him dated Oct-Dec 1838	Nov. 30, 1839
Z. Smith	Paid Joseph Morgan for account due him	
David Major	Receipt for payment of account due him	Jan. 3, 1840
Zachariah Smith	Adm. Of estate; paid David Major on account due him	
Henry Reichard	Receipt for payment of account due him	Jan. 14, 1840
Z. Smith	Paid Henry Reichard on account due him	
James Crabs	Bound & Appointed Adm. De bonis non in place of Z. Smith	Aug. 13, 1844
James Pillars	Bound to state in estate of Jonathan Roe	
Isaac H. Rose	Bound to state in estate of Jonathan Roe	
Z. Smith	Previous Administrator	
George E. Rose	Witness	
Samuel Gaskey	Witness	
Samuel L. Rugg	Clerk	
James Crabs	Adm. De bonis non of estate of Jonathan Roe	Aug. 11, 1845
Israel Cowan	Paid estate on note dated May 11, 1841	
Jacob Thatcher	Note due estate - desparate	
John W. Cooley	Note due estate - desparate	
Samuel Winans	Paid estate on judgment rendered July 11, 1842	
Joseph Deucce	Paid estate on judgment rendered July 13, 1842	
William A. Bugh	Paide estate on collection of 3 notes from Joseph Gephart	
Joseph Gephart	Owed Jonathan Roe on 3 notes dated Nov. 2, 1841	
James Crabs	Oath of true inventory	
Samuel E. Rugg	Clerk	
George Wood	Received payment from estate on receipt	Nov. 12, 1846
Treasurer	Received payment for taxes	
S. L. Rugg	Received payment for fees	
G. A. Dent	Smith's administrator	
William A. Bugh	Received payment for claim	
Joseph Roe	Received heir's portion of distribution	
Eli Zimmerman	Received portion for Susan's share	
James Crabs	Oath of true account	
Samuel L. Rugg	Clerk	
Jonathan Roe	Heir at law of Jonathan Roe, deceased; over 21 years of age	April 24, 1847
Samuel L. Rugg	Clerk	
Jonathan Roe	Receipt for cash from James Crabs from estate of J. Roe	
Wm. Carson	Attest to receipt	

29

No. _____

Box No. 30

ADAMS CIRCUIT COURT.

ESTATE OF

Jacobsen Roe

Administrator.

Filed

Clerk.

Attorney.

The following is the amounts which has come into my hands as Administrator of the Estate of Jonathan Roe Cook, which is in Notes & Judgments on the following persons:

One Note on Isaac Cowan dated May 11 th 1881 Principal	7 00
" " " Local Photoker appraised at \$11.62 Separate	11 62
" " " John W. Cooley also supposed to be Separate	5 00
" Judgment on Joseph Vancee rendered July 13 th 1882 Principal	54 82
" " " Samuel Winans rendered July 11 th 1882 Principal	20 00
" Receipt from William & Hugh Tope for the Collection of three Notes on Joseph Gephart dated 2 nd November 1881	197 26
August 11 th 1885	Total — \$297.60

James Crabbs Adm^r of Estate of Jonathan Roe Cook

State of Indiana
Adams County ss.

The above named James Crabbs 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 inventory is just and true and contains a full statement of all the property bonds mortgages, notes, other securities debts and accounts in favor of the ^{said} Decedent, which have come to his knowledge and of all the moneys bank bills, or other circulating medium which have come into his hands belonging to the Estate of the said Decedent.

James Crabbs

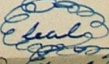
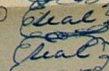
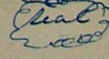
Subscribed and sworn to before me this 11th day of August 1885
Samuel L. Ringgold Clerk

Know all men by these presents that we James Crabs
~~and~~ Isaac H. Rose & James Pillsbury are held & firmly bound
unto the State of Indiana in the penal sum of eight
hundred dollars, for the payment of which well
& lawfully to be made & done we hereby bind ourselves
our heirs executors & administrators jointly several
firmly by these presents sealed with our seals &
dated this 13th day of August 1844

The condition of the above obligation
is such that Whereas the above named James
Crabs was this day duly appointed by the
Probate court of Adams County in said State
Administrator de bonis non in the estate of
Jonathan Roe deceased in the stead of S. Smith
former administrator of said estate, — —

Now if the said James Crabs adminr as afore
said shall diligently & faithfully perform the duties
required of him by law & faithfully execute the
orders of said court according to law, touching
the estate entrusted to his care, then & in that
case the above obligation to be void & of none
effect. Otherwise to be & remain in full force
& virtue

signed & sealed
in presence of
George E. Rose &
Samuel C. Key

James Crabs 
D. H. Rose 
James ^{his} Pillsbury 
mark

Approved by the Court August 13th 1844
Samuel L. Ruggs Clerk

State of Indiana
Adams County

Jonathan Ree of said
County personally appeared before the
undersigned Clerk of the Probate Court of
said County and being duly sworn on
his oath saith that he is an heir at
law of Jonathan Ree late of said County
Indiana and that from the period
of the ages of his father kept by his
Indiana father in his lifetime he is
more than twenty one years of age
all of which is to the best of his know-
ledge and belief and further saith
not
Jonathan + Ree
mark

Attest J. W. Carson

Sworn to and subscribed before
me this 24 day of April 1848

Samuel L. Riggs
Clerk

Receipt of Samuel L. Riggs Clerk of the
Probate Court of the County of Adams in
the State of Indiana the sum of thirty
three dollars and seventy six cents it being
the sum deposited with him for me by James
Cooks Administrator of the Estate of Jonathan
Ree deceased which is
Receipt on the order
book of said Court
Attest J. W. Carson

now of the goods and chattels rights and credits which
to the Estate of Jonathan Roe, late of Adams County, 1838

And the said Adm^r. claims credit for the
following disbursements made out of said
Assets viz:

By paying	Edw Wood as per receipt to	1	1 00
"	Treasurer of Adams Co	2	12 28
"	" " " " "	3	4 55
"	S. L. Rugg	4	9 86
"	J A Pent. Smiths Adm ^r	5	63 93
"	Same	6	5 28
"	Same	7	14 00
"	William A. Bugh	8	13 45
"	S. L. Rugg	9	3 00
"	Adm ^r s fees for settling said Est	10	25 00
"	Two Desperate notes - hereunto filed		16 62
"	Overcharged on Inventory on Cowans note		2 00
"	Joseph Roe part of Cowans share	10	10 00
"	S. L. Rugg	11	9 70
Total			\$190 67
By paying	Josephs Roe his share in full		33 75
"	Eli Zimmerman a share of Cowans share		33 75
"	S. L. Rugg 2 shares for receipt		65 00
			323 17
Balanced Due the Estate or heirs			70 02
			<u>\$393 19</u>

State of Indiana Adams County Sch,

Be it remem-
bered that ~~for~~ this 12th. day of November A.D.
1846. personally appeared in open Court
James Crabs who made oath in due form of
Law that, the within account current by him as
Administrator ~~of the Est~~ De bonis non of the
Estate of Jonathan Roe dec^d. is to the best of his
knowledge and belief, correct and true.

And also that his account, as set forth in
this account, ~~is correct~~ for his services as
such Adm^r, is as he verily believes correct &
true, & further he saith not.

James Crabs +

Sworn to and subscribed in open Court the date above
written

Samuel L Perry Clerk

The account of James Grabs Administrator Pelonis
which have come into this hands, belonging

The said administrator charges himself
with the amount of the apetto which come
into his hands as such, per Inventory thereof
as filed in the clerks office

297 70

This sum, being the amount of interest which
have accrued on notes & Judgements which
amount was not embraced in the above
named inventory

86 77

To this sum, being a claim against the Estate
of J Smith which appears Ross Estate
see no credit for or settling with Smith's Est.

8 72

Total charges

\$ 393 19

19067

Would leave to be divided amongst the heirs, 6/8/202 52

33 75

Dec 10 1838

Known all men by these presents
that we Zachariah Smith Junior of
the County of Adams and State of Indiana
and Sall Roe and John Smith of the
County of Adams aforesaid are held and
firmly bound unto the State of Indiana
in the sum of eight hundred dollars to the
payment of which well and truly to be made
we bind ourselves our heirs executors and ad-
ministrators jointly and severally firmly by
these presents sealed with our Seal and da-
ted this tenth day of December A.D. 1838

The condition of the above obligation
is such that if the above bound Zachariah
Smith will truly and faithfully perform
the duties and trusts committed to him as
administrator of the Estate of Jonathan Roe
late of the Said County of Adams deceased
according to law and will truly and prompt-
ly deliver over to his successor to be appointed
by the Probate Court of the Said County should
such ^{Successor} ever hereafter be appointed all such estate goods
chattels, and assets and assign to such successor
all such rights and credits as shall of right
belong to such successor upon reasonable
demand made thereof, then the above oblig-
ation is to be void and of no effect other-
wise to be and remain in full force and
virtue in law

Signed and sealed } Zachariah Smith jr Seal
in presence of and approved } Sall Roe Seal
by me in the Clerks office } John Smith Seal
Samuel S. Rugg }
Clerk R. } Seal