

In Vacation March 1849 —

Robert E. Adams &  
Eli Adams  
as  
Administrators...

Philip Berrier's Estate

Bond to the State

Know all men by these presents that we Robert E. Adams, Eli Adams & John Douglass, all of the County of Sullivan, in the State of Indiana are held and firmly bound unto the State of Indiana, in the sum of four hundred dollars, for the payment of which well and truly to be made debts due we bind ourselves our heirs, executors, and administrators, jointly and severally, firmly by these presents, signed with our hands, and sealed with our seals, and dated this sixth day of March AD 1849. — The condition of the above obligation is such, that if the above named, Robert E. Adams, & Eli Adams, shall diligently and faithfully execute the duties and trusts committed to them, as Administrators of the Estate of Philip Berrier deceased, and shall obey all orders and decrees of the Probate Court of Sullivan County, made pursuant to Law, touching the administration of said Estate, then the above obligation to be void and of no effect. Otherwise to be and remain in full force and virtue in Law. —

Taken and approved by me this

16<sup>th</sup> day of March AD 1849 Robert E. Adams (Seal)  
Eli Adams. (Seal)  
John Douglass. (Seal)

S. N. Boyar

Not.

0371

May Term AD 1849.

A Term of the Putnam Probate Court began and held in the court house in the town of Rochester, County of Putnam and State of Indiana on the second Monday, being the 10. day of May AD 1849. Present the Honorable C. Anthony / J. Smith. Judge of said Court.

In the matter of the Estate }  
 of Philip Berliar de D. } } The Court in all things  
 now confirms the appointment of Robert C. Adams }  
 & Eli Adams, as administrators of the above Estate, }  
 by the Clerk of this Court in vacation.

Ed Adams Administrator

Louisa Berrin

Mary Jane Berrin

Elizabeth Berrin

Samuel Berrin

Newton Berrin

John Berrin

Petition to Sell Land

Now comes into Court the said Administrator by Isaac W. Holman his attorney, and the said Louisa Berrin, being then lawfully called comes not but herein wholly makes default, and it appearing to the satisfaction of the Court from the returns of the Sheriff of Fulton County, that a citation has been served upon the said Louisa Berrin & the said Mary Jane Berrin, Elizabeth Berrin, Samuel Berrin, Newton Berrin and John Berrin more than ten days prior to the first day of the present term of this Court which met and the return of the Sheriff endorsed thereon is in the words and figures following to wit, hereunto and the said Administrator by his Counsel also now suggests to the Court that the said Mary Jane Berrin, Elizabeth Berrin, Samuel Berrin, Newton Berrin and John Berrin, are minors under the age of twenty one - whereupon the Court do appoint Anthony T. Smith, Guardian ad litem of said

542

May Term 1857.

Members, who have appeared in Court accept said appointment and in them in open Court accordingly, whereupon said Guardian now files the following answer to said petition (here inserted), whereupon it is ordered by the Court that Lot W. Boyzath and Joseph Robbins be and they are hereby appointed appraisers of said Estate, and report their appraisement to this Court as soon as practicable - Whereupon said appraisers now file the following appraisement of the Real Estate in said petition mentioned to wit Tullam Probate Court, May Term 1857. - To the Judge of said Court - Lot W. Boyzath and Joseph Robbins appointed by this Court to appraise the Real Estate of Philip Berrin late of said County, deceased - Report that after having been duly sworn for that purpose and after making proper inspection of the Real Estate, shown to us by E. Adams administrator of said Estate - That it is worth the following, to wit:

Lot No. 68. & the improvements thereon	325.00
" " 69. & the improvements thereon	<u>130.00</u>
	\$455.00

deduct a Mortgage incumbered of	<u>57.50</u>
Making a total value of	\$397.50

Given under our hands this May 12. 1857.

Fee 50

" 50  
\$1.00

L. W. Boyzath  
Joseph Robbins