

	Guardianship of Catherine, Joseph, Louisa & Henry Bremerkamp	
Name in Record	Reason for Being in Record	Date of Record
Catherine Bremerkamp	Ward	
Joseph Bremerkamp	Ward	
Louisa Bremerkamp	Ward	
Henry Bremerkamp	Ward	
Clerk of Court	Suggests guardian's bond is insufficient	
Garret Heiderman	Is not sufficient surety on bond	
Mary Meibers	Guardian; required to give additional bond	May 4, 1859
Name in Record	Reason for Being in Record	Date of Record
Catharine Bremerkamp	Ward	
Joseph Bremerkamp	Ward	
Louisa Bremerkamp	Ward	
Henry Bremerkamp	Ward	
Mary Ann Meibers	Guardian; files additional bond	August 1, 1859

May Term 1859. the 3^d dayMay 4th 1859

31 Matter of the Estate of Property
 of
 Catharine Bremerkamp
 Joseph Bremerkamp
 Louisa Bremerkamp &
 Henry Bremerkamp

Guardianship.
 Additional Bond Required.

Comes now the Clerk of the Court and suggests the insufficiency of the Guardian's Bond in the behalf and the Court after having examined said Bond and being fully advised in the premises finds that Garret Heiderman is not sufficient surety on said Bond. And it is therefore Ordered by the Court that the said Mary Heiderman Guardian in the behalf be required to give an additional Bond as such Guardian with sufficient surety to the approval of the Clerk of this Court. And that said Additional Bond be filed in the Clerk's Office of said Court, before the first day of the next Regular Term of this Court, And on Motion the matter is continued.

August Term 1859 the 1st dayAugust 1st 1859

37 Matter of the Persons & Property

of
 Catharine Bremerkamp
 Joseph Bremerkamp
 Louisa Bremerkamp &
 Harry Bremerkamp

Guardianship
 Additional Bond filed

Comes now Mary Ann Meier,
 the Guardian in this behalf and files in the
 Clerk's office her Additional Bond as Guardian
 of said Wards in compliance with the Order
 of this Court made at the last Term thereof
 which said Additional Bond is in words
 and figures following to wit. (Ex. A.) which said
 Bond is approved of by the Clerk of this Court in
 vacation, which is confirmed by the Court.