

Estate of Daniel Gaunt - 1860

Name in Record	Reason for Being in Record	Date of Record
Daniel Gaunt	The deceased	
Geo. A. Dent	Administrator; files current report for final settlement	April 18, 1860
James B. Simcoke	Clerk; accepts report; administrator is discharged	

Matter of the Estate of
Daniel Garratt Administrator

May 1866. Frances Moom

Comes now Geo W Dent the Administrator in this behalf and presents and files in open Court his accounts Current and vouchers in this behalf for a final Settlement of said Estate which said Accounts Current and vouchers are in words and figures following to wit

Report to the Court of Common Pleas the following			
Final Settlement to wit			
To amount of Inventory	filed	30,152	57
" " Sale Bill over appraisement		34	81
" " " "		25	
" Interest ac of Heave		62	
" Amount Received since Sale		345	26
Total Charge			
And I claim the following Credits			
to wit By widows Receipts filed with Inventory		177	20
By Receipt No 1		2	00
" " " No 2		2	00
" " " " No 3		3	00
" " " " " No 4		1	00
" " " " " No 5		36	82
" " " " " No 6		3	00
" " " " " No 7		15	28
" " " " " No 8		80	46
" " " " " No 9		25	00
"Widow" Receipt on final Settlement			
Total			

All of which contains a full statement of all the Estate of the decedent for which

May Term 1860 the 2^d day May 8th 1860

I am chargeable with Credits to which I am entitled
 State of Indiana Adams County, ss ^{Geo A. Leary} Personally
 appeared before ~~me~~ the undersigned ^{Geo A. Leary}
 the Administrator of the Estate of Daniel Smith
 deceased and upon his oath says the above
 Report of final Settlement is just and true
 as he verily believes ^{Geo A. Leary}
 Subscribed and sworn to before me this the
 18th day of April 1860, James B. Smick
 Clerk

And the Court after having Carefully exam-
 ined said account Current and vouchers
 find that said account has been verified
 by oath, and appears to be substantially correct as
 evidenced by the vouchers It is therefore adjudged
 by the Court that the said Administrator has com-
 pleted his trust in this behalf according to law
 he is therefore discharged from all further account-
 ability to the Court and from all further
 liability on his bond And as there is a surplus
 for distribution to wit, the sum of ten dollars & eighty two cents ^{paid into}
 the Clerk's office of this Court It is ordered that the Clerk give the requisite notice, that
 at the next term of this Court the surplus will be distributed according to law And in
 notice this matter is continued,

May Term 1860 the 2^d day, May 8th 1860

I am Entitled By Cash paid Isaac Britton acct	2 50
By Cash paid Alexander Bolas acct	11 62
" " " Wm. M. Dowd "	3 62
" " " John Christman "	1 00
" " " Leopold Harsch "	2 25
" " " Daniel Mcornow "	2 56
" " " E. Rothchild "	89
" " " Wm. Martz "	1 62
" " " George Pontius "	8 00
" " " E. W. Reed "	2 25
" " " Wm. Mason "	62
" " " James Clendenen "	1 00
" " " taken by widow	164 27
" Cash paid Widow	113 00
" " " Clerks Costs	23 41
" Credit for services of John Pontius Admin	8 00
" My services as Administrator	8 00
" David Studabaker atty fee	6 00
" Do Wilson	6 25
" Cash paid widow in full of \$300.00	22 17
Amount of footing	414 34
	57 13.

Balance left, Paid over to Clerk
 State of Indiana Adams County ss Personally
 appeared before me James B. Simecke Clerk of the
 Adams Circuit Court, George Pontius, Administrator
 of the Estate of Charles Ruchelsohn deceased and on oath
 say the foregoing Settlement is just and correct giving
 a correct account of Debts and as I believe to help
 me God
 Geo Pontius.

Subscribed and sworn to before me this 20th day
 of April A.D. 1860
 James B. Simecke Clerk
 And the Court after having carefully examined
 said accounts 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 adjudged 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 the Court and from all further liability on his
 bond (and as there is a surplus for Distribution
 to wit the sum of Fifty Seven Dollars and thirteen
 cents which sum is paid into the clerks office of this
 Court. It is ordered by the Court that the balance due the administrator
 in this behalf that at the next term of the Court the surplus will be
 distributed according to law all of which is ordered by
 the Court. And on motion the matter is continued.