

Estate of Samuel Sacket

Name in Record	Reason for Being in Record	Date of Record
Samuel Sacket	The deceased	Not stated
George Frank	Administrator of estate of Samuel Sacket	
William Case	Presents claim against estate of Samuel Sacket	
William Case	Court orders him to be paid 2.00 for his claim	

Name in Record	Reason for Being in Record	Date of Record
Samuel Sacket	The deceased	
Unnamed Administrator	Request & ordered to sell real estate of Samuel Sacket	February 2, 1858
Cyrus Sacket	Defendant & minor heir of Samuel Sacket	
Isabelle Sacket	Defendant & minor heir of Samuel Sacket	
Sarah Sacket	Defendant & minor heir of Samuel Sacket	
William Sacket	Defendant & minor heir of Samuel Sacket	
Samuel Sacket	Defendant & minor heir of Samuel Sacket	
Elizabeth Sacket	Defendant & minor heir of Samuel Sacket	
July Ann Sacket	Defendant & minor heir of Samuel Sacket	
Elen Sacket	Defendant & minor heir of Samuel Sacket	
Hannah Sacket	Defendant & minor heir of Samuel Sacket	
Andrew Sacket	Defendant & minor heir of Samuel Sacket	
Eliza Jane Sacket	Defendant & minor heir of Samuel Sacket	
George Sacket	Defendant & minor heir of Samuel Sacket	
David Studabaker	Appointed guardian of minor heirs	

32 Matter of the Estate of Administration.
Samuel Vackett

Comes now George Frank Admin-
istr. in the behalf and comes also William
Case and presents his claim against said
Estate which said claim is in words and
figure following to wit (to) Which said claim
the Administrator admits to be
just and true and properly chargeable
against said Estate. It is therefore properly
chargeable against said Estate, It is therefore
ordered adjudged and determined by
the Court that said Administrator pay
William Case two Dollars out of
the Assets that may come to his hands
belonging to said Estate.

February Term 1858. the 2nd dayFeb 2nd 1858

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In Matter of the Estate of

Samuel Sackett

Administration. Order to Sell Land.

Come now the administrator in the behalf and in appearance to the satisfaction of the Court by a copy of the notice and proof of publication to the heirs at law of said deceased of the pendency of his application to sell land in the behalf which notice was given more than thirty days prior to the first day of the present term of the Court, which notice and proof are in these words (to wit) And thereupon on motion of administration the said defendant make default. It is therefore considered by the Court that the said and to Sackett Debbly Sackett, Sarah Sackett, William Sackett, Samuel Sackett, Elizabeth Sackett, July Ann Sackett, Eliza Sackett, Hannah Sackett, Andrew Sackett, Eliza Sackett and George Sackett are removed and thereupon the Court appoints Henry Studenaker administrator ad litem who except said defendant and files his answer as such in these words (to wit) And the administrator files his affirmation of the land described in the petition in these words (to wit) and also files his bond for the sale of the land to the approval of the Court in double the approving value hereof which bond is in these words (to wit) And the matter being set down for hearing upon the petition in this behalf heretofore filed Report answer of Guardian ad litem and title papers and may proof and the Court being fully advised in the premises being that the said estate described in said petition to wit The North West quarter of the South East quarter of section nineteen township twenty six north of Range fifteen East containing forty acres, in Adams County and State of Indiana belonging to said heirs at law of said deceased and that said said estate ought to be sold by said administrator for the purposes set forth in said petition. It is therefore ordered adjudged and determined by the Court that said administrator proceed to sell at public sale, the said above described premises by first giving four weeks notice according to law, on the following conditions to wit one third cash in hand, one third in six months in six months and the residue in twelve months from the date of said sale the deferred payments to be secured by note bearing valuation or appraisement and with interest from date, all of which is ordered adjudged and determined by the Court and this matter is continued.

February Term 1858. the 2^d day

Feb 2^d 1858

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In Matter of the Estate

Samuel Sackett

Administration. Order to Sell Land.

Come now the Administrator in the behalf and in appearance to the satisfaction of the Court by a copy of the notice and proof of publication to the heirs at law of said deceased of the pendency of his application to sell land in the behalf, which notice was given more than thirty days prior to the first day of the present term of the Court, which notice and proof are in these words (h D) And thereupon on motion of Administrator the said Defendants make default. It is therefore considered by the Court that the Defendants Sackett-Isabell Sackett, Sarah Sackett, William Sackett, Samuel Sackett, Elizabeth Sackett, July Ann Sackett, Ellen Sackett, Hannah Sackett, Andrew Sackett, Eliza Sackett and George Sackett are admonished and thereupon the Court appoints Hans Studenaker Guardian ad litem who accepts said trust and files his answer as such in these words (h D) And the Administrator files his affirmation of the land described in the petition in these words (h D) and also files his bond for the sale of the land to the approval of the Court in double the approving value thereof which bond is in these words (h D) And the matter being set down for hearing upon the petition in the behalf heretofore filed default answer of Guardian ad litem and title papers and proof and the Court being fully advised in the premises being that the said estate described in said petition to wit The North West quarter of the South East quarter of Section nineteen township twenty six north of Range fifteen East containing forty acres, in Adams County and State of Indiana belonging to said heirs at law of said deceased and that said said estate ought to be sold by said Administrator for the purposes set forth in said petition. It is therefore ordered adjudged and determined by the Court that said Administrator proceed to sell at public sale, the said above described premises by first giving four weeks notice according to law, on the following conditions to wit one third cash in hand, one third in six months in six months and the residue in twelve months from the date of said sale the deferred payments to be secured by note bearing valuation or appraisement laws and with interest from date, all of which is ordered adjudged and determined by the Court and this matter is continued.