

Estate of Samuel } Petitioner to See Realty
vs. Bollman } ans. of Geo. J. Ad. Litem
Comes now John J.
Fence Guardian Ad Litem of Charles
W. Alban, Edwin C. Alban, Jennie
Alban and Laura Alban minors as fei-
ants in the matter of petition to see real
estate, belonging to the estate of Samuel C.
Bollman, and in answer to said petition
denies each and every material allega-
tion therein contained and asks that the
administrators be held to show the proof of
his petition

John J. Fence
Guardian Ad Litem

State of Indiana
Adams County

In the matter of ^{the} Estate of Daniel C. Rollman
Decedent's personal property
at private sale

to the Adams Circuit Court,

Your petitioners

Abraham W. ^{Wm.} Rollman, Administrator of the estate of Daniel C. Rollman deceased would show to the court that it would be more to the advantage of said estate that the following described personal property belonging thereto be sold at private sale, to wit: One No. 1 Job Printing Press together with the type, cases, rules and other material belonging thereto, One lot of corn in crib, ^{210 bushels of oats,} One flat farm spring wagon, ^{and} the undivided half of the following described personal property, to wit: Letters Patent No. 38,074, issued to Clubb & Rollman, for Mill Stone Spindle Oiler, 72 oiler components, 1 Breast Drill, 1 small brace bit & drills, 11 ^{lbs} Babbit Metal, 4 ^{lbs} Copper wire, 11 ^{1/4} ^{lbs} Burr cement, 33 ^{lbs} Metal tubing, 350 cups for oiler (Brass); 1 Letter plate, One cut for oiler, 4 Vol. Scientific American (unbound); 1 Vol. Science Record; Letters Patent No. 40,224 earth auger, issued to Sarg & Rollman

1 Bending Machine; 1 Large iron punch, 1.24"ⁱⁿ
Earth auger; 1-18 inch Earth auger; 1-12¹/₂ inch
Earth Auger; 2-9 inch Earth Auger, 1-6 inch
Earth Auger; Ropes, pulleys and hooks;
1 Lot Iron cupping Knives; 1 Lot shaftings;
269¹/₂ ^{lbs} Steel; 86 ^{lbs} Steel (cast); 21 ^{lbs} Iron,
10 bars iron 4 1/4" x 1/4" ^{lbs}; 3 Drills & attachments;
1 Lot Auger patterns; 1 Box Tools; 1 box iron &c;
2 Walling machines; 1 set hooks for walling;
and 1 dirt cart; And you petition
further shows that said estate
is indebted to one Christiana Ballman
who is the mother of the decedent,
in the sum of ^{about} \$700, that she is
in need of the said money for her
maintenance, that he wishes to
~~for what her money is worth~~
sell said corn for cash, that he may
pay the proceeds thereof to the decedent's
said mother, And he refers the
court to the appraisement of said
several articles of personal property
now on file in this court for the
appraised value thereof, And he
asks an order of the court that
he be authorized to sell the same
at private sale, and that he be
further authorized to sell said corn
for cash, And that in case he should
think it to the interest of said estate,

State of Indiana

In the Adams Circuit Court February term 1904.

Adams County

In the Matter of the Guardianship of

Laura Alban, and the Estate of A McW

Bollman

Comes now Benjamin W Sholty Adminis-

-trator De Bonis Non of the Estate of A McW Bollman and would most respectfully show to the court that the said decedent was at the time of his death and for a number of years before, the guardian of the above named ward Laura Alban, and as such guardian on the ____ day of November 1890 filed with the said court a report of the condition of said wards estate which said report was approved by the court and is recorded in probate order book 15 at page 106 of said court and which report shows that there was in said guardians hands at said time the sum of \$112.05, That a short time thereafter the said Guardian A McW Bollman died and one Elsie Bollman his widow was appointed administratrix of his estate, and that said Elsie Bollman continued to act as such administratrix until the ____ day of March 1903 when she was removed by this court and the undersigned was appointed Administrator De Bonis Non. That the said Elsie Bollman never at any time as such administratrix filed a report of such guardianship and never paid over to said ward any part of said fund and this administrator now makes a report of such guardianship and asks that the same be approved and that said estate be discharged from further liability of said trust.

Said estate is chargeable with amount on hand as

shown by last report as above set out	\$112.05
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To interest on same from that date to the present	87.36
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199.41

Credit by cash paid in full receipt therefor

hereto attached

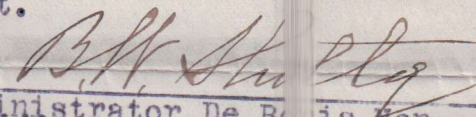
10.15

\$ 189.26

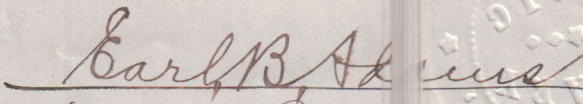
(2)

And said administrator would further show to the court that there has been paid to him since said appointment the sum of \$260⁶⁵/₁₀₀ by Clark J Lutz administrator of the estate of Christenia Bollman and which sum is now in his hands of this administrator, that said sum so paid to him by the said Clark J Lutz Administrator was for money advanced by the said A McW Bollman to the estate of the said Christenia Bollman and this administrator is informed that the fund so advanced by the said A McW Bollman was the funds belonging to the said ward Laura Alban, and for that reason the same should be paid to said ward in full.

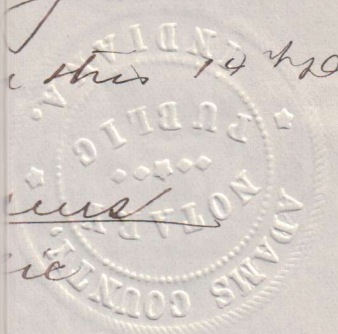
Wherefore he asks that he have such order in the premises as may be just and right and that this report be approved in all things and that said estate be discharged from further liability of said trust.


Administrator De Bonis

Subscribed and sworn to before me this 14th day
of March 1904


Notary Public

Com. exp. 9-22-1904.



State of Indiana
Cass County
In the matter of the
Estate of Saml. B. Bollman Dec.

In Cass County
December Term 1878

Abraham W. William

Bollman Administrator of the estate of Samuel
B. Bollman Dec. would represent to the
Court that he has sold, all the personal
property belonging to said estate, heretofore
ordered sold at private sale by this court,
except one platform spring wagon, that he
has ever since said order was granted by said
Court, offered said wagon for sale at private
sale but has received no bid therefor, that
was equal to or in excess of the appraised
value thereof, and that he has been un-
able to sell the same at private sale,
that he further shews to the Court that
it would be to the interest of said estate
where said wagon sold at public sale.
He therefore asks that he be authorized by
the Court to sell the same at public
sale upon the usual notice of the
time place and terms thereof, and that the sale
of said ^{corn} ~~com~~ be confined

Abraham W. W. Bollman.

Subscribed and sworn to before me this 7th day
of December 1878

O. A. Huffman
Notary Public
Cass Co. Ind.

