

Estate of William Smith - 1864-1865

Name in Record	Reason for Being in Record	Date of Record
William Smith	The deceased	
Joseph Roop	Letters of Administration granted	May 12, 1864

Name in Record	Reason for Being in Record	Date of Record
William Smith	The deceased	
David Studabaker	Attorney for administrator; filing petition to sell real estate	
Joseph Smith	Minor heir	
Elizabeth Smith	Minor heir	
Samantha Smith	Minor heir	
William Smith	Minor heir	
James R. Bobo	Appointed guardian of minor heirs	
Administrator	Ordered to sell real estate	Jan. 12, 1865

Estate

W^m Smith

Administration

Letters of Administration having been granted by the
 Clerk in this behalf in Vacation to Joseph Roop. who now here
 comes and on motion said appointment so made is by the Court
 Confirmed. And this matter is Continued.

The Court then adjourned until to morrow morning
 at my clock S. M. May 12th 1864

Prackmire

3rd Day of January term January 12th 1865
Matter of the Estate

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Wm Smith

Come now the Administrator by David Studabaker his attorney in this behalf and presents his petition to the court asking an order of the court to sell the Real Estate of the decedent described in said Petition to pay debts which Petition is in these words (h 9) and produces and files in court a copy of the notice and proof thereof of the filing and pendency of said Petition which is in these words (h 9) and proof by copy and proof of posting five notices thereof in the county and township in which said Real Estate is situate three of which are posted in said township which is in these words (h 9) and it appearing to the court that Joseph Smith Elizabeth Smith Samantha Smith and William Smith are heirs of decedent and defendants and minors under the age of twenty one years the court appointed Jas R Bobo an attorney of the court Guardian ad litem for said minor defendants who now accepts said trust and files his answer in this behalf in these words (h 9) and on motion said Minors and Defendants are all three times called by the sheriff but come not but herein wholly make default And said Administrator now files his inventory and appraisement of said Real Estate described in said Petition in these words (h 9) and files his additional bond in these words (h 9) as such Administrator which said bond is accepted and approved by the Court and this case being set down for hearing upon petition notice publication proof letter papers default and answer of Guardian ad litem the court does find the allegations in said petition contained to be true that the Real Estate therein mentioned be sold at private sale by said Administrator that he give ^{four weeks} notice of the time and place of said sale in a Newspaper printed & published in the county in which said Real Estate is situate if any there be and that he post ^{five} notices for weeks previous of said sale three of which shall be in the township in which said Real Estate is situate and two in other places in said county all of which shall be in public places that one third of the pure have money shall be paid down one third in ^{its} and one third in twelve months from the day of sale secured by note and freehold security and Report his proceedings at the next term of this court all of which is ordered and determined by the court and this case is continued