Milling D.	
are bound unto the State of Indiana, in the sum of of which we bind ourselves, to intly and severally, is sealed and dated this the	N. VIII
are bound with Tanas	P. J. Onfl
Conto the Spale of Indiana	e galan
of which we bind ourselves, lointly and severally, for the above bound Will. day of His	-60
Seel se bind ourselves, jointly	The hund
secured and dated this the	galy by these
If the above bound Will day of the	Invar.
shall faithfully on	100 1 1890
The Outres gs Guardian of	the norm
illar	and property of
minor heir of Matilda. On then the above obligation is to be void, else to remain	
then the above all and da. The	la
above obligation is to be void, else to remain	in form deceas
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	16 76 Bruns
Approved In open Court	office State SEA
the 18" day of Tebruary 1890,	0 /
4	The Attac.
the 18 day of Tehnany 1890	Clerk of Adams Commit Comm
State of Indiana Adv. C	
State of Indiana, Adams County, s	SS.
Milliam Villars swear	hat I will honestly and faithfully
discharge the duties of my trust as Guardian of	La a Da
discharge the duties of my trust as Guardian of	al Millaro
$\gamma_{II} \leftarrow \alpha_{II}$	
minor heir of Matel of a Pellary	deceased, ageording to law;
minor heir of Mall a Villar	Pillars
so help me God.	Ail 190
Subscribed and sworn to before me, this	gy of Villery 10/
Subscribed and John	ay of Filmery 1890
dams County, SS	
State of Indiana, Adams County, ss I, John Diffele clerk of the ortify that Williams Pillaro of the ortify that Williams Pillaro of the county of the cou	ne Circuit Court of said County,
John A Hale Clerk of the	said County, has been appointed
That Williamo Villaro	
rtify that the person and property of	elaro
uardian of the per	late of said County, deceased,
uardian of the person and property of Cilians inor heir of Matilda Villans	a seal of
inor heir of Manual Call Call and has qualified as such. In Testimony Whereof, I have bereum years and Court, the	set my hand and the sea of
ad has qualified as such. In Testimony Whereof, I have become	18 office Clark
said Court, the	in Strate lies

m ar State of Indiana,

County of Adams SS.

In the matter of the Guardianship of Ethel Pillars:

Comes now William Pillars and files the following account for partial Settlement:

Said Guardian charges himself with amount of hand at last

settlement:---- \$513.66
Interest Collected on same. 55.72

Total Charges

Said Gardian Claims Credit as follows:

No	1	Taxes	paid.	6.24
No	2	u		6.24
No				8.15
				7.75
No	4			7.75
No			•	1.77
		Cost Pa		2.50
No	7	Hooper	& Lenhart Attys.	\$40.40
Ba	lar	nce Due	Ward at this settlement:	\$569.37

State of Indiana, County of Adams SS.

William Pillars being first duly sworn upon his oath swears that the above and foregoing account is a full true and complete statement of his proceedings in the matter of said guardianship, of all sums by him received and of all sums by him laid out and expended.

Subscribed and sworn to before me this 22nd day of November, 1904.

Notary Public.

State of Indiana, County of Adams SS.

In the Adams Circuit Court, Sept. Term 1907
In the matter of the Guardianship of Ethel Plilars a minor:
Comes now William Pillars guardian of said ward and files the follow-

FINAL SETTLEMENT:

Amount due ward at last settlement

Interest collected since last report

\$485.21 14.00 \$499.21

Total charges

Said Guardian claims credit as follows:

Taxes paid No 1

Taxes Paid No 2

\$ 9.48

Cost Paid No 3.

1.03

Hooper & Lenhart attys.

2.50

Amount due ward on final settlement

476.72

State of Indiana,

county of Adams SS. William Pillars being first duly swern upon his oath swears that the above and foregoing report contains a full true and complete statement of his preceedings in the matter of said Guardianship of all sums by him received and of all sums by him laid out and expended. That his said ward of all sums by him laid out and expended. That his said ward is over 18 years of age and has intermarried with one Jesse is over 18 years of age and has intermarried with one Jesse Buhler, a person over the age of twentyone years. That he has Buhler, a person over the age of twentyone years. That he has the receipt in the sum of \$476.72 in full of the amount her receipt in the sum of \$476.72 in full of the amount due her on final settlement.

charged.

Subscribed a d sworn to before me this 27th day of Sent. 1907

Notary Pub

My com expire Feb 23 1900

State of Indiane,

County of Ada p

In the matter of the Guardianship of Ethel Pillars minor heir of Matilda Pillars Decessed:

Comes now William Fillars Guardian of said minor, and submits to the court the following account current for partial settlement Said Cuardian charges himself with the amount of Inventory on

file.

Interest on same Total Charges.

Said Cuardian asks credit as follows:

No 1	
Edward C. Rutter Probate judge	\$15.02
No 2 William 9. Owny	\$10.82
No 3 George E. Hartin	\$13.75
No 4 George E. Martin	\$25.00
NoS M.C.Miller	3.75
No 7 Perry Robison	3.16
No 8 Chas. Emerich	6.25
No 9 John D. Hale,	6.25
	15.75
No 10 Paul G. Hooper.	50.00
No 11 Guardian affidavit	2.50
No 12. Paul C. Hooper.	35.00 \$183.25
No 13 William Pillars	¥ 194.33
No 14 Porry Robison	8/14/53 3:98 67
Total Balance due ward at this settlement:	\$ 5 44,00

State of Indiana, County of Adems SS.

William Pillars, Guardian as above, being first duly sworn upon his oath swears that the above and foregoing account contains a full true and complete statement of his proceeding in the matter of said guardianship, of all items by his received and of all items by him laid out and expended.

Subscribed and sworn to before me this 30 day of Jan 1894.

Notary Public.

State of Indiana, County of Adens 58.

> William pillors Quardian of said Ethel Pillors being first duly sworn upon his eath swear that as such sucr dian he came into possession of a certain piece of re al estate, in Fairfield county, Ohio. Acting in good faith and under the advice of an attorney in said state of Ohio, he made a contract of sale for said real estate at and for the sum of \$500.00. That afterwards upon consulting with another attorney he found that he had no authority to make such sale without procuring a proper order from the probate court of said county in Ohio. That as soon as he learned that it was necessary for him to so do, he procured said order, and had said real estate appraised, That it was appraised for the sum of \$550.00. That acting upon the advice of his attooney he sold the said real. state to the person who had first contracted for it, reporting to the court that he had receive the sun of \$550, when an truth and in fact he never received more than the first contract price \$500.99. That to cover said difference and to save the estate of his ward any further cost, of a reapprasoment of said real estate, he made a quit claim deed for his interest in the same, which he held as relict of his deceased wife, believing that the same was worth more that the difference between the sale and the appraisement and therefore the said ward received the full purchase price of said real estate. Wherefore he asks that he have credit William Pollass for said \$50.00

subscribed and sworn to before me this 29th day of famuary, The Metalle