

**To the Judge of Probate for the County of Hillsborough in  
the State of New-Hampshire.**

**Respectfully shews** *James H. Bolles*

of *Pepperell* in the County of *Middlesex and Commonwealth*  
of *Massachusetts*

that he is Guardian of *Samuel Dickerman, Amos Dickerman*  
*Alonso Dickerman and Lydia Dickerman* children  
of *John Dickerman* late of *Nashua* in said County of  
*Hillsborough Blacksmith* deceased

by the appointment of the Judge of Probate for the said County of Hillsborough; that his said  
Wards are seized each of one undivided Seventh Part of  
the following described Real Estate, Situate in said  
*Nashua* bounded. Beginning at a large Oak Tree  
standing near the corner of *Sally Dickerman's* land  
and land of *Henry C. Smith*. Thence northerly by said  
*Sally's* land, about eighty five rods to the "Line" then  
line, so called, thence westerly by said French line  
about forty seven rods to land of *Willard Marshall*  
thence southerly by said *Marshall's* land about  
twelve rods, and on in the same direction by said  
*Smith's* land about sixty eight rods, to the first ment-  
ioned bound containing eighteen acres more or less  
and that it is necessary for the support of his said wards

*wood and timber growing on said*  
the premises sold; wherefore he prays that he may be licensed and authorised to sell the same  
at public auction, according to the statute in such case made and provided.

*James H. Bolles* GUARDIAN.  
*by Abbot & Fray his attys*

State of New-Hampshire, }  
HILLSBOROUGH SS.

Probate Court at Amherst November  
7<sup>th</sup> 1843

UPON the foregoing petition, IT IS ORDERED, That a hearing be had thereon at a  
Court of Probate, to be holden at *Amherst* in said county, on the  
*Second* day of *January* next; and that the petitioner notify  
all persons concerned to appear at said Court to shew cause, if any they have, why the prayer  
of said petition should not be granted, by causing an attested copy of said petition and order  
thereon to be published three weeks successively in the *Nashua Gazette and*  
*Hillsborough Advertiser a Newspaper*  
printed at *Nashua* the last publication whereof to be at least thirty days before  
said court.

By Order

*L. N. Pattee*

REGISTER.

*A true copy*

*39-3*

attest *L. N. Pattee Regy*

DIRECTIONS.....At the time of procuring the license, the Guardian must produce the affidavits in writing of two disinter-  
ested and discreet persons as to the condition of the minors and of the estate to be sold, and the expediency and propriety of  
selling it. His own affidavit may also be offered. These affidavits may be sworn to before a magistrate. Generally a bond  
will be required of the Guardian, with two good sureties other than those who signed the guardianship bond. If the case is to  
form an exception to this rule, the Guardian must produce an attested copy of the guardianship bond.

**To the Judge of Probate for the County of Hillsborough in  
the State of New-Hampshire.**

Respectfully shews *James H. Bolles*

of *Pepewell* in the County of *Middlesex & Commonwealth*  
of *Massachusetts*

that he is Guardian of *Milo Dickerman, Samuel Dickerman, Enock  
Dickerman, Anna Dickerman, Alonzo Dickerman, and  
Lydia Dakin, Dickerman children & heirs of John Dickerman, late of  
Nashua in said County of Hillsborough, Blacksmiths, deceased*

by the appointment of the Judge of Probate for the said County of Hillsborough; that his said  
Wards seized

*each of one undivided twentieth part of the  
following described real estate situated in said Nashua  
on Salmon Brook, and bounded thus - Northerly & westerly  
by land formerly of Jesse Eley, Southerly & Easterly by ~~land~~  
of William Marshall - containing about five acres, with  
all the buildings thereon*

and that it is necessary for the support of his said wards

and will be conducive to their interest to have

the premises sold; wherefore he prays that he may be licensed and authorised to sell the same  
at public auction, according to the statute in such case made and provided.

*James H. Bolles*

GUARDIAN.

State of New-Hampshire, }  
HILLSBOROUGH SS.

*Presented Amherst May 7<sup>th</sup> 1839*

UPON the foregoing petition, IT IS ORDERED, That a hearing be had thereon at a  
Court of Probate, to be holden at *Amherst* in said county, on the  
*second* day of *July* next; and that the petitioner notify  
all persons concerned to appear at said Court to shew cause, if any they have, why the prayer  
of said petition should not be granted, by causing an attested copy of said petition and order  
thereon to be published three weeks successively in the *Nashua Gazette*

printed at *Nashua*  
said court.

the last publication whereof to be at least thirty days before

By Order

*J. Peabody*

REGISTER.

*A true copy attest*

*J. Peabody*

*Reg*

DIRECTIONS.....At the time of procuring the license, the Guardian must produce the affidavits in writing of two disinter-  
ested and discreet persons as to the condition of the minors and of the estate to be sold, and the expediency and propriety of  
selling it. His own affidavit may also be offered. These affidavits may be sworn to before a magistrate. Generally a bond  
will be required of the Guardian, with two good sureties other than those who signed the guardianship bond. If the case is to  
form an exception to this rule, the Guardian must produce an attested copy of the guardianship bond.

**KNOW ALL MEN by these Presents, That We,**

*James<sup>4th</sup> Bolley of Pepperell in the County of  
Middlesex and Commonwealth of Massachusetts, Yeoman  
as principal, and Sally Dickerman of Nashua, Widow, &  
Joniah Russell of Nashua in the County of  
Hillsborough & State of New Hampshire* <sup>both</sup>

in the County of Hillsborough, State of New Hampshire, are holden and stand firmly bound and obliged unto the Judge of Probate for the County of Hillsborough, in the sum of *Three Thousand* Dollars, to be paid to the said Judge on demand, and to the payment whereof, we bind ourselves, our Heirs, Executors, and Administrators, jointly and severally by these presents, sealed with our seals, and dated the *Seventh* day of *November* A. D 183*6*,

**The Condition of the above obligation is such,**

That if the above bounden *James<sup>4th</sup> Bolley*  
who is *chosen* and allowed to be Guardian of  
*Milo Dickerman, Samuel Dickerman, Enock Dickerman,  
Amos Dickerman, Alonzo Dickerman, Lydia Dickerman*

*children of John Dickerman* late of *Nashua*  
in said County, deceased, and *Minors under* fourteen years of age,  
~~except Milo who is over fourteen.~~  
shall well and truly perform and discharge the trust and office of Guardian unto the said *Minors* in every respect according to Law; and shall render a plain and true account of the said Guardianship upon oath, and of all and singular such estate, as shall come to the hands and possession of said Guardian by virtue thereof, and of the Proceeds of any real estate of the said *Minor*, which the said Guardian shall sell by License; and also of the profits and improvements of said estate, and of the proceeds, so far as the Law will charge the said Guardian therewith, when thereunto lawfully required; and shall pay and deliver what and so much of said estate, as shall be found remaining with said Guardian, upon the said account, the same being first examined and allowed by the Court of Probate for said county, unto the said *Minor*, at full age, or otherwise, as the said Court of Probate, pursuant to law, shall direct; then this obligation, to be void; otherwise to remain in full force and virtue.

Signed, Sealed, and Delivered, }  
in presence of

*William Russell  
Sophia D Russell  
Rachel Bride*

*James<sup>4th</sup> Bolley*

*Sally Dickerman*

*Joniah Russell*

To the Hon. Judge of Probate for the  
County of Hillsborough.

The Subscriber, Milo Dickerman, a minor son of John Dickerman, late of Warburton, in said County, decessed over the the age of four teen years, requests that James H. Bolles of Popplewell, Masso may be appointed Guardian for him in Milo Dickerman

~~Nov. 5~~ 1838

To the Hon. Judge of Probate for  
the County of Hillsborough,

The Subscriber, Widow of John Dickerman, late of Warburton in said County, decessed respectfully shews, That the said John has lately, decessed leaving the follg minor child - now under fourteen years of age viz. Samuel, Enock Amos, Plongo, & Lydia Dakin Dickerman, and she requests that James H. Bolles of Popplewell, Masso may be appointed Guardian of said Minor, -

Sally Dickerman

Nov. 5 1838 -

I James H. Bolley of Pepperell, Mass. Guardian  
of Nels Dickman, Samuel Dickman, Enoch Dickman,  
Amos Dickman, Horro Dickman & Lydia Dakin  
Dickman, children & minor heirs of John Dickman  
deceased, do hereby certify that the personal property  
belonging to said Heirs does not in my opinion exceed in  
value twenty five dollars - That the expenses of supporting  
said wards since their father's decease, with the expenses  
of Guardianship have been more than one hundred dollars,  
that they have no other present means of support, and  
that in my opinion it is necessary and will be conducive  
to their interest that the real estate described in my Petition  
should be sold,

James H. Bolley

KNOW ALL MEN by these Presents, That We,

*James H. Bolles of Peppewick in the County of  
Middlesex & Commonwealth of Massachusetts. Guardian  
as principal and Charles F. Hutchinson and Leonard Dakin,  
as surety*

in the County of Hillsborough, State of New Hampshire, are holden and stand firmly bound and obliged unto the Judge of Probate for the County of Hillsborough, in the sum of *one thousand* Dollars, to be paid to the said Judge on demand, and to the payment whereof, we bind ourselves, our Heirs, Executors, and Administrators, jointly and severally by these presents, sealed with our seals, and dated the *sixth* day of *November* A. D 183 *8*

The Condition of the above obligation is such,

That if the above bounden

who is

*electa*

*James H. Bolles* and allowed to be Guardian of

*Milo Dickerman*

child

of

*John Dickerman* late of *Nashua*  
in said County, deceased, and a *Minor* *over* fourteen years of age, shall well and truly perform and discharge the trust and office of Guardian unto the said *Minor* in every respect according to Law; and shall render a plain and true account of the said Guardianship upon oath, and of all and singular such estate, as shall come to the hands and possession of said Guardian by virtue thereof, and of the Proceeds of any real estate of the said *Minor* which the said Guardian shall sell by License; and also of the profits and improvements of said estate, and of the proceeds, so far as the Law will charge the said Guardian therewith, when thereunto lawfully required; and shall pay and deliver what and so much of said estate, as shall be found remaining with said Guardian, upon the said account, the same being first examined and allowed by the Court of Probate for said county, unto the said *Minor* at full age, or otherwise, as the said Court of Probate, pursuant to law, shall direct; then this obligation to be void; otherwise to remain in full force and virtue.

Signed, Sealed, and Delivered, }  
in presence of

*James H. Bolles*

*Samuel Dakin*  
*Lorena Russell*

*Leonard Dakin*  
*Charles F. Hutchinson*