

	Estate of Andrew Scoles - 1860	
Name in Record	Reason for Being in Record	Date of Record
Andrew Scoles	The deceased	
George H. Scoles	Administrator; presents current report for final settlement	Aug. 6, 1860
Widow	Received cash and property	
John W. Pearce	Received payment	
Samuel Sacket	Received payment	
Taxman	Received taxes for 1855, 1856 & 1857	
Jacob Conkle	Received payment	
James B. Simcoke	Received payment for services	
Wm. G. Spencer	Received payment for attorney fees	
D. Studabaker	Received payment	
J. W. Majors	Received payment	
S. S. Mickle	Received payment for services	
John C. Scoles	Received payment	
George Frank	Received payment	
J & P Crabs	Received payment	
Josiah Crawford	Received payment	
Sylvester C. Scoles	Received payment	
A. W. Scoles	Received payment	
Tolan & Reed	Received payment for grave stone	
J. D. Nuttman	Received payment on notes	
W. Jacobs	Received payment	
David Showers	Received payment	
Mount & McKinn	Received payment	
James B. Simcoke	Clerk; no surplus for distribution; George Scoles discharged	Aug. 9, 1860

August Term 1860 the 4th day

435

August 7th 1860.

Matter of the Estate of
 Andrew Seals } Administration.

Comes now George H. Seals the
 Administrator in the behalf and presents and
 files in open Court his account current and
 vouchers in the behalf for a final
 settlement of said Estate which said
 Account Current and Vouchers are in words
 more fully following the wit; O George Seals
 Administrator of the Estate of Andrew Seals deceased
 Report to the Court of Common Pleas the following
 final Settlement account.

I am chargeable for inventory of personal property 761.03
 I am chargeable with claims not inventoried 5.68
 I am chargeable with interest on notes 1.00
 I am chargeable with off of the Place 75.62
 Total Charge. \$843.33

Of claim credit for difference between appraisment and sale 15.47
 less than inventory 300.00
 142 This sum paid widow in money & property 100.00
 3 This sum paid mortgage of school fund 50.00
 4 This sum paid mortgage on school fund 42.85
 5 This sum paid John W Seals 20.00
 6 This sum paid Samuel Shacket 14.17
 7 This sum paid Lott due for 1855 12.32
 8 This sum paid Lott due for 1856 7.58
 9 This sum paid Lott due for 1857 3.50
 10 This sum paid interest on school mortgage 1855. 3.50
 11 This sum paid interest on school estate for 1856 7.00
 12 This sum paid interest on mortgage 1855 7.00
 13 This sum paid interest on mortgage 1856 7.00
 14 This sum paid interest on mortgage 1857 7.00
 15 This sum paid interest on mortgage 1858 2.68
 16 This sum paid interest on mortgage 1859 3.33
 17 This sum paid interest on mortgage 1860 25.38
 18 This sum paid Jacob Benkle selling property 18.00
 19 This sum paid James B. Lincolnton 3.72
 20 This sum paid Wm. J. Spencer Atty Gen 3.50
 21 This sum paid J. J. Madabaker 3.10
 22 This sum paid J. W. Madabaker 3.50
 23 This sum paid J. W. Madabaker 1.00
 24 This sum paid J. W. Madabaker 1.00
 25 This sum paid George Stark 18.38
 26 This sum paid Samuel Shacket 1.50
 27 This sum paid J. P. Lott 5.40
 28 This sum paid J. P. Lott 4.00
 29 This sum paid J. P. Lott 7.36
 30 This sum paid J. P. Lott 5.00
 31 This sum paid J. P. Lott

August Term 1860 the 4th dayAugust 9th 1860

32	This term paid Samuel Shack	
33	This term paid John & Reed Grange Stone	5.00
34	This term paid A. D. Nattman note	86.10
35	This term paid W. Lacey	16.77
36	This term paid David Shomers	1.10
37	This term paid Abbott & N. Chinn & Chinn & Chinn	9.60
38	This term paid Administrator charge for his services in settlement	26.73
Total Credits		<u>48.57</u>
		\$843.33

All of which contains a full statement of all the debts of the decedent with the credits to which I am entitled. J. H. Viles
 Subscribed and sworn to this 6th day of August 1860 J. H. Viles Clerk
 And the Court after having carefully examined said account
 current & vouchers find that said account has been verified by oath
 and appears to be substantially correct as evidenced by the
 vouchers. It is therefore Ordered adjudged and determined
 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.