

November Term 1845

bring in Putnam County Indiana, in the District of Land, subject to sale at Evans  
falls, with Indiana, containing eighty acres, be the same more or less, together  
with all and singular the appurtenances thereto belonging. To have and  
to hold the premises and appurtenances aforesaid to the only proper use  
benefit and behoof of the said Samuel Darnall and Johnson Darnall  
and their assigns forever, against the legal claim or claims of the said  
Jesse M. Boston infant heir of James Boston, deceased, as aforesaid, and  
also against the claim or claims of any and all persons claiming  
by through or under them. In witness whereof, I Peter Daggy, commis-  
sioner as aforesaid have hereunto set my hand and seal the day and  
year first above written.

Signed, sealed and delivered in the  
presence of James McShroom, John Cowgill,

P. Daggy  
Commissioner

And the said Peter Daggy, Commissioner as aforesaid acknowledges the  
forgoing deed to be his act and deed for the purposes therein expressed  
which is ordered to be certified. And ordered that said commissioner be allowed five dollars, which he ac-  
knowledges the receipt of.

#### William Gibson's Estate.

Now at this time come into open court Robert N. Allen and James Fisk  
and produce and make due proof of the execution of the last will and  
testament of William Gibson late of Putnam County, Indiana, deceased,  
which said will and proof it is ordered by the court to be spread  
of record upon the record of wills of this court. And the said Robert  
N. Allen and James Fisk, the executor, named in said will now  
execute and file their bond as such with security to the acceptance  
of the court, and ordered that letters testamentary be issued to them  
and that the same and said bond, be recorded upon the Register  
of Letters Testamentary of this court. And this cause is continued.

#### Samuel Smith's Estate.

It appearing to the satisfaction of the court that James Boston  
administrator de bonis non of said estate, has permanently  
removed beyond the jurisdiction of this court, upon motion or-  
dined that he be removed from the trusts of his said adminis-  
tration. And upon further motion ordered that Abraham Jackson  
be appointed administrator de bonis non of said estate; then  
upon the said Abraham Jackson appearing in open court and  
accepts said appointment and executes and files his bond with  
security to the acceptance of the court in the penalty of three  
hundred dollars and in duly sworn and ordered that letters  
of administration de bonis non be issued to him and that  
the same and said bond and oath be recorded upon  
the Register of Letters Testamentary of this court, and this cause