

John Rains

Guardian

for his own Children

1832

No 5

\$15.00 1/2

30-218

923-3/2 132-132-497-548-605-

Guardian  
James Rains

Bond  
\$ 350.00 —

Filed in my office  
this 14<sup>th</sup> day of May 1832  
J. J. Haelley Ck



Know all men by these presents that we James  
Rains David Demoss and James Demoss are  
held and firmly bound unto the state of Indiana  
in the penal sum of three hundred <sup>fifty</sup> Dollars lawful money  
of the United State for the true payment of which  
we do by these presents bind ourselves our heirs Admin<sup>rs</sup>  
&c jointly and severally and in Witness thereof we  
do hereunto set our hands and seals this 14<sup>th</sup> day of  
May A.D. 1832

The condition of the above obligation is such  
that whereas the above bounden James Rains  
has this day been appointed Guardian for <sup>his</sup> own children  
to wit, George and Charles Rains

for the protection of their Estates descending  
to them from their Grandfather Peter Demoss they being  
lawful minor heirs of the said Peter Demoss Deceased  
Now should the said James Rains faithfully  
discharge and perform the several duties and trusts  
committed to him as such Guardian in every respect  
agreeably to law in such cases made and provided  
then and in that case the above obligation to be void  
and of none effect otherwise to remain in full  
force and virtue in law and Equity

( Attest )

V. J. Hadley

James Rains <sup>Seal</sup>

David Demoss <sup>Seal</sup>

James Demoss <sup>Seal</sup>



John Rains Guardian

Citation

Set to Feby Term. of Probate  
Court

State of Indiana }  
Hendricks County } The State of Indiana to John Rains  
Guardian of the children of John Rains  
and heirs of the estate of Peter Demoff dec<sup>d</sup>.

You are hereby cited to be and appear before the Judge of the  
Hendricks Probate Court on the first day of the next Term of  
said Court to be holden at the Court House in Danville on the second  
Monday in February next and then and there report to said  
Court the condition and situation of the Estates of <sup>your</sup> ~~his~~ wards

Herein fail not

Witness James M. Gregg, Clerk of said Court &  
its seal hereto affixed at Danville this 15<sup>th</sup> day of  
January A D 1839

J. M. Gregg Clerk



came to hand January 21<sup>st</sup> 1858 The within named John Rams is not found in my bail  
wick

Edmund Clark Shff

Shff Cost

Milage	18
Out	10
	<hr/> 28



(Hendrick Probate Court  
February Term 1840

John Raring  
Guardian

Citation



State of Indiana Hendricks County.

The State of Indiana to the Sheriff of Hendricks  
County Greeting. You are hereby Commaneded that you  
summons John Rains Guardian of his own Children to  
personally be and appear before the Honorable the Judge of the  
Hendricks probate Court on the first <sup>day</sup> of the next term of said  
Court to be holden at the Court house in Danville on the 2<sup>nd</sup>  
Monday in february / ~~and february~~ next and then and there  
report the amount of money or other effects in his hands belong-  
-ing to his said wards, and further to hear and receive what  
-soever our said Court shall then and then consider of him

Witness James M Gregg clerk of said Court  
And its seal this 20<sup>th</sup> day of November 1839

J. M. Gregg clerk

Came to hand December 11<sup>th</sup> 1839 the  
within named John Reins is not found  
in my Edmund Clark's

Staff Cost

Milage 42

Return  $\frac{10}{152}$   

---

5



~~James~~

~~Robert~~

~~John~~

~~William~~

~~John~~

~~William~~

~~John~~

~~William~~

Children of J Rains

Citation

Deuce	37 1/2
Mule	25
Rel	10
	<hr/> 72 1/2

March 19<sup>th</sup> 1845 Sheriff's Office  
 Reading to James  
 Wm. H. Hatten Deputy



State of Indiana } The State of Indiana to the Sheriff of  
Hendricks County & Marion County, Greeting.

You are hereby  
Commanded to Cite James Rains, Guardian of the estates  
of his own Children, to be and appear before the Honourable  
the Judge of the Hendricks Probate Court on the first day of his  
next term, to be holden at the Court House in the town of  
Danville on the Second Monday in May, next, and then  
and then report to said Court the Situation and Condition  
of the estates of his said wards. And have you then these  
this writ.

Witness James M. Gugg, Clerk of the said Court,  
and its Seal, this 18<sup>th</sup> day of February 1845.

J. M. Gugg, Clerk

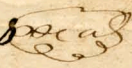
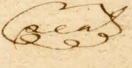






Marion County Indiana We the undersigned  
George Rains and Charles Rains of Marion County aforesaid  
humbly acknowledge that we have recd. of James  
Rains our guardian the sum of two hundred dollars  
(viz one hundred dollars to each of us) in full  
of our share interest and claim int<sup>s</sup> to the estate of  
our Grandfather Peter Leemore & we hereby release  
him from all further liability therein.

Witness our hands & seals this 19<sup>th</sup> day  
of April A.D. 1845  
Attest.

Charles Rains   
George Rains 



Heirs of James Paine

Report of James &  
David Deming Securiters

Filed in open Court Aug. 9.  
1852. John Cross Clerk



RECEIVED  
SOLLEY  
MASS

To the honorable Probate Court of the County  
of Hendrick the petition of your petitioners ~~respectfully~~  
~~fully~~ that your petitioners respectfully sheweth that  
They did on the 14<sup>th</sup> day of May, A.D. 1832 become security  
for James Rainer who was appointed by <sup>this Court</sup> ~~guardian~~  
for his own children ~~two~~ miners being <sup>George & Charles</sup> ~~who~~ <sup>sons of</sup> Rainer  
intitled to one share of the estate of their grand father  
Peter Demoss, the precise amount which came into the  
said guardians hands by said Trust your petitioners  
cannot fully ascertain but suppose it to be some seventy  
five or eighty dollars <sup>each</sup> and the said guardian having  
deceast without having accounted to the said Court for  
his said guardianship, Now at this time comes your  
petitioners and pray the said Court to allow them  
to file a receipt from the said miners George and  
Charles Rainer for two hundred dollars being in full  
of their demand against said guardian, and to pay the  
costs which have accrued on said case and be dis charged  
and your petitioners will pray &c

James Demoss  
Said Demoss