

Know all men by these presents, that we, Horace P. Dunbar, Joseph Meyer, Peter Lichtenheiser, and G. W. Belden, are held and firmly bound, to pay to the State of Ohio the full sum of twelve thousand dollars, if default be made in the condition following: The condition hereof is such, that whereas, letters of administration with the will annexed to the estate of Andrew Whisler, deceased, were granted to the said Horace P. Dunbar, by the Probate Court, of Stark County, State of Ohio, on the fourteenth day of April A.D. 1854. Now if the said Horace P. Dunbar, as administrator with the will annexed of the said Andrew Whisler, deceased, First, shall make and return to the said Court, on oath, within three months, a true inventory of all the money goods chattels, rights and credits of the said testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the said Court, an inventory of the real estate of said deceased; Secondly, shall administer according to law, and to the will of the said testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate, that may be sold for the payment of his debts or legacies, which shall at any time, come to the possession of the said administrator or to the possession of any other person for him; and Thirdly, shall render upon oath, a just and true account of his administration within eighteen months, and at any other times, when required by the said Court, or the law then shall this obligation be null and void, and not otherwise.

Signed and sealed by us at Canton this 14th day of April A.D. 1854.

H. P. Dunbar
Joseph Meyer
Peter Lichtenheiser
G. W. Belden

Admin & Guardian Bonds Stark Co OH Vol A pg 345

Filed April 14th 1854, recorded June 13rd 1854
Affest: Geo. W. Raff, Probate Judge

Know all men by these presents, that we, Horace P. Dunbar, P. F. Leiter, and Jonathan G. Lester, are held and firmly bound, to pay to the State of Ohio, the full sum of eight hundred dollars, if default be made in the condition following: The condition hereof is such, that whereas, letters of administration on the estate of Catharine Whisler deceased, were granted to the said Horace P. Dunbar, by the Probate Court of Stark County, State of Ohio, on the 14th day of April A.D. 1854. Now if the said Horace P. Dunbar, as administrator of the said Catharine Whisler deceased, First, shall make and return to the said Court, on oath, within three months, a true inventory of all the money goods, chattels, rights and credits of the deceased, which are by law to be administered, and which shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased; Secondly, shall administer according to law all the said money goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of the said administrator, or to the possession of any other person for him; Thirdly, shall render upon oath, a true account of his administration within eighteen months, and at any other times when required by the said Court, or the law; Fourthly, shall pay any balance remaining in his hands upon the settlement of

his accounts, to such persons as said Court, or the law shall direct; and Fifthly, shall deliver the letters of administration into Court, in case any will of said deceased shall be thereafter duly proven and allowed; Then but in no otherwise, shall this obligation be null and void.

Signed and sealed by us, at Canton, this 14th day of April A.D. 1854.

H. P. Dunbar
P. F. Leiter
J. G. Lester

(Seal)
(Seal)
(Seal)

Filed April 14 1854, recorded June 18 1854
Affest: Geo. W. Raff, Probate Judge

Know all men by these presents, that we, Samuel Young, John Young, and George Hartell are jointly and severally bound to pay to the State of Ohio, the full sum of one hundred dollars. Signed and sealed by us at Canton, this fourteenth day of April A.D. 1854. The condition of the above obligation is, that if the said Samuel Young, shall faithfully discharge all the duties enjoined on him by law, guardian for Franklin Young, William Benton Young and Almira, who are minors, and shall render up, when required a just and true account of his doings as guardian as aforesaid, and of the profits arising to said ward from any funds, which are or may come into his hands, and shall pay the same over when legally thereto required; then this obligation is to be void, and remain in full force and virtue in law.

Samuel Young
John Young
George Hartell

Samuel Young
John Young
George Hartell

(Seal)
(Seal)
(Seal)

Filed April 14th 1854, recorded June 15th 1854
Affest: Geo. W. Raff, Probate Judge

Know all men by these presents, that we, Isaac Engle, Barnet Gohe, David Dow and Washington Cawell are held and firmly bound, to pay to the State of Ohio the full sum of two hundred dollars, if default be made in the condition following: The condition hereof is such, that whereas, letters testamentary on the estate of Michael Engle deceased, were granted to the said Isaac Engle and Barnet Gohe by the Probate Court, of Stark County, State of Ohio, on fifteenth day of April A.D. 1854. Now if the said Isaac Engle and Barnet Gohe, executors of the said Michael Engle deceased, First, shall make and return to the said Court, on oath, within three months, a true inventory of all the money goods, chattels, rights and credits, of the said testator, which are to be administered, and which shall have come to their possession or hands; and also, if required by the said Court, an inventory of the real estate of said deceased; Secondly, shall administer according to law, and to the will of the said testator all his goods, chattels, rights, and credits, and the price of all his real estate, that may be sold for the payment of his debts, which shall, at any time, come to the possession of the said executors.

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prosecution of any other person for them; and thirdly, shall render upon oath a just and true account of their administration within eighteen months, and at any other times when required by the said Court, or the law; then, shall this obligation be null and void, and not otherwise.

Signed and sealed by us, at Canton, this 15th day of April A.D. 1854.

Barnet Whee *(Seal)*
Isaac Engle *(Seal)*
David Lovett *(Seal)*
Washington Criswell *(Seal)*

Signed April 15th 1854, recorded June 15th 1854.
Attest: Geo W Raaff Probate Judge

Know all men by these presents, that we, Stephen Hamlin, & Margaret Michener and J Excell, are jointly and severally bound, to pay to the State of Ohio, the full sum of twelve hundred dollars, signed and sealed by us, at Canton, this fourth day of April A.D. 1854. The condition of the above obligation is that if the said Stephen Hamlin 2nd shall faithfully discharge all the duties enjoined on him by law as guardian for Hannah Michener who is a minor, and shall render up, when required, a just and true account of his doings as guardian, as aforesaid, and of the profits arising to said ward from any funds, which are or may come into his hands, and shall pay the same over when legally thereto required; then this obligation is to be void, else to be and remain in full force and virtue in law.

Stephen Hamlin *(Seal)*
Margaret Michener *(Seal)*
John Excell *(Seal)*

Signed April 15th 1854, recorded June 13th 1854.
Attest: Geo W Raaff Probate Judge

Know all men by these presents, that we, Lydia Carey, Abraham Carey, and William Stern, are jointly and severally bound, to pay to the State of Ohio, the full sum of twenty three hundred dollars, signed and sealed, by us, at Canton, this twenty eighth day of March A.D. 1854. The condition of the above obligation is that if the said Lydia Carey shall faithfully discharge all the duties enjoined on her by law as guardian for David Carey, who is a minor and shall render up, when required, a just and true account of her doings as guardian, as aforesaid, and of the profits arising to said ward from any funds which are or may come into his hands, and shall pay the same over when legally thereto required; then this obligation is to be void, else to be and remain in full force and virtue in law.

Witness
Geo W Raaff as to seal

Lydia X Carey *(Seal)*
Abraham Carey *(Seal)*
Wm Stern *(Seal)*

Signed April 20th 1854, recorded June 18th 1854.
Attest: Geo W Raaff Probate Judge

Know all men by these presents, that we, Godfrey Strobel, S. Jacob Winterhalter and Joseph H. Winterhalter, are held and firmly bound, to pay to the State of Ohio, the full sum of one thousand dollars, if sufficient be made in the condition following: The condition hereof is such, that whereas, letters of administration on the estate of Anthony Winterhalter deceased, were granted to the said Godfrey Strobel by the Probate Court, of Stark County, State of Ohio, on the 20th day of April A.D. 1854. Now if the said Godfrey Strobel as administrator of the said Anthony Winterhalter deceased, First, shall make and return to the said Court, on oath, within three months a true inventory of all the money, goods, chattels, rights and credits of the deceased, which are by law to be administered, and which shall come to his possession or knowledge; and also if required by said Court, an inventory of the real estate of the said deceased; Secondly, shall administer according to law all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate, that may be sold for the payment of his debts, which shall at any time, come, to the possession of the said administrator, or the possession of any other person for him; Thirdly, shall render upon oath, a true account of his administration within eighteen months, and at any other times when required by the said Court, or the law; Fourthly, shall pay any balance remaining in his hands, upon the settlement of his accounts, to such persons as said Court, or the law shall direct; and Fifthly, shall deliver the letters of administration into Court, in case any will of said deceased, shall be thereafter duly proven and allowed. Then but in no otherwise shall this obligation be null and void.

Signed and sealed by us, at Canton, this 20th day of April A.D. 1854.

Godfrey Strobel *(Seal)*
Joseph H. Winterhalter *(Seal)*
Joh H. Winterhalter *(Seal)*

Pauli;
Dealy;
Sealy;

Signed April 20th 1854, recorded June 13th 1854.
Attest: Geo W Raaff Probate Judge

Know all men by these presents, that we, Isaac Bachtel, Peter Prisor, and Henry Bachtel, are jointly and severally bound, to pay to the State of Ohio, the full sum of six thousand dollars, signed and sealed by us, at Canton, this tenth day of April A.D. 1854. The condition of the above obligation is, that if the said Isaac Bachtel shall faithfully discharge all the duties enjoined on him by law as guardian for Henry Shriner, Baltzer Shriner, Elijah Shriner, Colman Shriner, and Elias Shriner, who are minors and shall render up, when required, a just and true account of his doings as guardian as aforesaid, and of the profits arising to said wards, from any funds which are or may come into his hands, and shall pay the same over when legally thereto required; then this obligation is to be void, else to be and remain in full force and virtue in law.

Isaac Bachtel *(Seal)*
Peter Prisor *(Seal)*
Henry Bachtel *(Seal)*

Signed April 21st 1854, recorded June 13th 1854.
Attest: Geo W Raaff Probate Judge

8290

No 190 1656

1852

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Catharine Whistler's Estate

April	14	Horace P. Dunbar Administrator: Journal A page 167: Bonds \$800.00: B. T. Lester and Jonathan G. Lester trustees: Bond filed: Letters issued: Final account filed.
Jan	8	
Feb	7	Inventory & Sales - list filed.

Gro W Raff P.J.: \$2.12 Rec'd May 8th of Adm't Gro W Raff P.J.
Do on final accts 2.75
Do 2 afft 25 Rec'd Feb 7th of Adm't Gro W Raff P.J.
Do on Inv & list 1.00

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No 191 1687

1852

Michael Engles Estate

April	15	Isaac Engle and Barnet Yohe Executors: Journal A. page 167: Bonds \$200.00: David Lowery and Washington Crisswell trustees: Bond filed: Letters issued: Inventory and sales list filed.
October	3	
Nov 1 st	10	Partial account filed This account is really final. At the time it was filed the executors supposed they would have to sell the real estate of decedent after the widow's death; but in this they were mistaken, and the real estate has since been sold in part. (See Record A. 453.)

Gro W Raff P.J.: \$3.50
Do 2 afft 25
Recording papers 1.50
\$5.25 Rec'd of B. Yohe March 3rd 1855. Gro W Raff P.J.
3.25 Rec'd of . Oct 10 1855 D. Hazlett P.J.
See on part acct

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Anthony Winterhaller's Estate

Record	page	Record	page
A	344	A	347
M	289	M	289
O	420		

Godfrey Strobel Administrator: Journal A page 168:
Jacob Winterhalter and Joseph Winterhalter trustees: Bonds \$1000.00.
Bond filed:
Letters issued:
Inventory and Sales list filed:
Final account filed

Gro W Raff P.J.: \$2.12 Rec'd of adm't April 20. 1852. Gro W Raff.
2 afft 25
Recording papers 1.75 Rec'd of adm't June 10. 1854. Gro W Raff P.J.
Fees on accts 3.50 Rec'd of adm't Aug 1856 D. Hazlett P.J.

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Augustus Bonnells Estate

Record	page
A	348
M	206
O	246
Q	321

Martin Hoover Administrator de bonis non: Journal A. page 168:
Bonds \$1000.00: Adam Hoover and Martin Hoover trustees:
Bond filed:
Letters issued:
Inventory filed:
Partial account filed
Final account filed

Gro W Raff P.J.: \$2.12
Do 1 afft 12
Do recording Inv 50
\$2.75 Rec'd of Adm't Aug 11. 1855. Gro W Raff P.J.
Fees on part accts 5.00 Rec'd of Adm't April 1856 D. Hazlett P.J.
Final accts 3.00 " " June 9/56 D. Hazlett P.J.

Michael Engle Estate Book M pg 433

1 head bag	28.00	Stable & 2 oil covers
1 lot corn in crib	4.00	1 Secretary, Stand book-case
1 Stove & pipe	10.00	1 Cooking-stone, pipe & necessary
1 lot bags	5.00	utensils
1 watering pot	.50	1 Sink
4 beds and bedding	100.00	3 flat irons
1 bureau	4.00	1 lot kitchen furniture, cooking utensils
1 Stand, looking-glass, Pictures in frames	2.50	8 cupboard-way, with a lot of sundries
2 Chests, 1 trunk & 2 mops	4.50	13 bushels corn
3 settle chairs, Rocking chairs & butter	25.00	25 " wheat 1.75
1 lot carpet up stairs	9.00	2 Cows, 1 Copper & iron kettle,
1 . woolen carpet	15.00	2 Spinning-wheels, 1 reel & 1 pot
1 . rag "	6.00	1 lot hay in the mow
1 Carpet sack, 2 spittoons & 1 Umbrella	1.50	1 Franklin Stove & pipe
2 Clocks	9.00	
		\$393.85

All of which is set off to widow in accordance with the requisitions of the will of dec'd, with all wearing apparel of dec'd, and all flax or linens articles belonging to family, which are not chargeable to the Executors of said estate.

Sept 15th 1854.

Joseph Hostetter
W. M. Pindar
Appraisers.
Daniel Cowell

Schedule of personal property appraised, as shown to us by the Executors.

1 note on David Kuntz, bal due	2.00
1 . . . Samuel Unkefer, bal due Aug 8 th 1854,	30.00
1 due bill on D Shoemaker, due April 7 th 1851	6.00
1 note on Joseph & Adelie Unkefer, due Oct 20 th 1854	16.09
1 . . . Francis Brothers & Daniel Cowell due Oct 25 th 1854	11.78
1 . . . Conrad Skinner & Wm Monroe	10.85
1 . . . John & A.R. Haines	14.56
1 . . . John Russell & Samuel Unkefer	3.91
1 . . . Livi Unkefer & Soak Flora	14.00
1 . . . David Riehl & Benj. Brown	17.57
1 . . . James Miller & James Monroe	15.50
1 . . . J. Lewis	1.87
1 . . . Jacob & J. Shroy	3.18
1 . . . George Hegel & James Miller	10.16
1 . . . Joel Birnes & Stackhouse	16.62
1 . . . Samuel Stackhouse & Birnes	3.87
1 . . . Charles Murray & J. Birnes	4.26
1 . . . A.D. & E. Haines	4.25
1 . . . Samuel & William Read	10.50
1 . . . William & Samuel Read	2.01
1 . . . Joseph & Adelie Unkefer	April 1 st 1855
1 . . . J. G. & Wm A. Unkefer	July 10 "
1 . . . William Kelly	June 1 "
1 . . . 80	1 1856
1 . . . 80	1 1857

Amounts due on Article of agreement between the deceased and Joseph & Michael Unkefer for rent of place, as follows:

Amt due April 1 st 1855	75.00
" " " 1 st 1856	100.00
" " " 1857	125.00

Amt of money on hand.

In Bank-bills	543.00
" Silver	260.75
1 Cross-cut saw & broad ax	1.00
1 chest containing a lot of old tools	1.00
1 pr bedsteads	1.50
1 one-horse wagon	5.00
1 post anger	1.00
1 Single seat buggy-harness	5.00
1 lot walnut boards	4.50
1 Calf	1.50
1 Smith's vice	1.00

Total amount \$ 3,495.81

All of which we have appraised, according to the requisitions of first, as shown to us by the Executors of said estate.

Joseph Hostetter

W. M. Pindar

Appraisers.

Daniel Cowell

The State of Ohio, Stark County, p.

Jerniah Unkefer, one of the Executors of the last will and testament of Frederick Unkefer, deceased, being affirmed, say that the foregoing and annexed Inventory is, in all respects just and true, that it contains a correct statement of all the estate and property of said deceased, being assets, that has come to his knowledge, and particularly, of all money, bank-bills, or other circulating medium belonging to said deceased; and of all just claims of the deceased against the affiant or Executors or other persons, according to the best of his knowledge and belief.

Jerniah Unkefer.

Affirmed to and subscribed before me, October 5th 1854.

Geo Wraff, Probate Judge for said County.

A Record.

Attest: Geo Wraff, Probate Judge.

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Michael Engle's Estate.

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Be it remembered that heretofore to wit: on the third day of October, in the year eighteen hundred and fifty four, came Isaac Engle and Barnabas Yoho, Executors of the last will and testament of Michael Engle, deceased, and filed in the Probate Court within and for the County of Stark and State of Ohio an Inventory and a Sales-list, which are as follows, to wit:

The State of Ohio, Stark County, p.

We, the undersigned do make solemn oath that we will truly, honestly and impartially, appraise the estate and property that may be exhibited to us, belonging to the estate of Michael Engle, deceased, and perform the other duties required by law of us in the premises, as appraiser.

Michael Engle Estate Book M pg 434-435

according to the best of our knowledge and ability
Sworn to and subscribed before me this 30th day of
May, A.D. 1854.

Geauga County, Ohio.

	D. Wilson	Levi May	Peter M. Wilson
1 iron kettle	1.00	1 bucket & sundries	
1 Copper do	4.00	9 lbs bacon	4
1 brass do	1.00	1 lot Queenware	
1 table	.50	2 plates & cups & saucers	
1 do	.50	1 lot sundries	
19 earthen crocks & jugs	1.50	6 plates	
1 lot iron pots	1.00	1 set cups & saucers	
1 tub	.50	2 pitchers & bottles	
1 basket, heckle and sheep shears	.50	1 do & looking-glass	
1 spinning-wheel & swift	.50	2 large plates & bottle	
1 halter-chain and steel-yards	1.00	1 large leaf table	
1 Churn	12-	1 cupboard	
2 wooden buckets	28-	1 clock	
1 flour barrel & tub & dish	.75	1 bureau	
1 barrel with salt	.50	1 bedstead & bedding	
5 bags	.25	1 do do	
4 stands or vessels	.62	1 bee & palaw	
1 Cant hook	.37	1 comfort	
1 side-saddle	1.00	2 hogs	
1 pot-hook	.25	83 lbs Corn at 40cts	
1 rice	.50	1 cutting-box & dung-hook	
1 box with iron	12-	140 lbs oats	28
1 hand saw & square	.50	13 " wheat	1.70
5 Augers	.75	1 half bushel	
1 reel	.25	1 two inch auger	
1 wool-wheel	1.00	8 head sheep & 3/4 of the wool	
3 chairs	.75	1 yellow Cow	
1 stand	.50	1 Cow	
3 chairs	.75	3 of the wheat in the ground	
4 weaver reeds	.25	3 " Oats "	1.00
2 barrels	12-	1 meat vessel	
1 wash-basin, stained & tin cups	.50	1 Cow-bar	
1 pewter tea-pot & spoons	.25	1 wagon	1.50
1 basin & knives & forks	.75		

The State of Ohio, Clark County, f.

Barnet Yoho one of the Executors of Michael Engle, deceased, being sworn, say
that the foregoing and annexed Inventory is, in all respects just and true; that it
contains a correct statement of all the estate and property of said deceased, being assets,
that has come to his knowledge, and particularly of all money, bank bills, or other
circulating medium belonging to said deceased, and of all just claims of the deceased
against the Executors or other persons, according to the best of his knowledge and belief.
Sworn to and subscribed before me October 3rd 1854.

John Raff, Probate Judge for said County.

A bill of the property sold by Isaac Engle and Barnet Yoho, Executors of the estate of
Michael Engle, deceased, at public vendue; December 20th 1854.

Washington Cresswell	3 earthers crocks
Abraham Van Noortis	3 do
Jedekiah Atke	3 do
Joseph Lowry	3 do
Jedekiah Atke	3 do
Alfred Hurford	3 do
Margaret McDannel	1 pig & clock
Andrew Dew	1 tub & wooden bowl
Alfred Hurford	1 wash-tub
Samuel Atke	1 iron kettle
do	1 brass do
Elizabeth Van Noortis	1 iron pot
Samuel Atke	1 do
Margaret Kees	1 dutch oven
Peter Van Noortis	1 skillet & teakettle
Samuel Atke	1 gridiron & sundries
Peter Engle	1 copper kettle
Jedekiah Atke	1 pickle tub
Peter Van Noortis	1 basket, heckle and sheep shears
do	1 spinning-wheel & swift
Jedekiah Atke	1 halter-chain and fire-shovel
William Kinney	1 pair Steel-yards
Peter Van Noortis	1 Churn
Andrew Dew	1 wooden bucket
do	1 do
Peter Wilson	1 flour barrel
Joseph Lowry	1 barrel with salt
do	3 bags
Peter Wilson	3 do
do	1 m vessel
Peter Wilson	1 keg
do	1 meat vessel
Peter Wilson	1 Cant hook
Peter Wilson	1 side saddle
Margaret Kees	1 pot-hook
Joseph Youtz	1 sieve
David Rice	1 square & range
Samuel Snyder	2 augers
Abraham Van Noortis	1 box, handsaw & sundries
Samuel Atke	1 lantern
Margaret McDannel	1 reel
Peter Van Noortis	1 wool-wheel
Abraham Van Noortis	3 chairs
Barnet Yoho	1 stand
James Crawford	4 weaver reeds
Peter Wilson	3 chairs

Michael Engle Estate Book M pg 436-437

Jedekiah Ake	2 barrels	
Samuel Ake	1 wash-basin, Strained & 4 tea cups	12
Barnet Yohé	1 painted tea pot	26
William Yohé	1 sette tea-spoons	12
Jonathan Fowley	1 lot Spoons	10
William Yohé	1 sette knives & forks	18
William Reed	1 dish washer & basin	25
Jedekiah Ake	1 bucket & Candle mould & sundries	18
Pete Wilson	3 bowls, queensware	25
Samuel Allerton	5 plates	15
Barnet Yohé	1 sette cups & saucers	06
Samuel Allerton	1 lot plates	10
Joseph Lowry	1. dishes	21
Jonathan Fowley	6 plates	31
Barnet Yohé	1 sette cups & saucers	56
Margaret McDarnell	1 pitcher	10
Samuel Ake	1 do plates	10
Barnet Yohé	1 do	26
Do	1 looking-glass	21
D Wilson	2 dishes	31
Margaret McDarnell	1 bottle tea canister	06
Isaac Engle	1 table	25
David Price &	1 do	12
Alfred Hurford	1 auger	68
Isaac Engle	1 table	2.00
Barnet Yohé	1 woolen comfort	25
Valentine Morris	1 cupboard	6.50
David McDarnell	1 clock	3.00
Udow Engle	1 bureau	50
Abraham Van Noord	1 bedstead & bedding	8.01
Joseph Lowry	1 do	9.45
Jedekiah Ake	1 meat-tub & wheel	45
Isaac Engle	1 bee and palaw	4.50
Alfred Hurford	1 hog 1st choice	3.00
Do	1 do 2nd do	3.00
Andrew Dew	25 lbs Bacon 3	.75
Samuel Allerton	26 " do 3	.78
Do	24 " do 3	.72
Samuel Kinney	28 " do 3	.69
Andrew Dew	10 bus Corn in ear 26	2.60
Margaret Ake	10 " do do 27	2.70
Thomas Price	10 " do do 26	2.60
Do	10 " do do 26	2.60
Samuel Kinney	10 " do do 25	2.50
Do	10 " do do 25	2.50
William Reed	10 " do do more or less 28	6.44
John Van Noord	1 cutting-box & dung-hoof	12
Alfred Hurford	10 bus oats 30	3.00

Richard Kelly	10 bushels oats 20	
Alfred Hurford	10 " do more or less 20	
Thomas Price	6 " wheat 170	12.00
Barnet Yohé	6 " do more or less 170 — 7 bus	10.48
Isaac Engle	8 Sheep 131	2.45
Do	1 wagon	55
Samuel Ake	1 Cowherd	31
Isaac Engle	1 half bushel	12
Barnet Yohé	1 Scrill bucket	19.50
William Kinney	1 Yellow Cow	20.00
William Reed	1 Cow	

1/3 of the wheat in the ground not sold

Identify the above list correct. Joshua County Clerk.

The State of Ohio, Stark County, f.

Barnet Yohé, one of the Executors of Michael Engle, deceased, being sworn, says that the foregoing and annexed sales list is, in all respects, just and true, as he verily believes.

Sworn to and subscribed before me October 3rd 1854. E.

Wm Raff, Probate Judge for said County.

As record.

Attest: Wm Raff, Probate Judge.

Abraham Shutt's Estate.

Be it remembered, that heretofore, to wit: on the twelfth day of October, in the year eighteen hundred and fifty four, came John Spotts, Administrator of the estate of Abraham Shutt, deceased, and filed in the Probate Court within and for the County of Stark and State of Ohio an Inventory and a Sales list, which are as follows, to wit:

The State of Ohio, Stark County, f.

I the undersigned do make solemn oath that I will truly, honestly and impartially appraise the estate and property that may be exhibited to me, belonging to the estate of Abraham Shutt, deceased, and perform the other duties required by law of me in the premises, as appraiser, according to the best of my knowledge and ability,

Henry Bachelder.

Affirmed to and subscribed before me this 21st day of Sept. 1854. George Holtz, J.P.

The State of Ohio, Stark County, f.

I the undersigned do make solemn oath that we will truly, honestly and impartially appraise the estate and property that may be exhibited to us, belonging to the estate of Abraham Shutt, deceased, and perform the other duties required by law of us, as appraisers, according to the best of our abilities.

Jacob M Lichtenwalter

Affirmed to and subscribed before me this 21st day of Sept. 1854.

Charles Cline

Henry Bachelder, J.P.

We, the undersigned, appraisers of the estate and property of Abraham Shutt, deceased, after being duly sworn, have made an Inventory and appraisement thereof, as follows:

1850 July 22 ^d	Tenckel	No.	9	56
March 19	"	"	10	19
1851 Apr 21	"	"	11	3.92
1850 May 11	"	"	12	4.31
1851 June 21 ^d	"	"	13	1.59 ^d
Sept 10 ^d	"	"	14	1.25
Oct 1 ^d	"	"	15	30.00
1 21 ^d	"	"	16	1.05
50 Nov 6 ^a	"	"	17	9.03
" 8	"	"	18	2.71
" 8	"	"	19	2.93
" 9	"	"	20	63
" 16	"	"	21	2.98 ^d
" 6	"	"	22	3.12 ^d
" 23 ^d	"	"	23	12.57 ^d
" "	"	"	24	3.64
Dec 12	Blythe	"	25	96
" "	"	"	26	6.36
" "	"	"	27	9.84 ^d
" "	"	"	28	1.00
" "	"	"	29	1.00
" 20	"	"	30	2.06 ^d
1851 Jan 24	"	"	31	2.68
" 20	"	"	32	3.09
" 29	"	"	33	3.37
" 30	"	"	34	57.42
April 22 ^d	"	"	35	29.09
May 30	"	"	36	1.30 ^d
" 81	"	"	37	1.00
Aug 13	"	"	38	7.82
Sept 1 ^d	"	"	39	2.05
Dec 8 ^d	"	"	40	68.65
" 20 ^d	"	"	41	10.10
50 Aug 20	"	"	42	1.28
1851 June 4 ^b	"	"	43	2.00
" 5 ^b	"	"	44	10.00
" 5 ^b	"	"	45	3.00
" "	"	"	46	7.50
" 11 ^b	"	"	47	1.00
" "	"	"	48	88.00
" "	Chancery	"	49	1.00
" "	"	"	50	30.00
July 28	"	"	51	2.37 ^d
1850 June 21	"	"	52	2.00
1851 Sept 11	"	"	53	7.47
" "	"	"	54	7.11
" "	"	"	55	12.41
" 08	"	"	56	421.87

Michael Engle Estate Book N pg 453

Isaac Haglett

Father of John Hayes deceased says that the foregoing account is in all respects correct as he verily believes
Same to be submitted before me Sept 12. 1852. Isaac Haglett

Isaac Haglett Probate Judge 3
And after due consideration on the eighth day of September in the year Eighteen
hundred and fifty five, the court having carefully examined the foregoing
account finds that
Said account should be charged as follows

To amount of sales list

\$ 212.8. 39
391.62^d
21.15
\$ 641.21.33

And should be credited as follows

Payments made as per vouchers
Executors percentage

421.58
58.47
\$ 459.85
\$ 181.36

Balance

The court in the above synopsis has not charged Accountant with any interest on
amount of sales list, he having shortly after the expiration of the first eighteen
months of his appointment discontinued. There is \$400 in notes or debts due interest
of which under the will has been received by the widow of decedent. This
sum on final settlement the Executrix is to account for.

In conclusion defendant finds that there is in the hands of the said
Accountant the above balance of One hundred Eighty one dollars and
Thirty six cents

A Record.

Attest: Isaac Haglett, Probate Judge

>>>

Michael Engle's Estate

590.

Be it remembered that heretofore to wit on the tenth day of October in the
year Eighteen hundred and fifty five came Barnet Yake and Isaac Engle
Executors of the last will and testament of Michael Engle deceased, and filed
in the Probate Court within and for the County of Stark and State of Ohio, a
Partial account which is as follows, to wit:

Partial account of Barnet Yake and Isaac Engle Executors of the last
will and testament of Michael Engle deceased.

Accountants charge themselves as follows:

Amount of sales list	175.26
Interest received on Sale notes	25
Received for wheat harvested as in the ground which was harvested and sold at private sale	3
Received for oats in the ground harvested and sold	54.00
	19.50
	\$ 248.81

Accountants claim credit for payments made on behalf of said Estate as follows:

		Amount	No.	Date
Barbastina Gootz	Chk 1070			
D. Baldwin	appearance	2		\$0.00
Peter W. Wilson	"	3		50
John C. Weston	"	4		50
Samuel Allerton	cognoscente	5		1.00
D. Wilson	medical attendance	6		3.37
Wm. Brownson	subscription to paper and fence	7		1.00
Samuel L. Pearson	acct	8		1.67
William Brewell	"	9		1.31
S. J. Rossong	for grave stones	10		211.50
Grace Carter	or nato	11		12.00
David Engle	on ap	12		20.00
George W. Ball	Probate judges fees	13		5.25
Treasurer, taxes for 1854	"	14		89
C. County for	acct	15		3.20
George Ball	"	16		35
Daniel Sherman	for coffin &c	17		7.46
John Coston	probate fees	18		1.00
Paul Schepur	attorney fees	19		5.00
Probate judges fees on this ac of	"	20		3.50
Accountants compensation	"			14.93
Treasurer, taxes for 1855	"	21		97

Sanchez etc. it was received for money paid by R. Yards one of the Executives to the
Government Treasury or upon a claim of loss or "assignment" by decedent toward
defraying the expense of erecting a new fence about the "graveyard".

Accountants inform the court that the present account is final, as far as relates to the personal estate of the decedent, and that not until the death of decedent's widow can they file a final account of all their doings. The will provides for the sale of real estate, by the accountants after the death of the widow. A balance of about \$18.00 is due Isaac Harker upon a note which he holds against the estate, but by a special arrangement, Harker is to wait for his money until after the sale of real estate.

Executed at said City to the present time. Warren Jones
Signed and subscribed before me October 10th 1855

De Harleth Tidbat, Esq.

And afterwards to wit more or less this eighth day of December in the year one thousand eight hundred and fifty five the said Court having carefully examined the foregoing account finds that

Said accountants should be charged as follows:

Amount of sales list
due to me

175.2

21

Aunt received four wheat and oats solo

Feb. 30
248, 81

And should be credited as follows

Debts and costs of administration paid

Executives compensation

921. 215

1493

107 18

Balance

141. 03

In conclusion defendant facts that said accountants transferred him a balance of One hundred forty one dollars and sixty three cents which they accounted to distribute according to the will of decedent.

A Record.

Attest: Isaac Nagle, Probate Judge.

George Wary's Estate

Be it remembered that heretofore to not on the twenty second day of September in the year Eighteen hundred and fifty five came George Crabb administrator of the Estate of George Tracy deceased and filed in the Probate court within and for the County of Stark and State of Ohio a ~~post~~ account which is as follows to wit:

real asst	the Estate of George Meany deceased in account with George Grubb Administrator	
paid for costs of administration as per voucher	No 1	4 50
Jacob Shreiter (as appraiser)	No 2	1 00
S L Gibl for qualifying appraisal	No 3	.25
Samuel Gibl Appraiser	No 4	1 00
Allegro printing	No 5	1 00
Henry Klemens hauling wheat to market	No 6	.44
Peter Gallenberger Chipping etc	No 7	2 75
Miss Porters Coffin	No 8	1 00
J B Bemberger Medical attendance	No 9	2 00
George Raw, copy scale	No 10	1 25
Rev George Meany Preaching funeral	No 11	1 00
John Aschmann appraiser & clock	No 12	1 75
S L Gibl funeral expenses	No 13	.44
Esther Meany mirror, her years effort	No 14	18 00
Postage for Supt	No 15	.850
George Grubb administrator		10 13

32 00

The Estate of George Weary, deceased, in account with George Webb Administrator Esq
C amount of sale \$100

88. 292

1 amount received for 10 $\frac{4}{5}$ bushel Wheat x 1.90 being the share belonging to said Estate having been issued by John Penny on the 1st day of January,	20 48
Amount received from John Lakin, being money collected in the cost of Burial of Henry,	30 90.00

The State of Ohio, Stark County, S.C.

George Grubb administrator of the Estate of George Waring deceased, being sworn.

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Seventy. The above bequests and provisions for my wife Catharine, are made and intended in view of, and by way of substitution for, her right to demand my real estate, her right to a distributive share of my personal property, her right to an allowance for one years support, and her right to remain a year in the mansion house.

Eighty. It is my will that the proceeds arising from the sale of my real estate shall form a fund, the principal of which shall never be diminished or in any wise encroached upon, but which shall always be kept at interest well secured by mortgage upon real estate; and when said fund, by the addition of one half of the interest arising from said principal, to each part thereof as may not be necessary for the comfortable support and maintenance of my wife Catharine as aforesaid, during the widowhood of my wife as aforesaid, and by the addition of the whole of the interest arising herefrom after the subsequent marriage or death of my wife, shall in the estimation of my trustee have become sufficiently large for that purpose it is my will that the yearly interest arising from said fund be applied by my trustee to the education of colored children, by which I mean children in whole or in part of Negro blood. And in case any opportunity or opportunity should hereafter occur to unite the funds hereby bequeathed with another fund or funds given or bequeathed for similar purposes, it is my will that my trustee for the time being have power to unite the funds hereby bequeathed with such other fund or funds, upon such terms and conditions as may to him seem best fitted to carry out the objects and purposes of this devise. And should the funds hereby devised, by the addition of other funds or otherwise ever become sufficiently large for that purpose, it is my preference that a manual labor labor school upon a similar footing to the charity school of Kendal as at present conducted, should be established and supported by said fund, for the benefit of colored children, but this preference is not designed to bind or controlling upon my trustee.

Ninety. I hereby authorize my executors hereinafter named to execute and deliver deeds of conveyance for my real estate when sold, and to apply any right of way or other franchise through or concerning my real estate be required by any railroad or other corporation or person or persons damages be done to said real estate before the same shall have been sold by my executors as hereinbefore provided, my executors are hereby authorized to convey said right of way or other franchise, or settle and compound such damages upon such terms as may be just and reasonable.

Ninety. I hereby constitute and appoint my friend Andrew C. Hale to be the executor of this my last will and testament, and also to be the trustee to take charge of and manage the trust fund hereby devised in the manner and for the purposes herein specified. And I hereby revoke and cancel all former wills and codicils by me made. Witness my signature this twenty ninth day of January eighteen hundred and fifty four.

John Hall
Executed in our presence by John Hall, whom we heard acknowledge the above signature to be his, this twenty ninth day of January 1854

The E. Shreve Andrew Bollinger

On the day of March, in the year eighteen hundred and fifty four, the last will and testament of John Hall, deceased, was brought into the Probate Court, within and for the County of Stark, and State of Ohio, and the witnesses to said will viz: Thomas C. Shreve, and Andrew Bollinger, came before said Court, and being first duly sworn, did depose and say, that said testator subscribed said will at the end thereof, and, in presence of said witnesses, that they subscribed said will as witnesses, in presence of said testator, and at his request. And that said testator, at the time of executing said will, was of full age, of sound mind and memory, and not under any restraint. All which testimony was by said Court, reduced to writing and filed. And it appearing that said will was duly executed, attested, and proved as aforesaid, the same was admitted to Probate.

A record: - Attest: Geo W. Raaff Probate Judge

Michael Engle's Estate

>>> The last will and testament of Michael Engle, of the township of Bennington, in the County of Stark, O.

I Michael Engle considering the uncertainty of this mortal life, and being of sound mind and memory, do make and publish this my last will and testament, in manner and form following (that is to say)

First: I give and bequeath unto my beloved wife Sarah, all my real estate as long as she shall live, and after my funeral expences and all my lawful debts are paid. I give and bequeath all my property both real and personal unto my children to be divided equally among them except my daughter Catharine Vannorder, deceased, therefore it is my will that her share shall fall unto John Vannorder the heir of my said daughter Catharine. But my will is that my daughter Catharine's share shall be reserved until her son John shall arrive at the age of twenty one years.

And further it is my will that my son Isaac, and my son-in-law Barney Toke shall be executors of my estate after my decease.

In witness whereof I have hereunto set my hand and seal this fourth day of March, in the year of our Lord, one thousand eight hundred and fifty four

Michael Engle *[Signature]*
mark

Signed, sealed, published, and declared, by the above named Michael Engle, to be his last will and testament, in the presence of us who at his request, and in his presence, have subscribed our names as witnesses hereunto

David Lowery Washington Criswell - Grubill Berkley
On the fifteenth day of April, in the year eighteen hundred and fifty four, the last will and testament of Michael Engle, deceased, was brought into the Probate Court, within and for the County of Stark, and State of Ohio, and the witnesses to said will, viz: David Lowery, and Washington Criswell, two of the subscribing witnesses, came before said Court, and being first duly affirmed did depose and say, that said testator subscribed said will at the end thereof, and in presence of said witnesses, that they subscribed said will as witnesses in presence of said testator, and at his request, and that said

Michael Engle Will Book C pg 120

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testator at the time of executing said will, was of full age, of sound mind and memory, and not under any restraint. All which testimony was by said Court reduced to writing and filed. And it appearing that said will was duly executed, attested, and proved as aforesaid, the same was admitted to Probate.

A. Precox

Attest: Geo W Buff. Probate Judge

Henry Helms Will

I Henry Helms of Jackson township, Clark County, Ohio, being of sound and disposing mind, and memory, do make and publish this my last will and testament as follows:

It is my will that all my funeral expenses and just debts be fully paid, as soon after my decease as possible, out of the first money that shall come into the hands of my executor from any portion of my estate real or personal also I direct that any personal property that I may have, at the time of my death, shall be appraised and disposed of as sold by my executor agreeably to the laws, then in force in the State of Ohio, for the settlement of intestate estates. I also direct that all the real estate of which I shall die seized, or possessed, shall be sold by my executor by public auction on the premises, for current money, on such credit, and the amount thereof secured in such manner as is usual in like cases to insure the full and punctual payment thereof, and to effectuate this my intention I do hereby vest in my executor full power and authority at any time, to dispose of my real estate in fact simple, or in a term of years, or otherwise, in as full and large a manner in every respect as I could myself do if living.

I give and bequeath to my wife Elizabeth Helms in lieu of her dinner the sum of four hundred dollars, also such of my personal property as she may select, not exceeding fifty dollars in value. And the net proceeds of my estate real and personal, not hereinbefore disposed of, I bequeath to my children and grand children (hereinafter referred to) and to their legal representatives, and shall be distributed to them by my executor as follows to wit: one tenth part thereof to my son George Helms, another one tenth part thereof in equal proportions to the four children of my son Henry Helms, second, an other one tenth part thereof to my son John Helms, and the one tenth part thereof to my son Daniel Helms, another one tenth part thereof to my son Joseph Helms, another one tenth part thereof in equal proportion to the four children of my deceased daughter Catharine Slough. Another one tenth part thereof to my daughter Elizabeth Andrews. Another one tenth part thereof to my son Michael Helms. And the remaining one tenth part thereof I dispose of as follows: one third part of said remaining tenth I give and bequeath to Isabella Helms, daughter of my son Adam Helms, and the remaining two thirds of said tenth, I hereby direct my executor to pay on claims to each of the creditors of said Adam Helms as sum may seem proper on the presentation of the same, and the balance of said two thirds of a cent after paying such claims, shall be paid to the same legatees in the same proportion as the first nine tenths of the proceeds of my estate aforesaid; provided however, that if said Adam Helms shall appear personally before my executor and demand it, it is my will and I hereby direct that whatever amount

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of the said two thirds of the last mentioned one tenth may remain for distribution in the hands of my executor shall be paid to him the said Adam Helms.

And I do hereby constitute and appoint Henry Backel executor of this my last will and testament.

Witness my signature the seventh day of February in the year of our Lord one thousand eight hundred and fifty four.

Executed in presence of

John Brancher

Peter J. Palmer

Henry Helms
mark

On the twenty fifth day of February, in the year eighteen hundred and fifty four the last will and testament of Henry Helms, deceased, was brought into the Probate Court, within and for the County of Clark and State of Ohio, and the witnesses to said will, viz: John Brancher and Peter J. Palmer, came before said Court, and being first duly sworn, did depose and say, that said testator subscribed said will at the end thereof, and in presence of said witnesses, that they subscribed said will as witnesses, in presence of said testator, and at his request, and that said testator at the time of executing said will, was of full age, of sound mind and memory, and not under any restraint, all which testimony was by said Court reduced to writing and filed. And it appearing that said will was duly executed, attested and proved as aforesaid, the same was admitted to Probate.

A. Precox

Attest: Geo W Buff. Probate Judge

William Bowen's Will

In the name of the benevolent Father of all I William Bowen of Richville Clark County, Ohio, do make and publish this my last will and testament in manner and form following that is to say:

First

That it is my will that my funeral expenses and my just debts be fully paid.

Secondly

I give devise, and bequeath, to my beloved wife Mary Magdalena the following described tract of land (to wit), lot number thirty one (31) in the town of Richville Clark County Ohio as recorded on the plat of said town and a tract a lot of land lying in the County of Mercer and State of Ohio. Land being the east half of the north east quarter of section number twenty six (26) township number four (4) south range number one east containing eighty acres (80) and I hereby empower her to sell and convey the same whenever she may see proper so to do, by deed of general warranty I also give devise bequeath to her in her right all my personal property moneys and credits and after her death if she has anything left it shall be sold and equally divided amongst my three sons Albertus A. Bowen, Rufus Bowen, and Charles Bowen.

Dated and acknowledged by said William Bowen as his last will and testament, in our presence and signed by us in his presence in testimony whereof we set our hands and seal this fifth day of June one thousand eight hundred and fifty four. William X. Bowen, Reuben Bowen (wts) Robt. Glusser Jr. P. Guit mark