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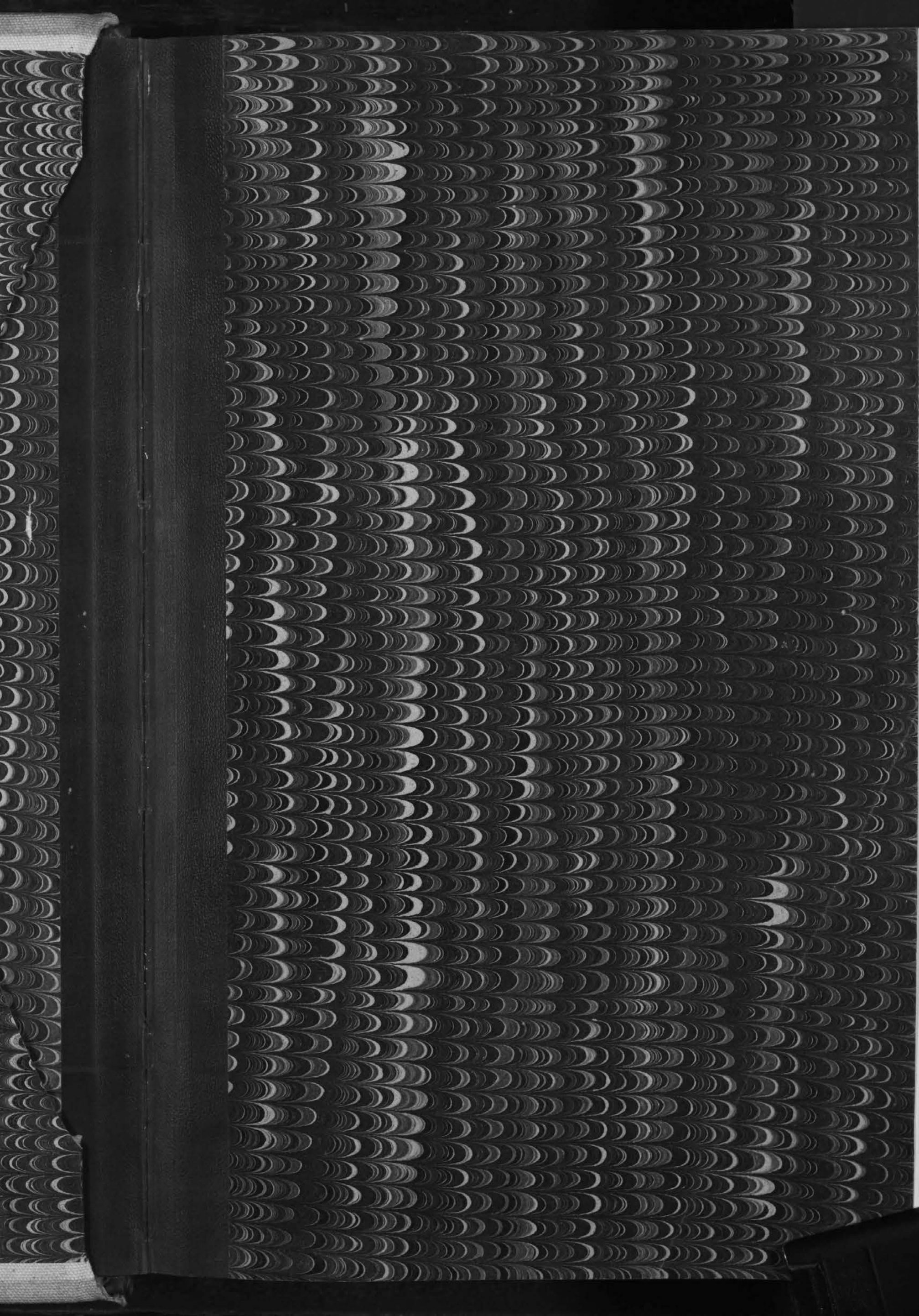
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COLUMBUS,

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Record of Administrators  
Bond and Letters  
Union County Ohio  
Probate Court  
October 29<sup>th</sup> 1892

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No. 7999.

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

Samuel Robinson being duly sworn, says that
William Robinson a resident of the Township of Adlew
in said County, died on or about the 27th day of February A. D. 1879, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
William Robinson died leaving Catherine V. Robinson his
Widow
and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.
Adolphus B. Robinson Son Bottsburg Union Co. Ohio.
Mary H. Robinson Daughter " " " "

That All of the

above named are children of said decedent, under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath
aforesaid says the amount of personal property will be about \$600.00

And of real estate about \$3500.00
Total, \$4100.00

And offers a bond in the sum of \$1200 with
and as sureties thereon, and suggests Samuel Waddel

William H. Jordan and George Jordan as appraisers.
Samuel Robinson.

Sworn to and subscribed before me this 12th day of March A. D. 1879
John B. Coats Probate Judge.

The undersigned Catherine Robinson of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
Samuel Robinson as administrator.
Catherine V. Robinson

Samuel Robinson
ADMINISTRATOR OF

William Robinson Decedent

BOND.

Know all Men by these Presents, That we Samuel Robinson, William L.
Robinson and William H. Cray are held and firmly bound unto
the State of Ohio in the penal sum of Twelve Hundred Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Robinson
deceased, were granted to the said Samuel Robinson by the Probate Court of Union County, in the State of
Ohio, on the 12th day of March A. D. 1879 Now if the said Samuel Robinson
as administrator of the Estate of said William Robinson deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Samuel Robinson
Wm. L. Robinson
William H. Cray



THE STATE OF OHIO, } ss.
UNION COUNTY, }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of William Robinson late of said County,
deceased, has been granted unto Samuel Robinson
whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Samuel Waddel
William H. Jordan and George Jordan.
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator, or of any person for him to render upon oath a true account of his administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his
hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville,
Ohio, this 12th day of March A. D. 1879.
John B. Coats Probate Judge.
By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Samuel Gibrow being duly sworn, says that Samuel Wilson a resident of the Township of Allen in said County, died on or about the 8th day of March A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel Wilson died leaving Martha Wilson his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Henry Wilson, Grandson, North Lewisburg, Ohio.

That the said Samuel Wilson left no children surviving him and the said Henry Wilson is his only legal representative

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$150.00 And of real estate about \$400.00 Total, \$550.00

And offers a bond in the sum of \$300.00 with Samuel Reaw and George Reaw as sureties thereon, and suggests George Reaw, Eli Norriell and David P. Bunn as appraisers. Samuel Gibrow

Sworn to and subscribed before me this day of A. D. 1879

Probate Judge. The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we Samuel Gibrow

and Samuel Reaw George Reaw are held and firmly bound unto the State of Ohio in the penal sum of Three Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel Wilson deceased, were granted to the said Samuel Gibrow by the Probate Court of Union County, in the State of Ohio, on the 9th day of April A. D. 1879. Now if the said Samuel Gibrow as administrator of the Estate of said Samuel Wilson, deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court, John B. Coats

Samuel Gibrow

Samuel Reaw

George Reaw

SEAL

SEAL

SEAL

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, ss. }

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel Wilson late of said County, deceased, has been granted unto Samuel Gibrow whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George Reaw, Eli Norriell and David P. Bunn.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Judge of said Court, at Marysville, Ohio, this 20th day of April A. D. 1879

John B. Coats

Probate Judge.

By Deputy

No. 2409 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that
a resident of the Township of
in said County, died on or about the
day of
A. D. 189
, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
died leaving

and the following persons h only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of h decease.

The undersigned ask to be appointed Administrat of the estate of said decedent, and on h oath
aforsaid say the amount of personal property will be about \$

And of real estate about \$
Total, \$

And offer a bond in the sum of \$ with
and as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this
day of
A. D. 189

Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of h estate, and recommends the appointment of
as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we

and are held and firmly bound unto
the State of Ohio in the penal sum of
Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of
deceased, were granted to the said
by the Probate Court of Union County, in the State of
Ohio, on the
day of
A. D. 189 Now if the said

as administrator of the Estate of said
deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to h possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all h real estate that may be sold for the payment of h debts which shall at any time come to the possession of said
Administrat or to the possession of any other person for h

Third, Shall render upon oath, a just and true account of h administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after h shall have been notified of the expiration of the
time by the Probate Judge, h shall receive no allowance for h services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h hands upon the settlement of h accounts, to such persons as said Court
or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

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LETTERS.

THE STATE OF OHIO, } ss.
UNION COUNTY, }

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of
Jouettan Poling, late of said County,
deceased, has been granted unto
Jacob B. Coats

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by
Charles Tallman,
William Cory and James Williams.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator, or of any person for him to render upon oath a true account of his administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his
hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this

5th day of April

Judge of said Court, at Marysville,

A. D. 1899.

John B. Coats

Probate Judge.

By

Deputy

No. 2416 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Samuel Wright being duly sworn, says that William P. Mayberry a resident of the Township of Washington in said County, died on or about the 4th day of February A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said William Mayberry died leaving Lucy Ann Mayberry his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Mary Mayberry, Anna Mayberry, Clara Mayberry, Rachel Mayberry as daughters of the decedent, residing in Washington Co. Ohio.

That All of the

above named are children of said decedent, under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$600.00 and of real estate about \$600.00. Total \$1200.00

And offers a bond in the sum of \$1200.00 with Samuel L. Wright as sureties thereon, and suggests

John Gray, Samuel Sherwood and John Roseman as appraisers.

Sworn to and subscribed before me this 17th day of April A. D. 1879. John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Samuel Wright ADMINISTRATOR OF

William P. Mayberry Deceased

BOND.

Know all Men by these Presents, That we Samuel Wright and A. S. Mowry are held and firmly bound unto the State of Ohio in the penal sum of Twelve Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William P. Mayberry deceased, were granted to the said Samuel Wright by the Probate Court of Union County, in the State of Ohio, on the 17th day of April A. D. 1879. Now if the said Samuel Wright as administrator of the Estate of said William P. Mayberry deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. Samuel Wright, Samuel L. Wright, A. S. Mowry. (SEAL)

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William P. Mayberry late of said County, deceased, has been granted unto Samuel Wright

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Gray Samuel Sherwood and John Roseman.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 17th day of April A. D. 1879. John B. Coats Probate Judge. By Deputy

No. 2422. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

And now comes John P. Harriman and says being duly sworn, says that James Hartley late a resident of the Township of ... in said County, died on or about the ... day of ... A. D. 1879, leaving no ... to the knowledge of this affiant, any last Will and Testament of said decedent; that the said ... died leaving Lydia Hartley ...

and the following persons his children.

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes entries for Jephtha J. Hartley, Viola A. Hartley, Hannah A. Hartley, Amanda J. Hartley, Jesse F. Hartley, Frank A., and John P. Harriman.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ ... And of real estate about \$ ... Total, \$ ...

And offer a bond in the sum of \$ ... with ... as sureties thereon, and suggests ... as appraisers.

The above named John P. Harriman having first duly sworn, says The statements of the foregoing applicant are true as he verily believes. Sworn to and subscribed before me this 16th day of May A. D. 1879 John B. Coats Probate Judge.

The undersigned ... of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of ... as administrator.

John P. Harriman ADMINISTRATOR OF James Hartley Deceased.

BOND.

Know all Men by these Presents, That we John P. Harriman, Jehu Gray and Abner Haines

are held and firmly bound unto the State of Ohio in the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James Hartley deceased, were granted to the said John P. Harriman by the Probate Court of Union County, in the State of Ohio, on the 16th day of May A. D. 1879 Now if the said John P. Harriman as administrator of the Estate of said James Hartley deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of John P. Harriman, Jehu Gray, and Abner Haines with seals.

THE STATE OF OHIO, } UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James Hartley late of said County, deceased, has been granted unto John P. Harriman

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Jehu Gray Martin Johnson and John Johnson

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 16th day of May A. D. 1879

Signatures of John B. Coats and another official.

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

Matthew R. Haggard being duly sworn, says that Joseph Walker a resident of the Township of Miller Creek in said County, died on or about the 12th day of May A. D. 1899, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Joseph Walker died leaving no widow or heirs at law in the United States - To knowledge of affiant.

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$400.00 And of real estate about None Total, \$

And offer a bond in the sum of \$800.00 with Aaron Posney and William R. Haggard as sureties thereon, and suggests George Hammawalt, Aaron Posney and Thomas P. Shields as appraisers.

Sworn to and subscribed before me this 24th day of May A. D. 1899

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Matthew R. Haggard ADMINISTRATOR OF

Joseph Walker Deceased

BOND.

Know all Men by these Presents, That we Matthew R. Haggard

and Aaron Posney William R. Haggard are held and firmly bound unto the State of Ohio in the penal sum of Eight Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Joseph Walker deceased, were granted to the said Matthew R. Haggard by the Probate Court of Union County, in the State of Ohio, on the 9th day of May A. D. 1899. Now if the said Matthew R. Haggard

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court

John B. Coats Probate Judge

Matthew R. Haggard Aaron Posney William R. Haggard

SEAL SEAL SEAL

THE STATE OF OHIO, } UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joseph Walker late of said County, deceased, has been granted unto Matthew R. Haggard whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George Hammawalt Aaron Posney and Thomas P. Shields and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Judge of said Court, at Marysville,

Ohio, this 24th day of May A. D. 1899

John B. Coats

Probate Judge.

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that

a resident of the Township of

in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on the oath

of said law the amount of personal property will be about \$2500.00

And of real estate about None

Total, \$

I offer in bond \$5000.00 with Thomas Bartolowai and William Weber as sureties thereon, and suggests Philip Rausch, Jacob R. Hauser and John Berger as appraisers.

The above named Frederick Reif being duly sworn says that he verily believes the above estimates are approximately true.

Sworn to and subscribed before me this 12th day of June A. D. 1899 (John R. Reif) John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

John R. Reif ADMINISTRATOR OF John Doelp Sr.

BOND.

Know all Men by these Presents, That we John R. Reif, Tobias Bartolowai and William Weber are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Doelp Sr. deceased, were granted to the said John R. Reif by the Probate Court of Union County, in the State of Ohio, on the 12th day of June A. D. 1899 Now if the said John R. Reif as administrator of the Estate of said John Doelp Sr. deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

John R. Reif Tobias Bartolowai Wm. Weber (SEAL) (SEAL) (SEAL)

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Doelp Sr. late of said County, deceased, has been granted unto John R. Reif

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Philip Rausch Jacob R. Hauser and John Berger

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 12th day of June A. D. 1899. John B. Coats Probate Judge. By Deputy

No. 2434 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.  
 Lucy Ann Shisler being duly sworn, says that  
 John Shisler a resident of the Township of Leicestershire  
 in said County, died on or about the 9<sup>th</sup> day of June A. D. 1879, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
 John Shisler died leaving Lucy Ann Shisler  
 his widow  
 and the following persons his only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
Margaret Shisler	Daughter	Richwood Ohio,
Jane Shisler	"	" "
Eveline Shisler	"	" "
Harrie Shisler	"	" "
Laura Shisler	"	" "
Nancy Shisler	"	" "
Mary Shisler	"	" "
John Shisler	"	" "

That the persons above named

above named are children of said decedent, <sup>None were</sup> under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath  
 aforesaid say the amount of personal property will be about \$ 6000.00  
 And of real estate about \$ 20000.00  
 Total, \$ 26000.00

And offer a bond in the sum of \$12000.00 with Israel Kinney  
 and Henry H. Darling as sureties thereon, and suggests  
 George B. Hamilton, Joseph C. Coats  
 and Israel Kinney as appraisers.  
 Lucy Ann Shisler.

Sworn to and subscribed before me this 8<sup>th</sup> day of July A. D. 1879  
 John B. Coats, Probate Judge.

The undersigned of the above  
 named decedent, hereby declines the administration of his estate, and recommends the appointment of  
 as administrator.

Lucy Ann Shisler ADMINISTRATRIX OF  
 Estate of John Shisler Deceased

BOND.

Know all Men by these Presents, That we Lucy Ann Shisler, Israel Kinney  
 and Henry H. Darling are held and firmly bound unto  
 the State of Ohio in the penal sum of Twelve Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
 made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Shisler  
 deceased, were granted to the said Lucy Ann Shisler by the Probate Court of Union County, in the State of  
 Ohio, on the 8<sup>th</sup> day of July A. D. 1879 Now if the said Lucy Ann Shisler  
 as administratrix of the Estate of said John Shisler deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
 credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also,  
 if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
 proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said  
 Administratrix or to the possession of any other person for her.

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time  
 when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the  
 time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such  
 delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court  
 or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
 and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF  
 Open Court John B. Coats Probate Judge.  
 Lucy A. Shisler, Israel Kinney, H. H. Darling.

THE STATE OF OHIO, }  
 UNION COUNTY, ss. } LETTERS.  
 To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights  
 credits and estate, which were of John Shisler late of said County,  
 deceased, has been granted unto Lucy Ann Shisler

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George B. Hamilton  
 Joseph C. Coats and Israel Kinney  
 and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
 of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
 the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the  
 possession of said Administratrix, or of any person for her to render upon oath a true account of her administration,  
 within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
 after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
 Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her  
 hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville,  
 Ohio, this 8<sup>th</sup> day of July A. D. 1879  
 John B. Coats, Probate Judge.  
 By Deputy

No. 2447 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

John W. Skidmore being duly sworn, says that John Huffman a resident of the Township of York in said County, died on or about the 1st day of March A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John Huffman died leaving Almira Huffman his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Dona A. Huffman (Daughter), Hamer Huffman (Son), Bertie Huffman, Eldon Huffman, and Mary Huffman (Daughter).

That the above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$6000.00 Total \$7000.00

And offers a bond in the sum of \$2000.00 with Grace Skidmore Sr. and Charles W. Corey as sureties thereon, and suggests William W. Southard, Aaron P. Harvey and Henry Morse as appraisers. J. Wesley Skidmore

Sworn to and subscribed before me this 28th day of July A. D. 1879 John B. Coats Probate Judge.

The undersigned Almira Huffman widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of John W. Skidmore as administrator. Almira Huffman.

John W. Skidmore ADMINISTRATOR OF John Huffman Deceased

BOND.

Know all Men by these Presents, That we John W. Skidmore and Grace Skidmore Charles L. Corey are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Huffman deceased, were granted to the said John W. Skidmore by the Probate Court of Union County, in the State of Ohio, on the 28th day of July A. D. 1879 Now if the said John W. Skidmore as administrator of the Estate of said John Huffman deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge J. W. Skidmore Grace Skidmore Charles L. Corey

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Huffman late of said County, deceased, has been granted unto John W. Skidmore whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William W. Southard Aaron P. Harvey and Henry Morse and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 28th day of July A. D. 1879. John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Cyrus Starnets being duly sworn, says that William Spier a resident of the Township of ... in said County, died on or about the 2nd day of July A. D. 1899, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said William Spier died leaving No Widow or Children and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Carin L. Spier, Jonathan Spier, Edwin Spier, etc.

That

above named are children of said decedent under 18 years of age at the time of his decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$800.00 And of real estate about None. Total, \$800.00

And offers a bond in the sum of \$1600 with Malcolm P. Starnets and Sylvanus Taylor as sureties thereon, and suggests Charles W. Wilkins, Grace Cahill and Amos Willison as appraisers.

Sworn to and subscribed before me this 15th day of August A. D. 1899 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Cyrus Starnets ADMINISTRATOR OF William Spier

BOND.

Know all Men by these Presents, That we Cyrus Starnets and Malcolm P. Starnets and Sylvanus Taylor are held and firmly bound unto the State of Ohio in the penal sum of Sixteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Spier deceased, were granted to the said Cyrus Starnets by the Probate Court of Union County, in the State of Ohio, on the 15th day of August A. D. 1899. Now if the said Cyrus Starnets as administrator of the Estate of said William Spier deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court

Cyrus Starnets, Malcolm P. Starnets, Sylvanus Taylor (with seals)

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William Spier late of said County, deceased, has been granted unto Cyrus Starnets whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Charles W. Wilkins, Grace Cahill and Amos Willison. and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of August A. D. 1899. John B. Coats Probate Judge. By Deputy

No. 1475 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

James W. Robinson being duly sworn, says that Dixon Mitchell a resident of the Township of Union

in said County, died on or about the day of A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Dixon Mitchell died leaving George Mitchell, Aaron Mitchell Martha Mitchell and Amy Mitchell (Scott) and the following persons his only heirs at law: Selata Mitchell - his widow.

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists George Mitchell (Son), Aaron Mitchell (Daughter), Martha Mitchell (Daughter), and Amy Mitchell (Daughter) with their respective addresses in Ohio, Pennsylvania, and Kansas.

That Frank Farwood who as Administrator with the Will annexed has died without settling said estate.

That None of the children of Dixon Mitchell

above named are children of said decedent under 15 years of age at the time of his decease. De Bonis Now with the Will annexed. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2388.00 And of real estate about \$2000 but the administrator will have nothing to do with it. Total, \$4388.00

And offer a bond in the sum of \$5000 with A. B. Robinson and S. D. Elliott as sureties thereon, and suggests Edward B. Clark and Aaron Boylan as appraisers. J. W. Robinson

Sworn to and subscribed before me this 9th day of July A. D. 1879 Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

James W. Robinson ADMINISTRATOR OF Dixon Mitchell Deceased

BOND.

Know all Men by these Presents, That we James W. Robinson, Aaron B. Robinson and John W. Robinson are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Dixon Mitchell deceased, were granted to the said James W. Robinson by the Probate Court of Union County in the State of Ohio, on the 28th day of August A. D. 1879 Now if the said James W. Robinson as administrator of the Estate of said Dixon Mitchell deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats James W. Robinson A. B. Robinson John W. Robinson (Seals)

THE STATE OF OHIO, } SS. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, De Bonis Now with the Will annexed Administration of all and singular the goods, chattels, rights credits and estate, which were of Dixon Mitchell late of said County, deceased, has been granted unto James W. Robinson (with the Will annexed) whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Simon D. Elliott Edward B. Clark and Aaron Boylan and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 28th day of August A. D. 1879, John B. Coats Probate Judge. By Deputy

No 2453 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Stephen Craunston Jr. being duly sworn, says that Phoebe A. Benton a resident of the Township of Liberty in said County, died on or about the 26th day of August A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Phoebe A. Benton died leaving No Children

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: George A. Craunston (Brother, Normal Illinois), John D. Craunston (Woodstock Ohio), Melinda C. Gideon (Sister, Missouri Frontenac), James Craunston (Brother, York Centre Union Co. O.), Julius Craunston (Gibson Illinois), Stephen Craunston Jr. (Raymond Union Co. O.), Edwin R. Craunston (Kenton Ohio), Luli Craunston (Niece, Raymond).

That

above named are children of said decedent under 14 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$4000.00 And of real estate about \$7000.00 Total \$11000.00

And offers a bond in the sum of \$8000.00 with Zachariah McElroy and John D. Craunston as sureties thereon, and suggests David H. Henderson, William Mulligan and Clinton A. Williams as appraisers.

Sworn to and subscribed before me this 30th day of August A. D. 1879. John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Stephen Craunston Jr. ADMINISTRATOR OF Phoebe A. Benton Deceased

BOND.

Know all Men by these Presents, That we Stephen Craunston Jr. and Zachariah McElroy and John D. Craunston are held and firmly bound unto the State of Ohio in the penal sum of Eight Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Phoebe A. Benton deceased, were granted to the said Stephen Craunston Jr. by the Probate Court of Union County, in the State of Ohio, on the 30th day of August A. D. 1879, Now if the said Stephen Craunston Jr. as administrator of the Estate of said Phoebe A. Benton deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge.

Stephen Craunston, Zachariah McElroy, John D. Craunston (with seals)

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Phoebe A. Benton late of said County, deceased, has been granted unto Stephen Craunston Jr.

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by David H. Henderson, William Mulligan and Clinton A. Williams.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him, to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 30th day of August A. D. 1879. John B. Coats Probate Judge. By Deputy

No. 2455 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

John Hudson being duly sworn, says that John M. Combs a resident of the Township of Leesburg in said County, died on or about the 22nd day of August A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John M. Combs died leaving Emma M. Combs his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of John M. Combs including Luther P. McCombs, John B. McCombs, Joseph McCombs, Isaac McCombs, Edward McCombs, Mary Warner, Sarah M. Melier, Florence E. Hill, and their kinship degrees (Sons, Daughters).

That [Signature]

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2700.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$5400.00 with Alf Scott and William H. Robb as sureties thereon, and suggests Jacob Housman, William P. Hunt and Ottniel Jewett as appraisers. John Hudson

Sworn to and subscribed before me this 29th day of August A. D. 1879 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

John Hudson ADMINISTRATOR OF John M. Combs Deceased

BOND.

Know all Men by these Presents, That we John Hudson Alf Scott and William H. Robb are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Four Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John M. Combs deceased, were granted to the said John Hudson by the Probate Court of Union County, in the State of Ohio, on the 29th day of August A. D. 1879. Now if the said John Hudson as administrator of the Estate of said John M. Combs deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. John Hudson Alf Scott William H. Robb (Seals)

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John M. Combs late of said County, deceased, has been granted unto John Hudson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Jacob Housman William P. Hunt and Ottniel Jewett and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 29th day of August A. D. 1879 John B. Coats Probate Judge. By Deputy

No. 2459

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

Martha A. McCrea being duly sworn, says that
John T. McCrea a resident of the Township of Dover
in said County, died on or about the 20th day of April A. D. 1898, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
John T. McCrea died leaving Martha A. McCrea
his widow
and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.
List of heirs: Josephus Belville (Daughter), Emma McCrea (Son), Martha A. McCrea (Daughter), William McCrea (Son), Emma McCrea (Daughter), Charles McCrea (Son). All addresses are New Dover Ohio.

That John T. McCrea, Martha A. McCrea, William McCrea, Emma McCrea and Charles McCrea

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath
aforesaid says the amount of personal property will be about \$1000.00
And of real estate about \$1000.00
Total, \$2000.00

And offer a bond in the sum of \$2000.00 with William Roberts
and Reese Ballard as sureties thereon, and suggests
James Y. Sewer, Solomon Wright
and William A. S. Linder as appraisers.

Martha A. McCrea.
Sworn to and subscribed before me this 10th day of September A. D. 1899.
John B. Coats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

Martha A. McCrea ADMINISTRATOR OF

John T. McCrea

BOND.

Know all Men by these Presents, That we Martha A. McCrea

and William Roberts Reese Ballard are held and firmly bound unto
the State of Ohio in the penal sum of Two Thousand Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John T. McCrea
deceased, were granted to the said Martha A. McCrea by the Probate Court of Union County, in the State of
Ohio, on the 10th day of September A. D. 1899. Now if the said Martha A. McCrea

as administrator of the Estate of said John T. McCrea deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for her.

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the
time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court
or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Probate Court
John B. Coats Probate Judge

Martha A. McCrea,
Wm. Roberts,
Reese Ballard. (SEAL)

THE STATE OF OHIO, } ss.
UNION COUNTY, }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of John T. McCrea late of said County,
deceased, has been granted unto Martha A. McCrea

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by James Y. Sewer,
Solomon Wright and William A. S. Linder
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator, or of any person for her to render upon oath a true account of her administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her
hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville,
Ohio, this 10th day of September A. D. 1899
John B. Coats Probate Judge.
By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

William H. Holyeross being duly sworn, says that Elizabeth A. Holyeross a resident of the Township of Allen in said County, died on or about the 19th day of June A. D. 1879, and that there is not to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Elizabeth A. Holyeross died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Francis E. Reams, Sarah Holyeross, Mary J. Emerson, Emily M. Peltz, Martha E. Paine, Caroline M. May, William H. Holyeross.

That None

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$250.00 And of real estate about \$ Total, \$250.00

And offer a bond in the sum of \$500.00 with Isaac Brodriek Jr. and John Holyeross as sureties thereon, and suggests William E. Inskeep, William H. Cray, and Isaac Willet as appraisers.

Sworn to and subscribed before me this 25th day of October A. D. 1879. John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

William H. Holyeross ADMINISTRATOR OF Elizabeth A. Holyeross

BOND.

Know all Men by these Presents, That we William H. Holyeross

and Isaac Brodriek John Holyeross are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Elizabeth A. Holyeross deceased, were granted to the said William H. Holyeross by the Probate Court of Union County, in the State of Ohio, on the 25th day of October A. D. 1879. Now if the said William H. Holyeross as administrator of the Estate of said Elizabeth A. Holyeross deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the money, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge, W. H. Holyeross, Isaac Brodriek, John H. Holyeross (with seals)

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, } To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Elizabeth A. Holyeross late of said County, deceased, has been granted unto William H. Holyeross whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William E. Inskeep, William H. Cray and Isaac Willet and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 25th day of October A. D. 1879. John B. Coats Probate Judge. By Deputy

No. 2477 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

A. H. Beightler being duly sworn, says that Willoughby Goldsbury a resident of the Township of Adrew in said County, died on or about the day of October A. D. 1894, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Willoughby died leaving F. Reindee Goldsbury his widow and the following persons his heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes Franklin Goldsbury (son), Isabelle (daughter), Charley (son), Harrison (son), and Marysville Ohio.

That above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$250.00 And of real estate about \$ Total \$

And offer a bond in the sum of \$500. with Samuel Beightler and R. L. Woodburn as sureties thereon, and suggests William Hall, William Wachmann, and John W. Barnes as appraisers. A. H. Beightler

Sworn to and subscribed before me this day of A. D. 189 Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Asbury Beightler ADMINISTRATOR OF Willoughby Goldsbury

BOND.

Know all Men by these Presents, That we Asbury H. Beightler and Tobias Beightler R. L. Woodburn are held and firmly bound unto the State of Ohio in the penal sum of Five Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Willoughby Goldsbury deceased, were granted to the said Asbury H. Beightler by the Probate Court of Union County, in the State of Ohio, on the 15th day of November A. D. 1894. Now if the said Asbury H. Beightler as administrator of the Estate of said Willoughby deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Asbury H. Beightler, Tobias Beightler, Robert L. Woodburn, John B. Coats Probate Judge.

THE STATE OF OHIO, } ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Willoughby Goldsbury late of said County, deceased, has been granted unto Asbury Beightler whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by William Hall, William Wachmann and John W. Barnes and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of November A. D. 1894. John B. Coats Probate Judge. By Deputy

No. 2491 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Marshall Vestal being duly sworn, says that William Vestal a resident of the Township of Claiborne in said County, died on or about the 29th day of December A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said William Vestal died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: John Vestal, Son, Richwood Ohio.

That the John Vestal

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$2000.00 And of real estate about \$1100.00 Total, \$3100.00

And offer a bond in the sum of \$4000.00 with William Burger and Franklin W. Marshall as sureties thereon, and suggests Adam Dilsaver and George B. Hamilton as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge. The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Marshall Vestal

Marshall Vestal ADMINISTRATOR OF William Vestal Deceased

BOND.

Know all Men by these Presents, That we Marshall Vestal and William Burger are held and firmly bound unto the State of Ohio in the penal sum of Row Monard Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Vestal deceased, were granted to the said Marshall Vestal by the Probate Court of Union County, in the State of Ohio, on the 3rd day of January A. D. 1880 Now if the said Marshall Vestal as administrator of the Estate of said William Vestal deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

O. R. Collier J. L. Burger

Marshall Vestal Franklin W. Marshall Wm. Burger

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William Vestal late of said County, deceased, has been granted unto Marshall Vestal whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Adam Dilsaver Joel D. Graham and George B. Hamilton and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coak

Ohio, this 3rd day of January A. D. 1880

John B. Coak

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Sherman M. Blake being duly sworn, says that Joseph Smart a resident of the Township of Clairborne in said County, died on or about the 15th day of December A. D. 1894, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving Hannah Smart his widow.

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Mary Smart (Daughter), Alexander C. Smart (Son), John S. Smart, George W. Smart, Isaac M. Smart, Emily A. Smart (Daughter) with their respective addresses in Plainburg and Richwood, Ohio.

That None of the above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$250.00 And of real estate about \$6750.00 Total \$7000.00

And offer a bond in the sum of \$2500.00 with Hugh J. Perry and George W. Court as sureties thereon, and suggests J. J. Goldsmith, Alexander Neal and Albert Curry as appraisers.

Sworn to and subscribed before me this 15th day of January A. D. 1895 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Sherman M. Blake as administrator.

Sherman M. Blake ADMINISTRATOR OF Joseph Smart Deceased

BOND.

Know all Men by these Presents, That we Sherman M. Blake and Hugh J. Perry George W. Court are held and firmly bound unto the State of Ohio in the penal sum of Twenty five hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Joseph Smart deceased, were granted to the said Sherman M. Blake by the Probate Court of Union County, in the State of Ohio, on the 15th day of January A. D. 1895. Now if the said Sherman M. Blake as administrator of the Estate of said Joseph Smart deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. Sherman M. Blake Hugh J. Perry G. W. Court

THE STATE OF OHIO, } ss. UNION COUNTY, LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joseph Smart late of said County, deceased, has been granted unto Sherman M. Blake whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by J. J. Goldsmith, Alexander Neal and Albert Curry and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of January A. D. 1895 John B. Coats Probate Judge. By Deputy

No. 2499 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Ezra Tallman being duly sworn, says that Keturah Norviel a resident of the Township of Liberty in said County, died on or about the 5th day of January A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Keturah Norviel died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Meta V. Landgrave (Daughter), Verta M. Norviel, Mitue V. Norviel, and Ethel R. Norviel, all residing in Raymond, Union Co., Ohio.

That Ethel R. Norviel one of the

above named ~~are~~ <sup>was</sup> children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$1,000.00 And of real estate about \$1,000.00 Total, \$2,000.00

And offer a bond in the sum of \$2,000 with Miller Warner and Abraham Wolford as surties thereon, and suggests Samuel Waddell, William H. Jordan and James H. Wittercraft as appraisers. Ezra Tallman

Sworn to and subscribed before me this 16th day of January A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Ezra Tallman ADMINISTRATOR OF

Keturah Norviel

BOND.

Know all Men by these Presents, That we Ezra Tallman Miller Warner Abraham Wolford are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Keturah Norviel deceased, were granted to the said Ezra Tallman by the Probate Court of Union County, in the State of Ohio, on the 16th day of January A. D. 1880 Now if the said Ezra Tallman as administrator of the Estate of said Keturah Norviel deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court - John B. Coats Probate Judge.

Ezra Tallman Miller Warner Abraham Wolford (SEAL)

THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Keturah Norviel late of said County, deceased, has been granted unto Ezra Tallman whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Samuel Waddell, William H. Jordan, and James H. Wittercraft and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 16th day of January A. D. 1880 John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Milton M. Shipley being duly sworn, says that Andrew A. Spicer a resident of the Township of York in said County, died on or about the day of A. D. 1878, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ 300.00 And of real estate about \$ 2000.00 Total, \$ 2300.00

And offer a bond in the sum of \$1000.00 with as sureties thereon, and suggests

L. G. Monroe, William P. Kulton and L. W. Smith as appraisers. M. M. Shipley

Sworn to and subscribed before me this 31st day of January A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Milton M. Shipley ADMINISTRATOR OF

Andrew A. Spicer Deceased

BOND.

Know all Men by these Presents, That we Milton M. Shipley and William L. Curry Frederick J. Sager are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration de bonis non with Will annexed upon the estate of Andrew A. Spicer deceased, were granted to the said Milton M. Shipley by the Probate Court of Union County, in the State of Ohio, on the 31st day of January A. D. 1880. Now if the said Milton M. Shipley as administrator of the Estate of said Andrew A. Spicer deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

M. M. Shipley, W. L. Curry, Frederick J. Sager. (SEAL)

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Andrew A. Spicer late of said County, deceased, has been granted unto Milton M. Shipley whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by L. G. Monroe William P. Kulton and L. W. Smith and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 31st day of January A. D. 1880 John B. Coats Probate Judge. Deputy

No. 2509 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Granville S. Robertson being duly sworn, says that John B. Godfrey a resident of the Township of Jackson in said County, died on or about the 4th day of January A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John B. Godfrey died leaving Clementine Godfrey his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Delia Daulton, Gemina Godfrey, Elizabeth Godfrey, Mary Godfrey, William Godfrey as daughters.

That Elizabeth and William Godfrey

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$100.00 as Executor 400.00 And of real estate about \$500.00 Total \$1000.00

And offer a bond in the sum of \$2000.00 with as sureties thereon, and suggests

and as appraisers. Granville S. Robertson

Sworn to and subscribed before me this 3rd day of February A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Granville S. Robertson ADMINISTRATOR OF John B. Godfrey Deceased.

BOND.

Know all Men by these Presents, That we Granville S. Robertson and Martin M. Benjamin Harvey S. Wood are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John B. Godfrey deceased, were granted to the said Granville S. Robertson by the Probate Court of Union County, in the State of Ohio, on the 3rd day of February A. D. 1880. Now if the said Granville S. Robertson as administrator of the Estate of said John B. Godfrey deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Granville S. Robertson, Martin M. Benjamin, Harvey S. Wood (with seals)

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John B. Godfrey late of said County, deceased, has been granted unto Granville S. Robertson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Edgar D. Horton James Dutton and Martin M. Benjamin and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 3rd day of February A. D. 1880 John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

No. 2513. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Edward S. Churchman being duly sworn, says that Alonzo H. Chapman a resident of the Township of Jerome in said County, died on or about the 26 day of July A. D. 1878, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Alonzo H. Chapman died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Clara J. Kilbury, Daughter, Plain City Ohio.

That

above named are children of said decedent was not under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$500.00

And of real estate about \$500.00 Total \$1000.00

And offers a bond in the sum of \$1000.00 with Richard Clark and David McCune as sureties thereon, and suggests John C. McCune and Edward S. Churchman as appraisers.

Sworn to and subscribed before me this 12 day of February A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Edward S. Churchman ADMINISTRATOR OF

Alonzo H. Chapman.

BOND.

Know all Men by these Presents, That we Edward S. Churchman, Robert McCreary and W. L. Curry are held and firmly bound unto

the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Alonzo H. Chapman deceased, were granted to the said Edward S. Churchman by the Probate Court of Union County, in the State of Ohio, on the 12th day of February A. D. 1880 Now if the said Edward S. Churchman as administrator of the Estate of said Alonzo H. Churchman deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Edward S. Churchman Robert McCreary W. L. Curry.

THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Alonzo H. Chapman late of said County, deceased, has been granted unto Edward S. Churchman

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Richard Clark, John C. McCune and David McCune

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 12th day of February A. D. 1880 John B. Coats Probate Judge.

By Deputy

No. 2515. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Lizzie S. Andrews being duly sworn, says that Charles C. Andrews a resident of the Township of Union in said County, died on or about the 25th day of October A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Charles C. Andrews died leaving Lizzie S. Andrews his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Mary H. Andrews, Daughter, Milford Centre Ohio.

That Mary H. Andrews

above named is a child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$500 And of real estate about None Total \$500

And offer a bond in the sum of \$1000 with John R. Bennett and Rufus Andrews as sureties thereon, and suggests John W. Smith and Nelson Bennett as appraisers. Lizzie S. Andrews

Sworn to and subscribed before me this 13th day of February A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Lizzie S. Andrews ADMINISTRATRIX Charles C. Andrews Deceased

BOND.

Know all Men by these Presents, That we Lizzie S. Andrews John R. Bennett Rufus Andrews are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Charles C. Andrews deceased, were granted to the said Lizzie S. Andrews by the Probate Court of Union County, in the State of Ohio, on the 13th day of February A. D. 1880. Now if the said Lizzie S. Andrews as administratrix of the Estate of said Charles C. Andrews deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Lizzie S. Andrews J. R. Bennett R. Andrews (with seals)

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Charles C. Andrews late of said County, deceased, has been granted unto Lizzie Andrews whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John W. Smith Simon D. Elliott and Nelson T. Bennett and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 13th day of November A. D. 1880 John B. Coats Probate Judge. By Deputy

No. 2521 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

W. W. Woods being duly sworn, says that Samuel Woods a resident of the Township of Union in said County, died on or about the 3rd day of March A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel Woods died leaving Maria E. Woods his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Clara H. Money (Daughter), Leon S. Woods (Son), Marysville Ohio, and Milford Centre.

That None of

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$3000.00 And of real estate about \$8000.00 Total \$21000.00

And offer a bond in the sum of \$6000.00 with Henry W. Money and Hiram Stokes as sureties thereon, and suggests Elephaz Burdick and James Pullingford as appraisers and W. W. Woods.

Sworn to and subscribed before me this day of A. D. 1880 Probate Judge.

The undersigned Maria E. Woods widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of W. W. Woods as administrator. Maria E. Woods.

W. W. Woods ADMINISTRATOR OF

Samuel Woods Deceased

BOND.

Know all Men by these Presents, That we W. W. Woods, Henry W. Money

and Hiram Stokes are held and firmly bound unto the State of Ohio in the penal sum of Six Thousands Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel Woods deceased, were granted to the said W. W. Woods by the Probate Court of Union County, in the State of Ohio, on the 13th day of March A. D. 1880 Now if the said W. W. Woods as administrator of the Estate of said Samuel Woods deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Court.

John B. Coats Probate Judge.

W. W. Woods Henry W. Money H. Stokes.

SEAL SEAL SEAL

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel Woods late of said County, deceased, has been granted unto W. W. Woods.

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Elephaz Burdick, James Pullingford and Hiram Stokes and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 13th day of March A. D. 1880 John B. Coats Probate Judge. By Deputy

No. 2522 Application for Letters of Administration. THE STATE OF OHIO, } with the will annexed, UNION COUNTY, ss. } IN PROBATE COURT.

Jefferson L. Richey being duly sworn, says that Samuel P. Vangorden a resident of the Township of Dover in said County, died on or about the 20th day of July A. D. 1879, and that there is not to the knowledge of this affiant any last Will and Testament of said decedent; that the said will has been proved and Jefferson L. Richey Executor in said will named declines to act as Executor. Samuel P. Vangorden died leaving Sarah Vangorden his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Sarah W. Vangorden, Sarah C. Vangorden, Jefferson D. Vangorden, etc.

That Mary C. Vangorden is the only of the

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$250.00 And of real estate about \$800.00 Total \$1050.00

And offers a bond in the sum of \$500.00 with as sureties thereon, and suggests

Benny Hamawalt, William Burns and William Roberts as appraisers.

Jefferson L. Richey

Sworn to and subscribed before me this 15th day of March A. D. 1880

Probate Judge.

The undersigned widow and executor (named in the will) of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Jefferson L. Richey as administrator.

Sarah Vangorden, Jefferson D. Vangorden.

Jefferson L. Richey ADMINISTRATOR OF

Samuel P. Vangorden Deceased

BOND.

Know all Men by these Presents, That we Jefferson L. Richey and Jeremiah Johnson are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars,

to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel P. Vangorden deceased, were granted to the said Jefferson L. Richey by the Probate Court of Union County, in the State of Ohio, on the 13th day of March A. D. 1880. Now if the said Jefferson L. Richey as administrator of the Estate of said Samuel P. Vangorden deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Jefferson L. Richey, Sol. Buttz, Jeremiah Johnson.

THE STATE OF OHIO, } ss. UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel P. Vangorden late of said County, deceased, has been granted unto Jefferson L. Richey with the will of said decedent annexed, whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Benny Hamawalt, William Roberts and William Burns and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats, Judge of said Court, at Marysville, Ohio, this 15th day of March A. D. 1880

John B. Coats, Probate Judge. Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Rebecca Landow being duly sworn, says that James Landow a resident of the Township of Claiborne in said County, died on or about the 14th day of January A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said James Landow died leaving Rebecca Landow his Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: John Landow (Son), Sarah C. Long (Daughter), Samuel M. Landow (Son), Susannah Landow (Daughter), William C. Landow (Son), Mary M. Smith (Daughter), Alice Weisbell (Daughter). Addresses: Richwood Union Co. Ohio, Marysville, Richwood.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$3500.00 And of real estate about \$4000.00 Total \$7500.00

And offer a bond in the sum of \$7000.00 with as sureties thereon, and suggests

Thomas Lovelass, Lewis A. Hedger and James Addelman as appraisers.

Sworn to and subscribed before me this 18th day of March A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Elmore Y. King and Rebecca Landow ADMINISTRATORS OF James Landow Deceased

BOND.

Know all Men by these Presents, That we Elmore Y. King and Rebecca Landow Seco. W. Court

and William H. Curry are held and firmly bound unto the State of Ohio in the penal sum of Seven Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration with the will annexed upon the estate of James Landow deceased, were granted to the said Elmore Y. King and Rebecca Landow by the Probate Court of Union County, in the State of Ohio, on the 18th day of March A. D. 1880 Now if the said Elmore Y. King and Rebecca Landow as administrators of the Estate of said James Landow deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for them.

Third, Shall render upon oath, a just and true account of their administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Court John B. Coats Probate Judge

Elmore Y. King, Rebecca Landow, George Court, Wm. L. Curry

SEAL SEAL SEAL

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James Landow late of said County, deceased, has been granted unto Rebecca Landow and Elmore Y. King with the will annexed whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas Lovelass, Lewis A. Hedger and James Addelman and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for them to render upon oath a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville,

Ohio, this 18th day of March A. D. 1880

John B. Coats Probate Judge.

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Adaline Stewart being duly sworn, says that Jane Gibson a resident of the Township of Union in said County, died on or about the 25th day of November A. D. 1879, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jane Gibson died leaving no child or children and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Adaline Stewart (sister), John J. Gabriel (nephew), and Moner C. Gibson (nephew).

That

above named are children of said decedent under 15 years of age at the time of her decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$1000.00 Total, \$2500.00

And offer a bond in the sum of \$3000.00 with Andrew Keyes and Willis Y. Root as sureties thereon, and suggests Willis Y. Root, Simon D. Elliott and Hiram Storer as appraisers.

Sworn to and subscribed before me this 29th day of March A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Adaline Stewart ADMINISTRATRIX OF Jane Gibson Deceased.

BOND.

Know all Men by these Presents, That we Adaline Stewart and Andrew Keyes Willis Y. Root are held and firmly bound unto the State of Ohio in the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration with the will annexed upon the estate of Jane Gibson deceased, were granted to the said Adaline Stewart by the Probate Court of Union County, in the State of Ohio, on the 29th day of March A. D. 1880 Now if the said Adaline Stewart as administratrix of the Estate of said Jane Gibson deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Adaline Stewart Andrew Keyes Willis Y. Root (with seals)

THE STATE OF OHIO, } LETTERS. UNION COUNTY, ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Jane Gibson late of said County, deceased, has been granted unto Adaline Stewart with the will annexed of said decedent, whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Willis Y. Root Simon D. Elliott and Hiram Storer and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administratrix or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 29th day of April A. D. 1880 John B. Coats Probate Judge. By Deputy

No. 2535

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Thomas P. Cratty being duly sworn, says that Lewis Lane a resident of the Township of Clairborne

in said County, died on or about the day of A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Lewis Lane died leaving Jane Lane his widow.

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists John Lane (son), Ann Biddle (daughter), Frances Lane (daughter), Ida Lane (daughter), Lena Lane (daughter), and Nora Lane (daughter) with their respective addresses in Richwood Union Co. O.

That Ida Lane, Lena Lane, and Nora Lane

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2500.00

And of real estate about \$10000.00 Total, \$12500.00

And offer a bond in the sum of \$5000 with George W. Court as sureties thereon, and suggests

Henry Merritt, Timothy J. Williams, and Sherman W. Blase as appraisers. T. P. Cratty

Sworn to and subscribed before me this 15th day of April A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Thomas P. Cratty ADMINISTRATOR OF Lewis Lane Deceased.

BOND.

Know all Men by these Presents, That we Thomas P. Cratty, George W. Court, and R. P. McAllister are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Lewis Lane deceased, were granted to the said Thomas P. Cratty by the Probate Court of Union County, in the State of Ohio, on the 15th day of April A. D. 1880 Now if the said Thomas P. Cratty as administrator of the Estate of said Lewis Lane deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge.

Thomas P. Cratty, George W. Court, R. P. McAllister (with seals)

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Lewis Lane late of said County, deceased, has been granted unto Thomas P. Cratty

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Henry W. Merritt, Timothy J. Williams and Sherman M. Blase and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of April A. D. 1880 John B. Coats Probate Judge. By Deputy

No. 2573

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

Samuel Waddel being duly sworn, says that Clemmus Spain a resident of the Township of Allen in said County, died on or about the 22nd day of April A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Clemmus Spain died leaving Mary Jane Spain his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Fremont Spain (Sons), Sarah Ann Spain (Daughter), Emma J. Spain (Daughter), Dora B. Spain (Daughter), Hester A. Spain (Daughter), Minnie M. Spain (Daughter).

That Dora B. Spain, Hester A. Spain and Minnie M. Spain above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$300.00 And of real estate about \$3000.00 Total \$3300.00

And offers a bond in the sum of \$6000.00 with William T. Robinson and Pearson Holycross as sureties thereon, and suggests William H. Cray, William Jenkins and William E. Susskeep as appraisers. Samuel Waddel

Sworn to and subscribed before me this 6th day of May A. D. 1880 John B. Coats Probate Judge.

The undersigned Mary J. Spain widow and sole of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Samuel Waddel as administrator.

Mary J. Spain
Fremont Spain.

Samuel Waddel ADMINISTRATOR OF Clemmus Spain

BOND.

Know all Men by these Presents, That we Samuel Waddel, William H. Robinson and Pearson P. Holycross are held and firmly bound unto the State of Ohio in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Clemmus Spain deceased, were granted to the said Samuel Waddel by the Probate Court of Union County, in the State of Ohio, on the 6th day of May A. D. 1880 Now if the said Samuel Waddel as administrator of the Estate of said Clemmus Spain deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge



THE STATE OF OHIO, } ss. UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Clemmus Spain late of said County, deceased, has been granted unto Samuel Waddel whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William H. Cray, William Jenkins and William E. Susskeep and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 6th day of May A. D. 1880 John B. Coats Probate Judge. By Deputy

No. 2576 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.

being duly sworn, says that  
 a resident of the Township of \_\_\_\_\_  
 in said County, died on or about the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189\_\_\_\_, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
 died leaving \_\_\_\_\_

and the following persons his only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.

That \_\_\_\_\_

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath  
 aforesaid say the amount of personal property will be about \$ \_\_\_\_\_  
 And of real estate about \$ \_\_\_\_\_  
 Total, \$ \_\_\_\_\_

And offer a bond in the sum of \$ \_\_\_\_\_ with \_\_\_\_\_  
 and \_\_\_\_\_ as sureties thereon, and suggests \_\_\_\_\_

and \_\_\_\_\_ as appraisers.

Sworn to and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189\_\_\_\_  
 \_\_\_\_\_ Probate Judge.

The undersigned \_\_\_\_\_ of the above  
 named decedent, hereby declines the administration of his estate, and recommends the appointment of  
 \_\_\_\_\_ as administrator.

Matthew R. Haggard  
 ADMINISTRATOR OF

William D. Haggard Deceased

BOND.

Know all Men by these Presents, That we Matthew R. Haggard

and John Haggard  
 Thomas P. Shields are held and firmly bound unto  
 the State of Ohio in the penal sum of Six Hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
 made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William D. Haggard  
 deceased, were granted to the said Matthew R. Haggard by the Probate Court of Union County, in the State of  
 Ohio, on the 8th day of November A. D. 1880. Now if the said Matthew R.

Haggard as administrator of the Estate of said William D. Haggard deceased, shall  
**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
 credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,  
 if required by said Court, an inventory of the real estate of said deceased.

**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
 proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said  
 Administrator or to the possession of any other person for him.

**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time  
 when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the  
 time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such  
 delay was necessary and reasonable.

**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court  
 or the law shall direct; and

**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
 and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats  
 Probate Judge  
 Popul Court

Matthew R. Haggard  
 John Haggard  
 Thomas P. Shields

SEAL  
 SEAL  
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THE STATE OF OHIO, }  
 UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights  
 credits and estate, which were of William D. Haggard late of said County,  
 deceased, has been granted unto Matthew R. Haggard  
 whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas P.  
 Shields, William D. Brown and Charles Mart  
 and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
 of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
 the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the  
 possession of said Administrator, or of any person for him to render upon oath a true account of his administra-  
 tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
 after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
 Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his  
 hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats, Judge of said Court, at Marysville,  
 Ohio, this 8th day of November A. D. 1880  
 John B. Coats, Probate Judge.  
 By \_\_\_\_\_ Deputy

No. 2579 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

William M. Hiervoer being duly sworn, says that Jacob M. Romine a resident of the Township of Leesburg in said County, died on or about the 20th day of September A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jacob M. Romine died leaving Phebe M. Romine his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include George B. Romine (son), Robert J. Romine (son), Lillie M. Romine (daughter), and Rantow C. Romine (son).

That all of the above named are children of said decedent were under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$4500.00 Total \$6000.00

And offer a bond in the sum of \$2000.00 with George Shreyer and Allen Hiervoer as sureties thereon, and suggests Henry Highbergain, Boanargen Green and Samuel James as appraisers.

Sworn to and subscribed before me this 20th day of November A. D. 1880 John B. Coats Probate Judge.

The undersigned Phebe M. Romine of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of William M. Hiervoer as administrator. Phebe M. Romine.

William M. Hiervoer ADMINISTRATOR OF Jacob M. Romine Deceased

BOND.

Know all Men by these Presents, That we William M. Hiervoer George Shreyer and Allen Hiervoer are held and firmly bound unto the State of Ohio in the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob M. Romine deceased, were granted to the said William M. Hiervoer by the Probate Court of Union County, in the State of Ohio, on the 20th day of November A. D. 1880 Now if the said William M. Hiervoer as administrator of the Estate of said Jacob M. Romine deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge William M. Hiervoer George Shreyer Allen Hiervoer

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Jacob M. Romine late of said County, deceased, has been granted unto William M. Hiervoer whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Henry Highbergain, Boanargen Green and Samuel James and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of November A. D. 1880 John B. Coats Probate Judge.

No. 2581 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Thomas J. Connor being duly sworn, says that Edward Spain a resident of the Township of Union in said County, died on or about the 15th day of November A. D. 1880, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Edward Spain died leaving Mary R. Spain his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Lucetta Smith (Daughter), Mary E. Elliott (Daughter), Ella Rowe (Daughter), William Spain (Son), Rose Connor (Daughter).

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$300.00 And of real estate about \$ Total \$

And offer a bond in the sum of \$600.00 with John Connor and John P. Connor as sureties thereon, and suggests Ira Smith, Hazard Boylan and Simon D. Elliott as appraisers. Thomas J. Connor

Sworn to and subscribed before me this 26th day of November A. D. 1880 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Thomas J. Connor ADMINISTRATOR OF Edward Spain Deceased

BOND.

Know all Men by these Presents, That we Thomas J. Connor

and John Connor, John P. Connor are held and firmly bound unto the State of Ohio in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Edward Spain deceased, were granted to the said Thomas J. Connor by the Probate Court of Union County, in the State of Ohio, on the day of November A. D. 1880 Now if the said Thomas J. Connor

as administrator of the Estate of said Edward Spain deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Thomas J. Connor John Connor John Connor

THE STATE OF OHIO, } ss. LETTERS.

UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Edward Spain late of said County, deceased, has been granted unto Thomas J. Connor whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Ira Smith Hazard Boyland and Simon D. Elliott and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this day of November A. D. 1880 John B. Coats Probate Judge. By Deputy

No. 2571 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Thomas Connolly being duly sworn, says that Edward Connolly a resident of the Township of ... in said County, died on or about the 29th day of December A. D. 1880, and that there is not, to the knowledge of this applicant, any last Will and Testament of said decedent; that the said Edward Connolly died leaving no widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Thomas Connolly (son), Mary A. Crowston (daughter), John Connolly (son), Edward Connolly (son), Benjamin Connolly (son), Charlotte Connolly (daughter), Carrie Connolly (daughter), Alice Connolly (daughter), Maria Connolly (daughter), and George Connolly (son).

That Alice Connolly, Maria Connolly and George Connolly

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1670.00 And of real estate about \$5380.00 Total, \$7050.00

And offers to bond in the sum of \$3000.00 with William Blackburn and John Wilson as sureties thereon, and suggests John Paver, B. H. B. Griswold and Thomas Stibbig as appraisers.

Sworn to and subscribed before me this 18th day of January A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Thomas Connolly ADMINISTRATOR OF Edward Connolly Deceased

BOND.

Know all Men by these Presents, That we Thomas Connolly, William Blackburn and John Wilson are held and firmly bound unto the State of Ohio to the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Edward Connolly deceased, were granted to the said Thomas Connolly by the Probate Court of Union County, in the State of Ohio, on the 18th day of January A. D. 1881. Now if the said Thomas Connolly as administrator of the Estate of said Edward Connolly deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge, Thomas Connolly, William Blackburn, John Wilson. (SEAL)

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. } LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Edward Connolly late of said County, deceased, has been granted unto Thomas Connolly whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Paver, B. H. B. Griswold and Thomas Stibbig and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 18th day of January A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2592 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

John H. Wood being duly sworn, says that William Phillips a resident of the Township of Paris in said County, died on or about the 16th day of January A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Phillips died leaving no widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Elizabeth Moore (Daughter, Iowa), Sarah P. Wood (Daughter, Marysville Ohio), and John Phillips (Son, Richwood Ohio).

That None of the

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$600.00 And of real estate about \$100.00 Total \$700.00

And offers a bond in the sum of \$1200.00 with as sureties thereon, and suggests

Nabor Randall, H. W. Bernebeck and D. P. Elliott as appraisers. John H. Wood as administrator.

Sworn to and subscribed before me this 19th day of January A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

John H. Wood ADMINISTRATOR OF William Phillips Deceased

BOND.

Know all Men by these Presents, That we John H. Wood and Frederick J. Sager and Michael P. Wood are held and firmly bound unto the State of Ohio in the penal sum of Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Phillips deceased, were granted to the said John H. Wood by the Probate Court of Union County, in the State of Ohio, on the 19th day of January A. D. 1881. Now if the said John H. Wood as administrator of the Estate of said William Phillips deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Court John B. Coats Probate Judge.

John H. Wood P. J. Sager M. P. Wood (with seals)

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William Phillips late of said County, deceased, has been granted unto John H. Wood whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Nabor Randall and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for service, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Ohio, this 19th day of January A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2596 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Aaron Possey being duly sworn, says that Aaron Price a resident of the Township of Millcreek in said County, died on or about the 8th day of February A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Aaron Price died leaving No widow

and the following persons h<sup>is</sup> only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Emma Price (Daughter), James H. Price (Son), and Watson Kinard (P. O. Address).

That James H. Price

above named <sup>is</sup> children of said decedent under 15 years of age at the time of h<sup>is</sup> decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on h<sup>is</sup> oath aforesaid say the amount of personal property will be about \$750.00 And of real estate about \$300.00 Total \$1050.00

And offer a bond in the sum of \$1500.00 with Warren Owen and George Hamawalt Jr. as sureties thereon, and suggests Thomas P. Shields, George Hamawalt Jr. and Luther Higget as appraisers. Aaron Possey

Sworn to and subscribed before me this 11th day of February A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of h<sup>is</sup> estate, and recommends the appointment of as administrator.

Aaron Possey ADMINISTRATOR OF Aaron Price Deceased

BOND.

Know all Men by these Presents, That we Aaron Possey, Warren Owen and George Hamawalt are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Aaron Price deceased, were granted to the said Aaron Possey by the Probate Court of Union County, in the State of Ohio, on the 11th day of February A. D. 1881 Now if the said Aaron Possey as administrator of the Estate of said Aaron Price deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to h<sup>is</sup> possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all h<sup>is</sup> real estate that may be sold for the payment of h<sup>is</sup> debts which shall at any time come to the possession of said Administrator or to the possession of any other person for h<sup>im</sup>.
Third, Shall render upon oath, a just and true account of h<sup>is</sup> administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after h<sup>e</sup> shall have been notified of the expiration of the time by the Probate Judge, h<sup>e</sup> shall receive no allowance for h<sup>is</sup> services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in h<sup>is</sup> hands upon the settlement of h<sup>is</sup> accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Aaron Possey, Warren Owen, George Hamawalt Jr. (with seals)

THE STATE OF OHIO, } ss. } LETTERS.

UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Aaron Price late of said County, deceased, has been granted unto Aaron Possey whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas P. Shields, George Hamawalt Jr. and Luther Higget and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of h<sup>is</sup> death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of h<sup>is</sup> debts, which shall at any time come into the possession of said Administrator, or of any person for h<sup>im</sup> to render upon oath a true account of h<sup>is</sup> administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in h<sup>is</sup> hands, upon settlement of h<sup>is</sup> accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of February A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2601 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Matilda Scott being duly sworn, says that Maria E. Scott a resident of the Township of Jerome in said County, died on or about the 17th day of January A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Maria E. Scott died leaving neither children or husband and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Matilda Scott (Sister, Plain City Ohio), Laura Scott, and Judith A. Bell.

That

Above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$200.00 And of real estate about \$600.00 Total \$800.00

And offer a bond in the sum of \$400.00 with Beverly Depp and Laura Scott as sureties thereon, and suggests Beverly Depp, Stephen Seeder and Edward S. Churchman as appraisers. Matilda Scott

Sworn to and subscribed before me this 22nd day of February A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Matilda Scott ADMINISTRATOR OF Maria E. Scott Deceased

BOND.

Know all Men by these Presents, That we Matilda Scott Beverly Depp E. S. Churchman are held and firmly bound unto the State of Ohio in the penal sum of Two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Maria E. Scott deceased, were granted to the said Matilda Scott by the Probate Court of Union County, in the State of Ohio, on the 22nd day of February A. D. 1881 Now if the said Matilda Scott as administrator of the Estate of said Maria E. Scott deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Matilda Scott Beverly Depp E. S. Churchman

THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Maria E. Scott late of said County, deceased, has been granted unto Matilda Scott whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Beverly Depp Stephen Seeder and Edward and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 22nd day of February A. D. 1881 John B. Coats Probate Judge. By Deputy

No 602

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

James B. Smith being duly sworn, says that Abraham H. Baker a resident of the Township of Liberty in said County, died on or about the 15th day of February A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Abraham H. Baker died leaving no widow or children

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Samuel B. Baker, David Baker, Nathaniel Baker, etc.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$4000.00 And of real estate about \$8000.00 Total \$12000.00

And offer a bond in the sum of \$8000.00 with George Hill, Zachariah McElroy and Nathaniel Baker as sureties thereon, and suggests John M. McElroy, William O. Titus and Wesley Tallman as appraisers.

Sworn to and subscribed before me this 22nd day of February A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

James B. Smith ADMINISTRATOR OF Abraham Baker Deceased.

BOND.

Know all Men by these Presents, That we James B. Smith, George J. Hill, Zachariah McElroy and Nathaniel H. Baker are held and firmly bound unto the State of Ohio in the penal sum of Eight Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Abraham H. Baker deceased, were granted to the said James B. Smith by the Probate Court of Union County, in the State of Ohio, on the 22nd day of February A. D. 1881. Now if the said James B. Smith as administrator of the Estate of said Abraham Baker deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

James B. Smith, George J. Hill, Zachariah McElroy, N.H. Baker

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Abraham H. Baker late of said County, deceased, has been granted unto James B. Smith whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John M. McElroy, William O. Titus, Wesley Tallman and to return upon oath within three months, a true inventory thereof. Also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 22nd day of February A. D. 1881 John B. Coats Probate Judge.

No. 2604

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

Catherine Foreman being duly sworn, says that
Israel C. Foreman a resident of the Township of York
in said County, died on or about the 1st day of February A. D. 1881, and that
there is not to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
Israel C. Foreman died leaving Catherine Foreman
his widow
and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.
Emily Snyder Daughter South Ground Kansas
George W. Foreman Son Claibourne Ohio
Mary Pierce Daughter
John Foreman Son
Henry Foreman
Ann Foreman
Maggie Foreman Daughter
Riley Foreman Son

That Henry Foreman, Ann Foreman, Maggie Foreman and
Riley Foreman

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administratrix of the estate of said decedent, and on her oath
aforesaid say the amount of personal property will be about \$1700.00
And of real estate about None - Not disposed of \$
Total \$

And offer a bond in the sum of \$9000.00 with John W. Foreman
and William M. Robinson as sureties thereon, and suggests
George W. Smith, Lay Ford
and George Snyder as appraisers.
Catherine Foreman

Sworn to and subscribed before me this 2nd day of February A. D. 1881
John B. Coats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

Catherine A. Foreman
ADMINISTRATRIX OF
Israel C. Foreman Deceased.

BOND.

Know all Men by these Presents, That we Catherine A. Foreman
John W. Foreman
and William M. Robinson are held and firmly bound unto
the State of Ohio in the penal sum of Nine Thousand Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Israel C. Foreman
deceased, were granted to the said Catherine Foreman by the Probate Court of Union County, in the State of
Ohio, on the 23rd day of February A. D. 1881 Now if the said Catherine Foreman
as administratrix of the estate of said Israel C. Foreman deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administratrix or to the possession of any other person for her
Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the
time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Court John B. Coats Probate Judge.
Catherine Foreman
John W. Foreman
W. M. Robinson

THE STATE OF OHIO, }
UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of Israel C. Foreman late of said County,
deceased, has been granted unto Catherine Foreman
whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George W. Smith
Lay Ford and George Snyder
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administratrix or of any person for her to render upon oath a true account of her administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her
hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville,
Ohio, this 23 day of February A. D. 1881
John B. Coats Probate Judge.

By Dep

No. 2605 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Adam W. Robinson being duly sworn, says that Allen J. Mauville a resident of the Township of Leesburg in said County, died on or about the 18th day of February A. D. 1881 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Allen J. Mauville died leaving Jennie Mauville his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Allen M. Mauville (Son), Pearl Lett M. Mauville (Daughter), Elsie Maud Mauville (Daughter), and Kasper G. Mauville (P. O. Address).

That All above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$2500.00 And of real estate about \$800.00 Total \$3300.00

And offer a bond in the sum of \$5000.00 with Casper G. Mauville and Lemuel James as sureties thereon, and suggests Duncan McLean, A. B. Stricker and Lester Oliver as appraisers.

Sworn to and subscribed before me this day of A. D. 1881

Probate Judge. The undersigned Jennie Mauville of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Adam W. Robinson as administrator. Jennie C. Mauville

Adam W. Robinson ADMINISTRATOR OF Allen J. Mauville, Deceased

BOND.

Know all Men by these Presents, That we Adam W. Robinson and Casper G. Mauville and Lemuel James are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Allen J. Mauville deceased, were granted to the said Adam W. Robinson by the Probate Court of Union County, in the State of Ohio, on the 18th day of February A. D. 1881. Now if the said Adam W. Robinson as administrator of the Estate of said Allen J. Mauville deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Adam W. Robinson Casper G. Mauville Lemuel James

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Allen J. Mauville late of said County, deceased, has been granted unto Adam W. Robinson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Duncan McLean, A. B. Stricker and Lester Oliver and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of February A. D. 1881 John B. Coats Probate Judge. Deputy

No. 2616 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

The undersigned hereby makes application being duly sworn, says that for appointment as Administrator of the estate of Harrison Rice deceased, said decedent last resided in the Township of Harrison Rice deceased in said County, died on or about the 8th day of March A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving no widow

children and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Alfred Rice and Charles W. Rice, with a handwritten note 'all over the age of 15 years'.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2900.00 and of real estate about \$2500.00. Total \$5400.00

And offer in bond in the sum of \$6000.00 with Hays Whitney as sureties thereon, and suggests John B. Pless, James B. Whelpley, and George Wilber as appraisers. Albert S. Chapman

Sworn to and subscribed before me this 19th day of March A. D. 1881

The undersigned John B. Coats, Probate Judge, of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Alfred Rice.

Albert S. Chapman ADMINISTRATOR OF Harrison Rice Deceased.

BOND.

Know all Men by these Presents, That we Albert S. Chapman, Hays Whitney, Charles S. Chapman

and are held and firmly bound unto the State of Ohio in the penal sum of Six Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harrison Rice deceased, were granted to the said Albert S. Chapman by the Probate Court of Union County, in the State of Ohio, on the 12th day of March A. D. 1881. Now if the said Albert S. Chapman

as administrator of the Estate of said Harrison Rice deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of Albert S. Chapman, Hays Whitney, Charles S. Chapman with seals.

THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Harrison Rice late of said County, deceased, has been granted unto Albert S. Chapman

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John B. Pless, James B. Whelpley and George Wilber and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

Signatures of John B. Coats, Judge of said Court, at Marysville, Ohio, this 19th day of March A. D. 1881. John B. Coats, Probate Judge. Deputy

No. 2627. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

The undersigned hereby makes Application, being duly sworn, says that for appointment as Administrator of the Estate of David P. Dyal deceased...

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

Said Decedent left personal estate amounting as nearly as now can be ascertained to about

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent...

I offer in bond in the sum of \$4000 with George Gibson and William M. Brown as sureties thereon...

Sworn to and subscribed before me this 16th day of April A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

John H. Stewart ADMINISTRATOR OF David P. Dyal Deceased.

BOND.

Know all Men by these Presents, That we John H. Stewart, George Gibson, William M. Brown are held and firmly bound unto the State of Ohio in the penal sum of Four Thousand Dollars...

WHEREAS, Letters of Administration upon the estate of David P. Dyal deceased, were granted to the said John H. Stewart by the Probate Court of Union County, in the State of Ohio, on the 16th day of April A. D. 1887...

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased... Second, Shall administer according to law... Third, Shall render upon oath, a just and true account of his administration... Fourth, Shall pay any balance remaining in his hands... Fifth, Shall deliver the letters of administration into Court...

EXECUTED IN PRESENCE OF The Probate Court John B. Coats Probate Judge John H. Stewart George Gibson W. M. Brown

THE STATE OF OHIO, } ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of David P. Dyal late of said County, deceased, has been granted unto John H. Stewart whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Adam Phillips, William M. Brown and James Y. Severn and to return upon oath within three months, a true inventory thereof...

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 16th day of April A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 2633 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Peleg Craunston being duly sworn, says that Zelotus C. Pooler a resident of the Township of Taylor in said County, died on or about the day of May A.D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Zelotus C. Pooler died leaving Pulma Pooler his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Lawson P. Pooler, James Pooler, Hugh P. Pooler, and D. J. Pooler as sons of Zelotus C. Pooler, with their addresses in Broadway Union Co. and Lincoln Nebraska.

That All the above named are children of said decedent over 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$6000.00 And of real estate about \$2000.00 Total \$8000.00

And offer to bond in the sum of \$6500.00 with Leonidas Piper and John Wiley as sureties thereon, and suggests Robert W. Thompson, Nathaniel Welch and Joseph J. Watts as appraisers. Peleg Craunston

Sworn to and subscribed before me this 24th day of May A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Peleg Craunston ADMINISTRATOR OF Zelotus C. Pooler Deceased.

BOND.

Know all Men by these Presents, That we Peleg Craunston and John Wiley are held and firmly bound unto the State of Ohio in the penal sum of Fifty thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Zelotus C. Pooler deceased, were granted to the said Peleg Craunston by the Probate Court of Union County in the State of Ohio, on the 14th day of May A. D. 1887. Now if the said Peleg Craunston as administrator of the Estate of said Zelotus C. Pooler deceased, shall First, Make and return unto said Court, on or before, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Peleg Craunston Leonidas Piper John Wiley

THE STATE OF OHIO, } ss. } LETTERS.

UNION COUNTY, } To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Zelotus C. Pooler late of said County, deceased, has been granted unto Peleg Craunston whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Robert W. Thompson, Nathaniel Welch and Joseph J. Watts and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 24th day of May A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 2697

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

S. M. Doekum being duly sworn, says that Catherine Coumlin a resident of the Township of Darby in said County, died on or about the day of A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Catherine Coumlin died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Edward Coumlin (son), Mary Joines (Daughter), Joseph Snow, Nora Lambert, and Artissa Coumlin.

That none of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$100.00 And of real estate about \$ Total,

And offer a bond in the sum of \$500.00 with W. P. H. Pennington and Joseph E. Pounce as sureties thereon, and suggests W. P. H. Pennington, Marion Holycross and William Benson as appraisers.

Sworn to and subscribed before me this 31st day of May A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

S. M. Doekum ADMINISTRATOR OF Catherine Coumlin Deceased

BOND.

Know all Men by these Presents, That we S. M. Doekum, W. P. H. Pennington, Joseph E. Pounce and Five Hundred are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Catherine Coumlin deceased, were granted to the said S. M. Doekum by the Probate Court of Union County, in the State of Ohio, on the 31st day of May A. D. 1881 Now if the said S. M. Doekum

as administrator of the Estate of said Catherine Coumlin deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Levin Johnson G. W. Pritchard

S. M. Doekum W. P. H. Pennington Jos. E. Pounce

THE STATE OF OHIO, } UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Catherine Coumlin late of said County, deceased, has been granted unto S. M. Doekum

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by W. P. H. Pennington, Marion Holycross and William Benson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 31st day of May A. D. 1881 John B. Coats Probate Judge.

By Deputy

No. 2638 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Jacob Miller being duly sworn, says that a resident of the Township of Millerscen in said County, died on or about the 24th day of May A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jacob Miller died leaving Mary Miller his and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Catherine Lemay, Caroline Shover, William Miller, Jacob M. Miller, Mary A. Mitchell, Sarah A. Liggett, John H. Miller, Sibbe Liggett and their kinship to Jacob Miller, along with their addresses in Ohio.

That above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1000.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$1000 with Luther Liggett and Aaron Dorsey as sureties thereon, and suggests Walter B. Beecher, Thomas P. Shields and Jacob L. Pelkner as appraisers. Waveret Owen

Sworn to and subscribed before me this day of A. D. 1881 Probate Judge.

The undersigned Mary Miller widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Waveret Owen as administrator. Mary Miller

Waveret Owen ADMINISTRATOR OF Jacob Miller

BOND.

Know all Men by these Presents, That we Waveret Owen and Luther Liggett Aaron Dorsey are held and firmly bound unto the State of Ohio in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob Miller deceased, were granted to the said Waveret Owen by the Probate Court of Union County in the State of Ohio, on the 18th day of June A. D. 1881 Now if the said Waveret Owen as administrator of the Estate of said Jacob Miller deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Court John B. Coats Probate Judge Waveret Owen Luther Liggett Aaron Dorsey

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Jacob Miller late of said County, deceased, has been granted unto Waveret Owen whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Walter B. Beecher Thomas P. Shields and Jacob L. Pelkner and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 18th day of June A. D. 1881 John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

The undersigned hereby makes application for being duly sworn, says that appointment has been made at a resident of the Township of ... of the estate of ... deceased, said decedent ... there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said ... and there died ... leaving no last Will and Testament to the ... and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Mary A. McPadden, Daughter, Marysville Ohio.

That

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$2500.00 And of real estate about \$3600.00 Total, \$6000.00

I offer my bond in the sum of \$ with George Wilber and Lewis B. Demorest as sureties thereon, and suggests Robert Robinson, Levi Longbrake and E. H. Pritch as appraisers. Emily E. McPadden

Sworn to and subscribed before me this 20th day of July A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Emily E. McPadden ADMINISTRATOR OF SILAS McPadden Deceased

BOND.

Know all Men by these Presents, That we Emily E. McPadden George Wilber and Lewis B. Demorest are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Silas McPadden deceased, were granted to the said Emily E. McPadden by the Probate Court of Union County, in the State of Ohio, on the 20th day of July A. D. 1881. Now if the said Emily E. McPadden as administrator of the Estate of said Silas McPadden deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF THE Probate Court John B. Coats Probate Judge. Emily E. McPadden Geo Wilber Lewis B. Demorest

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Silas McPadden late of said County, deceased, has been granted unto Emily E. McPadden whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Robert Robinson Levi Longbrake and E. H. Pritch and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of July A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2649 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that
a resident of the Township of
in said County, died on or about the
day of
A. D. 189
, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath
aforsaid say the amount of personal property will be about \$
And of real estate about \$
Total, \$

And offer a bond in the sum of \$ with
and as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this
day of
A. D. 189

Probate Judge.

The undersigned
of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

Robert L. Woodburn

ADMINISTRATOR OF

Ophelia Clark Deceased

BOND.

Know all Men by these Presents, That we Robert L. Woodburn

Darius Suxton

W. L. Curry

are held and firmly bound unto
the State of Ohio in the penal sum of Three hundred Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Ophelia Clark
deceased, were granted to the said Robert L. Woodburn by the Probate Court of Union County, in the State of
Ohio, on the 5th day of August A. D. 189
Now if the said Robert L. Woodburn

as administrator of the Estate of said Ophelia Clark, deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for him;

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court
or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Robert L. Woodburn
Darius Suxton
W. L. Curry

THE STATE OF OHIO, }
UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of Ophelia Clark late of said County,
deceased, has been granted unto Robert L. Woodburn

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Taber Randall
James A. Henderson and William C. Melin

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the
possession of said Administrator, or of any person for him to render upon oath a true account of his administration,
within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his
hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville,
Ohio, this 5th day of August A. D. 189
John B. Coats Probate Judge.

By Deputy

No. 2652. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Peleg Craunton being duly sworn, says that Newton Case a resident of the Township of Payson in said County, died on or about the 13th day of August A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Newton Case died leaving Aguba Case his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Lucretia Kent, Electa Wilcox, Lucretia E. Youkin, Chittowh. Case, Rachel Jolin, Velure Case, all daughters; and their addresses in Sangam Co. Ill., Delaware Co. O., and Ohio.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$8300.00 And of real estate about \$1000.00 Total \$28300.00

And offer a bond in the sum of \$17000.00 with John A. Welch and Franklin Welch and Wm. H. Robb as sureties thereon, and suggests John J. Watts, Winfield S. Rogers and William H. Willis as appraisers. Peleg Craunton

Sworn to and subscribed before me this day of A. D. 1881

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Peleg Craunton ADMINISTRATOR OF Newton Case Decedent

BOND.

Know all Men by these Presents, That we Peleg Craunton John A. Welch and Franklin Welch and William H. Robb are held and firmly bound unto the State of Ohio in the penal sum of Seventeen Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Newton Case deceased, were granted to the said Peleg Craunton by the Probate Court of Union County, in the State of Ohio, on the 17th day of August A. D. 1881 Now if the said Peleg Craunton as administrator of the Estate of said Newton Case deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Peleg Craunton John A. Welch Franklin Welch Wm. H. Robb



THE STATE OF OHIO, } ss. LETTERS.

UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Newton Case late of said County, deceased, has been granted unto Peleg Craunton whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John J. Watts Winfield S. Rogers and William H. Willis and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 17th day of August A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2656 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Hester A. Reed being duly sworn, says that George H. Reed a resident of the Township of Darby in said County, died on or about the 11th day of June A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said George H. Reed died leaving Hester A. Reed

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Adella Reed (Daughter, Plain City Ohio) and Carrie May Reed (Daughter, Plain City Ohio).

That Carrie May Reed

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$500.00 And of real estate about none Total \$500.00

And offer a bond in the sum of \$1000.00 with David Holy cross and Edson Perry as sureties thereon, and suggests J. M. Andrews and James M. Cloud as appraisers.

Sworn to and subscribed before me this 22nd day of August A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Hester A. Reed ADMINISTRATOR OF George H. Reed Deceased

BOND.

Know all Men by these Presents, That we Hester A. Reed

and David Holy cross Edson Perry are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of George H. Reed deceased, were granted to the said Hester A. Reed by the Probate Court of Union County, in the State of Ohio, on the 22nd day of August A. D. 1881 Now if the said Hester A. Reed

as administrator of the Estate of said George H. Reed deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Hester A. Reed David Holy cross Edson Perry (with seals)

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of George H. Reed late of said County, deceased, has been granted unto Hester A. Reed

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by J. M. Andrews Edson Perry and James M. Cloud.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 22nd day of August A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2659 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

James H. Wall being duly sworn, says that Allethe Painter a resident of the Township of Paris in said County, died on or about the 6th day of April A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Allethe Painter died leaving Lewis L. Painter her husband and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Charles W. Painter (son), Ann B. Painter (daughter), Rosa J. Painter, and Mary L. Painter.

That Mary Painter is a child of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$400.00 and of real estate about none. Total \$400.00

And offer a bond in the sum of \$800.00 with Henry Wheeler and Stephen Craunston as sureties thereon, and suggests Talbot Randall, James A. Henderson and Daniel T. Elliott as appraisers.

Sworn to and subscribed before me this 31st day of August A. D. 1881. John B. Coats Probate Judge.

The undersigned husband of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of James H. Wall as administrator. Lewis L. Painter.

James H. Wall ADMINISTRATOR OF Allethe Painter

BOND.

Know all Men by these Presents, That we James H. Wall and Henry Wheeler are held and firmly bound unto the State of Ohio in the penal sum of Eight Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Allethe Painter deceased, were granted to the said James H. Wall by the Probate Court of Union County, in the State of Ohio, on the 31st day of August A. D. 1881. Now if the said James H. Wall as administrator of the Estate of said Allethe Painter deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

James H. Wall, Henry Wheeler, Stephen Craunston

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Allethe Painter late of said County, deceased, has been granted unto James H. Wall whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Talbot Randall James A. Henderson and Daniel T. Elliott and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 31st day of August A. D. 1881. John B. Coats Probate Judge. By Deputy

No. 2660 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Mary E. Hartman being duly sworn, says that Andrew J. Hartman a resident of the Township of Leesburg in said County, died on or about the 5th day of September A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Andrew J. Hartman died leaving Mary E. Hartman his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Katie E. Hartman, Daughter, Mariusburg Union Co. Ohio.

That said child

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$4000.00 And of real estate about None Total, \$4000.00

And offer a bond in the sum of \$8000.00 with Jacob Hartman and Lester J. Webster as sureties thereon, and suggests Thomas P. Cratty, Thomas W. Martinie and James A. Hendersons as appraisers. Mary E. Hartman

Sworn to and subscribed before me this 14th day of September A. D. 1881 John B. Coats, Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Mary E. Hartman ADMINISTRATOR OF Andrew J. Hartman Deceased.

BOND.

Know all Men by these Presents, That we Mary E. Hartman and Jacob Hartman and Lester J. Webster are held and firmly bound unto the State of Ohio in the penal sum of Eight hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Andrew J. Hartman deceased, were granted to the said Mary E. Hartman by the Probate Court of Union County, in the State of Ohio, on the 14th day of September A. D. 1881. Now if the said Mary E. Hartman as administrator of the Estate of said Andrew J. Hartman deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge. Mary E. Hartman Jacob Hartman Lester J. Webster

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Andrew J. Hartman late of said County, deceased, has been granted unto Mary E. Hartman whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas W. Martinie and George Lockhart, John G. Roff and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 14th day of September A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2663 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Elijah K. Fox being duly sworn, says that Susannah Fox a resident of the Township of Jerome in said County, died on or about the 8th day of October A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Susannah Fox died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Elijah K. Fox (son), Henry Fox (daughter), Charles J. Dummerick (granddaughter), Susan Reublen (great granddaughter), Dickard M. Dawell Bell (granddaughter), Zillah Stone (daughter), Mary Roberts (daughter), Anna Jackson (daughter), Ida Bell (daughter), Elizabeth Fox (daughter), and Elijah J. Fox (grandson).

That None

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1045.93 And of real estate about None. Total, \$1045.93

And offer a bond in the sum of \$2200.00 with as sureties thereon, and suggests

Samuel W. H. Durbrow and George Leaswell and Joseph Brobeck as appraisers. Elijah K. Fox

Sworn to and subscribed before me this 10th day of October A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Elijah K. Fox ADMINISTRATOR OF Susannah Fox Deceased.

BOND.

Know all Men by these Presents, That we Elijah K. Fox Samuel M. Campbell and James B. Cole are held and firmly bound unto the State of Ohio in the penal sum of Twenty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Susannah Fox deceased, were granted to the said Elijah K. Fox by the Probate Court of Union County, in the State of Ohio, on the 10th day of October A. D. 1881. Now if the said Elijah K. Fox as administrator of the Estate of said Susannah Fox deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Elijah K. Fox Samuel M. Campbell James B. Cole

THE STATE OF OHIO, } ss. } LETTERS.

UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Susannah Fox late of said County, deceased, has been granted unto Elijah K. Fox whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George Leaswell Samuel W. H. Durbrow and Joseph Brobeck and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 10th day of October A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2665 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Peter Blumenshine being duly sworn, says that Phillip Blumenshine a resident of the Township of Derby in said County, died on or about the 3<sup>rd</sup> day of August A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Phillip Blumenshine died leaving Lena Blumenshine his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Lillie C. Blumenshine (Daughter), Barbara Blumenshine (Daughter), Clara Blumenshine (Daughter), George Blumenshine (Son), and Frederick Blumenshine (Son).

That All

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$500.00 And of real estate about \$3500.00 Total \$4000.00

And offer a bond in the sum of \$1000.00 with Phillip Rausch and John Delp as sureties thereon, and suggests Phillip Rausch, George Harris and Martin Scheiderer as appraisers. Peter Blumenshine

Sworn to and subscribed before me this 15<sup>th</sup> day of October A. D. 1881

Probate Judge. The undersigned Lena Blumenshine of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Peter Blumenshine as administrator. Lena Blumenshine

Peter Blumenshine ADMINISTRATOR OF Phillip Blumenshine Deceased

BOND.

Know all Men by these Presents, That we Peter Blumenshine Phillip Rausch and John Delp are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Phillip Blumenshine deceased, were granted to the said Peter Blumenshine by the Probate Court of Union County, in the State of Ohio, on the 15<sup>th</sup> day of October A. D. 1881 Now if the said Peter Blumenshine as administrator of the Estate of said Phillip Blumenshine deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Peter Blumenshine Phillip Rausch John Delp

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Phillip Blumenshine late of said County, deceased, has been granted unto Peter Blumenshine whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Phillip Rausch, George Harris and Martin Scheiderer and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15<sup>th</sup> day of October A. D. 1881 John B. Coats Probate Judge. By Deputy

No. 2668 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

R. L. Woodburn being duly sworn, says that John Woodburn a resident of the Township of Paris in said County, died on or about the 15th day of A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John Woodburn died leaving Maria Woodburn his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of John Woodburn: Daniel, Clement, William, Eva, Mary, Joseph, John, and Mary Woodburn.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$8000.00 Total \$9000.00

And offer a bond in the sum of \$2000.00 with Samuel B. Woodburn and as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this day of A. D. 1881

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

R. L. Woodburn ADMINISTRATOR OF

John Woodburn Deceased.

BOND.

Know all Men by these Presents, That we R. L. Woodburn and Samuel B. Woodburn and Christopher Houstax are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Woodburn deceased, were granted to the said R. L. Woodburn by the Probate Court of Union County, in the State of Ohio, on the 20th day of October A. D. 1881. Now if the said R. L. Woodburn as administrator of the Estate of said John Woodburn deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge

R. L. Woodburn S. B. Woodburn Christopher Houstax

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Woodburn late of said County, deceased, has been granted unto R. L. Woodburn whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Henry Knott, George Wilber and Joseph Powers and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of October A. D. 1881. John B. Coats Probate Judge. By Deputy

No. 2672. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Annilla Temple being duly sworn, says that Abraham Temple a resident of the Township of Jackson in said County, died on or about the 30 day of August A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Abraham Temple died leaving Annilla Temple his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes entries for Sheridan Temple and Wilbert Temple, both children, residing in Rushcreek Ohio.

That Sheridan and Wilbert Temple

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$200.00 And of real estate about \$300.00 Total \$500.00

And offer a bond in the sum of \$400.00 with E. R. Cameron and W. M. Winger as sureties thereon, and suggests C. W. Burgoon and John A. White as appraisers. Annilla Temple.

Sworn to and subscribed before me this 24th day of October A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Annilla Temple ADMINISTRATOR OF Abraham Temple Deceased.

BOND.

Know all Men by these Presents, That we Annilla Temple

E. R. Cameron and W. M. Winger are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Abraham Temple deceased, were granted to the said Annilla Temple by the Probate Court of Union County, in the State of Ohio, on the 24th day of October A. D. 1881. Now if the said Annilla Temple as administrator of the Estate of said Abraham Temple deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of Annilla Temple, E. R. Cameron, and W. M. Winger.

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Abraham Temple late of said County, deceased, has been granted unto Annilla Temple

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by C. W. Burgoon

and to return upon oath within three months a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

Signatures of John B. Coats, Judge of said Court, and John B. Coats, Probate Judge, dated 24th day of October A. D. 1881.

By Deputy

No. 2677 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Samuel Sherwood being duly sworn, says that Cornelius C. Sharp a resident of the Township of Washington in said County, died on or about the 9th day of November A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Cornelius C. Sharp died leaving Eveline Sharp his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: Delford Sharp, William Sharp, Norman Sharp, David Sharp, Eveline Overton, Lydia Drake, Lucretia Drake, Milo Sharp, leaving one son.

That all of the above named are children of said decedent and all of age under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$900.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$1800.00 with N. M. Baldwin and Delford Sharp as sureties thereon, and suggests James Cahill, Nathan Baldwin and James D. Haines as appraisers. Samuel Sherwood

Sworn to and subscribed before me this 22 day of November A. D. 1881 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Samuel Sherwood ADMINISTRATOR OF Cornelius C. Sharp Deceased.

BOND.

Know all Men by these Presents, That we Samuel Sherwood Nathan M. Baldwin Delford Sharp are held and firmly bound unto the State of Ohio in the penal sum of Eighteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Cornelius C. Sharp deceased, were granted to the said Samuel Sharp by the Probate Court of Union County, in the State of Ohio, on the 22th day of November A. D. 1881 Now if the said Samuel Sherwood as administrator of the Estate of said Cornelius C. Sharp deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF H. D. M. Howell A. B. Carpenter Samuel Sherwood Nathan M. Baldwin Delford Sharp.

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville, Ohio, this day of A. D. 189 Probate Judge. By Deputy

No. 2678 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

H. C. Kenner being duly sworn, says that Lucinda Kenner a resident of the Township of Union in said County, died on or about the 27 day of July A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Lucinda died leaving H. C. Kenner her husband and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Mary Ann Bland (Daughter), Ado R. Burnham (son), Andrew L. Kenner (son), Louis A. Darsen (Grandchild), Grant (son), Cliff (son). Addresses include Fremin Station, Unionville, and Woodstock.

That Grant and Cliff

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1600.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$3200.00 with J. W. Robinson and L. Piper as sureties thereon, and suggests John Smith, A. Bidwell, and Hiram Kent as appraisers. Remains to administer except one verbal note.

Sworn to and subscribed before me this 21st day of Nov. A. D. 1881

John B. Coats Probate Judge. By Taber Randall Deputy

The undersigned named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

H. C. Kenner ADMINISTRATOR OF Lucinda Kenner Deceased

BOND.

Know all Men by these Presents, That we H. C. Kenner J. W. Robinson L. Piper are held and firmly bound unto the State of Ohio in the penal sum of Thirty Two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Lucinda Kenner deceased, were granted to the said H. C. Kenner by the Probate Court of Union County, in the State of Ohio, on the 22nd day of November A. D. 1881 Now if the said H. C. Kenner as administrator of the Estate of said Lucinda Kenner deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

H. C. Kenner J. W. Robinson L. Piper (with seals)

LETTERS.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville, Ohio, this day of A. D. 189 By Deputy

No 2679 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

J. M. Hoskins being duly sworn, says that Jacob W. Hoskins a resident of the Township of Leeburg in said County, died on or about the 11th day of November A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jacob W. Hoskins died leaving Martha J. Hoskins his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Samuel A. Hoskins (son), Clara Hoskins (daughter), and Margaret Springs (daughter).

That Clara Hoskins above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$500.00 And of real estate about \$2500.00 Total \$3000.00

And offer a bond in the sum of \$6000 with as sureties thereon, and suggests

John Hudson, James Martin, Lester Oliver as appraisers. J. M. Hoskins

Sworn to and subscribed before me this 22 day of November A. D. 1881

Probate Judge.

The undersigned Martha J. Hoskins widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of J. M. Hoskins as administrator. Martha J. Hoskins.

James M. Hoskins ADMINISTRATOR OF Jacob W. Hoskins Deceased

BOND.

Know all Men by these Presents, That we James M. Hoskins and Levi Keeran James M. Allister are held and firmly bound unto the State of Ohio in the penal sum of Six Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob W. Hoskins deceased, were granted to the said James M. Hoskins by the Probate Court of Union County, in the State of Ohio, on the 22nd day of November A. D. 1881 Now if the said James M. Hoskins as administrator of the Estate of said Jacob W. Hoskins deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

P. B. Fulton Taber Randall

J. M. Hoskins Levi Keeran J. A. Allister (with seals)

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS

Ohio, this day of A. D. 189 Probate Judge. By Deputy

No. 2683 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Timothy J. Williams being duly sworn, says that Betsy Blake a resident of the Township of Clairbourn in said County, died on or about the 1st day of November A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Betsy Blake died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Fidelia E. Malloy (Daughter), Samuel A. Blake (Son), Sherman M. Blake (Son), W. J. Blake (Son), Charlotte M. Hartman (Daughter), and their addresses in Portage Co. Ohio and Hillsboro City, Ohio.

That None

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$3000.00 And of real estate about \$1500.00 Total \$4500.00

And offer a bond in the sum of \$6000.00 with Sherman M. Blake and Francis C. Smith as sureties thereon, and suggests Francis C. Smith, J. E. Howell and George R. Green as appraisers. T. J. Williams.

Sworn to and subscribed before me this 6th day of December A. D. 1881

John B. Coats Probate Judge.

The undersigned Sherman M. Blake of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of Timothy J. Williams as administrator. S. M. Blake.

Timothy J. Williams ADMINISTRATOR OF Betsy Blake Deceased

BOND.

Know all Men by these Presents, That we Timothy J. Williams Sherman M. Blake Francis C. Smith are held and firmly bound unto the State of Ohio in the penal sum of Six Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Betsy Blake deceased, were granted to the said Timothy J. Williams by the Probate Court of Union County, in the State of Ohio, on the 6th day of December A. D. 1881 Now if the said Timothy J. Williams

- as administrator of the Estate of said Betsy Blake deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats, Probate Judge, and witnesses A. J. Williams, S. M. Blake, F. C. Smith.

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Betsy Blake late of said County, deceased, has been granted unto Timothy J. Williams whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Francis C. Smith, J. E. Howe and George R. Green, and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 6th day of December A. D. 1881. John B. Coats, Probate Judge. By Deputy

No. 2690 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

A. P. Carpenter being duly sworn, says that M. C. Lawrence a resident of the Township of Paris in said County, died on or about the 15th day of December A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said M. C. Lawrence died leaving Melinda P. Lawrence his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Anna Josephine Lawrence (Daughter), William C. Lawrence (Son), and Macevas P. Lawrence (Son), all from Marysville Ohio.

That William C. Lawrence and Macevas P. Lawrence

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 and of real estate about \$3000.00. Total \$4000.00

And offer a bond in the sum of \$2000.00 with Charles Chapman and Francis P. Arthur as sureties thereon, and suggests William H. Robb, Melinda Piper and Beverly W. Keyes as appraisers.

Sworn to and subscribed before me this 23rd day of December A. D. 1881 John B. Coats Probate Judge.

The undersigned widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of A. P. Carpenter as administrator.

A. P. Carpenter ADMINISTRATOR OF M. C. Lawrence Deceased.

BOND.

Know all Men by these Presents, That we A. P. Carpenter, Francis P. Arthur, Charles S. Chapman are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of M. C. Lawrence deceased, were granted to the said A. P. Carpenter by the Probate Court of Union County, in the State of Ohio, on the 23 day of December A. D. 1881. Now if the said A. P. Carpenter as administrator of the Estate of said M. C. Lawrence deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge, A. P. Carpenter, Francis P. Arthur, Charles S. Chapman

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of M. C. Lawrence late of said County, deceased, has been granted unto A. P. Carpenter whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by W. H. Robb, Melinda Piper and Beverly W. Keyes, and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 23 day of December A. D. 1881 John B. Coats, Probate Judge. By Deputy

No. 2696 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Nicholas H. Burnham being duly sworn, says that Harriet M. Robinson a resident of the Township of Union in said County, died on or about the 12th day of October A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Harriet M. Robinson died leaving no children and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include William P. Hopkins (Brother), Mary A. Hathaway (Sister), and Christine E. Burnham.

That above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$250.00 And of real estate about None Total \$

And offers a bond in the sum of \$500.00 with William P. Hopkins and Milo Kimball, Anthony Moran and William Stillings as sureties thereon, and suggests N. H. Burnham as appraisers.

Sworn to and subscribed before me this 10th day of January A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

N. H. Burnham ADMINISTRATOR OF Harriet M. Robinson Deceased.

BOND.

Know all Men by these Presents, That we Nicholas H. Burnham and William P. Hopkins are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harriet M. Robinson deceased, were granted to the said Nicholas H. Burnham by the Probate Court of Union County, in the State of Ohio, on the 10th day of January A. D. 1887 Now if the said N. H. Burnham as administrator of the Estate of said Harriet M. Robinson deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

N. H. Burnham William P. Hopkins (Seal) (Seal) (Seal)

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Harriet M. Robinson late of said County, deceased, has been granted unto Nicholas H. Burnham whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Milo Kimball Anthony Moran and William Stillings and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 10th day of January A. D. 1887 John B. Coats Probate Judge.

By Deputy

No. 2704 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Stephen Graham being duly sworn, says that Robert Graham a resident of the Township of Marysville in said County, died on or about the 5th day of February A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Robert Graham died leaving Mary J. Graham his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Betsey Hamilton, Sarah Lane, Stephen Graham, Francis M. Graham, Christman M. Graham.

That none of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$3000.00

And of real estate about \$3000.00 Total \$6000.00

And offer a bond in the sum of \$6000.00 with Francis M. Graham and John B. Coats as sureties thereon, and suggests

Tabor Randall, Wm. H. Robb and John Sabie as appraisers.

Stephen Graham Sworn to and subscribed before me this 11th day of February A. D. 1882 John B. Coats Probate Judge.

The undersigned widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Stephen Graham as administrator. Mary J. Graham.

Stephen Graham ADMINISTRATOR OF Robert Graham Deceased.

BOND.

Know all Men by these Presents, That we Stephen Graham and Francis M. Graham are held and firmly bound unto the State of Ohio in the penal sum of Six Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Robert Graham deceased, were granted to the said Stephen Graham by the Probate Court of Union County, in the State of Ohio, on the 11th day of February A. D. 1882. Now if the said Stephen Graham as administrator of the Estate of said Robert Graham deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court, John B. Coats Probate Judge, Stephen Graham, Francis M. Graham, Francis M. Graham.

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Robert Graham late of said County, deceased, has been granted unto Stephen Graham whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Tabor Randall Wm. H. Robb and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of February A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2705 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Anna M. Guerner being duly sworn, says that John S. Guerner a resident of the Township of Marysville in said County, died on or about the 7th day of February A. D. 1882 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John S. Guerner died leaving Anna M. Guerner his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: John A. Guerner (Son), John M. Guerner (Son), Anna M. Guerner (Daughter), John F. Guerner (Son), Mary M. Guerner (Daughter), Margaret M. Guerner (Daughter), George S. Guerner (Son).

That None

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$3000.00 And of real estate about \$13000.00 Total, \$16000.00

And offers a bond in the sum of \$6000.00 with John C. Arman and John C. Arman as sureties thereon, and suggests Wesley Sarnard, George L. Sellers and James M. Welsh as appraisers. Anna M. Guerner

Sworn to and subscribed before me this 11th day of February A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Anna M. Guerner ADMINISTRATOR OF John S. Guerner Deceased.

BOND.

Know all Men by these Presents, That we Anna M. Guerner John C. Arman and John C. Arman are held and firmly bound unto the State of Ohio in the penal sum of Six Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John S. Guerner deceased, were granted to the said Anna M. Guerner by the Probate Court of Union County, in the State of Ohio, on the 11th day of February A. D. 1882 Now if the said Anna M. Guerner as administrator of the Estate of said John S. Guerner deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. Anna M. Guerner John C. Arman John C. Arman

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John S. Guerner late of said County, deceased, has been granted unto Anna M. Guerner whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Wesley Sarnard, George L. Sellers and James M. Welsh and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of February A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2719 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Peleg Craunston being duly sworn, says that Samuel Straley a resident of the Township of ... in said County, died on or about the ... day of February A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel Straley died leaving Annetta Straley his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Elizabeth Gouge, Mary Gouge, Sarah Ann Dowler, Adaline Williams, Sarah Purle, George Straley, Daughter, Son.

That there were none of the above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$200.00 And of real estate about \$400.00 Total, \$600.00

And offer a bond in the sum of \$400.00 with Uriah Cahill and William M. Winger as sureties thereon, and suggests Harrison Turner, Jesse C. Jenkins, and Addison Turner as appraisers.

Sworn to and subscribed before me this 8th day of March A. D. 1882 John B. Coats, Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Peleg Craunston as administrator.

Peleg Craunston ADMINISTRATOR OF Samuel Straley Deceased

BOND.

Know all Men by these Presents, That we Peleg Craunston, Uriah Cahill, William M. Winger are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel Straley deceased, were granted to the said Peleg Craunston by the Probate Court of Union County, in the State of Ohio, on the 8th day of March A. D. 1882 Now if the said Peleg Craunston as administrator of the Estate of said Samuel Straley deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Court in Open Court John B. Coats Probate Judge. Peleg Craunston, Uriah Cahill, W. M. Winger

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel Straley late of said County, deceased, has been granted unto Peleg Craunston whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Harrison Turner, Jesse C. Jenkins and Addison Turner and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 8th day of March A. D. 1882 John B. Coats, Probate Judge. By Deputy

No. 2721 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Simpson Anderson being duly sworn, says that James W. Herrick a resident of the Township of Jerome in said County, died on or about the 5th day of March A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said James W. Herrick died leaving Margery Herrick his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Jane Cox, Travers H. Herrick, Rachel Hill, Elise M. Fry, Lavina Herrick, William Herrick, Nora Herrick, Leuca Herrick, and Francis Herrick.

That Laura Herrick and Francis Herrick above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$2500.00 Total \$4000.00

And offer a bond in the sum of \$3000 with William R. Cox and Richard Fry as sureties thereon, and suggests Sumner Kilgore, Samuel W. H. Durbrow and Robert Hill as appraisers.

S. Anderson Sworn to and subscribed before me this 22nd day of March A. D. 1882 John P. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Margery Herrick Leuca Herrick as administrator.

Simpson Anderson ADMINISTRATOR OF James W. Herrick Deceased

BOND.

Know all Men by these Presents, That we Simpson Anderson and William R. Cox and Richard S. Fry are held and firmly bound unto the State of Ohio in the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James W. Herrick deceased, were granted to the said Simpson Anderson by the Probate Court of Union County, in the State of Ohio, on the 22nd day of March A. D. 1882 Now if the said Simpson Anderson as administrator of the Estate of said James W. Herrick deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John P. Coats Probate Judge and Simpson Anderson, William R. Cox, Richard S. Fry

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James W. Herrick late of said County, deceased, has been granted unto Simpson Anderson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Sumner Kilgore, Samuel W. H. Durbrow and Robert Hill and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for service, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John P. Coats Judge of said Court, at Marysville, Ohio, this 22nd day of March A. D. 1882 John P. Coats Probate Judge. By Deputy

No. 2730 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Thomas P. Shields being duly sworn, says that Elizabeth Jane Shields a resident of the Township of Miller Creek in said County, died on or about the 26th day of March A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Elizabeth Jane Shields died leaving Thomas P. Shields her husband and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Elizabeth Jane Shields including Rammy M. Shields, Alfred W. Shields, Mary H. Shields, Bessie P. Shields, Richard H. Shields, Ruth E. Shields, Jennie W. Shields, and Brunetta P. Shields.

That all excepting two

above named are children of said decedent under 15 years of age at the time of her decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$3000.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$6000.00 with Luther Higget and Matthias R. Haggard as sureties thereon, and suggests William H. Elson, Lewis Lemay and Robert L. Stimmel as appraisers. Tho. P. Shields

Sworn to and subscribed before me this 15th day of April A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Thomas P. Shields ADMINISTRATOR OF Elizabeth Jane Shields Deceased.

BOND.

Know all Men by these Presents, That we Thomas P. Shields and Luther Higget and Matthias R. Haggard are held and firmly bound unto the State of Ohio in the penal sum of \$2000 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Elizabeth Jane Shields deceased, were granted to the said Thomas P. Shields by the Probate Court of Union County, in the State of Ohio, on the 15th day of April A. D. 1887 Now if the said Tho. P. Shields as administrator of the Estate of said Elizabeth Jane Shields deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats, John P. Shields, Luther Higget, Matthias R. Haggard

THE STATE OF OHIO, } ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Elizabeth Jane Shields late of said County, deceased, has been granted unto Thomas P. Shields whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William Elson Lewis Lemay and Robert L. Stimmel, and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of April A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 2731 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

John J. Gabriel and L. P. Monroe being duly sworn, says that Jacob Parthenore a resident of the Township of Paris in said County, died on or about the 12th day of April A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jacob Parthenore died leaving No. Widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Sarah J. Gabriel, Eliza J. Monroe, Daughter, and Milford Bentz.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on their oath aforesaid say the amount of personal property will be about \$ 800.00 And of real estate about \$ 6,000.00 Total, \$ 6,800.00

And offer a bond in the sum of \$1600 with William Harris and Edward G. Clark as sureties thereon, and suggests

William Harris, Edward G. Clark and Norton Reed as appraisers. John J. Gabriel, L. P. Monroe

Sworn to and subscribed before me this 17th day of April A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

John J. Gabriel and L. P. Monroe ADMINISTRATORS OF Jacob Parthenore Deceased

BOND.

Know all Men by these Presents, That we John J. Gabriel L. P.

and are held and firmly bound unto the State of Ohio in the penal sum of Sixteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob Parthenore deceased, were granted to the said John J. Gabriel and L. P. Monroe by the Probate Court of Union County, in the State of Ohio, on the day of A. D. 189 Now if the said John J. Gabriel and L. P. Monroe as administrators of the Estate of said Jacob Parthenore deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for them. Third, Shall render upon oath, a just and true account of their administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John J. Gabriel, L. P. Monroe, C. Houston, Geo. Wilber

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville,

Ohio, this day of A. D. 189

Probate Judge.

By Deputy

No. 2751 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. } IN PROBATE COURT.

being duly sworn, says that a resident of the Township of in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$

And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with and as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Samuel B. Woodburn ADMINISTRATOR OF William Burns Deceased.

BOND.

Know all Men by these Presents, That we Samuel B. Woodburn and Robert L. Woodburn are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Burns deceased, were granted to the said Samuel B. Woodburn by the Probate Court of Union County, in the State of Ohio, on the 2nd day of July A. D. 1889 Now if the said Samuel B. Woodburn as administrator of the Estate of said William Burns deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge. In Open Court

S. B. Woodburn Samuel Slack Robert L. Woodburn

THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William Burns late of said County, deceased, has been granted unto Samuel B. Woodburn

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George R. Coats Levi Longbrake and John P. Sabie

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this day of July A. D. 1889 Judge of said Court, at Marysville. John B. Coats Probate Judge.

By Deputy

No. 2762 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Andrew Keyes being duly sworn, says that Esther S. Grainger a resident of the Township of Taylor in said County, died on or about the 4th day of August A. D. 1881, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Esther S. Grainger died leaving no children or husband

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Elliott Grainger, Brother, Logansport Ind.

That

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$146.00 And of real estate about None. Total, \$146.00

And offer a bond in the sum of \$300.00 with John W. Smith and Erwin Reed as sureties thereon, and suggests John R. Sabie, Wm. H. Robb and Talbot Randall as appraisers.

Andrew Keyes Sworn to and subscribed before me this 4th day of August A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Andrew Keyes ADMINISTRATOR OF Esther S. Grainger Deceased.

BOND.

Know all Men by these Presents, That we Andrew Keyes John W. Smith Erwin Reed are held and firmly bound unto the State of Ohio in the penal sum of Three Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Esther S. Grainger deceased, were granted to the said Andrew Keyes by the Probate Court of Union County, in the State of Ohio, on the 4th day of August A. D. 1882 Now if the said Andrew Keyes as administrator of the Estate of said Esther S. Grainger deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her use. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. Andrew Keyes John W. Smith Erwin Reed

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss. To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Esther S. Grainger late of said County, deceased, has been granted unto Andrew Keyes whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John R. Sabie William H. Robb and Talbot Randall, and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her use to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time, by the Probate Judge, she shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 4th day of August A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2769 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Seth S. Gardiner being duly sworn, says that a resident of the Township of Richwood in said County, died on or about the day of A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. The table is currently empty.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$300.00 And of real estate about None Total, \$300.00

And offer a bond in the sum of \$600.00 with

and as sureties thereon, and suggests Otway Curry, John J. Woodruff and John M. Sanders as appraisers. S. S. Gardiner

Sworn to and subscribed before me this 22nd day of August A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Seth S. Gardiner ADMINISTRATOR OF

Harriet Howe Deceased.

BOND.

Know all Men by these Presents, That we Seth S. Gardiner Cyrus Moore and John Ogan are held and firmly bound unto

the State of Ohio in the penal sum of Six Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harriet Howe deceased, were granted to the said Seth S. Gardiner by the Probate Court of Union County, in the State of Ohio, on the 30th day of August A. D. 1882. Now if the said S. S. Gardiner as administrator of the Estate of said Harriet Howe deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

J. M. Sanders R. A. McCallister

S. S. Gardiner Cyrus Moore John Ogan



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Harriet Howe late of said County, deceased, has been granted unto Seth S. Gardiner

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Otway Curry John J. Woodruff and John M. Sanders and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Judge of said Court, at Marysville, Ohio, this 30th day of August A. D. 1882

John B. Coats Probate Judge.

By Deputy

No. 2770 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Marcella R. Johnson being duly sworn, says that Lucy W. Koogler a resident of the Township of Marysville in said County, died on or about the 16th day of August A. D. 1882; and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Lucy W. Koogler died leaving no husband or children and the following persons are her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Marcella R. Johnson (Sister) and Algernon Johnson (Brother) from Marysville, Ohio and Pottersburg, Union Co. O.

That

Above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administratrix of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$100.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$2200.00 with James B. Wheelpley and Howard C. Vorburg as sureties thereon, and suggests Taber Randall, James A. Henderson and William C. Mealin as appraisers. Marcella R. Johnson

Sworn to and subscribed before me this 2d day of September A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Marcella R. Johnson ADMINISTRATRIX OF Lucy W. Koogler Deceased.

BOND.

Know all Men by these Presents, That we Marcella R. Johnson James B. Wheelpley and Howard C. Vorburg are held and firmly bound unto the State of Ohio in the penal sum of Twenty Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Lucy W. Koogler deceased, were granted to the said Marcella R. Johnson by the Probate Court of Union County, in the State of Ohio, on the 2nd day of September A. D. 1882 Now if the said Marcella R. Johnson as administratrix of the Estate of said Lucy W. Koogler deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge, In Open Court, John B. Coats Probate Judge, Marcella R. Johnson, James B. Wheelpley, Howard C. Vorburg

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Lucy W. Koogler late of said County, deceased, has been granted unto Marcella R. Johnson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Taber Randall, James A. Henderson and William C. Mealin and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administratrix or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after she shall have been notified of the expiration of the time, by the Probate Judge, she shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 2nd day of September A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2771 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Abner Liggett being duly sworn, says that James Liggett a resident of the Township of ... in said County, died on or about the 29th day of August A. D. 1882 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said James Liggett died leaving Mahala Liggett his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Arthur Liggett (Son), Marinda Belkner (Daughter), Abner Liggett (Sister), and Joab Liggett (Son) with their respective addresses in Delaware Co. Ohio.

That none of

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$5000.00 and of real estate about \$500.00 Total \$5500.00

And offer a bond in the sum of \$10,000.00 with Arthur Liggett and Joab Liggett as sureties thereon, and suggests John M. Rowley, Thomas N. Elson and Thomas P. Shields as appraisers.

Sworn to and subscribed before me this 4th day of September A. D. 1882 John B. Coats Probate Judge.

The undersigned Mahala Liggett widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Abner Liggett as administrator. Mahala Liggett.

Abner Liggett ADMINISTRATOR OF James Liggett Deceased.

BOND.

Know all Men by these Presents, That we Abner Liggett Arthur Liggett and Joab Liggett are held and firmly bound unto the State of Ohio in the penal sum of Ten Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James Liggett deceased, were granted to the said Abner Liggett by the Probate Court of Union County, in the State of Ohio, on the 4th day of September A. D. 1882 Now if the said Abner Liggett as administrator of the Estate of said James Liggett deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge, In Open Court.

Abner Liggett Arthur Liggett Joab Liggett



THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James Liggett late of said County, deceased, has been granted unto Abner Liggett whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John M. Rowley, Thomas N. Elson and Thomas P. Shields and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 4th day of September A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2774 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Jacob W. Beem being duly sworn, says that Henry H. Darling a resident of the Township of Leesburg in said County, died on or about the 6th day of September A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Henry H. Darling died leaving Amanda Darling his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Henry H. Darling: Cliff H. Darling (son), Elmer M. Darling (son), Vernon Darling (son), Ida H. Darling (daughter), Abel Darling (son), Marinda H. Darling (daughter), William W. Darling (son), Adolphus E. Darling (son).

That Marinda H. Darling, William W. Darling and Adolphus E. Darling

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1200.00 And of real estate about \$1000.00 Total \$2200.00

And offer a bond in the sum of \$2400.00 with Elmer Langstaff and Erwin A. Bell as sureties thereon, and suggests Erwin A. Bell, Isaac Stouffer and Alva B. Degood as appraisers. Jacob W. Beem

Sworn to and subscribed before me this 12th day of September A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Jacob W. Beem ADMINISTRATOR OF Henry H. Darling Deceased

BOND.

Know all Men by these Presents, That we Jacob W. Beem Elmer W. Langstaff Newton Pierce are held and firmly bound unto the State of Ohio in the penal sum of Twenty four Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Henry H. Darling deceased, were granted to the said Jacob W. Beem by the Probate Court of Union County, in the State of Ohio, on the 12th day of September A. D. 1882 Now if the said Jacob W. Beem as administrator of the Estate of said Henry H. Darling deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge Jacob W. Beem Elmer W. Langstaff Newton Pierce

THE STATE OF OHIO, } SS. UNION COUNTY, } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Henry H. Darling late of said County, deceased, has been granted unto Jacob W. Beem whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Erwin A. Bell Isaac Stouffer and Alva B. Degood and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 12th day of September A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2775 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Caleb P. Haines & Mary Haines being duly sworn, says that Joshua B. Haines a resident of the Township of Washington in said County, died on or about the 17th day of August A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Joshua B. Haines died leaving Mary Haines his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Margaret Martin (Daughter), Caleb P. Haines (son), and David C. Miller (Grandson).

That said Margaret Martin & Caleb P. Haines are of full age and said David C. Miller is now in his twentieth year

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrators of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1000.00

And of real estate about \$23000.00 Total \$24000.00

And offer a bond in the sum of \$2000.00 with Jeremiah Miller and B. S. Martin as sureties thereon, and suggests Erno Cahill, H. S. Stamates and John Harriman as appraisers. C. P. Haines

Sworn to and subscribed before me this 17th day of September A. D. 1882 John B. Coats Probate Judge.

The undersigned Mary Haines of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Caleb P. Haines as administrator. Mary Haines

Caleb P. Haines ADMINISTRATOR OF

Joshua B. Haines Deceased.

BOND.

Know all Men by these Presents, That we Caleb P. Haines

and Braxton A. Martin Jeremiah Miller are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Joshua B. Haines deceased, were granted to the said Caleb P. Haines by the Probate Court of Union County, in the State of Ohio, on the 18th day of September A. D. 1882 Now if the said Caleb P. Haines as administrator of the Estate of said Joshua B. Haines deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge in open Court. John B. Coats Probate Judge.

Caleb P. Haines Braxton A. Martin Jeremiah Miller

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joshua B. Haines late of said County, deceased, has been granted unto Caleb P. Haines

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Erno Cahill H. S. Stamates and John Harriman

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 18th day of September A. D. 1882 John B. Coats Probate Judge.

By Deputy

No. 2780 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Morris W. Hill being duly sworn, says that Mary Huff a resident of the Township of Olabourue in said County, died on or about the 26th day of April A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Mary Huff died leaving no husband and no children surviving her and the following persons her only heirs at law: or legal representatives

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes names like Solomon Walker, Alexander Walker, Rebecca Patrick, Rachel Chambers, and addresses in Ohio.

That None.

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrators of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$2500.00 And of real estate about None. Total, \$2500.00

And offer a bond in the sum of \$5000.00 with Solomon Walker and Hugh J. Perry as sureties thereon, and suggests Stephen V. R. Young, Hugh J. Perry and Thomas P. Cratty as appraisers.

Sworn to and subscribed before me this 11th day of October A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

M. W. Hill ADMINISTRATOR OF

Mary Huff Deceased

BOND.

Know all Men by these Presents, That we Morris W. Hill

and Solomon Walker Hugh J. Perry are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Mary Huff deceased, were granted to the said Morris W. Hill by the Probate Court of Union County, in the State of Ohio, on the 11th day of October A. D. 1882 Now if the said Morris W. Hill as administrator of the Estate of said Mary Huff deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Morris W. Hill, Solomon Walker, Hugh J. Perry (with seals)

THE STATE OF OHIO, } UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Mary Huff late of said County, deceased, has been granted unto Morris W. Hill whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Stephen V. R. Young Hugh J. Perry and Thomas P. Cratty and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of October A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2781

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

Lewis Jenkins being duly sworn, says that
Mary Jenkins a resident of the Township of Millersburg
in said County, died on or about the 9th day of October A. D. 1882, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
Mary Jenkins died leaving no husband.

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.
Lewis Jenkins, Son, Marysville Ohio
Jacob Jenkins, Daughter, Weston
Lewis Jenkins, Daughter, Waverius
Phoebe Jenkins, Daughter, Waverius

That None of the

above named are children of said decedent under 15 years of age at the time of her decease.
The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath
aforesaid says the amount of personal property will be about \$350.00
And of real estate about None.
Total, \$

And offers a bond in the sum of \$700.00 with
and as sureties thereon, and suggests
David P. Pisho, Erueck P. Pishol
and Daniel Anderson as appraisers.

Sworn to and subscribed before me this 11th day of October A. D. 1882
John B. Coats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

Lewis Jenkins ADMINISTRATOR OF
Mary Jenkins Deceased.
BOND.

Know all Men by these Presents, That we Lewis Jenkins
Jacob Jenkins
Covey M. Engeman
are held and firmly bound unto
the State of Ohio in the penal sum of Seventy Five Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Mary Jenkins
deceased, were granted to the said Lewis Jenkins by the Probate Court of Union County, in the State of
Ohio, on the 11th day of October A. D. 1882 Now if the said Lewis Jenkins
as administrator of the Estate of said Mary Jenkins deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for him
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF
Open Court John B. Coats Probate Judge.
Lewis Jenkins
Jacob Jenkins
Covey M. Engeman

THE STATE OF OHIO, } ss.
UNION COUNTY, }
LETTERS.

To all who shall see these Presents Greeting:
BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of Mary Jenkins late of said County,
deceased, has been granted unto Lewis Jenkins
whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by David Pisho
Erueck Pishol and Daniel Anderson
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the
possession of said Administrator, or of any person for him to render upon oath a true account of his administration,
within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his
hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats
Ohio, this 11th day of October A. D. 1882
John B. Coats Probate Judge.
By Deputy

No. 2782. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

John W. Smith being duly sworn, says that David Holycross a resident of the Township of Darby in said County, died on or about the 12th day of October A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said David Holycross died leaving Phoebe Holycross his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Samuel B. Holycross (Son), Lynette Savage (Daughter), Herbert A. Reed (Daughter), A. M. Holycross (Son), Roxie E. Hawk (Daughter), Angalia Holycross (Daughter), Lewis Holycross (Son).

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$8000.00 And of real estate about None Total \$

And offer a bond in the sum of \$6000 with as sureties thereon, and suggests

Addison Bidwell, James McCloud and James D. Smith as appraisers. John W. Smith

Sworn to and subscribed before me this 12th day of October A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

John W. Smith ADMINISTRATOR OF

David Holycross Deceased

BOND.

Know all Men by these Presents, That we John W. Smith & Co. M. Richard and Andrew Reyes are held and firmly bound unto

the State of Ohio in the penal sum of Sixteen Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of David Holycross deceased, were granted to the said John W. Smith by the Probate Court of Union County, in the State of Ohio, on the 12th day of October A. D. 1887 Now if the said John W. Smith

as administrator of the Estate of said David Holycross deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge.

John W. Smith, George M. Richard, Andrew Reyes



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of David Holycross late of said County, deceased, has been granted unto John W. Smith

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Addison Bidwell, James McCloud and James D. Smith

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this

12th day of October

A. D. 1887

John B. Coats

Probate Judge.

By

Deputy

No. 2787 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Urial Cook being duly sworn, says that William P. Cook a resident of the Township of Liberty in said County, died on or about the 9th day of September A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said William P. Cook died leaving No widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Othe Cook, son, Reynolds

That said Othe Cook

above named child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1250.00 And of real estate about None Total \$

And offers a bond in the sum of \$2000.00 with James Herd and Smith H. McCloud as sureties thereon, and suggests Philander H. Smith, William L. Morse and David H. Henderson as appraisers. Urial Cook

Sworn to and subscribed before me this 24th day of October A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Urial Cook ADMINISTRATOR OF Wm. P. Cook Deceased.

BOND.

Know all Men by these Presents, That we Urial Cook and Smith H. McCloud are held and firmly bound unto the State of Ohio in the penal sum of Twenty five hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Wm. P. Cook deceased, were granted to the said Urial Cook by the Probate Court of Union County, in the State of Ohio, on the 24th day of October A. D. 1882 Now if the said Urial Cook as administrator of the Estate of said Wm. P. Cook deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. Urial Cook James Herd Smith H. McCloud

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Wm. P. Cook late of said County, deceased, has been granted unto Urial Cook whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Philander H. Smith, William L. Morse and David H. Henderson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Ohio, this 30th day of October A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2790 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Margaret H. Bonie being duly sworn, says that Washington A. Bonie a resident of the Township of Miller Creek in said County, died on or about the 27th day of October A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Washington A. Bonie died leaving Margaret H. Bonie his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: William H. Bonie (son), Daniel W. Bonie (son), Emma B. Bonie (daughter), Raymond L. Bonie (grandson), all residing in Lancaster Delaware Co. O.

That Anna R. Bonie

above named <sup>is</sup> children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$1400.00 And of real estate about \$10000.00 Total, \$11400.00

And offers a bond in the sum of \$2800.00 with John H. P. Bonie and John W. Wells as sureties thereon, and suggests George Pierod, Anas Smart and William D. Kirkland as appraisers.

Margaret H. Bonie Sworn to and subscribed before me this 10th day of November A. D. 1882 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Margaret H. Bonie ADMINISTRATOR OF Washington A. Bonie Deceased

BOND.

Know all Men by these Presents, That we Margaret H. Bonie and John H. P. Bonie and John W. Wells are held and firmly bound unto the State of Ohio in the penal sum of Twenty Eight Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Washington A. Bonie deceased, were granted to the said Margaret H. Bonie by the Probate Court of Union County, in the State of Ohio, on the 10th day of November A. D. 1882 Now if the said Margaret H. Bonie as administratrix of the Estate of said Washington A. Bonie deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge Margaret H. Bonie J. H. P. Bonie J. W. Wells

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Washington A. Bonie late of said County, deceased, has been granted unto Margaret H. Bonie whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George Pierod, Anas Smart, and William D. Kirkland and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 10th day of November A. D. 1882 John B. Coats Probate Judge. By Deputy

No. 2804 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.  
 Martin O'Donnell being duly sworn, says that  
 John Vestal a resident of the Township of Paris  
 in said County, died on or about the \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189\_\_\_\_, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
 John Vestal died leaving  
 and the following persons had only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
Martin Duley	heir	Landon Ohio
George Vestal	first cousin	Janesville "
Catherine M. Bride	"	"
Charles M. Bride	"	"
Henry Vestal	"	"
Pauline Crink	"	"
Elizabeth Vestal	"	Washington O. H. "
J. M. Collister	"	Janesville "
David Vestal	"	"

That \_\_\_\_\_

above named are children of said decedent under 15 years of age at the time of his decease.  
 The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath  
 aforesaid says the amount of personal property will be about \$941.62  
 And of real estate about \$\_\_\_\_\_  
 Total, \$\_\_\_\_\_  
 And offers a bond in the sum of \$2000.00 with Mr. Riley  
 and John Stahl as sureties thereon, and suggests

and \_\_\_\_\_ as appraisers.  
 Martin O'Donnell  
 Sworn to and subscribed before me this 1<sup>st</sup> day of January A. D. 1883  
 John B. Coak Probate Judge.  
 The undersigned \_\_\_\_\_ of the above  
 named decedent, hereby declines the administration of his estate, and recommends the appointment of  
 \_\_\_\_\_ as administrator.

Martin O'Donnell  
 ADMINISTRATOR OF  
 John Vestal Deceased.

BOND.

Know all Men by these Presents, That we Martin O'Donnell  
 and M. Riley John Stahl  
 are held and firmly bound unto  
 the State of Ohio in the penal sum of \_\_\_\_\_ Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
 made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Vestal  
 deceased, were granted to the said Martin O'Donnell by the Probate Court of Union County, in the State of  
 Ohio, on the \_\_\_\_\_ day of January A. D. 1883 Now if the said Martin O'Donnell  
 as administrator of the Estate of said John Vestal  
 deceased, shall  
**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
 credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,  
 if required by said Court, an inventory of the real estate of said deceased.  
**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
 proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said  
 Administrator or to the possession of any other person for him.  
**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time  
 when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the  
 time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such  
 delay was necessary and reasonable.  
**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court  
 or the law shall direct; and  
**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
 and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF  
 Martin O'Donnell  
 John A. Dwyer  
 Martin O'Donnell  
 M. Riley  
 John Stahl

THE STATE OF OHIO, }  
 UNION COUNTY, } ss. } LETTERS.  
 To all who shall see these Presents Greeting:  
 BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights  
 credits and estate, which were of \_\_\_\_\_ late of said County,  
 deceased, has been granted unto \_\_\_\_\_  
 whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by \_\_\_\_\_  
 and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
 of \_\_\_\_\_ death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
 the Real Estate of said decedent, which may be sold for the payment of \_\_\_\_\_ debts, which shall at any time come into the  
 possession of said Administrator, or of any person for \_\_\_\_\_ to render upon oath a true account of \_\_\_\_\_ administra-  
 tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
 after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
 Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in  
 hands, upon settlement of \_\_\_\_\_ accounts, to such persons as the Court or the law shall direct.  
 \_\_\_\_\_ WITNESS \_\_\_\_\_, Judge of said Court, at Marysville,  
 Ohio, this \_\_\_\_\_ day of \_\_\_\_\_ A. D. 189\_\_\_\_  
 \_\_\_\_\_ Probate Judge.  
 By \_\_\_\_\_ Deputy

No. 2806 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Brown Newlove being duly sworn, says that Joseph Newlove a resident of the Township of Paris in said County, died on or about the 30th day of December A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Joseph Newlove died leaving No widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Garrison W. Newlove (Son), Anna M. Mansfield (Daughter), Charles P. Young (Son), John Newlove (Son), Brown Newlove, Benjamin C. Newlove.

That none of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$8000.00 Total \$9500.00

And offers a bond in the sum of \$3000.00 with John Newlove and John M. Lee as sureties thereon, and suggests Geo. L. Sellers and Howard Vesbroy as appraisers. Brown Newlove

Sworn to and subscribed before me this 17th day of January A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Brown Newlove ADMINISTRATOR OF Joseph Newlove Deceased

BOND.

Know all Men by these Presents, That we

and are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of deceased, were granted to the said by the Probate Court of Union County, in the State of Ohio, on the day of A. D. 189 Now if the said as administrator of the Estate of said deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joseph Newlove late of said County, deceased, has been granted unto Brown Newlove

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Geo. L. Sellers Howard Vesbroy and Wesley Barrard

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 17th day of January A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2809 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Clark Lowe being duly sworn, says that Sylvester Lowe a resident of the Township of Dover in said County, died on or about the 30th day of December A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Sylvester Lowe died leaving Eunice Low his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Orpha, Martha, and Isaac Lowe as daughters; and Watson, Lewis, and Clark Lowe as sons.

That all of the

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1028.00 And of real estate about None Total \$1028.00

And offer a bond in the sum of \$2100 with William Dorsey and Andrew Taylor as sureties thereon, and suggests George Graham and William McCreary as appraisers. Clark Lowe

Sworn to and subscribed before me this 25th day of January A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Clark Lowe ADMINISTRATOR OF Sylvester Lowe Deceased

BOND.

Know all Men by these Presents, That we Clark Lowe William Dorsey Sol. Butts are held and firmly bound unto the State of Ohio in the penal sum of Twenty One hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Sylvester Lowe deceased, were granted to the said Clark Lowe by the Probate Court of Union County, in the State of Ohio, on the 27th day of January A. D. 1883 Now if the said Clark Lowe as administrator of the Estate of said Sylvester Lowe deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Clark Lowe William Dorsey Sol. Butts (with seals)

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, } To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Sylvester Lowe late of said County, deceased, has been granted unto Clark Lowe whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Andrew Taylor Geo. Graham and William McCreary and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 25th day of January A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2810 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Geo. W. Daymude being duly sworn, says that Jacob Daymude a resident of the Township of Leesburg in said County, died on or about the 14th day of September A. D. 1882 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jacob Daymude died leaving Mary B. Daymude his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Jacob Daymude: John H. Daymude (Son, Columbus Ohio), James W. Daymude (Pleasant Bend Putnam Co. O.), Ephraim Daymude (Richwood Ohio), Benjamin B. Daymude (Richwood Ohio), Geo. W. Daymude (Richwood Ohio), William Daymude (Pleasant Bend Putnam Co. O.), Lucy A. Leoto (Richwood Ohio), Mary J. Daymude (Richwood Ohio).

That none of the above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$38.00 And of real estate about None Total \$

And offer a bond in the sum of \$300.00 with Peter S. Eddy and Benjamin F. Daymude as sureties thereon, and suggests James Cunningham, Benjamin Weaver, and Peter S. Eddy as appraisers. Geo. W. Daymude

Sworn to and subscribed before me this 27th day of January A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

George W. Daymude ADMINISTRATOR OF Jacob Daymude Deceased BOND.

Know all Men by these Presents, That we George W. Daymude and Benjamin F. Daymude are held and firmly bound unto the State of Ohio in the penal sum of Three Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob Daymude deceased, were granted to the said Geo. W. Daymude by the Probate Court of Union County, in the State of Ohio, on the 27th day of January A. D. 1883 Now if the said Geo. W. Daymude as administrator of the Estate of said Jacob Daymude deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Geo. W. Daymude, Peter S. Eddy, Benjamin F. Daymude

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Jacob Daymude late of said County, deceased, has been granted unto Geo. W. Daymude whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by James Cunningham, Benjamin Weaver and Peter S. Eddy and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of January A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 7872 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Frank P. Wall being duly sworn, says that Mary Johnson a resident of the Township of York in said County, died on or about the 19th day of June A. D. 1883 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Mary Johnson died leaving no husband nor heirs and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Abner W. Wall (Daughter), Margaret Davis (Daughter), Mollie Malin (Daughter), William S. Johnson (Daughter), Helen M. Smith (Daughter), Belle Shipley (Daughter), Besse Johnson (Granddaughter). Addresses include Marysville Ohio, Prescott Place Co. Wisconsin, Springfield Ohio, Riverview Ohio, Summerville Ohio, Richmond Ohio, Marysville Ohio.

That None

above named children of said decedent, under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$700.00 And of real estate about None Total, \$700.00

And offers a bond in the sum of \$1400.00 with James H. Wall and John H. Shearer as sureties thereon, and suggests Peter Hill, Lewis P. Monroe and Sylvanus Taylor as appraisers.

Sworn to and subscribed before me this 13th day of March A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Frank P. Wall ADMINISTRATOR OF

Mary Johnson Deceased

BOND.

Know all Men by these Presents, That we Frank P. Wall

and James H. Wall John H. Shearer are held and firmly bound unto the State of Ohio in the penal sum of Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Mary Johnson deceased, were granted to the said Frank P. Wall by the Probate Court of Union County, in the State of Ohio, on the 13th day of March A. D. 1883 Now if the said Frank P. Wall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Frank P. Wall James H. Wall John H. Shearer (with seals)

THE STATE OF OHIO, } ss. LETTERS.

UNION COUNTY, } To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Mary Johnson late of said County, deceased, has been granted unto Frank P. Wall whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Peter Hill Lewis P. Monroe, and Sylvanus Taylor and to return upon oath within three months a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 13th day of March A. D. 1883 John B. Coats Probate Judge. By Deputy



No. 2893 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Daniel A. White being duly sworn, says that Andrew Noggle a resident of the Township of Jackson in said County, died on or about the 7th day of March A. D. 1883 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Andrew Noggle died leaving Elvora Noggle his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Sherman Noggle, Son, Ruslet Creek Union Co. O.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$500.00 And of real estate about \$2000.00 Total \$2500.00

And offer a bond in the sum of \$1000.00 with Lorenzo Cheney and Asbury Cheney as sureties thereon, and suggests

Asbury Cheney, Jason D. Chapman and Milton M. Marshall as appraisers.

Daniel A. White Sworn to and subscribed before me this 12th day of March A. D. 1883 John B. Coats Probate Judge.

The undersigned Elvora Noggle widow of the above named decedent, hereby declines the administration of his estate and recommends the appointment of Daniel A. White as administrator. Catherine L. Noggle

Daniel A. White ADMINISTRATOR OF

Andrew Noggle Deceased.

BOND.

Know all Men by these Presents, That we Daniel A. White

and Lorenzo Cheney, Wesley Howard are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Andrew Noggle deceased, were granted to the said Daniel A. White by the Probate Court of Union County, in the State of Ohio, on the 12th day of March A. D. 1883 Now if the said Daniel A. White as administrator of the Estate of said Andrew Noggle deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge in Open Court Daniel A. White, Lorenzo Cheney, Wesley Howard

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Andrew Noggle late of said County, deceased, has been granted unto Daniel A. White

whose duty it shall be to have all and singular, the said goods, chattels, right and credits appraised by Asbury Cheney, Jason D. Chapman and Milton M. Marshall and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for service, unless the Court shall enter upon its journal, that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 12th day of March A. D. 1883 John B. Coats Probate Judge.

By Deputy

No. 2835 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Parker J. Wyeth being duly sworn, says that Nancy J. Rowe a resident of the Township of Payson in said County, died on or about the 25th day of March A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Nancy J. Rowe died leaving No husband and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Luella Argo, Sister, Broadway Urbana Co, Ohio.

That above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$650.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$1500.00 with Orrin J. Wyeth and Jacob V. Nash as sureties thereon, and suggests John McElderry, George Moore and Geo. W. Freeman as appraisers. Parker J. Wyeth

Sworn to and subscribed before me this 11th day of April A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Parker J. Wyeth ADMINISTRATOR OF Nancy J. Rowe Deceased.

BOND.

Know all Men by these Presents, That we Parker J. Wyeth and Jacob V. Nash are held and firmly bound unto the State of Ohio in the penal sum of \$1000.00 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Nancy J. Rowe deceased, were granted to the said Parker J. Wyeth by the Probate Court of Union County, in the State of Ohio, on the 11th day of April A. D. 1883 Now if the said Parker J. Wyeth as administrator of the Estate of said Nancy J. Rowe deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Court John B. Coats Probate Judge. Parker J. Wyeth Jacob V. Nash Orrin J. Wyeth

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Nancy J. Rowe late of said County, deceased, has been granted unto Parker J. Wyeth whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John McElderry, Geo. Moore and Geo. W. Freeman and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of April A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2836 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Daniel A. White being duly sworn, says that Albert A. White a resident of the Township of ... in said County, died on or about the 7th day of April A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Albert A. White died leaving Nancy White who is ... released all claims to the estate and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Jesse A. White (son), Daniel A. White (son), David R. White (son), Lyma M. Cheney (daughter), Lanna Cope land (daughter), Delilah Williams (daughter), and their address: Rush Creek, Muskego, O.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$5000.00 And of real estate about None Total, \$5000.00

And offer a bond in the sum of \$6000.00 with Lorenzo Cheney and Jason D. Chapman as sureties thereon, and suggests Jason D. Chapman, Lorenzo Cheney and Milton Maple as appraisers. Daniel A. White

Sworn to and subscribed before me this 7th day of April A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Daniel A. White ADMINISTRATOR OF Albert A. White Deceased

BOND.

Know all Men by these Presents, That we Daniel A. White and Jason D. Chapman Lorenzo Cheney are held and firmly bound unto the State of Ohio in the penal sum of Sixteen Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Albert A. White deceased, were granted to the said Daniel A. White by the Probate Court of Union County, in the State of Ohio, on the 13th day of April A. D. 1883 Now if the said Daniel A. White as administrator of the Estate of said Albert A. White deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Court John B. Coats Probate Judge

Daniel A. White J. D. Chapman Lorenzo Cheney



THE STATE OF OHIO, UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Albert A. White late of said County, deceased, has been granted unto Daniel A. White whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Jason D. Chapman Lorenzo Cheney and Milton Maple and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 7th day of April A. D. 1883 John B. Coats Probate Judge. Deputy

No. 2838 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

being duly sworn, says that

a resident of the Township of

in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with and as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Louisa M. Williams ADMINISTRATRIX Isaac M. Williams Deceased

BOND.

Know all Men by these Presents, That we Louisa M. Williams

and John A. Green John Hobbsack are held and firmly bound unto the State of Ohio in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Isaac M. Williams deceased, were granted to the said Louisa M. Williams by the Probate Court of Union County, in the State of Ohio, on the 19th day of April A. D. 1893 Now if the said Louisa M. Williams

as administratrix of the Estate of said Isaac M. Williams deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Louisa M. Williams John A. Green John Hobbsack

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Isaac M. Williams late of said County, deceased, has been granted unto Louisa M. Williams

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

James Wilson, Wm. Rosebrook and Maudie Selby

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 19th day of April A. D. 1893

John B. Coats Probate Judge.

By Deputy

No. 2839 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Lavinia Smith being duly sworn, says that Edmund D. Smith a resident of the Township of ... in said County, died on or about the ... day of ... A. D. 189... and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Edmund D. Smith died leaving Lavinia Smith his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Eliza C. Smith, Laura L. Kilbury, Harry D. Boyd, Mary Smith (Sons); Lavinia Smith (Wife); Marysville Ohio, Plain City Madison Co. Ohio (Daughters).

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administratrix of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$900.00 And of real estate about None. Total, \$900.00

And offer a bond in the sum of \$1000.00 with Caleb H. Converse and Eliza C. Smith as sureties thereon, and suggests John Kilbury, Harlan P. Woods and David M. Douglass as appraisers. Lavinia Smith

Sworn to and subscribed before me this 20th day of April A. D. 1893 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Lavinia Smith ADMINISTRATOR OF Edmund D. Smith deceased.

BOND.

Know all Men by these Presents, That we Lavinia Smith, Caleb H. Converse and Eliza C. Smith are held and firmly bound unto the State of Ohio in the penal sum of Eighteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Edmund D. Smith deceased, were granted to the said Lavinia Smith by the Probate Court of Union County, in the State of Ohio, on the 20th day of April A. D. 1893 Now if the said Lavinia Smith as administratrix of the Estate of said Edmund D. Smith deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge, Lavinia Smith, C. H. Converse, Eliza C. Smith

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Edmund D. Smith late of said County, deceased, has been granted unto Lavinia Smith whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Kilbury, Harlan P. Woods, and David M. Douglass and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of April A. D. 1893 John B. Coats Probate Judge. By Deputy

No. 2846 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

James B. Norris being duly sworn, says that Lewis Jolliff a resident of the Township of Clairbourne in said County, died on or about the 3rd day of May A. D. 1883 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Lewis Jolliff died leaving Hannah L. Jolliff - his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Lewis Jolliff: John Jolliff (son, Richwood Ohio), Isaac Jolliff (son, Pleasantburg), James S. Jolliff (grandson, Magnetic Springs), William W. Jolliff (son, Pleasantburg), Lorenz B. Jolliff (son, Winfield Kan.).

That none of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$4000.00 And of real estate about \$1000.00 Total \$5000.00

And offer a bond in the sum of \$8000.00 with John Jolliff and Isaac Jolliff as sureties thereon, and suggests John Manskill and Ira Langstaff as appraisers. James B. Norris

Sworn to and subscribed before me this 11th day of May A. D. 1883 John B. Coats Probate Judge.

The undersigned Widow and Heirs of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of James B. Norris as administrator.

Hannah L. Jolliff, John Jolliff, Isaac Jolliff

James B. Norris ADMINISTRATOR OF Lewis Jolliff Deceased

BOND.

Know all Men by these Presents, That we James B. Norris and John Jolliff Isaac Jolliff are held and firmly bound unto the State of Ohio in the penal sum of Eight Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Lewis Jolliff deceased, were granted to the said James B. Norris by the Probate Court of Union County, in the State of Ohio, on the 11th day of May A. D. 1883 Now if the said James B. Norris as administrator of the Estate of said Lewis Jolliff deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

James B. Norris, John Jolliff, Isaac Jolliff



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Lewis Jolliff late of said County, deceased, has been granted unto James B. Norris whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Ira Langstaff John Manskill and Ira Langstaff and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of May A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2847 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.

Samuel W. Vanwinkle being duly sworn, says that  
Rebecca Riekman a resident of the Township of Jason  
 in said County, died on or about the April day of 1883, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
Rebecca Riekman died leaving no husband  
surviving her  
 and the following persons her only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
<u>Samuel Riekman</u>	<u>son</u>	<u>Richwood Ohio</u>
<u>Francis M. Riekman</u>	<u>"</u>	<u>"</u>
<u>Jefferson Riekman</u>	<u>"</u>	<u>"</u>
<u>Mary Riekman</u>	<u>Daughter</u>	<u>"</u>
<u>Harvey Riekman</u>	<u>son</u>	<u>"</u>
<u>Thomas Riekman</u>	<u>"</u>	<u>"</u>

That None of the

above named are children of said decedent were under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 500.00

And of real estate about \$ 1000.00  
 Total, \$ 1500.00

And offer a bond in the sum of \$ 1000.00 with P. G. Wynegar  
 and A. E. Howe as sureties thereon, and suggests

Embury Cheney and Robert Fields as appraisers.  
Charles White  
S. W. Vanwinkle

Sworn to and subscribed before me this 11<sup>th</sup> day of May A. D. 1883  
John B. Coats Probate Judge.

The undersigned John B. Coats of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Samuel W. Vanwinkle as administrator.

Samuel W. Vanwinkle  
 ADMINISTRATOR OF  
Rebecca Riekman Deceased

BOND.

Know all Men by these Presents, That we Samuel W. Vanwinkle  
P. G. Wynegar  
A. E. Howe are held and firmly bound unto  
 the State of Ohio in the penal sum of One Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Rebecca Riekman deceased, were granted to the said S. W. Vanwinkle by the Probate Court of Union County, in the State of Ohio, on the Eleventh day of May A. D. 1883 Now if the said Samuel W. Vanwinkle as administrator of the Estate of said Rebecca Riekman deceased, shall

**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

H. H. Efflich  
Charles Wright

Samuel W. Vanwinkle  
P. G. Wynegar  
A. E. Howe



THE STATE OF OHIO, }  
 UNION COUNTY, } ss. LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Rebecca Riekman late of said County, deceased, has been granted unto Samuel W. Vanwinkle whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Embury Cheney and Robert Fields and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 11<sup>th</sup> day of May A. D. 1883  
John B. Coats Probate Judge.  
 By \_\_\_\_\_ Deputy

No. 2850

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

Adam Wolford being duly sworn, says that Calvert Bergandine a resident of the Township of Allen in said County, died on or about the 19th day of March A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Calvert Bergandine died leaving Mary A. Bergandine his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Samuel Bergandine (Son), John W. Bergandine (Daughter), Luther Bergandine (Daughter), and Sarah E. Bergandine (Daughter), all residing in Pottersburg Ohio.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$600.00 And of real estate about \$1200.00 Total \$1800.00

And offer a bond in the sum of \$1200.00 with George Jordaw as sureties thereon, and suggests Justin J. Miller, Samuel Waddel and Paschal Spain as appraisers. Adam Wolford.

Sworn to and subscribed before me this 19th day of May A. D. 1883 Probate Judge.

The undersigned Mary A. Bergandine Widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Adam Wolford as administrator. Mary A. Bergandine.

Adam Wolford ADMINISTRATOR OF

Calvert Bergandine Deceased

BOND.

Know all Men by these Presents, That we Adam Wolford, George Jordaw and R. L. Partridge are held and firmly bound unto the State of Ohio in the penal sum of Twelve Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Calvert Bergandine deceased, were granted to the said Adam Wolford by the Probate Court of Union County, in the State of Ohio, on the 19th day of May A. D. 1883 Now if the said Adam Wolford as administrator of the Estate of said Calvert Bergandine deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for his Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge in open Court

Adam Wolford George Jordaw R. L. Partridge



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Calvert Bergandine late of said County, deceased, has been granted unto Adam Wolford whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Justin J. Miller, Samuel Waddel and Paschal Spain and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this

19th day of May A. D. 1883

Judge of said Court, at Marysville.

A. D. 1883

Probate Judge.

By

Deputy

No. 2853 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Lewis Jenkins being duly sworn, says that Phebe A. Jenkins a resident of the Township of Amellever in said County, died on or about the 27th day of May A. D. 1883 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Phebe A. Jenkins died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That none of the

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 900.00 And of real estate about \$ 400.00 Total, \$ 1300.00

And offer a bond in the sum of \$18,000.00 with David Pisk and Daniel Anderson as sureties thereon, and suggests David Pisk and Enoch Pierson as appraisers.

Lewis Jenkins Sworn to and subscribed before me this 27th day of May A. D. 1883 John B. Obats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Lewis Jenkins ADMINISTRATOR OF Phebe A. Jenkins Deceased.

BOND.

Know all Men by these Presents, That we Lewis Jenkins and David Pisk Andrew Anderson are held and firmly bound unto the State of Ohio in the penal sum of Eight hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Phebe A. Jenkins deceased, were granted to the said Lewis Jenkins by the Probate Court of Union County, in the State of Ohio, on the 27th day of May A. D. 1883 Now if the said Lewis Jenkins as administrator of the Estate of said Phebe A. Jenkins deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Obats Probate Judge In Open Court

Lewis Jenkins David Pisk Andrew Anderson



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Phebe A. Jenkins late of said County, deceased, has been granted unto Lewis Jenkins whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by David Pisk Daniel Anderson and Enoch Pierson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Obats Judge of said Court, at Marysville, Ohio, this 27th day of May A. D. 1883 John B. Obats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

P. B. Cole being duly sworn, says that George W. Davis a resident of the Township of Union in said County, died on or about the 2nd day of May A. D. 1883 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said George W. Davis died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes Catherine Davis, William Davis, Alexander Davis, Joseph Davis Jr., Frank P. Debulb, Clara K. Kinley.

That None

Brothers, sisters & nieces of above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00

And of real estate about \$1000.00 as he merely believes Total, \$2000.00

And offers a bond in the sum of \$2000.00 with B. H. B. Griswold and Thomas Dillings as sureties thereon, and suggests

Hiram Dillings as appraisers. P. B. Cole

Sworn to and subscribed before me this 28th day of May A. D. 1883

John B. Coats Probate Judge.

The undersigned the only heirs of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of

Wm. Davis, Joseph Davis Jr., Catherine Davis, Clara K. Kinley as administrator.

Philander B. Cole ADMINISTRATOR OF

George W. Davis Deceased

BOND.

Know all Men by these Presents, That we Philander B. Cole

William Davis and William Curry are held and firmly bound unto the State of Ohio in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of George W. Davis deceased, were granted to the said Philander B. Cole by the Probate Court of Union County, in the State of Ohio, on the 28th day of May A. D. 1883 Now if the said Philander B. Cole

as administrator of the Estate of said George W. Davis deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Seal of Probate Court

P. B. Cole

Wm. Davis

W. H. Curry



THE STATE OF OHIO, } UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of George W. Davis late of said County, deceased, has been granted unto Philander B. Cole

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by B. H. B. Griswold and Thomas Dillings

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 28th day of May A. D. 1883

John B. Coats Probate Judge.

By Deputy

No. 2860 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Allie J. Witter being duly sworn, says that Alfred A. Witter a resident of the Township of Union in said County, died on or about the 27 day of June A. D. 1883 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Alfred A. Witter died leaving Allie Witter his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Elviah A. Witter (Son), Lura K. Witter (Daughter), and Maggie M. Witter (Daughter), all residing at Milford Centre, Ohio.

That all

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2000.00 and of real estate about 1/2 acre \$15.00 Total \$2015.00

And offers a bond in the sum of \$4000.00 with Emilee B. Moore and Lucy A. Lucas as sureties thereon, and suggests John Conrad, William Stillings, and Simon D. Elliott as appraisers. Sworn to and subscribed before me this day of A. D. 1883

Probate Judge. The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Alice Witter ADMINISTRATOR OF Alfred A. Witter Deceased.

BOND.

Know all Men by these Presents, That we Alice Witter Emilee B. Moore Lucy A. Lucas are held and firmly bound unto the State of Ohio in the penal sum of One thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Alfred A. Witter deceased, were granted to the said Alice Witter by the Probate Court of Union County, in the State of Ohio, on the 27th day of June A. D. 1883. Now if the said Alice Witter as administratrix of the Estate of said Alfred A. Witter deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Court in Open Court John B. Coats Probate Judge. Allie Witter Emilee B. Moore Lucy A. Lucas

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Alfred A. Witter late of said County, deceased, has been granted unto Alice Witter whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Conrad, Jr., William Stillings and Simon D. Elliott and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of June A. D. 1883. John B. Coats Probate Judge. By Deputy

No 2867 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Luella J. Bauer being duly sworn, says that (Philip) H. Bauer a resident of the Township of Richwood in said County, died on or about the 5th day of June A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said (Philip) H. Bauer died leaving said Luella J. Bauer his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Carl O. Bauer (son), Philip H. Bauer (son), and Richwood Ohio.

That all the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$4800.00 And of real estate about \$2800.00 Total \$7600.00

And offer a bond in the sum of \$9600.00 with George W. Court and John A. Phillips as sureties thereon, and suggests James Cutter, Thomas S. Lovelace and French H. Thornhill as appraisers.

Sworn to and subscribed before me this 5th day of July A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Luella J. Bauer ADMINISTRATOR OF Philip H. Bauer Deceased

BOND.

Know all Men by these Presents, That we Luella J. Bauer and John A. Phillips are held and firmly bound unto the State of Ohio in the penal sum of \$10000 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Phillip H. Bauer deceased, were granted to the said Luella J. Bauer by the Probate Court of Union County, in the State of Ohio, on the 5th day of July A. D. 1883. Now if the said Luella J. Bauer as administrator of the Estate of said Phillip H. Bauer deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge Luella J. Bauer George W. Court John A. Phillips

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Phillip H. Bauer late of said County, deceased, has been granted unto Luella J. Bauer whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by James Cutter, Thomas S. Lovelace and French H. Thornhill and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 5th day of July A. D. 1883 John B. Coats Probate Judge. By Deputy

No 2868 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

being duly sworn, says that a resident of the Township of in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with as sureties thereon, and suggests and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

J. L. Cameron ADMINISTRATOR OF James D. Mearr Deceased.

BOND.

Know all Men by these Presents, That we J. L. Cameron, Robert L. Woodburn, P. B. Pultra are held and firmly bound unto the State of Ohio in the penal sum of Four Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James D. Mearr deceased, were granted to the said Jesse L. Cameron by the Probate Court of Union County, in the State of Ohio, on the 20th day of July A. D. 1893 Now if the said J. L. Cameron as administrator of the Estate of said James D. Mearr deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge J. L. Cameron Robert L. Woodburn P. B. Pultra

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James D. Mearr late of said County, deceased, has been granted unto J. L. Cameron whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Van Pease Howard Kirby and John R. Bostwick and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of July A. D. 1893 John B. Coats Probate Judge. By Deputy

No. 2869 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

being duly sworn, says that

a resident of the Township of

in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with as sureties thereon, and suggests and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Asbury Beightler ADMINISTRATOR OF

Andrew Beightler Deceased.

BOND.

Know all Men by these Presents, That we Asbury H. Beightler Tobias Bigler Christopher Houston

and are held and firmly bound unto the State of Ohio in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Andrew Beightler deceased, were granted to the said Asbury H. Beightler by the Probate Court of Union County, in the State of Ohio, on the 24th day of June A. D. 1883. Now if the said Asbury H. Beightler as administrator of the Estate of said Andrew Beightler deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Asbury H. Beightler Tobias Bigler Christopher Houston



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Andrew Beightler late of said County, deceased, has been granted unto Asbury H. Beightler

whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by William McManis and Grace Staley

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this

day of June A. D. 1883

Judge of said Court, at Marysville,

Probate Judge.

By

Deputy

No. 2878

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

Sarah P. Wood being duly sworn, says that Harvey S. Wood a resident of the Township of Paris in said County, died on or about the 10th day of June A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Harvey S. Wood died leaving Sarah P. Wood his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Isabella K. Wood (Daughter, Marysville Ohio), Mary P. Wood, Anna H. Wood, Sarah A. Wood, and Harvey S. Wood.

That all except the said Isabella K. Wood

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$100 Total \$1100

And offers a bond in the sum of \$2000 with John H. Wood and William K. Curry as sureties thereon, and suggests William M. Cartmell, Velorous Turner and William H. Robb as appraisers. Sarah P. Wood.

Sworn to and subscribed before me this 20th day of August A. D. 1883 Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Sarah P. Wood ADMINISTRATOR OF

Harvey S. Wood Deceased

BOND.

Know all Men by these Presents, That we Sarah P. Wood and John H. Wood W. L. Curry are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harvey S. Wood deceased, were granted to the said Sarah P. Wood by the Probate Court of Union County, in the State of Ohio, on the 20th day of August A. D. 1883 Now if the said Sarah P. Wood as administrator of the Estate of said Harvey S. Wood deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge Sarah P. Wood John H. Wood W. L. Curry

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Harvey S. Wood late of said County, deceased, has been granted unto Sarah P. Wood whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William M. Cartmell, Velorous Turner and William H. Robb and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of August A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2883

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

George Court being duly sworn, says that Daniel G. Cross a resident of the Township of Paris in said County, died on or about the 7th day of August A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Daniel G. Cross died leaving Phoebe J. Cross his Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including George P. Cross, John B. Cross, Robert P. Cross, Fannett H. Cross, Elizabeth Park, Elizabeth Park, Charlie E. Bellus, Mabel Bellus, Mark J. Bellus, and Janice D. Bellus.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$4000.00 And of real estate about \$30000.00 Total, \$34000.00

And offer a bond in the sum of \$8000.00 with as sureties thereon, and suggests

Delmore Snodgrass, W. H. Robb and W. M. Winger, G. W. Court as appraisers.

Sworn to and subscribed before me this 10th day of September A. D. 1883 John B. Coats Probate Judge.

The undersigned Phoebe J. Cross widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of George Court as administrator.

Phoebe Cross

George W. Court ADMINISTRATOR OF

Daniel G. Cross Deceased

BOND.

Know all Men by these Presents, That we George W. Court and William H. Curry are held and firmly bound unto the State of Ohio in the penal sum of Eight Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Daniel G. Cross deceased, were granted to the said George W. Court by the Probate Court of Union County, in the State of Ohio, on the 12th day of September A. D. 1883. Now if the said George W. Court as administrator of the Estate of said Daniel G. Cross deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

G. W. Court, S. H. McCloud, W. H. Curry



THE STATE OF OHIO, } ss. LETTERS. UNION COUNTY, }

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Daniel G. Cross late of said County, deceased, has been granted unto George W. Court whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Delmore Snodgrass and William M. Winger and to return upon oath within three months a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 10th day of September A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2889 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

William H. Robb being duly sworn, says that Joseph Powers a resident of the Township of Paris in said County, died on or about the 27th day of September A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Joseph Powers died leaving Ellen Powers

and the following persons had only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Joseph Powers including William M. Powers, Joseph W. Powers, Charles A. Powers, Napoleon W. Powers, John K. Powers, Phoebe A. Powers, James T. Powers, Nancy J. Powers, and Thomas A. Powers.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2000.00 And of real estate about \$8000.00 Total \$10000.00

And offer the bond in the sum of \$4000.00 with James B. Whelpley and Isaac O. Botwin as sureties thereon, and suggests John Wiley, William Staley, and Luther Turner as appraisers. William H. Robb

Sworn to and subscribed before me this 27th day of September A. D. 1883 John B. Coats Probate Judge.

The undersigned Widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of William H. Robb as administrator. Ellen Powers

William H. Robb ADMINISTRATOR OF

Joseph Powers deceased

BOND.

Know all Men by these Presents, That we William H. Robb

and James B. Whelpley Isaac O. Botwin are held and firmly bound unto the State of Ohio in the penal sum of Four Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Joseph Powers deceased, were granted to the said William H. Robb by the Probate Court of Union County, in the State of Ohio, on the 27th day of September A. D. 1883. Now if the said William H. Robb

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge

William H. Robb James B. Whelpley Isaac O. Botwin



THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joseph Powers late of said County, deceased, has been granted unto William H. Robb whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Wiley William Staley and Luther Turner and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for service, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of September A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2891 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

James B. Norris being duly sworn, says that Jeremiah K. Norris a resident of the Township of Leesburg in said County, died on or about the 2nd day of August A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jeremiah K. Norris died leaving Elizabeth Norris his Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: Alexander Norris (son), Sarah Norris (daughter), Jeremiah Norris (son), Eva May Norris (daughter), Charlie Norris (son). Address: Richwood Ohio.

That Jeremiah Norris Eva May Norris and Charlie Norris above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$400.00 Total \$1400.00

And offer a bond in the sum of \$2000.00 with Jacob B. Norris and Joseph K. Richey as sureties thereon, and suggests Israel Kinney and Henry Brown as appraisers. James B. Norris

Sworn to and subscribed before me this 2nd day of September A. D. 1883 John B. Coats Probate Judge.

The undersigned Elizabeth Norris of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of James B. Norris as administrator. Elizabeth Norris

James B. Norris ADMINISTRATOR OF James K. Norris deceased BOND.

Know all Men by these Presents, That we James B. Norris and Joseph K. Richey are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jeremiah K. Norris deceased, were granted to the said James B. Norris by the Probate Court of Union County, in the State of Ohio, on the 2nd day of September A. D. 1883 Now if the said James B. Norris as administrator of the Estate of said Jeremiah K. Norris deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge. James B. Norris, Jacob B. Norris, Joseph K. Richey

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Jeremiah K. Norris late of said County, deceased, has been granted unto James B. Norris whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Israel Kinney and Henry Brown and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Ohio, this 2nd day of September A. D. 1883 John B. Coats Probate Judge. Deputy

No. 2892 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Burham C. Bales being duly sworn, says that George W. Bales a resident of the Township of Alden in said County, died on or about the 8th day of August A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said George W. Bales died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Wilton W. Bales, Walter W. Bales, Charles Bales, Frank Bales, Burham C. Bales, Mary M. Carter, Rosa S. Surskeep, Sarah A. Brodrick, and others with their respective kinship degrees and addresses.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$6000.00 And of real estate about None Total, \$6000.00

And offers a bond in the sum of \$12000.00 with Walter W. Bales and Frank Bales as sureties thereon, and suggests Samuel Waddel, William C. Surskeep and William H. Pray as appraisers. Burham C. Bales.

Sworn to and subscribed before me this day of A. D. 1893

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Burham C. Bales ADMINISTRATOR OF George W. Bales Decedent

BOND.

Know all Men by these Presents, That we Burham C. Bales, Walter W. Bales, Frank Bales, are held and firmly bound unto the State of Ohio in the penal sum of Twelve Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of George W. Bales deceased, were granted to the said Burham C. Bales by the Probate Court of Union County, in the State of Ohio, on the 10th day of September A. D. 1883 Now if the said Burham C. Bales as administrator of the Estate of said George W. Bales deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Burham C. Bales, Walter W. Bales, Frank Bales (with seals)

THE STATE OF OHIO, } ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of George W. Bales late of said County, deceased, has been granted unto Burham C. Bales whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Samuel Waddel, William C. Surskeep and William H. Pray and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 10th day of September A. D. 1883. John B. Coats Probate Judge. By Deputy

No. 2895

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

Isaac Shirk being duly sworn, says that John Boughan a resident of the Township of Liberty in said County, died on or about the 1st day of September A. D. 1882, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John Boughan died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes Sarah Drake (Sister), Nancy J. Robb (Brother), Cyrus Boughan (Brother), Oak Springs, Iowa (P.O. Address).

That none

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$30.00 And of real estate about \$2500.00 Total, \$2530.00

And offer a bond in the sum of \$1500.00 with Cyrus Boughan and James M. Robb as sureties thereon, and suggests Thomas Sawood, David A. Rea and David H. Harrington as appraisers. Isaac Shirk

Sworn to and subscribed before me this 26th day of October A. D. 1883 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Isaac Shirk ADMINISTRATOR OF

John Boughan Deceased. BOND.

Know all Men by these Presents, That we Isaac Shirk

and Cyrus Boughan James M. Robb are held and firmly bound unto the State of Ohio in the penal sum of Fifteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Boughan deceased, were granted to the said Isaac Shirk by the Probate Court of Union County, in the State of Ohio, on the 26th day of October A. D. 1883. Now if the said Isaac Shirk

as administrator of the Estate of said John Boughan deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge in Open Court.

Isaac Shirk Cyrus Boughan James M. Robb



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Boughan late of said County, deceased, has been granted unto Isaac Shirk whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas Sawood David H. Rea and David H. Harrington and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 26th day of October A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2897. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

John M. Brodriek being duly sworn, says that Samuel S. Jewell a resident of the Township of Liberty in said County, died on or about the 27th day of October A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel S. Jewell died leaving Roxanna Jewell his Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Samuel S. Jewell: Lydia Miller, Nuddah Turner, John Jewell, Charles Jewell, Jennie H. Sedgell, Mary E. Rose, George Jewell, Samuel S. Jewell.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$800.00 And of real estate about \$1100.00 Total, \$1900.00

And offer a bond in the sum of \$30,000 with James Crow and William H. Robb as sureties thereon, and suggests William M. Winget and William H. Robb as appraisers.

Sworn to and subscribed before me this day of A. D. 1883

The undersigned Roxanna Jewell widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of John M. Brodriek as administrator. Roxanna A. Jewell, Chas. Jewell

John M. Brodriek ADMINISTRATOR OF Samuel S. Jewell Deceased.

BOND.

Know all Men by these Presents, That we John M. Brodriek and Isaac Brodriek Jr. Emanuel L. Price are held and firmly bound unto the State of Ohio in the penal sum of Sixteen Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel S. Jewell deceased, were granted to the said John M. Brodriek by the Probate Court of Union County in the State of Ohio, on the 10th day of November A. D. 1883 Now if the said John M. Brodriek as administrator of the Estate of said Samuel S. Jewell deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge in Open Court. John M. Brodriek Isaac Brodriek Jr. Emanuel L. Price

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss. To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel S. Jewell late of said County, deceased, has been granted unto John M. Brodriek whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by James Crow William M. Winget and William H. Robb and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct. WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 10th day of November A. D. 1883 John B. Coats Probate Judge. By Deputy

No. 2906 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Edward P. Houghton being duly sworn, says that Clinton J. Pollitt a resident of the Township of Union in said County, died on or about the 1st day of November A. D. 1883, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Clinton J. Pollitt died leaving Catharine Pollitt his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Delmer Pollitt (Son), Nellie May Pollitt (Daughter), and Clarence Pollitt (Son).

That all

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2500.00 And of real estate about \$1000.00 Total, \$3500.00

And offers a bond in the sum of \$5000.00 with Thomas Stillings and Senior D. Elliott as sureties thereon, and suggests Ira Smith and Edward P. Houghton as appraisers.

Sworn to and subscribed before me this 13th day of December A. D. 1883

John B. Coats Probate Judge.

The undersigned Catharine Pollitt of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Edward P. Houghton as administrator.

Edward P. Houghton ADMINISTRATOR OF Clinton J. Pollitt Deceased.

BOND.

Know all Men by these Presents, That we Edward P. Houghton and Simon D. Elliott are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Clinton J. Pollitt deceased, were granted to the said Edward P. Houghton by the Probate Court of Union County, in the State of Ohio, on the 29th day of December A. D. 1883. Now if the said Edward P. Houghton as administrator of the Estate of said Clinton J. Pollitt deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Edward Payson Houghton S. D. Elliott Thomas Stillings



THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Clinton J. Pollitt late of said County, deceased, has been granted unto Edward Payson Houghton whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Ira Smith and Simon D. Elliott and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 29th day of December A. D. 1883 John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

Arminda V. Martin being duly sworn, says that Geo. L. Martin a resident of the Township of Leesburg in said County, died on or about the 12th day of January A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said George L. Martin died leaving Arminda V. Martin his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: He left no children.

That there were no children

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$2500.00 And of real estate about \$50.00 Total, \$2550.00

And offer a bond in the sum of \$5100.00 with Alva B. Degood and Duncan McLean as sureties thereon, and suggests J. P. Newhouse, Duncan McLean and Millard Langstaff as appraisers. Arminda V. Martin

Sworn to and subscribed before me this 23rd day of January A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Arminda V. Martin ADMINISTRATOR OF

George L. Martin Deceased

BOND.

Know all Men by these Presents, That we Arminda V. Martin Alva B. Degood and Duncan McLean are held and firmly bound unto the State of Ohio in the penal sum of Five thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of George L. Martin deceased, were granted to the said Arminda V. Martin by the Probate Court of Union County, in the State of Ohio, on the 23rd day of January A. D. 1887 Now if the said Arminda V. Martin as administrator of the Estate of said George L. Martin deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

This bond accepted and approved in open Court this 23rd day of January 1887. John B. Coats Probate Judge

Arminda V. Martin Duncan McLean A. B. Degood



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of George L. Martin late of said County, deceased, has been granted unto Arminda V. Martin whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by J. P. Newhouse Duncan McLean and Millard Langstaff and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 23rd day of January A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 2925 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Asa Langstaff being duly sworn, says that William Jolliff a resident of the Township of Clairbourn in said County, died on or about the 19th day of November A. D. 1882 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said William Jolliff died leaving Hannah Jolliff his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: Jacob Jolliff (son, Woodland), Jesse Jolliff (son, Clairbourn), Peter Jolliff (son, Clairbourn), Mary J. Jolliff (Daughter, Clairbourn), Lucy Ann Jolliff (Daughter, Clairbourn), Anna Bell Jolliff (Daughter, Clairbourn).

That None of

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 300.00 And of real estate about \$ 3600.00 Total \$ 3900.00

And offer a bond in the sum of \$ 600.00 with George B. Hamilton as sureties thereon, and suggests Robert Elliott, John Blair and Isaac Graham as appraisers. Asa Langstaff

Sworn to and subscribed before me this 23rd day of February A. D. 1884 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Asa Langstaff ADMINISTRATOR OF William Jolliff Deceased.

BOND.

Know all Men by these Presents, That we Asa Langstaff, George B. Hamilton and C. S. Chapman are held and firmly bound unto the State of Ohio in the penal sum of Six Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Jolliff deceased, were granted to the said Asa Langstaff by the Probate Court of Union County, in the State of Ohio, on the 23rd day of February A. D. 1884. Now if the said Asa Langstaff as administrator of the Estate of said William Jolliff deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

Asa Langstaff G. B. Hamilton C. S. Chapman



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William Jolliff late of said County, deceased, has been granted unto Asa Langstaff whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Robert Elliott, John Blair and Isaac Graham and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS: John B. Coats Judge of said Court, at Marysville, Ohio, this 23rd day of February A. D. 1884 John B. Coats Probate Judge. By Deputy

No. 2951 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Charles W. Johnson being duly sworn, says that Martha Pryme a resident of the Township of York in said County, died on or about the day of A. D. 1884, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Martha Pryme died leaving her named husband and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: John T. Pryme, Son, Bond Creek.

That the said son above named is a child of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about in nothing. And of real estate about \$150.00 Total \$

And offer a bond in the sum of \$300.00 with Milo Kimball and Charles W. Smith as sureties thereon, and suggests Sylvanus Taylor, Horace Culver and Andrew Richardson as appraisers.

Sworn to and subscribed before me this 29th day of May A. D. 1884 John B. Coats Probate Judge.

The undersigned husband of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of Charles W. Johnson as administrator. Martha V. Pryme.

Charles W. Johnson ADMINISTRATOR OF Martha Pryme Deceased

BOND.

Know all Men by these Presents, That we Charles W. Johnson, Milo Kimball, Charles W. Smith, Three Hundred are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Martha Pryme deceased, were granted to the said Charles W. Johnson by the Probate Court of Union County, in the State of Ohio, on the 24th day of May A. D. 1884. Now if the said Charles W. Johnson as administrator of the Estate of said Martha Pryme deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Open Court John B. Coats Probate Judge Charles W. Johnson Milo Kimball C. W. Smith

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Martha Pryme late of said County, deceased, has been granted unto Charles W. Johnson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Sylvanus Taylor, Horace Culver and Andrew Richardson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 29th day of May A. D. 1884 John B. Coats Probate Judge. By Deputy

No. 2958 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

William Bird being duly sworn, says that Francis J. Williams a resident of the Township of Washington in said County, died on or about the 5th day of June A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Francis J. Williams died leaving Rachel J. Williams

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That there are no

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$275.00

And of real estate about \$ Total, \$

And offer a bond in the sum of \$550.00 with as sureties thereon, and suggests

Matthew Avermugle, Joseph J. Bealer and Harrison Stagnates as appraisers. Wm. Bird

Sworn to and subscribed before me this 19th day of June A. D. 1887 John B. Coats Probate Judge.

The undersigned Rachel J. Williams widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of William Bird as administrator. Rachel J. Williams

William Bird ADMINISTRATOR OF

Francis J. Williams Deceased

BOND.

Know all Men by these Presents, That we William Bird

and William Wilson George M. Peck are held and firmly bound unto the State of Ohio in the penal sum of Five hundred and fifty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Francis J. Williams deceased, were granted to the said William Bird by the Probate Court of Union County in the State of Ohio, on the 19th day of June A. D. 1887 Now if the said Wm. Bird as administrator of the Estate of said Francis J. Williams deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Probate Court John B. Coats Probate Judge

Wm. Bird, William Wilson Geo. M. Peck



THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Francis J. Williams late of said County, deceased, has been granted unto Wm. Bird

whose duty it shall be to have appraised and singular, the said goods, chattels, rights and credits appraised by Matthew Avermugle, Joseph J. Bealer, and Harrison S. Stagnates,

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 19th day of June A. D. 1887

John B. Coats

By Deputy

No. 2986 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Clinton Johnson being duly sworn, says that David C. Johnson a resident of the Township of Paris in said County, died on or about the 29th day of August A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said David C. Johnson died leaving Florinda Johnson his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Alley D. Johnson, Fay D. Johnson, both sons, residing in Marysville Ohio.

That the above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$500.00 and of real estate about \$870.00 Total \$1370.00

And offer a bond in the sum of \$1000.00 with Baldwin Johnson and John A. Shirk as sureties thereon, and suggests John Baker, Joniah Blue, and William H. Meannis as appraisers.

Sworn to and subscribed before me this 10th day of September A. D. 1887 John B. Coats Probate Judge.

The undersigned Florinda of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Clinton Johnson as administrator.

Clinton Johnson ADMINISTRATOR OF David C. Johnson Deceased

BOND.

Know all Men by these Presents, That we Clinton Johnson Baldwin Johnson John A. Shirk are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of David C. Johnson deceased, were granted to the said Clinton Johnson by the Probate Court of Union County, in the State of Ohio, on the 15th day of September A. D. 1887. Now if the said Clinton Johnson as administrator of the Estate of said David C. Johnson deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats in Open Court Probate Judge. Clinton Johnson Baldwin Johnson John A. Shirk

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of David C. Johnson late of said County, deceased, has been granted unto Clinton Johnson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Baker, Joniah Blue and William H. Meannis and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of September A. D. 1887. John B. Coats Probate Judge. By Deputy

No. 2488 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

William Jolliff Jr. being duly sworn, says that Benjamin B. Pierce a resident of the Township of Leeburg in said County, died on or about the 22nd day of September A. D. 1884, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Benjamin B. Pierce died leaving no widow surviving him.

and the following persons have only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Charlotte Jolliff (Daughter), Martha A. Jolliff, and neighbors in Leeburg.

That none of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2000.00 and of real estate about \$2000.00. Total \$4000.00

And offers a bond in the sum of \$4000.00 with Peter Jolliff and Samuel Johnson as sureties thereon, and suggests Samuel Johnson, William Elliott and Henry Rogers as appraisers.

Sworn to and subscribed before me this 9th day of October A. D. 1884. John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Wm. Jolliff Jr. ADMINISTRATOR OF

ADMINISTRATOR OF

Benjamin B. Pierce Deceased

BOND.

Know all Men by these Presents, That we William Jolliff Jr. Peter Jolliff and Samuel Johnson are held and firmly bound unto the State of Ohio in the penal sum of Four Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Benjamin B. Pierce deceased, were granted to the said William Jolliff Jr. by the Probate Court of Union County, in the State of Ohio, on the 9th day of October A. D. 1884. Now if the said William Jolliff Jr. as administrator of the Estate of said Benjamin B. Pierce deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge.

Wm. Jolliff Jr. Peter Jolliff Samuel Johnson



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Benjamin B. Pierce late of said County, deceased, has been granted unto William Jolliff Jr.

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Samuel Johnson, William Elliott and Henry Rogers and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 9th day of October A. D. 1884

John B. Coats Probate Judge.

By Deputy

No. 2991 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Susan Cartman being duly sworn, says that Jacob Cartman a resident of the Township of Jackson in said County, died on or about the 17th day of June A. D. 1884, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Jacob Cartman died leaving Susan Cartman his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Susan Cartman: Emma B. Cartman, Oliver K. Cartman, Barbara A. Clayton, Jacob Cartman, Meera Cartman, Gerilda M. Cartman, Wallace B. Cartman, George Wilber Cartman, Joseph W. Cartman.

That five of the last

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$375.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$750.00 with James M. Dutton and Jacob Peuple as sureties thereon, and suggests Levi Roseberry, Thomas Baldwin as appraisers. Susan Cartman.

Sworn to and subscribed before me this 13th day of October A. D. 1884 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Susan Cartman ADMINISTRATOR OF Jacob Cartman Deceased BOND.

Know all Men by these Presents, That we Susan Cartman James M. Dutton Jacob Peuple are held and firmly bound unto the State of Ohio in the penal sum of Seven Hundred and Fifty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob Cartman deceased, were granted to the said Susan Cartman by the Probate Court of Union County, in the State of Ohio, on the 13th day of October A. D. 1884 Now if the said Susan Cartman as administrator of the Estate of said Jacob Cartman deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her
Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge Susan Cartman James M. Dutton Jacob Peuple

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Jacob Cartman late of said County, deceased, has been granted unto Susan Cartman whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Levi Roseberry Thomas Baldwin and William Scott and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 13th day of October A. D. 1884 John B. Coats Probate Judge. By Deputy

No. 2997 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Elizabeth K. Pounce being duly sworn, says that Joseph P. Pounce a resident of the Township of Darby in said County, died on or about the 3rd day of October A. D. 1884, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Joseph P. Pounce died leaving Elizabeth K. Pounce his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: James S. Pounce (son), John Pounce (son), Charles Pounce (son), Amanda S. Munday (daughter), Sally P. Pounce (daughter), Leah S. Pounce (daughter). Addresses include Napoleon Ohio, Darby, Unionville, Liberty Centre, and Tiffin.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$1000.00 Total \$2000.00

And offers a bond in the sum of \$2000 with John Kwock and Edward Perry as sureties thereon, and suggests W.P.H. Pennington, J.M. Andrews and Andrew Brown as appraisers. Elizabeth K. Pounce

Sworn to and subscribed before me this 31st day of October A. D. 1884 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Elizabeth K. Pounce ADMINISTRATOR OF Joseph P. Pounce Deceased

BOND.

Know all Men by these Presents, That we Elizabeth K. Pounce John Kwock Edward Perry are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Joseph P. Pounce deceased, were granted to the said Elizabeth K. Pounce by the Probate Court of Union County, in the State of Ohio, on the 31st day of October A. D. 1884 Now if the said Elizabeth K. Pounce as administrator of the Estate of said Joseph P. Pounce deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator to the possession of any other person for her Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Probate Court John B. Coats Probate Judge Elizabeth K. Pounce John Kwock Edward Perry

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joseph P. Pounce late of said County, deceased, has been granted unto Elizabeth K. Pounce whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by W.P.H. Pennington, J.M. Andrews and Andrew Brown and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 31st day of October A. D. 1884 John B. Coats Probate Judge. By Deputy

No. 3002 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Wesley Garrard being duly sworn, says that Sarah Poling a resident of the Township of Allen in said County, died on or about the 14th day of November A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Sarah Poling died leaving no husband.

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Solomon Poling (son), Joseph Poling (son), Elizabeth Bowersmith (daughter), Theodore Poling (son), Mark Poling (son), Clarissa Moody (daughter).

That none

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$200.00 and of real estate about none. Total \$200.00

And offer a bond in the sum of \$400.00 with John Paves and Joseph Poling as sureties thereon, and suggests Thomas Martine and W. A. Davis as appraisers.

Sworn to and subscribed before me this 2nd day of December A. D. 1887. John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Wesley Garrard ADMINISTRATOR OF Sarah Poling Deceased

BOND.

Know all Men by these Presents, That we Wesley Garrard John Paves Joseph Poling are held and firmly bound unto the State of Ohio in the penal sum of One Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Sarah Poling deceased, were granted to the said Wesley Garrard by the Probate Court of Union County in the State of Ohio, on the 1st day of December A. D. 1887. Now if the said Wesley Garrard as administrator of the Estate of said Sarah Poling deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Wesley Garrard John Paves Joseph Poling Mark

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Sarah Poling late of said County, deceased, has been granted unto Wesley Garrard whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas Martine W. A. Davis and Jacob Bowersmith and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 2nd day of December A. D. 1887. John B. Coats Probate Judge. By Deputy

No. 3006

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

Name B. Crawford being duly sworn, says that
Albert M. Crawford a resident of the Township of York
in said County, died on or about the 30th day of November A. D. 1884, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
Albert M. Crawford died leaving said Name B. Crawford
his widow
and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.
Blanche Crawford, Single, Box 1000, Union Co. O.

That the said Blanche Crawford is

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath
aforsaid say the amount of personal property will be about \$3000.00
And of real estate about \$
Total, \$

And offer a bond in the sum of \$6000.00 with P. C. Bailey
and Benjamin Evans as sureties thereon, and suggests
George Houbek, J. J. Watts
and Sylvanus Taylor as appraisers.

Sworn to and subscribed before me this 19th day of December A. D. 1884
John B. Coats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

Name B. Crawford ADMINISTRATOR OF

Albert M. Crawford Deceased

BOND.

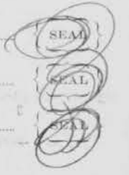
Know all Men by these Presents, That we Name B. Crawford
and Benjamin Evans are held and firmly bound unto
the State of Ohio in the penal sum of Six Thousand Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Albert M. Crawford
deceased, were granted to the said Name B. Crawford by the Probate Court of Union County, in the State of
Ohio, on the 19th day of December A. D. 1884 Now if the said Name B. Crawford
as administrator of the Estate of said Albert M. Crawford deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said
Administrator to the possession of any other person for her
Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the
time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

James M. Darling
Geo. W. Mosey

Name B. Crawford
P. C. Bailey
Benjamin Evans



THE STATE OF OHIO, } ss.
UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of Albert M. Crawford late of said County,
deceased, has been granted unto Name B. Crawford
whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by George Houbek
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator or of any person for her to render upon oath a true account of her administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her
hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 19th day of December A. D. 1884
John B. Coats Probate Judge.
Deputy

No. 3007 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Emanuel Jarvis being duly sworn, says that Ira Belville a resident of the Township of Paris in said County, died on or about the 19th day of December A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Ira Belville died leaving No Widow

and the following persons h<sup>is</sup> only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Anna Belville (Daughter), Rose Belville, Ada Belville, Marysville Ohio, etc.

That

above named are children of said decedent under 15 years of age at the time of h<sup>is</sup> decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on h<sup>is</sup> oath aforesaid say the amount of personal property will be about \$4000.00 And of real estate about \$4000.00 Total \$8000.00

And offer a bond in the sum of \$8000.00 with Philip Snider and Luther Turner as sureties thereon, and suggests Henry Quota, Luther Turner and Iraial Richardson as appraisers. Emanuel Jarvis

Sworn to and subscribed before me this 21st day of December A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of h<sup>is</sup> estate, and recommends the appointment of as administrator.

Emanuel Jarvis ADMINISTRATOR OF Ira Belville Deceased

BOND.

Know all Men by these Presents, That we Emanuel Jarvis Philip Snider Luther Turner

and are held and firmly bound unto the State of Ohio in the penal sum of Eight thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Ira Belville deceased, were granted to the said Emanuel Jarvis by the Probate Court of Union County, in the State of Ohio, on the 21st day of December A. D. 1887 Now if the said Emanuel Jarvis as administrator of the Estate of said Ira Belville deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to h<sup>is</sup> possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all h<sup>is</sup> real estate that may be sold for the payment of h<sup>is</sup> debts which shall at any time come to the possession of said Administrator or to the possession of any other person for h<sup>is</sup> use.

Third, Shall render upon oath, a just and true account of h<sup>is</sup> administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after h<sup>e</sup> shall have been notified of the expiration of the time by the Probate Judge, h<sup>e</sup> shall receive no allowance for h<sup>is</sup> services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h<sup>is</sup> hands upon the settlement of h<sup>is</sup> accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Emanuel Jarvis Philip Snider Luther Turner



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Ira Belville late of said County, deceased, has been granted unto Emanuel Jarvis

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Henry Quota, Luther Turner and Iraial Richardson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of h<sup>is</sup> death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of h<sup>is</sup> debts, which shall at any time come into the possession of said Administrator, or of any person for h<sup>is</sup> use to render upon oath a true account of h<sup>is</sup> administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in h<sup>is</sup> hands, upon settlement of h<sup>is</sup> accounts to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 21st day of December A. D. 1887

John B. Coats Probate Judge.

By Deputy

No 3011

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

William P. Hyde being duly sworn, says that John B. Hyde a resident of the Township of York in said County, died on or about the 30th day of October A. D. 1884, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John B. Hyde died leaving Eliza Hyde his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Rezia C. Evans (Daughter, Boxer Creek Union, Ohio), Thomas B. Hyde (Son, East Rodney Adams), Rebecca L. Gorman (Daughter), Mary M. Paylor (York Centre), Nancy Watts (York Centre), William P. Hyde (Son, Boxer Creek).

That none

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$330.00 And of real estate about \$6985.00 Total \$7315.00

And offer a bond in the sum of \$700.00 with Amos Davis and George Dargis as sureties thereon, and suggests William P. Pullow, Jacob P. Norris and John McElcherry as appraisers. William P. Hyde

Sworn to and subscribed before me this 6th day of January A. D. 1885 John P. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

William P. Hyde ADMINISTRATOR OF

John B. Hyde Deceased

BOND.

Know all Men by these Presents, That we William P. Hyde, Amos Davis and A. J. Richardson are held and firmly bound unto the State of Ohio in the penal sum of Seven Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John B. Hyde deceased, were granted to the said William P. Hyde by the Probate Court of Union County, in the State of Ohio, on the 6th day of January A. D. 1885 Now if the said William P. Hyde as administrator of the Estate of said John B. Hyde deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

James M. Darling, Stephen Clark

William P. Hyde, Amos Davis, A. J. Richardson



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John B. Hyde late of said County, deceased, has been granted unto William P. Hyde

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William P. Pullow, Jacob P. Norris and John McElcherry

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John P. Coats, Judge of said Court, at Marysville, Ohio, this 6th day of January A. D. 1885

John P. Coats Probate Judge.

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

No. 3015
Agatha Hauser being duly sworn, says that
Jacob P. Hauser a resident of the Township of Paris
in said County, died on or about the 15th day of January A. D. 1885, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
Jacob P. Hauser died leaving Agatha Hauser (widow)
No children or other
and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath
aforesaid says the amount of personal property will be about \$2500.00
And of real estate about \$1000.00
Total, \$3500.00

And offer a bond in the sum of \$5000.00 with John Adam Kolbath
and John C. Arsenau as sureties thereon, and suggests
G. L. Sellers Wesley Barrard
and William M. Cartmell as appraisers.

Agatha Hauser
Sworn to and subscribed before me this 20th day of January A. D. 1885
John P. Coats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

Agatha Hauser
ADMINISTRATOR OF
Jacob P. Hauser Deceased

BOND.

Know all Men by these Presents, That we Agatha Hauser
John Adam Kolbath
John C. Arsenau are held and firmly bound unto
the State of Ohio in the penal sum of Five thousand Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jacob P. Hauser
deceased, were granted to the said Agatha Hauser by the Probate Court of Union County, in the State of
Ohio, on the 20th day of January A. D. 1885 Now if the said Agatha Hauser
as administrator of the estate of said Jacob P. Hauser deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator to the possession of any other person for her
Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the
time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF
Court in open Court
John P. Coats Probate Judge.
Agatha Hauser
John Adam Kolbath
John C. Arsenau

LETTERS.

THE STATE OF OHIO, } ss.
UNION COUNTY, }
To all who shall see these Presents Greeting:
BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of Jacob P. Hauser late of said County,
deceased, has been granted unto Agatha Hauser
whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by G. L. Sellers
Wesley Barrard and William M. Cartmell.
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator or of any person for her to render upon oath a true account of her administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her
hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John P. Coats Judge of said Court, at Marysville,
Ohio, this 20th day of January A. D. 1885
John P. Coats Probate Judge.
By Deputy

No. 3026 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Sarah M. Armstrong being duly sworn, says that Wellington Armstrong a resident of the Township of Taylor in said County, died on or about the 14th day of April A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Wellington Armstrong died leaving Sarah M. Armstrong his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Contains handwritten 'X' marks in each column.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$75.00 And of real estate about \$75.00 Total, \$75.00

And offers a bond in the sum of \$200.00 with Henry Crist and A. S. Chapman as sureties thereon, and suggests Robert Robinson, Jacob V. Nash and Daniel P. Elliott as appraisers.

Sarah M. Armstrong Sworn to and subscribed before me this 14th day of February A. D. 1888 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Sarah M. Armstrong ADMINISTRATOR OF Wellington Armstrong Deceased.

BOND.

Know all Men by these Presents, That we Sarah M. Armstrong Henry Crist and Albert S. Chapman are held and firmly bound unto the State of Ohio in the penal sum of Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Wellington Armstrong deceased, were granted to the said Sarah M. Armstrong by the Probate Court of Union County, in the State of Ohio, on the 14th day of February A. D. 1888. Now if the said Sarah M. Armstrong as administrator of the Estate of said Wellington Armstrong deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge. Sarah M. Armstrong Henry Crist A. S. Chapman

THE STATE OF OHIO, } ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Wellington Armstrong late of said County, deceased, has been granted unto Sarah M. Armstrong whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Robert Robinson Jacob V. Nash and Daniel P. Elliott and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 14th day of February A. D. 1888 John B. Coats Probate Judge. By Deputy

No. 3028 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Edward W. Porter being duly sworn, says that Robert Gauble a resident of the Township of Dover in said County, died on or about the 25th day of March A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Robert Gauble died leaving Carrie Gauble his widow.

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Robert Gauble including James, John, Edwin, Robert, Carrie, and others.

That the three last above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$300.00

And of real estate about \$300.00 Total \$300.00

And offer a bond in the sum of \$600.00 with John L. Porter and Albert P. Carpenter as sureties thereon, and suggests Arthur Higget and Andrew Paylor as appraisers.

Edward W. Porter

Sworn to and subscribed before me this 19th day of February A. D. 1885

John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Edward W. Porter ADMINISTRATOR OF

Robert Gauble Decedent

BOND.

Know all Men by these Presents, That we Edward W. Porter

and John L. Porter Albert P. Carpenter are held and firmly bound unto the State of Ohio in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Robert Gauble deceased, were granted to the said Edward W. Porter by the Probate Court of Union County, in the State of Ohio, on the 19th day of February A. D. 1885 Now if the said Edward W. Porter

as administrator of the Estate of said Robert Gauble deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Edward W. Porter John L. Porter E. W. Carpenter



THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Robert Gauble late of said County, deceased, has been granted unto E. W. Porter

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Arthur Higget and Andrew Paylor

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 19th day of February A. D. 1885

John B. Coats Probate Judge.

By Deputy

No. 3033 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

William H. H. Fleck being duly sworn, says that Thaddeus S. Fleck a resident of the Township of Marysville in said County, died on or about the 5th day of February A.D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Thaddeus S. Fleck died leaving no widow surviving him

and the following persons are his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Thaddeus S. Fleck: John S. Fleck (Brother), Frederick B. Fleck (Brother), Sarah H. Alving (Sister), William H. Fleck (Brother), Martha J. Fleck (Niece), James P. Fleck (Nephew), May Fleck (Nephew). P.O. addresses include Marysville Ohio, New California Ohio, and New California.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$500.00 And of real estate about \$1000.00 Total, \$1500.00

And offer a bond in the sum of \$1000.00 with Robert Randall and Reuben L. Partridge as sureties thereon, and suggests

Robert Randall, John Hobensaek and Reuben L. Partridge as appraisers. William H. H. Fleck

Sworn to and subscribed before me this 11th day of March A. D. 1885

Probate Judge.

The undersigned heirs of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of William H. H. Fleck as administrator.

Frederick B. Fleck John S. Fleck

William H. H. Fleck ADMINISTRATOR OF

Thaddeus S. Fleck Deceased

BOND.

Know all Men by these Presents, That we William H. H. Fleck

and John S. Fleck Frederick B. Fleck are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Thaddeus S. Fleck deceased, were granted to the said William H. H. Fleck by the Probate Court of Union County, in the State of Ohio, on the 11th day of March A. D. 1885 Now if the said William H. H. Fleck as administrator of the Estate of said Thaddeus S. Fleck, deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

William H. H. Fleck John S. Fleck Frederick B. Fleck



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Thaddeus S. Fleck late of said County, deceased, has been granted unto William H. H. Fleck

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Robert Randall, John Hobensaek and Reuben L. Partridge and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 11th day of

March A. D. 1885

Judge of said Court, at Marysville, A. D. 1885

By

John B. Coats, Deputy

No. 3036 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Jacob Scheidewer being duly sworn, says that Peter Rausch a resident of the Township of Darby in said County, died on or about the 27th day of March A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Peter Rausch died leaving Elizabeth Rausch his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Peter Rausch: George, John, Lewis, Emma, Elizabeth, Mary, Mattie, Maggie.

That Emma, Elizabeth, Mary, Mattie and Maggie Rausch above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$6000.00 Total \$7000.00

And offer a bond in the sum of \$2000.00 with Frederick Scheidewer and Tobias Bartholomai as sureties thereon, and suggests John Morse, Ray G. Morse Jr., and George Burns as appraisers. Jacob Scheidewer

Sworn to and subscribed before me this 27th day of March A. D. 1885 John B. Coats Probate Judge.

The undersigned Elizabeth Rausch Widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Jacob Scheidewer as administrator. Elizabeth Rausch

Jacob Scheidewer ADMINISTRATOR OF Peter Rausch Deceased.

BOND.

Know all Men by these Presents, That we Jacob Scheidewer and Tobias Bartholomai are held and firmly bound unto the State of Ohio in the penal sum of Two thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Peter Rausch deceased, were granted to the said Jacob Scheidewer by the Probate Court of Union County, in the State of Ohio, on the 27th day of March A. D. 1885 Now if the said Jacob Scheidewer as administrator of the Estate of said Peter Rausch deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Court John B. Coats Probate Judge. Jacob Scheidewer, Frederick Scheidewer, Tobias Bartholomai

LETTERS. THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville, Ohio, this day of A. D. 189 Probate Judge. By Deputy

No. 3044 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

William H. Robb being duly sworn, says that William Hall a resident of the Township of Paris in said County, died on or about the 24th day of March A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said William Hall died leaving Sarah Hall (Widow)

and the following persons have only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Mary Powers, Linwood Hall, George W. Hall, Josie Hall, Sarah Hall, Marysville, Richwood, Marysville.

That none of the

above named children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1200.00 And of real estate about \$9000.00 Total, \$10200.00

And offer a bond in the sum of \$2400.00 with John Wiley, William Wiley, Henry B. Knotts, William H. Robb as sureties thereon, and suggests as appraisers.

Sworn to and subscribed before me this 15th day of April A. D. 1885 John B. Coats Probate Judge.

The undersigned Widow & heirs of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of William H. Robb as administrator. Sarah Hall - Frank Hall - Simon Hall - George W. Hall

William H. Robb ADMINISTRATOR OF

William Hall Deceased

BOND.

Know all Men by these Presents, That we William H. Robb

and Christopher Hays and Charles S. Chapman are held and firmly bound unto the State of Ohio in the penal sum of Twenty four Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Hall deceased, were granted to the said William H. Robb by the Probate Court of Union County, in the State of Ohio, on the 15th day of April A. D. 1885 Now if the said William H. Robb

as administrator of the Estate of said William Hall deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him;

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of William H. Robb, Christopher Hays, and C. S. Chapman with seals.

THE STATE OF OHIO, } ss. LETTERS.

UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William Hall late of said County, deceased, has been granted unto William H. Robb

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Wiley, William Wiley and Henry B. Knotts

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of April A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 3075 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

William Wilson being duly sworn, says that Rachel J. Williams a resident of the Township of Washington in said County, died on or about the 7th day of March A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Rachel J. Williams died leaving no children and no heirs at law: except brothers & sisters

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$250.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$500.00 with William Bird and Albert P. Carpenter as sureties thereon, and suggests H. S. Hammett, Joseph Cooper and William Rosebrook as appraisers. William Wilson

Sworn to and subscribed before me this 25th day of April A. D. 1885 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

William Wilson ADMINISTRATOR OF

Rachel J. Williams Deceased

BOND.

Know all Men by these Presents, That we William Wilson

and William Bird Albert P. Carpenter are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Rachel J. Williams deceased, were granted to the said William Wilson by the Probate Court of Union County, in the State of Ohio, on the 25th day of April A. D. 1885 Now if the said William Wilson

as administrator of the Estate of said Rachel J. Williams deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

William Wilson William Bird Albert P. Carpenter



THE STATE OF OHIO, } UNION COUNTY, ss. }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Rachel J. Williams late of said County, deceased, has been granted unto William Wilson

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by H. S. Hammett Joseph Cooper and William Rosebrook and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 25th day of April A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 3059 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.

Joseph Norris being duly sworn, says that  
 William Magill a resident of the Township of Jerome  
 in said County, died on or about the 17<sup>th</sup> day of April A. D. 1885, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
 William Magill died leaving No Widow Surviving him,  
 and the following persons his only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
Mary Anderson Eliza J. Dork Emmanuel Magill Edgar S. Magill.	Daughter Son	Jerome Union Co. Ohio Station "Rl." "

That none

above named are children of said decedent under 15 years of age at the time of his decease.  
 The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath  
 aforesaid says the amount of personal property will be about \$ 450.00  
 And of real estate about \$ 5000.00  
 Total, \$ 5450.00

And offer a bond in the sum of \$1000.00 with Francis M. Dost  
 and Daniel Anderson as sureties thereon, and suggests  
 Bertie H. Pickett, Lemard W. Fry  
 and Isaac N. Fredrick as appraisers.  
 Joseph Norris

Sworn to and subscribed before me this 15<sup>th</sup> day of June A. D. 1885  
 Probate Judge.

The undersigned of the above  
 named decedent, hereby declines the administration of his estate, and recommends the appointment of  
 as administrator.

Joseph Norris  
 ADMINISTRATOR OF  
 William Magill Deceased

BOND.

Know all Men by these Presents, That we Joseph Norris  
 Francis M. Dost  
 and Daniel Anderson are held and firmly bound unto  
 the State of Ohio in the penal sum of One Thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
 made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William Magill  
 deceased, were granted to the said Joseph Norris by the Probate Court of Union County, in the State of  
 Ohio, on the 17<sup>th</sup> day of June A. D. 1885. Now if the said Joseph Norris  
 as administrator of the Estate of said William Magill deceased, shall  
**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
 credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,  
 if required by said Court, an inventory of the real estate of said deceased.  
**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
 proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said  
 Administrator or to the possession of any other person for him.  
**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time  
 when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the  
 time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such  
 delay was necessary and reasonable.  
**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court  
 or the law shall direct; and  
**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
 and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Joseph Norris  
 Francis M. Dost  
 Daniel Anderson



THE STATE OF OHIO, }  
 UNION COUNTY, ss. } LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights  
 credits and estate, which were of William Magill late of said County,  
 deceased, has been granted unto Joseph Norris  
 whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Bertie H. Pickett  
 Lemard W. Fry and Isaac N. Fredrick  
 and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
 of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
 the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the  
 possession of said Administrator, or of any person for him to render upon oath a true account of his administra-  
 tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
 after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
 Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his  
 hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats  
 Ohio, this 15<sup>th</sup> day of June A. D. 1885  
 Judge of said Court, at Marysville,  
 By John B. Coats Deputy

No. 3063 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Milton Marsh being duly sworn, says that John Roggle a resident of the Township of Jackson in said County, died on or about the 12th day of April A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John Roggle died leaving No Widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Isaac Roggle, William Roggle, Hiram Roggle, John R. Roggle, Wesley L. Roggle, Connera Roggle, Nancy M. Roggle, Catherine Carter, Henry A. Carter.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$150.00 And of real estate about \$2000.00 Total \$2150.00

And offer a bond in the sum of \$ with Benjamin Carter and George M. McPeck as sureties thereon, and suggests John R. Dixon, William L. Decker, and Daniel A. White as appraisers. Milton Marsh

Sworn to and subscribed before me this 23rd day of June A. D. 1885 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Milton Marsh ADMINISTRATOR OF John Roggle Deceased

BOND.

Know all Men by these Presents, That we Milton Marsh Benjamin Carter George M. McPeck are held and firmly bound unto the State of Ohio in the penal sum of Two Hundred and fifty Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Roggle deceased, were granted to the said Milton Marsh by the Probate Court of Union County, in the State of Ohio, on the 25th day of June A. D. 1885 Now if the said Milton Marsh as administrator of the Estate of said John Roggle deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Milton Marsh Benjamin Carter Geo. M. McPeck

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Roggle late of said County, deceased, has been granted unto Milton Marsh whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John R. Dixon William L. Decker and Daniel A. White and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 23rd day of June A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 3073 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

James L. Jolliff being duly sworn, says that a resident of the Township of Poyl in said County, died on or about the 26th day of June A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Pruxton Rod died leaving Martha Rod his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Sylvester Rod (son), Amanda Kay (daughter), Henry O. Rod (son), William H. Rod (daughter), Minerva Wotley (daughter).

That None

above named ~~are~~ <sup>never</sup> children of said decedent under 15 years of age at the time of his decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 500.00 And of real estate about \$ 7000.00 Total, \$ 7500.00

And offer a bond in the sum of \$1000.00 with William H. Rod, Henry O. Rod, Jas. C. Hull, Parker J. Wyette, Henry M. Warner, James L. Jolliff as sureties thereon, and suggests as appraisers.

Sworn to and subscribed before me this 18th day of August A. D. 1885 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

James L. Jolliff ADMINISTRATOR OF Pruxton Rod Deceased.

BOND.

Know all Men by these Presents, That we James L. Jolliff, William H. Rod, Henry O. Rod are held and firmly bound unto the State of Ohio in the penal sum of \$2000.00 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Pruxton Rod deceased, were granted to the said James L. Jolliff by the Probate Court of Union County, in the State of Ohio, on the 18th day of August A. D. 1885 Now if the said James L. Jolliff as administrator of the Estate of said Pruxton Rod deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

James L. Jolliff, William H. Rod, Henry O. Rod (with seals)

THE STATE OF OHIO, } LETTERS. UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Pruxton Rod late of said County, deceased, has been granted unto James L. Jolliff whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Jas. C. Hull, Henry M. Warner and Parker J. Wyette and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats, Judge of said Court, at Marysville, Ohio, this 18th day of August A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 3077 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Francis M. Graham being duly sworn, says that Hannah Myers a resident of the Township of Mill Creek in said County, died on or about the 20th day of July A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Hannah Myers died leaving no husband surviving.

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Catherine Bowie, Elizabeth Price, Margaret Orega, Almida Mayer, Joseph Myers, Mary Stewart, Samuel Myers, and their kinship and addresses.

That none of the

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$300.00

And of real estate about none Total, \$

And offer a bond in the sum of \$600.00 with John H. P. Bowie and David H. Price as sureties thereon, and suggests Isaiah Lane, Matthew R. Haggard and Asa Smart as appraisers.

Sworn to and subscribed before me this 26th day of August A. D. 1885 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Francis M. Graham ADMINISTRATOR OF Hannah Myers Deceased

BOND.

Know all Men by these Presents, That we Francis M. Graham John H. P. Bowie David H. Price are held and firmly bound unto the State of Ohio in the penal sum of Six Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Hannah Myers deceased, were granted to the said Francis M. Graham by the Probate Court of Union County, in the State of Ohio, on the 26th day of August A. D. 1885 Now if the said Francis M. Graham as administrator of the Estate of said Hannah Myers deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge, Francis M. Graham, John H. Bowie, David H. Price, John B. Coats Probate Judge.

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Hannah Myers late of said County, deceased, has been granted unto Francis M. Graham

whose duty it shall be to have and singular, the said goods, chattels, rights and credits appraised by Isaiah Lane Matthew R. Haggard and Asa Smart

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats, Judge of said Court, at Marysville, Ohio, this 26th day of August A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 2078 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Jesse Langbery being duly sworn, says that John B. McCauley a resident of the Township of ... in said County, died on or about the ... day of ... A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving ...

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Wm. A. McCauley, John W. McCauley, Anna B. Hault, Richard W. McCauley, Leroy S. McCauley, Alfred B. McCauley, Henry R. McCauley, and their addresses in Marysville Ohio, Newark, Piquette, and Broadway Ohio.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$1500.00 Total, \$3000.00

And offer a bond in the sum of \$3000 with Samuel McAdow and Federal Dever as sureties thereon, and suggests Samuel McAdow, William McAdow and S. B. Scott as appraisers. Jesse Langbery

Sworn to and subscribed before me this 27th day of August A. D. 1885 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Jesse Langbery ADMINISTRATOR OF John B. McCauley Decedent.

BOND.

Know all Men by these Presents, That we Jesse Langbery Samuel McAdow Federal Dever are held and firmly bound unto the State of Ohio in the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John B. McCauley deceased, were granted to the said Jesse Langbery by the Probate Court of Union County, in the State of Ohio, on the 27th day of August A. D. 1885. Now if the said Jesse Langbery as administrator of the Estate of said John B. McCauley deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge Jesse Langbery Samuel McAdow Federal Dever

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John B. McCauley late of said County, deceased, has been granted unto Jesse Langbery whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Samuel McAdow and Federal Dever and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of August A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 3082-A Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

John Gibson being duly sworn, says that Robert B. Smith a resident of the Township of Leesburg in said County, died on or about the 7th day of September A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Robert B. Smith died leaving Margaret Smith

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Rows include Eva J. Smith (Daughter), Josephine C. Smith, William B. Smith (son), and Pharisburg Ohio.

That William B. Smith

above named <sup>a</sup> ~~are~~ children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$500.00 And of real estate about \$10450.00 Total, \$10950.00

And offer a bond in the sum of \$1000.00 with Samuel Westlake and Henry H. Westlake as sureties thereon, and suggests Thomas W. Martin, Thomas M. Brauman and John R. Taylor as appraisers.

Sworn to and subscribed before me this 22nd day of September A. D. 1885 John B. Coats Probate Judge.

The undersigned Margaret Smith widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of John Gibson as administrator. Margaret Smith

John Gibson ADMINISTRATOR OF

Robert B. Smith Deceased.

BOND.

Know all Men by these Presents, That we John Gibson Josiah Westlake Samuel James

and are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Robert B. Smith deceased, were granted to the said John Gibson by the Probate Court of Union County, in the State of Ohio, on the 22nd day of September A. D. 1885 Now if the said John Gibson as administrator of the Estate of said Robert B. Smith deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

John Gibson Josiah Westlake Samuel James



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Robert B. Smith late of said County, deceased, has been granted unto John Gibson

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas M. Martin and John R. Taylor and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 22nd day of September A. D. 1885

John B. Coats Probate Judge. By Deputy

No. 3088 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Mattie Norris being duly sworn, says that Benjamin Norris a resident of the Township of Union in said County, died on or about the 25th day of September A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Benjamin Norris died leaving Mattie Norris his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Willie Norris, Son, Milford Centre Ohio.

That said son above named is a child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about None Total, \$1000.00

And offers a bond in the sum of \$2000.00 with Owen Hammond and H. Ingram, Milo Keimball and Thomas Purpue as appraisers. Mattie Norris

Sworn to and subscribed before me this day of A. D. 1885

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Mattie Norris ADMINISTRATOR OF Benjamin Norris Deceased.

BOND.

Know all Men by these Presents, That we Mattie Norris, Owen Hammond and Milo Keimball are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

- WHEREAS, Letters of Administration upon the estate of Benjamin Norris deceased, were granted to the said Mattie Norris by the Probate Court of Union County, in the State of Ohio, on the 10th day of October A. D. 1885. Now if the said Mattie Norris as administrator of the Estate of said Benjamin Norris deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Mattie Norris, Owen Hammond, Milo Keimball (Signatures)

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Benjamin Norris late of said County, deceased, has been granted unto Mattie Norris whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by H. Ingram, Milo Keimball and Thomas Purpue and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 10th day of October A. D. 1885. John B. Coats Probate Judge. By Deputy

No. 3091 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

John H. Brown being duly sworn, says that Edmund Wright a resident of the Township of Peaylor in said County, died on or about the 30th day of October A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Edmund Wright died leaving Catherine E. Wright his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Louis L. Wright, Son, Marysville Ohio.

That the above named children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$600.00 And of real estate about \$900.00 Total \$1500.00

And offer a bond in the sum of \$1200.00 with Luther Dwyer, Sylvester H. Langhery, W. S. Rogers, John H. Brown as sureties thereon, and suggests as appraisers.

Sworn to and subscribed before me this 9th day of November A. D. 1885 John B. Coats Probate Judge.

The undersigned Catherine E. Wright of the above named decedent hereby declines the administration of his estate, and recommends the appointment of John L. Brown as administrator. Catherine E. Wright

John H. Brown ADMINISTRATOR OF Edmund Wright Deceased

BOND.

Know all Men by these Presents, That we John H. Brown Sec. W. Court Benjamin P. James are held and firmly bound unto the State of Ohio in the penal sum of One Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Edmund Wright deceased, were granted to the said John H. Brown by the Probate Court of Union County, in the State of Ohio, on the 5th day of November A. D. 1885 Now if the said John H. Brown as administrator of the Estate of said Edmund Wright deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats, Probate Judge, John H. Brown, B. W. Court, Benjamin P. James

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Edmund Wright late of said County, deceased, has been granted unto John H. Brown whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Luther Dwyer and Sylvester H. Langhery and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville Ohio, this 9th day of November A. D. 1885 John B. Coats Probate Judge. By Deputy

No. 3095 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Catherine Blosser being duly sworn, says that Harrison Blosser a resident of the Township of Chablowe in said County, died on or about the 1st day of November A. D. 1885, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Harrison Blosser died leaving Catherine Blosser his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Martha Olden, Nicholas Blosser, Henry L. Blosser, Edw Blosser, Olive Hubbard, Modie Blosser, all daughters; and Davenport Ohio, Richmond York Centre, Richmond.

That Modie Blosser

above named <sup>is</sup> ~~are~~ children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administratrix of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$300.00 Total, \$1800.00

And offers a bond in the sum of \$3000.00 with as sureties thereon, and suggests

Oleiver P. Lammox, Geo. B. Hamilton and John Hedges, Catherine Blosser as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge. The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Catherine Blosser ADMINISTRATOR OF Harrison Blosser deceased

BOND.

Know all Men by these Presents, That we Catherine Blosser Jonathan W. Hedges and Burling W. Mansour are held and firmly bound unto the State of Ohio in the penal sum of Three Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harrison Blosser deceased, were granted to the said Catherine Blosser by the Probate Court of Union County, in the State of Ohio, on the 1st day of December A. D. 1885. Now if the said Catherine Blosser as administratrix of the Estate of said Harrison Blosser deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administratrix or to the possession of any other person for her.
Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF S. P. Gardner, J. J. Ruoren, Catherine Blosser, Jonathan W. Hedges, Burling W. Mansour

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Harrison Blosser late of said County, deceased, has been granted unto Catherine Blosser whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Oliver P. Lammox and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administratrix or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 1st day of December A. D. 1885. John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Oliver Shaw being duly sworn, says that Harrison Shaw a resident of the Township of ... in said County, died on or about the 30th day of December A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Harrison Shaw died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes Amanda Beard, Emily J. Shaw, Mabel Shaw, Echo Shaw, Oliver Shaw, Harrison Shaw, Mary Knott.

That there are no minor children

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1500.00 And of real estate about \$800.00 Total, \$1950.00

And offers a bond in the sum of \$3000.00 with ... as sureties thereon, and suggests

Emmanuel Jarvis, Robert Robinson, Oliver Shaw as appraisers.

Sworn to and subscribed before me this 7th day of January A. D. 1886 John B. Cook Probate Judge.

The undersigned the oldest son of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Oliver Shaw as administrator.

Oliver Shaw ADMINISTRATOR OF Harrison Shaw Deceased

BOND.

Know all Men by these Presents, That we Oliver Shaw and ... are held and firmly bound unto the State of Ohio in the penal sum of Three thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harrison Shaw deceased, were granted to the said Oliver Shaw by the Probate Court of Union County, in the State of Ohio, on the 7th day of January A. D. 1886 Now if the said Oliver Shaw as administrator of the Estate of said Harrison Shaw deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Cook Probate Judge. Oliver Shaw, Emanuel Shaw, All both

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of ... late of said County, deceased, has been granted unto ... whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by ...

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS ... Judge of said Court, at Marysville, Ohio, this ... day of ... A. D. 189... By ... Deputy

No. 3110 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Henry Rogers being duly sworn, says that Sarah Northrop a resident of the Township of York in said County, died on or about the day of December A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Sarah Northrop died leaving no husband surviving her.

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Wm. W. Northrop (Brother), John C. Northrop (Brother), Lydia C. Harris (Sister), and their addresses in Ohio.

That none of the

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$100.00 And of real estate about \$300.00 Total \$400.00

And offer a bond in the sum of \$200.00 with Wm. H. Styer and Francis O. Johnson as sureties thereon, and suggests William H. Styer and Francis O. Johnson as appraisers. Henry Rogers

Sworn to and subscribed before me this 8th day of February A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

Henry Rogers ADMINISTRATOR OF Sarah Northrop Deceased.

BOND.

Know all Men by these Presents, That we Henry Rogers

and Francis O. Johnson are held and firmly bound unto the State of Ohio in the penal sum of Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Sarah Northrop deceased, were granted to the said Henry Rogers by the Probate Court of Union County, in the State of Ohio, on the day of February A. D. 1886 Now if the said Henry Rogers

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her use.

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Henry Rogers Francis O. Johnson William H. Styer



THE STATE OF OHIO, } UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Sarah Northrop late of said County, deceased, has been granted unto Henry Rogers

whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Wm. H. Styer Francis O. Johnson and Joseph W. Styer.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her use to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this

8th day of February A. D. 1886 John B. Coats Probate Judge. Deputy

No. 3116 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Aaron Possey being duly sworn, says that George Hamawalt a resident of the Township of Millcreek in said County, died on or about the 17th day of January A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said George Hamawalt died leaving no widow surviving him and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Helen Hamawalt (Sister), Peter Hamawalt (Sister), John Hamawalt (Sister), Mary Bergman (Sister), William Hamawalt (Sister), Sarah Wilson (Sister), Thomas Hamawalt (Sister). Addresses include De Graff Logan Co. Ohio, Marysville Ohio, Mt. Victory Ohio, etc.

That None above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$250.00 And of real estate about \$3600.00 Total \$3850.00

And offer a bond in the sum of \$500.00 with Moses P. Rice and George Hamawalt as sureties thereon, and suggests Lewis Lemay, William C. Henderson and Luther Biggett as appraisers.

Sworn to and subscribed before me this 6th day of March A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Aaron Possey ADMINISTRATOR OF Geo. Hamawalt Deceased.

BOND.

Know all Men by these Presents, That we Aaron Possey and Moses P. Rice Geo. Hamawalt are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of George Hamawalt deceased, were granted to the said Aaron Possey by the Probate Court of Union County, in the State of Ohio, on the 6th day of March A. D. 1886 Now if the said as administrator of the Estate of said Geo. Hamawalt deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Probate Court John B. Coats Probate Judge Aaron Possey Moses P. Rice Geo. Hamawalt

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Geo. Hamawalt late of said County, deceased, has been granted unto Aaron Possey whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Lewis Lemay, Wm. C. Henderson and Luther Biggett and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 6th day of March A. D. 1886 John B. Coats Probate Judge. By Deputy



No. 3120 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Joseph W. Morey being duly sworn, says that a resident of the Township of Leesburg in said County, died on or about the 5th day of March A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Joseph W. Morey died leaving Elizabeth Morey his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Joseph W. Morey: Fidelity J. Dewitt (Daughter), Sarah M. Morey (Daughter), Samuel M. Morey (Son), Adolph Morey (Son), Ben B. Morey (Son), Emma W. Morey (Daughter), Laura L. Morey (Daughter). Addresses include Raymond's Union Co. Ohio, Paulding Co., and Marysville Magdalen Springs.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$100.00 And of real estate about \$870.00 Total \$970.00

And offer a bond in the sum of \$1600.00 with Simon Dewitt and Samuel De Good as sureties thereon, and suggests Thomas M. Brauman, Bouwages Green and Simon De Witt as appraisers.

Sworn to and subscribed before me this 16th day of March A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Joseph B. Morey ADMINISTRATOR OF Joseph W. Morey Deceased

BOND.

Know all Men by these Presents, That we, Joseph B. Morey and Samuel De Good are held and firmly bound unto the State of Ohio in the penal sum of Sixteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Joseph W. Morey deceased, were granted to the said Joseph B. Morey by the Probate Court of Union County, in the State of Ohio, on the 16th day of March A. D. 1886. Now if the said Joseph B. Morey as administrator of the Estate of said Joseph W. Morey deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of Joseph B. Morey, Simon Dewitt, Samuel De Good with seals.

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Joseph W. Morey late of said County, deceased, has been granted unto Joseph B. Morey whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Thomas M. Brauman, Bouwages Green & Simon Dewitt and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 16th day of March A. D. 1886 By John B. Coats Probate Judge. Deputy



No. 3122 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

George Carpenter Deceased, being duly sworn, says that in said County, died on or about the day of 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes handwritten entry for George Carpenter Deceased and a detailed handwritten note about the estate and administration.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on oath aforesaid say the amount of personal property will be about \$5000.00 And of real estate about \$5000.00 Total \$10000.00

And offers a bond in the sum of \$10000.00 with Winfield S. Carpenter and William S. Caryl as sureties thereon, and suggests William S. Caryl and Lewis Mills as appraisers. Lewis R. Carpenter

Sworn to and subscribed before me this 20th day of March A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of an administrator.

Lewis R. Carpenter ADMINISTRATOR OF George Carpenter Deceased

BOND.

Know all Men by these Presents, That we Lewis R. Carpenter, Winfield S. Carpenter, William S. Caryl, are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of George Carpenter deceased, were granted to the said Lewis R. Carpenter by the Probate Court of Union County, in the State of Ohio, on the 20th day of March A. D. 1886 Now if the said Lewis R. Carpenter as administrator of the Estate of said George Carpenter deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Lewis R. Carpenter, Winfield S. Carpenter, Wm. S. Caryl (with seals)

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of George Carpenter late of said County, deceased, has been granted unto Lewis R. Carpenter whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by William S. Caryl and Lewis Mills and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 20th day of March A. D. 1886 John B. Coats Probate Judge. Deputy

No. 9123 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

William Howard being duly sworn, says that John Newman a resident of the Township of Union in said County, died on or about the 16th day of March A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John Newman died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Harry L. Newman (Brother), Caleb Newman (Nephew), Lafayette Newman (Niece), Prudence Newman (Niece), Anna Newman (Niece).

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2000.00

And of real estate about None Total \$

And offer a bond in the sum of \$7000.00 with Augustus A. Hill and Walter P. Pullington as sureties thereon, and suggests John P. Bennett, Ezra Bates, and James McElroy as appraisers. Wm. Howard

Sworn to and subscribed before me this 24th day of March A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

William Howard ADMINISTRATOR OF John Newman Deceased BOND.

Know all Men by these Presents, That we William Howard and Augustus A. Hill

and Walter P. Pullington are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Newman deceased, were granted to the said William Howard by the Probate Court of Union County, in the State of Ohio, on the 24th day of March A. D. 1886 Now if the said Wm. Howard

as administrator of the Estate of said John Newman deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of Wm. Howard, Augustus A. Hill, Walter P. Pullington with seals.

THE STATE OF OHIO, } ss. } LETTERS.

UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Newman late of said County, deceased, has been granted unto Wm. Howard whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 24th day of March A. D. 1886 John B. Coats Probate Judge. By Deputy

No. 3129 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Ana R. Smart being duly sworn, says that Margaret Orego a resident of the Township of ... died on or about the 10th day of April A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Margaret Orego died leaving No Husband or children surviving her and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists names like Catherine Bonie, Elizabeth Price, and their kinship to the decedent.

That None

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$600.00 And of real estate about None Total \$600.00

And offered a bond in the sum of \$1200.00 with John H. P. Bonie and Samuel B. Myers as sureties thereon, and suggests Wm. Cox, George Long, Andrew Anderson as appraisers. Ana R. Smart

Sworn to and subscribed before me this 7th day of April A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Ana R. Smart ADMINISTRATOR OF

Margaret Orego Deceased

BOND.

Know all Men by these Presents, That we Ana R. Smart John H. P. Bonie Samuel B. Myers are held and firmly bound unto the State of Ohio in the penal sum of Twelve Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Margaret Orego deceased, were granted to the said Ana R. Smart by the Probate Court of Union County, in the State of Ohio, on the 7th day of April A. D. 1886 Now if the said Ana R. Smart

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Ana R. Smart John H. P. Bonie Samuel B. Myers (with seals)

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Margaret Orego late of said County, deceased, has been granted unto Ana R. Smart whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Wm. Cox, George Long & Andrew Anderson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 7th day of April A. D. 1886 John B. Coats Probate Judge. By Deputy

No. 2132. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Luther Turner being duly sworn, says that Archibald Turner a resident of the Township of Payson in said County, died on or about the 16th day of March A. D. 1886 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Archibald Turner died leaving Effie J. Turner

and the following persons has only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Mary P. Barnett, Lucille A. Turner, Lufaronia Turner, Cora Turner, John Turner as daughters and son.

That the above named

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$250.00 And of real estate about \$1200.00 Total \$1450.00

And offer a bond in the sum of \$500.00 with Samuel B. Scott and Alpheus Turner as sureties thereon, and suggests Oliver Shaw, Sylvester L. Langhery and John Hamilton as appraisers.

Sworn to and subscribed before me this day of A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Luther Turner ADMINISTRATOR OF

Archibald Turner Deceased.

BOND.

Know all Men by these Presents, That we Luther Turner

and Samuel B. Scott Alpheus Turner are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Archibald Turner deceased, were granted to the said Luther Turner by the Probate Court of Union County, in the State of Ohio, on the 17th day of April A. D. 1886 Now if the said Luther Turner

as administrator of the Estate of said Archibald Turner deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Luther Turner, Samuel B. Scott, Alpheus Turner



THE STATE OF OHIO, } ss. UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Archibald Turner late of said County, deceased, has been granted unto Luther Turner

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Oliver Shaw

Sylvester L. Langhery and John Hamilton and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of

the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this

17th day of April

Judge of said Court, at Marysville,

A. D. 1886

John B. Coats

Probate Judge.

By

Deputy

No. 3175 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Wm. B. McAllister & Lemington W. McAllister being duly sworn, says that Richard P. McAllister a resident of the Township of Leeburg in said County, died on or about the 27th day of April A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Richard P. McAllister died leaving Maria McAllister his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Mary Cole (Daughter), Wm. B. McAllister (Son), Lemington W. McAllister (Son), and Richard P. McAllister (Son).

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on their oath & aforesaid say the amount of personal property will be about \$3000.00 And of real estate about \$46000.00 Total \$49000.00

And offer a bond in the sum of \$6000.00 with Samuel B. Scott as sureties thereon, and suggests James B. McAllister, Hugh M. Adair, Thomas M. Braman as appraisers.

Sworn to and subscribed before me this 30th day of April A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Wm. B. McAllister & Lemington W. McAllister ADMINISTRATORS OF Richard P. McAllister Deceased.

BOND.

Know all Men by these Presents, That we William G. McAllister, Lemington W. McAllister, Samuel B. Scott, James B. McAllister are held and firmly bound unto the State of Ohio in the penalty sum of Six Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Richard P. McAllister deceased, were granted to the said Wm. B. McAllister & Lemington W. McAllister by the Probate Court of Union County, in the State of Ohio, on the 30th day of April A. D. 1886 Now if the said Wm. B. McAllister & Lemington W. McAllister administrators of the Estate of said Richard P. McAllister deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to their possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for them. Third, Shall render upon oath, a just and true account of their administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after they shall have been notified of the expiration of the time by the Probate Judge, they shall receive no allowance for their services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in their hands upon the settlement of their accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge, John B. Coats Probate Judge, William G. McAllister, Lemington W. McAllister, Samuel B. Scott, James B. McAllister

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Richard P. McAllister late of said County, deceased, has been granted unto William B. McAllister & Lemington W. McAllister whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Hugh M. Adair, Thomas M. Braman & Samuel McAllister and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for them to render upon oath a true account of their administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in their hands, upon settlement of their accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 30th day of April A. D. 1886 John B. Coats Probate Judge. Deputy

No. 3138 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Alexander A. Blue being duly sworn, says that Hamilton Blue a resident of the Township of Paris in said County, died on or about the 27th day of May A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Hamilton Blue died leaving Mary Blue his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Alexander A. Blue (Son), Melissa Snyder (Daughter), Margaret Hebble, Mary Sumner, Susan Reed, Clarinda Brown, Marysville Ohio, Madison, Marysville.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$300.00 And of real estate about \$500.00 Total \$800.00

And offers a bond in the sum of \$600.00 with Samuel Orakood and John M. Honey as sureties thereon, and suggests John Barnes, George Berry, John Barnes as appraisers. Alexander Blue

Sworn to and subscribed before me this 5th day of June A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Alexander A. Blue ADMINISTRATOR OF Hamilton Blue Deceased

BOND.

Know all Men by these Presents, That we Alexander A. Blue Samuel Orakood John M. Honey are held and firmly bound unto the State of Ohio in the penal sum of Six Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Hamilton Blue deceased, were granted to the said Alexander A. Blue by the Probate Court of Union County, in the State of Ohio, on the 5th day of June A. D. 1886 Now if the said Alexander A. Blue

as administrator of the Estate of said Hamilton Blue deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Probate Court John B. Coats Probate Judge

Alexander A. Blue Samuel Orakood John M. Honey



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Hamilton A. Blue late of said County, deceased, has been granted unto Alexander A. Blue

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Barnes Geo. Berry and John M. Barnes

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 5th day of June A. D. 1886 John B. Coats Probate Judge Deputy

No. 3139 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Rebecca J. Hiern being duly sworn, says that Edward Hiern a resident of the Township of York

in said County, died on or about the 26th day of May A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Edward Hiern died leaving

Rebecca J. Hiern his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Ella C. Hiern, David F. Hiern, Daughter, York Centre Ohio.

That all

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$700.00 And of real estate about \$3200.00 Total \$3900.00

And offer a bond in the sum of \$1400.00 with John Reiderwood and John W. Reelital as sureties thereon, and suggests William H. Plodner and Thomas Fry as appraisers. Rebecca J. Hiern.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we

and are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of deceased, were granted to the said by the Probate Court of Union County, in the State of Ohio, on the day of A. D. 189 Now if the said as administrator of the Estate of said deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF



LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS

Judge of said Court, at Marysville, Ohio, this day of A. D. 189

Probate Judge.

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

No. 9148
Elijah K. Fox being duly sworn, says that Laura Lombard a resident of the Township of Jerome in said County, died on or about the day of A. D. 1896, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Laura Lombard died leaving No husband surviving her, and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Cynthia H. Neal, Daughter, Plain City Ohio.

That None of the above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ and of real estate about \$ 250.00 Total, \$ 250.00

And offer to bond in the sum of \$500.00 with Peter Randall and Geo. M. McPeck as sureties thereon, and suggests John Riley, John P. McQueen and Charles Beard as appraisers. Elijah K. Fox

Sworn to and subscribed before me this 22th day of June A. D. 1896 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Elijah K. Fox ADMINISTRATOR OF Laura Lombard Deceased

BOND.

Know all Men by these Presents, That we Elijah K. Fox Peter Randall Geo. M. McPeck are held and firmly bound unto the State of Ohio in the penal sum of Five Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Laura Lombard deceased, were granted to the said Elijah K. Fox by the Probate Court of Union County, in the State of Ohio, on the 22th day of June A. D. 1896 Now if the said Elijah K. Fox as administrator of the Estate of said Laura Lombard deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Elijah K. Fox Peter Randall Geo. M. McPeck (Seals)

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Laura Lombard late of said County, deceased, has been granted unto Elijah K. Fox whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Riley, John P. McQueen and Charles Beard and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

John B. Coats Judge of said Court, at Marysville, Ohio, this 26th day of June A. D. 1896 John B. Coats Probate Judge. Deputy

No. 3149 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.

Henry Highbergain being duly sworn, says that  
 Susannah Prop a resident of the Township of Chaboue  
 in said County, died on or about the 1<sup>st</sup> day of March A. D. 1886, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
 Susannah Prop died leaving No Husband surviving  
 her  
 and the following persons her only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
Isabel Stewart	Grandson	Richwood, Ohio
Willie Crane	Great Grandson	" "
Alma Crane	"	" "
Elmore Crane	"	" "
Thomas H. Haggert	"	" "

That None

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath  
 aforesaid says the amount of personal property will be about \$400.00  
 And of real estate about \$100.00  
 Total, \$500.00

And offers a bond in the sum of \$800.00 with George W. Corey  
 and John Solatta as sureties thereon, and suggests  
 James Kiddleman, William Steunou  
 and Daniel Coff. as appraisers.

Henry Highbergain  
 Sworn to and subscribed before me this 23<sup>rd</sup> day of June A. D. 1886  
 John B. Coats Probate Judge.

The undersigned of the above  
 named decedent, hereby declines the administration of her estate, and recommends the appointment of  
 as administrator.

Henry Highbergain  
 ADMINISTRATOR OF  
 Susannah Prop Deceased.

BOND.

Know all Men by these Presents, That we Henry Highbergain  
 and Geo. W. Corey  
 John J. Solatta are held and firmly bound unto  
 the State of Ohio in the penal sum of Eight Hundred Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
 made in the conditions following:  
 WHEREAS, Letters of Administration upon the estate of Susannah Prop  
 deceased, were granted to the said Henry Highbergain by the Probate Court of Union County, in the State of  
 Ohio, on the 23<sup>rd</sup> day of June A. D. 1886 Now if the said Henry Highbergain  
 as administrator of the Estate of said Susannah Prop deceased, shall  
**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
 credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,  
 if required by said Court, an inventory of the real estate of said deceased.  
**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
 proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said  
 Administrator or to the possession of any other person for her  
**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time  
 when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the  
 time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such  
 delay was necessary and reasonable.  
**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court  
 or the law shall direct; and  
**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
 and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Henry Highbergain  
 G. W. Corey  
 John J. Solatta

THE STATE OF OHIO, }  
 UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights  
 credits and estate, which were of Susannah Prop late of said County,  
 deceased, has been granted unto Henry Highbergain  
 whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by James Kiddleman  
 William Steunou & Daniel Coff.  
 and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
 of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
 the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the  
 possession of said Administrator, or of any person for her to render upon oath a true account of his administra-  
 tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
 after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
 Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his  
 hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats, Judge of said Court, at Marysville,  
 Ohio, this 23<sup>rd</sup> day of June A. D. 1886  
 John B. Coats Probate Judge.  
 By Deputy

No. 3153  
3249

Application for Letters of Administration.

THE STATE OF OHIO, }  
UNION COUNTY, ss. } IN PROBATE COURT.

Janow D. Chapman being duly sworn, says that  
John W. Chapman a resident of the Township of Greenow  
in said County, died on or about the 18th day of March A. D. 1886 and that  
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
John W. Chapman died leaving  
Margaret A. Chapman  
and the following persons his only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
<u>John W. Chapman</u> <u>Emma G. Chapman</u> <u>Verna M. Chapman</u>	<u>Son</u> <u>"</u> <u>Daughters.</u>	<u>Rush Creek Union Co. Ohio</u>

That all of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath  
aforesaid says the amount of personal property will be about \$ 700.00  
And of real estate about \$ 350.00  
Total, \$ 7200.00

And offer a bond in the sum of \$ 1400.00 with

and David R. White as sureties thereon, and suggests  
Israwille S. Robertson  
and Asbury Cheney as appraisers.  
J. D. Chapman

Sworn to and subscribed before me this 18th day of \_\_\_\_\_ A. D. 1886  
Probate Judge.

The undersigned Maggie A. Chapman widow of the above  
named decedent, hereby declines the administration of his estate, and recommends the appointment of  
Janow D. Chapman as administrator.  
Maggie A. Chapman

Janow D. Chapman  
ADMINISTRATOR OF  
John W. Chapman Deceased

BOND.

Know all Men by these Presents, That we Janow D. Chapman

and J. A. White are held and firmly bound unto  
the State of Ohio in the penal sum of Fourteen Hundred Dollars,  
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John W. Chapman  
deceased, were granted to the said Janow D. Chapman by the Probate Court of Union County, in the State of  
Ohio, on the 18th day of March A. D. 1886 Now if the said Janow D. Chapman  
as administrator of the Estate of said John W. Chapman deceased, shall

**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,  
if required by said Court, an inventory of the real estate of said deceased.

**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said  
Administrator or to the possession of any other person for him.

**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time  
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the  
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such  
delay was necessary and reasonable.

**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court  
or the law shall direct; and

**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

E. A. White  
Minnie White

Janow D. Chapman  
John Chapman  
J. A. White



LETTERS.

THE STATE OF OHIO, }  
UNION COUNTY, ss. }

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights  
credits and estate, which were of John W. Chapman late of said County,  
deceased, has been granted unto Janow D. Chapman

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by David R. White  
Greenville S. Robertson and Asbury Cheney

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the  
possession of said Administrator, or of any person for him to render upon oath a true account of his administra-  
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his  
hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Judge of said Court, at Marysville,  
Ohio, this 18th day of March A. D. 1886

John B. Coats Probate Judge.  
By \_\_\_\_\_ Deputy

No. 3160

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

William Rigley being duly sworn, says that Margaret A. Plenkiger a resident of the Township of York in said County, died on or about the 30th day of July A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Margaret A. Plenkiger died leaving No husband surviving her and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include William Plenkiger (son), Jacob M. Plenkiger (daughter), Grace J. Sigler (son), Margaret A. Plenkiger (daughter), John W. Plenkiger, and Mary E. Plenkiger.

That None

above named are children of said decedent under 15 years of age at the time of her decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 770.00 And of real estate about None Total \$

And offer to bond in the sum of \$1600.00 with Grace J. Sigler and William Plenkiger as sureties thereon, and suggests Simon Davis, Wm. Cahill and Levi H. Bechtel as appraisers.

Sworn to and subscribed before me this 18th day of August A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

William Rigley ADMINISTRATOR OF Margaret A. Plenkiger Deceased

BOND.

Know all Men by these Presents, That we William Rigley and Grace J. Sigler William Plenkiger are held and firmly bound unto the State of Ohio in the penal sum of Six hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Margaret Plenkiger deceased, were granted to the said William Rigley by the Probate Court of Union County, in the State of Ohio, on the 18th day of August A. D. 1886. Now if the said William Rigley as administrator of the Estate of said Margaret Plenkiger deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the money, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF William Plenkiger Grace J. Sigler William Plenkiger

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, } To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Margaret A. Plenkiger late of said County, deceased, has been granted unto William Rigley whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Simon Davis Wm. Cahill and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 18th day of August A. D. 1886 John B. Coats Probate Judge. By Deputy

No. 3163 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

being duly sworn, says that a resident of the Township of ... in said County, died on or about the ... day of ... A. D. 189...

and the following persons h... only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That ...

above named are children of said decedent under 15 years of age at the time of h... decease.

The undersigned ask to be appointed Administrat... of the estate of said decedent, and on h... oath aforesaid say the amount of personal property will be about ... \$ And of real estate about ... \$ Total, ... \$

And offer a bond in the sum of \$ ... with ... as surties thereon, and suggests

and ... as appraisers.

Sworn to and subscribed before me this ... day of ... A. D. 189... Probate Judge.

The undersigned ... of the above named decedent, hereby declines the administration of h... estate, and recommends the appointment of ... as administrator.

James H. Jolliff ADMINISTRATOR OF Harriet M. Pherson Deceased.

BOND.

Know all Men by these Presents, That we James H. Jolliff, Lewis Cassiday, Thomas B. Puffery, Rowland ... are held and firmly bound unto the State of Ohio in the penal sum of ... Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Harriet M. Pherson deceased, were granted to the said ... by the Probate Court of Union County, in the State of Ohio, on the ... day of August A. D. 1886 Now if the said James H. Jolliff as administrator of the Estate of said Harriet M. Pherson deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all h... real estate that may be sold for the payment of h... debts which shall at any time come to the possession of said Administrator or to the possession of any other person for h...

Third, Shall render upon oath, a just and true account of h... administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after h... shall have been notified of the expiration of the time by the Probate Judge, h... shall receive no allowance for h... services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in h... hands upon the settlement of h... accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John Jolliff, Lewis Cassiday, Thomas B. Puffery (with seals)

THE STATE OF OHIO, } ss. UNION COUNTY, }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Harriet M. Pherson late of said County, deceased, has been granted unto James H. Jolliff

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Moses Frederick

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS

John B. Coats, Judge of said Court, at Marysville, Ohio, this 30th day of July A. D. 1886. By John B. Coats Deputy

No. 3179 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that
a resident of the Township of
in said County, died on or about the
day of
A. D. 189, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
died leaving

and the following persons h only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That

above named are children of said decedent under 15 years of age at the time of h decease.

The undersigned ask to be appointed Administrat of the estate of said decedent, and on h oath
aforsaid say the amount of personal property will be about \$
And of real estate about \$
Total, \$

And offer a bond in the sum of \$ with
and as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this
day of
A. D. 189

Probate Judge.

The undersigned
of the above
named decedent, hereby declines the administration of h estate, and recommends the appointment of
as administrator.

Rebecca Hickox
ADMINISTRATOR OF

Edward Hicks Deceased.

BOND.

Know all Men by these Presents, That we Rebecca J. Hickox
John Penhallow
John W. Bechtel

and
are held and firmly bound unto
the State of Ohio in the penal sum of
Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration
upon the estate of Edward Hicks
deceased, were granted to the said Rebecca J. Hickox
by the Probate Court of Union County, in the State of
Ohio, on the
day of
A. D. 1896 Now if the said Rebecca J. Hickox

as administrator of the Estate of said Edward Hicks
deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for her

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the
time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court
or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness Our Hands and Seals this 19th day of October 1896

EXECUTED IN PRESENCE OF

John B. Coats, Probate Judge, Rebecca J. Hickox, John Penhallow, John W. Bechtel

LETTERS.

THE STATE OF OHIO, } ss.
UNION COUNTY, }

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of Edward Hicks
late of said County,
deceased, has been granted unto Rebecca J. Hickox

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by
Wm. H. Plotage, John Hoover and Thomas Ray
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator or of any person for her to render upon oath a true account of her administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her
hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats

Ohio, this 19th day of October
A. D. 1896

John B. Coats, Probate Judge.
Deputy

No. 3182 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. } IN PROBATE COURT.

being duly sworn, says that a resident of the Township of in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with as sureties thereon, and suggests and as appraisers.

Sworn to and subscribed before me this day of A. D. 189 Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Cyrus Zimmerman ADMINISTRATOR OF Samuel Robinson Deceased

BOND.

Know all Men by these Presents, That we Cyrus Zimmerman W.F.H. Pennington John Robinson are held and firmly bound unto

and the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel Robinson deceased, were granted to the said Cyrus Zimmerman by the Probate Court of Union County, in the State of Ohio, on the day of October A. D. 1886 Now if the said Cyrus Zimmerman

as administrator of the Estate of said Samuel Robinson deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 27 day of October A. D. 1886.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge, Cyrus Zimmerman, W.F.H. Pennington, John Robinson, John B. Coats Probate Judge.

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel Robinson late of said County, deceased, has been granted unto Cyrus Zimmerman

whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by W.F.H. Pennington Albert N. Adams and Samuel Snodgrass and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of October A. D. 1886 By John B. Coats Probate Judge. Deputy

No. 3187 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

James Pullington being duly sworn, says that a resident of the Township of Union in said County, died on or about the 3rd day of July A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said James Pullington died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of James Pullington: Eliza H. Pullington (Wife), Edward M. Pullington (Son), Henry J. Pullington (Son), Belle Pullington (Daughter), Jennie F. Howard (Sister), Charles P. Pullington (Son), Walter C. Pullington (Son). Addresses include Union Ohio, Oldwater Kansas, Greensburg Kansas, and Marysville Ohio.

That Belle Pullington above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$30,000 And of real estate about \$ Total \$

And offer a bond in the sum of \$60,000 with Charles Phellis and E. M. Pullington as sureties thereon, and suggests William Howard and Wm. L. Snodgrass as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Edward M. Pullington

Walter C. Pullington ADMINISTRATOR OF James Pullington Deceased

BOND.

Know all Men by these Presents, That we Walter C. Pullington and Charles Phellis Edward M. Pullington are held and firmly bound unto the State of Ohio in the penal sum of Sixty thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James Pullington deceased, were granted to the said Walter C. Pullington by the Probate Court of Union County, in the State of Ohio, on the 20th day of November A. D. 1886 Now if the said Walter C. Pullington as administrator of the Estate of said James Pullington deceased shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

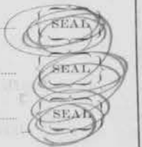
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 20th day of November A. D. 1886.

EXECUTED IN PRESENCE OF

Charles Phellis Jr. Clara Phellis

Walter C. Pullington Edward M. Pullington Charles Phellis



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County,

deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS

Judge of said Court, at Marysville, Ohio, this day of A. D. 189

Probate Judge.

By Deputy

No. 3184 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Cyrus Zimmerman being duly sworn, says that John P. Bailey a resident of the Township of Darby in said County, died on or about the 15th day of October A. D. 1885 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John P. Bailey died leaving Sarah Bailey his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: William K. Bailey, Anne Danfee, Elsie Brown, Fulsina Brown, George M. Bailey, John K. Bailey, Elsie Bailey, Herbert K. Bailey.

That Herbert Bailey is the only one above named children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$600.00 And of real estate about \$4200.00 Total \$4800.00

And offer a bond in the sum of \$200.00 with Wm. H. Wolford and Wm. P. H. Pennington as sureties thereon, and suggests John W. Smith, Benford W. Converse, and Delmar Hudgras as appraisers.

Sworn to and subscribed before me this 15th day of November A. D. 1885 John B. Coats Probate Judge.

The undersigned Widow Adah Lewis of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Cyrus Zimmerman as administrator. Sarah Bailey, John P. Bailey, George Bailey, William Bailey.

Cyrus Zimmerman ADMINISTRATOR OF John P. Bailey Deceased.

BOND.

Know all Men by these Presents, That we Cyrus Zimmerman and William H. Wolford, William P. H. Pennington are held and firmly bound unto the State of Ohio in the penal sum of One thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John P. Bailey deceased, were granted to the said Cyrus Zimmerman by the Probate Court of Union County, in the State of Ohio, on the 15th day of November A. D. 1885 Now if the said Cyrus Zimmerman as administrator of the Estate of said John P. Bailey deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Mrs. H. R. Pennington, John D. Lewis, Cyrus Zimmerman, William H. Wolford, William P. H. Pennington.

THE STATE OF OHIO, } ss. LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John P. Bailey late of said County, deceased, has been granted unto Cyrus Zimmerman whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Benford W. Converse & Delmar Hudgras and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 15th day of November A. D. 1885 John B. Coats Probate Judge. By John B. Coats Deputy

No. 3189 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Daniel P. Elliott being duly sworn, says that Charles Phillips a resident of the Township of Union in said County, died on or about the 25th day of August A. D. 1886 and that there is not to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Charles Phillips died leaving Harriet Phillips his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: Jennie Phillips (Daughter), Mary Phillips (Daughter), Jennie Phillips (Daughter), Milton Phillips (Son), Dyrart Phillips (Daughter), Amanda Phillips (Daughter).

That Jennie, Milton, Dyrart and Amanda above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2500.00 And of real estate about \$ Total \$

And offer to bond in the sum of \$5000.00 with George M. McPeck and J. W. Piltow as sureties thereon, and suggests Oliver Hatterway, Daniel P. Elliott as appraisers.

Sworn to and subscribed before me this 29th day of October A. D. 1886 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Daniel P. Elliott ADMINISTRATOR OF Charles Phillips Deceased

BOND.

Know all Men by these Presents, That we Daniel P. Elliott and George M. McPeck James W. Piltow are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Charles Phillips deceased, were granted to the said Daniel P. Elliott by the Probate Court of Union County, Ohio, on the 29th day of October A. D. 1886 Now if the said Daniel P. Elliott as administrator of the Estate of said Charles Phillips deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his Administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 29th day of October A. D. 1886.

EXECUTED IN PRESENCE OF John B. Coats Probate Judge, Daniel P. Elliott, John B. Coats Probate Judge, Daniel P. Elliott, George M. McPeck, James W. Piltow

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Charles Phillips late of said County, deceased, has been granted unto Daniel P. Elliott whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 29th day of October A. D. 1886 John B. Coats Probate Judge. Deputy

Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT.

No. 3194 Cicero Keut Hiram Keut being duly sworn, says that a resident of the Township of Shelby in said County, died on or about the 1st day of November A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Hiram Keut died leaving Miranda Keut his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Cicero Keut, Son, Milford Centre Ohio, Pleasure City Ohio.

That None of the above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2000.00 And of real estate about \$10000.00 Total \$12000.00

And offer a bond in the sum of \$1000.00 with John P. Bennett and Harvey A. Chapman as sureties thereon, and suggests John P. Myer, Ray S. Morse Jr., and James M. Cloud as appraisers. Cicero Keut

Sworn to and subscribed before me this day of A. D. 189 Probate Judge. The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we Cicero Keut and Harvey A. Chapman are held and firmly bound unto the State of Ohio in the penal sum of Four thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Hiram Keut deceased, were granted to the said Cicero Keut by the Probate Court of Union County, in the State of Ohio, on the day of A. D. 189 Now if the said as administrator of the Estate of said Hiram Keut deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 1st day of December A. D. 1886 EXECUTED IN PRESENCE OF Charles N. Coats, Cicero Keut, John P. Bennett, Harvey A. Chapman

LETTERS.

THE STATE OF OHIO, UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville, Ohio, this day of A. D. 189 Probate Judge. By Deputy

No. 3202 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Emmanuel Jarvis being duly sworn, says that Edward Powers a resident of the Township of Paris in said County, died on or about the 19th day of September A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Edward Powers died leaving Polly A. Powers his widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Emmette Horsey, Providence Westbase, Chamberlain, Francis Lyotta, Charley Powers, Clara B. Lee, daughter, son, daughter, son, daughter, Marysville Ohio, Parishe Powers, Marysville Ohio, etc.

That None of the

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1000.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$2000.00 with Isaac Rice as sureties thereon, and suggests John M. Horsey Oliver Shroy Luther Porter as appraisers. Emmanuel Jarvis

Sworn to and subscribed before me this 25th day of September A. D. 1886

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Emmanuel Jarvis ADMINISTRATOR OF Edward Powers Deceased.

BOND.

Know all Men by these Presents, That we Emmanuel Jarvis and John M. Horsey Isaac Rice are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Edward Powers deceased, were granted to the said Emmanuel Jarvis by the Probate Court of Union County, in the State of Ohio, on the 25th day of September A. D. 1886 Now is the said Emmanuel Jarvis as administrator of the Estate of said Edward Powers deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Emmanuel Jarvis Isaac Rice John M. Horsey



THE STATE OF OHIO, UNION COUNTY, ss. LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Edward Powers late of said County, deceased, has been granted unto Emmanuel Jarvis whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Oliver Shaw Luther Porter and William Staley and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, (which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coak

Ohio, this 25th day of September A. D. 1886 By John B. Coak Probate Judge. Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Marie D. Robinson being duly sworn, says that Robert A. McFutire a resident of the Township of Darby in said County, died on or about the 17th day of December A. D. 1886 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Robert A. McFutire died leaving No Widow or Children surviving him and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children: James A. McFutire (Brother), Marie D. Robinson (Sister), Henry J. McFutire (Brother), May McFutire (Niece), James McFutire (Niece), Edward McFutire (Niece), Edward McFutire (Nephew). Addresses include Chillicothe Ohio, New Castle Ohio, and Woodland Ind.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$4000.00 And of real estate about \$2500.00 Total \$6500.00

And offer a bond in the sum of \$8000.00 with Samuel D. Robinson and William H. Robinson as sureties thereon, and suggests Andrew J. Reaginow, James M. Andrews and Cyrus Zimmerman as appraisers. Marie D. Robinson

Sworn to and subscribed before me this 24th day of December A. D. 1886 Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Maria D. Robinson ADMINISTRATOR OF Robert A. McFutire Deceased

BOND.

Know all Men by these Precepts, That we Marie D. Robinson Samuel D. Robinson William H. Robinson are held and firmly bound unto the State of Ohio in the penal sum of Eight Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Robert A. McFutire deceased, were granted to the said Marie D. Robinson by the Probate Court of Union County, in the State of Ohio, on the 24th day of December A. D. 1886 Now if the said Marie D. Robinson as administrator of the Estate of said Robert A. McFutire deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 24th day of December A. D. 1886 EXECUTED IN PRESENCE OF Marie D. Robinson S. D. Robinson W. H. Robinson

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Robert A. McFutire late of said County, deceased, has been granted unto Marie D. Robinson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Andrew J. Reaginow James M. Andrews and Cyrus Zimmerman and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Cook Judge of said Court, at Marysville, Ohio, this 24th day of December A. D. 1886 Probate Judge. By Deputy

No. 3206 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

James B. Wheelpley being duly sworn, says that Henry Wheeler a resident of the Township of Paris in said County, died on or about the 20th day of December A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Henry Wheeler died leaving Abbie Wheeler his wife and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Harold Neal, Son, Marysville Ohio.

That said Harold Neal

above named in w child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 5500.00 And of real estate about \$ 18000.00 Total, \$ 23500.00

And offer a bond in the sum of \$11000.00 with Charles S. Chapman and Alay J. Whitkey as sureties thereon, and suggests Christopher Houston, James A. Henderson and William H. Robb as appraisers.

Sworn to and subscribed before me this 31st day of December A. D. 1886 John B. Coats Probate Judge.

The undersigned Abbie Wheeler of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of James B. Wheelpley as administrator.

James B. Wheelpley ADMINISTRATOR OF Henry Wheeler Deceased.

BOND.

Know all Men by these Presents, That we James B. Wheelpley Charles S. Chapman Alay J. Whitkey are held and firmly bound unto the State of Ohio in the penal sum of \$11000.00 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Henry Wheeler deceased, were granted to the said James B. Wheelpley by the Probate Court of Union County, in the State of Ohio, on the 20th day of December A. D. 1886. Now if the said James B. Wheelpley as administrator of the Estate of said Henry Wheeler deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 31st day of December A. D. 1886 EXECUTED IN PRESENCE OF James B. Wheelpley Charles S. Chapman Alay J. Whitkey

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, } To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Henry Wheeler late of said County, deceased, has been granted unto James B. Wheelpley whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Christopher Houston, James A. Henderson and William H. Robb and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 31st day of December A. D. 1886 By John B. Coats Deputy

No. 3217 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Seth S. Gardner being duly sworn, says that John Rippier a resident of the Township of Jackson in said County, died on or about the 9th day of January A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John Rippier died leaving Margaret Rippier his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Solomon Rippier, Son, Daughter, Rush Creek O.

That none of

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$500.00 And of real estate about \$3500.00 Total \$4000.00

And offer a bond in the sum of \$1000.00 with John L. Burger and W. J. Rueter as sureties thereon, and suggests George C. Penney, Lorenzo Cheney and Frank M. Cameron as appraisers.

Sworn to and subscribed before me this 24th day of January A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Seth S. Gardner

ADMINISTRATOR OF

John Rippier Decedent

BOND.

Know all Men by these Presents, That we Seth S. Gardner

and John L. Burger W. J. Rueter are held and firmly bound unto the State of Ohio in the penal sum of Seven Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Rippier deceased, were granted to the said Seth S. Gardner by the Probate Court of Union County, in the State of Ohio, on the 9th day of January A. D. 1887 Now if the said Seth S. Gardner as administrator of the Estate of said John Rippier deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his Administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Seth S. Gardner John L. Burger W. J. Rueter



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John Rippier late of said County, deceased, has been granted unto Seth S. Gardner

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Geo. C. Penney Lorenzo Cheney and Frank M. Cameron and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 24th day of January A. D. 1887

John B. Coats Probate Judge Deputy

No. 3219 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Samuel Sherwood being duly sworn, says that John W. Roseman Jr. a resident of the Township of Washington in said County, died on or about the 18th day of January A. D. 1887, and that there is not to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John W. Roseman Jr. died leaving Adda Roseman his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Francis Roseman, Son, Byhalia Union Co. Ohio.

That Francis Roseman

above named <sup>was</sup> child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 1000.00 And of real estate about \$ 2000.00 Total \$ 3000.00

And offer the bond in the sum of \$2,000.00 with John W. Roseman as sureties thereon, and suggests W. H. Pence, Aaron Richardson, Joseph Smaltz, Samuel Sherwood as appraisers.

Sworn to and subscribed before me this 27th day of January A. D. 1887 Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Samuel Sherwood as administrator.

Adda R. Roseman

Samuel Sherwood ADMINISTRATOR OF John W. Roseman Jr. Deceased.

BOND.

Know all Men by these Presents, That we Samuel Sherwood John W. Roseman Sr. Geo. M. McPeck are held and firmly bound unto the State of Ohio in the penal sum of Two Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John W. Roseman Jr. deceased, were granted to the said Samuel Sherwood by the Probate Court of Union County, in the State of Ohio, on the 27th day of January A. D. 1887 Now of the said Samuel Sherwood as administrator of the Estate of said John W. Roseman deceased, shall First, Make and return unto said Court, on oath within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 27th day of January A. D. 1887

EXECUTED IN PRESENCE OF

Samuel Sherwood John W. Roseman Sr. Geo. M. McPeck

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John W. Roseman Jr. late of said County, deceased, has been granted unto Samuel Sherwood whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by W. H. Pence, Joseph Smaltz and Aaron Richardson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of January A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3225 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Nathaniel Brooks being duly sworn, says that Myron O. Poley a resident of the Township of York in said County, died on or about the 30th day of January A. D. 1887 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Myron O. Poley died leaving his Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: H. Poley, son, York Union Co. Ohio.

That the above named children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1200.00

And of real estate about None. Total \$

And offer a bond in the sum of \$24000.00 with John W. Southard and John M. Sunder as sureties thereon, and suggests John Trimbee and William B. Pickering as appraisers. Nathaniel Brooks

Sworn to and subscribed before me this 4th day of February A. D. 1887 John B. Coats Probate Judge.

The undersigned Jorie Poley of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Nathaniel Brooks as administrator. Jorie Poley

Nathaniel Brooks ADMINISTRATOR OF

Myron O. Poley Deceased.

BOND.

Know all Men by these Presents, That we Nathaniel Brooks

and John W. Southard John M. Sunder are held and firmly bound unto the State of Ohio in the penal sum of Twenty four Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Myron O. Poley deceased, were granted to the said Nathaniel Brooks by the Probate Court of Union County, in the State of Ohio, on the day of A. D. 1887 Now if the said Nathaniel Brooks

as administrator of the Estate of said Myron O. Poley deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this day of February A. D. 1887.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge.

Nathaniel Brooks John W. Southard John M. Sunder



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Myron O. Poley late of said County, deceased, has been granted unto

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by John Trimble

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of

the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville,

Ohio, this 4th day of February A. D. 1887

John B. Coats Probate Judge.

By Deputy

No. 3227 Application for Letters of Administration.  
 THE STATE OF OHIO, }  
 UNION COUNTY, ss. } IN PROBATE COURT.

John C. Sivey being duly sworn, says that  
Levi Sivey a resident of the Township of Nursingtown  
 in said County, died on or about the 14th day of December A. D. 1885, and that  
 there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said  
 decedent died leaving Mary Sivey his widow now  
 deceased and the following persons his only heirs at law:

NAME.	DEGREE OF KINSHIP.	P. O. ADDRESS.
<u>John C. Sivey</u>	<u>Son</u>	<u>Ridgwood Ohio</u>
<u>Jacob Sivey</u>	<u>"</u>	<u>Byrdstown Ohio</u>
<u>Mary Sivey</u>	<u>Daughter</u>	<u>Courtsville Ohio</u>
<u>Julia A. Sivey</u>	<u>"</u>	<u>Hadley Iowa</u>
<u>Jonathan Sivey</u>	<u>"</u>	<u>Shawnee Township O.</u>
<u>Lafayette Sivey</u>	<u>"</u>	<u>Columbus Ohio</u>
<u>Eli Sivey</u>	<u>"</u>	<u>Neenah Nebraska</u>
<u>Warren Sivey</u>	<u>"</u>	<u>Prospect Ohio</u>
<u>Leice Money</u>	<u>Daughters</u>	

That None

above named are children of said decedent under 15 years of age at the time of his decease.  
 The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath  
 aforesaid say the amount of personal property will be about \$ 3000.00  
 And of real estate about \$ 600.00  
 Total, \$ 3600.00

And offer a bond in the sum of \$ 6000.00 with Geo. W. Drumm  
 and Philemon Kirby as sureties thereon, and suggests  
Samuel Bush and E. B. Soutwicker  
 and Nimrod Holmes as appraisers.

Sworn to and subscribed before me this 14th day of February A. D. 1887  
John C. Sivey  
 Probate Judge.

The undersigned of the above  
 named decedent, hereby declines the administration of his estate, and recommends the appointment of  
John C. Sivey as administrator.

John C. Sivey  
 ADMINISTRATOR OF  
Levi Sivey Deceased.  
 BOND.

Know all Men by these Presents, That we John C. Sivey  
Geo. W. Drumm  
Philemon Kirby  
 are held and firmly bound unto  
 the State of Ohio in the penal sum of six thousand Dollars,  
 to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be  
 made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Levi Sivey  
 deceased, were granted to the said John C. Sivey by the Probate Court of Union County, in the State of  
 Ohio, on the 10th day of February A. D. 1887 Now if the said John C. Sivey  
 as administrator of the Estate of said Levi Sivey deceased, shall  
**First,** Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and  
 credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,  
 if required by said Court, an inventory of the real estate of said deceased.  
**Second,** Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the  
 proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said  
 Administrator or to the possession of any other person for him.  
**Third,** Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time  
 when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the  
 time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such  
 delay was necessary and reasonable.  
**Fourth,** Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court  
 or the law shall direct; and  
**Fifth,** Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved  
 and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats  
 Probate Judge

John C. Sivey  
Geo. W. Drumm  
Philemon Kirby



THE STATE OF OHIO, }  
 UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights  
 credits and estate, which were of Levi Sivey late of said County,  
 deceased, has been granted unto John C. Sivey  
 whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Samuel Burnside  
E. B. Soutwicker and Nimrod Holmes  
 and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time  
 of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of  
 the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the  
 possession of said Administrator, or of any person for him to render upon oath a true account of his administra-  
 tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days  
 after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the  
 Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his  
 hands, upon settlement of his accounts to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville,  
 Ohio, this 10th day of February A. D. 1887  
John B. Coats Probate Judge.  
 By \_\_\_\_\_ Deputy

\* No. 3221 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

William H. Johnson being duly sworn, says that John M. Johnson a resident of the Township of Payson in said County, died on or about the 19th day of January A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John M. Johnson died leaving No Widow Surviving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of John M. Johnson: William H. Johnson (son), Samuel Johnson (son), Elizabeth Howard (daughter), Mary Snyder (daughter), Catherine Johnson (daughter), James K. Johnson (son), Sarah Johnson (daughter), Nancy J. Willis (daughter). Addresses are in Reynolds, Ohio.

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$400.00 And of real estate about None Total \$400.00

And offer a bond in the sum of \$800.00 with Joseph C. Hull and Alfred Johnson as sureties thereon, and suggests George Moore and Jacob Norris as appraisers. William H. Johnson

Sworn to and subscribed before me this day of A. D. 1887

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we William H. Johnson

and Joseph C. Hull Alfred Johnson are held and firmly bound unto the State of Ohio in the penal sum of Eight Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John M. Johnson deceased, were granted to the said William H. Johnson by the Probate Court of Union County, in the State of Ohio, on the 28th day of January A. D. 1887 Now if the said William H. Johnson

as administrator of the Estate of said John M. Johnson deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 28th day of January A. D. 1887

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge.

William H. Johnson Joseph C. Hull Alfred Johnson



THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John M. Johnson late of said County, deceased, has been granted unto William H. Johnson

whose duty it shall be to have all and singular the said goods, chattels, rights and credits appraised by Geo. W. Freeman Geo. Moore and Jacob Norris

and to return upon oath within three months a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 28th day of January A. D. 1887 By John B. Coats Deputy

No. 3230 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Malchus P. Stamets being duly sworn, says that Levi Dorney a resident of the Township of York in said County, died on or about the 1st day of February A. D. 1887; and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Levi Dorney died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Miley G. Meddles (Uncle), Gary Meddles (Cousin), York Union Co. Ohio.

That none of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$800.00 And of real estate about none Total \$

And offer a bond in the sum of \$1600.00 with John Harris as sureties thereon, and suggests Cyrus Stamets Benjamin Thomas as appraisers. Charles E. Wilkins

Sworn to and subscribed before me this 1st day of February A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Malchus P. Stamets ADMINISTRATOR OF Levi Dorney Deceased

BOND.

Know all Men by these Presents, That we Malchus P. Stamets John A. Harris Cyrus Stamets are held and firmly bound unto the State of Ohio in the penal sum of Sixteen Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Levi Dorney deceased, were granted to the said Malchus P. Stamets by the Probate Court of Union County, in the State of Ohio, on the 1st day of February A. D. 1887 Now if the said M. P. Stamets as administrator of the Estate of said Levi Dorney deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 1st day of February A. D. 1887 EXECUTED IN PRESENCE OF

Malchus P. Stamets John A. Harris Cyrus Stamets (Seals)

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Levi Dorney late of said County, deceased, has been granted unto Malchus P. Stamets whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Levi Bechtel Benjamin Thomas and Charles E. Wilkins and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 1st day of February A. D. 1887 John B. Coats Probate Judge. Deputy

No. 3240 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

David Ward being duly sworn, says that Margaret Chambers a resident of the Township of Clarksville in said County, died on or about the 12th day of January A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Margaret Chambers died leaving No husband surviving her and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include David Ward (Son), Mary M. Corpin (Daughter), Margaret H. Haddox (Daughter), Robert Ward (Granddaughter), and Cora Liguier (Granddaughter). P.O. addresses include Richwood Ohio and Ottawa Ohio.

That None of the

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$750.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$1500.00 with William Cobb and John W. Robin as sureties thereon, and suggests Simon Adams and Peter Johnson as appraisers. David Ward

Sworn to and subscribed before me this 15th day of March A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

David Ward

ADMINISTRATOR OF

Margaret Chambers Deceased.

BOND.

Know all Men by these Presents, That we David Ward William Cobb John W. Robin are held and firmly bound unto the State of Ohio in the penal sum of \$1250.00 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Margaret Chambers deceased, were granted to the said David Ward by the Probate Court of Union County, in the State of Ohio, on the 12th day of March A. D. 1887 Now if the said David Ward as administrator of the Estate of said Margaret Chambers deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Witness our hands and seals this 12th day of March A. D. 1887

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge.

David Ward John W. Robin



THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Margaret Chambers late of said County, deceased, has been granted unto David Ward

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Simon Adams and Peter Johnson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 15th day of March A. D. 1887

John B. Coats

Judge of said Court, at Marysville, A. D. 1887

By Deputy



No. 3247 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Frank O. Robinson being duly sworn, says that William R. McDowell a resident of the Township of Darby in said County, died on or about the 17th day of March A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent, that the said William R. McDowell died leaving Mary J. Robinson his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Mrs Robinson, Son, Plain City Ohio.

That said

above named children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1600.00 And of real estate about \$1000.00 Total \$2600.00

And offer a bond in the sum of \$3200.00 with William H. Robinson and John W. Robinson Jr as sureties thereon, and suggests Cyrus Zimmerman, Jasper R. Converse and Delaware Snodgrass as appraisers.

Sworn to and subscribed before me this 30th day of April A. D. 1887 John B. Coats Probate Judge.

The undersigned Widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Frank O. Robinson as administrator. Mary J. McDowell

Frank O. Robinson ADMINISTRATOR OF

William R. McDowell Deceased

BOND.

Know all Men by these Presents, That we Frank O. Robinson

and William H. Robinson John W. Robinson Jr are held and firmly bound unto the State of Ohio in the penal sum of Fifty Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of William R. McDowell deceased, were granted to the said Frank O. Robinson by the Probate Court of Union County, in the State of Ohio, on the 30th day of April A. D. 1887 Now if the said Frank O. Robinson as administrator of the Estate of said William R. McDowell deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Court John B. Coats

Frank O. Robinson W. H. Robinson John W. Robinson Jr



THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of William R. McDowell late of said County, deceased, has been granted unto Frank O. Robinson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Cyrus Zimmerman, Jasper Converse and Delaware Snodgrass and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 30th day of April A. D. 1887

John B. Coats Probate Judge. Deputy

No. 3257 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT, UNION COUNTY, ss.

Darius Buxton being duly sworn, says that James H. Buxton a resident of the Township of Dover in said County, died on or about the 23rd day of April A. D. 1887 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said James H. Buxton died leaving No. Widow surviving him and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Darius Buxton, Mary Ann Cheswater, Thomas G. Buxton, Rachel J. Williston, Thomas H. Riehey, Charles H. Riehey, Mary Spurr, Brother, Sister, Brother, Sister, Nephew, Niece, Marysville Ohio, Poyell Del. Co. Minneapolis Minn., New Dover Ohio, Chattanooga Tenn., Spencerville Ohio, Milford Centre Ohio.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 1500.00 And of real estate about \$ 1000.00 Total \$ 2500.00

And offer a bond in the sum of \$3000.00 with Robert M. Henderson and David W. Henderson as sureties thereon, and suggests James B. Norris, Abner B. Boning and Luther Higgett as appraisers.

Sworn to and subscribed before me this 14th day of May A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Darius Buxton ADMINISTRATOR OF James H. Buxton

BOND.

Know all Men by these Presents, That we Darius Buxton, Robert M. Henderson, David H. Henderson are held and firmly bound unto the State of Ohio in the penal sum of Three thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James H. Buxton deceased, were granted to the said Darius Buxton by the Probate Court of Union County, in the State of Ohio, on the 14th day of May A. D. 1887 Now if the said Darius Buxton as administrator of the Estate of said James H. Buxton deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF the Court. John B. Coats Probate Judge. Darius Buxton, R. M. Henderson, D. W. Henderson

THE STATE OF OHIO, UNION COUNTY, ss. LETTERS. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James H. Buxton late of said County, deceased, has been granted unto Darius Buxton whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by James B. Norris, Abner B. Boning & Luther Higgett and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal, that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 14th day of May A. D. 1887 John B. Coats Probate Judge. Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

Geo. M. McPeck being duly sworn, says that Samuel M. Landow a resident of the Township of Marysville in said County, died on or about the 25th day of August A. D. 1887 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel M. Landow died leaving Mary E. Landow Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entry: Lela Landow, Daughter, Marysville Ohio.

That the said Lela Landow

above named child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$ 3500.

And of real estate about \$ 600. Total \$ 4100.00

And offer a bond in the sum of \$ with J. W. Piltow and W. H. Robb as sureties thereon, and suggests J. W. Piltow and W. H. Robb as appraisers.

Sworn to and subscribed before me this 28th day of May A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Geo. M. McPeck as administrator. Mary E. Landow

Geo. M. McPeck ADMINISTRATOR OF

Samuel M. Landow Deceased.

BOND.

Know all Men by these Presents, That we Geo. M. McPeck

and Wm. H. McPeck are held and firmly bound unto the State of Ohio in the penal sum of Eight Thousand Two Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel M. Landow deceased, were granted to the said Geo. M. McPeck by the Probate Court of Union County, in the State of Ohio, on the 18th day of May A. D. 1887 Now if the said Geo. M. McPeck

as administrator of the Estate of said Samuel Landow deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Geo. M. McPeck Wm. H. McPeck John L. Piltow



THE STATE OF OHIO, } ss. UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel M. Landow late of said County, deceased, has been granted unto Geo. M. McPeck

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by J. W. Piltow W. H. Robb & J. L. Cury

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats

Ohio, this 18th day of May A. D. 1887

John B. Coats Probate Judge.

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Reuben D. Cowgill being duly sworn, says that Abel Hunsley a resident of the Township of Youn, in said County, died on or about the 19th day of May, A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Abel Hunsley died leaving Jane Hunsley his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Newton Hunsley (Son), Alice Williams (Daughter), and Boxer Green Ohio.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$ 500.00 And of real estate about \$ 4100.00 Total, \$ 4600.00

And offer a bond in the sum of \$ 1000.00 with Geo. W. Cowgill as sureties thereon, and suggests

J. B. Maurice, Sylvanus Taylor, Peter Hill, Reuben D. Cowgill as appraisers.

Sworn to and subscribed before me this 19th day of July, A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Reuben D. Cowgill ADMINISTRATOR OF

Abel Hunsley Deceased.

BOND.

Know all Men by these Presents, That we Reuben D. Cowgill

and Geo. W. Cowgill are held and firmly bound unto the State of Ohio in the penal sum of One Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

- WHEREAS, Letters of Administration upon the estate of Abel Hunsley deceased, were granted to the said Reuben D. Cowgill by the Probate Court of Union County, in the State of Ohio, on the 19th day of July, A. D. 1887. Now if the said Reuben D. Cowgill as administrator of the Estate of said Abel Hunsley deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Thos. B. Fisher, Jella Baker

Reuben D. Cowgill, George W. Cowgill, B. W. Morrison



THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Abel Hunsley late of said County, deceased, has been granted unto Reuben D. Cowgill whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 19th day of July, A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3273 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

D. W. Ayers being duly sworn, says that Samuel D. Robinson a resident of the Township of Darby in said County, died on or about the day of July A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel D. Robinson died leaving Ann P. Robinson Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: J. S. Robinson, W. P. Robinson, J. F. Robinson, Mary P. Ayers, Olive Robinson, all daughters, with addresses in Chicago Ill. and Marysville O.

There named are children of said decedent under 18 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$2,500.00 And of real estate about \$10,000.00 Total, \$12,500.00

And offer a bond in the sum of \$5000.00 with R. L. Woodbrow, W. L. Curry, J. B. Galloway, J. P. Adams, myself, Jasper R. Converse as sureties thereon, and suggests D. W. Ayers as appraisers.

Sworn to and subscribed before me this 30th day of July A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

D. W. Ayers ADMINISTRATOR OF Samuel D. Robinson Decedent

BOND.

Know all Men by these Presents, That we D. W. Ayers, R. L. Woodbrow, W. L. Curry are held and firmly bound unto the State of Ohio in the penal sum of Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel D. Robinson deceased, were granted to the said D. W. Ayers by the Probate Court of Union County, in the State of Ohio, on the 11th day of August A. D. 1887 Now if the said D. W. Ayers as administrator of the Estate of said Samuel D. Robinson deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Court John B. Coats Probate Judge D. W. Ayers R. L. Woodbrow W. L. Curry

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss. To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel D. Robinson late of said County, deceased, has been granted unto D. W. Ayers whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Byron Galloway, Jasper R. Converse and Adams and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 11th day of August A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3278 Application for Letters of Administration.

THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

Ira Andrews being duly sworn, says that James M. Andrews a resident of the Township of Derby in said County, died on or about the 14th day of August A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said James M. Andrews died leaving Anna Andrews his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Elizabeth Andrews (Daughter), Alice Andrews (wife), Alvirah Witt (Daughter), Sarah A. Robinson (Daughter) and their addresses in Unionville Ohio.

That None

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$4000.00 And of real estate about \$1800.00 Total \$5800.00

And offer a bond in the sum of \$8000.00 with Michael Sager and John P. Wittke as sureties thereon, and suggests Cyrus Zimmerman, Andrew Brown and Andrew Ferguson as appraisers.

Sworn to and subscribed before me this 26th day of August A. D. 1887 John B. Coats Probate Judge.

The undersigned Anna Andrews Widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Ira Andrews as administrator. Anna Andrews.

Ira Andrews ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we Ira Andrews and Michael Sager John P. Wittke Bright Howard are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of James M. Andrews deceased, were granted to the said Ira Andrews by the Probate Court of Union County, in the State of Ohio, on the 25th day of August A. D. 1887. Now if the said Ira Andrews as administrator of the Estate of said James M. Andrews deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF The Probate Judge, John B. Coats Probate Judge, Ira Andrews, Michael Sager, John P. Wittke

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of James M. Andrews late of said County, deceased, has been granted unto Ira Andrews whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Andrew Brown and Andrew Ferguson and Cyrus Zimmerman and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 26th day of August A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3281 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

Henry C. Clark being duly sworn, says that Daniel M. Beltz a resident of the Township of Allen in said County, died on or about the 16th day of May A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Daniel M. Beltz died leaving Sarah A. Beltz his Widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Leo Beltz (Son), Corbett Beltz (Daughter), Edward Beltz (Son), Hulda J. Yocum (Daughter), August Beltz (Son), Howard Beltz (Son). Addresses: Taylorsville, North Lewisburg, Cahill Ohio, North Lewisburg.

That None of the

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$1600.00 And of real estate about \$6000.00 Total \$7600.00

And offer a bond in the sum of \$3700.00 with Henry C. Clark and William S. Caryl as sureties thereon, and suggests Isaac Budrien and Isaac Willett as appraisers.

Sworn to and subscribed before me this 30th day of August A. D. 1887 John B. Coats Probate Judge.

The undersigned Widow and heirs of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Henry C. Clark as administrator. Sarah Ann Beltz Edward Beltz

ADMINISTRATOR OF

Daniel M. Beltz Deceased.

BOND.

Know all Men by these Presents, That we Henry C. Clark and William S. Caryl are held and firmly bound unto the State of Ohio in the penal sum of Thirty two hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Daniel M. Beltz deceased, were granted to the said Henry C. Clark by the Probate Court of Union County, in the State of Ohio, on the 30th day of August A. D. 1887 Now if the said Henry C. Clark as administrator of the Estate of said Daniel M. Beltz deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Henry C. Clark, William S. Caryl



LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Daniel M. Beltz late of said County, deceased, has been granted unto Henry C. Clark whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Isaac Budrien Jr, Isaac Budrien and Isaac Willett and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 30th day of August A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3289 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Richard B. Willis being duly sworn, says that Henry Willis a resident of the Township of Taylor in said County, died on or about the 21st day of August A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Henry Willis died leaving Barbara B. W. Willis his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs including Samuel Willis, William H. Willis, Joseph Willis, etc.

That Jennie Roe daughter of Catherine Roe (now deceased) and only heir of said William Roe and said Catherine Roe was a daughter of Henry Willis

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$1000.00 And of real estate about \$3000.00 Total, \$4000.00

And offer a bond in the sum of \$2000.00 with Geo. W. Freeman and Roy C. Porel as sureties thereon, and suggests Geo. W. Moore and Peleg Craunston as appraisers.

Sworn to and subscribed before me this 31st day of August A. D. 1887 John B. Coats Probate Judge. The undersigned Widow of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of Richard B. Willis as administrator. Barbara B. Willis

Richard B. Willis ADMINISTRATOR OF Henry Willis Deceased

BOND.

Know all Men by these Presents, That we Richard B. Willis Geo. W. Freeman Roy C. Porel are held and firmly bound unto the State of Ohio in the penal sum of \$2000.00 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Henry Willis deceased, were granted to the said Richard B. Willis by the Probate Court of Union County, in the State of Ohio, on the 31st day of August A. D. 1887 Now if the said Richard B. Willis as administrator of the Estate of said Henry Willis deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Richard B. Willis George W. Freeman Roy C. Porel

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Henry Willis late of said County, deceased, has been granted unto Richard B. Willis whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Geo. W. Moore and Peleg Craunston and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 31st day of August A. D. 1887 John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

No. 3284
William M. Brown being duly sworn, says that
John Rumble a resident of the Township of Doan
in said County, died on or about the day of A. D. 1897, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
John Rumble died leaving H. Rumble his widow.

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.

That Rose Rumble

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath
aforesaid say the amount of personal property will be about \$ 200.00
And of real estate about \$ 1000.00
Total, \$ 1200.00

And offer a bond in the sum of \$400.00 with John Gibson
and Adam Phillip as sureties thereon, and suggests
Israel Pogle, William Perkins
and James H. Myers as appraisers.
William M. Brown

Sworn to and subscribed before me this 3rd day of September A. D. 1897
John B. Coats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we William M. Brown

and John Gibson are held and firmly bound unto
the State of Ohio in the penal sum of Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John Rumble
deceased, were granted to the said William M. Brown by the Probate Court of Union County, in the State of
Ohio, on the day of September A. D. 1897 Now if the said William M. Brown

as administrator of the Estate of said John Rumble deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court
or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court
John B. Coats
Probate Judge.

William M. Brown
John Gibson
Adam Phillip



THE STATE OF OHIO, } ss.
UNION COUNTY, }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of John Rumble late of said County,
deceased, has been granted unto William M. Brown

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Israel Pogle
William Perkins and James H. Myers

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the
possession of said Administrator, or of any person for him to render upon oath a true account of his administra-
tion, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his
hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville,
Ohio, this 3rd day of September A. D. 1897
John B. Coats Probate Judge.
By Deputy

No. 3296 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

being duly sworn, says that Clara Keal a resident of the Township of Blairsville in said County, died on or about the 29th day of September A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Clara Keal died leaving no husband surviving her and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Alice Manna Smith, Thomas Remained, Sister, Half Brother, Richmond Ohio.

That none

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$600.00 And of real estate about \$600.00 Total, \$1200.00

And offers a bond in the sum of \$1200.00 with Henry W. Marriott, Marklin W. Marriott, Israel Kinney, John Jolliff, Henry Brown, and John B. Coats as appraisers.

Sworn to and subscribed before me this 27th day of October A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we Joshua P. Marriott, Henry W. Marriott, Henry Brown, and are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Clara Keal deceased, were granted to the said Joshua P. Marriott by the Probate Court of Union County, in the State of Ohio, on the 27th day of October A. D. 1887, now if the said Clara Keal as administrator of the Estate of said Clara Keal deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her.

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Signatures of Joshua P. Marriott, Henry W. Marriott, and Marklin W. Marriott with seals.

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Clara Keal late of said County, deceased, has been granted unto Joshua P. Marriott

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Israel Kinney

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 27th day of October A. D. 1887

By John B. Coats Deputy

No. 3300

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss.

John C. Gamble being duly sworn, says that Samuel Gamble a resident of the Township of Dover in said County, died on or about the 28th day of October A. D. 1887 and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Samuel Gamble died leaving Rosa Gamble his widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include Catherine Wingfield (Daughter), John Gamble (son), Samuel Gamble (son), Geo. M. Gamble (son), Oliver Gamble (son), and Leet Gamble (son).

That Leet Gamble

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$3000.00 And of real estate about \$9000.00 Total \$12000.00

And offers a bond in the sum of \$6000.00 with Nelson P. Thompson and Michael Cody as sureties thereon, and suggests Adam Richey, John Tibson, and James Thompson as appraisers.

Sworn to and subscribed before me this 12th day of November A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Appraisement Nov. 19th

John C. Gamble ADMINISTRATOR OF Samuel Gamble Deceased.

BOND.

Know all Men by these Presents, That we John C. Gamble and Michael Cody are held and firmly bound unto the State of Ohio in the penal sum of \$10000.00 Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Samuel Gamble deceased, were granted to the said John C. Gamble by the Probate Court of Union County, in the State of Ohio, on the 12th day of November A. D. 1887 Now if the said John C. Gamble as administrator of the Estate of said Samuel Gamble deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Probate Court John B. Coats Probate Judge. John C. Gamble Nelson P. Thompson Michael Cody (Seals)

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Samuel Gamble late of said County, deceased, has been granted unto John C. Gamble whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Adam Richey and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 12th day of November A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3301 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

John Rumble being duly sworn, says that Robert M. Entice a resident of the Township of York in said County, died on or about the day of A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Robert M. Entice died leaving Mattie M. Entice his widow

and the following persons have only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes Robert M. Entice (son), Lucinda Wright (daughter), Hannah Clark (daughter), and Mattie M. Entice (widow).

That None

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$400.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$800.00 with Alonzo B. Knox and Geo. M. McPeck as sureties thereon, and suggests Thomas Humber and Nathaniel Brown as appraisers. John Rumble

Sworn to and subscribed before me this 17th day of November A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

Robert M. Entice Deceased

BOND.

Know all Men by these Presents, That we John Rumble and Alonzo B. Knox Geo. M. McPeck are held and firmly bound unto the State of Ohio in the penal sum of Eight Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

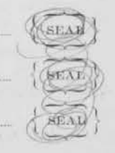
WHEREAS, Letters of Administration upon the estate of Robert M. Entice deceased, were granted to the said John Rumble by the Probate Court of Union County, in the State of Ohio, on the 17th day of November A. D. 1887 Now if the said John Rumble as administrator of the Estate of said Robert M. Entice deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

John Rumble Alonzo B. Knox Geo. M. McPeck



LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville, Ohio, this day of A. D. 1887

By Deputy

No. 3303 Application for Letters of Administration.

THE STATE OF OHIO, IN PROBATE COURT. UNION COUNTY, ss.

Mary A. Scherzer being duly sworn, says that Lorenzo Scherzer a resident of the Township of Washington in said County, died on or about the 20th day of March A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Lorenzo Scherzer died leaving Mary Scherzer his widow whose P. O. address is Pyhalia Ohio and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include John H. Scherzer, Albert Scherzer, and F. Scherzer as sons; and Pyhalia Ohio as the address.

That all

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$600.00 And of real estate about None Total \$600.00

And offer a bond in the sum of \$1200.00 with Matthew Leigzel and William W. Moore as sureties thereon, and suggests Samuel Sheppard, H. S. Stegates and John Hovarian as appraisers.

Mary A. Scherzer Sworn to and subscribed before me this 29th day of November A. D. 1887 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we Mary A. Scherzer and Matthew Leigzel

and Wm. W. Moore are held and firmly bound unto the State of Ohio in the penal sum of Twelve Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Lorenzo Scherzer deceased, were granted to the said Mary A. Scherzer by the Probate Court of Union County, in the State of Ohio, on the 27th day of November A. D. 1887 Now if the said Mary A. Scherzer as administrator of the Estate of said Lorenzo Scherzer deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her

Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge, she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Mary A. Scherzer, Matthew Leigzel, William W. Moore with seals.

THE STATE OF OHIO, UNION COUNTY, ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Lorenzo Scherzer late of said County, deceased, has been granted unto Mary A. Scherzer

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Samuel Sheppard, H. S. Stegates and John Hovarian

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator or of any person for her to render upon oath a true account of her administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in her hands, upon settlement of her accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 29th day of November A. D. 1887 John B. Coats Probate Judge. By Deputy

No. 3305 Application for Letters of Administration. THE STATE OF OHIO, UNION COUNTY, ss. IN PROBATE COURT.

being duly sworn, says that Isaac Welsheimer a resident of the Township of York in said County, died on or about the 25th day of February A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Isaac Welsheimer died leaving no surviving wife and the following persons have only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists Isaac Welsheimer (Son), Margaret A. Bawryman (Daughter), John Welsheimer (Daughter), and Annie J. Moore (Daughter) with their respective addresses in West Mansfield, Ohio, and York, Pa.

That none

above named are children of said decedent under 15 years of age at the time of her decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on her oath aforesaid say the amount of personal property will be about \$650.00 and of real estate about \$4000.00 Total \$4650.00

And offer a bond in the sum of \$1300.00 with Perry Brown and Geo. M. McPeck as sureties thereon, and suggests P. B. Bailey and John R. Wilson as appraisers.

Sworn to and subscribed before me this 3rd day of December A. D. 1887 John B. Coats Probate Judge.

The undersigned Isaac Welsheimer of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of Isaac Welsheimer as administrator.

Isaac Welsheimer ADMINISTRATOR OF Isaac Welsheimer Deceased

BOND.

Know all Men by these Presents, That we Isaac Welsheimer Perry A. Brown Geo. M. McPeck are held and firmly bound unto the State of Ohio in the penal sum of One thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Isaac Welsheimer deceased, were granted to the said Isaac Welsheimer by the Probate Court of Union County, in the State of Ohio, on the 25th day of December A. D. 1887 Now if the said Isaac Welsheimer as administrator of the Estate of said Isaac Welsheimer deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Court John B. Coats Probate Judge

Isaac Welsheimer Geo. M. McPeck Perry A. Brown (with seals)

LETTERS.

THE STATE OF OHIO, UNION COUNTY, ss. To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Isaac Welsheimer late of said County, deceased, has been granted unto Isaac Welsheimer whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by P. B. Bailey and John R. Wilson and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Coats Judge of said Court, at Marysville, Ohio, this 3rd day of December A. D. 1887 Isaac Welsheimer Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

No. 3308
William A. Hall being duly sworn, says that
Edward A. Hall a resident of the Township of Dover
in said County, died on or about the 20th day of November A. D. 1887, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
he died leaving no widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS.
Row 1: Edward A. Hall, Son, Dover Ohio.

That said Edward A. Hall

above named child of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath
aforsaid says the amount of personal property will be about \$706.00
And of real estate about none
Total, \$706.00

And offer a bond in the sum of \$600.00 with Abraham Hall
and Geo. Bulp as sureties thereon, and suggests
Israel Bogle
and Rufus Fogle as appraisers.

Sworn to and subscribed before me this 20th day of December A. D. 1887
John B. Boats Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of his estate, and recommends the appointment of
as administrator.

William A. Hall
ADMINISTRATOR OF
Edward A. Hall Deceased

BOND.

Know all Men by these Presents, That we William A. Hall
and George Bulp Abraham Hall
are held and firmly bound unto
the State of Ohio in the penal sum of Fifteen Hundred Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Edward A. Hall
deceased, were granted to the said Wm. A. Hall by the Probate Court of Union County, in the State of
Ohio, on the 20th day of December A. D. 1887 Now if the said Wm. A. Hall
as administrator of the Estate of said Edward A. Hall deceased, shall
First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Probate Court
John B. Boats
Probate Judge.

William A. Hall
Abraham Hall
George Bulp



THE STATE OF OHIO, } ss.
UNION COUNTY, }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of late of said County,
deceased, has been granted unto
whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by
and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the
possession of said Administrator, or of any person for to render upon oath a true account of administration,
within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in
hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS

Judge of said Court, at Marysville,
Ohio, this day of A. D. 189

By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

John P. Kilbury being duly sworn, says that
Jane Nisely a resident of the Township of ...
in said County, died on or about the ... day of ... A. D. 1887, and that
there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said
died leaving ...

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists children of Jane Nisely: Stephen Nisely, John Goodright, Elizabeth Nisely, Margaret Morgan, Jane Nisely, Susan Nisely.

That None.

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath
aforsaid says the amount of personal property will be about \$155.00
And of real estate about \$250.00
Total, \$405.00

And offer a bond in the sum of \$400.00 with
and ... as sureties thereon, and suggests

Harlan P. Woods, Joseph O'Hara
and Thompson P. Kilbury, John P. Kilbury
as appraisers.

Sworn to and subscribed before me this 16th day of December A. D. 1887

Probate Judge.

The undersigned of the above
named decedent, hereby declines the administration of her estate, and recommends the appointment of
as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we John P. Kilbury
and ... are held and firmly bound unto
the State of Ohio in the penal sum of ... Dollars,
to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be
made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Jane Nisely
deceased, were granted to the said John P. Kilbury by the Probate Court of Union County, in the State of
Ohio, on the 17th day of December A. D. 1887 Now if the said John P. Kilbury
as administrator of the Estate of said Jane Nisely deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and
credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also,
if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the
proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said
Administrator or to the possession of any other person for her.
Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time
when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the
time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such
delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court
or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved
and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John P. Kilbury
Thomas Wharton
J. P. Martin



LETTERS.

THE STATE OF OHIO, }
UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights
credits and estate, which were of ... late of said County,
deceased, has been granted unto
whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time
of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of
the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the
possession of said Administrator, or of any person for to render upon oath a true account of administration,
within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days
after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the
Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in
hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS

Judge of said Court, at Marysville,
Ohio, this ... day of ... A. D. 189...

By ... Deputy

No. 3312. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

John L. Moore being duly sworn, says that a resident of the Township of Blair being in said County, died on or about the 2nd day of November A. D. 1897, and that there is not to the knowledge of this affiant, any last Will and Testament of said decedent; that the said John L. Moore died leaving a widow

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Lists heirs: Andrew L. Moore (son), William S. Moore (daughter), Sarah Wiley (daughter), Anna Graham (son), Sherrigan Moore (son), Carly Sherrigan (son). Addresses: Richwood Ohio, Prospect Richwood, Prospect Richwood.

That none

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$350.00 And of real estate about \$650.00 Total \$1000.00

And offers a bond in the sum of \$750.00 with as sureties thereon, and suggests

and Joshua P. Maxwell, Linnear Adams as appraisers.

Sworn to and subscribed before me this day of A. D. 1897

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

ADMINISTRATOR OF

BOND.

Know all Men by these Presents, That we John L. Moore deceased and John L. Moore are held and firmly bound unto the State of Ohio in the penal sum of Seven Hundred Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of John L. Moore deceased, were granted to the said John L. Moore by the Probate Court of Union County, in the State of Ohio, on the 17th day of December A. D. 1897 Now if the said John L. Moore as administrator of the Estate of said John L. Moore deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him. Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

The Probate Court John B. Coats Probate Judge.

John L. Moore John B. Coats W. H. Conway

LETTERS.

THE STATE OF OHIO, } UNION COUNTY, } ss.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of John L. Moore late of said County, deceased, has been granted unto John L. Moore whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Bentze Bahill Robert McMillan & David Kile and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 17th day of December A. D. 1897 John B. Coats Probate Judge. By Deputy

No. 3319 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss.

Sarah B. Love being duly sworn, says that Valentine Love a resident of the Township of Blairsville in said County, died on or about the 1st day of July A. D. 1887, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Valentine Love died leaving Sarah B. Love his wife who is and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Row 1: Sarah B. Love, his widow, Ridgewood.

That There were no children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$325.00 And of real estate about \$ Total, \$

And offer a bond in the sum of \$1000.00 with S. S. Gardiner and Elizabeth Henry as sureties thereon, and suggests Walter Hentz and Thomas Burgow as appraisers. and Sylvester Graham Sarah B. Love

Sworn to and subscribed before me this 1st day of January A. D. 1888 S. S. Gardiner Notary Public. Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Sarah B. Love ADMINISTRATOR OF Valentine Love Deceased

BOND.

Know all Men by these Presents, That we Sarah B. Love and Elizabeth Henry are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Valentine Love deceased, were granted to the said Sarah B. Love by the Probate Court of Union County, in the State of Ohio, on the 1st day of January A. D. 1888. Now if the said Sarah B. Love as administrator of the Estate of said Valentine Love deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to her possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all the real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after she shall have been notified of the expiration of the time by the Probate Judge she shall receive no allowance for her services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF Sarah B. Love Elizabeth Henry S. S. Gardiner

THE STATE OF OHIO, } ss. UNION COUNTY, } LETTERS.

To all who shall see these Presents Greeting: BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS Judge of said Court, at Marysville, Ohio, this day of A. D. 189 Probate Judge. By Deputy

No. 3321 Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

E. Ed Miller being duly sworn, says that Burdwood W. Mousow a resident of the Township of Jackson in said County, died on or about the 18th day of January A. D. 1888, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Burdwood W. Mousow died leaving a widow and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes Theodore M. Mousow (Son, Richwood Ohio), Oscar A. Mousow (Daughter), and Ethel Mousow (Daughter).

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on his oath aforesaid says the amount of personal property will be about \$7000.00 And of real estate about \$5000.00 Total \$6000.00

And offers a bond in the sum of \$2000.00 with R. B. Demarest, Fred Lagarus and Jacob L. Mousow as sureties thereon, and suggests John Hedger, William H. Sidle and Lorenzo Cheney as appraisers. E. Ed Miller

Sworn to and subscribed before me this 26th day of January A. D. 1888 John B. Coats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

E. Ed Miller ADMINISTRATOR OF

Burdwood W. Mousow Deceased

BOND.

Know all Men by these Presents, That we E. Ed Miller, R. B. Demarest and Fred Lagarus and Jacob L. Mousow are held and firmly bound unto the State of Ohio in the penal sum of Ten Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Burdwood W. Mousow deceased, were granted to the said E. Ed Miller by the Probate Court of Union County, in the State of Ohio, on the 26th day of Jan. A. D. 1888 Now if the said E. Ed Miller as administrator of the Estate of said Burdwood W. Mousow deceased, shall

- First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.
Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him.
Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.
Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and
Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

Signed and sealed by us this 24th day of January A. D. 1888.

EXECUTED IN PRESENCE OF

The above bond is truly sufficient. Signed by R. B. Demarest, Fred Lagarus, Jacob L. Mousow, and E. Ed Miller. Witness: Frank J. Reinhold, Auditor, Probate Co. C.

THE STATE OF OHIO, } UNION COUNTY, } ss.

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of late of said County, deceased, has been granted unto whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of debts, which shall at any time come into the possession of said Administrator, or of any person for to render upon oath a true account of administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in hands, upon settlement of accounts, to such persons as the Court or the law shall direct.

WITNESS

Judge of said Court, at Marysville, Ohio, this day of A. D. 188

By Deputy

No. 3322-A. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT. UNION COUNTY, ss. }

J. W. Robinson being duly sworn, says that Elizabeth Walden a resident of the Township of Union in said County, died on or about the day of A. D. 1886, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said Elizabeth Walden died leaving

and the following persons her only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Entries include J. W. Walden (Husband), Hannah Walden (Daughter), and Edwin W. Walden (Son).

That the children above named were both of age.

above named are children of said decedent under 15 years of age at the time of her decease.

The undersigned asks to be appointed Administrator of the estate of said decedent, and on her oath aforesaid says the amount of personal property will be about \$2000.00

And of real estate about \$1500.00 Total \$3500.00

And offer a bond in the sum of \$2000.00 with S. B. Woodburn as sureties thereon, and suggests

and S. B. Woodburn as appraisers.

Sworn to and subscribed before me this 2nd day of February A. D. 1886

John B. Boats Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of her estate, and recommends the appointment of as administrator.

James M. Robinson ADMINISTRATOR OF Elizabeth Walden Deceased

BOND.

Know all Men by these Presents, That we J. W. Robinson R. L. Woodburn S. B. Woodburn are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration upon the estate of Elizabeth Walden deceased, were granted to the said J. W. Robinson by the Probate Court of Union County, in the State of Ohio, on the day of Feb A. D. 1886 Now if the said J. W. Robinson as administrator of the Estate of said Elizabeth Walden deceased, shall First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased. Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all her real estate that may be sold for the payment of her debts which shall at any time come to the possession of said Administrator or to the possession of any other person for her. Third, Shall render upon oath, a just and true account of her administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable. Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

J. W. Robinson R. L. Woodburn S. B. Woodburn (SEAL)

LETTERS.

THE STATE OF OHIO, } ss. UNION COUNTY, } To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Elizabeth Walden late of said County, deceased, has been granted unto J. W. Robinson whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by S. B. Woodburn Geo. M. McKee and J. H. Powell and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of her death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of her debts, which shall at any time come into the possession of said Administrator, or of any person for her to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS John B. Boats Judge of said Court, at Marysville, Ohio, this 2nd day of February A. D. 1886 John B. Boats Probate Judge. By Deputy

\*1852. Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that a resident of the Township of ... in said County, died on or about the ... day of ... A. D. 189 ... and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes handwritten entries for heirs and their addresses.

A Receiver has been appointed to take charge of the Real Estate by Order of Court. Suffer in Bond \$ 000.00 with D. B. Woodburn, W. H. Woods and Jas. W. Robinson all freeholders of this County, as sureties, and suggest Philip Suidor, Joseph Newborn and Christopher Houston as appraisers.

The undersigned hereby relinquishes their right to administer the Estate of R. L. Brown deceased, and ask the Court to appoint R. L. Woodburn as administrator.

The above named R. L. Woodburn being duly sworn, says that he verily believes the above estimates to be approximately true.

This 21st day of January A. D. 1897. John B. Coats Probate Judge.

above named are children of said decedent under 15 years of age at the time of his decease. The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$

And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Robert L. Woodburn ADMINISTRATOR OF Robson L. Brown Deceased

BOND.

Know all Men by these Presents, That we Robert L. Woodburn, Samuel B. Woodburn William W. Woods and James W. Robinson.

are held and firmly bound unto the State of Ohio in the penal sum of Twenty Five Thousand Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration in Bond upon the estate of Robson L. Brown deceased, were granted to the said Robert L. Brown by the Probate Court of Union County, in the State of Ohio, on the 21st day of January A. D. 1897 Now if the said Robert L. Woodburn as administrator of the Estate of said Robson L. Brown deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court John B. Coats Probate Judge

Robert L. Woodburn D. B. Woodburn Jas. W. Robinson W. H. Woods



THE STATE OF OHIO, } ss. UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Robson L. Brown late of said County, deceased, has been granted unto Robson L. Brown

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Philip Suidor Joseph Newborn and Christopher Houston

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 21st day of January A. D. 1897. John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that

a resident of the Township of

in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Includes handwritten entries for 'Father Honorably, the Probate Court of Union Co. O.' and 'The undersigned Benjamin F. Sagar asked to be appointed Administrator of the estate of the late of Union County deceased.'

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$

And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Benjamin F. Sagar ADMINISTRATOR OF

Heir of the Estate of

BOND.

Know all Men by these Presents, That we Benjamin F. Sagar, Lewis Prier

and Lewis Rosenberg County Five Hundred are held and firmly bound unto the State of Ohio in the penal sum of Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration do honor non upon the estate of Heir of the Estate of deceased, were granted to the said Benjamin F. Sagar by the Probate Court of Union County, in the State of Ohio, on the 22nd day of July A. D. 1896 Now if the said Benjamin F. Sagar as administrator of the Estate of said

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

John B. Coats Probate Judge

Benjamin F. Sagar Lewis Prier Lewis Rosenberg



THE STATE OF OHIO, } ss. UNION COUNTY, }

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration of all and singular the goods, chattels, rights credits and estate, which were of Heir of the Estate of deceased, has been granted unto

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by Lewis Prier, Craville S. Robertson and Samuel H. Patterson

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats Judge of said Court, at Marysville, Ohio, this 22nd day of July A. D. 1896 John B. Coats Probate Judge. By Deputy

Application for Letters of Administration.

THE STATE OF OHIO, } IN PROBATE COURT.
UNION COUNTY, ss. }

being duly sworn, says that

a resident of the Township of

in said County, died on or about the day of A. D. 189, and that there is not, to the knowledge of this affiant, any last Will and Testament of said decedent; that the said died leaving

and the following persons his only heirs at law:

Table with 3 columns: NAME, DEGREE OF KINSHIP, P. O. ADDRESS. Contains handwritten entries for Jacob C. Sidler and William H. Sidler, with a note about the amount of personal property being about \$21.00.

That

above named are children of said decedent under 15 years of age at the time of his decease.

The undersigned ask to be appointed Administrator of the estate of said decedent, and on his oath aforesaid say the amount of personal property will be about \$

And of real estate about \$ Total, \$

And offer a bond in the sum of \$ with as sureties thereon, and suggests

and as appraisers.

Sworn to and subscribed before me this day of A. D. 189

Probate Judge.

The undersigned of the above named decedent, hereby declines the administration of his estate, and recommends the appointment of as administrator.

Jacob C. Sidler ADMINISTRATOR OF

Edward V. Stiles Decedent.

BOND.

Know all Men by these Presents, That we Jacob C. Sidler, William H. Sidler

and William H. Ferguson are held and firmly bound unto the State of Ohio in the penal sum of Twenty Five Dollars, to the payment of which we do hereby jointly and severally bind ourselves, our heirs, executors and administrators if default be made in the conditions following:

WHEREAS, Letters of Administration de bonis non upon the estate of Edward V. Stiles deceased, were granted to the said Jacob C. Sidler by the Probate Court of Union County, in the State of Ohio, on the first day of August A. D. 1896 Now if the said Jacob C. Sidler as administrator of the Estate of said Edward V. Stiles deceased, shall

First, Make and return unto said Court, on oath, within three months a true inventory of all the moneys, goods, chattels, rights and credits of the deceased that are by law to be administered, and which have, or shall come to his possession or knowledge; and also, if required by said Court, an inventory of the real estate of said deceased.

Second, Shall administer according to law, all the said moneys, goods, chattels, rights and credits of the said deceased, and the proceeds of all his real estate that may be sold for the payment of his debts which shall at any time come to the possession of said Administrator or to the possession of any other person for him

Third, Shall render upon oath, a just and true account of his administration within eighteen months, and at any other time when required by said Court or the law; and failing so to do for 30 days after he shall have been notified of the expiration of the time by the Probate Judge, he shall receive no allowance for his services, unless the Court shall enter upon its journal that such delay was necessary and reasonable.

Fourth, Shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as said Court or the law shall direct; and

Fifth, Shall deliver the letters of administration into Court, in case any Will of said deceased shall be hereafter duly proved and allowed; then this obligation to be void, otherwise to be and remain in full force and effect.

EXECUTED IN PRESENCE OF

Open Court, John B. Coats Probate Judge.

J. C. Sidler, W. H. Ferguson, W. H. Sidler.



THE STATE OF OHIO, } ss. UNION COUNTY,

LETTERS.

To all who shall see these Presents Greeting:

BE IT KNOWN, That by the Court of Probate, of said County, Administration de bonis non of all and singular the goods, chattels, rights credits and estate, which were of Edward V. Stiles late of said County, deceased, has been granted unto Jacob C. Sidler

whose duty it shall be to have all and singular, the said goods, chattels, rights and credits appraised by H. L. Smith, M. H. Hill, and G. H. Casper

and to return upon oath within three months, a true inventory thereof, also of the moneys belonging to the said decedent at the time of his death; to administer according to law all the said moneys, goods, chattels, rights and credits, and also the proceeds of the Real Estate of said decedent, which may be sold for the payment of his debts, which shall at any time come into the possession of said Administrator, or of any person for him to render upon oath a true account of his administration, within eighteen months, and at any other time when required by the Probate Court or the law; and failing so to do for thirty days after he shall have been notified of the expiration of the time, by the Probate Judge, he shall receive no allowance for services, unless the Court shall enter upon its journal that such delay was necessary and reasonable; and to pay any balance remaining in his hands, upon settlement of his accounts, to such persons as the Court or the law shall direct.

WITNESS

John B. Coats, Judge of said Court, at Marysville, Ohio, this day of August A. D. 1896. John B. Coats Probate Judge. Deputy

