	Estate of Samuel Sacket	
Name in Record Samuel Sacket George Frank William Case William Case	Reason for Being in Record The deceased Administrator of estate of Samuel Sacket Presents claim against estate of Samuel Sacket Court orders him to be paid 2.00 for his claim	Date of Record Not stated
Name in Record Samuel Sacket	Reason for Being in Record The deceased	Date of Record
	Request & ordered to sell real estate of Samuel Sacket Defendant & minor heir of Samuel Sacket	February 2, 1858

32 Samuel Vacket 12, Administration. Comes now George Hank Strain Introduction believe and comes also Millerin Grad and presents the claim against Said Attob which seem claring is on works and. frency following to wit (hel) Which saw claims And and thous and properly hongoble against fair Totalo. Wet is Therfor pupily Chargable against fair 2 state, Wet is therefore ordered affided and after mined by
The Court that the Store Two Odlars and of the Hade to that may come to histority belonging to dais VIIIte.

Hebring Verm 1858. the 2 day 32 In Matter of the letter 3 Thet 23/858 Addressmentation. Order to Sele love, applearing to the Latingarteen of the Court by a Copy of the noting and proof buttered to the there at law of Lang Meseally of the pendency of the oppleater from they of the freezent terms of the Court which noting any proof any many their noting and proof and the season of the Court which noting any proof any in the their noting and proof and in Come now the adamentation in flustibilly and it nex each three time andely called & the Short comes not that herein wholly In desaltes, and it living suggesting and there the Court that ly me Lacket Lendelly In My, Sand Salker - Milleam Sachet , Samuel Sachet - Whyateh Sachet Lucy Jun Sachet-Elen Jacket Blomak Jacket Anthen Sachet High During Levelet and George Lang Son and morner and therengen the Court approved Can Studichaker Sheaden ad leten his a taget Said that and fele his never as Such on their words (hill sting the Administrator cite has approximent of the land ascaled in the getition in their words (hD) and also belie his long for the day of the long to the approved of the Court in double the approved toling Thereof which bould as the they words (h.) And the frutter leng set Acres of George Such as the polition in the heloty head to ling the land and the Court heavy such as letter and letter propers and from the levership from the South that the seas totale deverted in the Court heavy such actions to the land the courter of he down morteen to mobile thereof such that years at the south that granter of he down morteen to mobile thereof such that of lang filter last Containing books acres, in alleming formy may state of I want belonging to day had as the heavy at law of Judge allered ong that suggested to had be long by had allered a described for the property set forth in land to the Long by had allered and the suggested by the suggested to the sugg Cash in thank and thing he sex month in sex months and the resture in tracking month from the last of Large say the Alexand from the last of Large say the leaves from the laws and toly Leaves by loved women's naturation or officers must law and with toler of your date, all of which is ording adjudged him actening by the court and this matter is Centilines,

26 Hobring Verm 1858. the 2 day Teb 22, 1858

32 Samuel Sucket & Administration. Oader to Sele land.

Como non the administration in the likely and the court by a copy of the notices and the pendency of the pendency of the appearing to the Satisfaction of the Court by a copy of the notice and it to self land in the Self land of Saig accessed of the pendency of his application at the love out the break notice was green more than thirty day prior to the first day of the present term of the const. which noting any print as in they nords (h) And There upon on motion of Administrator the said defendants nex each three time andely called by the Sheriff come not but herein wholly makes acfault. It is therefore considered by the Court that the acfendants by defalittes, and I being Suggested and Mount to the Court that bymo La Met - Isakelly Sa Met, Sarah Sacker, Milleam Sachet, Samuel Sachet - Elizabeth Sacher Luly Ann Sacher-Elen Jacker Humah Jacker Andrew Sacher- Eliza Jany Leicher ang George Lacoffer any monor and thereupon the Court appoint Dang Studichoker Guardeun ad leten who accept Daid this! and files this answer as Such in Their undo (h) And the Idemmotrator oiles has approximent of the lang desembel in the petition in they words (this) and also biles his bond for the sale of the land to the approved of the Court in double the approves toling Thereof which bonds is in they words (h) And the matter being set down for hearing upon the petition in this beholf heretoting files default ausur of Gundkinh aftittun and titte pupero and oral proof dus the Court heing July advised in the premises and that the seas Estate desembeg in Sully petition to this The North freet quarter of the South Cast quarter of Section monteen termobile twenty sextorth of lling fifteen last Containing forty acres, in adams formity and state of Indiang belonging to Daig hours as the herro at low of Loug accident and that said seaf state ought to by Lolg by Lais administration for the purposes det forth in Lang petition, It is therefore ordered adjudged and Metermined by the Court that Said selmmentstrator proceed to sets ar public Sals. the Land obors accorded premises of bust giving four needs notices according to law, on the following conditions to but ong third Cash in though one thing he Lex month in Lex months and the residues in twelve month from the Class of Land lay the Claserred payments tolly decined by not woring valuation or offer aus ment lines and with interest form duty, all of which is ording adjudged and actenumed by the court and the matter or centilines,