

Guardianship of Mary & Christopher Shoemaker - 1862

Name in Record	Reason for Being in Record	Date of Record
Mary Shoemaker	Ward	April 19, 1862
Christopher Shoemaker	Ward	
Henry Will	Guardian; files current report; request discharge as Mary's guardian	
Clerk	Received payment for claim	
Wm. G. Spencer	Received payment for claim	
Mary Shoemaker	Ward; received distribution from guardian	
Henry Will	Guardian; received cash from sale of land for wards	
James B. Simcoke	Clerk	

Guardianship of Mary and Christian Shoemaker - 1862

Name in Record	Reason for Being in Record	Date of Record
Mary Shoemaker	Minor ward	Dec. of 1862
Christian Shoemaker	Minor ward	
Henry Will	Guardian; presents final settlement	
Joseph Shoemaker	Deceased; assumed father of Shoemaker minors	
John Spooler	Purchased land from Shoemaker estate	
Clerk	Received payment for fees	Dec. of 1862
Spencer	Received payment for fees	
Mary Shoemaker	Received her share of assets	
Christian Shoemaker	Received his share of assets	
James B. Simcoke	Clerk; guardian is discharged	

September Term 1862, The 3rd day Sept the 10th 1862,

149

Matters of the Person
and Property }
A1 Mary Shoemaker } Guardianship.
Christopher Shoemaker }

Come, now Henry Will the Guardian
in thy behalf and files his Report and account
in thy behalf which said Report is in
words and figures following to wit, Account
current. The Estate of Mary Shoemaker and
Christopher Shoemaker Minors to Henry
Will Guardian Or Dec 11th 1856

Cash paid Clerk as pr R No 1. \$11.83-

" " Wm J Spencer R No 2 \$10.00

Cash paid Mary Shoemaker out of said wards her
share of the funds in my hands for distribution
between said Minors as pr R No 3. \$45.00

Cash paid Clerk as pr R No 4. 5.61

\$71.44

\$46.81

Balance due Christopher \$118.25

Contra.

Cash Received on Sale of Land Dec 1856 \$97.40

Interest on money up to the date \$20.85

\$118.25

Leaving a balance in my hands of forty six

dollars and eighty and cents

And having paid to one of said wards her full

share of the funds in my hands as pr Receipt

No 3 & ask to be discharged as to her and

for the matter to be continued until the

other said Minors arrives at full age

Henry Will.

Subscribed & sworn to before me the 17th day of
April 1862. Henry B Dinwiddie Clerk
And this matter is continued by operation of law -

Matter of the Estate
of Perdon
May Shoemaker

Guardian Ship

Comes now before the Court
Guardian in the behalf and presents to
show to the Court his final Settlement
account in the behalf in words and figures following to wit
To the Court of Common Pleas for Adams County Indiana
In the Matter of Christian Shoemaker It is Minors heir of
Joseph Shoemaker died The undersigned Henry Will
Guardian of the Perdon Christian Shoemaker respectfully
asks leave of the Court to Report his final Settlement
account of the Receipts & Expenditures on account of
said Guardianship as follows to wit: I am
chargeable with amount Received of John Spooler
on sale of land
with interest on that sum

Total		\$ 97.40
		\$ 23.05
		\$ 120.46
I claim Credit for the following disbursements to wit:		\$ 11.53
Cash paid Clerk as per R No 1.		10 00
" " " R No 2		5 61
" " " R No 3		2 16
" " " R No 4		
" " " R No 5		
" " " Mary Shoemaker out of disbursements & share of the assets		\$ 45.00
" " " Receipts		15.00
as per		\$ 120.46
Cash paid Christian Shoemaker for his share of said assets		

And being fully discharged by Find as such Guardian of
the said May & Christian Shoemaker and I hereby ask
the Court to be discharged from all further accountability to
said Court or dealing on his bond as such Guardian
Henry Will
and Christian Shoemaker being duly sworn says
that the above account of the Receipts & Expenditures on account
of said wards is to the best of his knowledge & belief just and

Jennery Term, 1863. the 3rd day January 14th 1863.

True & further faith not

Subscribed & Sworn to before me this the 25th day of December 1862

Henry Will.

James B. Shincote Clerk
Which said final Settlement Report is approved of by the
Court and Guardian discharged from all further
accountability to the Court and from all further
liability on his Bonds as such Guardian and
the Matter is left off the Docket.