

Sale Bill of the
Estate of Joshua
Lindsey Deceased
March 8th 1819

Elizabeth Lindsey &
John Lindsey
Administration Bond
of the Estate of Joshua
Lindsey Deceased

You and each of you do solemnly swear that
Joshua Lindsey direct without any will a
far as you know or believe and that you
will well and truly administer according
to Law all and singular the Goods
Chattels Rights and Credits of the said
deceased & pay his debts as far as Good
Chattels Rights & Credits will therunto
Extend and the Law Charges and that you
will make a true and perfect inventory
of all the said Goods & Chattels as at Law
and Law account when Required
Sworn before me of the Court John Lindsey
on the 12th day of October Elizabeth Lindsey
1818
William Crawshaw Clerk
J.C.

Having called on Edward Crabb the ^{now} admini-
strator on the Estate of Charles Crabb
Dece^d. which was the administrator on the Estate
of Joshua Lindsey Dece^d after Examining
all papers on both sides I do find nothing
In the hands of the former Administrator
Dece^d Debonation on the Estate of Joshua Lindsey
Jonathan

1419 Jackson C. Courthouse - Brownstown PA

State of Indiana
Jackson County

J. B.

Whereas Joshua Lindsey of Jackson County as is alleged lately died Intestate having whilst living and at the time of his death Goods Chattels or Credits within this State by Means whereof the ordering and granting Administration of all and singular the said Goods Chattels and Credits; and also the auditing allowing and finally discharging the accounts thereof & other appurtenant unto us; and we being desirous that the Goods Chattels and Credits of the said deceased may be well and faithfully administered, applied and disposed of do grant unto you the said Elizabeth Lindsey and John Lindsey full power by these presents to administer and faithfully dispose of all and singular the said Goods Chattels and Credits to appraise demand recover and receive the debts which unto the said deceased whilst living and at the time of his death did belong and to pay the debts which the said deceased did owe so far as such Goods Chattels and Credits will thereunto extend and the Law require hereby requiring you to make or cause to be

Brownstown Jackson Co. Court House

Joshua Lindsey Probate

5/14/99

make or cause to be made a true and perfect
Inventory of all and singular the Goods
Chattels and Credits of the said deceased
which have or shall come to your hands
possession or knowledge and the same so
made to exhibit or cause to be exhibited
into the office of the Probate Court of
Jackson County at or before the expiration
of six Calendar Months from the date
hereof and also to render a just and true
Account of Administration within three
= months required. and we do by these presents
depute constitute and appoint you
the said Elizabeth Lindsey and John
Lindsey Administrators of all and sing-
= lar the Goods Chattels and Credits
which were of the said Joshua Lindsey
Deceased —

In testimony whereof I have
subscribed my name and
affixed the seal of the Circuit
Court of Jackson County
at the Court house in Browns
Town this 13th day October 1878)

William Crumshaw
clerk



1) Know all men by these Presents that Mrs Elizabeth
Lindsey John Lindsey and Williams A Beatty & John
Ketter their Executors are held and firmly bound
unto Leonard C. Shoemaker and James M. Gee appointed
Judges of Jackson County State of Indiana for the
time being and their successors in office in the
penal sum of five Hundred dollars lawfull money
of the United States to which Payment well and
duely to be made we bind our selves and each of
us our heirs Executors and administrators and
assigns jointly and Separately by these Presents &
Sealed with our seals and dated this twelveth
day of October in the year of Our Lord One
Thousand Eight hundred and Eighteen

The condition of this Obligation is such, that
if the above named and Bound Elizabeth Lindsey
and John Lindsey Administrators of all and singular
the goods, Chattels and Credits of Joshua Lindsey decas-
ed, do make or Cause to be made a true and Perfect
Inventory, of all and singular, the goods and Chattels
and Credits of the said Decased, which have or shall
come to their hands or Possession or Knowledge
of them the said Elizabeth Lindsey and John Lindsey
or into the hands of any other person for them, and the
same so made do Exhibit or Cause to be Exhibited
to the said Judges in session of the County of Jackson
at or before the second Monday in March next
Ensuing; and the same goods Chattels and Credits of
the said decased at the time of his death which at
any time hereafter shall come to the hands or

51:169 Jackson County Court Thru. Courtroom 21.

Profession of the said Elizabeth Lindsey
& John Lindsey or into the hands or possession
of any other Person or persons for them do
well and truly administer according to
law and farther do make or cause
to be made a true and Just Account
of their Administration at or before
and all the rest
and residues of said Goods Chattels and
Credits which shall be found on the said
administrators Account (the same being
first Examined and allowed of by the
Associate Judges of the County wherein
the said Administration shall be
granted) and deliver and pay unto
such Person or persons respectively as
the said Judges in the respective County
by their decree or sentence Pursuant
to the true intent and meaning of law
shall limit and Appoint and if it
shall hereafter appear that any last will
and Testament was made by the said
deceased and the Executors therein named
do exhibit the same before the associate
Judges in their Term or Session making
request to have it allowed and approved
accordingly if the said will or above
bound being therein required do render

and deliver the said letters of Administration
= how Appraisal of such Testament being
first had and made in said Court
then this Obligation and of non Effect
or else to remain in full force & Virtue

Acknowledged in

Open Court the 12th

October 1818

Wm Crossman Ck. Ck.



Elizabeth Lindsey Seal

John Lindsey Seal

William A. Gentry Seal

John Ritter Seal