

At a Surrogate court held at Delhi on the 5<sup>th</sup> day  
of July 1842 upon Charles Huthinson's Surrogate

In the matter of the application  
of John Barnatt adm<sup>r</sup> & Triphle  
na Voorhis administrators  
of the estate of Jacob Voorhis de-  
ceased for authority to most  
gracefully sell the real estate  
of Jacob Voorhis dec<sup>d</sup> for the  
payment of his debts.

John Barnatt appeared and made proof of the due  
service and publication of the notice of his application  
in the matter of the real estate of Jacob Voorhis  
by presenting the affidavits which are on file.

Jacob Barnatt being duly sworn says: that all  
the audits of the personal estate of Jacob Voorhis  
deceased that have come into the hands of the ad-  
ministrators of the said estate are as follows  
that is to say the following described notes which  
were taken <sup>for the said</sup> on the sale of the goods chattels and  
effects of Jacob Voorhis, by the administrators.

Names of Debtors	Date	When payable	amount	remarks
Triphum Voorhis } Hiram Voorhis	Oct. 23. 1841	Six months from date	\$ 31.00	with interest
Hiram Voorhis } Triphum Voorhis	Oct. 23 1841	Six months from date	60.45	with interest
Demotter Godrich	Oct. 23 1841	Six months from date	6.86	with interest

There are also in the hands of the administrators uncollected the following described notes, which were a part of the estate of the said Jacob Voorhis deceased and as such came into the hands of the administrators.

Names of notes	Date	when payable	amt.	remarks
Alvin Rice	July 29. 1840	on day from date	\$27.89	with use
Thomas Mason	Aug 1. 1840		76.17	with use
Archibald Crowell	July 20. 1836		71.67	with interest
Archibald Crowell	May 16 1834		96.85	with interest
Archibald Crowell	May 11 1829		66.25	with interest.

The said ~~Jacob~~ <sup>John</sup> Burnett further testifies that in his opinion there are none of the notes mentioned in the last foregoing schedule that are collectible, and that they are not in his opinion of any value. And that there are no further assets in the hands of the administrators for the payment of the debt due from the estate of Jacob Voorhis deceased except the notes described in the foregoing Schedules—

The said ~~Jacob~~ <sup>John</sup> Burnett further testifies that the demands existing and unpaid against the said estate so far as the administrators have been able to ascertain the same are as follows, and that none of them are in judgment or secured by mortgage or real estate or otherwise, except the demand ~~Jacob~~ <sup>Nathan P. Tyler</sup> ~~Voorhis~~ due to Nathan P. Tyler which runs in a judgment against Jacob Voorhis previous to his decease, and a mortgage held by Bridwell of Danport which is a lien on the real estate of the said Jacob Voorhis deceased.