

To the Honorable Court of Common Pleas of the County

To the Honorable James Gordon Judge of the Court of
Common Pleas for the County of Adams in the State of
Indiana, I Sarah Abriet widow of Jacob Abriet
late of said county deceased do hereby renounce
all my rights to claim under the last will and
testament of said deceased, and claim my rights
as widow of said deceased under the intestate
laws of this State. And I hereby renounce all
my right to administration on said estate

In testimony whereof I have hereunto set
my hand and seal this 23rd day of January
AD 1853

Sarah Abriet
wif

Attest

Minerva Wheeler

An Inventory of the real Estate of Jacob Abnet,
deceased, by John Abnet-administrator de bono
non and appraised by said appraisers.

The undivided nine thirty second part of the East half
of the South East quarter of section thirty six (36) township
twenty six (26) North of Range fourteen (14) East which
share is worth the sum of subject to Mary Bunn } \$45.00
done in said tract

The undivided one fourth part of the West
half of the South East quarter of section
seven Township twenty five North of Range
fifteen (15) East which share is worth the sum
of } \$60.00

John McConnell } appraisers
George Frank }

State of Indiana
Adams County ss

We John McConnell and
George Frank swear that we will honestly appraise
the real Estate of Jacob Abnet deceased, which may
be exhibited to us so help me God,

John McConnell } appraisers
(fess one day each) George Frank }
50 cts.

Subscribed & sworn to this 6th day of February A.D. 1860
James B. Swinickelbert



State of Indiana
 Adams County

John Albert of Adams County
 De Bruns one of the Estates
 of Jacob Albert ~~De Bruns~~
 of Adams County as Attorney
 in the case of
 John Albert of Adams County
 of the Estate of Jacob Albert
 De Bruns vs Henry Albert
 of Adams County Clerk
 vs Adams County of Indiana \$25.00
 Ch. Johnson

State of Indiana
 Adams County) I solemnly swear
 in God's name that
 the above claim is justly due
 and owing to the effect and
 the same if unpaid and as
 part of the same to the same
 Ch. Johnson
 sworn to and returned before
 me this 15th day of February
 1860 James W. Sprinckle, Clerk

In the Court of Common Pleas Adams Co.
February term 1860

Masters of the Estate of
Jacob Abner deceased
vs

Francis Abner
Jacob Abner &
Susan Abner minor
heirs of W Abner deceased.

Sarah Crauford
Caroline Crauford
William Crauford
Josiah Crauford
Mary Ann Crauford &
Franklin Crauford
minor heirs of Mary
Ann Crauford, deceased.

Answer of Guardian ad
litem to a petition to sell
real Estate.

Comes now David Studabaker
Guardian ad litem of the above named minor heirs
of William Abner deceased and Mary Ann Crauford
deceased and for answer for said minor to the said
petition to sell real Estate says that he knows of
no reason why the prayer of the petition should
not be granted, but says that said minor are
of tender years and asks the Court to protect
their interest,

D Studabaker

Guardian ad litem

To the Hon^{ble} Judge of the Court of Common
pleas of Adams County Ind.

I John Abriet Administrator of the
Estate of Jacob Abriet deceased do hereby tender my
resignation as such administrator and ask to
be discharged.

John Abriet



State of Indiana

Adams County

In the Court of Common Pleas of Said County

Personally appeared in open Court, G. S. Mickel, who, being duly sworn deposeseth and saith, that there is due Said affiant from the Estate of Jacob Abner late of Said County, Deceased, about the Sum of fourteen dollars and thirty cents.

And that from the Report of John Abner late Administrator of Said Estate there is in the hands of Samuel S. Rugg late Clerk of Said Court the Sum of one hundred and fifteen dollars, and nine cts. which Sum Said affiant refuses to apply to the purposes for which it was paid in to his hands, to wit, the payment of Claims against Said Estate. And that affiant knows of no other means whereby he can get his Claim Satisfied.

He therefore asks for a Citation against Said S. S. Rugg to Compel him to pay Said Claim

Sworn to and Subscribed in open Court
this 9th day of August 1860
J. S. [Signature]

In the Court of Common Pleas Adams Co.
February Term 1834

In the matters of the Estate

of
Jacob Abnet decd

Report

William Abnet Administrator

of the Estate of Jacob Abnet deceased reports to the Court
that since the making of his last report there
has come to his hands as such Administrator,
from the assets the sum of 438.20

, 438.20

And I have Paid the widow of decd, 2500

" " " Taxes 227.

And I have Paid into Court for distribution 394.01

Total Paid

421.28

Balance in my hands —

16.92

And I further state, that all the debts that has
been presented or filed in Court has been Paid,

And there is debts due, the Estate uncollected
all of which is sued upon ~~and executed~~
~~in the hands of the officer~~ —

I further report that, I will be able to make
final settlement at the August term of this
Court.

All of which is respectfully
Submitted to the Court. William Abnet
Administrator

Subscribed & Sworn to this 7. th day of Feby 1834

J. J. Rugg Clerk
By W. Spencer depy

Administrator's Sale.

NOTICE is hereby given that the undersigned administrator de bonis non, of the estate of Jacob Abnet, deceased by virtue of a certain order of the Court of Common Pleas of Adams County, made at the May term thereof in the year 1860, will offer for sale on

Saturday, June 23, 1860.

at the Court House door, in the County of Adams, between the hours of ten o'clock A. M. and four o'clock P. M., on said day, and will sell to the highest bidder, at public sale, the following described property to-wit:

The undivided nine thirty-second part of the east half of the south east quarter of section thirty-six township twenty-six north, of range fourteen east.

Also, the undivided one fourth part of the west half of the south east quarter of section seven township twenty-five north, of range fifteen east, in the county of Adams, on the following condition to-wit:

One half cash in hand and the residue in six months from the day of sale. The deferred payment to be on interest, secured by note, having benefit of valuation or appraisement laws.

JOHN ABNET, Adm'r, de bonis non.

May 11, 1861.

State of Indiana }
Adams County ss }

I John Abnet Administrator de bonis non of Jacob Abnet deceased reports to the Court that in obedience to the order of the Court did sell the undivided 9/32 part of the East

half of the South East quarter of Section thirty six Township twenty six North of Range fourteen East, to Josiah Bradford for the sum of forty one dollars that being more than two thirds of the appraised value thereof

And the undivided one fourth part of the West half of the South East quarter of Section seven township twenty five North of Range fifteen East for the sum of forty dollars that being two thirds of the appraised value thereof to George Frank and received from

~~George Frank to the purchase in full, and one half of Josiah Bradford and Josiah Bradford one half of each of their purchases and paid for the residue~~

And that notes, three in number, a copy of which is hereto attached was posted on the townships where the lands are situated more than three weeks prior to the sale and like notice was posted on the Court house door the same being, John Abnet

Subscribed & sworn to this 23^d day of June 1860
James B. Brinkley
Clerk

State of Indiana. }
 Adams County. } SS.

Be it remembered, that on this the ^{6th} day of February 1856,
 personally appeared before the undersigned *James Whitcomb*
 of lawful age who being duly sworn, according to law, says,
 that the advertisement hereto annexed was published in the
Adams County Democrat a weekly newspaper published in said
 County for three weeks in succession and that said notice was
 taken from said paper of February 2, 1856
 and further saith not. *James Whitcomb*
 Subscribed and sworn to before me this ^{6th} day of Feb 1856
David Stranahan

Master Leamon Adams
 led

Notice to heirs of Petition to
 sell Real Estate.

State of Indiana }
 Adams County, } SS.
 Notice is hereby given that John Abnet administrator of the estate of Jacob Abnet deceased, has filed his petition to sell the real estate of the decedent, his personal being insufficient to pay his debts; and that said petition will be heard at the next Term of the Court of Common Pleas of said County.

In witness whereof I have hereunto set my hand and affixed the seal of said Court at Decatur. This the 26th day of December 1857.



JAMES S. SIMCOKE CLERK