

Description: Inventories, Gdnshp of Children, Recorded Will of John Osborn (d. 1828)
Greene Co., IN Probate Order Book A; Pages 133-135, 214-215, 243-244,
245, 443-445

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order at the bottom of the page. The will begins on page 445 and
ends on page 443. In any case, the will is recorded on the last three
pages of the order book and is the last three pages on the microfilm
and the last three pages of this PDF file.

133. Estate of John Osborn deceased Nov. Term 1829 (3^d day)

State of Indiana }
 Green County } Personally appeared before me Leonard Mines
 Justice of the peace in and for Green County
 Martin Mines and John Harrow and took the following oath. you
 do each of you solemnly swear you will impartially appraise the
 personall property of the estate of John Osborn late of Green County
 deceased as it may come to your knowledge to help you God.
 Martin Mines
 John Harrow

Sworn to and subscribed this 13th
 December 1829 before me
 Leonard Mines J. Peace

Inventory of the estate of John Osborn late of Green County
 deceased as found and exhibited by William Osborn exor
 ator of said estate and by us appraised, this twelfth day
 of December 1828.

	\$	cts.	and p ^{ts}
1 One red & white cow & calf	9	00	
One red cow line back	6	50	
One red and white Steer	9	00	
One brown work Steer	11	00	
Eight large hogs 3 for widow	18	00	
two black sows & 8 Shoats	5	00	
W One Spotted sow and five pigs	2	50	
One large lean Spotted barrow	0	75	
One Spotted small sow	1	00	
One barshare plow	2	00	
One Ox yoke	0	75	
two pair of haims and chains	4	00	
One Ox sled	1	00	
One bay mare	35	00	
two old does	1	50	
Stretchers and two singlethes	2	50	
One old hoe	"	25	
One piece of a log chain	1	00	
One bolt and elbow	0	75	
One saddle part worn	6	00	
Salt in the barrel	3	75	
One red white face Steer	7	00	
One saddle blanket	.	75	
two year old line backed heiffer	3	00	
One yoke of work oxen	20	00	
One Roan mare	40	00	
Dresser ware and cupboard	15	00	

Further Inventory of the estate of John Osborn late of Green County deceased, as taken on the 27th December 1828 by the within named appraisers

	\$	cts
One big Kettle	2	01
Churn and bucket	1	50
One pot and lid		50
One Tea Kettle	1	25
One Skillet and lid	1	25
One Axe	1	50
Two beds and bedding	30	00
One large trunk	2	00
One old table	1	00
One Smoothing Iron		75
One washing tub		50
One brown cow	7	00
One small calf	00	50
Six Kitchen chairs	1	50
One loom	5	00

Property selected by the widow Mary Osborn, at the appraised value

	\$	cts
One brown white faced cow and calf	8	00
One black and white cow with nine shoats	5	00
Five Sheep	7	50
One brindled white back heifer	6	00
One Spotted cow and five pigs	2	50
Memorandum of sale of the estate of John Osborn deceased by William Osborn executor		
Isaac Anderson 1 Axe	1	25
A. C. Young 1 Axe		50
David Osborn 1 Hoe		25
A. C. Young 1 Chain	1	00
William Osborn 1 Pair chains stretchers and Swingletrees	2	06 1/4
Sanford Dixon 1 Trace chains harness	2	25
David Osborn Drawing trap chains	2	16 1/4
A. C. Young 1 Plow	3	19 3/4
William Osborn One blewace		62 1/4
Robert Harrado Ox Yoke and sled	1	12 1/2
Benjamin Osborn 1 Saddle	7	75
Sanford Dixon 1 Saddle blanket	1	00
Leonard Wines 1 cow 5 shoats	3	00
William Osborn 4 harrows	6	81 1/4
Andrew Rapee 12 hogs	6	00

deduct from Invt of deceased

amt off

John Osborn's Estate

	\$	Cts	
David Osborn 1 big hog	2.	75	
James Claypoole 1 Heifer	3.	56 1/2	
Sanford Deason 1 Cow and calf	10.	00	
William Smith Widow 1 Cow	7.	12 1/2	
Do Do 1 calf	1.	00	
John Patten 1 Goat Steers	15.	50	
Robert Harrow 1 Ox	12.	75	
Peter Ingersoll Junion 1 Barrel w Salt	3.	88	
Leonard Wines One cow last sale	5.	25	
Benjamin Osborn One mare	40.	00	amt \$ 145. 07 1/2
To be deducted prop for property Willed by the deceased to the widow and Spouse Six and five shoats			
			<u>2.50</u> 142.57 1/2

Comes now Henry Summit and files the following Inventory of the estate of Christopher Dellinger deceased to wit

Appraisement of the personal Estate of Chrestain Dellinger late of Green County And State of Indiana made by Henry Summit adm. with the assistance of Frederick Slinkard and David Mesmer two respectable freeholders of said County duly sworn According to law for the true appraisement of said property

	\$	Cts.
One bedstead and bedding	8.	00
do do do	6.	00
One thread Reel	1.	00
One Cotton Wheel	1.	00
One Flax wheel	3.	00
One chest	2.	00
One lot of Castings	14.	00
One side saddle	11.	00.
One lot of Coopers ware	0.	75
One lot of dressers ware	3.	00
One pair smoothing Iron	0.	75
One lot of Patters ware	-	43 1/2
One coffee mill	1.	00
One lot of coopers ware	1.	50
One bag of Cotton in the seed	2.	50
One lot of Baskets and Kegs	0.	62 1/2
Sack of Salt	3.	00
Meal Barrel	1.	12 1/2
One barrel of Pork	4.	00

November Term 1st 3rd 1831.

Comes now here ~~William Henry~~ admr. of the estate of Benjamin Henry deceased and files documents nos 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14.

and suggests to the court, that the personal estate, is insufficient, to discharge, the debts due and demands of said estate agreeable to their Grades as rights of Preference, On motion and application of said Administrator. And, for good cause shew this settlement, is post-pone'd until the next Term of this court under advisement,

Ordered that court adjourn until tomorrow morning 9 o'clock Sign'd November 10th 1831.

W. Foster

Court met pursuant to adjournment present as of yesterday

Comes now here in open Court Narcipa Osborn widow of John Osborn late of Green County, deceased and prays the court now in session to appoint William Osborn, Guardian for, Levi L. Osborn, David M. Osborn, Mary Ann, Osborn, and Elizabeth Osborn, the aforesaid heirs of said deceased being under the age of fourteen years so represented, to the court by the said William Osborn, and the said William Osborn, excepting the appointment of Guardian for the heirs aforesaid, entered into bond with approved security for the duties attending said Guardianship and took the oath required by law for the faithful discharge, of the several duties thereon enjoined

Done for good cause shew this opinion is at right, they later at

Know all men by these presents that we William Osborn, & John Scribner are held and firmly bound unto the State of Indiana in the penal sum of two hundred dollars to which payment we bind our selves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the Eleventh day of November in the year of our Lord one thousand eight hundred and thirty one

The condition of the above obligation is such that if the above bounden William Osborn shall faithfully and impartially discharge the duties of Guardian of Levi L. Osborn, David M. Osborn, Mary Ann Osborn, and Elizabeth Osborn minor heirs of John

John late of Laice County deceased according to Law. Then the above obligation to be null & void else to be and remain in full force & virtue

Witness
 Thomas Merrick Clerk William Adams
 John Crooks *Recd*

Comes now here, Peter R. Lester admr. of the estate of Thomas Gilliam late of Laice county deceased and files the following Inventory & Appraisment

dated the 21st 1831

An Inventory of the personal property of Thomas Gilliam deceased late of the State of Indiana Green County

One	Tin	Trunk	25.
One	keg	of vinegar	1. 00
One	Looking	Glass	75
One	Tin	Bucket	75
One	Wooden	bucket	75
One	Wooden	Bucket	3 1/4
One	Lot of	earthen ware	50
One	Lot of	deal ware	3 50
One	Lot of	glass ware	2. 50
One	Lot of	Japan ware	1 50
One	Lot of	putter	3. 00
One	Lot of	Tath knives	1 00
One	Lot of	pot Mette	6 00
One	fire	Shovel and Tongs	1 50
One	Repurn		75
	Shaving	instruments,	1 25
One	Tin	bucket and Saup	50
One	Cherry	Table	4. 50
One	set of	Windsor chairs	7. 00
One	set of	Windsor chair	8. 00
One	chair		3 1/4
One	pair of	Flat Irons	1 00
One	Spinning	wheel	1 50
One	Coffe	Mill	1 00
One	Rifle	gun and apparatus,	15. 50
One	Lot of	leather	1 75
One	Lot of	lundry articles	50
One	Sith		1. 50
One	chist	curtain	3 00
One	pair of	bed stids,	3 00.

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March Term, 1st day 1832

On motion of Abraham Workman Administrator of the estate of Jeremiah Gowan, late of said County deceased who makes it appear to the satisfaction of the court that it is absolutely necessary for a continuance until the next Term,

Comes now here John Patten Administrator of the Estate of Nathan Dixon late of Green County dead and pays into the court the following items agreeable to the grade of debts,

	\$	cts	
For Clerks fees	2	62	
for Levi Beams bill of expens for the funeral and making coffin	3	00	
For Revue Sparned for expenses boardings of the deceased in his last sickness	2	52	
Sales John Patten Settles and takes upon the accounts of Thomas Bradford;	1	50	\$ 8.64
Exclusiv of the one dollar fifty of the account of T Bradford,			

Comes now Hanco Staley Administrator with Thomas Marnick on the estate of Edmund Gillam deceased and was qualified into office as such;

Comes now here William Osborn Executor of the estate of John Osborn late of Green County deceased and files a further inventory of notes of said deceased in an addition to a Sale bill of said deceased recorded at the November Term of this court 1829 amounting to \$142.57 1/2 which notes is as follows to wit

No.		\$	cts	
No. 1	William Humphries 1 note of hand	25	00	
No. 2	Henry Dixon - 1 note of hand	6	00	\$ 31.00
	Making the estate worth			173.57 1/2
	The accounts deducted from, from sale			139.28 1/2
	Balance due			\$ 34.29

And the William Osborn Executor of the estate of John Osborn
and file the following list of accounts which is as follows
to wit

		\$	cts
N ^o 1	Leonard Mines for certificate w	5	50
" 2	William M Norris accounts	3	32
" 3	Robert Harrah receipt	3	00
" 4	Isaac Sexton receipt	1	00
" 5	Elyah Osborn note	10	00
" 6	Abner C Young receipt	9	00
" 7	Mary Ann Young receipt	1	75
" 8	Stephen Ridenbark account deducted	6	00
" 9	Charles Preece receipt	2	50
" 10	D M Ingersoll for coffin account	7	00
" 11	Benjamin Osborn receipt	-	50
" 12	Elias Crauer receipt		75
" 13	Martin Mines certificate on shuntaffer	4	00
" 14	Martha Hagaman receipt		87 1/2
" 15	John Patten receipt	42	87 1/2
" 16	James Clay post account	4	12 1/2
" 17	J W Mines order receipted	12	00
" 18	George Babers receipt for taxes collected	1	62
" 19	W D Lesters account receipted	3	75
" 20	Ellis Stoner account receipt	1	10
" 21	Thomas Warrnick clerks fees receipted	4	62
" 22	Martin Mines for crying sale	1	00
" 23	To William Osborn for Executor 13 days & and ferrage making in the whole	14	00
			amt \$139.28 1/2

Ordered that the court adjourn until tomorrow morning
9 o'clock. Signed this 8th day of March 1832
W D Lester Probate Judge

Tuesday Morning the court met
pursuant to adjournment
Signed March 9th 1832

Come now here Thomas Warrnick & Crauer State's Admrs
as Successors in said office of Thomas Bradford & Nancy Gillam
Admrs on the estate of Edmund Gillam deceased & after some consid-
erable time spent in the investigation of this case it is ordered that
it be laid over until tomorrow.

ordered that the court adjourn until tomorrow morning 9
o'clock Signed March 9th 1832 W D Lester Probate Judge
Court met pursuant to adjournment

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March Term 3rd day 1832

Come now here Levi L. Osborn, David M. Osborn, Mary Ann Osborn and Elizabeth Osborn, Minor heirs of the estate of John Osborn late of the county of Green deceased under the age of fourteen years, and prayed the court to appoint William Osborn their Guardian which is accordingly done and entered into bond, as follows to wit

Know all men by these presents that we William Osborn and John Buskirk Senior, all of the county of Green and State of Indiana are held and firmly bound unto the State of Indiana in the sum of one hundred good and lawful money to which payment we bind our selves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this tenth day of March in the year of our Lord one thousand eight hundred and thirty two.

The Condition of the above obligation is such if the above bounden, William Osborn Guardian of the heirs of John Osborn deceased to wit, Levi L. Osborn David M. Osborn Mary Ann Osborn and Elizabeth Osborn minor heirs of said deceased according to law in every respect agreeable to the best of your knowledge and abilities and judgement

Sh witness our hands and seals

Just Thomas Marnick Clerk

William Osborn Seal

John Buskirk Seal

You William Osborn do solemnly swear that you will faithfully and Impartially discharge and perform the duties of Guardian of the Minor heirs of John Osborn late of said county deceased to wit Levi L. Osborn, David M. Osborn, Mary Ann Osborn and Elizabeth Osborn according to the best of your knowledge and abilities and judgement, so, help you God.

Sworn to and Declared in

Open Court, before me Thomas

Marnick Clerk;

Come now here William M. Norris Adm^r of the estate of ~~James~~ Brooks late of said county deceased, and it is further ordered that the said Norris have a further time given until the first day of the next term and that a ^{subpoena} alias summons issue against James Boyd Guardian shall not force appeal and shew cause why the real estate shall not be sold with the widow incumbrance of dower thereon

John Osborns last will and Testament

Be it remembered that on the 20th day of November 1825 that William Osborn filed the following will and it being duly proven as the law directs to wit

In the name of God Amen I John Osborn of Green County State of Indiana being weak in body but of sound and perfect mind and memory on the Sabbath of our Lord July the sixth one thousand eight hundred and twenty eight, do make declare and publish this to be my last will and Testament in the words following to wit. First I give and bequeath to my beloved wife Narcissa my team or gray mare one yoke of black work steers two milk cows of her own choosing from among my cattle also one two year old brindle line back heifer the entire whole of my sheep and as many hogs as will make a sufficient and full supply of meat for the ensuing year together with two breeding sows with their shoats twelve or fourteen in number and also the whole of the house hold and kitchen furniture including the loom Next I give and bequeath to my two oldest children Levi S. Osborn and David M. Osborn equal shares in all the money or other property that may be coming from my Fathers estate the money to be applied and used for the sole and only purpose of purchasing land for their use and benefit, also my said sons are to be equal sharers in of and to the west half of the south east quarter of section 30 twenty five Township No eight North of Range seven west which I have paid for and hold by Certificate of the United States provided however that William Wells does well and truly pay on or before the first day of March next one hundred and fifty three dollars and fifty cents with Interest according to the written contract now existing between him and myself then and that each the money received on the said contract is to be one hundred dollars to be appropriated to the purchasing of land for my said sons equally and the remaining fifty three dollars, fifty cents and interest accruing to be applied to the improving the half quarter that I have commenced improving in the Prarie near where I now live and now belongs to the United States which my executors is hereby required and authorized to purchase as soon as and immediately after money can be procured sufficient for that purpose which said half quarter so to be entered is to be and remain in the possession of my wife Narcissa for her use and benefit during the whole of her natural life and then and immediately at her decease to be the property of our two daughters Mary Ann Osborn and Elizabeth Osborn to be and remain theirs for their own proper use and benefit for ever. And it is also hereby provided that whereas I sold a certain piece and parcel of lands, To William Caraway lying and being situate on Muddy Creek Green-briar County State of Virginia and being that part of the tract of land Owned by David Osborn, and by his last will and Testament to my first wife Elizabeth Osborn and whereas the Proper title has

(other side)

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not been made to the said William Caraway but by legal
descent will be in my two sons Levi L Osborn and David M
Osborn now if my two sons shall well and truly make and convey
all their right, and title to the said land then and in that case
they are to have and to hold as is herein before provided but if
they refuse to discharge this my injunction the said William is to
have and hold their share or so much thereof as will fully reim-
-burse the purchase money it being five hundred dollars which
is to be done when the youngest becomes of the age of twenty, one
years, or as soon thereafter as the said Caraway shall demand
said title. And it is also my will and desire that each one
of my sons aforesaid shall come in possession of all and
singular the provisions of this my last will and Testament at
the time each of them shall arrive at the age of twenty one
years. And of the residue and remainder of my estate after
filling and discharging my contracts and debts it is my desire
that it shall all of every kind and description be sold and
the proceeds thereof to be appropriated to the educating of my
two sons Levi L. Osborn and David M Osborn and no other use
or purpose whatever. The debt due me from Robert Harrow,
to be collected, and so much as is necessary to be appropriated
for the paying of my hired man Benjamin Osborn and the balance
and remainder, to be paid and given to my wife Narcissa and
it is further my will and desire that my wife Narcissa
possess and enjoy the benefits rents and profits that may arise
from the land or half Quarter Section now in the possession of
and under contract to William Mills if he should neglect or fail
to fulfil the contract on his part. And lastly I do hereby constitute
ordain and appoint my friend William Osborn my executor
and my wife Narcissa co-executors to execute this my last will
and Testament hereby revoking all others of every name or nature
On witness whereof I have unto set my hand and seal the day and
year first above written in presence of

Martin Wines

John Harrah

Peter Ingersoll Jun

John Osborn (Seal)

State of Indiana, Green County

Be it remembered that on the 20th day of November 1828 Personally app-
-eared Martin Wines John Harrah and Peter Ingersoll Jun witnesses of
the above and foregoing last will and Testament of the aforesaid named
John Osborn and being duly sworn on their solemn oaths said that
the above and foregoing is the will and Testament of John Osborn
and that he published and declared the same in their presence
signed the same and called them aforesaid Martin Wines John
Harrah and Peter Ingersoll Jun as witnesses. That the aforesaid
witnesses believed the said John Osborn was of perfect sense

and memory at the execution thereof and signed their names as witnesses thereto in his presence

Martin Winee
John Harrah
Peter Inguetone jun

Sworn to and subscribed
before me Thomas Warrick
Clerk of the Circuit Court
this 30th day of November 1828
Thomas Warrick Clerk

Wm. Jones Probate Judge.

at min o'clock

It is ordered that Court adjourn till tomorrow

every

that said administrator go hence with these
evidences, it is therefore recommended by the Court
receipts of said legatee in full of their respective
said administrator proceed in open Court the
annoying the legatee of said estate therefore the
fifty one dollar forty two cents to be distributed
two dollars thirty two cents, leaving a balance of
eighty seven dollars and twenty cents to twenty
cents against said estate amount to twenty
five cents and that the whole amount of eleven
to be chargeable in the sum of eighty three dollars over
the satisfaction of the Court that the said administrator
do make a final settlement and do adjourn to
Savannah Georgia the administrator appear and on his Motion
of Barbara O'Leary Decree }
Savannah Georgia }
Certification }
25 }
Execution }
May Term 30th day 1835

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