

Jasper County Court Monday August 27th 1851 (27th of August)

Ordered by the Court that William Smith Senr. Guardian of the person and estate of Joseph R. Peard a person of unsound mind and feeble has a credit for sum of hundred and twenty dollars which was allowed by the Court.

Ordered by the Court that school township number 31 of Range 19 be organized for school purposes and that William Smith Senior be and he is hereby appointed Commissioner of Common Schools for said township and that William Walker and William Smith Jr. be and they are hereby appointed inspectors of Common Schools for said township and that the trustees hold their first meeting at the Camp Ground in said township on the second Monday in October next.

Ordered by the Court that Wm Smith Senr. Guardian of the person and estate of Joseph R. Peard a person of unsound mind be authorized to sell at public sale on a credit of twelve months the personal property belonging to said estate.

Ordered that Court adjourn until to morrow morning at 9 o'clock
Thomas S. Hutton
Presiding Justice

Jasper County Court Monday Morning August 27th 1851 (27th of August)

Court met pursuant to adjournment present as follows.

It appearing to the satisfaction of the Court that Samuel Chamberlain a poor orphan child about twelve years of age may become chargeable to this County it is therefore ordered by the Court that the said Samuel Chamberlain be bound an apprentice to John Townsend until he shall arrive at the age of twenty one years on condition the said John Townsend file in this Court during the next term a sufficient indenture subject to the approval of this Court.

Ordered that the Commissioner of School Township Number thirty three be allowed the sum of twenty eight dollars out of any money in the Treasury belonging to the state school funds appropriated to Jasper County.

Ordered by the Court that Elijah Huntington be and he is hereby appointed Guardian of the person and estate of James H. Peard a feeble child under three years of fourteen years the said Elijah Huntington be and he is hereby appointed guardian of said child.

Source: Jasper County, MO, Minutes of the County Court 8:27, 37, 72

Call #: 932616 Document #: 13A

day of time

people County Court Clerk, Monday, March 15, 1851

Bound met pursuant to adjournment previous day

his demand
his demand
Cagle have and
dollars and
ts.

This day came John Townsend Sur. and filed the Indenture of of said John
- being a poor male orphan child in compliance with the order of the
Court made at the last term which Indenture was approved by the Court
Therefore the said Samuel Cornberry is bound an apprentice to the
said John Townsend Sur. until he shall arrive at the age of 21 years

Ordered by the Court that John Townsend Sur. be allowed the sum of seven
dollars out of any money in the Treasury appropriated for County
30 - duties being for services rendered in taking the enumeration of the
Children in Centre Creek Township

his demand
do oath to his
aid Brown had
and also his

Ordered by the Court that Daniel H. Thomas be allowed the sum of seven
dollars and fifty cents out of any money in the Treasury appropriated for
31 County expenditures being for services rendered in taking the enumeration
of the Children in Jackson Township.

Manfield
id idur app
ntice after he
we have and
and also his

Ordered by the Court that Martin W. Hall be allowed the sum of four
dollars out of any money in the Treasury appropriated for County ex
32 penditures being for services rendered in taking the enumeration
of the Children in Mason Township.

erson and ge
nt. appeared
ce after he
vidence it
d reasons
s and being

This day came Malinda C. Henderson a female minor over the age
of fourteen years and made application to change her guardian
whereupon the said Malinda C. Henderson made choice of her father
Richard Henderson as her Guardian, and it appearing to the
Court that it is necessary that there shall be guardian
appointed for the following minor Children to wit for Henry W.
Henderson, Catharine W. Henderson and Ellen C. Henderson
whereupon the Court appointed the said Richard Henderson Guardian
for the said Henry W. Henderson Catharine W. Henderson and Ellen
C. Henderson, the said Richard Henderson being present accepted the app
- ointment he also produced ^{here} in Court his ^{bond} for the use of the
said Minors respectively in the sum of five hundred dollars with O. S. White, John W. Horland and William
- us and dollars with O. S. White, John W. Horland and William
- us as his securities which was approved by the Court

nspious who
nt in Cedar
y and locat

Ordered by the Court that the order made on yesterday binding
binding John Lafton an apprentice to John Cornberry
and the same is hereby dissolved.

to minor
P. C. Hall
sing fast

Ordered by the Court that the order made at the last term of the Court
authorizing the guardian of Joseph R. Reed a person of
to sell the personal property belonging to said estate be
- voided

Jasper County Court Monday February 27th 1852

Janet Henderson, Plaintiff

John Estep and
Mather Estep } Defendants

Charge of embroiling property

Said Janet was excluded from being on a jury in this case by the agreement or consent of the parties. Isaac Selah was sworn in his stead. After hearing a portion of the evidence on the part of the defendants, in this case, the Plaintiff ^{by his attorney} made application to dismiss the cause, to which the defendants by their attorneys objected and insisted that they were entitled to have the verdict of the jury rendered. The court refused to suffer said suit to be dismissed, the defendants then closed their evidence, the cause was submitted to the jury, who returned a verdict the following: "We the jury find the property claimed by the plaintiff in this cause to belong to the defendant. It is therefore considered by the court that the said defendants have and receive of and from the said Plaintiff the sum of \$1000 in this behalf laid out and expended and that they be execution therefor."

Ordered that Court adjourn until to morrow morning at 9 o'clock

Thos. M. Hill
Presiding Justice

Jasper County Court Friday morning February 27th 1852 (Friday)

Court met pursuant to adjournment presented yesterday

This day came Blishy Robinson Public Administrator of Jasper County and Ex-officio administrator of the estate of John Houghland deceased and filed his Inventory and appraisement bill of said Estate and it appearing to the satisfaction of the Court that the whole amount of assets belonging to said estate do not amount to the sum of Two Hundred dollars. It is therefore ordered by the Court that said administrator pay over all the assets to the widow and that said administration cease until otherwise ordered by the Court.

Ordered by the Court that Mary Secorbery be bound apprentice to John Overbird until she shall reach the age of 21 years and be filing in this court a return of her services to the approval of this Court at all

Jasper County Court
The day came
decision on all

Ordered by the Court
to wit: William
the present
of John Hill
which was
Dewell is the

Ordered by
Dewell dies a
belonging to
from belonging to
and office
forth coming
concerned

Ordered by the
out of any
being for or

John M. Hill
from the

John
J. Estep
for

filed his d
of notice f
hearing the
Fullerton ha
sum of 2

John
or days
John

discovered the
the name of
the name of
Fullerton is
Dewell is the