

1831

5/5/1831 Guardianship

Comer, Polly

" Samuel B.

O: CP 32

N: CP 78

C
P
O
7
8

Know all men by these presents that Edw Davis -
Burnham Nielas & Hathaway & Anson Howard
of the County of Union and State of Ohio are Held &
Truly Bound unto the State of Ohio in the full sum of
one thousand Dollars current Money of the United
States to the payment of Whom Well and truly to be
made we bind our selves our heirs Executors & Adm-
inistrators Jointly & Severally firmly by these presents
Sealed with our Seals and dated the 6th day of
May A.D. 1831

The Conditions of the above bond is such that Whereas
the Court of common Pleas of Said County have ther-
day appointed David Burnham Guardian for Sam-
uel Comer aged 3 years and Polly Comer aged 10th
years the Heirs and Legal Representatives of David
Comer Late of Union County deceased - Now if the -
Said David Burnham Shall Well & truly per-
form all and Singular the Duties which is required
by Law and pay all and Singular the Money that
may come into his hands as Guardian when there
to require - Then this obligation is to be void other-
wise in full force & virtue

Signed Sealed & Dated David Burnham Seal
in presence of Nicholas Hathaway Seal
Anson Howard Seal

Union Com^r Pleas

David Barnham

~~or~~ Guardian Bond

Filed May 5th 1831

Silas Strong Esq

Recorder Vol D

pay 80

Know all men by these presents that David Burnham
Nicholas Hathaway & Anson Howard our heirs and family
bound unto the State of Ohio in the sum of Four ~~Hundred~~
Hundred dollars Lawfull Money of the United States to be
payement of which Bill and Gravel to be made we
bind ourselves our heirs Executors and Administrators Joint
ly & severally family by these presents sealed with our
seals this 14th Day of February 1832

The Conditions of the above Obligation is such that
if the Said David Burnham who is this Day appointed
Guardian for Samuel B Comer in pursuance
of his choice made herein Open Court he being
Fourteen years Old last May & being the minor here
of David Comer deceased shall well & truly
faithfully & impartially discharge all the Duties
imposed on him by Law as Guardian &
pay over all monies that may come into his
hands by virtue of said Appointment when the
same is legally demanded then this bond
is to be null & void Else in full force &
virtue

David Burnham Sear

Nicholas Hathaway Sear

Anson Howard Sear

1832
Union Com' Pleas
David Burnham
To 3 Guardian bone.
State of Ohio

Filed &
14 Febr AD 1832

Sias G Stroy
Clerk

Recorded

David Burnham Guardian of Polly Comer one of the children

Dor

The said Guardian charges himself as follows

1831	Amount Recd of N. Hathaway & W. Stone and Executors of the said David Comer being the proponent for the said Polly Comer as one of the heirs of said David Comer, a debt due on Robert Glouce gallery for about \$750 not paid yet	
June 1st 1831	Amount Recd of R. Cherry for Rents in full of the said Polly Comer's Proportion of rents of the farm of the said Polly Comer from June 6th 1825, to April 1st 1831	7 50
April 1st 1832	Amount Recd of R. Cherry for Rents of farm in full for 1 year due Polly Comer it being the Rents of 1831	113 95
April 1st 1833	Amount Recd of R. Cherry for Rents of farm in full for 1832 due Polly Comer	16 66
April 1st 1834	Amount Recd of R. Cherry for Rents of farm in full for 1833 due Polly Comer	20 00
April 1st 1835	Amount Recd of R. Cherry for Rents of farm in full for 1834 due Polly Comer	20 00
April 1st 1836	Amount Recd of R. Cherry for Rents of farm in full for 1835 due Polly Comer	20 00
April 1st 1837	Amount Recd of R. Cherry for Rents of farm in full for 1836 due Polly Comer	25 00
		248 12

of David Comer deceased in account with said Polly Comer

C.R.

The said Guardian asks an allowance for for the following
sums paid on account of his said ward

1831

June 1st No 1 Paid Ralph Cherry for keeping, clothing and
Schooling said Polly Comer from June 8th 1825
to July 1st 1829

104 58

Sept 22d 1836

2 Paid S. L. Hovey for keeping, clothing, and
Schooling said Polly Comer 2 years, commencing
July 1st 1829

18 00

June 19th 1832

3 Paid Clerks fees

1 70 $\frac{3}{4}$

Appl 1st 1833

4 .. R Cherry for Repairs on Liana

8 39 $\frac{3}{4}$

April 1st 1834

5 .. R Cherry for Repairs on Liana

23 44 $\frac{3}{4}$

Sept 1st 1835

6 .. R Cherry for Repairs on Liana

20 00

Appl 1st 1836

7 .. R Cherry for Repairs on Liana

20 31 $\frac{1}{4}$

Oct 1st 1837

8 .. R Cherry for Repairs on Liana

24 12 $\frac{3}{4}$

Aug 5th 1838

9 .. J.C. Chaplin for Council

50

Nov 26th 1839

10 .. Liana tax

92

Dec 13th 1840

11 .. Liana tax

1 00

Dec 8th 1841

12 .. Liana tax

2 40

April 1st 1842

13 .. R Cherry for Repairs on Liana

20 22 $\frac{1}{2}$

To Services Rendered for said ward from May 1831
to the spring of 1837 in overseeing property &c

10 00

\$2 55 61 $\frac{3}{4}$

No 14 To Paid tax for building School House

3 71

\$2 59 32 $\frac{1}{4}$

October Term 1839 the Court made
Settlement with Dairia Burnham

Guardian of the Heirs of David Comer Dec'd.
in behalf of Poly Taylor formerly Poly Comer
and find a balance due to said Guardian
of Eleven dollars Twenty cent. Jr

B' Wilson

Fixa June m 1837

J. W. Gil Clerk

Davie Burnham
Guardian to Polly Conner
Account Current

Prorated

1837

Daniel Burnham Guardian for Polly Comer one of the heirs
of David Comer Deceased to Ralph Cherry Dr
To breaking money and removing brush on the said farm \$14.39
" Making rails and laying into fence on the said farm - 56¹/₂
the above work was done in 1833¹/₂ April 1st 1834 20.00
Recd. payment on the above bill in full
Ralph Cherry

R. Cherrys Bill
of Repairs & Rent
for the same
\$20.00

No. 6

Filed June 1 1837

I. H. Gaskell

Daniel Burnham Guardian for Polly Coomer one of the heirs of Daniel
Coomer deceased to Ralph Cherry

Dr.

to Greenbury mowing & picking Brush on the farm of the said Polly Coomer
in the year 1832, ending April 1st 1833 \$ 9.68²

to Repairing House and Stable on the said farm 2.82

to Tax paid on the Land for 1832 94

to Digging walling and putting pump in Well on the said
farm. Cost \$20. half charged to said Polly Coomer
\$ 23.44²

Recd payment on the above bill in full April 1st 1833

Ralph Cherry

R Cherrys Bell of
Repaird Root for
the same \$ 2344¹/₄

No 5

File June 1 1837
J. H. Giv & Clark

Daniel Burnham Guardian for Polly Corner one of the Heirs of
Daniel Corner Deceased To Ralph Cherry

To 6 $\frac{1}{2}$ days work grubbing moving picking and burning
Brush.

To Mucking and laying up in fence 433 Rales

April 1st 1832

\$4.06 $\frac{1}{2}$

4.33 $\frac{1}{2}$

\$8.39 $\frac{1}{2}$

Recd payment in full on the above Bill

Ralph Cherry

R. Chernys Bill of
Repairs and Rent for
the same \$ 8.39 $\frac{3}{4}$

1832

No 4

Idea June 1 1837

I H. Giv Clark

Daniel Burnham Guardian for Polly Comer. one of the Heirs
of Daniel Comer Deceased. to Ralph Cherry Dr.

To the maintenance and Schooling of the said Polly Comer
from June 8th 1825. to July 1st 1829 ----- \$104,58

Recd. payment on the above Bill

June 1st 1831

Ralph Cherry

Rev. Chevrons Recd in
full for the Maintenance
of Polly Comer \$104.58

1831

No 1

Filed June 1 1837

J. H. Garrison

Reed March 8th 1836 of David Burnham Guardian
of Polly Comer one of the heirs of David Comer Decd.
eighteen Dollars this being for boarding clothing & school charges
of Polly Comer two years

Urbana April 22nd 1836

S J Hovey

R. Cherry's Root
for keeping off
Polly Cotton



Filed June 1 1837
A. H. Rice Clerk

M. 2

21st June 1837
Received from
John H. Rice
of New York
for 200 lbs of
Lace 26th June

David Burnham Guardian to Polly Comer one of the
Heirs of David Comer deceased To Ralph Cherry Dr
To halemer due on Settlement of 1833 for Grubing picking
and burning brush on the lands of the said Polly Comer -- \$ 8.48¹
To Grubing picking & burning brush in 1834, 18 $\frac{1}{2}$ days 11.40¹
To Makings laying up 235 rales 1.57
To Makings turnpike across the Meadow ----- 2.70¹
To tax paid on the land for the year 1834 ----- 1.15
Recd payment on the above in full April 1st 1835
Ralph Cherry

R Cherrys Bill &
Root for the same
\$ 20.31 $\frac{1}{4}$

1835

No 7

Free a June 1 1837

J. H. Quackenbush

David Burnham Executor for Polly Conner one of the heirs of
David Conner deceased to Ralph Cherry — — — Dr.
To Makings & laying up 475 rales - - - - - \$3.18
To ~~Makings~~ & Setting 225 Stakes - - - - - 75
To 22 $\frac{1}{2}$ days labour, greening, pickings & burning brush -- 14.22
To tax paid on ^{long} for the year 1835 - - - - - 2.26 $\frac{1}{2}$
To School ^{tax} paid for laundry School house - - - - - 3.71 $\frac{1}{4}$
The above labour was done in the year of 1835 \$ 24.12 $\frac{3}{4}$

Recd payment on the above April 1st 1836

Ralph Cherry

R Cherrys Bills
Recd for the same

£24.12 $\frac{3}{4}$

No 8

Fica June 1 1837

I H. Gaskell

David Burnham Guardian for Polly Towner one of
Heirs of David Towner Dec^r To Ralph Cherry Dr
To Balance due on Settlement of 1836 for Job \$5.50
To H. Greenberg, Pickering and Dunning Brush and
repairing fence, and making Roads & laying fence 14.72*1/2*
in the year 1836, on Said Polly Towners Land \$20.22*1/2*

April 1st 1837 Recd payment on the above account
in full Ralph Cherry

N Cherrys Bill
and Rec't for the
Same

\$20.22/637

No 13

Tuesday June 1 1887

J. H. Lee Cash

Milford June 25, 1838

Recd. of Darcid Burnham my Guardian
Five hundred ninety seven dollars and 4 $\frac{3}{4}$ cents
in full of all demands due me on settlement
with said Guardian it being the property he
has had in charge that came to me from my
Fathers Estate by will

Samuel P. Convo

S. B. Corners
Recd in full
on Settlement
with D. Burnham
as Guardian

No - 1

David Burrough Guardia of Samuel B. Comer
presents his papers for settlement

Charges him himself with } Credits himself as per
rents and Cash rec'd on account receipt filed No 1 \$597.04 $\frac{3}{4}$
of said Ward \$597.04 $\frac{3}{4}$

David Burrough

David Buchanan

Died Oct 27. 1838

A. H. Leesell

No. CP 78

Union Common Pleas Court.

David Burnham

AGAINST

Plaintiff,

Guardian of Polly

Defendant.

May 5th 1831.

4

Journal 1

837

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Record No.

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Ex. Doc.

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To the Honorable judges of Union
County Ohio

This is to certify that it is my wish
that you would appoint David Burnham
gardener for my daughter Polly Comer
May 5th 1831 - 10 years Sarah X Barry
bond \$500.00 mark

1831

9/19/1831 Estate

Spain, Daniel, Jr.

O: CP 60

N: CP 79

C
P
0
7
9

To all to whom these presents shall come or may concern,

GREETING:

KNOW ye, that we *Robert Nelson & Amos A Williams* President; *John Gabriel*

Associate Judges, of the court of common pleas, for the county of Union, state of Ohio, at a court holden by us, on the Nineteenth day of September in the year of our Lord one thousand eight hundred and Twenty, Four at the court house, in Marysville, in the county aforesaid, the last will and testament of *Daniel Spain* deceased, *By the oaths of John D Spain Thomas Spain & John Spain* the Subscribing Witnesses thereto

was proved, and is now approved and allowed of by us; and the said deceased having whilst *he* lived, and at the time of *his* death, goods, chattels and credits, within this state; by means whereof the proving and registering the said will, and the granting administration of all and singular the goods, chattels and credits, and also the auditing, allowing and final discharging the account thereof, doth belong unto us. The administration of all and singular, the goods, chattels and credits of said deceased, and any way concerning his will, is granted unto *Willis Spain & William Ordway*

executor, in said will named, *They* being first duly sworn, well and faithfully to administer the same, by first paying the debts, and then the legacies contained in said will, as far as the goods, chattels and credits will extend, or the law charge; and to make a true and perfect inventory of the goods, chattels and credits of said deceased, as also a just account when there-to required, and hereby as required within one year. *and six months*

In testimony whereof, we, on the same day, year and place first aforesaid, caused the seal of our court to be hereunto affixed, and ordered these presents to be attested.

In witness whereof, I, S. G. STRONG, Clerk of said court, have set my hand this Nineteenth day of September in the year of our Lord, one thousand eight hundred and Twenty 30 of the independency of the United States the 55th and of this state the 29th

Silas G. Strong Clerk

Union Court Pleas

To Letter Testamentary
on the Estate of
Daniel Chapman Jr.
Beconada

1835-

State of Ohio Union County

November 21st A.D. 1822. Personally appeared before me
Elias Robinson a Justice of the Peace within and from the said
County aforesaid Charlott Hover and Anna Hover
they being of lawful age and being duly sworn according
to law deposes and saith that on the 20th day of
September A.D. 1822 they being at the house of James
Cookman the Deponent aforesaid.

Charlott Hover deposes and saith as follows that she
being at the house of James Cookman on the said 20th
of September 1822 did then and there see the said James
Cookman subscribe and sign his name to his last
will and testament and shee the said Charlott Hover
did then and there sign and subscribe her name to
the said last will and testament as a witness the said
last will and testament being read in her present
and dated the 20th day of September A.D. 1822

She further saith that she ~~plies~~ ^{possesse} the said James
Cookman to be ^{possesse} good sound mind and
memory at the time of signing the said last will
and testament and the said will being shewn unto
the said Charlott by one she saith that the
name of Charlott Hover ~~written~~ that is not in
said will is her own hand writing

further the deponent saith not

I swear to and subscribe before me this 21st day
of November A.D. 1822

Charlott Hover

Elias Robinson Justice of the Peace

The said Henry Horne deposeth and saith that he was
present at James Cashman in the County of Massachusetts
on the 20th day of September A.D. 1822 and by his direction
and then see the said James Cashman sign and
subscribe his name to his last will and testament
and doth think that he the said James Cashman
to be present at the time of signing said will and
testament of said James Cashman mind and memory -
and I did at said time and place sign and
subscribe my name to said will as witness
my mere hand set by Alexander Kelly my
son. Whereas further in this deposition I doth not
know it and subscribe before me this 21st
day of November A.D. 1822 say Horne

Eliz. Robinson Jr. of the Pen

Depositions
No. 111

I Daniel Spain of Union County in the State of Ohio do make and publish this my last will and Testament in manner and form following that is to say first it is my will that my funeral expenses and all my just debts be fully paid

Second I give and devise and bequeath to my beloved wife Agness Spain in how ever dower the plantation on which we now reside situate in Union County on the big Darby Creek Allen Township in the State of Ohio containing ^{but} one hundred and Sixty nine acres during her natural life or while she shall remain a widow and all the live stock horses cattle sheep hogs by me now owned and kept theron also all the household furniture and other items not particularly named and otherwise disposed of in this my will during her natural life or widowhood as aforesaid she however first disposing of a sufficient thereof to pay my just debts as aforesaid and that at the death of my said wife all the property hereby devised or bequeathed to her as aforesaid or so much thereof as may then remain unexpended to ^{my} seven children John P Spain, Millie Spain, Sanford C Spain, Dolly Spain, Daniel C Spain, Clemons Spain, Levy C Spain, and to their heirs and assignes for ever,

Third I give and devise to my eldest son John P Spain my rifle gun to him and his heirs and assigns forever and lastly I hereby constitute and appoint William Sanders and Willis Spain to be the Executors of this my last will and testament revoking and annulling all former wills to be made and ratifying and confirming this and no other to be my last will and testament. In testimony whereof I have hereunto set my hand and seal this Eleventh day of May 1831

Thomas Spain
John Spain
John Spain

Daniel Spain your Seal

Signed, published and declared by the above
named Daniel Spaine, his last
will and testament in presence of us who at this
request have signed as witnesses to the same

Thomas Spaine

John O Spaine

John Eppes.

Daniel Spaine

will

Tutor Sept 19 1831

Sus G Strong

6th

The State of Ohio Union County. Is
Before me William Snuffin a Justice of the peace in and Said
County personally came William Ellington and Joseph Cabra
appraisers of the Estate of Daniel Spain late of Allen Township
in Said County deceased and were sworn well and truly to
appraise all the goods and chattles of Said Estate which shall be pre-
sented to them for appraisement and also to set off to the widow of Said
deceased such provisions or other property as they shall think reasonable
for the support of herself and children twelve months from the
time of the death of the Said deceased
given under my hand This 31st day of October 1831 3 Justice of
William Snuffin 3 the peace

Also before me Thomas Spain a Justice of the peace personally
came William Snuffin appraiser of the Estate of Daniel Spain
late of Allen Township in Said County deceased and were sworn
well and truly to appraise all the goods and chattles of Said
Estate which shall be presented to him for appraisement and
also to set off to the widow of Said deceased such provisions or other
property as he shall think reasonable for the support of
himself and children twelve months from the time of the
death of the Said deceased.

given under my hand this 31st day of October 1831

Thomas Spain J.P.

A true and accurate Inventory of the goods and chattles of the Estate
of Daniel Spain late of Allen Township deceased presented
to us the undersigned appraisers of Said Estate by William
Audas and Willis Spain the Executors thereof the 31st
day of October 1831

To one Bay Horse	81 50.00
To one Sorrell mare	10.00
To Twenty one hogs of the largest size	58.80
To nineteen hogs Second lot	23.75
To Thirteen hogs Third lot	6.50
To four Sows and thirty pigs	9.00

To four Sugar Kettles	\$12.00
To Six Chairs	3.00
To one Chest	1.00
To one Table	1.00
To one Cattlock	1.75
To Shoats in the pen	1.00
To one Shovel plough	.75
To one Ax	1.62 $\frac{1}{2}$
To one Calf	2.00
The two Shoats in the pen taken out	\$212.67 $\frac{1}{2}$
Amount of Bill of appraisement	\$211.17 $\frac{1}{2}$

appraised by us the day and year above written
 William Sniffin } appraiser
 William Elligion }
 Joseph Covertly }

A Schedule of property Set off by us the appraisers as aforesaid for the Support of the widow and Children one year from the death of the Intestate estimated at Sixty Six dollars and fifty Cents - To Wit

The provisions on hand	\$35.00
To five Hogs of the largest	14.00
To one Cupboard	8.00
To one Bed and bedding	8.00
To two Shoats in the pen	1.50

in amount appraised and Set off by us this
 thirty first day of October 1831 \$66.50

William Elligion } appraiser
 William Sniffin }
 Joseph Covertly }

Also appraised one Sorrel Mare at Thirty dollars on the
14th day of November 1831 by us 30.⁰⁰
Also Three Shoots at one dollar and fifty cents 1.⁵⁰
Also two Shoots at one dollar - 1.⁰⁰
32.50

William Snuffin

William Milligan

Joseph Gobin

Daniel Spain
Inventory of Goods &c
Filed Decr 19th 1831
Silas G. Strong
Clerk

A List of the goods and chattles of Daniel Spain deceased
Sold on the 11th day of November 1831 By William
Audas and Willis Spain Executors of Said Estate

1 Abraham Holycroft	one Cattle	\$1.62 $\frac{1}{2}$
1 Howel Holycroft	Eight Hogs first choice	17.06 $\frac{1}{4}$
1 Luther Wood	Eight Hogs second choice	13.00
1 Joseph Coberly	Ten Hogs third choice	13.00
1 Angus Clark	Twenty five Hogs fourth lot	23.06 $\frac{1}{4}$
Cornelius Ellershaw	one Sow and Seven pigs	2.50
Robert L. Dunlap	one Spotted Sow and Seven pigs	2.76
Robert S. Dunlap	one Sow and Six pigs	2.10
Thomas Dunn	one Sow and five Shoots	5.62 $\frac{1}{2}$
William Asher	one Bay Horse	56.06 $\frac{1}{4}$
Alexander Pickard	one Sorrel Mare paid	16.50
Mary Robuck	one Calf	2.09
Agnis Spain	6 hettles	4.56 $\frac{1}{4}$
Abraham Holycroft	one Chest	1.00
Agnis Spain	five Chairs	2.00
Agnis Spain	one Table	0.75
Agnis Spain	one old Sorrel Mare	20.01
Agnis Spain	one white Sow	2.80
Agnis Spain	one Bee	1.62 $\frac{1}{2}$
one Shoot and Ten pigs died		
		\$ 218.12 $\frac{1}{2}$

William Audas
Willis Spain

{ Executors

Daniel Spain Det-

Sale Bill

Filed Dec-19th 1831

Silas G Strong
Clerk

Span Due in Account with said Estate

Or

Cr by Dancer - 11° - 1	\$ 166. 82
' By Do 2	" 7. 46
" By Do 3	5. 00
" By Do 4	7. 90
By Do 5	3. 12
" By Do 6	5. 50
" By Do 7	43. 35
" By Do 8	3. 50
" By Do 9	1. 00
By Do 10	1. 50
" By Do 11	6. 12 1/2
By Do 12	1. 25
" By Do 13	1. 87 1/2
" By Do 14	3. 57
- By Do 15	5. 00
By Do 16	18. 52
By - 6 per cent on Total account —	16. 76
By am dollar to Clerk an final Settlement —	<u>3. 00</u>
	\$ 299. 24
	218. 12
Balancer from the Estate to Execs	<u>\$ 81. 12</u>

Whereby relinquish my claim to any part or parcel of
the above balance to the Heirs William & Sebastien

A Special Agent
of the
Division of the
State of Pennsyl-
vania Decd

Filed Oct. 26. 1838

J. H. Green

Reconce

William Andrus & Willis Spain Executors of the Estate of Daniel
Dr

To amount of late Bill

\$218. 12^{1/4}

cr By \$200.75 p^d Oct 21st 1829

cr By \$50.00 1st March 28th 1831-

cr By \$112.00 p^d December 29th 1832

cr By 17. p^d Dec 11th 1833.

Rec'd Ch lular or option
note \$37.82 Jan 21st 1835

of Mr And^{as} Ex^{co} of
Spain - The two last
payments above credited
also per^d the 1st aforesaid

I Harting

Dave Spain

Two years after date I promise to pay Lynn
Starting or order One hundred & Twenty ^{five}_{dollars}
with but from date value received
May 27^t/829. Daniel Spain

Three months after date I promise to pay
Lynn Starting or order Two hundred fifty
dollars ~~value received~~ Daniel Spain
May 27^t/829

ZKD Luse,

acpt. against
the Atts of
Daniel Sprine Dec,

200-1000

The Estate of Daniel Spain decd.

To Z. H. D. Luse

		<u>92</u>
Sept 18 th - 1828	to Sale leather	1 18 $\frac{3}{4}$
Sept 18 th 1829	to balance on sale	0 12 $\frac{1}{4}$
Oct 5 th --	to sale	1 25
Nov 18 th --	to leather	1 93 $\frac{3}{4}$
January 30 th 1829	by deer skins	\$ 4 50
Nov 28 th --	by Cash	0.75
		\$ 1 50
	due Luse	\$ 3 00
	Fee	" 13 $\frac{1}{4}$

The State of Ohio, Champaign County, Before me Mayor of the town of Urbana personally came Douglas Luse and makes oath that the above balance of \$ 3.00 is just, and was owing as above stated at the time of said Dan'l Spain's deceas'd, and has not yet been paid. Given under my hand and seal this 18th. day of July 1831.

Matthew Magraw, Mayor

Received of William Audas, and Willis Spain, Executors of the Estate of Daniel Spain deceased late of Union County Allen Township. Thru dollars & Twelve & a half cents in full it being the amount of the above proven account

November 26th 1831-

Douglas Luse

The State of Ohio Champaign County so
personally appears before the subscriber a Justice of the peace
John Price Green and was qualified according to law that
the within document was just and true as is wherein
stated and I verily believe him to be the very person he
represented himself to be "Given under my hand and
seal this 3 day of March 1832 Thomas Shain Jr D

Cost 12 $\frac{1}{2}$ cents

D Shain
act

v

Wood & Murphy

for one day and 1/2 hours to 1/2

1/2. 4/2
1/2. 9/3

1/2. 1/2

Condules 1 1 1 1 1 1 6

1/2. 4/4
2 1/2. 4/4
1/2.

2 1/2. 4/4

Bonds for one
April 22nd to Dennis Sherry 1 1 1 1 1 1 1 1
1/2. 0

Danl Spain Acco at Shepherd Green

July 1 st 1830	To 25 lights glass	4	1.00
	1 pocket knife		19
14 th	1/4 lb coffee tea		31
31 st	1 " coffee		19
Aug 9 th	1 " coffee		19
	1/4 " tea		31
	2 1/2 lbs flour 25		62
Sept 16 th	7/4 " up per leather		1.25
	1/4 lb tea		31
	to 200 as per W Epps		38
10 th	do do		50
	do per Richard Epps		50
26 th	1 pt port wine		37
	to goods per R Epps		50
Oct 12 th	1 wool hat		62
Nov 8 th	to 1/2 lb tea Wm		94
24	1 lb coffee		20
26	1 pt wine		20
Dec 8 th	1 lb coffee		20
10 th	1/2 lb salts	25	12
1831 Jan 10 th	4 3/4 dool leather 316		149
			20
14	1 lb coffee		20
	1 lb coffee		20
	to 60 lb on coffee		125
Feb 10 th	1/8 hds		6
March 12 th	to fish		40
	balance on wine		12
	1 pair tacks		12
	to Laundry Goods		87
	1/8 Spice & 2 tumblers		18
	to whs key		52
	over		13.30

Received at Marysville the fifth 1852 of Wm. Adams,
Wills, Spain Executor of the last Will & Testament of
Daniel Spain for Five Dollars for professional services rendered
him in the settling the business of said Estate by me.

Ellen S. Barnes

~~State money every aft of Laughe~~

1831 Dec 23 Recd of Willis Spain & Mr. Sudas
Adm't for Daniel Spain dec'd

the full amount of the within account \$1-90/-
against said Estate -----
John D. Elteest, Jr.

4

Oct 19th

1831 Daniel Spain ^{deed} to John G. Ellett & Co for
to medicine and attendance in death sickness
Seven dollars & ninety cents
~~many~~
\$7.90

Personally appeared before ^{me} a Justice of the
Peace for Panion county John G. Ellett
& Certified that the above account against
Daniel Spain ~~deed~~ is just and true to the
best of his knowledge act 1831
William Snuffing P

Dant. Spain (due^o)
to Mr. R. S. May 34. 37
Map

L.B. folio 142.

6

Received Botana May 1. 1837 of Mr. Andes
for three dollars and fifty cents in full
of the amount account
of 5.00

In Advance
to Mr. Andes

Daniel Spain (Deco?) (Jan?)

1829 To John Reynolds ~~for~~ ^{to} Dr
Nov 28 To 1 Handkerchief 25, 1 ditto 50 .75
" " 3 Pen Knives 2 1/2, 7 lbs Iron 28 1/3 .96
1830 March 29 " 1 Quart Port wine 44 ^{big size} {
" " " 5 lb Cotton Yarn 1.75 } per Lady 2.19
June 14 " 1/2 lb Powder 25, 2 lbs Lead 12 1/2, Buttons 9 1/2 .47

Cr?

Said fee - \$4.37
12 1/2
4.49 1/2

The State of Ohio ~~is~~ Before me Matthew Maguire, Mayor of the
Champaign County ~~is~~, Before me Matthew Maguire, Mayor of the
Town of Urbana, personally ~~came~~ P. B. Rob and made oath that
the above acct. against Dan'l Spain ~~is~~
Reynolds ~~for~~ ^{to} is just and correct
& belief, and that the same has
Given under my hand & seal July 10

October 24th 1832 This day received on the within note
Thirty Dollars by the hands of William Euday
& Willis Spain Executors of the Estate of Daniel
Spain deceased late of Union County

John Eppes

Received from 208-1436 of the Executors of Daniel
Spain deceased Thirteen Dollars & 50 Cents previously
in full on the within note John Eppes

I promise to pay unto John Coper thirty seven Dollars
and thirty seven and half cents in three annual payments
the first to be payed on the twenty seventh of May 1831
the second on the 27th of May 1832 the third on the 27th
May 1833
May the 11th 1831.

Daniel ^{his} wife
Spain - June
Frank

Recd of Mr. Utwin ~~in full~~ for H'Com
amount three dollars and nov 2nd 1832
fifty cents of William orders Executor of
Daniel Aspin dec'd this 27th of March 1833
Jno H'Com

W^m William
Utwin

March 31st 1831

Daniel Spain
to Jas M. Can Dr

To Services and Medicine —

\$ 3.50

State of Ohio Champaign County

Personally appeared before me the subscriber
a Justice of the Peace of said County
and was clearly ~~sworn~~ sworn to the above
accordant against Daniel Spain
deceased given under my hand this 2nd day
of November 1832 Wm Organ J.P.

9

February 26th 1833 this day received of Willis Spain
& William Audeas executors of the Estate of
Daniel Spain deceased one Dollars for Services
as appraiser of the property of said deceased

Joseph Coberly

60

September 20th 1832

Received of Willis Spain & William
Audas Executors of Estate of Daniel Spain deceased
fifty cents forming Services as ~~Cryer~~ of the
property sold at the Sale of the property of the
above name deceased.

G. F. Gary

Received of William & Charles & Willis Spain
Executors of the Estate of Daniel Spain deceased
late of Union County Allen Township Six
dollars & Twelve and a half cents. in full it being
~~the~~ amount of the within proven account
with fee

January 7th 1832 John Gilliland

11

Spay - 56 you will receive from us of usury

W^t & suit against the Estate of
Daniel Spain Deceased April 7th - 1831
Do to John Gilliland six Dollars for putting
two Mares to his horse Standing at Howell
Hollycrosses in 1831 John Gilliland

The State of Ohio Champaign County ss
Personally appeared before the subscriber a justice of
peace and was qualified according to law that
the above or within amount was just and true
as is therein stated and I verily believe that the
above John Gilliland is the person he represents
himself to be
given under my hand and seal this 7th day
January 1832

Thomas Grinnell Jr

12

9.00
12.00
15.00
18.00
21.00
24.00
27.00
30.00
33.00
36.00
39.00
42.00
45.00
48.00
51.00
54.00
57.00
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834.00
837.00
840.00
843.00
846.00
849.00
852.00
855.00
858.00
861.00
864.00
867.00
870.00
873.00
876.00
879.00
882.00
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942.00
945.00
948.00
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954.00
957.00
960.00
963.00
966.00
969.00
972.00
975.00
978.00
981.00
984.00
987.00
990.00
993.00
996.00
1000.00

Premises of Willis. Specie one dollar and twenty
five cents for publishing columns not crotic
of the estate of Daniel. Spain deceased late of
Union county

Martin & Lewis

McBain Oct. 3, 1831. 3.00

15

I do assign the within account to
Joseph Cobert for value received of him
Witness my hand and seal this ¹³ th 1832
William Asher

February 26th 1833 This day received of Ellis Spain
and William Astor executors of the Estate of
~~the~~ Daniel Spain deceased ~~Ninety~~ ^{Eighty} Seven & a half
cents it being the full amount of the within
previous account Joseph Cobert

The estate of Daniel Spain late of Allen
township deceased

To William Asher Dr
to three Bushels of corn -- \$075

I the said William Asher do solemnly swear
that the above account is just and true as
it is there stated

William ^{Sir} Asher
mark

sworn to and subscribed before me the 15th day
of October 1832

William Sniffin
fee for proving & certifying
justice of peace

14

Voueray No 1st

Union Com Pleas Sept Term 1830

Willis Spain & Wm Ordway Esqrs &c of Daniel Spain Esq

To Silas G Strong Clerk Dr

To Sunday Club fees Including Complete Recd

To this date - - - - \$3.57

Marysville Sept 22nd 1831

Received pay in full of

Silas G Strong Clerk

D^o 3
State of Ohio at Champaign County, 33,
Personally before me Williams & Deedas
a Justice of the Peace in and for said
County came Nathaniel Crowder who
made oath that the within named Coffin
charged to David Stains Estate was made
and delivered by him.

July 10th 1838.

W. M. Deedas J. P.

May 12 1831

Dr

Daniel Spain estate to Nathaniel Gowler
to one coffin five dollars

Nathaniel Gowler

October 2^d 1832, Received of Willis Spain, Jr.
McArdles, Executors of Daniel Spain deceased
five dollars it being the above account
in full -

Nathaniel Gowler

16

Rec'd Urbana Jan'y 26th 1833 of
Willis Spain & William Sanders Executors
of the Estate of Daniel Spain Broke
ten dollars for part of the within
amount W. T. D. McDonald
\$10.00

Rec'd Urbana May 12th 1838 of
Willis Spain & William Sanders Executors
of the Estate of Daniel Spain Broke
Eight Dollars & Fifty Two cent in
full of Principle & Interest ~~off~~ the
within act of Dan'l Spain Broke
W. T. D. McDonald
W. C. McDonald

Daniel Spain Dr Decd

In act with W H. McDonald

1829

Aug 6 To Cash 7

" "	Bal on Cotton Buttons &c	1 34
" 29	" Cash after paying our act	3 00
	1/4 Yea 31 1/4 Indigo	88 1 19

Sept 5 " Cash lent

" 19	1 Looking Glass	17 13
	6 Yds Calico	.75
	1 do wau Paper	.6
	2 fine Combs	12
	5 w Cotton Yarn	1 88
	Thimbles & Pins	.19

Octo 5 - 1 w Coffe 7/4 Yea 5 1/4 powder 13 64

" 19 - 1 w Cotton Yarn 38 60 ass 25 44

" 29 - 2 w Coffe 7/4 calycross .40

Decr 23 - Cash for a Jr do 1 20

1830

Jan 7 - 2 w Coffe 40 7/4 powder 11 1/4 am 13 65

" 21 - 1 Pint port wine & Calycross 58

Feby 8 - 1" do do with Spain 38

March 15 1" do do " Son 138

29 - 3 Yds Muslin Party 37

Apr 15 - 1 Blodk. & 1 Calycross 31

May 19 Order to Teams for Leather 1 16

June 3 " Cash for Brandy & Calycross .31

14 - 1/4 Yea - 3 1/2 a. tails - 19 50

July 2 - 2 w Coffe w Eps - 40

" 19 - 1 w Raisins for J.W. Jr - 12

Aug 2 - 1 Bott Brandy Inv Eps " 50

1831

Apr 26 - 1 Large dish & daughter " 75

1 w Yar " 163

1829 Contra Con 60 71

Nov 28 By Cash 45 00

P.Due 15.71

122

1583

The State of Ohio

Town of Urbana B Before me Mayor of the town aforesaid personally came Duncan McDonald one of the firm of W & D. McDonald. and made oath that the above balanced of \$15.71. is just and owing to them from Danl Spain just given under my hand and seal this 18th day of April 1832.

Matthew Maguire, Mayor P.D.B

Paid Oct 26th 1838 of Mrs Audas \$3.00
for acting as ~~Administrator~~ Executor of the Estate
of Daniel Spain (deceased as Clerk's fees)

J. H. Giv Mr

1831

9/19/1831 Guardianship

Dickey, William

O: CP 285

N: CP 80

C
P
e
8
0

Joseph Stokes Guardian of a Union Court Pleas Septemr 1831
William Dickey age 14 years Be it Remembred that on

the 19th Day of September 1831
William Dickey age 14 years came into open court and made
choice of Joseph Stokes for his Guardian Whereupon the court
here confirm said choice and appoint said Joseph Stokes to
the Guardianship of the said William Dickey Another
upon the said Guardian with William Snuffin & Joseph
Cobbley Recdents the said Bond to the appearance of \$50
erut in the sum of Five hundred Dollars

Said Bond Recd in the Words and figures following to wit -
 Know all men by these presents That we Joseph Stokes & Wm Truffin
 and Joseph Lubberly are here and family bound unto the State of Ohio
 in the full sum of One Hundred Dollars goods & Lawfull money of
 the United States to the payment of which well and truly to be made we bind
 ourselves our heirs Executors and administrators jointly & severally firm-
 ly by these presents Sealed with our Seals & Dated this 19th Day of Sept
 1831 - The condition of the above obligation is Such that Whereas the
 if the above bound Joseph Stokes does well and truly discharge all
 the Duties of Guardian for William Richey Aged 14 year for whom he
 is this Day appointed Guardian by the Court of common Pleas of
 this County and to pay over all monies and account for all money
 that may come into his hands as Guardian Then this bond shall be
 void & null Else in full force and value
 Signed Sealed & Delivered as
 presents of Ihas GStrong Cllk

Joseph Stokes sig

Wm Truffin Seal

Joseph Lubberly Seal

Copy of Gdn.
William Dickey

1831

9/19/1831 will

Beard, John

O: CP 284

N: CP 81

C
P
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1

John Beard Deceased & Be it remembered that at a court of common
Last Will & Testament Pleas Holden at the Court House in and for the
County of Union and State of Ohio on the 1st Day
of September A.D. 1831 The Last Will and Testament of John Beard late of Pin
George County in the State of Virginia Was produced in Open Court and it appear
ing to the Satisfaction of the Court here that said Will had been duly proven
in the County of Pin George aforesaid agreeably to the Law of said com
monwealth and it appearing to the Court that said Will relates to Lands in the
State & County it is ordered that the same be recorded in this Court and Due
ly certified. When said Will with the proofs aforesaid reads in the words
and figures following to wit +

In Gods Holy Name amen I John Beard of Pin George
Spaner George County being of sound mind and perfect recollection &
understanding Do here in and hereby make ordain publish & declare

This instrument of writing and none other to be and remain my only
 Last will and Testament in manner substance and form following that
 is to say. Insomuch Having already Given my three Sons John Battie, Herbert
 and George Washingt^t a full share and proportion of my Estate after my numerous
 & heavy Losses. I shall not begin by giving them any thing more. Still I make
 further provision for my Son Collin and for his children and for my Grand-
 son William Madison Beard. Son of my Deceased Son Alexander Beard and
 make other Specific Devises as follows to wit Item. Favored my Son Collin
 Will, Shal^t, and Do. Matto Ball Will or some of the Lands I own or may own in
 this county but not in Town his permanent known and established residence
 During his Life I do on these conditions but on no other loan to him du-
 ring his natural life all the lands I now own in the said County and all
 I may own at the time of my Death except such as I may specifically
 dispose of. I also loan to my said Son Collin During his Life on the same
 proviso to wit My Negro Man Tom and his wife Dinah My Negro man
 Fett & Edward My negro Girl Judy & woman Eve and my Boy Jack and I
 Desire my boy Jack may be put to trade of a carpenter for the term of four years
 and that he be put to some Moral humane sober Good man who will feed &
 clothe him well and treat him humanely hereby restraining my said son and
 his and all others from selling or disposing of the said Negroe or their slaves
 or sending them out of the State under any pretence whatsoever and should
 any of the said Negroes live to become too aged infirm weak or afflict-
 ed to labor I Desire such aged and infirm Negroe may be supported
 out of the income of my Estate and not be allowed to suffer for food or raiment

ed to Labors & Desire such aged and infirm Negro may be supported
out of the Income of my Estate and not be allowed to suffer for food or raiment
I also give to my said Son Colin one half of the Income or rent of the three sto-
ry brick Store house & Kitchen say the Brick Gencement which I built on the
Lands of Doctor John Archam & others on the South side of Water Street in Peters-
burgh Which Lease in the Said Gencement has ten years to run from the 7th
Day of August 1825 say Eighteen Hundred and Twenty five. I also Give to my
said Son Colin all my crop on hand at the time of my Decease and all
my farming Utensels and one half of all my Horses and cattle and
half my furniture. The other half of my horses and cattle & furniture I give
to my Son Herbert Item provided my said Son Collins. Shall make some
of the said Lands his permanent residence I do at the time of his Decease
Give and Devise all the said Lands and all the said Negro & their increase
to be equally Divided between all his children. But provided he shall not
make some of the said Lands his permanent residence. I do in that case
Divide and authorizo my & Desire my Executors to sell the said Lands
at publick auction payable at Seven annual payments and interest
from the two first payments. Taking a trust Deed and bond and security
on the Land to secure the payment of the purchase Money and I give
all the Money arising from the sale of the said Land to be equally Di-
vided between all my said Son collins children When the oldest of them
is at full age. And provided he shall not make some of the said Lands
his known and permanent residence as aforesaid I do in that case Divide
that my Executors do hire out all the said negro at private hire to
humane good men who will both feed & clothe them well till my son
Collins oldest child is of full age When I give all the said Negroes and

100

and all the money and its interest, arising from their hire to be equally
Divided between all my said Sons & Children - Item I Loan to my
Son Hubert Eldest Daughter During her Life my Negro girl Becky -
and at her Decease I Give the said girl Becky to his oldest child and
for want of such Child I Give the said Girl Becky & Her increase to be
Equally Divided between my said Sons Herbert other Children - Restively
all persons from selling said Girl Becky Out of this common Wealth
Item I Give and Devise to my Grand Son Elion M Baird son of my Deceased
Son Alexander Beard all that my tract or Survey of One Thousand acres -
of Land in the State of Ohio Known and Designated by its Number 2982 and
as per its patent bearing Date the 19th Day of February 1801 which said 1000 acres
of Land I Bought of Hector McNeil See the patent in the name of Hon -
Walter Johnson and see a Deed of the court of Amherst at August Court 1802
Andrew Garbun against Angus Johnson & others for the said 1000 acres of
Land and other Lands And I Give to my said Grand Son Elion M Baird -
One thousand Dollars to be paid to him by my Executrix out of the Income -
of my Estates say \$500 when he Shall arrive at full age and \$500 in -
one year thereafter - I Give to my Grand Son John Henry Beard son of my
Son Herbert Beard my Survey or tract of 800 acres of Land as per Survey No
of No 7074 and patent Dated the 26th Day of September 1811 in my name as a gift
of John Crawford of whom I bought it see his assignment & of the warrant &
also provided my Executrix Shall be able to sell the said 800 acres -
of Land for 12th Day \$2 per acre I do hereby authorize them so to dispose of it
for the benefit of my said Grand Son John Henry Beard. Item Having -

for the benefit of my said Grand Son John Henry Beard. Item Having -
sold all my Debts Due to me from General Com Lyle of Ohio to my Son Ino
Bath my 800 acres of Land & as per the two Executions now issued against
said Lyle and Levica on his Lands and having also sold to my said Son
John Bath my 800 acres of Land laying in Warren County which I obtained by
my Execution against said Lyle and all for \$750.00 say Seven Hundred
and fifty Dollars to be paid as per his offer to me for the said Debt & Land
I do now therefore Transfer Make over & Devise to my said Son John Bath all the
said Debts so owing to me from the said Lyle and also the said 800-
acres of Land he paying for the benefit of my Estate the said \$750. in the man-
ner way and time he is to do the same and in his making the said pay-
ments. I Give him all the Debts Due to me from William Hamson John-
Runkle Patrick Hamson as per my Execution against Hamson Issued
from the United States Court at Columbus. My bond against Runkle & negoti-
able note against P K Hamson now amongst my papers. The bond
he has got of John Baclash against said Runkle Item Likewise the pew in
the ^{Inaugur} Presbyterian Meeting house in Norfolk that belonged to the unfortunate John
D Haldane became my property at his Decease. and I desire the said pew should
be appropriated to the exclusive use and benefit of the poor of Norfolk of every
Christian Society I request my worthy friend Dr. C. W. Whitehead may see
my wish & desire fulfilled. Item Should any doubt exist or arise relative to the
Legal title to the Pew which I Give to the reverend Nicholas Gatch for the ex-
clusive use of the Methodist Society lying in the Town of Milford Ohio
and on which they have erected the building for publick worship. I do her-
by confirm and ratify them right and title to the same free & clear
of all encumbrances.

By reference to the title papers under which I purchased and obtained
Said Land. Item. I desire that my Executors do and shall rent out annually
or lease for a term of year all my Lands Lots Houses and buildings in the
Town of Petersburgh except such of them as I may otherwise dispose of in this my
Will that they do rent them out for the term of seven years from my decease and to
good tenants who will pay the rent and take care of my houses. And I desire as
much of the Money arising from the said rent as necessary may be applied to
the payment of any Debt or debts that I may owe at the time or at or after my de-
cease in consequence of contract bargain or purchase I may make and all
the residue of Said rents I desire may be kept out on interest. Except fifty
Dollars per year part thereof which I give to my Son Herbert. And the further
sum of fifty Dollars per year part thereof which I give to my Grand Son John-
Henry during his life to be paid to my Son Herbert and my Said Grand Son both
Henry his Son by the Executors annually for during the said Seven years and
at the end and expiration of the said Seven years. I give all the Money that
may be in hand. or Due in arrear from the Said rents thus one third part
thereof to my Son Herbert One third part thereof to my Son Collins children
and the remaining third part thereof I give to my Grand Son John M. Beard
and this I give to my Said Grand Son in addition to. And exclusive of the
Thousands Dollars I have given him in page no 3 of this my will which \$1000
is to be paid to him out of any Money belonging to my Estate not otherwise ap-
propriated. And should any unforeseen occurrence possibly intervene whereby
there may not be \$1000. belonging to my Estate left unappropriated I desire
that my Executors may sell and dispose of as much of my property
and such of my Sons houses as to them may seem best to sell.

and my Executors may sell and Dispose of as much of my property -
and such of my own property as to them may seem best, as will raise
the said \$1000. or so much thereof as may be deficient. And at the end of
and separation of the seven years. I give & Devise all my Lands Lots Houses
and buildings to be equally divided between all my son Collis Children &
his children then living to be accountable to any other children he may af-
terwards have for an equal share or proportion of the said real or landed
Property. I constitute nominate and appoint Major Richard Williams - of
Pitts. George Mc William Clark of the Farmers Bank of Petersburg & Mr.
John Lenox of Petersburgh my Executors giving & Devising to them separa-
tely a jointly full and ample power to carry every part of this my will into
complete and full effect. And I appoint my Executor Guardian to my
aforesaid several Grand Children until they are of sufficient age to care
for themselves. I desire that my son Collis may assist my said Executors in
seeing to and attending to the care and preservation of all my Houses and buil-
dings in Petersburg to prevent their being injured or going to Decay. Item
Any part of my estate of any description whatever either real or personal
which may not be given away or disposed of in and by this my will
I give to my son Collis and this I call my residuary Bequest - And
provided my said son Collis shall make some of my aforesaid lands
his permanent Residence I do in that case nominate and appoint
him one of my Executors. Item my wish and desire is that my grand
son Wm M Barna shall be clothed out of the money arising from
the part of the rents of my houses which I have given to him and
should he depart this life before he is of full age say 21 years

I do in that case give all the Lands and the \$1000 I have given him to be
 equally divided between all the children of my son Hubert meaning the
 gifts of the 1000 acres & the 1000 Dollars in case of his death before he is of
 full age to be a loan and nothing more as well as the third part of the re-
 nts. Item The debts and money due to me from my son George & my
 son Ino Bates when collected by my executors I desire may be disposed of &
 appropriated as is required by my will and as may be most necessary
 which as well as all other debt & monies that may be due to me or which
 may or shall become due I denominate and call my general estate Item
 I appoint my executors Major Richard Williams, Wm Clarke & John Lemire
 special guardians to my several grand children and pray them to act as
 such the third part of the rents of my houses that I have given to the children
 of my son Collin I desire may be kept on interest in good hands for their benefit
 except so much thereof as may be necessary to clothe & educate them
 in case of his my said son Collins death - See the gift of this to my said grand
 children in the 4th line from the top of page 106 in this my will Item I give
 to my son John B Baird all my wearing apparel to be disposed of or worn
 by him as he may think fit. & I give to my son Hubert all my Jewellery I
 may have on hand of that I bought of Charles L Bochner of Baltimore
 to be disposed of by him for his childrens benefit I appoint my two sons John
 B Baird & Hubert Baird executors of this my last will & testament

Daniel Eppes Wm M Baird Ino Bates

At a court held at Prince George County at the court house on Thursday the 13th day
 of December 1825 This last will and testament of John Baird deceased was proved

of December 1825 This Last Will and testament of John Baird Deceased was proved
by the oath of Daniel Eppes a Witness thereto and Peter Baird and Zachariah Hite
appear in court and made oath that they verily believe the same to be in the
own proper hand writing of the Testator and by order of the court it is hereby
Recorded

Teste A.B. Sturdevant 66

Prince George

December Court 1825

Herbert Baird & Colin Baird two of the Executors named in the Last
Will and testament of John Baird Deceased appeared in Court and relinquished
their right of Qualifying thereto and on the Motion of John A Peterson who made
a oath according to Law Letters of Administration on the Estate of the said Baird
is granted him on giving bond who together with John A Peterson & Colin Baird
his securities entered into and acknowledge their bonds in the penalty of for-
ty thousand Dollars conditioned as the Law directs

Teste A.B. Sturdevant 66

Virginia Prince George County to witness I Nathaniel B Sturdevant Clerk of the County
court aforesaid do hereby certify that the foregoing is a true copy of the Last will
and testament of John Baird Deceased as appears on the records of my said the
order granting administration to John A Peterson is also a true copy the whole of the
Executors named in said will having first refused to qualify In Testimony where-
of I have hereunto set my hand and affixed the seal of my office this 29th
day of April 1831 in the 55th year of American Independence A.B. Sturdevant 66
Virginia Prince George County to witness

I Samuel Perkins Presiding Justice of the Court of Prince
George County in the State aforesaid do hereby certify that the attestation here
to annexed made by Nathaniel B Sturdevant Clerk of the said court is in due
form

And by the proper officer appointed by the Laws of the said State for that purpose and that full faith and credit is due thence in every court or office in the United States Given my hand at the County of Prince George in the State of Virginia aforesaid this 10th Day of May in the year 1831 and of the 55th year of American Independence.

Samuel Perkins Jr.

State of Virginia Prince George County to wit

I Nathaniel B. Steedman Clerk of the County Court of Prince George County in the State of Virginia do hereby certify that Whom Certificate is hereunto annexed is presiding Justice of the Court of the said County of Prince George in the State of Virginia duly commissioned and qualified to the said Office according to the Constitution & Laws of the said State.

Given under my hand and the seal of my Office this 10th Day of May 1831 & in the 55th year of American Independence NB Steedman Clerk
Begged to be ordered by order of Court Sept 19th 1831

Attest Silas G. Strong Clerk

1831

9/21/1831 Guardianship

Osborn, Washington
" , Uriah

O: CP 66

N: CP 82

C
P
O
8
2

Know all men by these presents that we Silas G Strong
Stephen McLean & Daniel Ostrom of the County of Union &
State of Ohio are held and firmly bound unto the State of
Ohio in the full sum of One hundred Dollars each to
the payment of Whom Wall and Truety to be made we
bind our selves our selves our heirs Executors & ad-
ministrators Jointly and severally firmly by these pres-
ents sealed with my seal and dated this 6th day of
April 1803

Whereas the Court of common Pleas of Union
County has this day appointed Silas G Strong Guardian
of Washington Ostrom Aged Seven years and Nine
Ostrom Aget five years Infant Sons of Thomas Ostrom
late of Union County Decd Now the condition of
this bond is such that If the above bound Silas
G Strong Does well and Discharge all & due
regular Pst Dates imposed upon him by Law
as Guardian then this bond Shall be void
Else in full force & virtue

Silas G Strong Seal

Stephen McLean Seal

Daniel Ostrom Seal

Am Con Sles
Silas G Strong Guar
of \$ Bond
Wash & Wash Off

Filed April 6th 1888

" " "
Silas G Strong
6th

Know all men by these presents that we Silas G.
Strong, Daniel Osborn and Stephen McLain of
the County of Union are held and firmly bound
unto the State of Ohio in the full sum of one hundred
dollars, lawful money of the United States - to the
payment of which well and truly to be made
we bind ourselves our heirs executors and
administrators jointly and severally firmly by
these presents sealed with our seals and dated this
the sixth day of April AD 1833.

The condition of the above obligation is such;
that whereas the said Silas G. Strong was on the day
and year aforesaid appointed by the court of
Common Pleas of Union County, Guardian of Washing-
ton Osborn and Uriah Osborn infant heirs of Thomas
Osborn deceased, the first aged about seven years
the second aged about five years - Now if the said
Silas G. Strong shall well and faithfully discharge
and perform all the duties required of him by law
as guardian aforesaid, then and in that case this
obligation is to be considered null and void, the
to remain in full force & virtue -

Seal



Silas G. Strong Daniel }
Osborn & Stephen McLain } Guardian
to }
State of Ohio } Bond

Filed April 6th 1833

Silas G. Strong

Clerk