

Description: Administration of the estate and guardianship of the children of
Marquis L. Osborn
Union Co., OH Common Pleas Court Journal Book 2, page 357 and
Journal Book 3, page 301

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Note: The first image below is page 357 from Court Journal Book 2 on microfilm 1303117 and
the second image is page 301 from Court Journal Book 3 on microfilm 1303118.

Nov. 11th 1841

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At a called Court held at the Court House in the Town of Marysville in the County of Union on the 11th day of Nov. A. D. 1841 for the purpose of granting Letters of Administration, present John Cassil, Nicholas Hathaway, present J. G. Strong Judges and James H. Hill Clerk, on motion ordered that Letters of Administration be granted to Michael Cramer or so much of the estate of Hugh Thompson deceased as has not been administered before the marriage of Polly Thompson with said Cramer, who thereupon appeared and accepted said appointment and gave bond with W. C. Cramer and James S. Alexander his security in the penalty of Three thousand dollars, to the acceptance of the Court, with conditions according to Law,

John Cassil.

Nov. 26th 1841

At a called Court held in the Court House in Marysville on the 26th day of November 1841 A. D. for the purpose of granting Letters of Administration present, John Cassil, Nicholas Hathaway and Silas H. Strong Associate Judges of the Court of Common Pleas (in and for County) of Union and Jas. H. Hill Clerk.

The Widow of Marquis L. Osburn deceased having in writing relinquished her right to the administration of her deceased husband's estate in favor of Alexander Burnside, on motion, it is ordered that Letters of Administration on the estate of said Marquis L. Osburn deceased be granted to said Alexander Burnside who thereupon appeared and accepted said appointment, was duly sworn and gave bond with John Cherry and Harriet O. Carter his security to the acceptance of the Court in the penalty of One thousand dollars with conditions according to Law, and it is further ordered that William Cherry, Ebenezer Davis and Lemuel Chatterworth appraise the personal property of said estate. Whereupon Court adjourned without day.

John Cassil.

Jacob Taylor.

" "
David Chapman

On Replevin

This day came the

Parties by their attorneys and thereupon came a jury consisting of Mr Freshwater, William McAllister, James Bird, Samuel Graham, Moses Amrine, John H. Bossart, David Paul, Edward Smith, William N. Badley, William W. Regan, Henry Goodrich, and James Reed, who being impanelled and sworn the truth to speak upon the issue joined between the parties, upon their oaths do say that at the commencement of this suit the right of Property and Right of Possession in and to the said Goods and Chattles were in the said David Chapman and they assess the Damages of the said David Chapman by reason of the premises, to Twenty Five dollars - It is therefore considered that the said David Chapman go hence without day and recover of the said Jacob Taylor the said sum of Twenty Five dollars the Damages so assessed as aforesaid together with the Costs in this behalf expended,

Whereupon the Court adjourned to tomorrow morning 8 o'clock

J R Swan

Friday Morning May 30th 1845

Court met pursuant to adjournment

Present Hon J R Swan President, Elias G. Strong J R Smith & C Myers associates, Judges.

On motion to the Court by Mr. Curry It is ordered that Alexander B. Wunsides be appointed Guardian of Addison Osborn aged 13 years Margaret Osborn aged 12 years Eliza Osborn aged 9 years Octavia Osborn aged 6 years and Josiah Osborn aged 4 years infant Children of Marguerite S. Osborn deceased and thereupon the said Alexander B. Wunsides appeared in open Court and accepted said appointment and gave bond with security to the acceptance of the Court in the penalty of Two thousand dollars. Conditioned as the law directs, And it is ordered by the Court that this order be entered as of Yesterday Wednesday May 28. 1845.