

**RECORD OF
ACCOUNTS**

—
No. 2

**RECORD
OF
ACCOUNTS**

No. 2.

**UNION
PROBATE COURT**

**RECORD OF
ACCOUNTS**

—
No. 2



Order No. 14253

The Dayton
Blank Book
and Printing
Co.

Blank
Book
Manufacturers.

Dayton, O.

GENERAL
PRINTERS
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On the Matter of Accounts Filed for Settlement.

Entry - On Probate Court, Union County, Ohio.
 Filing - On the Matter of Accounts } June 25, 1904.
 Notice - Filed for Settlement. } Entry - Notice Approved.

This day proof of publication of notice, of filing accounts and vouchers of administration and guardianship, was made; and the court, after careful examination of the notice and proof aforesaid, do find the same in all respects regular and pursuant to law. It is therefore ordered that the said notice and proof be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

Notice - Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on
 Saturday, June 25, 1904,
 at one o'clock P. M., as follows, to-wit:

- No 4773. John J. Millar, executor of the will of Sargham Wood, final account.
- No 5572. Leonidas Piper, executor of the will of Solomon James, final account.
- No 5583. G. L. Sellers, Administrator of the estate of Jennie B. Sellers, final account.
- No 5864. Josephine McCarriel, Guardian of John H. McCarriel; final account.
- No 4704. Robert Haylett, Guardian of Eddie Burnett and Lottie E. Burnett; fourth account for each ward.
- No 4722. Henry Strung, Guardian of Philip Ransack; first account.
- No 3690. Glenallyn J. Taylor, Trustee of Magdalene Hodgden; sixth account.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit - The State of Ohio, }
 Union County, } ss. Personally appeared before me John H. Shearer and made solemn oath that the notice, a copy of which is hereto attached, was published for four consecutive weeks on and next after June 1st 1904, in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

John H. Shearer,

Sworn to before me and signed in my presence, this 25th day of June A. D. 1904.
 Printers fees, Paid - Shearer & Shearer, (L. S.)
 Ada McCampbell,
 Deputy Clerk, Probate Court.

RECORD OF ACCOUNTS.

Estate of Ingham Wood, deceased.

Entry -
Ordering
Notice re -

On the Probate Court of Union County, Ohio.
On the Matter of the Estate of No. 5773. May 9, 1904.
Ingham Wood, deceased. Filing First and Final Acct
This day came John F. Miller, executor of the will of
estate of Union County, Ohio, deceased, and pre-
sented his first and final account in settlement
of said estate duly verified. Whereupon the
Court do order the same filed and advertised for
hearing on Saturday the 25th day of June 1904,
at one o'clock P.M., to which time said matter is continued.
John M. Brodrick, Probate Judge.

Entry -
Confirming
Accounts -

On the Probate Court of Union County, Ohio.
On the Matter of the Estate of Ingham Wood, deceased. June 25, 1904. Settlement
of First and Final Account.
This day this matter came on to be heard on
motion to confirm account. John F. Miller, execu-
tor of the estate of Ingham Wood, late of Union County,
Ohio, deceased, having heretofore, to wit: On the 9th day of
May 1904, filed in this court his Final Account,
and notice of the time of hearing thereof having
been given as required by law, by publication
in the Marysville Tribune, a newspaper published
and of general circulation in the county aforesaid
for not less than three consecutive weeks from and
after the 1st day of June 1904, and no exceptions having
been filed thereto, the said account, together with the
vouchers accompanying the same, are now ex-
amined by the court. And said account, on
such examination being found correct, is allowed
and confirmed. This day this matter came on
to be further heard on motion of the said executor for
the allowance of \$74³⁵ as his legal compensation.
In consideration whereof and the court being fully
advised in the premises, the said executor is allow-
ed said sum of \$74³⁵ as his legal compensation.
It is therefore ordered by the court that the said ex-
ecutor retain out of the money of said estate the sum
aforesaid, to wit: \$74³⁵.

And the court do find the said executor charg-
able with assets of said estate in the sum of \$1402¹⁷
and that he is entitled to credits in the sum of
\$1402¹⁷, as shown by said vouchers and other evi-
dence produced to the court. And the court do
further find that there is nothing in the hands of
the said executor due said estate, and said Account
is settled accordingly.

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UNION COUNTY PROBATE COURT.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$
within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge

Account - Executor's Account.
John F. Millar, Executor of the estate of Brigham Wood, deceased, an account with said estate.

Said executor charges himself as follows:
To the amount received for the personal property as shown by the Sale Bill thereof heretofore filed in this court, \$1319 74
To amount received from Addie Wood, widow of decedent, to supply deficiency in the purchase of a monument for his grave, 42 43
Total receipts \$1402 17

Said executor credits himself with amounts paid out as follows:

1902			Receipts No.	\$	¢
Sept. 29	To Perry W. Wood, husking corn		1	18	59
Oct. 17	" James Cochran, appraiser fee		2	1	00
" "	" Robert Elliott " "		3	1	00
" "	" Wm Styer " "		4	1	00
" 27	" John M. Brodrick, Probate costs		5	24	17
Nov. 1	" Perry W. Wood, labor		6	2	50
" 5	" Frank L. Winter, witness fee		7	2	60
" "	" E. E. Moore, witness fee		8	2	60
" "	" Frank L. Winter, funeral expenses		9	104	75
" 12	" E. J. Evans, auctioneering sale,		10	15	00
" 15	" M. Elliott, account		11	1	00
" 22	" Addie Wood, on years allowance,		12	100	00
" "	" J. F. Wurtsbaugh, physician's acct		13	8	50
Dec. 11	" John M. Brodrick, Probate costs,		14	2	44
1903 Jan. 9	" J. W. Tilton, Treas. taxes		15	33	68
May 28	" Clerk of courts, costs in Partition case		16	177	98
June 5	" H. W. Worden, legal advertising		17	4	75
" 8	" W. B. Hastings, account		18	4	23
July 8	" J. W. Tilton, Treas., taxes		19	32	66
Aug. 22	" James M. Simpson, in full of note		20	66	80
" 31	" Addie Wood, balance of allowance		21	200	00
Sept. 12	" Sylvester Elliott, for labor		22	10	50
" 14	" The Robinson & Curry Co., lumber		23	36	31
" 17	" N. W. Hill, account		24	1	00
Oct. 27	" Addie Wood, in full of R. Wood note		25	90	63
" "	" Robert E. Wood, in full of account		26	94	20
" "	" Clara E. Wilson, " " " "		27	40	00
Nov. 4	" Perry W. Wood, posting sale bills		28	2	00
" "	" Perry W. Wood, for serving notices		29	3	25
	Carried forward,				
				\$1083	14

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RECORD OF ACCOUNTS.

1903.		Brought forward,			\$ 1083 14
Nov.	9	To Morris Foster, labor on repairs	30		3 30
"	11	" Addie Wood, for repairs as per bill	31		13 24
"	13	" John Blair, material for repairs,	32		26 60
Dec.	11	" L. L. McAllister & Bro., lumber	33		14 60
1904	Jan.	14	" Stevenson Bros, hardware for repairs	34	2 42
Mich	14	" L. C. Deem, lumber for repairs	35		18 19
April	26	" Hernton Marble & Granite Co., monument	36		125 00
May	9	" Executor's compensation	37		74 38
"	"	" J. F. Millar, for services as attorney	38		33 00
"	"	" John M. Brodrick, costs of this account	39		6 10
		Total expenditures,			\$ 1402 17

Recapitulation.

Total amount chargeable,	\$ 1402 17
Total amount credited,	\$ 1402 17

Affidavit to Account.

The State of Ohio, Union County, ss:

I, John F. Millar, Executor of the estate of Dugham Wood, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

John F. Millar.

Sworn to before me and signed in my presence this 9th day of May A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge

Estate of Solomon James, deceased.

Entry -
Ordering
Notice &c

In the Probate Court of Union County, Ohio,
In the Matter of the estate of Solomon James, deceased. No. 5572. May 26, 1904.
Filing Second and Final Account

This day came Leonidas Piper, executor of the will and estate of Solomon James, late of Union County, Ohio, deceased, and presented his second and final account in settlement of said estate, duly verified whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Entry - In the Probate Court of Union County, Ohio.
confirming the Matter of the estate of Solomon James, deceased. June 25, 1904. Settlement of
Account Second and Final Account.

This day this matter came on to be heard on motion to confirm account. Leonidas Piper, executor of the estate of Solomon James, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 26th day of May 1904, filed in this court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of June 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$21¹⁹ as his legal compensation and \$13³¹ for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$21¹⁹ as his legal compensation and the sum of \$13³¹ for extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of the two items last aforesaid, to-wit: \$34⁵⁰.

And the court do find the said executor charged with assets of said estate in the sum of \$353²¹ and that he is entitled to credits in the sum of \$353²¹, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate and said account is settled accordingly.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said Account be recorded.

John M. Brodrick, Probate Judge

Account - Executor's Account.
 Leonidas Piper, executor of the estate of Solomon James, deceased, in account with said estate, Second and Final Account.
 Said executor charges himself as follows:
 1903
 Jan'y 26 % balance on hand on settlement made with Probate Court on Jan'y 26, 1903 105 31

RECORD OF ACCOUNTS.

1904	Jan'y 29	To rec'd from Jennett James for 2 1/2 acres of land sold for estate on order of court		40 00			
	April 12	To rec'd from George W. Hoines on settlement of mortgage,		207 90			
						\$ 353 21	
<p>Said L. Piper as said executor claims credit for payments made on account of said estate as follows, to wit:</p>							
1903	March 26	By paid Jennett James, widow, on years allowance	Voucher No. 1	10 00			
	April 23	" " " " " " " " " "	2	10 00			
	July 20	" " " " " " " " " "	3	5 00			
	Oct. 20	" " " " " " " " " "	4	20 00			
1904	Jan'y 29	" " " " " bal. in full "	5	25 00			
	" "	" " " " " in lieu of dower in land in full	6	4 93			
	" "	" " Self Atty fee on land sale,		15 00			
	April 12	" " George W. Hoines in full of account	7	207 90			
	" 22	" " Probate court costs on land sale	8	11 88			
	" "	" " legal services including extra allowance on landsale, making acct etc		13 31			
	" "	compensation to Executor, 6% on \$351 ²¹		21 19			
	" "	Probate Court costs on final settlement	9	6 00			
	" "	Paid land appraisers fees of J. W. Browning	8				
	" "	J. R. Berger & (\$1 ⁰⁰ each)	13	3 00			
	" "	H. H. Vaughn	6				
						\$ 353 21	

Recapitulation.

Total amount chargeable,	\$ 353 21
Total amount credited,	\$ 353 21

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Leonidas Piper, executor of the estate of Solomon James, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Leonidas Piper

Sworn to before me and signed in my presence this 26th day of May A. D. 1904.

(Signature)

E. M. Campbell,

Deputy Clerk Probate Court

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UNION COUNTY PROBATE COURT.

Estate of Jennie B. Sellers, deceased.

Entry - On the Probate Court of Union County, Ohio.
 Ordering On the Matter of the estate of { No. 5583. May 31, 1904.
 Notice v - Jennie B. Sellers, dec'd { Filing First and Final Account.

This day came b. F. Sellers, Administrator of the estate of Jennie B. Sellers, late of Union County, Ohio, deceased, and presented his first and final account, in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P.M., to which time said matter is continued.

Final Account - John M. Brodrick, Probate Judge.
Administrator's Account.

b. F. Sellers, Administrator of the estate of Jennie B. Sellers, deceased, in account with said estate. Said Administrator charges himself as follows:

1901	Sept. 16	To proceeds from sale of real estate,	\$ 1000 00
Said Administrator claims credits as follows:			
Sept. 16 1901		Paid Price & Thompson, commission	1 25 00
Oct. 14 "		" Mortgage lien b. H. & S. Company	2 819 14
		" Probate Court costs	3 18 00
Dec. 19 1903		" b. F. Sellers, widow on dower	4 137 86
		Total,	\$ 1000 00

Recapitulation.

Total amount chargeable,	\$ 1000 00
Total amount credited,	\$ 1000 00
Balance due said estate, nothing.	

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, b. F. Sellers, Administrator of the estate of Jennie B. Sellers, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

b. F. Sellers.

Sworn to before me and signed in my presence this 31st day of May A.D. 1904.

John M. Brodrick, Probate Judge.

Entry - In the Probate Court of Union County, Ohio, confirming On the Matter of the estate of { June 25, 1904. Settlement
 Account Jennie B. Sellers, deceased. { of First and Final Account

This day this matter came on to be heard on motion to confirm account. b. F. Sellers, Administrator of the estate of Jennie B. Sellers, late of Union County Ohio, deceased, having heretofore, to-wit: On the 31st day

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 my presence
 Probate Court

RECORD OF ACCOUNTS.

of May 1904, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid for not less than three consecutive weeks from and after the 1st day of June 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account on such examination being found correct, is allowed and confirmed. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1000.00 and that he is entitled to credits in the sum of \$1000.00, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing in the hands of the said Administrator due said estate and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid taxed at \$, within ten days and that said Account be recorded.

John M. Brodrick, Probate Judge.

Guardianship of John A. McDaniel, Deceased.

Entry -
Ordering
Notice &

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of John A. McDaniel, Minor. { No. 5864, May 23, 1904.
Filing First & Final Account.

This day came Josephine McDaniel, Guardian of John A. McDaniel, of Union County, Ohio, and presented her First and Final Account in settlement of said Guardianship duly verified. Whereupon the court, do order the same filed and advertised for hearing on hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -
Confirming
Account

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of John A. McDaniel, Minor. { June 25, 1904. - Settlement of
First and Final Account.

This day this matter came on to be heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of John A. McDaniel, having here-

Account -
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Apr. 6 1903
May 23 1904
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UNION COUNTY PROBATE COURT.

before, to wit: On the 23rd day of May 1904, filed in this court her First and Final Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of June 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$50⁰⁰, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$50⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable, with assets belonging to the estate of said ward amounting to the sum of \$1032³⁵; and that she is entitled to credits amounting to the sum of \$1032³⁵, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is nothing in the hands of said Guardian, due said ward, and said account is settled accordingly.

It appearing to the court that said ward has reached the age of his majority said account is allowed in final settlement of said guardianship.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Josephine McDaniel, Guardian of John T. McDaniel First and Final Account. In account with her ward.

Said Guardian charges herself as follows:

Apr. 6 1903	To amount received from the Administrator of the estate of John McDaniel, dec'd, as the share of John T. McDaniel	972 35
May 23 1904	To rents and profits	60 00
	Total,	\$1032 35

Said Guardian credits herself as follows;

Account, being
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the court,
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Probate Judge.
Ohio.
May 23, 1904.
Final Account
of John T.
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Probate Judge.
Ohio.
Settlement of
Account.
on motion
Guardian
aiming here-

RECORD OF ACCOUNTS.

1903	April 7	By amount paid to Probate court	96
	May 23/04	" " " " " "	3 90
	" " "	" " " " " " Franks G. Ballinger, Atty fees	3 00
	" " "	" " " " " " Guardian's compensation	50 14
	" " "	" " " " " " paid to John A. McDaniel	972 35
		Total,	<u>\$1032 35</u>

John A. McDaniel became of age May 10, 1904.

Recapitulation.

Total amount chargeable,	\$1032 35
Total amount credited,	\$1032 35
Balance due said John A. McDaniel (ward)	0000 00

Affidavit to Account.

The State of Ohio, }
 Currier County, } ss. I, Josephine McDaniel, Guardian
 of John A. McDaniel, do make solemn oath that the within
 is a true and correct account of said Guardianship
 as I verily believe.

Josephine McDaniel.

Sworn to before me and signed in my presence,
 this 23rd day of May A.D. 1904.

(S.D.) John M. Brodrick, Probate Judge

Guardianship of Eddie Bennett, Minor.

entry -
 Ordering
 Notice & -

On the Probate court of Currier County, Ohio.
 On the Matter of the Guardianship of Eddie Bennett, Minor. } No. 4704. May 18, 1904.
 Filing Fourth Account.
 This day came Robert Hazlett, Guardian of Eddie Bennett, a minor of Currier County, Ohio, and presented his Fourth Account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

entry -
 confirming
 Accounts -

On the Probate court of Currier County, Ohio.
 On the Matter of the Guardianship of Eddie Bennett, Minor. } June 25, 1904. Settlement
 of Fourth Account.
 This day this matter came on to be heard on motion to confirm account. Robert Hazlett, Guardian

Account -

1902
 Apr. 1
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UNION COUNTY PROBATE COURT.

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Guardian
 the within
 Guardianship
 presence,
 Probate Judge

of the person and estate of Eddie Bennett, having heretofore, to wit: On the 18th day of May 1904, filed in this court his Fourth Account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of June 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account on such examination, being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$36⁷⁶, as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$36⁷⁶, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1321⁷⁷; and that he is entitled to credits amounting to the sum of \$555⁷⁴ valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is a balance of \$766⁰³ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge

Account -

Guardian's Account.

Robert Hazlett, Guardian of Eddie Bennett, a minor Fourth current account, an account with his ward.

1902
 Apr. 1

Said Guardian charges himself as follows:

To balance Third current account.	\$ 677 80
" cash from Carrie B. Miller, 26 mos. rent to May 1, 1904	108 33
" " " Emmert & Lousad, 20 " " " Nov. 1, 1903	83 33
" " " bland Staley, 2 " " " June 1, 1904	3 50
" " " Edward Paine, " " " Nov. 1, 1902	17 58
" " " Jos. A. Pinkerton, " " " July 21, 1902	10 65
" " " A. J. Hare, " " " May 1, 1904	15 57
" " " J. W. Mahaffey, " " " Nov. 15, 1902	14 59
" " " J. L. Thompson, " " " Apr. 1 1904	18
" 2 " " " Farmers Bank, Out. on \$3360 60% at 4%	16 80

Ohio,
 18, 1904,
 account,
 of Eddie
 and presented
 Guardianship
 the same filed
 1st day of
 in said
 Probate Judge
 Ohio.
 Settlement
 court,
 and on and
 Guardian

RECORD OF ACCOUNTS.

1902	July 29	To cash from Est. A.S. Morgridge, per Adm'r	157 31
	Oct. 8	" " " same " same	116 07
	Dec. 2	" " " Farmers Bank, Int. on \$500.00 @ 4%	5
1903	Jan. 15	" " " Sallie M. Hazlett, rent pasture (1902)	13 80
	Feb'y 1	" " " Farmers Bank, Int. on \$600.00 @ 4%	3
	Aug. 1	" " " Same " " 600.00 " " 4%	3
	Oct. 1	" " " Spurflinger & Co. (Henry Cary case)	7 31
	" 9	" " " Farmers Bank, Int.	15 03
	Dec. 8	" " " Sallie M. Hazlett, rent pasture (1903)	11 10
1904	Feb'y 1	" " " Farmers Bank, Int. on \$600.00 @ 4%	3
	April 29	" " " Est. A.S. Morgridge, per Adm'r	25
			<u>\$1321 77</u>

Said Guardian claims credit for payments made on behalf of said ward as follows, to wit:

Joint Vouchers

1902			No	
April 29	By paid Youths Companion Co., See Dana Bennett 4 th Acct		1	85
May 24	" " McCalumont " " " " "		3	3-0
" 25	" " Bank Marysville " " " " "		4	1 25
June 2	" " J.W. Morrow Is. " " " " "		5	25 70
Sept. 17	" " Wm Morgridge " Lattie " " "		1	6 25
Oct. 13	" " Emmert & Conrad " Dana " " "		7	70
Nov. 5	" " Light & Water Co. " " " " "		8	1 25
" 18	" " E. F. Sawyer " " " " "		9	3 45
" "	" " Light & Water Co. " " " " "		10	1 25
Dec. 8	" " J.W. Tilton Is. " " " " "		11	24 76
1902	Feb'y 2	" " Youths Companion Co. " " " " "	13	44
" 8	" " McCalumont " " " " "		14	25
Mar. 29	" " Church Bros. & Weld " " " " "		15	36
Apr. 16	" " Robinson, Curry & Co. " " " " "		16	44
May 2	" " Bank Marysville " " " " "		17	1 25
June 6	" " Emmert & Conrad. " " " " "		18	1
" 16	" " J.W. Tilton Is. " " " " "		19	24 75
July 1	" " E. F. Sawyer " " " " "		21	10
Aug. 1	" " Frank Belt. " " " " "		22	25
" 11	" " O.M. Scott & Bro. " " " " "		23	63
" "	" " Robt. Patterson " " " " "		24	65
" 15	" " L.E. Peterson " " " " "		25	7 18
" 20	" " F.W. Jewell " " " " "		26	1 92
Sept. 29	" " L.E. Peterson " Lattie " " "		2	1
Oct. 1	" " L.W. Hazen & Co. " " " " "		3	69
" 23	" " O.M. Scott " " " " "		4	29
Nov. 6	" " Bank Marysville " " " " "		5	1 25
Dec. 9	" " J.W. Tilton Is. " " " " "		6	26 72
" 11	" " Light & Water Co. " " " " "		7	5 45
" 26	" " O.M. Scott " " " " "		8	96
1904	Feb. 6	" " H.L. McCalumont " " " " "	9	25
Mar. 11	" " Geo. W. Fox " " " " "		10	60
Apr. 23	" " L.E. Peterson " " " " "		11	1 20
May 10	" " F.W. Jewell " " " " "		12	91
By admit of joint vouchers carried forward,				<u>\$154 43</u>

1902	May 10	Bay
"	24	"
June 2		"
Sept. 6		"
Dec. 8		"
"	24	"
1903	Jan'y 4	"
Mar. 4		"
June 16		"
Sept. 30		"

"	"	"
"	"	"
"	"	"
"	"	"
"	"	"
Oct. 5		"
"		"
"	7	"
Dec. 9		"
1904	Jan. 22	"
May 10		"

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RECORD OF ACCOUNTS.

Guardianship of Lottie E. Bennett, Minor.

Entry - On the Probate Court of Union County, Ohio.
 Ordering the Matter of the Guardianship of Lottie E. Bennett, Minor. (No. 4704. May 18, 1904.
 Notice of Lottie E. Bennett, Minor. Filing Fourth Account.
 This day came Robert Hazlett, Guardian of Lottie E. Bennett, a minor, of Union County, Ohio, and presented his Fourth Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Entry - On the Probate Court of Union County, Ohio.
 Confirming the Matter of the Guardianship of Lottie E. Bennett, Minor. (June 25, 1904. Settlement Account of Fourth Account.
 This day this matter came on to be heard on motion to confirm account, Robert Hazlett, Guardian of the person and estate of Lottie E. Bennett, having heretofore, to-wit: On the 18th day of May 1904, filed in this Court his Fourth Account and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of June 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.
 This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$47³⁰ as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$47³⁰ being the allowance aforesaid.
 And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$2439.00; and that he is entitled to credits amounting to the sum of \$903³³ valid claims against said ward, as shown by said vouchers and other evidences produced to the Court. And the Court do further find that there is a balance of \$1535⁶⁷ in the hands of said Guardian, due said ward and said account is settled accordingly.
 It is further ordered by the Court that said Guardian

Account -	Year	Month	Day	Description
	1902	April	1	To b
		"	1	"
		Apr.	2	"
		July	29	"
		Oct.	8	"
		Dec.	2	"
	1903	Jan.	15	"
		Feb'y	1	"
		Aug	1	"
		Oct	1	"
		"	9	"
	1904	Dec.	8	"
		Feb'y	1	"
		Apr.	29	"
	1902	April	29	By pa
		May	24	"
		"	25	"
		June	2	"
		Sept.	17	"
		Oct.	13	"
		Nov.	5	"
		"	18	"

UNION COUNTY PROBATE COURT.

pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Robert Hazlett, Guardian of Lottie E. Bennett, a minor, Fourth Current Account, On account with his ward.

Said Guardian charges himself as follows:

1902				
April 1	Yo	balance on Third Current Account.	129	370
" 1	"	cash from W ^m Howard & Son, rent to May 1 st 1904.	433	33
" 1	"	" Carson Shetterly " for Mich 1902	6	
"	"	" Mr. - Stark 4 mos. " to Jan'y 1 st 1903	28	
"	"	" W ^m Carr 4 " " " March 1 st 1904	20	
"	"	" W. L. Miller, 2 " " " June 1 st 1904	10	
"	"	" Carrie B. Miller, 26 mos. rent to May 1 st 1904.	108	33
"	"	" Emmert & Conrad, 20 " " " Nov. 1 st 1903	83	33
"	"	" Claud Staley 2 " " " June 1 st 1904	3	50
"	"	" Edward Paine " " " Nov. 1 st 1902	17	58
"	"	" Jos. A. Pemberton " " " July 21, 1902	10	65
"	"	" A. J. Hare " " " May 1, 1904	15	58
"	"	" J. W. Mahaffey " " " Nov. 15, 1902	14	59
"	"	" J. L. Thompson " " " Apr. 1, 1904	18	
Apr. 2	"	cash from Farmers Bank, Int. on \$3760, 6 mos. @ 4%	16	80
July 29	"	" " " Est. A. S. Morgridge, for Adm'r	157	31
Oct. 8	"	" " " Same " Same	116	07
Dec. 2 1903	"	" " " Farmers Bank, Int. on \$500. 1 yrs. @ 4%	5	
Jan. 15	"	" " " Sallie M. Hazlett, rent pasture (1902)	13	80
Feb'y 1	"	" " " Farmers Bank, Int. on \$600, 6 mos @ 4%	3	
Aug 1	"	" " " Same " " \$600. 6 " " 4 "	3	
Oct 1	"	" " " Lourflinger & Emery (Henry Cary case)	7	31
" 9	"	" " " Farmers Bank, Int.	15	02
Dec. 8 1904	"	" " " Sallie M. Hazlett, rent pasture, 1903.	11	10
Feb'y 1	"	" " " Farmers Bank, Int. on \$600 6m @ 4%	3	
Apr. 29	"	" " " Est. A. S. Morgridge, for Adm'r	25	
			\$	2439 00

The said Guardian claims credit for disbursements made on behalf of his said ward, as follows, to wit:

- Joint Vouchers -

1902			No.	
April 29	By	paid Youths companions co., see Dana Bennett 4 th acct	1	88
May 24	"	" " McCalmont, " Same Same	3	50
" 25	"	" " Bank Marysville, " " " "	4	125
June 2	"	" " J. W. Monroe Co. " " " "	5	2570
Sept. 17	"	" " W ^m Morgridge " this acct, Vouchers	1	625
Oct. 13	"	" " Emmert & Conrad " Dana Bennett, 4 th acct	7	70
Nov. 5	"	" " Light & Water Co. " Same Same	8	125
" 18	"	" " E. H. Sawyer " " " "	9	345
			\$	3998

By joint vouchers, carried forward.

RECORD OF ACCOUNTS.

Year	Month	Day	Description	Account	Amount	Total
1902			By amit joint vouchers bro't forward,			\$ 39 98
Nov.	18		By paid Light & Water Co. See para Bunnell, 4 th acct	10	1 25	
Dec	8		" " J. W. Tilton Is.	" Same, Same	11	24 76
1903	Feb	2	" " Youths companions Co.	" "	13	44
"	8		" " McCalumout	" "	14	25
Mar	29		" " Church Bros. & Wild	" "	15	36
April	16		" " Robinson, Curry & Co.	" "	16	44
May	2		" " Bank Marysville	" "	17	1 25
June	6		" " Emmert & Conrad	" "	18	1
"	16		" " J. W. Tilton Is.	" "	19	24 76
July	1		" " E. L. Sawyer	" "	21	10
Aug.	1		" " Frank Belt	" "	22	25
"	11		" " O. M. Scott & Bro.	" "	23	64
"	"		" " Robt. Patterson	" "	24	65
"	15		" " G. E. Peterson	" "	25	7 18
"	20		" " F. W. Jewell	" "	26	1 92
Sep.	29		" " G. E. Peterson	this acct, voucher	2	1
Oct.	1		" " L. W. Hazen & Co.	" " " "	3	69
"	23		" " O. M. Scott	" " " "	4	29
Nov.	6		" " Bank Marysville,	" " " "	5	1 25
Dec.	9		" " J. W. Tilton Is.	" " " "	6	26 72
"	11		" " Light & Water Co.	" " " "	7	5 45
"	26		" " O. M. Scott	" " " "	8	96
1904	Feb.	6	" " H. G. McCalumout	" " " "	9	25
Mar	11		" " Geo. W. Fox	" " " "	10	60
April	23		" " G. E. Peterson	" " " "	11	1 20
May	10		" " F. W. Jewell	" " " "	12	91
			By amit of joint vouchers.			\$ 15 44 45
			- Individual Vouchers -			20
1902	Apr.	3	By paid W. R. Castanier	Voucher	13	2 95
May	3		" " B. L. Carmean	"	14	2 18
"	"		" " Barbra Spaur	"	15	2 64
"	10		" " Sadie Blue	"	16	8 60
"	25		" " Marysville Bank	"	17	2 50
June	2		" " J. W. Monroe Is.	"	18	23 74
"	"		" " Same	"	19	34 38
Aug.	9		" " Kirby, Sallie M. Hazlett	"	20	6 11
"	23		" " B. L. Carmean	"	21	7 69
"	25		" " McCalumout	"	22	1
Sept.	4		" " Lew Hazen	"	23	2 50
"	"		" " barrie B. Underwood	"	24	3
"	"		" " Sallie Hazlett	"	25	5 2
Oct.	26		" " Carmean, Barbra Spaur	"	26	2 75
Nov.	3		" " Marysville Bank	"	27	2 50
"	5		" " M. L. & Water Co.	"	28	2 50
"	28		" " McCalumout	"	29	1
Dec	8		" " J. W. Tilton Is.	"	30	18 64
"	"		" " Same	"	31	32 78
			By amit of all vouchers card forward			

Year	Month	Day	Description
1902			13
1902	Dec.	15	By paid
"	"	20	"
"	"	23	"
"	"	"	"
"	"	30	"
1903	Feb.	8	"
Mar	4		"
"	"	30	"
May	2		"
"	"	"	"
"	"	3	"
"	"	21	"
"	"	23	"
"	"	"	"
June	16		"
"	"	"	"
July	10		"
"	"	15	"
"	"	"	"
Sept.	10		"
"	"	12	"
"	"	17	"
Oct.	5		"
"	"	14	"
Nov.	6		"
"	"	11	"
"	"	14	"
"	"	26	"
Dec	9		"
"	"	"	"
"	"	26	"
1904	Jan.	8	"
Feb.	13		"
"	"	17	"
Mar	8		"
"	"	24	"
May	10		"
"	"	"	"
"	"	18	"
"	"	"	"
"	"	"	"
"	"	"	"

UNION COUNTY PROBATE COURT.

#	Year	Date	Description	Voucher #	Amount	Balance
39 98	1902		By amt of all vouchers bro't forward,			
125	Dec.	15	By paid Robinson & Leary Co.	32		344
2476	"	20	Southard Bros. & Court	33		180
44	"	23	Sharrer & Sons	34		350
25	"	"	Rigle & Co.	35		115
36	"	30	McCalmont	36		1
44	1903					
Feb'y	8	"	B. F. Larmean	37		250
125	Mich	4	Sallie M. Hazlett	38		24
1	"	30	Southard Bros. & Court	39		192
2476	May	2	Bank of Marysville	40		250
10	"	"	Sadie Blue	41		880
25	"	3	Lew Hazen	42		1
64	"	21	Miss E. Reed	43		235
65	"	23	J. L. Peagle & Co.	44		440
718	"	"	Southard Bros. & Court	45		210
192	June	16	J. W. Gilton, Treas.	46		1864
1	"	"	Same	47		3277
69	July	10	Lean O'Brian	48		150
29	"	15	The Marysville Lumber Co.	49		135
125	"	"	Frank Belt	50		1
2672	Sept.	10	L. W. Hazen & Co.	51		455
545	"	12	Southard Bros. & Court	52		420
96	"	17	B. F. Larmean, per Cons.	53		379
25	Oct.	5	J. R. Harris	54		1030
60	"	14	Southard Bros. & Court	55		1120
120	Nov.	6	Bank of Marysville	56		250
91	"	11	Southard Bros. & Court	57		393
15445	"	14	Church Bros. & Wald	58		150
	"	26	Mrs Katie Bostwick	59		275
295	Dec	9	J. W. Gilton Co. see joint	6		3439
218	"	"	Same	60		2302
264	"	26	Leigg, Pho. Gallery	61		3
860	"	"	W. J. Hayes	62		425
250	1904					
Jan.	8	"	Kirby Co.	63		253
2374	Feb.	13	J. L. Peagle & Co.	64		4
3438	"	17	O. M. Scott & Bro.	65		880
611	Mich	8	A. H. Kirby Jr.	66		205
769	"	24	O. M. Scott & Bro.	67		185
1	May	10	Same	68		20
250	"	"	Sallie M. Hazlett	69		138
3	"	"	Ward personally, items of cash	No		6270
52	"	"	Window glass - no vouchers			09
275	"	18	John M. Brodrick P. J.	70		650
250	"	"	James McCampbell	71		850
250	"	"	Guardians Allowance, error 2 nd of			149
1	"	"	" " " " 4 th "			4581
1864						# 903.33
3278						

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$ 2439 00
Total amount credited,	903 33
Balance due said Lottie E. Bennett, ward,	\$ 1535 67

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Robert Hazlett, Guardian of
 Lottie E. Bennett, do make solemn oath that the within
 is a true and correct account of said Guardianship
 as I verily believe.

Robert Hazlett.

Sworn to before me and signed in my presence
 this 18th day of May A. D. 1904.

(L. D.)

Ada M. Campbell,

Deputy Clerk Probate Court.

Guardianship of Philip Rausch, Lunatic.

Entry - In the Probate Court of Union County, Ohio.
 Ordering On the Matter of the Guardianship of Philip Rausch. } No 5723. May 31, 1904.
 Notice do } Filing First Account.

This day came George Strong, Guardian of Philip Rausch of Union County, Ohio, and presented his first account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of June A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Account -

1902	June 2	To Re
"	9	Rec
"	28	Reci
"	30	Rec
Oct. 13		Rec
1903	March 7	Reci
April 1		"
May 14		"
April 2		"
May 20		"

Entry - In the Probate Court of Union County, Ohio.
 Confirming On the Matter of the Guardianship of Philip Rausch, } June 25, 1904.
 Account } Settlement of First Account.
 an Insane Person.

This day this matter came on to be heard on motion to confirm account. George Strong, Guardian of the person and estate of Philip Rausch, an insane person, having heretofore, to wit; On the 31st day of May 1904, filed in this Court his First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consec-

UNION COUNTY PROBATE COURT.

two weeks, from and after the 1st day of June 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$75.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$75.00 being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1235.18; and that he is entitled to credits amounting to the sum of \$1225.58, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$9.60 in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, and at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

George Stung, Guardian of Philip Rausch, Lunatic, First Account. In account with his ward.

Said Guardian charges himself as follows:

		\$	¢	\$	¢
1902	June 2	To Reid from Bank of Marysville, Ohio - balance on account,	398	29	
"	9	Reid on settlement of partnership of ward with Adam Volrath & George Schwartzkopf	75	00	
"	28	Reid of J. B. Kennedy on pile contract on Stung gravel road,	20	00	
"	30	Reid of J. B. Kennedy on pile contract on Stung gravel road,	179	25	
Oct.	13	Reid of J. B. Kennedy balance in full on pile contract on Stung road,	25	00	
1903	March 7	Reid from Martin Nicol for open buggy	15	00	
April	1	" " Louis Mendel, rent on farm of 100 1/2 acres for year ending April 1, 1904.	393	00	
May	14	" of McVay for horse	115	00	
April	2	" " A. Modis, for cord wood	10	00	
May	20	" " Bank of Marysville, interest on \$115.00	4	64	
		Total receipts,			\$1235 18

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RECORD OF ACCOUNTS.

Said George Streng as said Guardian of said Philip Rausch claims credit for payments made on account of his said ward as follows:

Date	Description	Debit	Credit	Balance
1902 June 2	By paid John M. Brodrick, Probate Judge,	1	6 25	
" 16	" " N.E. Liggett - Medicine	2	1 90	
" "	" " L. L. Mills, medical services	3	2 00	
" 20	" " Matthias Loschky, work	4	6 50	
" 28	" " George Streng, work on dikes	5	6 25	
" "	" " George Adam Rausch " " "	6	6 25	
" "	" " Philip Volrath " " "	7	2 50	
" "	" " John Selmer " " "	8	2 50	
" 30	" " Bertha & Sammler for note	9	51 50	
July 27	" " J. W. Morrow, Treas. taxes	10	20 90	
Aug. 7	" " Miss Lizzie Rausch, furniture	11	50 00	
July 12	" " Matthias Loschky, for hauling gravel over his land	12	5 00	
" 24	" " J. B. Taylor, Insurance	13	6 00	
Sept. 10	" " Mrs. Lizzie Rausch, wife's support	14	25 00	
" 22	" " George M. Wilbur, work 1901, Oakdale Boulevard improvement	15	13 15	
" "	" " O. M. Scott & Bro., &c	16	40	
Oct. 21	" " John Kerdel, wood & fodder	17	2 00	
" 30	" " Charles Braun, clothes	18	11 25	
" "	" " W. F. White, medical services	19	14 00	
1903 Jan'y 17	" " J. W. Gilton, taxes	20	20 79	
April 6	" " J. H. Rausch, interest on note	21	63 90	
" "	" " John Blumenschein, rent	22	36 00	
" "	" " Mrs. Clara Nicol (gold watch)	23	25 00	
" 7	" " Martin Nicol Jr., interest	24	76 70	
" 20	" " Southard Bros. & Court	25	9 06	
May 25	" " George Streng, for clover seed & sowing and halter	26	11 81	
July 13	" " J. W. Gilton, Co. Treas. taxes	27	20 78	
" "	" " George Schlegel, beer	28	2 15	
Aug. 5	" " Harley Baker, work	29	70	
Oct. 6	" " Mrs. Philip Rausch, wife of ward, support	30	25 00	
" 10	" " Southard Bros. & Court, clothing	31	11 94	
Nov. 13	" " Clara Nicol, furniture	32	50 00	
Dec. 10	" " J. W. Gilton, tax	33	22 95	
1904 Feb'y 9	" " J. H. Hinkade, prof. services	34	1 00	
Mar' 12	" " Southard Bros. & Court	35	11 50	
April 11	" " F. W. Jewell, wall paper	36	4 32	
May 20	" " O. M. Scott & Bro. pump etc.	37	8 80	
April 11	" " Church & Wald, pump & smoke stack	38	10 43	
May 28	" " George Streng, 3 bu. 16 lb. clover seed	39	19 60	
May 31	" " L. Piper, counsel & making acct	40	15 00	
" "	" " Probate Court costs this account	41	6 30	
" "	" " Compensation to Guardian		75 00	
	Balance on hand		9 60	1235 18

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UNION COUNTY PROBATE COURT.

Recapitulation.

Total amount chargeable,	\$ 1235 18
Total amount credited,	1225 58
Balance due said estate,	\$ 9 60

Affidavit to Account.

The State of Ohio, } ss. I, George Strong, Guardian of
 Union County, } Philip Rausch, do make solemn oath that the
 within is a true and correct account of said Guard-
 ianship, as I verily believe.

George Strong.

Sworn to before me, and signed in my pres-
 ence this 31st day of May A.D. 1904.
 John M. Brodrick, Probate Judge.

Trusteeship of Magdalene Hodgden.

Entry - In the Probate Court of Union County, Ohio.
 Ordering In the Matter of the Trusteeship of Magdalene Hodgden, insane person, of Union County Ohio, and presented his Sixth Account in settlement of said Trusteeship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Entry - In the Probate Court of Union County, Ohio.
 Confirming In the Matter of the Trusteeship of Magdalene Hodgden, insane person, of Union County Ohio, and presented his Sixth Account in settlement of said Trusteeship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of June A.D. 1904, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Trustee for the allowance of compensation for services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Trustee is allowed the sum of \$5⁰⁰ as his compensation, and it is ordered by the court that said Trustee retain out of the estate of said ward the sum of \$5⁰⁰, being the allowance aforesaid. And the court do find said Trustee chargeable with assets belonging to the estate of said ward amounting to the sum of \$462.58; and that he is entitled to credits amounting to the sum of \$37.⁰⁴, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$425.⁵⁴ in the hands of said Trustee due said ward and said account is settled accordingly.

It is further ordered by the court that said Trustee pay the costs of the proceedings aforesaid, taxed at \$¹.

John M. Brodrick, Probate Judge.

Trustee's Account.

Leveallyn J. Taylor, Trustee of Magdalena Hodgden Sixth current account, Dr account with his ward.

Said Trustee charges himself as follows:

1901	Dec.	30	To balance on Fifth current account		406	33		
1904	May	31	" interest on fund to date		56	25		
Said Trustee claims credit for disbursements on behalf of his said ward as follows, to wit:								
1902	July	16	By paid J. W. Mourou Jr., Vouchers	1			7 43	
"	"	"	" same "	2			9 05	
1903	Dec.	21	" " J. W. Tilton "	3			3 38	
1904	May	31	" " same "	4			3 55	
"	"	"	" " J. M. Brodrick, P. J.	5			5 90	
"	"	"	" " James M. Campbell	6			2 50	
Said Trustee asks compensation							5	
Statement,								37 04

Said Trustee represents to the court that by reason of uncertainty as to when demand would be made therefor, he has retained said funds in his own hands at the legal rate of interest as heretofore charged.

By amount to balance,

\$462 58 - \$425 54 = \$37 04

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UNION COUNTY PROBATE COURT.

Recapitulations.

Total amount chargeable,
Total amount credited,
Balance due said ward,

Affidavit to Account.

The State of Ohio, }
Union County, } ss. F. Llewellyn J. Taylor, Trustee of
Magdalene Hodgden, do make solemn oath that the
within is a true and correct account of said Trustee
ship, as averily believe.

F. Llewellyn J. Taylor.

Sworn to before me, and signed in my presence
this 31st day of May A.D. 1904.

(L.S.)

Ada M Campbell
Deputy Clerk, Probate Court.

Estate of Nelson O. Mann, Deceased.

Probate Court, July 7, 1904.

Journal

Entries In the Matter of the estate of }
of Appoint- Nelson O. Mann, deceased. } No. 6124. Appointment,
ment, } Order for Bond.

This day Marcus Mann and Homer Conway appeared
in open court, and made and filed an application
under oath as required by law - to be appointed Admin-
istrators of the estate of Nelson O. Mann, late of York
Township, Union County, Ohio, deceased, and an
affidavit that there is not to their knowledge, any
last will and testament of the alleged intestate,
also a statement in general terms as to what
the estate consists of and the probable value thereof;
and the court being satisfied that an adminis-
trator should be appointed, and that said Marcus
Mann and Homer Conway are suitable persons and
legally competent; it is ordered that said Marcus
Mann and Homer Conway be appointed as such Ad-
ministrators upon giving bond with sureties as re-
quired by law in the sum of Seven Thousand Dol-
lars and this cause is continued.

John M Brodrick, Probate Judge

Afterward, to-wit: On said 7th day of July the court ordered as follows:
In the Matter of the estate of } Appointment, Bond Approved
Nelson O. Mann, deceased. } Letters Issued.

This day Marcus Mann and Homer Conway appeared,

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RECORD OF ACCOUNTS.

in open court, accepted the appointment as Administrator of the estate of Nelson O. Mann, deceased, and gave and filed herein this bond in the sum of Seven Thousand Dollars, conditioned according to law, with The United States Fidelity and Surety Company - a company duly authorized to become surety in Ohio - as surety, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Marcus Mann and Homer Conway, that this proceeding be recorded and that said Administrators pay the costs herein taxed at \$

John M. Brodrick, Probate Judge

Estate of John H. Hupp, Deceased.

Probate Court, July 2nd 1904

Journal Entries, -
on Appointment of
Adminis.

In the Matter of the estate of John H. Hupp, Deceased.

No. 6122. Appointment. Order for Bond.

This day Mary K. Perry appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of John H. Hupp, late of Blairtown Township, Curion County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Mary K. Perry is a suitable person and legally competent; and Elizabeth Hupp, widow of said John H. Hupp, deceased, having filed herein her written declination, renouncing her right to administer on said estate; it is ordered that said Mary K. Perry be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of One Thousand and Five Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

Afterward, Court: On the 8th day of July 1904, the court ordered as follows:

In the Matter of the estate of John H. Hupp, Deceased.

Probate Court, July 8, 1904. Appointment. Bond Approved. Letters Issued.

This day Mary K. Perry appeared in open court, accepted the appointment as Administratrix of the estate of John H. Hupp, deceased, and gave and filed herein her bond in the sum of One Thousand and Five Hundred Dollars, conditioned according to law, with

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UNION COUNTY PROBATE COURT.

Jacob W. Beem and Albert G. Perry, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said May W. Perry, that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$.
John M. Brodrick, Probate Judge.

Guardianship of Hannah Fleck, Insane.

Journal entries, Appointing Guardian.

Probate Court, July 7, 1904. No. 6123. Appointment. Order for Bond.

This day Wesley H. Fleck appeared in open court, and made application to be appointed Guardian of Hannah Fleck, and the court being satisfied that said Hannah Fleck is a lunatic of the age of fifty-seven years, November 14, 1903, and that she resides in Washington Township, Union County, Ohio, and that said lunatic resides in this county; and the court being further satisfied that a Guardian is necessary, and that said Wesley H. Fleck is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said lunatic and the probable value thereof. It is ordered that said Wesley H. Fleck be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, to-wit: On the 11th day of July A.D. 1904, the court ordered as follows: Probate Court, July 11, 1904. In the Matter of the Guardianship of Hannah Fleck, a Lunatic - Appointment. Bond Approved. Letters Issued.

This day Wesley H. Fleck appeared in open court, accepted the appointment as Guardian of Hannah Fleck, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company - a company authorized to become surety on fiduciary bonds in Ohio - as surety thereon, which bond is approved by the court. Thereupon said Wesley H. Fleck took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of Guardianship issue to said Wesley H. Fleck, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.
John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of John Hull, deceased.

Journal
entries -
Appointing
Executor,

Probate Court, July 16, 1904.
On the Matter of the estate of } No. 6127 Appointment.
John Hull, deceased. } Order for Bond.
The last will and testament of John Hull, late of Paris Township, in this county, deceased, having heretofore been duly proved and allowed, this day Walter B. Hull, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executor also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Walter B. Hull is a suitable person and legally competent, and said Testator having requested in said will that said Walter B. Hull be not required to give bond as such executor; it is ordered that he be appointed as such executor and that a bond herein be dispensed with until further order of the court, and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, on said 16th day of July the court ordered as follows: - Probate Court, July 16, 1904.

On the Matter of the Estate of } Appointment.
John Hull, deceased. } Letters Issued.

This day Walter B. Hull appeared in open court, accepted the trust as executor of the estate of John Hull, deceased. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Walter B. Hull; that an appraisement herein be dispensed with until further order of the court; that this proceeding be recorded; and that said executor pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge

Estate of Nancy Laymaster, deceased.

Journal
entries -
Appointing
Executor.

Probate Court, July 21, 1904.
On the Matter of the Estate of } No. 6132, Appointment.
Nancy Laymaster, deceased. } Order for Bond.
The last will and testament of Nancy Laymaster, late of Paris Township, in this county, deceased, having heretofore been duly proved and allowed, this day Joseph P. Martin the executor named in said will, appeared in open court and made and filed an application under oath as required by law, to be appointed such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Joseph P. Martin is a suitable person and legally competent; it is ordered that he be appointed as such

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UNION COUNTY PROBATE COURT.

executor, upon giving bond with securities as required by law, in the sum of One Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, to-wit: On said 21st day of July 1904, the court ordered as follows: Probate Court, July 21, 1904.

On the Matter of the estate of { Appointment, Bond Approved, Nancy Laymaster, deceased. Letters Issued.

This day Joseph P. Martin appeared in open court, accepted the trust as executor of the estate of Nancy Laymaster, deceased, and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with Robert McHenry and G. S. David, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters testamentary issue on the will of said decedent, to said Joseph P. Martin; that an appraisement herein be dispensed with until further order; that this proceeding be recorded; and that said executor pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Samuel N. Shoup, deceased.

Probate Court, July 18, 1904.

Journal Entries, Appointing Adminr,

On the Matter of the estate of { No. 6130. Appointment, Samuel N. Shoup, deceased. Order for Bond.

This day Libbie Shoup appeared in open court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of Samuel N. Shoup, late of Blairbourne Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Libbie Shoup is a suitable person and legally competent: It is ordered that said Libbie Shoup be appointed as such administratrix upon giving bond with securities as required by law in the sum of One Thousand and three hundred dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, to-wit: On the 23rd day of July 1904, the court ordered as follows: Probate Court, July 23, 1904.

On the Matter of the estate of { Appointment, Bond Approved, Samuel N. Shoup, deceased. Letters Issued.

This day Libbie Shoup appeared in open court, accepted

RECORD OF ACCOUNTS.

the appointment as Administratrix of the estate of Samuel N. Shoup, deceased, and gave and filed herein her bond in the sum of One Thousand and three Hundred Dollars, conditioned according to law, with John M. Horn and Sarah T. Fisher freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Libbie Shoup; that an appraisement herein be dispensed with until further order of the court; that this proceeding be recorded and that said Administratrix pay the cost herein taxed at \$.

John M. Brodrick, Probate Judge.

Afterward, to wit: On the 23rd day of July A. D. 1904, the court ordered as follows: Probate Court, July 23, 1904.

In the Matter of the estate of Samuel N. Shoup, deceased. { Appointment, Bond Offered. Letters Issued.

This day Libbie Shoup appeared in open court, accepted the appointment as Administratrix of the estate of Samuel N. Shoup, deceased, and gave and filed herein her bond in the sum of One Thousand and Three Hundred Dollars, conditioned according to law, with John M. Horn and Sarah T. Fisher, freeholders or sureties which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Libbie Shoup; that an appraisement herein be dispensed with until further order; that this proceeding be recorded; and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Essie B. Vanderan, Minor.

Probate Court, July 21, 1904.

Journal Entries - In the Matter of the Guardianship of Essie B. Vanderan, Minor. { No 6133. Appointment. Order for Bond.

Guardian - This day Otis H. Wilgus appeared in open court, and made application to be appointed Guardian of Essie B. Vanderan, and the court being satisfied that said Essie B. Vanderan is a minor of the age of fourteen years August 13th 1903, and a child of Philip Vanderan, late of Paris Township, Union County, Ohio, deceased, and that said minor resides in this county; and the said Essie B. Vanderan having in open court made choice of said Otis H. Wilgus as her Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said Otis H. Wilgus is a suitable person to be appointed and he having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor,

Journal Entries - In Appointing Ma Administratrix, an O. gi su co of cep der su ed free ed tove by G. G. M. th. ia Journal Entries - In Appointing Ma Administratrix, an requ the Low off lo als est the sho sov it ed ar Dir Af ord

UNION COUNTY PROBATE COURT.

and the probable value thereof. It is ordered that said Otis A. Wilgus be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred and Fifty Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, court: On the 23rd day of July 4, 1904, the court ordered as follows: Probate Court, July 23, 1904

In the Matter of the Guardianship of Essie R. Vanderan, Minor. Appointment. Bond Approved. Letters Issued.

This day Otis A. Wilgus appeared in open court, accepted the appointment as Guardian of Essie R. Vanderan and gave and filed herein his bond in the sum of Two Hundred and Fifty Dollars, conditioned according to law, with J. J. Watts and W. H. Goff, freeholders as sureties thereon, which bond is approved by the court. Thereupon said Otis A. Wilgus took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of Guardianship issue to said Otis A. Wilgus, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Mary B. Reynolds, Deceased.

Probate Court, July 30, 1904.

Journal Entries - In the Matter of the estate of Mary B. Reynolds, Deceased. No. 6137. Appointment. Order for Bond. Administratrix.

This day Anna R. Wilson appeared in open court and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Mary B. Reynolds, late of Blairbourne Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Anna R. Wilson is a suitable person and legally competent, it is ordered that said Anna R. Wilson be appointed as such Administratrix upon giving bond with sureties as required by law, in the sum of Six Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, court: On the 30th day of July 1904, the court ordered as follows:

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RECORD OF ACCOUNTS.

Probate Court, July 30, 1904.

In the Matter of the estate of } Appointment. Bond Approved.
Mary B. Reynolds, Deceased. } Letters Issued.

This day Anna R. Wilson appeared in open court, accepted the appointment as Administratrix of the estate of Mary B. Reynolds, deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with the United States Fidelity and Guaranty Company - a company duly authorized to become surety on fiduciary bonds in Ohio, - as surety, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Anna R. Wilson; that an appraisement herein be dispensed with until further order of the court; that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Journal entry -

Notice

No 6101.

No 5101.

No 5950.

No 5902.

No 5766.

No 5782.

No 5719.

No 6345.

No 5956.

Affidavit The

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UNION COUNTY PROBATE COURT.

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In the Matter of Accounts Filed for Settlement.Journal
entry -

In Probate Court, Union County, Ohio, July 30, 1904
In the Matter of Accounts }
Filed for Settlement. } Notice Approved.

This day proof of publication of notice, of filing ac-
counts and vouchers of administration and guard-
ianship, was made; and the court, after careful ex-
amination of the notice and proof aforesaid, do find
the same in all respects regular and pursuant to
law. It is therefore ordered that the said notice
and proof be entered upon the Journal and ac-
count Record of this Court.

John M. Brodrick, Probate Judge

Notice

Probate Court Notice.

Accounts and vouchers have been filed in the
Probate Court of Union County, Ohio, which will be for
hearing on Saturday, July 30, 1904, at one o'clock P. M.,
as follows, to wit:

- N^o 6101. Laura A. Bushman, executrix of the will of David Bushman;
final account.
- N^o 5101. Sarah E. Henderson, executrix of the will of William C. Hen-
derson; sixth account.
- N^o 5950. Webster L. Sharp, executor of the will of Elizabeth H. Sharp;
final account.
- N^o 5902. George P. G. Ellinwood, Administrator of the estate of Julia Ellin-
wood; final account.
- N^o 5766. Morris W. Hill, Administrator of the estate of Isaac H. Butler;
final account.
- N^o 5782. Larson B. Harvey, Administrator of the estate of Willis J.
Harvey; final account.
- N^o 5719. Joseph M. Bairner, trustee of the estate of George Gunders-
man; first account.
- N^o 5345. Josephine G. Dolbear, Guardian of Elizabeth Dolbear; second
account.
- N^o 5956. Robert S. Carroll, Guardian of David G. Mowen; final account.

Any person interested may file written exceptions to said
accounts, or any item thereof, on or before said day of
hearing.

John M. Brodrick, Probate Judge

Affidavit The State of Ohio, Union County, ss:

Personally appeared before me J. W. Greiner and made
solemn oath that the notice, a copy of which is hereto at-
tached, was published for four consecutive weeks on
and next after July 6th 1904 in the Marysville Tribune, a news-
paper of general circulation in the county aforesaid.

J. W. Greiner.

Sworn to before me and signed in my presence, this 30th day
of July A. D. 1904.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of David Bushman, deceased.

Entry -
Ordering
Notice re

In the Probate Court of Union County, Ohio.
In the Matter of the estate of David Bushman, deceased. No 6101. June 9, 1904
Filing First and Final Account.

This day Laura S. Bushman, executrix of the estate of David Bushman, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 30th day of July B.C. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -
Confirming
Account

In the Probate Court of Union County, Ohio.
In the Matter of the estate of David Bushman, deceased. July 30, 1904. - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Laura S. Bushman, executrix of the estate of David Bushman, late of Union County, Ohio, deceased, having heretofore, to wit: On the 9th day of June 1904, filed in this Court her Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

And the Court do find the said executrix chargeable with assets of said estate in the sum of \$140⁴⁴ and that she is entitled to credits in the sum of \$140⁴⁴, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is nothing in the hands of the said executrix due said estate and said account is settled accordingly.

It is further ordered by the Court that said Executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Executrix's Account.

Laura S. Bushman, executrix of the estate of David Bushman, deceased, in account with said estate.

Said Laura S. Bushman charges herself as follows:

1904
May 17 90

1904
May 17 90

" " "

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Entry -
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UNION COUNTY PROBATE COURT.

1904	May 17	To received cash		\$ 140 44
And she credits herself as follows:-				
1904	May 17	By cash Geo B Gurn, 9/16 clerk	1	24 10
"	"	" " F. L. Winter, funeral	2	71 75
"	"	" " W. B. P. Hall,	3	12 00
"	30	" " Geo. W. Gordon, notice,	4	2 00
"	31	" " W. B. Lense,	5	5 25
June 9	"	" " John M. Brodrick,	6	8 30
"	9	" " H. V. Spicer,	7	3 00
July 5	"	" " John M. Brodrick,	8	13 84
				\$ 140 44
				\$ 140 44

Recapitulation.

Total amount chargeable, \$ 140 44
 Total amount credited \$ 140 44

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Laura A. Bushman, executrix of the estate of David Bushman, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Laura A. Bushman.

Sworn to before me and signed in my presence, this 9th day of June A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge

Estate of William C. Henderson, Deceased.

Entry - In the Probate Court of Union County, Ohio.
 Ordering On the Matter of the estate of } No 5-101 June 11, 1904.
 Notice re - Wm C. Henderson, Deceased. } Filing Sixth Account.

This day came Sarah E. Henderson, executrix of the will and estate of William C. Henderson, late of Union County, Ohio, deceased, and presented her Sixth account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 30th day of July A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry - In the Probate Court of Union County, Ohio.
 Confirming On the Matter of the estate of } July 30, 1904. Settlement
 Account - Wm C. Henderson, Deceased. } of Sixth Account.

This day this matter came on to be heard on

RECORD OF ACCOUNTS.

motion to confirm account. Sarah E. Henderson, executrix of the estate of Wm. C. Henderson, late of Union County, Ohio, deceased, having heretofore, to wit: On the 11th day of June 1904, filed in this court her Sixth Account, and notice of the time of hearing thereof, having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. Said said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executrix for the allowance of \$162⁵⁷ as her legal compensation. On consideration whereof and the court being fully advised in the premises, the said executrix is allowed said sum of \$162⁵⁷ as her legal compensation. It is therefore ordered by the court that the said executrix retain out of the money of said estate the sum aforesaid, to wit: \$162⁵⁷.

And the court do find the said executrix chargeable with assets of said estate in the sum of \$8211¹⁴ and that she is entitled to credits in the sum of \$7391¹³ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$819²⁵ in the hands of the said executrix due said estate and said account is settled accordingly.

It is ordered that said executrix distribute said balance according to law and the will of said decedent.

It is further ordered by the court that said executrix pay the cost of the proceedings aforesaid, to wit: \$ within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Executrix's Account.

Sarah E. Henderson, executrix of the estate of Wm. C. Henderson, deceased, in account with said estate.

Said executrix charges herself as follows:

1903	% balance at last settlement made June 1 st		
	1903 - (in bank)	\$	147 12
May 30	% Faust & Kilgore, on sale of hogs		243 69
June 4	" " " " " " " "		176 69
" 12	" J. L. Ballinger, " " " Wheat		261 36
Aug. 14	" P. J. Graham " " " horse		140 00
Sept. 4	" W. L. Perkins " " " cattle		382 65
Oct. 5	" Union Banking Co. dividend		240 00
" 17	" W. Perkins, sale of cattle		160 20

1903	Oct. 22	%	
	Nov. 7	"	
	Dec. 5	"	
	16	"	
1904	Jan. 24	"	
	Apr. 2	"	
	" 7	"	
	" 16	"	
	May 11	"	
	July 7	"	
	May 16	"	
1903	May 28	pa	
	" 30	By	
	June 1	"	
	" 10	"	
	July 1	"	
	" "	"	
	" 8	"	
	" 25	"	
	" 28	"	
	" "	"	
	" 29	"	
	Aug. 14	"	
	" 10	"	
	" "	"	
	" 11	"	
	" 13	"	
	" 20	"	
	" 14	"	
	" 18	"	
	" 24	"	
	" "	"	
	Sept. 7	"	
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UNION COUNTY PROBATE COURT.

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1903	Oct. 22	To Adrian Taylor	Sale of horse	117 30
	Nov. 7	" Faust & Hilgore	" " hogs	153 67
	Dec. 5	" " " "	" " "	159 57
	16	" L. L. Perfect	" " Wheat	135 88
1904	Jan. 26	" Faust & Hilgore	" " hogs	93 06
	Apr. 2	" Krumham	" " Wool	269 00
	" 7	" Union Banking Co.	dividend	360 00
	" 16	" Faust & Hilgore	on sale of sheep	992 00
	May 11	" Frank Andrews	" " " hogs	168 28
	July 7	" Hotel dividend		100 00
	May 16	" Interest to date		5 36
Total receipts from all sources - for checks				4305 83
Certificates of deposit added				1025 00
" " " "				931 72
" " " "				820 00
Total estate in cash on dep				7082 55
Cash deposited today (\$500 mad. 6.4.)				1128 59
				<u>\$8211 14</u>

Said executrix claims credits for monies paid out for said estate as follows, to wit:

1903	May 28	By Sarah E. Henderson	No. 1	20 00
	" 30	" A. B. Smith	" 2	25 00
	June 1	" Miss Clyde Thompson	" 3	6 25
	" 10	" Sarah E. Henderson	" 4	50 00
	July 1	" James M. Campbell, for clients	" 5	124 00
	" "	" Chas. Arthur	" 6	27 00
	" 8	" J. W. Gilton, Treas	" 7	204 03
	" 25	" M. B. Hoffroth	" 8	19 12
	" 28	" T. A. Owens	" 9	17 30
	" "	" L. M. Thompson	" 10	15 00
	" 29	" J. M. Williams	" 11	42 50
	Aug. 4	" Ed Graham	" 12	21 53
	" 10	" John Ellis	" 13	8 75
	" "	" G. E. Herriott	" 14	5 20
	" 11	" B. L. Barriman	" 15	6 00
	" 13	" C. M. Scott & Bro.	" 16	28 25
	" 20	" M. B. Hoffroth	" 17	29 68
	" 14	" Graham Bros.	" 18	68 25
	" 18	" Sarah E. Henderson	" 19	50 00
	" 24	" J. L. Henderson	" 20	127 30
	" "	" O. D. Gordon	" 21	49 00
	Sept. 7	" L. J. Hinterschied	" 22	18 53
	" "	" Earl Hudson	" 23	12 60
	" 12	" Frank Herriott	" 24	16 72
	" 14	" L. Inguire	" 25	75 00
	" 7	" O. L. Thompson	" 26	185 00
	" 10	" " " "	" 27	505 00
	" 17	" W. L. Blaney	" 28	262 80

RECORD OF ACCOUNTS.

Year	Month	Day	Name	No.	Amount	Year	Month	Day	Name
1903	Sept	24	Bay W. L. Blaney	29	297 80	(1904)	March	11	Bay
"	"	28	" G. E. Herriott	30	18 76	"	"	25	"
Oct.	10	"	" C. L. Gordon	31	40 80	"	"	"	"
"	"	"	" Fred H Smith	32	23 46	"	"	"	"
"	4	"	" Earl Thompson	33	44 50	April	7	"	"
"	12	"	" Jay Haranvalt	34	22 50	"	14	"	"
"	19	"	" Chas. Hagenlocker	36	18 00	"	"	"	"
"	"	"	" Cash Williams	37	42 03	"	20	"	"
"	20	"	" Sarah E Henderson	38	100 00	"	30	"	"
"	26	"	" Henry Ellis	39	69 75	May	4	"	"
"	23	"	" J. M. Betts	40	12 00	"	10	"	"
"	31	"	" W. L. Taylor	41	9 30	"	2	"	"
"	30	"	" R. B. Thompson	42	15 00	"	7	"	"
Nov.	12	"	" C. L. Robinson	43	3 70	"	9	"	"
"	23	"	" J. J. Hinterschied	44	15 05	"	16	"	"
"	25	"	" Chas. Arthur	45	27 75	"	"	"	"
Dec.	1	"	" Cash Williams	46	16 03	June	11	"	"
"	4	"	" Harry Thompson	47	20 00	"	"	"	"
"	5	"	" E. W. Evans	48	20 00	"	"	"	"
"	4	"	" Henry Ellis	49	27 30	May	28	"	"
"	8	"	" John Kaylor	50	18 00	June	3	"	"
"	"	"	" Graham Bros.	51	9 30	"	4	"	"
"	"	"	" Church Bros. & Weld	52	79 40	"	8	"	"
"	12	"	" Frank Godfrey	53	58 00	"	18	"	"
"	"	"	" Chas. Hagenlocker	54	16 32	"	"	"	"
Aug.	20	"	" Cash Williams	55	47 75	"	10	"	"
Sept.	1	"	" L. H. Henderson	56	70 00	"	11	"	"
Dec	2	"	" W. L. Blaney	57	7 02	"	18	"	"
"	13	"	" Chas. Arthur	58	31 68				
May	29	"	" Scott Vance	59	330 00				
Dec.	14	"	" C. L. Gordon	60	30 00				
1904	Jan.	8	" Otto & Gussner	61	25 00				Tot
"	"	12	" L. S. Lane	62	15 00				Tot
"	"	14	" Chas. Jossy	63	24 00				
"	"	18	" J. W. Fulton, Greas.	64	207 65				
"	"	"	" J. J. Hinterschied	65	15 00				
"	"	"	" Ed F. Graham	66	8 25				Ch
"	"	20	" Charles Jossy	67	10 00				
"	"	"	" B. H. Thompson	68	6 00				Win
Feb	2	"	" L. M. Thompson	70	13 00				oa
"	10	"	" J. M. Wilkins	71	293 45				tru
"	17	"	" L. L. Smith	72	29 59				
"	17	"	" William Bellis	73	267 62				
"	24	"	" J. H. McBlung	74	8 22				this
"	29	"	" J. C. Hays	75	60 00				
March	7	"	" J. J. Hinterschied	76	8 50				
"	8	"	" J. W. Westlake	77	43 00				
"	12	"	" W. Beckus	78	26 00				
"	14	"	" Clyde Thompson	79	201 97				

UNION COUNTY PROBATE COURT.

297 80	(1904)	March 11	By Fred Thompson	No. 80	16 60
18 76	"	25	E. H. Wollam	" 81	10 20
40 80	"	"	M. E. Gipton	" 82	12 91
23 46	"	"	G. Arthur	" 83	63 30
44 30	April	7	J. A. Hays	" 84	24 00
22 30	"	14	B. L. Barnman	" 85	1204 30
18 00	"	"	J. L. Henderson	" 86	495 00
42 03	"	20	Henry Ellis	" 87	36 17
100 00	"	30	Howe & Co	" 88	43 50
69 75	May	4	G. F. Bishop	" 89	13 00
12 00	"	10	F. J. Hinterschied	" 90	7 40
9 30	"	9	B. E. Hanawalt	" 91	10 00
15 00	"	7	Eliza Gray	" 92	10 50
5 70	"	9	J. E. Herrist	" 93	16 00
13 03	"	16	Chas. Haguelocher	" 94	132 32
27 75	"	"	Nathan Gordon	" 95	8 33
16 03	June	11	Porter & Porter	" 96	20 00
20 00	"	"	John M. Brodrick P. J.	" 97	7 60
20 00	"	"	Sarah E. Henderson (2 nd compensation)	98	162 37
27 30	May	28	Jennie Godfrey	No. 99	6 30
18 00	June	3	Ada Langstaff	" 100	41 63
9 30	"	4	W. Q. Parmenter	" 101	9 80
9 40	"	8	The David C. Beggs Co.	" 102	115 38
58 00	"	18	W. M. Scott & Co.	" 103	7 20
16 32	"	"	W. Bercher	" 104	16 28
47 75	"	10	Chas Haguelocher	" 105	77 00
70 00	"	11	Chas. Arthur	" 106	27 60
7 02	"	13	J. L. Henderson	" 107	10 00
31 68			Balance on hand,		819 95
330 00					<u>8211 74</u>
30 00			<u>Recapitulation</u>		
25 00			Total amount chargeable,	\$	8211 14
15 00			Total amount credited,		7391 19
24 00			Balance due said estate,	\$	819 95
207 63					
15 00			<u>Affidavit to Account.</u>		
8 25			The State of Ohio, Union County, ss:		
10 00			I, Sarah E. Henderson, executrix of the estate of		
6 00			William C. Henderson, deceased, do make solemn		
13 00			oath that the within account is in all respects		
295 45			true and correct, as I verily believe,		
29 39			Sarah E. Henderson.		
267 62			Sworn to before me and signed in my presence		
8 22			this 11 th day of June A. D. 1904.		
60 00			(W. D.)		
8 30			Ada M. Campbell		
43 00			Deputy Clerk Probate Court		
26 00					
201 77					

RECORD OF ACCOUNTS.

Estate of Elizabeth Sharp, Deceased.

Entry -
Filing
Account,

On the Probate Court of Union County, Ohio,
In the Matter of the Estate of { No. 950. June 30, 1904.
Elizabeth S. Sharp, Deceased. Filing First and Final Account.

This day came Webster L. Sharp, Executor of the
estate of Elizabeth S. Sharp, late of Union County, Ohio,
deceased, and presented his first and final account,
in settlement of said estate duly verified.

Whereupon the court do order the same filed and ad-
vertised for hearing on Saturday the 30th day of July
A.D. 1904, at one o'clock P.M., to which time said matter
is continued.

John M. Brodrick, Probate Judge.

Entry -
Confirming
Account

On the Probate Court of Union County, Ohio,
In the Matter of the Estate of { July 30, 1904. - Settlement of
Elizabeth S. Sharp, Deceased. First and Final Account.

This day this matter came on to be heard on mo-
tion to confirm account. Webster L. Sharp, Executor
of the estate of Elizabeth S. Sharp, late of Union County,
Ohio, deceased, having heretofore, on the 30th day
of June 1904, filed in this court her final account,
and notice of the time of hearing thereof having
been given as required by law, by publication in
The Marysville Tribune, a newspaper published, and of
general circulation in the county aforesaid, for not
less than three consecutive weeks from and after
the 6th day of July 1904, and no exceptions having been
filed thereto, the said account, together with the
vouchers accompanying the same, are now exam-
ined by the court, and said account, on such ex-
amination being found correct, is allowed and confirmed.

And the court do find the said executor chargeable
with no assets of said estate and that he is entitled to
credits in the sum of \$23⁴⁵, as shown by said vouchers
and other evidence produced to the court. And the court
do further find that there is a balance of \$23⁴⁵ due the
said executor for payments on behalf of said estate,
and said account is settled accordingly.

It is further ordered by the court that said executor
pay the cost of the proceedings aforesaid, taxed at \$,
within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Executor's Account.

Webster L. Sharp, executor of the estate of Elizabeth S.
Sharp, deceased, in account with said estate.
Said executor charges himself as follows:
Said executor has received nothing from said estate.

1903
Sept. 5
1904
June 30

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UNION COUNTY PROBATE COURT.

1903
Sept. 5
1904
June 30

Said executor credits himself as follows:		
Paid John M. Brodrick	1	\$ 17 98
" " " "	2	5 50
		\$ 23 48

Recapitulation.

Total amount chargeable,	\$ 00 00
Total amount credited,	23 48
Balance due said executor	\$ 23 48

Affidavit to Account.

The State of Ohio, Union County, ss:
I, Webster L. Sharp, Executor of the estate of Elizabeth T. Sharp, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Webster L. Sharp.

Inworn to before me and signed in my presence this 30th day of June A.D. 1904.
John M. Brodrick, Probate Judge.

Estate of Julia Ellinwood, Deceased.

entry - In the Probate Court of Union County, Ohio.
Ordering On the Matter of the Estate of } No. 5902. June 3, 1904
Notice - Julia Ellinwood, Deceased. Filing First and Final Account

This day came George P. G. Ellinwood, Administrator of the estate of Julia Ellinwood, late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 30th day of July A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

entry - On the Probate Court of Union County, Ohio.
confirming On the Matter of the Estate of } July 30, 1904. Settlement of
Account - Julia Ellinwood, Deceased. First and Final Account.

This day this matter came on to be heard on motion to confirm account. George P. G. Ellinwood, Administrator of the estate of Julia Ellinwood, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 3rd day of June 1904, filed in this Court his Final Account, and notice of the time of hearing thereof, having been given as required by law, by publication

RECORD OF ACCOUNTS.

in the Marysville Tribune, a newspaper published and of general circulation in the county of foresaid for not less than three consecutive weeks from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account on such examination being found correct, is allowed and confirmed. And the court do find the said Administrator chargeable with no assets of said estate and that he is entitled to credits in the sum of \$14²⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$14²⁰ due the said Administrator for payments on behalf of said estate and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administrator's Account.

George P. H. Ellinwood, Administrator of the estate of Julia Ellinwood, deceased, in account with said estate. Said Administrator charges himself as follows

Said Administrator says that he has not received any thing from said estate,

Said Administrator credits himself as follows:-

1903	June 25	Paid John M. Brodrick,	1	\$ 6 60
"	29	" Geo. W. Worden,	2	2 00
1904	June 3	" John M. Brodrick,	3	5 60
		Total,		\$ 14 20

Said George P. H. Ellinwood paid out the following amounts prior to his appointment as Administrator; the vouchers for which are herewith filed, not for allowance to him but to perpetuate the evidence of such payments -

1903	March 20	Paid J. E. Shelton - Funeral director		69 82
"	20	" S. J. Brown M.D. - Last sickness		13 00
"	25	" Geo. B. Gunn, Sp. Clerk - Opening grave		3 00
April	10	" John H. Mitchell - lettering monument		5 00
"	"	" Gaider Chandler - church quarterage		2 00
		Total,		\$ 92 82

Recapitulation.

Total amount chargeable nothing,

Total amount credited

Balance due said Administrator

\$ 14 20
\$ 14 20

Entry -
Order for
Notice re -

Entry
comprising
Account -

UNION COUNTY PROBATE COURT.

Affidavit to Account.

The State of Ohio, Union County, ss:
I, George P. H. Ellinwood, Administrator of the estate of Julia Ellinwood, deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

G. P. H. Ellinwood.

Sworn to before me and signed in my presence, this 3rd day of June A.D. 1904.

E. D. John M. Brodrick, Probate Judge.

Estate of Isaac D. Butler, Deceased.

Entry - On the Probate Court of Union County, Ohio.
Order for On the Matter of the estate of Isaac D. Butler, Deceased. No 5766. June 27, 1904
Notice re - Filing First and Final Account.

This day came Morris W. Hill, Administrator of the estate of Isaac D. Butler, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 30th day of July A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry - On the Probate Court of Union County, Ohio.
Confirming On the Matter of the estate of Isaac D. Butler, Deceased. July 30, 1904 - Settlement Account - of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Morris W. Hill, Administrator of the estate of Isaac D. Butler, late of Union County, Ohio, deceased, having heretofore, to wit, on the 27th day of June 1904, filed in this court his final account, and notice of the time of hearing thereof, having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county of said, for not less than three consecutive weeks from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account,

6 60
2 00
3 60
14 20

69 82
13 00
3 00
3 00
2 00
92 82

4 20
4 20

RECORD OF ACCOUNTS.

Together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$103⁸⁸ as his legal compensation. On consideration thereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$103⁸⁸ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum of one said, to wit: \$103⁸⁸

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$2097⁰² and that he is entitled to credits in the sum of \$2097⁰² as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$700 due the said Administrator from said estate, and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account

Administrator's Account.

Morris W. Hill, Administrator of the estate of Isaac S. Butler, deceased, in account with said estate. Said Administrator charges himself as follows:

1902				
1903	Dec 16	To sale of personal property,	\$ 195 00	
	March 24	" proceeds of sale of real estate,	1900 00	
		From Bent Cahill, in full of account	30	
		" Martha J. Martin, " " " "	25	
		" L. Middleton, " " " "	1 02	
		" L. R. Livingston, " " " "	25	
		" Herman Schultz, " " " "	20	
		The other accounts due said estate, inventoried as good, were set-off with larger accounts due from the decedent to said debtors.		
		Total receipts	\$ 2097 02	

Said Administrator credits himself with amounts paid out as follows: -

1902				
	Sept. 15	To John M. Horn, appraising chattels,	1	\$ 1 00
	" "	" L. R. White " "	2	1 00
	" "	" Ariah Cahill " "	3	1 00
		Carried forward,		3 00

1902		
Nov.	17	90
"	"	"
"	"	"
Dec.	29	
1903		
April	1	
May	6	
"	"	"
"	"	"
"	"	"
July	1	
1904		
Jan.	25	
"	"	"
"	"	"
"	27	"

10. 00
20. 00
30. 00
40. 00
50. 00
60. 00
70. 00
80. 00
90. 00

UNION COUNTY PROBATE COURT.

Date	Description	Number	Amount
1902	Brought forward,		3 00
Nov. 17	Yo Bent Cahill, appraising real estate	4	1 00
" "	" John Logan, " " "	5	1 00
" "	" J. C. Stewart " " "	6	1 00
Dec. 29	" H. Ackerman, on chattel mortgage	7	186 00
1903 April 1	" The Citizens H. & S. Company, on mortgage	8	1353 37
May 6	" J. W. Gilton, Treas., taxes on realty	9	21 44
" "	" Mary J. Butler, on dower valuation	10	300 00
" "	" J. L. Millar, Atty fee in sale of realty	11	50 00
" "	" J. M. Brodrick P. J., Probate costs	12	65 98
July 1	" J. W. Gilton, taxes on realty	13	8 42
1904 June 25	" George W. Worden, pub. notice of app't	14	2 25
" "	" J. L. Millar, atty fee for personal est.	15	5 00
" "	" compensation as Admin on \$2097.02		103 88
" 27	" J. M. Brodrick, P. J. cost this account	16	5 75
	Total expenditures		\$2097 09

Recapitulation.

Total amount chargeable,	\$ 2097 02
Total amount credited,	2097 09
Balance due said Administrator	\$ 07

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Morris W. Hill, Administrator of the estate of Isaac W. Butler, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Morris W. Hill,

Sworn to before me and signed in my presence this 25th day of June A. D. 1904,

(Signature)

J. L. Millar,
 Notary Public, Union Co., Ohio.

195 00
 1900 00
 30
 25
 1 02
 25
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 2097 02
 100
 * 1 00
 1 00
 1 00
 3 00

RECORD OF ACCOUNTS.

Estate of Willis J. Harvey, Deceased.

Entry - On the Probate Court of Union County, Ohio,
 Order for In the Matter of the estate of { No 5782. June 28, 1904
 Notice re- Willis J. Harvey, Deceased. Filing First and Final Account,
 This day came Larson B. Harvey, Administrator of
 the estate of Willis J. Harvey, late of Union County, Ohio,
 deceased, and presented his First and Final Ac-
 count in settlement of said estate duly verified,
 Whereupon the Court do order the same filed and
 advertised for bearing on Saturday the 30th day of
 July A.D. 1904, at one o'clock P.M., to which time said
 matter is continued.
 John M. Brodrick, Probate Judge.

1902
Nov. 21 To

Entry - On the Probate Court of Union County, Ohio,
 Confirming In the Matter of the estate of { July 30, 1904, Settlement
 Account - Willis J. Harvey, Deceased. of First and Final Account.
 This day this matter came on to be heard on
 motion to confirm account. Larson B. Harvey, Ad-
 ministrator of the estate of Willis J. Harvey, late of
 Union County, Ohio, deceased, having heretofore,
 to-wit: On the 28th day of June 1904, filed in this court
 his Final Account, and notice of the time of hear-
 ing thereof having been given as required by law,
 by publication in The Marysville Tribune, a news-
 paper published, and of general circulation in the
 county aforesaid, for not less than three consecutive
 weeks from and after the 6th day of July 1904, and
 no exceptions having been filed thereto, the said
 account, together with the vouchers accompanying
 the same, are now examined by the Court.
 And said account, on such examination being
 found correct, is allowed and confirmed.
 And the Court do find the said Administra-
 tor chargeable with assets of said estate in the sum
 of \$5078⁵⁵ and that he is entitled to credits in the
 sum of \$5078⁵⁵, as shown by said vouchers and other
 evidence produced to the Court. And the Court do
 further find there is nothing in the hands of the
 said Administrator due said estate, and said
 account is settled accordingly.
 It is further ordered by the Court that said
 Administrator pay the cost of the proceedings
 aforesaid, taxed at \$, within ten days and that
 said Account be recorded.

Nov. 22, 1902 Pa
 " " "
 " " "
 " " "
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 " " "
 " 23 "
 " 26 "
 Dec. 15 "
 " 27 "
 Jan. 31, 1903
 " " "
 " " "
 " " "
 Feb 9 "
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 " " "
 " 17 "
 " 9 "
 Feb 9 "
 " 14 "
 " " "
 " " "
 April " "
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 " " "
 June 1 "
 " 6 "
 " " "
 " " "
 " " "
 " 10 "
 " 27 "

First & Final Account - Administrator's Account.
 Larson B Harvey, Administrator of the estate of

John M. Brodrick, Probate Judge

UNION COUNTY PROBATE COURT.

... Ohio,
 28, 1904
 ... Account,
 ... Administrator of
 ... County, Ohio
 ... final Ac-
 ... verified,
 ... filed and
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 ... Probate Judge.
 ... Ohio.
 ... Settlement
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1902		Said Administrator charges himself as follows:	
Nov. 21	To amount of Sal. Bill of chattels,	\$1689.89	
" "	" " " " of real estate	1800.00	
" "	" cash on Life Ins.	1000.00	
" "	" " " Bank account	303.88	
" "	" " " Rental	125.00	
" "	" " " Small deposits bc.	159.78	
	Total,	\$3078.55	
1902		Said Administrator credits himself as follows:	
Nov. 22	Paid Eva M. Harvey	4	30.00
" "	" G. H. Ballinger	5	9.00
" "	" William Ballinger	6	8.00
" "	" F. J. Tussing	7	3.00
" "	" E. P. Harvey	8	2.50
" "	" Samuel Welshimer	9	3.00
" "	" Ollie Harriman	10	6.35
" "	" L. J. Hass	11	40.00
" "	" G. E. & E. P. Harvey, Admrs	12	200.00
" "	" G. E. & E. P. Harvey, "	13	375.60
" "	" L. G. English	14	2.50
" 23	" Union Banking Co.	15	1000.00
" 26	" Same	16	3000.00
Dec. 15	" G. E. Ballinger	17	16.30
" 27	" O. L. Harvey	18	9.60
Jan. 31, 1903	" Harry Mortimore	19	1.50
" "	" B. B. Ballinger	20	38.20
" "	" W. F. Knight & Co.	21	3.70
" "	" Eswin & Huffman	22	6.00
Feb 9	" Hendricks, Bonhans & Co.	23	10.25
" "	" Frank Henry	24	3.00
" "	" John Sandusky	25	11.78
" "	" Oliver L. Harvey	26	2.03
" 17	" G. E. & E. P. Harvey, Admrs	27	31.40
" 9	" Stewart & Cessna	28	12.35
Mar 9	" G. E. Ballinger, Trustee	29	75.00
" 14	" H. McDonald	30	5.27
" "	" J. L. Andrews	31	2.35
" "	" J. C. Moore	32	9.90
April "	" Eva M. Harvey	33	30.00
" "	" Union Banking Co.	34	250.00
" "	" H. M. Ballinger	35	25.00
June 1	" Union Banking Co.	36	25.00
" 6	" Eva M. Harvey	37	30.00
" "	" A. D. Ballinger	38	29.10
" "	" Eva M. Harvey	39	50.00
" 4	" H. C. Benedict	40	5.00
" 10	" B. H. Fry	41	1.50
" 27	" Union Banking Co.	42	390.25

RECORD OF ACCOUNTS.

July 18 1903	Paid H. E. Southard	43	50 00
Sept. 10 "	" Union Banking Co.	44	7 60
Oct. 1 "	" Same	45	933 30
" 2 "	" Same	46	3 50
" 6 "	" H. H. Harvey, Trustee	47	75 00
Dec 25 "	" A. D. Riffle	48	6 50
Feb. 6 1904	" Shearer & Shearer	49	2 00
Mich 3 "	" Same	50	5 81
" 15 "	" James M Campbell, Atty	51	20 00
" 26 "	" G. E. Ballinger	52	9 92
" 28 "	" John M. Brodrick P. J.	53	23 43
Feb. 2 1903	" J. W. Tilton, Treas.	54	18 75
July 6 "	" Same	55	18 75
Jan. 21 1904	" Same	56	11 20
June 20 "	" Eva M. Harvey, Dowry,	57	489 32
April 9 "	" Same	58	19 56
June 20 "	" Same	59	100 68
	" Lanson B. Harvey		00 00
	" Spain A. Skidmore, Assisting Admr,		00 00
	Total,		\$5078 55

Recapitulation.

Total amount chargeable,	\$ 5078 55
Total amount credited,	\$ 5078 55
Balance due said estate,	\$ 000 00

Affidavit to Account.

The State of Ohio, Union County, ss.
 I, Lanson B. Harvey, Administrator of the estate of Willis S. Harvey, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Lanson B. Harvey, Administrator
 Sworn to before me and signed in my presence, this 28th day of June A. D. 1902.

(Signature) John M. Brodrick, Probate Judge.

Entry -
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UNION COUNTY PROBATE COURT.

Trusteeship of George Gundersman.

50 00
 7 60
 933 30
 3 30
 73 00
 6 30
 2 00
 3 81
 20 00
 9 92
 23 43
 18 75
 18 75
 11 20
 488 32
 19 36
 100 68
 00 00
 00 00
 \$5078 55

Entry - On the Probate Court of Union County, Ohio.
 Ordering On the Matter of the Trusteeship of George Gundersman. No. 719. June 2, 1904.
 Notice of Filing First Account.
 This day came Joseph M. Baines, Trustee of the estate of George Gundersman, of Union County, Ohio, and presented his First Account in settlement of said Trusteeship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 30th day of July A. D. 1904, at one o'clock P. M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Entry - On the Probate Court of Union County, Ohio.
 Confirming On the Matter of the Trusteeship of George Gundersman. July 30, 1904. - Settlement of First Account.
 This day this matter came on to be heard on motion to confirm account. Joseph M. Baines, Trustee of the estate of George Gundersman, having heretofore, to-wit: On the 2nd day of June 1904, filed in this court his First account, and notice of the time of hearing thereof having been given as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.
 And the court do find said Trustee chargeable with assets belonging to the estate of said ward amounting to the sum of \$1579²⁴, and that he is entitled to credits amounting to the sum of \$194¹⁶ valid claims against said ward as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$1385¹⁵ in the hands of said Trustee due said ward and said account is settled accordingly. It is further ordered by the court that said Trustee pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.
 John M. Brodrick, Probate Judge.

Account - Trustee's Account.
 Joseph M. Baines, Trustee of George Gundersman under will of Elizabeth Gundersman.
 First Account. On account with his ward.
 Said Trustee charges himself as follows:

078 55
 178 55
 000 00

the estate of
 att. that the
 correct, as
 administrator
 esence, this
 Probate Judge.

RECORD OF ACCOUNTS.

May 19 1902	To amt rec'd from Executor of E. Vanderman	\$	280	40
" " "	" bal. " " " " " " " "		1115	14
Mar 11 1903	" amt " " " " " " " "		1	80
April 1 " " " " " " " " " "	" " " " " " " " " "		81	00
" 7 " " " " " " " " " "	" " " " " " " " " "		20	00
" 1/1904	" " " " " " " " " "		81	00
Total,			\$1379 34	

Said Trustee claims credits as follows:

		Voucher	\$	¢
1902	May 17	Paid Probate Judge, costs - letters &c	1	5 10
"	" 19	" L. S. Ward, Rev. Stamp bond	2	50
June	3	" Recorder, record mortgage	3	1 20
Sept.	19	" County Treasurer, taxes	4	13 97
Dec. 1903	8	" O. H. & G. G. G. clothing	5	2 00
Jan'y	22	" County Treasurer, taxes	6	37 05
April	1	" George Vanderman, interest on note	7	20 98
"	9	" " " " " " " " " "	8	20 00
Dec. 1904	26	" County Treasurer, taxes	9	41 56
April	11	" George Vanderman, interest	10	42 00
June	2	" J. H. Kirkland, legal services	11	2 00
"	2	" J. M. Brodrick, Probate costs	12	3 80
Total,			\$ 194 16	

Recapitulation.

Total amount chargeable,	\$ 1379 34
Total amount credited,	\$ 194 16
Balance due said estate,	\$ 1385 18

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Joseph M. Baines, Trustee of George Vanderman, do make solemn oath that the within is a true and correct account of said Trusteeship, as truly believe.

Joseph M. Baines.

Sworn to before me and signed in my presence this 2nd day of June A. D. 1904.

(L.S.)

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Guardianship of Elizabeth Dolbear, Minor.

Entry - In the Probate Court of Union County, Ohio.
 Ordering On the Matter of the Guardianship of Elizabeth Dolbear. - No. 5345. June 8th 1904.
 Notice Filing Second Account.

This day came Josephine C. Dolbear, Guardian of Elizabeth Dolbear, of Union County, Ohio, and presented her Second Account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 30th day of July A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Entry - In the Probate Court of Union County, Ohio.
 Confirming On the Matter of the Guardianship of Elizabeth Dolbear, Minor. - July 30, 1904. - Settlement Account of Second Account.

This day this matter came on to be heard on motion to confirm account. Josephine C. Dolbear, Guardian of the person and estate of Elizabeth Dolbear, having heretofore, to wit: On the 8th day of June 1904, filed in this court her Second Account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for taxes and maintenance of said ward. Upon consideration whereof and the court being fully advised in the premises said Guardian is allowed the sum of \$60⁰⁰ as her compensation, and it is ordered by the court that said Guardian ^{retain} out of the estate of said ward the sum of \$60⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$560⁰⁰ and that she is entitled to credits amounting to the sum of \$60⁰⁰ valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance

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RECORD OF ACCOUNTS.

of \$500⁰⁰ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge

Account -

Guardian's Account.

Josephine C. Kolbe, Guardian of Elizabeth Kolbe
Second Account. In account with her ward.

Said Guardian charges herself as follows:

% balance due on last settlement	\$500 00
Interest on same for two years	60 00
Total,	\$560 00

credits -

By taxes and maintenance of ward two years,	\$ 60 00
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Recapitulation.

Total amount chargeable,	\$560 00
Total amount credited,	60 00
Balance due said ward,	\$500 00

Affidavit to Account.

The State of Ohio, }
Union County, } ss. I, Josephine C. Kolbe, Guardian of Elizabeth Kolbe, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Josephine C. Kolbe.

Sworn to before me and signed in my presence, this 8th day of June A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge

entry -
confirming
Account -

Resignation of
Guardian, do

Entry -
Ordering
Notice re -

Guardianship of David C. Mowen, Lame.

On the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of David C. Mowen. } No 5956. June 27, 1904,
Filing First and Final Account.

This day came Robert S. Carroll, Guardian of David C. Mowen, of Union County, Ohio, and presented his first and final account in settlement of said Guardianship duly verified. Said Robert S. Carroll also tendered his resignation as such Guardian.

Whereupon the Court do order the same filed and said account advertised for hearing on Saturday the 30th day of July A.D. 1904, at one o'clock P.M., to which

Account -

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UNION COUNTY PROBATE COURT.

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time said matter is continued.
John M. Brodrick, Probate Judge

Entry - On the Probate Court of Union County, Ohio, confirming the Matter of the Guardianship of David b. Mowen, Lunatic. July 30, 1904 - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Robert S. Carroll, Guardian of the person and estate of David b. Mowen, a lunatic, having heretofore, to wit: On the 27th day of June 1904, filed in this court his First and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 6th day of July 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$660⁰⁰, and that he is entitled to credits amounting to the sum of \$660⁰⁰ valid claims against said ward as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of said Guardian due said ward and said account is settled accordingly.

On resignation of said Robert S. Carroll having heretofore, on the 27th day of June 1904, tendered his resignation as Guardian, such Guardian; the court on consideration accepts said resignation and said Robert S. Carroll is hereby discharged from further duties under said trust. It is further ordered by the court that said Guardian pay the costs of the proceedings ofore said taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account - Guardian's Account.

Robert S. Carroll, Guardian of David b. Mowen, a lunatic. First and Final Account. An account with his ward. Said Guardian charges himself as follows:

1903	Sept. 14	To received pension from the United States for ward for quarter ending Sept. 4, 1903	165 00
	Dec. 15	To received pension from the United States Government for quarter ending Dec. 4, 1903	165 00
1904	Mar. 15	To received pension from United States	

RECORD OF ACCOUNTS.

1904	June 15	government for quarter ending March 4, 1904		165.00	
		To received from United States Government pension for quarter ending June 4, 1904,		165.00	
					\$660.00
1903	Oct. 6	By paid Marysville Sanatorium for maintenance of ward from Sept. 15, 1903 to December 15, 1903	1	165.00	
	Dec. 8	By paid Marysville Sanatorium for maintenance of ward from December 15, 1903 to March 15, 1904,	2	165.00	
1904	March 15	By paid Marysville Sanatorium for maintenance of ward from March 15, 1904 to June 15, 1904	3	165.00	
	June 15	By paid Marysville Sanatorium for maintenance of ward from June 15, 1904 to Sept. 15, 1904	4	165.00	
					\$660.00

Recapitulation.

Total amount chargeable,	\$ 660.00
Total amount credited,	660.00
Balance due said ward,	\$ 000.00

Affidavit to Account.

The State of Ohio, }
 Union County } ss. I, Robert S. Carroll, Guardian of
 David L. Mowen, lunatic, do make solemn oath that
 the within is a true and correct account of said
 Guardianship as I verily believe.

Subscribed to before me and signed in my presence
 this 27th day of June A. D. 1904,

(Signature) Eda M Campbell,
 Deputy Clerk Probate Court

Resignation I, Robert S. Carroll, hereby tender my resignation
 of Guardian, as Guardian of said David L. Mowen, lunatic, to take
 effect upon my release as such by order of this
 Court; and for cause say that I have transferred
 my business and residence to another state.

Robert S. Carroll.

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Journal entries,
 Appointing executors,

Estate of John Paver, Deceased.

Probate Court, August 15, 1904.

In the Matter of the estate of John Paver, deceased. No. 6145. Appointment. Order for Bond.
 The last will and testament of John Paver, late of Allen Township, in this county, deceased, having heretofore been duly proved and allowed, this day George Paver and John Paver Jr., the executors named in said will, appeared in open court and made and filed an application under oath as required by law, to be appointed such executors also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said George Paver and John Paver Jr. are suitable persons and legally competent; it is ordered that they be appointed as such executors, upon giving bond with sureties as required by law, in the sum of Four Thousand Dollars and this cause is continued.

John M. Brodrick, Probate Judge

Afterward, court: On said 15th day of August, 1904, the court ordered as follows: Probate Court, August 15, 1904.

In the Matter of the estate of John Paver, deceased. Appointment. Bond Appraised. Letters Issued.

This day George Paver and John Paver Jr. appeared in open court, accepted the trust as executors of the estate of John Paver, deceased, and gave and filed herein their bond in the sum of Four Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company - a company duly authorized to become surety on fiduciary bonds in the State of Ohio as surety, which bond is approved by the court.

It is therefore ordered that letters testamentary issue on the will of said decedent, to said George Paver and John Paver Jr., executors, that this proceeding be recorded and that said executors pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Philip Vanderan, Deceased.

Probate Court, August 15, 1904

Journal entries,
 Appointing of Philip Vanderan, said. Executor.

In the Matter of the Estate of Philip Vanderan, said. No. 6146. Appointment. Order for Bond.

The last will and testament of Philip Vanderan late of Paris Township, in this county, deceased, having heretofore been duly proved and allowed, this day William A. Vanderan, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed

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RECORD OF ACCOUNTS.

Such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said William H. Vanderan is a suitable person and legally competent, it is ordered that he be appointed as such executor upon giving bond with sureties as required by law, in the sum of Six Thousand Dollars and this cause is continued.

John M. Brodrick, Probate Judge
Afterward, to wit: On the said 18th day of August 1904, the court ordered as follows: -

Probate Court, August 18, 1904.

On the Matter of the estate of { Appointment, Bond Approved
Philip Vanderan, deceased. } Letters Issued.

This day William H. Vanderan appeared in open court, accepted the trust as executor of the estate of Philip Vanderan deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with The United States Fidelity & Guaranty Company - a company duly authorized to become surety on fiduciary bonds in the State of Ohio - as surety, which bond is approved by the court. It is therefore ordered that letters testamentary issue on the will of said decedent to said William H. Vanderan, that this proceeding be recorded and that said executor pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Stella and Mabel Armstrong.

Probate Court, August 26, 1904.

Journal

entries,

Appointing

Guardian,

On the Matter of the Guardian-
ship of Stella Armstrong
and Mabel Armstrong, Minors.

No. 6153

Appointment.

Order for Bond.

This day Fannie B. Armstrong appeared in open court, and made application to be appointed Guardian of Stella Armstrong and Mabel Armstrong and the court being satisfied that said Stella Armstrong is a minor of the age of eleven years, May 10, 1904, and that said Mabel Armstrong is a minor of the age of three years, February 27, 1904, and are children of William H. Armstrong and Fannie B. Armstrong of Paris Township, Union County, Ohio, and that said minors reside in this county; and the court being further satisfied that a Guardian is necessary, and that said Fannie B. Armstrong is a suitable person to be appointed and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors and the probable value thereof.

Journal

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UNION COUNTY PROBATE COURT.

It is ordered that said Fannie B. Armstrong be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Five Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, to-wit: On the said 26th day of August 1904, the court ordered as follows: Probate Court, August 26, 1904. In the Matter of the Guardian - Appointment. of Stella Armstrong and Mabel Armstrong, Minors. Bond Approved. Letters Issued.

This day Fannie B. Armstrong appeared in open court, accepted the appointment as Guardian of the estate of Stella Armstrong and Mabel Armstrong and gave and filed herein her bond in the sum of Five Hundred Dollars, conditioned according to law, with J. B. Taylor and W. J. Hooper, freeholders as sureties thereon, which bond is approved by the court.

Thereupon said Fannie B. Armstrong took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of Guardianship issue to said Fannie B. Armstrong, that this proceeding be recorded and that said Guardian pay the costs, herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Barbara Machling, deceased.

Probate Court, August 27, 1904.

Journal entries-

In the Matter of the Estate of Barbara Machling, deceased. No. 155. Appointment. Order for Bond.

Administrator. This day W. S. Freshwater appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Barbara Machling, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said W. S. Freshwater is a suitable person and legally competent, and a majority of the next of kin of said Barbara Machling having signed a written declination with a recommendation for the appointment of said W. S. Freshwater, it is ordered that said W. S. Freshwater be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Two Thousand

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RECORD OF ACCOUNTS.

and Five Hundred dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, court: On the said 27th day of August A.D. 1904, the court ordered as follows:

In the Matter of the Estate of Barbara Mackling, deceased. Probate Court, August 27, 1904. Appointment. Bond Approved. Letters Issued.

This day W. S. Frestwater appeared in open court, accepted the appointment as Administrator of the estate of Barbara Mackling, deceased, and gave and filed herein his bond in the sum of Two Thousand and Five Hundred dollars, conditioned according to law, with W. H. Sherman and John W. Barnes freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said W. S. Frestwater; that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

In the Matter of Accounts Filed for Settlement.

In Probate Court, Curion County, Ohio.

Journal Entry - Approving Notice -

In the Matter of Accounts Filed for Settlement. August 27, 1904. Notice Approved.

This day proof of publication of notice of filing accounts and vouchers of administration and guardianship, was made; and the court, after careful examination of the notice and proof aforesaid, do find the same in all respects regular and pursuant to law. It is therefore ordered that the said notice and proof be entered upon the Journal and Account Record of this Court.

John M. Brodrick, Probate Judge.

Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Curion County, Ohio, which will be for hearing on Saturday, August 27, 1904, at one o'clock P.M., as follows, to-wit:

- 5894 J. S. Holycross, and Daniel Perry, executors of the will of John H. Holycross; first account.
- 5918 Ross W. Mooney, executor of the will of Rosannah Mooney final account.
- 5743 Albert Adams, executor of the will of John Robinson; final account.
- 5830 E. H. Norris, executor of the will of William M. Nitrick; first account.
- 6028 Eli Fox, Administrator of the estate of Henry Fox;

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UNION COUNTY PROBATE COURT.

- 5-819 Josiah Turner, Administrator of the estate of Amanda M. L. Lockwood; final account.
- 5-915 William H. Carter, Administrator of the estate of Sarah A. Carter; final account.
- 5-813 Lennie S. Sivy, Administratrix of the estate of Bert Sivy; final account.
- 5-804 Stephen V. B. Young, Administrator of the estate of Luntell Young; final account.
- 5-905 Charles S. Cherry, Administrator of the estate of Elmer White; final account.
- 5-709 Emma A. Jolliff, Guardian of Emma E. Jolliff and Ruth M. Jolliff; first account.
- 4743 Catharine Weber, Guardian of Charlotte E. Weber; final account.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

August 3rd 1904. John M. Brodrick, Probate Judge.

Affidavit
of Notice

The State of Ohio
Union County

Personally appeared before me J. H. Sheares and made solemn oath, that the notice, a copy of which is hereto attached was published for four consecutive weeks on and next after August 3rd 1904, in "The Marysville Tribune", a newspaper of general circulation in the county aforesaid.

J. H. Sheares.

Sworn to before me and signed in my presence this 27th day of August A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge.

Printer's fees, Paid - Sheares & Sheares.

Probate Judge.
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RECORD OF ACCOUNTS.

Estate of John H. Holycross, deceased

Journal
 Entry - In the Matter of the estate of John H. Holycross, deceased, No. 5894 July 11, 1904.
 Ordering Notice to - This day came J. B. Holycross and Daniel Perry, executors of the estate of John H. Holycross, late of Union County, Ohio, deceased, and presented their first account in settlement of said estate duly verified.
 Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock, P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge

Journal
 Entry - In the Matter of the estate of John H. Holycross, deceased. August 27, 1904 -
 Confirming Account - This day this matter came on to be heard on motion to confirm account. J. B. Holycross and Daniel Perry executors of the estate of John H. Holycross, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 11th day of July 1904, filed in this court their first account and notice of the time of hearing thereof having been given as required by law, by publication in the Mansville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.
 This day this matter came on to be further heard on motion of the said executors for the allowance of \$245.⁸⁶ as their legal compensation. On consideration whereof and the court being fully advised in the premises the said executors are allowed said sum of \$245.⁸⁶ as their legal compensation. It is therefore ordered by the court that the said executors retain out of the money of said ^{estate} the sum aforesaid, to-wit: \$245.⁸⁶.
 And the court do find the said executors chargeable with assets of said estate in the sum of \$6293.²⁵ and that they are entitled to credits in the sum of \$2674.⁰⁵ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$3619.²⁰ in the hands of the said executors due said estate and said account is settled accordingly.

Account	est	av	\$	%	1904	for
Account -						for
					July 18	By
					" 30	"
					Apr. 2	"
					" 4	"
					May 2	"
					"	"
					"	"
					"	"
					"	"
					" 31	"
					" 31	"
					"	"
					"	"
					June 11	"
					" 17	"
					" 20	"
					" 28	"
					" 29	"
					July 11	"

UNION COUNTY PROBATE COURT.

It is ordered that said executors distribute said balance according to law and the will of said decedent.

It is further ordered by the court that said executors pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge

Account - Executors' Account.

J. H. Holyeross and Daniel Perry, executors of the estate of John H. Holyeross, deceased, in account with said estate. First current account.

Said executors charge themselves as follows:

To cash rec'd from Oscar Finley, rent note	\$ 175
" " " " Rodney Cary, Top buggy	18
" " " " Mary E. Holyeross, Ins robe	250
" " " " Benj. Frye, Sherwood farm	44 ²² 4222 75
" " " " same, scriffy	19 ² 1425
" " " " Mary E. Holyeross, Lot #86	450

Said executors claim credit for disbursements made on behalf of said estate as follows, to wit:

1904	Date	Description	Number	Amount
March	18	By paid Mary E. Holyeross,	1	1501 28
"	30	" " John Fress,	2	5
Apr.	2	" " Mary E. Holyeross,	3	450
"	4	" " James M. Campbell,	4	30
May	2	" " Bidwell Bros,	5	4
"	"	" " Clyde J. Wilson,	6	2 20
"	"	" " Joseph Mahler,	7	2 20
"	"	" " G. B. M. Campbell,	8	30
"	"	" " Mrs. Max Row,	9	2
"	"	" " Barts & Heiser,	10	9 90
"	"	" " E. Pitcher,	11	2 20
"	"	" " L. L. Ketch,	12	93 65
"	"	" " Staley & Parks,	13	2
"	"	" " Mahler & Justice,	14	3 75
"	"	" " E. S. Holmes M. L.,	15	14 50
"	31	" " J. M. Bradley,	16	1
"	31	" " N. Harrington,	17	1
"	"	" " Calvin Liggett,	18	1
"	"	" " H. B. Chapman,	19	3 10
"	"	" " J. B. Faust,	20	1
"	"	" " L. L. Ketch,	21	1
June	11	" " Mary E. Holyeross,	22	108 02
"	17	" " The London Times,	23	2 40
"	20	" " Calvin Liggett,	24	2 45
"	28	" " Bank of Plain City,	25	57 50
"	29	" " Rev. E. L. Rexford,	26	10
July	11	" " Bank of Plain City,	27	11 56
Amounts carried forward,				\$ 6293 25-2323 21

Ohio,
11, 1904.
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RECORD OF ACCOUNTS.

(July 11)	Amounts brought forward,		\$ 6293 25	\$ 2323 21
	By paid J. F. Feather,	Vouchers 28		5 15
"	" " Shearer & Shearer,	" 29		2
"	" " James M. Campbell,	" 30		55
"	" " John M. Brodrick,	" 31		42 83
"	" " Executors' commission on \$6293 ²⁵			245 86
				2674 05
	By amount to balance,			3619 20
			\$ 6293 25	\$ 6293 25

Recapitulation:

Total amount chargeable,	\$ 6293 25
Total amount credited,	\$ 2674 05
Balance due said estate,	\$ 3619 20

Affidavit to Account.

The State of Ohio, Union County, ss:
 We, J. S. Holyeross and Daniel Perry, Executors of the estate of John M. Holyeross, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

J. S. Holyeross
 Daniel Perry

Sworn to before me and signed in my presence, this 11th day of July A.D. 1904.

(Signature) John M. Brodrick, Probate Judge

Estate of Rosannah Mooney, Deceased.

Journal Entry - On the Probate Court of Union County, Ohio, No. 5918. July 28, 1904
 Ordering Rosannah Mooney, dec'd. Filing First and Final Account.
 Notice re - This day came Ross W. Mooney, Executor of the estate of Rosannah Mooney, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio, August 27, 1904. Settlement confirming Rosannah Mooney, deceased. of First and Final Account
 account - This day this matter came on to be heard on motion to confirm account. Ross W. Mooney,

Final Account -	
1903	
July 18	
"	
Oct. 15 th to	By
1903	
July 17	
"	
" 20	
" 25	
"	
"	
Aug. 12	
July 25	
Aug. 28	

UNION COUNTY PROBATE COURT.

293 25⁸ 2323 21
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 61920

~~Executor of the estate of Rosannah Mooney, Executor of the~~
 estate of Rosannah Mooney, late of Union County, Ohio,
 deceased, having heretofore, to wit: On the 28th day of July,
 1904, filed in this court his Final Account, and notice
 of the time of hearing thereof having been given as
 required by law, by publication in the Marysville
 Tribune, a newspaper published and of general
 circulation in the county aforesaid, for not less
 than three consecutive weeks from and after the
 3rd day of August 1904, and no exceptions having
 been filed thereto, the said account, together with
 the vouchers accompanying the same, are now
 examined by the court. And said account,
 on such examination being found correct, is
 allowed and confirmed.

And the court do find the said executor chargeable
 with assets of said estate in the sum of \$388⁸⁰ and
 that he is entitled to credits in the sum of \$388⁸⁰,
 as shown by said vouchers and other evidence pro-
 duced to the court. And the court do further find
 that there is nothing in the hands of the said
 executor due said estate and said account is
 settled accordingly.

It is further ordered by the court that said execu-
 tor pay the cost of the proceedings aforesaid, taxed
 at \$, within ten days and that said account
 be recorded.

John M. Brodrick, Probate Judge

Final
Account - First and Final Account of Ross W. Mooney,
 Executor of the last will and testament and
 estate of Rosannah Mooney, deceased.

1903	The said executor charges himself as follows:	
July 18	Farmers National Bank,	\$100 00
"	Bank of Plain City,	150 00
	Sale of household goods,	54 80
Oct. 15 th to Apr. 15, 1904, inclusive,	7 months at \$12.00 per month,	84 00
		<u>\$388 80</u>
1903	And claims credit as follows:	
July 17	A. J. Hare,	1 2 00
"	John M. Brodrick, P. J.	2 16 19
" 20	E. W. Beach, undertaker	3 63 00
" 25	Bidwell Bros, livery	4 4 50
"	Water rent,	5 33 00
"	E. S. Holmes, M. D.,	6 38 00
Aug. 12	Gertrude Sells, nurse,	8 30 00
July 25	John Greec, grave digging	7 5 00
Aug. 28	J. H. Coors	9 90
	Forward,	<u>\$163 09</u>

Executors of
 make sol-
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 Probate Judge
 Ohio.
 28, 1904
 l Account.
 of the estate
 Ohio, de-
 account
 e filed and
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 Probate Judge.
 ty, Ohio.
 Settlement
 nal Account
 and our
 Mooney,

RECORD OF ACCOUNTS.

1903		Forward,		\$ 165 09
Sept. 13		H. B. Chapman,	10	3 30
" 25		M. B. Smith,	11	48 30
Oct. 3		E. M. Bigelow,	12	23 00
Nov. 13		R. C. McCloud,	13	8 00
Dec. 17		Hilbury & Roby,	14	29 35
"		Barto & Heiser,	15	3 15
"		J. W. Bishop,	16	2 00
"		L. H. Elliott,	17	3 30
1904				
Jan. 16		Tax	18	14 34
Mar. 4		C. H. Hutton,	19	14 28
April 30		J. W. Price, insurance,	20	8 00
May 1		R. C. McCloud	21	18 40
May 1		John Jackson, papering,	22	1 85
July 1		Water rent,	23	7 00
" 11		Tax,	24	15 30
" 26		Thomas Haley,	25	1 50
"		John Tobin	26	2 00
" 28		Howard C. Black,	27	14 44
"		John M. Brodrick, P. J.,	28	5 80
				\$ 388 80

The State of Ohio, } ss.
 Union County, }

Ross W. Mooney, being duly sworn says that he is the duly appointed, qualified and acting executor of the last will and testament and estate of Rosannah Mooney, deceased; that the foregoing is a true and correct account to the best of his knowledge and belief.

Ross W. Mooney.

Sworn to before me and subscribed in my presence this 28th day of July 1904.

(L. J.)

John M. Brodrick,
 Probate Judge.

Journal entry -
 Order for
 Notice -

Journal entry -
 confirming of
 Account -

Journal entry -
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UNION COUNTY PROBATE COURT.

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 #38880

Estate of John Robinson, deceased.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Estate of John Robinson, deceased. No 5743. August 2, 1904. Filing Second and Final Account. Notice - This day came Albert Adams, executor of the estate of John Robinson, late of Union County, Ohio, deceased, and presented his Second and Final Account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Estate of John Robinson, deceased. August 27, 1904. Settlement and Confirmation of Second and Final Account. Account - This day this matter came on to be heard on motion to confirm account. Albert Adams, Executor of the estate of John Robinson, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 2nd day of August 1904, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$330⁰⁵ as his legal compensation, and \$7⁶⁹ for personal cash expenses on behalf of said estate, as per affidavit filed herein. On consideration whereof and the court being fully advised in the premises, the said executor is allowed said sum of \$330⁰⁵ as his legal compensation and the sum of \$7⁶⁹ for cash expenses. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of the two items last aforesaid, to-wit: \$337⁷⁴.

And the court do find the said executor chargeable with assets of said estate in the sum of \$16504³⁶ and that he is entitled to credits in the sum of \$16484⁷⁴ as shown by said vouchers and other evidence produced to the court. And the court do further find

that he
 executor
 of Rosan-
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 ate Judge.

RECORD OF ACCOUNTS.

that there is a balance of \$19⁶² in the hands of the said executor due said estate, and said account is settled accordingly. It is ordered by the court that said executor distribute said balance according to law and the will of said decedent.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$ within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account

Executor's Account.

Albert Adams, executor of the estate of John Robinson, deceased, in account with said estate.

Second and Final Account.

Said executor charges himself as follows:

1903 Aug.

Date	Description	Prin.	Int.	Debit	Credit	Balance
7	To balance on Joseph E Hunter, Nebr. int.			33		3 66
7	" School order, Prin. \$25. int. 6 ²²	25	6 ²²	185		31 99
8	" " " " 27. " 5 ⁴⁴	27	5 ⁴⁴	206		32 44
8	" Lucy L. Hudson, Nebr. int. coupon			20		5 25
8	" Richard W. Holton, " " "			26		5 25
8	" Clara E. Bell, " " "			11		8 75
8	" Richard H. Murray, " " "			36		48 31
13	" School Order, Prin. \$35. int. 3 ¹⁹	35	3 ¹⁹	3		38 19
13	" " " " 35. " 5.56	35	5.56	5		40 56
13	" " " " 100. " 12.19	100	12.19	11		112 19
13	" " " " 9.06 paid on			218		9 06
18	" " " " 30.94 int 8.91 bal.			218		39 85
18	" " " " 25. " 4.58	25	4.58	187		29 38
18	" " " " 25. " 3.89	25	3.89	179		28 89
18	" " " " 25. " 3.85	25	3.85	178		28 85
18	" " " " 30. " 5.85	30	5.85	117		35 85
18	" " " " 25. " 2.10	25	2.10	31		27 10
18	" " " " 9.88 paid on			188		9 88
24	" " " " 30. int. 8.13	30	8.13	92		38 13
24	" " " " 30. " 8.20	30	8.20	90		38 20
24	" " " " 30. " 9.77	30	9.77	91		39 77
24	" " " " 30. " 6.06	30	6.06	101		36 06
24	" " " " 30. " 6.06	30	6.06	108		36 06
24	" " " " 30. " 5.84	30	5.84	116		35 84
24	" " " " 20. " 5.34	20	5.34	245		25 34
24	" " " " 54. " 17.61	54	17.61	247		71 61
24	" " " " 30. " 8.54	30	8.54	122		38 54
24	" " " " 30. " 5.24	30	5.24	120		35 24
24	" " " " 30. " 6.02	30	6.02	119		36 02
24	" " " " 17.50 " 4.63	17.50	4.63	233		22 13
24	" " " " 30. " 7.40	30	7.40	134		37 40
24	" " " " 30. " 3.83	30	3.83	73		33 83
27	" Homer Gilliland - compromise			25		20 00
Sept. 3	" School order 15.12 int. 5.75 bal.	15.12	5.75	188		20 87
	To amount carried forward					\$1100 69

1903	Month	Day	%
Sept	3	3	66
"	3	3	99
"	3	3	44
"	3	3	25
"	3	3	25
"	3	3	75
"	3	3	31
"	3	3	19
"	3	3	56
"	3	3	19
"	3	3	06
"	3	3	85
"	3	3	38
"	3	3	89
"	3	3	85
"	3	3	85
"	3	3	10
"	3	3	88
"	3	3	13
"	3	3	20
"	3	3	77
"	3	3	06
"	3	3	06
"	3	3	84
"	3	3	34
"	3	3	61
"	3	3	54
"	3	3	24
"	3	3	02
"	3	3	13
"	3	3	40
"	3	3	83
"	3	3	00
"	3	3	87
"	3	3	69

UNION COUNTY PROBATE COURT.

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Probate Judge,
John Robins
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2710
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3820
3977
3606
3606
3584
2534
7161
3854
3524
3602
2213
3740
3383
2000
2087
10069

1903							
			To amount carried forward,			\$	1100 69
Sept	3	% School order,	\$25.	int.	7.22	159	32 22
"	3	" " "	25.	"	6.17	171	31 17
"	3	" " "	42.	"	16.48	230	57 48
"	3	" " "	42.	"	15.82	236	57 82
"	3	" " "	30.	"	8.48	150	38 48
"	3	" " "	30.	"	11.10	24	41 10
"	3	" " "	25.	"	9.05	174	34 05
"	3	" " "	27.50	"	7.68	214	35 18
"	3	" " "	38.00	"	13.63	224	51 63
"	8	U. S., J. F. and W. H. Kilbury note				42	173 00
"	8	same,		int.		42	101 56
"	9	School order,		int.	bal	224	3 58
"	9	" " "	43.75	"	15.96	233	59 71
"	9	" " "	25.00	"	9.13	198	34 13
"	9	" " "	25.	"	9.13	197	34 13
"	9	" " "	30.	"	10.41	64	40 41
"	9	" " "	30.	"	10.96	40	40 96
"	9	" " "	30.	"	5.17	166	31 17
"	9	" " "	21.86	partial		102	21 86
Oct.	8	M. W. Horn, note				10	400 00
"	8	same		int.		10	42 23
"	13	School order, 8.14		int.	5.51 bal	102	13 63
"	13	" " "	30.	"	6.07	104	36 07
"	13	" " "	30.	"	5.91	163	33 91
"	13	" " "	60.	"	8.24	216	68 24
"	13	" " "	30.	"	5.21	41	35 21
"	13	" " "	10.92	paid on		51	10 92
"	28	Joseph Thompson, one note				31	400 00
"	28	same,		int.		31	50 56
"	28	Clara E. Bell M. B. Nebr.				11	250 00
"	28	same,		int.		11	8 61
"	28	Philip Judd, Nebr. M. B.				13	100 00
"	28	same,		int.		13	7 23
"	28	same,		int.		14	7 00
"	28	Lucy Hudson Nebr. M. B.				20	150 00
"	28	same,		int.		20	3 60
"	28	Class J. Blake " " paid on				3	431 20
Nov.	4	same		"	"	3	7 00
"	4	same		"	"	4	466 00
"	4	same,		int.		4	18 56
"	4	James E. Frary " "				5	200 00
"	4	same,		int.		5	6 41
"	4	Class J. Blake " " paid on				3	9 35
"	6	same,		int. & bal.		3	30 25
"	6	Richard W. Holton Nebr. M. B.				26	150 00
"	6	same,		int.		26	6 29
"	6	James E. Frary " "				6	200 00
"	6	same,		int.		6	7 19
		% amount carried forward,				\$	5177 31

RECORD OF ACCOUNTS.

Year	Month	Day	Description	Debit	Credit	Balance	Year	Month	Day	Description
1903			To amount brought forward,			\$ 5177 31	1904			
	Nov.	6	To School order, bal.	51	19 08		March	12	To	
	"	6	" same, int.	51	6 42		"	12	"	
	"	6	" School order, 19.00 int. 9.	263	28 00		"	12	"	
	"	6	" " " 23, " 6.38	241	29 38		"	12	"	
	"	6	" " " 30, " 5.33	167	33 33		"	12	"	
	"	6	" " " 30, " 10.72	65	40 72		"	12	"	
	"	6	" " " 30, " 11.32	86	41 32		"	12	"	
	"	6	" " " 28, " 8.56	262	36 56		"	12	"	
	"	6	" " " 27, " 5.52	210	32 52		"	12	"	
	"	6	" " " 11.59 paid on	234	11 59		"	12	"	
	"	7	" " " 5.71 int. 3.76 bal	234	9 47		"	12	"	
	"	7	" " " 32, " 5.14	237	37 14		"	12	"	
	"	7	" " " 30, " 6.26	164	36 26		"	12	"	
	"	7	" " " 30, " 6.38	163	36 38		"	12	"	
	"	7	" " " 30, " 8.83	132	38 83		"	12	"	
	"	7	" " " 30, " 6.14	125	36 14		"	12	"	
	"	7	" " " 5.78 paid on int.	54	5 78		"	12	"	
	"	10	" Ezra & Kate Pitcher note	36	200 00		"	12	"	
	"	10	" same, int.	36	29 00		"	12	"	
	"	10	" Ezra Pitcher note, paid on	53	23 00		"	12	"	
	"	10	" Melissa K. Smith, note & int.	6	34 97		"	12	"	
	"	10	" same, " "	5	106 63		"	12	"	
	"	10	" same, " "	7	89 40		"	12	"	
1904							"	21	"	
	Jan.	29	" School order 30. int. 2.91 bal.	54	32 91		"	21	"	
	"	29	" " " 6.25 " 85	270	7 10		"	21	"	
	"	29	" " " 25, " 3.53	269	28 53		"	21	"	
	"	29	" " " 25, " 6.50	177	31 50		"	21	"	
	"	29	" " " 25, " 6.50	176	31 50		"	21	"	
	"	29	" " " 25, " 5.51	195	30 51		"	21	"	
	"	29	" " " 25, " 5.51	194	30 51		"	21	"	
	"	29	" " " 25, " 4.60	191	29 60		"	21	"	
	"	29	" " " 25, " 3.59	192	28 59		"	21	"	
	"	29	" " " 25, " 6.50	175	31 50		"	21	"	
	Feb.	9	" " " " 1.05 bal.	192	1 05		"	21	"	
	"	9	" " " " 25, " 4.64	193	29 64		"	21	"	
	"	9	" " " " 25, " 5.56	190	30 56		"	21	"	
	"	9	" " " " 30, " 11.36	147	41 36		"	21	"	
	"	9	" " " " 30, " 4.97	121	34 97		"	21	"	
	"	9	" " " " 30, " 9.61	20	39 61		"	21	"	
	"	9	" " " " 22.81 paid on	160	22 81		"	21	"	
	Mar.	4	" H. B. Converse, bankrupt - bal.		2 53	int April	"	21	"	
	"	12	" School order, 7.19 int. 7.37 bal.	160	14 56		"	21	"	
	"	12	" " " 30, " 11.49	148	41 49		"	21	"	
	"	12	" " " 30, " 8.37	139	38 37		"	21	"	
	"	12	" " " 30, " 8.55	135	38 55		"	21	"	
	"	12	" " " 30, " 7.01	62	37 01		"	21	"	
			To amount carried forward,			\$ 6817 89				

UNION COUNTY PROBATE COURT.

1904	Month	Day	Description	Amount	Balance
			To amount brought forward,		6517 99
177 31	March	12	To School order 30. int. 6.37	106	36 37
17 08	"	12	" 22. " 5.04	265	27 04
6 42	"	12	" 30. " 8.33	99	35 33
25 00	"	12	" 30. " 8.55	17	38 55
29 38	"	12	" 30. " 8.26	78	88 26
33 33	"	12	" 30. " 10.83	77	40 83
40 72	"	12	" 30. " 11.08	79	41 08
41 32	"	12	" 30. " 9.70	58	39 70
6 56	"	12	" 15. " 2.99	223	17 99
32 52	"	12	" 30. " 9.49	15	39 49
11 59	"	12	" 30. " 9.40	14	39 40
9 47	"	12	" 6. " 2.24	228	8 24
37 14	"	12	" 24. " 8.94	221	32 94
36 26	"	12	" 30. " 11.39	13	41 39
36 38	"	12	" 30. " 11.32	57	41 32
38 83	"	12	" 30. " 11.45	75	41 45
36 14	"	12	" 30. " 11.45	76	41 45
5 78	"	12	" 30. " 11.58	88	41 58
200 00	"	12	" 30. " 11.36	87	41 36
29 00	"	12	" 35. " 13.22	201	48 22
23 00	"	12	" 30. " 11.20	23	41 20
34 97	"	12	" 30. " 11.51	12	41 51
10 6 63	"	12	" 12.32 paid on	82	12 32
59 40	"	21	" 17.68 11.19 bal.	82	28 57
32 91	"	21	" 30. " 11.17	81	41 17
7 10	"	21	" 30. " 11.12	94	41 12
28 53	"	21	" 30. " 11.46	93	41 46
31 50	"	21	" 30. " 6.40	155	36 40
31 50	"	21	" 30. " 6.55	70	36 55
30 51	"	21	" 30. " 7.00	46	37 00
30 51	"	21	" 30. " 6.32	158	36 32
29 60	"	21	" 30. " 9.46	42	39 46
28 59	"	21	" 30. " 8.95	144	38 95
31 50	"	21	" 24. " 7.11	220	31 11
1 05	"	21	" 6.25 1.71	227	7 96
29 64	"	21	" 30. " 8.61	131	38 61
30 56	"	21	" 37.50 6.95	239	44 45
41 36	"	21	" 27. " 5.84	213	32 84
34 97	"	21	" 27. " 5.54	205	32 54
39 61	"	21	" 27. " 6.43	207	33 43
22 81	"	21	" 27. " 6.09	212	33 09
2 53 not appt.	"	21	" 27. " 6.34	209	33 34
14 56	"	21	" 37.50 7.36	240	44 86
41 49	"	21	" 30. " 7.25	112	37 25
38 37	"	21	" 30. " 5.34	152	35 34
38 55	"	21	" 30. " 7.87	142	37 87
37 01	"	21	" 30. " 9.89	140	39 89
817 99			To amount carried forward		8507 89

RECORD OF ACCOUNTS.

1904		To amount brought forward,		\$8507 89	Remarks
March	21	To School orders, 30,	736	48	37 36
"	21	"	30, 8.23	43	38 23
"	21	"	30, 5.19	72	35 19
"	21	"	30, 7.36	115	37 36
"	21	"	30, 7.38	113	37 38
"	21	"	36, 8.81	249	44 81
"	21	"	35, 8.66	238	43 66
"	21	"	45, 11.60	225	56 60
"	21	"	28, 7.42	260	35 42
"	21	"	28, 9.25	261	37 25
"	21	"	25, 7.16	184	32 16
"	21	"	27, 8.88	204	33 88
"	21	"	60, 19.15	215	79 15
"	21	"	25, 8.13	180	33 13
"	21	"	25, 8.28	173	33 28
"	21	"	30, 7.88	19	37 88
"	21	"	30, 6.30	156	36 30
"	21	"	30, 7.41	154	37 41
"	21	"	30, 10.13	151	40 13
"	21	"	30, 9.97	149	39 97
"	21	"	30, 9.74	143	39 74
"	21	"	22, 6.41	34	28 41
"	21	"	25, 5.98	32	30 98
"	21	"	30, 7.54	38	37 54
"	21	"	30, 7.21	50	37 21
"	21	"	30, 7.21	47	37 21
"	21	"	30, 7.66	56	37 66
"	21	"	30, 7.49	53	37 49
"	21	"	30, 9.77	55	39 77
"	21	"	10.40 paid on	66	10 40
"	24	From Fred & Belle Doss	Nebr. M.B.	1	25 33
"	"	"	same, Interest	2	24 73
"	"	"	Phillip Judd	14	100
"	"	"	same, "	14	27 8
April	9	"	School orders	"	\$19 ⁰⁰ Out. 10 ³⁵
"	"	"	"	"	30 " 6 ⁹²
"	"	"	"	"	30 " 6 ⁹²
"	"	"	"	"	30 " 10 ⁰⁷
"	"	"	"	"	30 " 10 ³⁹
"	"	"	"	"	30 " 10 ³⁹
"	16	"	J.M. Sherwood, Trust, H.B. Courisse Bankrupt	22	78 not affid
June	25	"	L. G. McLowell, promissory note, (G. G. M. M.)	3	10
July	9	"	H. G. Black, Adm'r Alvah Smith est.	5	71 " "
Aug.	1	"	Jennie Frank, sale desperate claims	15	
1903		"	On private sale of chattels,		
Sept.	9	"	P. E. Robinson, sale note	370	
Nov.	13	"	same " "		
			To amount carried forward,		\$1124
					\$11808 04

1904		
Mar.	24	Dr
"	"	"
1903		
Sept.	10	
Nov.	13	
1904		
Feb.	24	
Apr.	2	
"	"	
"	9	
Disbursements		
		as
1903		
Aug.	4	By
Nov.	11	"
"	10	"
"	"	"
1904		
April	9	"
"	9	"
"	"	"
"	29	"
June	9	"
"	"	"
Aug.	2	"
"	"	"

UNION COUNTY PROBATE COURT.

507 89 Remarks
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 29 93
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 22 78 not affid
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 5 71 " "
 15
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 1124
 1808 04

1904		To amount brot forward,	\$	1150804	
Mar.	24	From B. E. Robinson, sale note		406	
"	"	Same Int. on " "		14289	
1903		Balance of Land Sale proceeds			
Sept.	10	" Anna E. Smith, Land Sale note		370	
Nov.	13	" Same " " "		1132	
1904		" Same " " "		750	
Mich.	24	" Same " " "			
Apr.	2	" Same " " "		172854	
"	"	" Same Int. on " " "		7146	
"	9	" Same " " " " "		9543	
		Total debit acct	\$	1650436	
Disbursements -					
The said executor claims credit for pay- ments made on behalf of the said estate as follows, to wit:					
1903	Aug.	4	By paid Executor bal. due on 1 st acct		43096
	Nov.	11	" " J. W. Gilton, Treas'r Voucher 26		24443
	"	10	" " James M. Campbell " 8		150
	"	"	" " Ezra Pitcher, Acct for service (no voucher)		25
1904	April	9	" " Total distribution to widow and legates since 1 st acct, as per state- ment in detail hereinafter made, with vouchers etc.		1469834
	"	9	" " James M. Campbell Voucher 21		300
	"	"	" " J. W. Gilton, Treas'r " 23		24442
	"	29	" " G. W. Crabb, Clerk etc. " 22		5
	June	9	" " Same, " 22 ^a		127
	"	"	" " James M. Campbell " 27		280
	Aug.	2	" " John M. Brodrick " 28		2435
	"	"	" " Executor's compensation on \$16504 ^a at 2%		33008
	"	"	" " Same, personal cash expenses		769
					1648474
			By amount to balance,		1962
				\$	1650436
				\$	1650436
Statement. - Said executor represents that he has reduced all the assets of said estate to money and has paid all the debts thereof and that he has made distributions pur- suant to the decedent's will. He further says that there was an error in the appraisement of Item # 5 "Nebraska Paper", Inventory, Total should have been \$ 216 ⁷⁷ .					
Item No 3 "Union County mortgage notes", In- ventory, the principal debtor should have been entered "L. L. McHowell". Said executor found the item last aforesaid uncollectible by reason of the insolvency both of the maker and the estate of the surety, J. R. McHowell, dec'd. Therefore, said executor, exercising					

RECORD OF ACCOUNTS.

his powers under said decedent's will, com-
promised said claims for the sum of \$10 as
above reported.

Statement of Distributions

		<u>Tenth Distribution: Chattels \$1665⁰⁰, Land \$370-</u>		
1903	Sept. 9	By paid Nancy Robinson (Widow)	Voucher 1	\$ 555
"	"	" " Preston H Robinson	" 4	370
"	"	" " Jennie Frank	" 2	370
"	"	" " Robert E. Robinson	" 3	370
"	"	" " Anna E. Smith	" 5	370
		<u>Eleventh Distribution: Chattels \$5094⁰⁰, Land \$1132-</u>		
1903	Sept. 29	By paid Jennie Frank	Voucher 6	85
	Nov. 13	" " Nancy Robinson (Widow)	" 10	1698
"	"	" " Preston H. Robinson	" 11	1132
"	"	" " Jennie Frank	" 9	1047
"	"	" " Robert E. Robinson	" 7	1132
"	"	" " Anna E. Smith	" 12	1132
		<u>Twelfth Distribution: Chattels \$3681⁸¹, Land \$1818¹⁸</u>		
1904	Oct. 24	By paid Nancy Robinson (Widow)	" 20	1227 27
"	"	" " Preston H. Robinson	" 15	818 18
"	"	" " Jennie Frank	" 17	818 18
"	"	" " Robert E. Robinson	" 22	818 18
"	"	" " Anna E. Smith	" 14	818 18
		<u>Thirteenth Distribution: Chattels \$1805⁶¹, Land \$1312²⁴</u>		
1904	April 9	By paid Robert E. Robinson	Voucher 24	333 92
"	"	" " Preston H. Robinson	" 16	333 92
"	"	" " Jennie Frank	" 18	333 92
"	"	" " Nancy Robinson (Widow)	" 13	601 87
"	"	" " Anna E. Smith	" 19	333 92
See Total stated above,				\$1469854

Recapitulation.

Total amount chargeable,	\$ 1650436
Total amount credited,	\$ 1648474
Balance due said estate,	\$ 1962

Affidavit to Account.

The State of Ohio,arrison county, as:

I, Albert Adams, executor of the estate of John Rob-
inson, deceased, do make solemn oath that the
within account is in all respects true and correct,
as I verily believe.

Albert Adams.

Sworn to before me and signed in my presence
this 2nd day of August A.D. 1904.

(Signature)

Ada M Campbell,
Deputy Clerk, Probate Court.

Report of
Distribution -
Filed
Oct. 17, 1904

1904
Aug. 29

Affidavit
to Report -

Journal
entry -
Order of
discharge

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UNION COUNTY PROBATE COURT.

Report of Distribution
Filed
Oct. 17, 1904

Account of Final Distribution.
Albert Adams, executor of the estate of John Robinson -
son, deceased. On account with said estate.
- Said executor charges himself as follows:

533
370
370
370
370

83
1698
1132
1047
1132
1132

Amount found due estate as per final settlement with said court, made August 27, 1904. \$ 1962
Postage, 02
Balance for distribution, \$ 1960

Said executor credits himself as follows:
Amounts paid to heirs and legatees, as per distributive order of said court made August 27, 1904, viz:

1904
Aug. 29

To Anna E. Smith	Couche	1	\$ 490
" Preston H. Robinson	"	2	490
" Jennie Frank	"	3	490
" R. E. Robinson	"	4	490
			\$ 1960

Affidavit
to Report

The State of Ohio, Union County, ss.
Albert Adams, executor of the estate of John Robinson, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of this court as he verify believes; and said Albert Adams, executor as aforesaid, asks that the same be allowed as his final discharge, and ordered by the court to be recorded.
Albert Adams.

Sworn to before me and signed in my presence, this 13th day of September 1904.

(L.S.)

Ada M Campbell,
Deputy Clerk, Probate Court.

Journal
entry -
Order of
discharge

Probate Court, Union County, Ohio, October 17, 1904.
On the Matter of the Estate of John Robinson, deceased. Account of Final Distribution. No. 3743. Order.

This day Albert Adams, executor of the estate of John Robinson, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said Albert Adams; it is ordered that the same be and hereby is allowed as his final discharge. Said executor and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be

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1962

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RECORD OF ACCOUNTS.

impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office, and that said executor pay the costs herein taxed at \$, within ten days. Costs paid.

John M. Brodrick, Probate Judge

Estate of Wm McKittrick, deceased.

Journal
Entry -
Filing
Account
Ordering
Notice

On the Probate Court of Union County, Ohio. In the Matter of the estate of } No 5830. August 2, 1904.
William McKittrick, dec'd. Filing First Account.
This day came E. H. Norris, Executor of the estate of William McKittrick, late of Union County, Ohio, deceased, and presented his First Account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -
Confirming
Account

On the Probate Court of Union County, Ohio. In the Matter of the estate of } August 27, 1904.
Wm McKittrick, deceased. Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. E. H. Norris, Executor of the estate of William McKittrick, late of Union County, Ohio, deceased, having heretofore, to wit: On the 2nd day of August 1904, filed in this Court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$6⁰⁰ as his legal compensation and \$5⁰⁰ for extraordinary services rendered to said estate to this date.

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UNION COUNTY PROBATE COURT.

On consideration whereof and the court being fully advised in the premises, the said executor is allowed said sum of \$6⁰⁰ as his legal compensation and the sum of \$5⁰⁰ for extraordinary services. It is therefore ordered by the court that the said executor retain out of the moneys of said estate the sum of the two items last aforesaid, to wit: \$11⁰⁰.

And the court do find the said executor chargeable with assets of said estate in the sum of \$100⁰⁰ and that he is entitled to credits in the sum of \$117⁷⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$17⁰⁰ due the said executor from said estate and said account is settled accordingly.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Executor's Account.

E. H. Norris, executor of the estate of Wm. McKittrick, deceased, in account with said estate. Said executor charges himself as follows:

1903
Jan. 13

To sale of personal property to W. H. McKittrick as follows -		
Two hogs		\$ 25 00
40 Shocks corn		20 00
10 Sheep		33 00
Farming tools		16 00
Wagon		4 00
	Total,	\$ 100 00

1903
Jan. 21

Said executor credits himself as follows:		
Pd Jeff. B. Turner, witness to will	\$21	1 00
" " " Robt. McCrory, " " "	2	1 00
" " " Robt. McCrory, Atty fee	3	3 00
" " " John M. Brodrick, P. J.	4	13 95
" " " W. M. Hunt, medical services	5	54 00
" " " Harry Morris, labor	6	1 30
" " " J. W. Tilton, taxes	7	21 75
June 20 To Executor's per cent on \$100.		6 00
" " " Extraordinary compensation claimed by Extr		3 00
" " Pd McCrory & Cameron, drawing acct	8	1 00
Aug. 2 " Probate fees on the acct	9	3 70
		17 70
	Total,	\$ 117 70
		\$ 117 70

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RECORD OF ACCOUNTS.

Recapitulation.
 Total amount chargeable, \$ 100 00
 Total amount credited, \$ 117 70
 Balance due said executor, \$ 17 70

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, E. H. Norris, executor of the estate of William Mc-
 Nitrick, deceased, do make solemn oath that the
 within account is in all respects true and correct,
 as I verily believe.

E. H. Norris, executor.
 Sworn to before me and signed in my presence
 this 2nd day of August A.D. 1904.

(E. S.) Ada M Campbell
 Deputy Clerk Probate Judge

Estate of Henry Fox, deceased.

Journal
 entry -
 Ordering
 Notice &c -

In the Probate Court of Union County, Ohio.
 In the Matter of the Estate of Henry Fox, deceased, No 6028. July 8, 1904.
 Filing First Account.
 This day came Eli Fox, Administrator of the estate
 of Henry Fox, late of Union County, Ohio, deceased,
 and presented his first account in settlement of
 said estate duly verified. Whereupon the Court
 do order the same filed and advertised for hearing
 on Saturday the 27th day of August A.D. 1904, at one
 o'clock P. M., to which time said matter is continued

Account -

1904
 May 25
 July 6
 July 6
 " 6
 July 8

Entry -
 Confirming
 Account -

In the Probate Court of Union County, Ohio.
 In the Matter of the Estate of Henry Fox, deceased, No 6028. August 27, 1904.
 Settlement of First Account
 This day this matter came on to be heard on an-
 tion to confirm account. Eli Fox, Administrator
 of the estate of Henry Fox, late of Union County, Ohio,
 deceased, having heretofore, to-wit: On the 8th day of
 July 1904, filed in this court his First Account and
 notice of the time of hearing thereof having been given
 as required by law by publication in The Marysville
 Tribune, a newspaper published and of general
 circulation in the county aforesaid, for not less
 than three consecutive weeks from and after the
 3rd day of August 1904, and no exceptions having
 been filed thereto, the said account, together with
 the vouchers accompanying the same, are now

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UNION COUNTY PROBATE COURT.

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examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motions of the said Administrator for the allowance of \$180⁵⁰ as his legal compensation. On consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$180⁵⁰ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$180⁵⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$4014⁰⁰ and that he is entitled to credits in the sum of \$680⁴², as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$3333⁵⁸ in the hands of the said Administrator due said estate and said account is settled accordingly. It is ordered that this matter be continued for further order as to the distribution of said balance. It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account - Administrator's Account.
 Eli Fox, Administrator of the estate of Henry Fox, deceased, in account with said estate.

1904	Said Administrator charges himself as follows:		
May 25	To Mable Ashbaugh		\$2000 00
July 6	" " "		2014 00
			\$4014 00
	Said Administrator credits himself as follows:-		
May 7 1904	Robert Braypole	1	\$ 3 25
" 28 "	H. W. Ketch	2	93 80
" " "	Eli Fox,	3	331 35
" " "	W. H. Seigfried	4	9 00
July 6 "	P. C. Pichay M. A.	5	8 50
" 6 "	L. E. Thornton	6	25 00
	Said Eli Fox, Adm'r, 6 percent on \$1000-		60 00
	" " " " 4 " " " 3014-		120 50
July 8 "	Paid John M. Brodrick, Probate Judge.		29 32
			<u>680 42</u>
			\$3333 58
	<u>Recapitulation.</u>		
	Total amount chargeable,		\$4014 00
	Total amount credited,		680 42
	Balance due said estate,		\$3333 58

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Eli Fox, Administrator of the estate of Henry Fox, deceased, do make solemn oath the within account is in all respects true and correct, as I verily believe.

Eli Fox.

Sworn to before me and signed in my presence, this 8th day of July A.D. 1904.

(E. S.)

John M. Brodrick, Probate Judge

Estate of Amanda M. F. Lockwood, deceased.

Journal entry - Ordering Notice re-

In the Probate Court of Union County, Ohio. In the Matter of the Estate of Amanda M. F. Lockwood, dec'd No 5819. July 11, 1904. Filing First and Final Account.

This day came Josiah Turner, Administrator of the estate of Amanda M. F. Lockwood, late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal entry - Confirming Account -

In the Probate Court of Union County, Ohio. In the Matter of the estate of Amanda M. F. Lockwood, dec'd August 27, 1904. - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Josiah Turner, Administrator of the estate of Amanda M. F. Lockwood, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 11th day of July 1904, filed in this court his Final Account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account

Account -

1902	Dec.	19	H.
"	"	23	J. C.
"	"	26	L. F.
"	"	"	A. E.
"	"	"	J. S.
"	"	"	A. S.
1903	May	31	J. S.
"	"	5	Lo.
"	"	6	W.
"	"	"	The
1904	June	4	J. S.
"	Sept.	11	J. S.
1903	July	11	J. S.
1903	Feb.	24	J. S.
1904	July	1	J. S.
"	"	11	J. S.

UNION COUNTY PROBATE COURT.

on such examination being found correct, is allowed and confirmed. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$24⁰⁰ and that he is entitled to credits in the sum of \$214³⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$190⁰⁰ due the said Administrator for over-payments on behalf of said estate, and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account - Administrator's Account.

Josiah Turner, Administrator of the estate of Amanda M. F. Lockwood, deceased, in account with said estate. Said Administrator charges himself as follows:

To pension of deceased due at death 24 00

Said Administrator credits himself as follows:

1902	Dec.	19	H. W. Mory & Co, funeral expenses etc	No 1	83 25
	"	23	J. W. Bartmell, note	2	30 00
	"	26	L. Henderson, medical services	3	12 50
	"	"	F. E. Plate, opening grave	4	4 00
	"	"	" " " church dues	5	1 04
	"	"	J. W. Dilton, taxes	6	6 27
	"	"	A. B. Swisher, medical consultations	7	3 00
	"	31	Julia Robinson, Treas. W. R. Co.	8	1 00
1903	May	5	Lou W. Hazen & Co.	9	7 27
	"	6	W. C. Hatfield	10	3 55
	"	"	The Marysville Lumber Co.	11	3 85
	June	4	J. A. Cocher	12	6 00
	Sept.	11	John M. Brodrick, P. J.	13	7 25
1904	July	11	John M. Brodrick, Probate Judge	14	36 92
1903	Feb.	24	G. E. Whitney, Treas.	15	1 00
1904	July	1	Shearer & Shearer	16	2 00
	"	11	John M. Brodrick, P. J., this acct		6 00
					\$ 214 30

On June 1st 1904 all the real estate of the said Amanda M. F. Lockwood, being by decree of the common Pleas court vested in Rosa B. Turner, wife of said Administrator, and there being no personal estate and all debts presented against said estate having been paid in full, said Administrator asks his discharge.

UNION COUNTY PROBATE COURT.

1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$12⁰⁰ as his legal compensation and \$11⁶⁷ for expenses. On consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$12⁰⁰ as his legal compensation and the sum of \$11⁶⁷ for expenses. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum of the two items last aforesaid, to wit: \$23⁶⁷.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$200⁰⁰ and that he is entitled to credits in the sum of \$200⁰⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administrator due said estate, and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Account - Administrator's Account.

W. H. Carter, Administrator of the estate of Sarah S. Carter, deceased, in account with said estate.

Said Administrator charges himself as follows:

To cash on sale of real estate.	\$ 200 00
Credits -	
By amount paid, per vouchers No. 1	3 00
" " " " " " " 2	1 00
" " " " " " " 3	11 50
" " " " " " " 4	35 00
" " " " " " " 5	2 00
" " " " " " " 6	17 00
" bal. paid Probate Judge	" 6 ^a 1 17
" amt paid, per voucher	" 7 35 00
" " " " " " " 8	1 00
" " " " W. S. Burgoon, App'r.	1 00
" " " " per voucher No 10	1 00
" " " " Dr. Hall for medical at.	3 00
" " " " per voucher " 12	3 00
" " " " " " " 13	39 34
" " " " per vouchers 14, 15, 16 & 17.	5 42
" compensation as Admin	12 00
" amt paid for extra expense	11 67
" amt paid W. W. Hill for livery hire	5 50
" " " Probate court, No 19	5 70
	\$ 200 00 \$ 200 00

RECORD OF ACCOUNTS.

Recapitulations.

Total amount chargeable,	\$ 200 00
Total amount credited,	\$ 200 00
Balance due said Administrator	— —

Offidant to Account.

The State of Ohio, Union County, ss:
 I, W. H. Carter, Administrator of the estate of Sarah A. Carter, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

W. H. Carter.

Sworn to before me and signed in my presence this 11th day of July A. D. 1904.
 John M. Brodrick, Probate Judge.

Estate of Bert Sivy, Deceased.

Journal entry - On the Probate Court of Union County, Ohio, in the Matter of the Estate of Bert Sivy, deceased, No. 5810. July 21, 1904. Filing First and Final Account. Notice - This day came Carrie S. Sivy, Administratrix of the estate of Bert Sivy, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of August A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

On the Probate Court of Union County, Ohio, in the Matter of the Estate of Bert Sivy, deceased, August 27, 1904. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Carrie S. Sivy, Administratrix of the estate of Bert Sivy, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 21st day of July 1904, filed in this court her final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account together with the vouchers

Account -
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UNION COUNTY PROBATE COURT.

accompanying the same, are now examined by the court. and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$60⁰⁰ as her legal compensation. On consideration whereof, and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$60⁰⁰ as her legal compensation. It is therefore ordered by the court that the said Administratrix retain out of the money of said estate the sum aforesaid, to wit: \$60⁰⁰. And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$1000⁰⁰ and that she is entitled to credits in the sum of \$1082³⁵, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$82³⁵ due the said Administratrix from said estate and said account is settled accordingly. It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Account - Administratrix' Account.
 Carrie S. Sivy, Administratrix of the estate of Bert Sivy, in account with said estate.
 Said Carrie S. Sivy charges herself as follows:

Jan'y 1903	To life insurance money,	\$1000 00
	Total,	\$1000 00
Said Administratrix credits herself as follows:		
Dec'r 1 1902	By cash paid H. A. Pletcher & Co.	95 00
Feb'y 14 1903	" " " Appraisers	3 00
" 16	" " " John M. Brodrick	11 80
" 14	" " " H. V. Spicer	5 00
" 17	" " " Geo. W. Warden	2 40
" 26	" " " Bruce C. Charles	30 75
" "	" " " Preachers Aid Society	212 70
" "	" " " Robinson & Wilkins	1 50
" 27	" " " Crushman Bros.	10 00
" 28	" " " American Surety Co.	5 00
" "	" " " Samuel L. Black	8 00
March 5	" " " J. B. McAllister	130 00
" 23	" " " Hile Eckelberry	9 49
" "	" " " F. H. Thornhill	21 16
" "	" " " F. M. Sivy	15 00
April 2	" " " Bank of Richwood	288 70
May 15	" " " Ella Morrison	164 85
July 21 1904	" Compensation due this Adm'x on \$1000 assets	60 00
" "	" Cash paid James E. Robinson	2 00
" "	" " " John M. Brodrick	6 00
	Balance due Adm'x	1082 35
		\$82 35

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$ 1000.00
Total amount credited,	\$ 1082.35
Balance due said Administratrix	\$ 82.35

Affidavit to Account.

The State of Ohio, Marion County, ss:

I, Carrie S. Sivy, Administratrix of the estate of Bert Sivy, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Carrie S. Sivy, Admrx.

Sworn to before me and signed in my presence, this 21st day of July A.D. 1904.

J. M. Brodrick, Probate Judge.

Estate of Luntell Young, Deceased.

Journal Entry - Ordering Notice to -

In the Probate Court of Marion County, Ohio. In the Matter of the estate of No 5804. July 27, 1904. Luntell Young, deceased. Filing First and Final Account. This day came Stephen V. R. Young, Administrator of the estate of Luntell Young, late of Marion County, Ohio deceased, and presented his First and Final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal Entry - Confirming Account -

In the Probate Court of Marion County, Ohio. In the Matter of the estate of Luntell Young, deceased. August 27, 1904 - Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. Stephen V. R. Young, Administrator of the estate of Luntell Young, late of Marion County, Ohio, deceased, having heretofore, to wit: On the 27th day of July 1904, filed in this Court his final account and notice of the time of hearing thereof having been given as required by law by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed

Account -

1907	Dec. 3	To
"	27	"
1909	Dec. 3	By
"	6	"
"	12	"

UNION COUNTY PROBATE COURT.

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thereto, the said account, together with the vouchers ac-
 companying the same, are now examined by the
 court. And said account, on such examination
 being found correct, is allowed and confirmed.

This day this matter came on to be further heard
 on motion of the said Administrator for the allowance
 of \$170⁷³ as his legal compensation and \$37²⁵ for
 expenses and extraordinary services rendered to said
 estate to this date. On consideration whereof, and the
 court being fully advised in the premises, the said
 Administrator is allowed said sum of \$170⁷³ as his
 legal compensation and the sum of \$37²⁵ for expenses
 and extraordinary services. It is therefore ordered
 by the court that the said Administrator retain out
 of the money of said estate the sum of the two items
 last aforesaid, to wit: \$209⁹⁸.

And the court do find the said Administrator
 chargeable with assets of said estate in the sum of
 \$3768¹⁶ and that he is entitled to credits in the sum
 of \$3490⁴⁶, as shown by said vouchers and other evi-
 dence produced to the court. And the court do
 further find that there is a balance of \$277⁷⁰ in
 the hands of the said Administrator due said estate
 and said account is settled accordingly.

It is ordered that said Administrator distribute
 said balance according to law.

It is further ordered by the court that said Admin-
 istrator pay the cost of the proceedings aforesaid, taxed
 at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -		Administrator's Account.	
Stephen C. R. Young, Administrator of the estate of Lutell Young deceased, vs account with said estate. First and Final Account.			
Said Administrator charges himself as follows:			
1907	Dec. 3	To cash rec'd as per Inventory	\$ 490 74
"	22	" amount of Sale Bill	3076 42
"	"	" " " Chatels unsold	1 00
Said Administrator claims a credit for disbursements made on behalf of said Estate as follows, to wit:			
1909	Dec. 3	By paid J. P. Marriott	Voucher 1 1
"	"	" " J. E. Howe	" 2 1
"	"	" " John Ogan	" 3 1
"	6	" " Elmer Kinnear	" 4 10
"	"	" " Clifford Mulvain	" 5 15 92
"	12	" " John Aller	" 6 15
Amounts carried forward,			\$3768 16 \$ 4372

RECORD OF ACCOUNTS.

				\$	\$
		Amounts brought forward,		3768.16	4392
Dec.	17	By paid Alice Young (widow)	Voucher 7		20.00
"	19	" " Elmer Kinnear	" 8		5
"	22	" " E. J. Evans	" 9		16
"	23	" " Riley Young	" 10		25.50
"		" " J. E. Howe	" 11		2
"	27	" " Elmer Kinnear	" 12		5
1903	Jan.	2 " " Alice Young	" 13		20
"	5	" " Geo. W. Worden	" 14		5.25
"	8	" " Hill & Crawford	" 15		5.35
"		" " McCormick Harvester M. Co.	" 16		61.90
"	17	" " T. F. Wartsbaugh	" 17		5.0
"	26	" " J. W. Gilton, Treasr	" 18		23.56
Feb'y	6	" " W. H. Duples	" 19		3.50
"		" " S. Berkowitz	" 20		9.50
"		" " J. L. Long	" 21		1.50
March	30	" " Hill & Crawford, cement etc, no voucher	" 22		5.00
April	1	" " Susan Godman	" 22	21.20	
"		" " Deposit Bank, Richwood	" 23		50
"	17	" " F. L. Winter, Undertaker	" 24		96.60
June	5	" " Geo. R. Gunn, T. P. Clerk	" 25		24.18
"	13	" " Alice Young	" 26		16.56
"	17	" " John M. Brodrick	" 27		12.35
"	25	" " J. W. Gilton, Treas.	" 28		22.33
July	11	" " Alice Young	" 29		23.82
Aug.	4	" " H. W. Morgan, Cemetery lot etc. 020	" "		3
Dec	3	" " F. L. Winter	" 31		19.50
1904	Jan	4 " " McCormick Harvester M. Co.	" 32		72.25
June	28	" " Alice Young (widow)	" 33	419.62	
July	1	" " J. F. Millar,	" 34		5
"		" " McCormick Harvester M. Co.	" 35		34.65
"	27	" " John M. Brodrick	" 36		7.75
"		" " James M'Campbell	" 37		10
		" " Administrator's statutory compensa- tion on \$3768.16			120.73
		Said Administrator asks an allowance for extraordinary services during said administration and for personal cash expenses in said administration			25.00
		Said Administrator further asks an allowance of his personal account against said estate.			14.25
					39.68
		<u>Statement.</u> Said Administrator states to the court that all grain and feed inventoried, and not accounted for in the Sale Bill, was fed to the live stock of decedent in preparing it for sale. Said Administrator further states that the heirs of decedent are the equitable owners of one-half of the real estate noted in the tax vouchers #18 & 28.			
		By amount to balance,			3490.46
					277.70
				\$3768.16	\$3768.16

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UNION COUNTY PROBATE COURT.

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	16 56
	12 35
	22 53
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	19 50
	72 25
41962	
	5
	34 65
	7 75
	10
17073	
	25 00
	14 25
	39 68
349046	
	277 70
376816	376816

Recapitulation.

Total amount chargeable, \$ 376816
 Total amount credited, \$ 349046
 Balance due said estate, \$ 27770

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Stephen V. R. Young, Administrator of the estate of
 Lutell Young, deceased, do make solemn oath that the
 within account is in all respects true and correct, as I
 truly believe.

Stephen V. R. Young.

Sworn to before me and signed in my presence,
 this Fifth day of July A.D. 1904.

(S.D.)

Ada McCampbell,
 Deputy Clerk, Probate Court.

Estate of Elmer White, deceased.

Journal On the Probate Court of Union County, Ohio.
 Entry - In the Matter of the estate of } No. 5905. July 29, 1904.
 Ordering Elmer White, deceased. } Filing First and Final Account.
 Notice - This day came Charles S. Cherry, Administrator of the
 estate of Elmer White, late of Union County, Ohio, de-
 ceased and presented his first and final account
 in settlement of said estate duly verified.
 Whereupon the court do order the same filed and ad-
 vertised for hearing on Saturday the 27th day of August
 A.D. 1904, at one o'clock P.M., to which time said mat-
 ter is continued.

John M. Brodrick, Probate Judge.

Journal On the Probate Court of Union County, Ohio.
 Entry - In the Matter of the estate of } No. 5905. August 27, 1904.
 Confirming Elmer White, deceased. } Settlement of 1st and Final Account.
 Account - This day this matter came on to be heard on motion
 to confirm account. Charles S. Cherry, Adminis-
 trator of the estate of Elmer White, late of Union Coun-
 ty, Ohio, deceased, having heretofore, to-wit: On the 29th
 day of July 1904, filed in this court his Final Account,
 and notice of the time of hearing thereof having been

RECORD OF ACCOUNTS.

given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, or, such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$160⁸⁷ as his legal compensation, on consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$160⁸⁷ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$160⁸⁷. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$3521⁸⁰ and that he is entitled to credits in the sum of \$3219²⁷ as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$302⁴³ in the hands of the said Administrator due said estate, and said account is settled accordingly. It is ordered that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administrator's Account.

Charles S. Cherry, Administrator of the estate of Elmer White, deceased, in account with said estate.

Said Administrator charges himself as follows:

1903	Dec. 26	To Sale of real estate of deceased,	\$2175.00	Total
1904	April 25	" " " personal property	1346.80	Total
			\$3521.80	

Said Administrator credits himself as follows:

1903	July 18	Pd J. W. Tilton, Treas.	No. 1	\$ 18.76	Th
"	17	" Belle White, on years allowance,	2	17.00	
Aug.	7	" J. B. Harris, appraiser	5	1.00	Elv
"	8	" John Rodifer	6	1.25	mi
"	11	" Belle White, yrs allowance	7	20.00	Dr
"	31	" Maggie L. Baldwin	8	10.00	
Nov.	12	" J. E. Clark appraiser	9	2.00	S.
"	"	" W. N. Hedges "	10	2.00	29.

1903	Nov. 12	Pa
	Dec. 2	"
	" 24	"
	" 26	"
	" "	"
	" 29	"
	" "	"
	" "	"
	" "	"
	" "	"
1904	Jan. 1	"
	" "	"
	" 7	"
	Feb. 24	"
	Jan. 29	"
	Feb. 24	"
	" "	"
	Mich 5	"
	" 11	"
	April 30	"
	July 6	"
	" 25	"
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UNION COUNTY PROBATE COURT.

1903		Bal. brought forward,		\$ 72 01
Nov. 12	Pd	J. B. Hairs, appraiser	11	1 00
Dec. 7	"	Belle White, yrs allowance	12	20 00
" 24	"	" " " " " "	13	15 00
" 26	"	John M. Brodrick, P. J.	14	10 75
" "	"	J. W. Tilton, Treas.	15	21 77
" 29	"	City Roller Mills	16	85
" "	"	O. L. Mather	17	8 75
" "	"	John M. Horn	18	25 00
" "	"	Walter Fletcher	19	10 34
" "	"	Elmore G. King, M. D.	20	28 00
" "	"	White & Cahill	21	82 50
" "	"	B. L. Talmage	22	30 00
" "	"	J. N. & C. W. Rodgers	23	15 15
1904	Jan. 1	James Conitler	24	1567 50
" "	"	Lida L. Wheaton	25	326 25
" 7	"	Richmond Deposit Bank	26	341 80
Feb. 24	"	Belle White, timothy seed	27	5 00
Jan. 29	"	Wm. O. Burdier	28	16 29
Feb. 24	"	Belle White, yrs. allowance	29	8 00
" "	"	L. C. Beem	30	4 03
Mich 5	"	Belle White, yrs allowance	31	10 00
" 11	"	" " " " " "	32	30 00
April 30	"	John M. Brodrick, P. J.	33	18 97
July 6	"	Temple & Morrison	34	8 28
" 25	"	Harris, Bonham & Co.	35	5 80
" 28	"	M. C. Wolgast	36	1 50
" "	"	Geo. W. Worden	37	2 00
" 26	"	J. W. Tilton, Treas.	38	5 96
" 29	"	J. W. Tilton "	39	15 97
" 29	"	Belle White, bal. of yrs allowance,	40	10 00
" 29	"	Administrator's per cent compensation	41	160 87
" 29	"	John M. Brodrick, this acct & distribution	42	7 50
" 29	"	McCrory & Garrison, Atty fees		60 00
" 29	"	French Thornhill, buggy		75 00
				\$ 3219 37

Recapitulation.

Total amount chargeable,	\$ 3521 80
Total amount credited,	\$ 3219 37
Balance due said estate,	\$ 302 43

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Charles S. Cheney, Administrator of the estate of Elmer White deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Charles S. Cheney.

Shown to before me and signed in my presence, this 29th day of July A. D. 1904.
 John M. Brodrick, Probate Judge

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RECORD OF ACCOUNTS.

Account of Distribution, filed Oct. 17/1904 - Account of Final Distribution.
 Charles S. Cherry, Administrator of the estate of Elmer White, deceased, on account with said estate.
 Said Administrator charges himself as follows:
 Amount found due estate as per final settlement with said court, made July 27, 1904, \$ 302 43
 Balance for distribution, \$ 302 43

Said Administrator credits himself as follows:-
 Amounts paid to heirs, as per distributive order of said court, made Augt 27, 1904, viz:
 To Belle White, distributive share, personal property \$ 151 21
 " " " Guardian Milford White 37 80
 " " " " Elda White 37 80
 " " " " Ray White 37 80
 " " " " Gertrude White 37 80
 \$ 302 41
 " Mary Hastings, coal 4 25
 \$ 306 66

Affidavit - The State of Ohio, Union County, ss.
 Charles S. Cherry, Administrator of the estate of Elmer White, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said Administrator asks that the same be allowed as his final discharge, and ordered by the court to be recorded.
 Charles S. Cherry.
 Sworn to before me and signed in my presence this 17th day of October 1904.
 (E.S.) John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the estate of Elmer White, deceased. Account of Final Distribution Orders.
 Discharge - This day Charles S. Cherry, Administrator of the estate of Elmer White, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said Charles S. Cherry; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability

Journal entry - In the Matter of the estate of Elmer White, deceased. Account of Final Distribution Orders. Notice re- Journal entry - In the Matter of the estate of Elmer White, deceased. Confirming Account - to a pe ha fil of re In cir co Ad the er by to

UNION COUNTY PROBATE COURT.

under said order of distribution, unless his account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office, and said Administrator pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

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Guardianship of Anna E. and Ruth M. Jolliff.

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Anna E. Jolliff et al., Minors. No. 5709. July 27, 1904. Filing First Account. Notice - This day came Emma A. Jolliff, Guardian of Anna E. Jolliff and Ruth M. Jolliff, Minors, of Union County, Ohio, and presented her first account in settlement of said Guardianship, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - In the Probate Court of Union County, Ohio. Confirming Guardianship of Anna E. Jolliff and Ruth M. Jolliff, Minors. August 27, 1904. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Emma A. Jolliff, Guardian of the person and estate of Anna E. Jolliff and Ruth M. Jolliff having heretofore, to-wit: On the 27th day of July 1904, filed in this court her first account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed,

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RECORD OF ACCOUNTS.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said wards.

Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$45⁰⁰ as her compensation, and it is ordered by the Court that said Guardian retain out of the estate of said wards the sum of \$45⁰⁰ being the allowance aforesaid.

And the Court do find said Guardian chargeable with assets belonging to the estate of said wards (in equal shares) amounting to the sum of \$2031²⁸; and that she is entitled to credits against said Oma E. Jolliff amounting to the sum of \$402⁰¹; and against said Ruth M. Jolliff amounting to the sum of \$387⁰¹, as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is a balance of \$613⁶³ in the hands of said Guardian due said Oma E. Jolliff and a balance of \$628⁶³ due said Ruth M. Jolliff, and said account is settled accordingly.

It is further ordered by the Court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account

Emma A. Jolliff, Guardian of Oma E. Jolliff and Ruth M. Jolliff, Minors, First Account, In account with her wards.

Said Guardian charges herself as follows:

Date	Description	\$	¢
1902	To amounts received as follows:		
April 17	From the estate of James L. Jolliff, dec'd,	500	00
" 29	" the S.S.S. Mutual Life Ins. Co.	204	85
Feb. 20	" the estate of James L. Jolliff, dec'd,	206	43
" "	" Same source, dis. in kind - notes,	1000	00
April 1	" interest on above notes,	60	00
April 1	" interest on above notes,	60	00
	Total receipts,	\$2031	28

Expenditures.

Said Guardian credits herself with amounts paid out as follows:

Date	Description	Voucher No.	\$	¢
1902				
Aug. 18	To Grace Morrison, Music lessons	1	5	00
Oct. 19	" Madge M ^c Powell, Music lessons	2	5	00
Dec. 28	" Madge M ^c Powell, Music lessons	3	5	00
1904	All of said music lessons were given Oma E. Jolliff.			
Jan. 8	" taxes on wards' estate	4	31	16
Feb. 4	" money invested in real estate to which title is held in trust for wards,	5	650	00
June 28	" taxes on wards' estate,	6	31	16

(1904)
July 1 1/2
" 22 "
" 27 "
" " "

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UNION COUNTY PROBATE COURT.

(1904)	July 1	To John M. Brodrick, probate costs	7	5 90
"	22	" J. F. Millar, atty fee this account	8	5 00
"	27	" John M. Brodrick, probate costs	9	5 80
"	15	" Guardian's compensation to this date		45 00
Total expenditures				\$ 789 02

The funds of said wards loaned and invested are \$750.00 still remaining unpaid of said notes received from the estate of James L. Jolliff, dec'd, and \$650 invested in 15.65 acres in Taylor Township Union County, Ohio, one mile west of the Village of Blairbourne. Said notes are secured by first mortgage on 101 acres of land one-half mile north of said Village.

Recapitulation

Total amount chargeable,	\$ 2031 28
Total amount credited,	\$ 789 02
Balance due said { Emma E. Jolliff, \$13.63 Ruth M. Jolliff, 628.65 }	\$ 1242 26

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Emma A. Jolliff, Guardian of
 Emma E. Jolliff and Ruth M. Jolliff, do make solemn oath
 that the within is a true and correct account of said
 Guardianship, as I verily believe,

Emma A. Jolliff.

Sworn to before me and signed in my pres-
 ence this 22nd day of July A.D. 1904.

L.D.

J. F. Millar, Notary Public.

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RECORD OF ACCOUNTS.

Guardianship of Charlotte E. Weber, Minor.

Journal
Entry -
Ordering
Notice &c -

On the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Charlotte E. Weber, Minor. No 5709. August 2, 1904. Filing Fourth and Final Account. This day came Catharine Weber, Guardian of Charlotte E. Weber, of Union County, Ohio, and presented her Fourth and Final Account in settlement of said guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of August A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Charlotte E. Weber, Minor. August 27, 1904. Settlement of Fourth and Final Account. This day this matter came on to be heard on motion to confirm account. Catharine Weber, Guardian of the person and estate of Charlotte E. Weber, having heretofore, to-wit: On the 2nd day of August 1904 filed in this Court her Fourth and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$50⁰⁰ as her compensation and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$50⁰⁰ being the allowance aforesaid. And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$526⁸², and that she is entitled to credits amounting to the sum of \$270⁴³, valid claims against said ward, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$256³⁹ in the hands of said Guardian, due said ward and said account is settled accordingly.

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Jan'y 12 "
" 16 "
Feb'y 7 "
" 6 "
" " "

UNION COUNTY PROBATE COURT.

It is ordered that said Guardian pay said balance to the party thereto lawfully entitled; receipt of said ward for said balance is accordingly filed herein.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Catharine Weber, Guardian of Charlotte E. Weber, a minor, Fourth and final Account.

An account with her ward.

Said Guardian charges herself as follows:

			\$	cts.	\$	cts.
1902	Aug. 9	To balance on hand on settlement made with Probate court.	71	08		
	Sept. 19	To rec'd U. S. Pension	13	40		
	Aug. 21	" rent on building,	2	15		
	Sept. 4	" " from farm land,	3	37		
	Dec. 5	" " for five months ending December 5, 1902, 5 mos. at \$7 ⁰⁰ per month,	35	00		
1903	Dec. 5	" rent for 12 months ending Dec. 5, 1903	84	00		
1904	July 5	" " " 6 mos. endg July 5, 1904,	49	00		
	Jan'y 5	" rec'd from G. L. Robinson, ward's share of proceeds of sale of land on London Road and interest on same	251	30		
			15	12		
						\$ 526 82

Said Catharine Weber as Guardian of her said ward Charlotte Ella Weber, minor, claims credit for payments made on account of her said ward as follows, to wit:

			No.	cts.
1902	Aug. 23	By paid Marysville Sanatorium, medicine	1	100
	Sept 1	" " Hazen for school	2	39
	" "	" " Music book, H. M. Haines	3	42
	" 25	" " for jacket, to Mrs. J. V. Stewart	4	250
	Oct 4	" " A. S. Kirby, for dress goods,	5	749
	" "	" " Marie Leinzimweine, music lessons	6	300
	" "	" " Ward, money		155
	" "	" " G. Freyman, turning piano	7	250
	" 16	" " Elizabeth Weidman, making dress	8	250
	" "	" " Wolgarrot Bros. dyes	9	20
	" "	" " N. E. Liggett, medicine	10	150
	Nov. 5	" " Light & Water Co. - water rent	11	250
	" 19	" " Southard Bros. & Co. repairing shoes	12	90
	Dec 26	" " B. F. Carman, clothing	13	375
1903	Jan'y 12	" " taxes on land	14	292
	" 16	" " " " Houses	15	613
	Feb'y 7	" " James P. Campbell, Sty fees	16	1500
	" 6	" " Probate court fees, on land sale	17	1139
	" "	" " John F. Guerner, land appraiser	18	100

RECORD OF ACCOUNTS.

(1903)	Feb	5	By paid John & Susan	19	1 00	
	"	23	" " L. S. Hamilton	20	1 00	
	"	26	" " Mrs. J. B. Kennedy - dress making	21	2 75	
	April	8	" " Southard Bros. & Court, shoes & dry goods	22	4 87	
	May	3	" " Mrs. M. W. J. Ames, for fancy waist	23	1 00	
	"	13	" " Light & Water Co. - water rent	24	2 50	
	"	"	" " Nicholas Kile, fruit trees	25	1 75	
	June	5	" " Elizabeth Weidman, dress making	26	1 50	
	"	11	" " Thomas Raley, making gutter	27	2 00	
	"	16	" " Elizabeth Weidman - dress making	28	1 75	
	July	3	" " Tax	29	6 12	
	"	25	" " Southard Bros. & Court, for shoes	30	1 10	
	"	28	" " Ward, money,		1 00	
	Aug.	14	" " Mrs. M. W. J. Ames, dress making	31	2 60	
	"	17	" " A. G. Kirby Jr. - dry goods,	32	7 38	
	Sept.	18	" " R. L. Clegg, Photographs	33	4 35	
	"	26	" " Alexander Mouch - music lessons,	34	1 10	
	Oct.	29	" " Church & Wald, repairing water works	35	4 50	
	"	"	" " B. F. Barnman, dry goods	36	3 77	
	"	"	" " for dress-making		50	
	Nov.	16	" " Light & Water Co. rent,	37	2 50	
	"	18	" " Southard Bros. & Court - shoes	38	2 50	
1904	Jan	5	" " Tax	39	4 19	
	"	5	" " Taxes	40	6 42	
	"	12	" " Ward, money,		1 25	
	April	4	" " M. E. Liggett - drugs	41	2 00	
	May	2	" " S. J. Pfund, hanging paper	42	3 40	
	"	4	" " L. W. Jewell, for wall paper	43	1 76	
	"	19	" " Water rent	44	2 50	
	June	13	" " Tax	45	6 42	
	July	5	" " O. M. Scott, sporting & roofing	46	46 21	
	"	6	" " Elizabeth Weidman	47	3 75	
	"	7	" " L. Sharrer & Sons, repairing house	48	2 10	
	Aug.	2	" " L. Piper, legal services	49	10 00	
	"	"	" " Probate court costs on this account	50	6 25	
	"	"	" " compensation to & allowed by court		50 00	
			Balance in hands of Guardian		256 39	
					\$526 82	

Recapitulation

Total amount chargeable,	\$526 82
Total amount credited,	\$270 43
Balance due said ward,	\$256 39

Affidavit to Account

The State of Ohio, } ss.
 Union County, } I, Catharine Weber, Guardian
 of Charlotte Ella Weber, minor, do make solemn oath
 that the within is a true and correct account of
 said Guardianship as truly believe.
 Catharine Weber.

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UNION COUNTY PROBATE COURT.

Sworn to before me and signed in my presence, this 2nd day of August A. D. 1904.

(Signature)

John M. Brodrick, Probate Judge

Guardianship of David L. Mowen, Lunatic.

Journed

Probate Court, August 29th 1904

Entry - On the Matter of the Guardianship of David L. Mowen, Lunatic, Appointing of David L. Mowen, Lunatic, Guardian - This day Charles S. Mills appeared in open court and made application to be appointed Guardian of David L. Mowen, and the court being satisfied that said David L. Mowen is a lunatic of the age of 67 years, of Paris Township, Union County, Ohio; and the court being satisfied that a Guardian is necessary, and that said Charles S. Mills is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said lunatic and the probable value thereof. It is ordered that said Charles S. Mills be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 31st day August 1904, the Court ordered as follows:

Probate Court, August 31, 1904.

On the Matter of the Guardianship of David L. Mowen, Lunatic - Appointment, Bond approved, Letters Issued.

This day Charles S. Mills appeared in open court, accepted the appointment as Guardian of David L. Mowen, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with W. C. Yates and C. S. Chapman, freeholders as sureties thereon, which bond is approved by the court. Thereupon said Charles S. Mills took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said Charles S. Mills, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Osborn W. Reed, deceased.

Probate Court, September 3, 1904.

Journal entry -

In the Matter of the estate of Osborn W. Reed, deceased. } No. 615-7. Appointment.

Order for

of Osborn W. Reed, deceased. } Order for Bond.

Bond re -

This day Zena Reed appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Osborn W. Reed, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Zena Reed is a suitable person and legally competent; it is ordered that said Zena Reed be appointed as such administratrix upon giving bond with sureties as required by law in the sum of One Thousand Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, court: On the 3rd day of September A. D. 1904, the court ordered as follows:

Probate Court, September 3, 1904

In the Matter of the estate of Osborn W. Reed, deceased. } Appointment, Bond Approved, Letters Issued.

This day Zena Reed appeared in open court, accepted the appointment as Administratrix of the estate of Osborn W. Reed, deceased, and gave and filed herein her bond in the sum of One Thousand Dollars conditioned according to law, with O. B. Bourvorse and J. W. Barker, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said Zena Reed; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Earl B. C. Weaver et. al.

Probate Court, September 6, 1904.

Journal entry -

In the Matter of the Guardianship of Earl B. C. Weaver, } No. 615-9.

Order for

Edgar S. Weaver, Vera H. Weaver } Appointment.

Bond re -

and Edna S. Weaver, minors } Order for Bond.

This day Sarah E. McMahon appeared in open court, and made application to be appointed Guardian of Earl B. C. Weaver, Edgar S. Weaver, Vera H. Weaver

UNION COUNTY PROBATE COURT.

and Edna P. Weaver, and the court being satisfied that said Carl B. Weaver is a minor of the age of fifteen years, July 30th 1904; that said Edgar S. Weaver is a minor of the age of twelve years, December 1st 1903; that said Sara H. Weaver is a minor of the age of ten years, August 19, 1904; and that said Edna P. Weaver is a minor of the age of seven years, October 1st 1903; and all children of Benjamin F. Weaver, late of the State of Arkansas, deceased; and that said minors reside in this county; and the court being further satisfied that a guardian is necessary, and that said Sarah E. McMahon is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors and the probable value thereof. It is ordered that said Sarah E. McMahon be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Afterward, to-wit: On the 6th day of September A.D. 1904, the court ordered as follows:

In the Matter of the Guardianship of Carl B. Weaver, Edgar S. Weaver, Sara H. Weaver and Edna P. Weaver, Minors.	} Probate Court, Sept. 6, 1904. Appointment. Bond Approved. Letters Issued.
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This day Sarah E. McMahon appeared in open court, accepted the appointment as Guardian of Carl B. Weaver, Edgar S. Weaver, Sara H. Weaver and Edna P. Weaver, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company - a company duly authorized to become surety on fiduciary bonds in Ohio - as surety thereon, which bond is approved by the court.

Whereupon said Sarah E. McMahon took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Sarah E. McMahon, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge

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Probate Judge.
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RECORD OF ACCOUNTS.

Estate of Sarah b. Jewett, Deceased.

Journal
Entry,
Appointing
Adminis-
trator,

Probate Court, September 7, 1904.
On the Matter of the Estate of } N^o 6160, Appointment.
Sarah b. Jewett, Deceased. } Order for Bond.
This day A. S. Parish appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Sarah b. Jewett, late of Jackson Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a Statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said A. S. Parish is a suitable person and legally competent, and William Carter, the only next of kin of said Sarah b. Jewett, ^{resident of said county,} having filed herein his declination and recommendation of said A. S. Parish; it is ordered that said A. S. Parish be appointed as such Administrator upon giving bond with sureties as required by law in the sum of Five Hundred dollars, and this cause is continued.

John M. Brodrick, Probate Judge

And afterward, to wit: On the 7th day of September A. D. 1904, the court ordered as follows:

Probate Court, September 7, 1904

On the Matter of the Estate of } Appointment. Bond Approved
Sarah b. Jewett, Deceased. } Letters Issued.

~~This day A. S. Parish appeared in open court, and made and application under oath as required by law to be appointed Administrator of the estate of Sarah b. Jewett, late of Jackson Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said A. S. Parish is a suitable person and legally competent; and William Carter, the only next of kin of said Sarah b. Jewett having filed herein his declination and recommendation of said A. S. Parish; it is ordered that said A. S. Parish be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Five Hundred~~

This day A. S. Parish appeared in open court, accepted the appointment as administrator of the estate of Sarah b. Jewett, deceased, and gave and filed herein his bond in the sum of Five Hundred dollars, conditioned according to law with Emma E. Parish and J. W.

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UNION COUNTY PROBATE COURT.

Parish, freeholders as sureties, which bond is approved by the court, it is therefore ordered that letters of Administration issue to said A. L. Parish, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Victor Elwood Fisher, Minor.

Probate Court, August 27, 1904.

Journal

Entry - On the Matter of the Guardianship of Victor Elwood Fisher, Minor. } No. 6155. Appointment. Order for Bond.

Guardian - This day this cause came on to be further heard upon the application of Elsie Laird to be appointed Guardian of said Victor Elwood Fisher, and the court being satisfied that Amma Merritt, mother of said Victor Elwood Fisher, has had notice of said application; and the court being further satisfied that said Elsie Laird is a suitable person to be appointed, It is ordered that said Elsie Laird be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 13th day of September 1904, the court ordered as follows:

Probate Court, September 13, 1904.

On the Matter of the Guardianship of Victor Elwood Fisher, Minor. } Appointment. Bond Approved. Letters Issued.

This day Elsie Laird appeared in open court, accepted the appointment as Guardian of Victor Elwood Fisher, and gave and filed herein her bond in the sum of Two Hundred Dollars, conditioned according to law, with O. W. McAdow and John K. Harrington, freeholders as sureties thereon, which bond is approved by the court. Thereupon said Elsie Laird took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian. It is therefore ordered that letters of Guardianship issue to said Elsie Laird, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of David E. Williams, Deceased.

Journal
Entry -
Appointing
Administrator -

Probate Court, September 24, 1904.
 On the Matter of the Estate of } No. 6165. Appointment,
 David E. Williams, Deceased. } Order for Bond.

The last will and testament of David E. Williams late of Blairsville Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day William H. Harmon appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed and that said Wm H. Harmon is a suitable person and legally competent; and Susan Williams, the executrix named in said will having filed in this court her written declination as executrix of said will; it is ordered that said Wm H. Harmon be appointed as such Administrator with the will annexed, upon giving bond with sureties as required by law, in the sum of Three Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

Afterward court: On the said 24th day of September 1904, the court ordered as follows:

Probate Court, September 24, 1904

On the Matter of the estate of } Appointment. Bond Approved
 David E. Williams, Deid. } Letters Issued.

This day William H. Harmon appeared in open court, accepted the trust as Administrator with the will annexed of the estate of David E. Williams, deceased, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law with Susan Williams and J. J. Williams, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration with the will annexed issue to said William H. Harmon, that this proceeding be recorded and that said Administrator with the will annexed pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

In the Matter of Accounts Filed for Settlement,

In Probate Court, Union County, Ohio.

In the Matter of Accounts Filed for Settlement. | entry - September 24, 1904. Notice Approved.

This day proof of publication of notice, of filing accounts and vouchers of administration, and guardianship, was made; and the court do find the said notice and proof in all respects regular and pursuant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge

Probate Court Notice

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on

Saturday, September 24, 1904,

at one o'clock P.M. as follows, to-wit:

- 5829. True Martin, executor of the will of Mandane B. Ordway; first account.
- 5825. Beverly Sepp, executor of the will of Beverly Sepp; first account.
- 5538. Edward W. Porter, executor of the will of Luther Turner; second account.
- 5786. Edward W. Porter, administrator of the estate of Mrs. C. Malin; final account.
- 5742. Arthur H. Bixler, guardian of Oral M. Bixler; first account.
- 4377. Leonidas Piper, guardian of Edward B. Joiner; fifth account.
- 4278. Sanford Wiley, guardian of Charles C. Wiley, Edw. Fred Wiley and Pet Wiley; fifth account, final for Charles C. and Edw. Fred.
- 5279. Emma Kline, guardian of Pearl M. Mahan; final account.
- 4419. Leonora C. Temple, guardian of William H. Temple and Naomi C. Temple; fifth accounts.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit of Notice

The State of Ohio, }
Union County, }

Personally appeared before me J. W. Greiner and made solemn oaths, that the notice, a copy of which is hereto attached, was published for four consecutive weeks on and next after August 31, 1904, in The Marysville Tribune a newspaper of general circulation in the county aforesaid.

J. W. Greiner.

Sworn to before me and signed in my presence, this 24th day of September A. D. 1904.

Printers fees, paid - Ed. S. John M. Brodrick, Probate Judge.
Shearer & Shearer.

RECORD OF ACCOUNTS.

Estate of Mandane S. Ordway, deceased.

Journal entry - On the Probate Court of Union County, Ohio. On the Matter of the Estate of Mandane S. Ordway, deceased. No 5829. August 4, 1904. Filing First Account and Motion for Time.

Ordering Notice to - This day came True Martin, executor of the will and estate of Mandane S. Ordway, late of Union County, Ohio, deceased, and presented his first account in settlement of said estate duly verified. Said executor also presented his motion for further time to collect the assets and settle said estate. Whereupon the Court do order the same filed and said account advertised for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Motion - Motion for extension of time to collect assets. On the Matter of the Estate of Mandane S. Ordway, deceased. Probate Court, Union County, Ohio. Motion.

To the Hon. John M. Brodrick, Judge of said Court: The undersigned True Martin, executor of the estate of Mandane S. Ordway, deceased, now comes and moves the Court that one year further time be allowed him for the purpose of collecting the assets of said estate. Dated this 4th day of Aug. A.D. 1904. True Martin, Exr of Mandane S. Ordway, estate.

Affidavit - The State of Ohio, ss. Union County, ss. Affidavit.

True Martin being duly sworn on his oath says, that he has used due diligence to collect the assets and to pay the debts of said estate within the time limited by law, that the amount of money in his hands, as such executor, applicable to the payment of the debts of said decedent is three thousand, one hundred and forty-four dollars, but that owing to suit pending in the Champaign County Courts and one threatening I find that I am unable to make settlement.

True Martin.

Sworn to before me and signed in my presence, this 4th day of August A.D. 1904. John M. Brodrick, Probate Judge.

Journal entry - On the Probate Court of Union County, Ohio. On the Matter of the Estate of Mandane S. Ordway, deceased. September 24, 1904. Settlement of First Account to confirm account. This day this matter came on to be heard on motion to confirm account. True Martin, Executor of the estate of Mandane S. Ordway, late of Union County, Ohio, deceased,

1902	Sept. 23	To b	had in had by lia for aft in the are are fir Cho are as to the exp acc us of a
	" 26	to b	
	Nov. 25	to b	
	Dec. 23	to b	
	April 25	to b	
	Oct. 13	to b	
	" 20	to b	
	May 27	to b	
1903	Jan. 3	J. G	On Motion for Time the as a sa su ma ad pay un
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	" 3	H. a	Account, Cro Sa

UNION COUNTY PROBATE COURT.

having heretofore, trust; On the 4th day of August 1904, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination, being found correct, is allowed and confirmed. And the court do find the said executor chargeable with assets of said estate in the sum of \$4172⁷² and that he is entitled to credits in the sum of \$1028⁴⁵, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$3144²⁷ in the hands of the said executor due said estate and said account is settled accordingly. It is ordered that this cause be continued for further order by the court as to the distribution of said balance.

On Motion for Time This day this matter came on to be further heard on the motion and affidavit of the said True Martin, executor as aforesaid, for additional time to collect the assets of said estate. On consideration whereof the court do sustain said motion and allow the said executor twelve months from and after the 4th day of August A.D. 1904, as additional time for the settlement of said estate.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$ within ten days and that said account be recorded.

John M. Brodrick, Probate Judge

Account, -

Executor's Account.

True Martin, Executor of the estate of Mandane S. Erdway, deceased, in account with said estate:

Said True Martin charges himself as follows:

1902			
Sept. 23	To Citizens' Bld. & Loan Ass'n of West Liberty		823 33
" 26	less. of coll. of Woodstock Bank		6 45
Nov. 25	M. N. Corbett note & int. ^{14 00} _{10 5.14}		15 05 14
Dec. 23	W. J. Moore of State Bank N. H.		310 7 3
April 25	Note & int. ^{100 00}		1 09
Oct. 13	Citizens Trust Co. of Chat. Tenn. Int. on stock		15
" 20	H. L. Martin's note & int. ^{5 00} _{4 9. 30}		5 48 30
May 27	Citizens Trust Co. of Chat. Tenn. Int. on stock		15
			<u>\$ 4172 72</u>

1903 Executor credits self as follows: -

Jan. 3	J. M. Brodrick, P. Judge,	\$	19 18
" 3	Woodard Bros. of West Liberty		5
" 3	H. Forest " " "		15

RECORD OF ACCOUNTS.

1903	Jan. 22	B. E. Baker M. L.	10
	"	W. H. Willis " "	27
	"	L. C. Johnson	25
	"	L. C. Johnson	88
	"	E. L. Clark	200
	"	J. Adams	25
	"	J. Adams	32 50
	Jan. 8	J. M. Brodrick	5 10
	" 22	E. E. Gabriel	100
	" 28	L. M. Bushman	25
	"	A. E. Reed	25
	"	W. L. Burkhardt	25
	Sep. 21	S. F. Burrham	1
	" 21	M. Hopkins	1
	"	W. S. Snodgrass	1
	"	J. W. Tilton, Tr. of Union Co.	308 02
	Nov. 24	Louise Maurer	1 55
	Dec. 25	M. W. Thomas, Tr.	40 20
1904	Jan. 25	M. W. Thomas, Tr.	40 20
	Augt 4	John M. Brodrick P. J.	6 70
	July 14	Shearer & Shearer	2 50

\$102845-

Recapitulation.
 Total amount chargeable, \$417272
 Total amount credited, \$102845
 Balance due said estate, \$314427

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, True Martin, executor of the estate of Mandam S. Ordway, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.
 True Martin,
 Sworn to before me and signed in my presence this 4th day of August A.D. 1904.
 John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Estate of Beverly Depp, deceased.

Journal
Entry - In the Probate Court of Union County, Ohio.
On the Matter of the estate of Beverly Depp, deceased. No. 5-825. August 6, 1904.
Ordering Filing First Account.
Notice &c - This day came Beverly Depp, executor of the will and estate of Beverly Depp, late of Union County, Ohio, deceased, and presented his First Account in settlement of said estate duly verified. Said executor also presented his motion for further time to collect the assets of said estate. Whereupon the court do order the same filed and said account admitted for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said matter is continued.

Motion. Motion for extension of time to collect assets.
filed On the Matter of the estate of Beverly Depp, deceased. Probate Court, Union County, O.
Aug. 6, 1904 of Beverly Depp, deceased. Motion.
To the Hon. John M. Brodrick, Judge of said court:
The undersigned, Beverly Depp, executor of the estate of Beverly Depp, deceased, now comes and moves the court that one year further time be allowed him for the purpose of collecting the assets of said estate.
Dated this 6th day of Aug. A.D. 1904.
S. W. Myers, Atty for Beverly Depp.

Journal
Entry - In the Probate Court of Union County, Ohio.
On the Matter of the estate of Beverly Depp, deceased. September 24, 1904.
Confirming Account - Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. Beverly Depp, executor of the estate of Beverly Depp, late of Union County, Ohio, deceased, having heretofore, to wit: On the 6th day of August 1904, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.
This day this matter came on to be further heard on motion of the said executor for the allowance of \$100⁰⁰ as his legal compensation. On consideration whereof and the court being fully advised in the

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to Judge.

RECORD OF ACCOUNTS.

premises, the said executor is allowed said sum of \$100⁵⁰ as his legal compensation. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of said, to wit: \$100⁵⁰.

And the court do find the said executor chargeable with assets of said estate in the sum of \$2012.44 and that he is entitled to credits in the sum of \$1663.71, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$348⁷³ in the hands of the said executor due said estate and said account is settled accordingly. It is ordered that said executor distribute said balance according to law and the will of said decedent.

This day this matter came on to be further heard on the motion and affidavit of the said Beverly Sepp, executor as aforesaid, for additional time to collect the assets of said estate. On consideration whereof the court do sustain said motion and allow the said executor twelve months from and after the 6th day of August A.D. 1904 as additional time for the settlement of said estate. It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Executor's Account.

Beverly Sepp, Executor of the estate of Beverly Sepp deceased, in account with said estate.

Said executor charges himself as follows:

1902	Dec.	13	90 cash on hand at time of appraisement for cattle sold to G. Rhodes	\$	1389 20
"	"	18	Cash on hand for hogs sold to James Loust cash on hand,		91 50 99 39
"	"	16	Cash on hand for Turkeys,		27 95
1903	March	10	Rec'd for 476 Bu. of corn		190 40
	June	18	One calf sold to Osborn		13 00
	Aug.	1	Hay - sold to O. W. White		56 00
1904	April	4	One horse		145 00
				\$	2012 44

Said executor credits himself for money paid on account of said estate.

1903	Feb'y	22	Paid note to R. Mooney,	Voucher No 1	\$ 609 50
	Oct.	27	Bank of Marysville,	" 2	15 25
1902	Dec.	15	L. G. Ketch,	" 3	71 50
1903	April	13	Barrie E. Levitt Bond, note	" 4	300 00
"	"	"	O. P. Levitt	" 5	300 00
	March	11	W. P. McLaughlin	" 6	1 00

(1903)	March	11	(Pa
"	"	11	
1902	Dec.		
"	"	10	
1903	June	2	
1902	Dec.	19	
"	"	15	
1903	Jan.	15	
"	"	6	
"	"	26	
"	"	26	
"	"	26	
"	"	26	
"	"	29	

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UNION COUNTY PROBATE COURT.

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(1903)	March	11	(Paid) R. McGroary	Couche No.	7	25 00
		11	Probate Judge	"	8	20 46
1902	Dec.		Bessie and Edith Depp	"	12	24 00
1903		10	Harry Booker	"	13	7 00
June		2	Frank Depp	"	14	13 80
1902	Dec.	19	John Wood	"	10	15 65
"		15	Hager and Family	"	15	100 00
1903	Jan.	15	Kate Robinson	"	16	10 50
"		6	Wm Wagner	"	17	2 00
"		26	Kahler & Justice	"	18	22 50
"		26	J. W. Latham	"	19	3 00
"		26	Harry Bault	"	20	3 90
"		26	Kate Depp	"	21	1 50
"		29	S. H. Rublen	"	22	4 95

Executor's Commission on \$2012 44 100 50
 Paid W. W. Myers " 23 5 00
 John M. Brodrick " 24 6 70
 \$1663 71

Recapitulation

Total amount chargeable, \$2012 44
 Total amount credited, \$1663 71
 Balance due said estate, \$348 73

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Beverly Depp, executor of the estate of Beverly Depp, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.
 Beverly Depp.

Sworn to before me and signed in my presence, this 6th day of August A.D. 1904.
 (L.S.) John M. Brodrick, Probate Judge.

\$1389 20
 91 50
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 13 00
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 \$2012 44

609 50
 15 25
 71 50
 300 00
 300 00
 1 00

RECORD OF ACCOUNTS.

Estate of Luther Turner, Deceased.

Journal
entry -
Ordering
Notice of

In the Probate Court of Union County, Ohio.
In the Matter of the Estate of Luther Turner, deceased. No. 5538. August 9th 1904. Filing Second Account.

This day came Edward W. Porter, Executor of the estate of Luther Turner, late of Union County, Ohio, deceased, and presented his Second Account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
Confirming
Account of

In the Probate Court of Union County, Ohio.
In the Matter of the Estate of Luther Turner, deceased. September 24, 1904. Settlement of Second Account.

This day this matter came on to be heard on motion to confirm account. Edward W. Porter, Executor of the estate of Luther Turner, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 9th day of August 1904, filed in this Court his Second Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$4¹² as his legal compensation. On consideration whereof, and the Court being fully advised in the premises, the said executor is allowed said sum of \$4¹² as his legal compensation. It is therefore ordered by the Court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$4¹².

And the Court do find the said executor chargeable with assets of said estate in the sum of \$444²² and that he is entitled to credits in the sum of \$430²⁰, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$14²² in the hands of the said executor due said estate, and said account is settled accordingly. It is further ordered by the Court that said

Year	Month	Day	Account	Balance
1903	March	19	To	
	April	21	"	
	"	29	"	
	July	24	"	
	Sept	22	"	
	"	"	"	
	Oct.	10	"	
	"	"	"	
1903	Sept.	22	By	
	Oct.	3	"	
	"	10	"	
	"	12	"	
1904	April	11	"	
	"	13	"	
1903	"	21	"	
	"	"	"	
1904	"	"	"	
1903	April	13	"	
1903	July	24	"	
1904	April	6	"	
1903	July	16	"	
1903	July	23	"	
	Nov.	16	"	
1902	May	15	"	
1902	Aug.	30	"	
1904	"	"	"	
	Aug.	9	"	
	"	"	"	

UNION COUNTY PROBATE COURT.

Executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded,
 John M. Brodrick, Probate Judge.

Account - Executor's Account.

Edward W. Porter, executor of the estate of Luther Turner deceased, in account with said estate.
 Said Executor charges himself as follows:

1903	March 19	To cash received from products of farm		15 00
	April 21	" " " " " " " "		101 23
	" 29	" " " " " " " "		22 72
	July 24	" " " " " " " "		30 00
	Sept 22	" " " " " " " "		30 00
	" "	" " " " " " " "		40 00
	Oct. 10	" " " " " " " "		170 00
	" "	" " " " " " " "		36 04
Total receipts from all directions				\$444 99

Said Executor claims credit for monies paid out for said estate, as follows:

1903	Sept. 22	By A. E. Plate, Clerk de.	No 1	16 50
	Oct. 3	" Wilkinson Trust Company	" 2	12 50
	" 10	" Leborah Turner, note paid	" 3	137 00
	" 12	" " " advancement	" 4	1 73
1904	April 11	" John R. Taylor, insurance	" 5	11 00
	" 13	" Marysville Lumber Co.	" 6	4 40
1903	" 21	" Will E. Sunrise	" 7	1 80
	" "	" Williams & Mc Intire	" 8	3 68
	" "	" Emmert & Conrad	" 9	3 16
1904	" "	" E. W. Porter, 4% commissions on \$103 ⁰³	" 10	4 12
1903	" "	" A. B. Swisher M. D.	" 11	29 25
1904	" "	" Bank of Marysville, for E. F. Emmert, A. Cash.	" 12	57 57
April 13	" "	" Wilkinson Trust Co.	" 13	12 60
1903	July 24	" J. W. Tilton, Treasurer de	" 14	14 11
1904	April 6	" " " " " "	" 15	18 00
July 16	" "	" " " " " "	" 16	15 64
1903	July 23	" Union Banking Co. (Indorsed on \$250 ⁰⁰ Shaffer note)	" 17	14 09
Nov. 16	" "	" L. W. Hazen & Co.	" 18	50
May 15	" "	" Union Banking Co.	" 20	22 72
1903	Aug. 30	" Note & int of deceased to Union Banking Co.	" 21	17 85
" "	" "	" L. W. Shaffer & Turner note, balance in full	" 22	20 28
1904	Aug. 9	" Porter & Porter, drafting this Acct	" 23	6 00
" "	" "	" John M. Brodrick, P. J. fees de.	" 24	6 40
Total expenditures				\$430 90
Balance on hands,				14 09
				\$444 99

Recapitulation.

Total amount chargeable,	\$444 99
Total amount credited,	430 90
Balance due said estate,	\$ 14 09

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Edward W. Porter, Executor of the estate of Luther Turner, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe,

Edward W. Porter,

Executor estate Luther Turner, dec'd

Sworn to before me and signed in my presence this ninth day of August A.D. 1904.

(Signature)

Ada M Campbell,

Deputy Clerk Probate Court.

Estate of Wm B. Malin, deceased.

Journal
Entry -
Ordering
Notice re-

In the Probate Court of Union County, Ohio. In the Matter of the estate of William B. Malin, deceased. No 5786. August 20, 1904.

This day came Edward W. Porter, Administrator of the estate of William B. Malin, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Accounts

In the Probate Court of Union County, Ohio. In the Matter of the estate of William B. Malin, deceased. September 24, 1904. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Edward W. Porter, Administrator of the estate of Wm B. Malin, late of Union County Ohio, deceased, having heretofore, to-wit: On the 20th day of August 1904, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by

Account -

1903	March 20	Go
"	"	"
1903	April 16	Bo
"	"	"
"	"	"
"	"	"
"	"	"
1904	Jan. 20	"
"	"	"
Aug. 20	"	"
"	"	"
"	"	"
Go		
Go		

UNION COUNTY PROBATE COURT.

the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$26.85 as his legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administrator is allowed said sum of \$26.85 as his legal compensation. It is therefore ordered by the Court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$26.85.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$447.50 and that he is entitled to credits in the sum of \$447.50 as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administrator due said estate and said account is settled accordingly.

It is further ordered by the Court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administrator's Account.

Edward W. Porter, Administrator of the estate of William C. Malin, deceased, in account with said estate. Said Administrator charges himself as follows:

1903	March 20	To cash in full received from sale of real estate,	\$ 437.50
	"	" interest on above,	10.00
			<u>\$ 447.50</u>

Said Administrator claims credit on monies paid out for said estate as follows:

1903	April 16	By cash paid John M. Brodrick P. J.	Voucher No. 1	7.25
"	"	" " " H. L. Sellers, appraiser,	" 2	1.00
"	"	" " " W. J. Barbours, "	" 3	1.00
"	"	" " " Jeff H. Turner "	" 4	1.00
"	"	" " " J. B. Holloway "	" 5	.50
"	"	" " " Ray H. Morse "	" 6	.50
"	"	" " " L. L. Hazen "	" 7	.50
1904	Jan. 20	" " " J. W. Tilton, taxes,	" 8	38.30
"	"	" " " E. W. Porter, 6 pors \$447.50	" 9	26.85
"	Aug. 20	" " " Porter & Porter, Attorney fees	" 10	25.00
"	"	" " " H. C. Kosbury & Co.	" 11	300.96
"	"	" " " John M. Brodrick, P. J.	" 12	44.64
				<u>\$ 447.50</u>

Recapitulation

Total amount chargeable,	\$ 447.50
Total amount credited,	<u>\$ 447.50</u>

RECORD OF ACCOUNTS.

Affidavit to Account.
 The State of Ohio, Currier County, ss:
 I, Edward W. Porter, Administrator of the estate of
 William C. Malin, deceased, do make solemn oath that
 the within account is in all respects true and
 correct as I verily believe.

Edward W. Porter,
 Administrator said estate

Sworn to before me and signed in my presence
 this 20th day of August A.D. 1904.

E. D. John M. Brodrick, Probate Judge.

Guardianship of Edward B. Joiner, Minor.

Journal
 entry -
 ordering
 Notice &c -

On the Probate Court of Currier County, Ohio.
 On the Matter of the Guardianship of Edward B. Joiner, Minor. No 4377. August 12, 1904.
 Filing Fifth Account.
 This day came Leonidas Piper, Guardian of Edward B. Joiner, of Currier County, Ohio, and presented his fifth account in settlement of said Guardianship, duly veri-
 fied, whereupon the court do order the same filed and advertised for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said mat-
 ter is continued.

John M. Brodrick, Probate Judge.

Journal
 entry -
 confirming
 account &c

On the Probate Court of Currier County, Ohio.
 On the Matter of the Guardianship of Edward B. Joiner, Minor. Settlement of Fifth Account.
 This day this matter came on to be heard on motion to confirm account. Leonidas Piper, Guardian of the person and estate of Edward B. Joiner, having heretofore, on the 12th day of August 1904, filed in this court his Fifth Account and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Currier County, for not less than three consecutive weeks, from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of said Guardian for the allowance of

Account -

1902		
1903	Jan'y 5	By
	" 26	"
	June 23	"
	July 15	"
	Aug't 22	"
	Oct. 24	"
	Dec. 21	"
1904	Jan'y 6	"
	" 21	"
	Apr. 26	"
	May 2	"
	June 24	"
	July 25	"

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UNION COUNTY PROBATE COURT.

compensation for services rendered said ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$50⁰⁰ as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$50⁰⁰, being the allowance aforesaid. And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$934³⁸; and that he is entitled to credit accounting to the sum of \$232⁴⁵, valid claims against said ward as shown by said vouchers and other evidences produced to the Court. And the Court do further find that there is a balance of \$701⁹³ in the hands of said Guardian, due said ward and said account is settled accordingly. It is further ordered by the Court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

L. Piper, Guardian of Edwin B. Joiner, Minor, fifth Account. In account with his ward.

Said Guardian charges himself as follows:

1902						
		To Balance on hand on settlement made with Probate Court August 1 st 1902,	\$	860	02	
		Interest on same less payments @ 6%		74	36	
					\$934 38	
Said L. Piper as said Guardian claims credit for payments made on account of his ward as follows, to wit:						
1903				Voucher No.		
Jan'y	5	By paid ward to purchase clothing,	1	15	00	
"	26	" " Tax,	2	10	26	
June	23	" " for bicycle for ward,	3	25	00	
July	15	" " Tax	4	10	26	
Aug't	22	" " for necessaries,	5	15	00	
Oct.	24	" " " "	6	15	00	
Dec.	21	" " " "	7	15	00	
1904	Jan'y	6	" " " "	8	15	00
"	"	21	" " Tax	9	10	47
Apr.	26	" " for necessaries	10	10	00	
May	2	" " " "	11	15	00	
June	24	" " " "	12	10	00	
July	25	" " Tax,	13	10	46	
		Probate Court costs	14	6	00	
		Compensation to Guardian,		50	00	
		Balance on hand,		701	93	
					\$934 38	

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$ 934 38
Total amount credited,	\$ 232 45
Balance due said ward,	\$ 701 93

Affidavit to Account.

The State of Ohio, }
 Union County, }
 ss. J. L. Piper, Guardians of Edwin B. Joiner
 minor, do make solemn oath that the within is a true
 and correct account of said Guardianship, as I verily
 believe.

J. L. Piper,

Known to before me and signed in my presence this
 12th day of August A.D. 1904.

J. S. John M. Brodrick, Probate Judge.

Account -

Year

1902		
July	30	To
1903		
July	1	"
1904		
Jan.	7	"
March	1	"
April	1	"
July	29	"
1904		
July	30	"

Guardianship of Oral M. Bixler, Minor.

Journal
 entry -
 Ordering
 Notice &c -

On the Probate Court of Union County, Ohio,
 On the Matter of the Guardianship of Oral M. Bixler, Minor. - { No 5742, August 8, 1904,
 Filing First Account.

This day came Arthur H. Bixler, Guardian of Oral M. Bixler of Union County, Ohio, and presented his first account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal
 entry -
 Confirming
 Account -

On the Probate Court of Union County, Ohio,
 On the Matter of the Guardianship of Oral M. Bixler, Minor. - { September 24, 1904, Settle -
 ment of First Account.

This day this matter came on to be heard on motion to confirm account. Arthur H. Bixler, Guardian of the estate of Oral M. Bixler, having heretofore, to wit: On the 8th day of August 1904, filed in this court his first account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined

1902		
July	30	Pa
1903		
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UNION COUNTY PROBATE COURT.

by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$108.98; and that he is entitled to credits amounting to the sum of \$114.58, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$5.60 due said Guardian from said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Arthur G. Bixler, Guardian of Oral M. Bixler.

First Account. On account with his ward.

Said Guardian charges himself as follows:

1902	July 30	To rent from A. G. Bixler	\$ 5.75
1903	July 1	" " " " "	18.20
1904	Jan. 7	" " " " "	20.50
	March 1	" " " " "	12.53
	April 1	" " " " "	6.50
1902	July 29	" " " " "	20.50
1902	July 30	" Share of estate of Mary R. Bixler,	25.00
			Total,
			\$108.98

Said Guardian credits himself as follows:

1902	July 30	Paid John M. Brodrick	1	5.75
	"	" Oral M. Bixler	1 ^a	25.00
1903	July 1	" J. W. Tilton, Treas.	2	18.20
1904	Jan. 7	" " " " "	3	20.50
	July 29	" " " " "	4	20.50
	April 1,	" O. A. Bixler, for work	5	6.50
	March 1	" A. G. Bixler, for grass seed	6	12.53
	Aug't 8	" John M. Brodrick, Probate Judge	7	5.60
			Total,	\$114.58

Recapitulation

Total amount chargeable,	\$108.98
Total amount credited,	114.58
Balance due said Guardian,	\$ 5.60

Affidavit to Account.

The State of Ohio, }
Union County, } ss. I, Arthur G. Bixler, Guardian of Oral M. Bixler, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.
A. G. Bixler

Sworn to before me and signed in my presence, this 8th day of August A.D. 1904. John M. Brodrick, Probate Judge

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RECORD OF ACCOUNTS.

Guardianship of Charles O. Wiley et al.

Journal entry -
Ordering of Charles O. Wiley et al. Minors
Notice

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Charles O. Wiley et al. Minors } No 4275. August 16, 1904.
Filing Fifth (Final as to Charles O. & Winifred) Account.

This day came Sanford Wiley, Guardian of Charles O. Wiley, Winifred Wiley and Pet Wiley, of Union County, Ohio, and presented his Fifth Account in settlement of said guardianship, duly verified. Said account being a final account as to Charles O. Wiley and Winifred Wiley, and the fifth account as to Pet Wiley. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 24th day of September A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Sanford Wiley, Guardian of Charles O. Wiley, Winifred Wiley and Pet Wiley, Fifth Account. An account with his wards, said Guardian charges himself as follows:

Said Guardian charges himself for Charles O. Wiley, Winifred Wiley and Pet Wiley -	
To joint balance on Fourth Account -	\$ 195 27
Interest on balance	23 43
	\$ 218 70
Guardian claims credit for board furnished Charles O. Wiley,	30 00
Guardian claims credit for board and medicine furnished Winifred Wiley,	25 00
Guardian claims credit for services and costs furnished Pet Wiley,	6 00
	61 00
	\$ 157 70
Paid John M. Brodrick, Probate Judge,	6 50
Balance due Charles O. Wiley,	38 05
" " Winifred Wiley,	43 05
" " Pet Wiley,	76 60
	157 70
	\$ 151 20
This account is final as to Charles O. Wiley and Winifred Wiley,	
Net balance due Charles O. Wiley,	\$ 33 80
Winifred Wiley,	40 80
Pet Wiley,	74 60
	\$ 151 20

Affidavit to Account.

The State of Ohio, Union County, ss:
I, Sanford Wiley, Guardian of Charles O. Wiley, Winifred Wiley and Pet Wiley, do make solemn oath that the within is a true and correct account of said guardianship,

Journal entry -
On acct ship for Charles O. Wiley
Journal entry -
On acct for Winifred Wiley

UNION COUNTY PROBATE COURT.

as I verily believe,

Sanford Wiley.

Sworn to before me and signed in my presence, this 16th day of August A.D. 1904.

L. J. John M. Brodrick, Probate Judge.

Journal entry -

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Charles C. Wiley, Minor. September 24, 1904. Settlement of Fifth and Final Account. This day this matter came on to be heard on motion to confirm account, Sanford Wiley, Guardian of the person and estate of Charles C. Wiley, having heretofore filed on the 16th day of August 1904, filed in this court his Fifth and Final Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for board furnished said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$30.00 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$30.00, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$68.05; and that he is entitled to credits amounting to the sum of \$32.25, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$35.80 in the hands of said Guardian, due said ward and said account is settled accordingly. It is ordered that said Guardian pay said balance to the party thereto lawfully entitled.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Journal entry -

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Winifred Wiley, Minor. September 24, 1904. Settlement of Fifth and Final Account. This day this matter came on to be heard on motion to

Ohio. 16, 1904. Final as to (ed) Account. of Charles C. Wiley, Ohio, out of said being a final Wiley, and the Court do ring on at once continued. Judge. Winifred at with his flows:

Table with financial entries: 193 27, 23 43, \$218 70, 30 00, 25 00, 6 00 61 00, \$137 70, 6 30, Division of Probate fees, 38 03 - 2 25, 43 03 - 2 25, 76 60 - 2 00, \$131 20, 33 80, 40 80, 74 60, \$131 20

Winifred the within ships,

RECORD OF ACCOUNTS.

confirm account. Sanford Wiley, Guardian of the person and estate of Winifred Wiley, having heretofore, to wit: On the 16th day of August 1904, filed in this court his Fifth and Final Account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding &c, furnished said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$25⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$25⁰⁰, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$68⁰⁵ and that he is entitled to credits amounting to the sum of \$27²⁵, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$40⁸⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is ordered that said Guardian pay said balance to the party thereto lawfully entitled.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

On the Probate court of Union County, Ohio.

In the Matter of the Guardianship of Pet Wiley, (September 24, 1904, Settlement of Fifth Account, Mirror.)

This day this matter came on to be heard on motion to confirm account. Sanford Wiley, Guardian of the person and estate of Pet Wiley, having heretofore, to wit: On the 16th day of August 1904, filed in this court his Fifth Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 31st day of August 1904, and no exceptions having

Journal
Entry -
An Account
for Pet Wiley

UNION COUNTY PROBATE COURT.

been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$6⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$6⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$52.60; and that he is entitled to credits amounting to the sum of \$8⁰⁰, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$74⁶⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Guardianships of Pearl M^c Mahan, Minor.

Journal
Entry -
Ordering
Notice re

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Pearl M^c Mahan, Minor. { No. 279. August 19, 1904,
Filing Second and Final Acct.
This day came Emma Kline, Guardian of Pearl M^c Mahan, of Union County, Ohio, and presented her Second and Final Account in settlement of said Guardianships, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 24th day of September 10, 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account re

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Pearl M^c Mahan, Minor. { September 24, 1904. Settlement
of Second and Final Account.
This day this matter came on to be heard on motion to confirm account. Emma Kline, Guardian of the person and estate of Pearl M^c Mahan, having heretofore, to-wit: On the 19th day of August 1904, filed in this Court her Second and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$273⁴⁶; and that she is entitled to credits amounting to the sum of \$273⁴⁶, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court. And the Court do further find that there is nothing in the hands of said Guardian, due said ward and said account is settled accordingly. It is further ordered by the Court that said Guardian pay the costs of the proceedings of foresaid taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Emma Kline, Guardian of Pearl M^c Mahan, a minor, Second and final account, In account with her ward.

Said Guardian charges herself as follows:

1901	Nov. 6	To balance due ward, at first settlement, made Nov. 6, 1901	\$ 273 46
"	"	No interest is due on above, Total receipts,	\$ 273 46

1902
Nov. 18
April 14
" "
1904
Aug. 19
" "
" "

Journal
Entry -
Ordering
Notice re

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Entry -
Confirming
Account re

UNION COUNTY PROBATE COURT.

Said Guardian claims credit for monies paid out for said ward as follows:

Date	Description	Number	Amount
1902 Nov. 18	By cash paid Albert S. Blucher, for clothing	No. 1	\$ 18 25
1904 April 14	" " " H. Schmid & Son,	" 2	50 00
" " "	" " " Lewis Kline,	" 3	32 00
1904 Aug. 19	" " " Porter & Porter	" 4	2 00
" " "	" " " John M. Brodrick P.J.	" 5	5 50
" " "	" " " Pearl M ^c Mahan,	" 6	165 71
Total expenditures,			\$ 273 46

Recapitulation.

Total amount chargeable,	\$ 273 46
Total amount credited,	\$ 273 46

Affidavit to Account.

I, Emma Kline, Guardian of Pearl M^c Mahan, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Emma Kline,
Guardian as aforesaid.

Sworn to before me, and signed in my presence, this 19th day of August A.D. 1904.

J. S. John M. Brodrick, Probate Judge.

Guardianship of William H. Temple et al., Minors.

Journal Entry - In the Probate Court of Union County, Ohio, In the Matter of the Guardianship of William H. Temple, and Naomi D. Temple, Minors. No. 4419, August 26th 1904. Filing Fifth Account.

This day came Leonora C. Temple, Guardian of William H. Temple and Naomi D. Temple, of Union County, Ohio, and presented her Fifth Account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 24th day of September A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal Entry - In the Probate Court of Union County, Ohio, In the Matter of the Guardianship of William H. Temple and Naomi D. Temple, Minors. September 24, 1904. Settlement of Fifth Accounts.

This day this matter came on to be heard on motion to confirm account. Leonora C. Temple, Guardian of the person and estate of William H. Temple and Naomi D. Temple, having heretofore, court: On the 26th day of August

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RECORD OF ACCOUNTS.

1904, filed in this court her Fifth Account for each ward, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Clatsop County, for not less than three consecutive weeks, from and after the 31st day of August 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said wards and for board and clothing furnished Naomi D. Temple. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$5⁰⁰ as her compensation for services rendered said W^m H. Temple, and \$55⁰⁰ for board, clothing and services rendered said Naomi D. Temple, and it is ordered by the court that said Guardian retain out of the estate of said W^m H. Temple the sum of \$5⁰⁰ and out of the estate of said Naomi D. Temple the sum of \$55⁰⁰, being the allowances aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estates of said wards, in equal shares, amounting to the sum of \$185⁴⁰, and that she is entitled to credits amounting to the sums of \$44⁰⁵ and \$107²⁹, valid claims against said W^m H. and Naomi D. Temple, respectively, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is a balance of \$48⁶² in the hands of said Guardian due said W^m H. Temple; and that there is a balance of \$16²⁹ due said Guardian from said Naomi D. Temple, and said account is settled accordingly. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Fifth Account of Leonora C. Temple,
Guardian of W^m H. Temple and Naomi D. Temple.

An account with William H. Temple -

Account for W^m H. Temple -

Guardian charges herself as follows:	
1/2 amount rec'd from rent of farm for two years,	90 00
Interest on same,	2 70
Total amount received,	\$ 92 70
Accountant claims credit for the following amounts paid out on behalf of said estate - amount overpaid at last settlement,	\$ 6 34
Taxes for two years,	12 11

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Account, On
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UNION COUNTY PROBATE COURT.

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Paid for clover and timothy seed for two years	\$ 6 90
" " wire fence between Temple & Harriman	1 62
" " wire fence between Temple & Moore	6 30
" " allowance for services for two years	5 00
" " Probate costs	3 10
" Interest on money paid out for two years	2 51
Total paid out	\$ 44 08
Balance on hand after settlement,	\$ 48 62

Account, In account with Naomi S. Temple
 for Naomi S. Accountant charges herself as follows:

Amount rec'd from rent of farm for two years	\$ 90 00
Interest made on same,	2 70
Total amount received,	\$ 92 70
Accountant claims credit for the following payments made in behalf of said estate,	
Amount over-paid at last settlement	\$ 18 02
Taxes for two years	12 11
Paid for clover and timothy seed for two years	6 90
For wire fence between Temple & Harriman	1 62
For wire fence between Temple & Moore	6 30
For allowance for services for two years	5 00
For board, care and clothing for two years	50 00
Amount of Probate costs,	3 10
Interest on money paid out	6 24
Total paid out,	\$ 109 29
(Balance overpaid by Guardians	\$ 16 39)

The State of Ohio, Union County, ss:
 I, Leonora S. Temple, Guardian of William H. Temple and Naomi S. Temple, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.
 Leonora S. Temple.
 Sworn to before me and signed in my presence, this 26th day of August A.D. 1904,
 John M. Brodrick, Probate Judge.

90 00
 2 70
 92 70
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RECORD OF ACCOUNTS.

Estate of Laban H. Worbs, Deceased.

Journal
entry -
Appointment
of Administrator -

Probate Court, September 26, 1904.

In the Matter of the estate of } No. 6167. Appointment.
Laban H. Worbs, Deceased. } Order for Bond.

This day Uriah Cahill appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Laban H. Worbs, late of Paris Township, Cerrion County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Uriah Cahill is a suitable person and legally competent, and the widow and one of the heirs of said Laban H. Worbs having signed a declination of administration and recommendation of said Uriah Cahill; it is ordered that said Uriah Cahill be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

Probate Court, September 27, 1904.

entry -
Bond
Approved -

In the Matter of estate of } Appointment. Bond Approved.
Laban H. Worbs, Deceased. } Letters Issued.

This day Uriah Cahill appeared in open court, accepted the appointment as Administrator of the estate of Laban H. Worbs, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with Bert Cahill and S. S. McNeil, freeholders, as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Uriah Cahill; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$6.⁷⁰

John M. Brodrick, Probate Judge

Guardianship of Aaron G. Goakam, Lunnatic.

Journal
entry -
Appointing
Guardian -

Probate Court, September 29, 1904.

In the Matter of the Guardianship } No. 6121B. Appointment.
Aaron G. Goakam, a Lunnatic. } Order for Bond.

This day Atlanta Goakam appeared in open court, and made application to be appointed Guardian of Aaron G. Goakam, and the court being satisfied that said Aaron G. Goakam is a lunnatic of the age of thirty-four years, having been heretofore, to-wit: June 24, 1904, adjudged insane by this court, and being now confined in the

entry -
Approving
Bond by

Journal
entry -
Appointing
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UNION COUNTY PROBATE COURT.

Columbus State Hospital at Columbus, Ohio, and the court being further satisfied that a Guardian is necessary and that said Atlanta Goakam is a suitable person to be appointed and she having in this office a statement, duly verified by her affidavit, of the whole estate of said lunatic and the probable value thereof, and also the probable annual rents of said lunatic's real estate. It is ordered that said Atlanta Goakam be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, September 27, 1904.

Entry - In the Matter of the Guardianship of Aaron G. Goakam, a lunatic. Appointment. Bond Approved. Letters Issued.

This day Atlanta Goakam appeared in open court, accepted the appointment as Guardian of Aaron G. Goakam, and gave and filed herein her bond in the sum of Three Thousand Dollars, conditioned according to law with The United States Fidelity and Guaranty Company - a company duly authorized to become surety on fiduciary bonds in Ohio - as surety thereon, which bond is approved by the court.

Thereupon said Atlanta Goakam took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian. It is therefore ordered that letters of Guardianship issue to said Atlanta Goakam, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Mary Moore Merryman, Deceased.

Probate Court, October 3, 1904.

Journal Entry - In the Matter of the estate of Mary Moore Merryman, deceased. No. 6170. Appointment. Order for Bond.

This day James M. Merryman appeared in open court and made and filed an application under oath as required by law that he and Mary E. Willis be appointed Administrators of the estate of Mary Moore Merryman, late of Jerome Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed and that said James M. Merryman and Mary E. Willis are suitable

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RECORD OF ACCOUNTS.

persons and legally competent; it is ordered that said James M. Murrinman and Mary E. Willis be appointed as such administrators upon giving bond with sureties as required by law, in the sum of Fifteen Hundred Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Entry - Approving Bond &c -

In the Matter of the estate of Mary Moore Murrinman, deceased. Probate Court, October 3, 1904. Appointment. Bond Approved. Letters Issued.

This day James M. Murrinman and Mary E. Willis appeared in open court, accepted the appointment as Administrators of the estate of Mary Moore Murrinman, deceased, and gave and filed herein their bond in the sum of fifteen hundred dollars, conditioned according to law with The United States Fidelity and Guaranty Company - a company duly authorized to become surety on fiduciary bonds in the State of Ohio - as surety, which bond is approved by the court. It is therefore ordered that letters of administration issue to said James M. Murrinman and Mary E. Willis; that an appraisal herein be dispensed with unless hereafter ordered by the court; that this proceeding be recorded; and that said Administrators pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Charles F. Allgower, Deceased.

Probate Court, October 4, 1904.

Journal Entry - Appointment of Admin -

In the Matter of the estate of Charles F. Allgower, deceased. No. 6171. Appointment. Order for Bond.

This day Sarah C. Allgower appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Charles F. Allgower, late of Paris Township, Vernon County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Sarah C. Allgower is a suitable person and legally competent, being the widow of said decedent; it is ordered that said Sarah C. Allgower be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Two Thousand Dollars and this cause is continued.

John M. Brodrick Probate Judge.

Entry - Bond Approved &c -

In the Matter of the estate of Charles F. Allgower, deceased. October 4, 1904. Appointment. Bond Approved. Letters Issued.

Journal entry - Appointing Guardian -

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UNION COUNTY PROBATE COURT.

This day Sarah E. Allgower appeared in open court, accepted the appointment as Administratrix of the estate of Charles F. Allgower, deceased, and gave and filed herein her bond in the sum of Two Thousand Dollars, conditioned according to law, with J. W. Tilton and G. L. Sellers, freeholders as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Sarah E. Allgower; that an appraisement herein be dispensed with until hereafter ordered by the court; that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Margaret R. Hamilton.

Probate Court, October 4, 1904.

Journal entry - Appointing Guardian -

In the Matter of the Guardianship of Margaret R. Hamilton, Minor } No. 173. Appointment, Order Dispensing with Bond.

This day Emily R. Cameron appeared in open court, and made application to be appointed Guardian of Margaret R. Hamilton, and the court being satisfied that said Margaret R. Hamilton is a minor of the age of six years, January 2, 1904, and a child of Frank M. Hamilton, late of Paris Township, Union County, Ohio, deceased, and that said minor resides in this county; and the court being further satisfied that a Guardian is necessary, and that said Emily R. Cameron is a suitable person to be appointed - she having been named as such Guardian in the last will of said Frank M. Hamilton, dec'd - and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor and the probable value thereof. It is ordered that said Emily R. Cameron be appointed such Guardian without bond as requested by the said Frank M. Hamilton in his last will and testament, and this cause is continued.

John M. Brodrick, Probate Judge.

In the Matter of the Guardianship of Margaret R. Hamilton, Minor } Probate Court, October 4, 1904. Appointment. Letters Issued.

This day Emily R. Cameron appeared in open court, accepted the appointment as Guardian of Margaret R. Hamilton. Thereupon said Emily R. Cameron took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Emily R. Cameron; that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of George R. Hamilton.

Journal

Probate Court, October 4, 1904.
 In the Matter of the Guardianship } No. 6174. Appointment.
 of George R. Hamilton, Minor. } Order Dispensing with Bond.
 Guardian - This day Lou R. Wilber appeared in open Court and made application to be appointed Guardian of George R. Hamilton; and the Court being satisfied that said George R. Hamilton is a minor of the age of four years, June 26, 1904, and a child of Frank M. Hamilton, late of Paris Township, Currier County, Ohio, deceased, and that said minor resides in this county; and the Court being further satisfied that a Guardian is necessary, and that said Lou R. Wilber is a suitable person to be appointed - she having been named as such Guardian in the last will of said Frank M. Hamilton, deceased - and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minor and the probable value thereof. It is ordered that said Lou R. Wilber be appointed such Guardian without bond, as requested by the said Frank M. Hamilton in his last will and testament; and this cause is continued.

John M. Brodrick, Probate Judge.

In the Matter of the Guardianship of George R. Hamilton, } Probate Court, October 4, 1904.
 Minor. } Appointment.
 Letters Issued.

This day Lou R. Wilber appeared in open Court, accepted the appointment as Guardian of George R. Hamilton. Thereupon said Lou R. Wilber took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Lou R. Wilber, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Ney S. Fleck and Freda Fleck.

Journal

In the Matter of the Guardianship of Ney S. Fleck and } Probate Court, October 12, 1904.
 Freda Fleck, Minors. } No. 6177. Appointment.
 Guardian - Order for Bond.

This day Carrie E. Fleck appeared in open Court and made application to be appointed guardian of said Ney S. Fleck and Freda Fleck, and the Court being satisfied that said Ney S. Fleck is a minor of the age of seven years, April 21, 1904; that said Freda Fleck is a minor of the age of three years, April 11, 1904; and are children of James P. and Carrie E. Fleck, of Jerome Township, Currier County, Ohio, and that said minors reside in

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UNION COUNTY PROBATE COURT.

this court; and the court being further satisfied that a Guardian is necessary and that said Carrie E. Fleck is a suitable person to be appointed and she having filed in this office a Statement, duly verified by her affidavit, of the whole estate of said minor and the probable value thereof. It is ordered that said Carrie E. Fleck be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

In the Matter of the Guardianship of the Estate of } Probate Court, October 12, 1904.
Ney S. Fleck and } Appointment. Bond Approved,
Freda Fleck, } Minors } Letters Issued.

This day Carrie E. Fleck appeared in open court, accepted the appointment as Guardian of Ney S. Fleck and Freda Fleck, and gave and filed herein her bond in the sum of Two Hundred Dollars, conditioned according to law, with R. L. Woodburn and H. E. Coulter, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said Carrie E. Fleck took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Carrie E. Fleck, that this proceeding be recorded, and that said Guardian pay the costs herein, taxed at \$

John M. Brodrick, Probate Judge.

Estate of Wm H. Lovless, Deceased.

Probate Court, October 12, 1904.

Journal entries -

In the Matter of the Estate of } No. 6180 } Appointment,
Wm H. Lovless, Deceased } Order Dispensing with Bond,
Extra - } The last will and testament of William H. Lovless, late of Dover Township, in this county, deceased, having heretofore been duly proved and allowed, this day Mary R. Lovless and Charles W. Lovless, the executors named in said will, appeared in open court, and made and filed an application under oath as required by law to be appointed such executors, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Mary R. Lovless and Charles W. Lovless are suitable persons and legally competent; and said William H. Lovless in his said last will and testament having requested that said executors be not required to give bond; it is ordered that they be appointed as such executors without bond and this cause is continued.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Probate Court, October 17, 1904.

In the Matter of the estate of } Appointment.

Wm H. Lovless, deceased } Letters Issued.

This day Mary R. Lovless and Charles H. Lovless appeared in open court, accepted the trust as executors of the estate of William H. Lovless, deceased.

It is therefore ordered that letters Testamentary issue on the will of said decedent to said Mary R. Lovless and Charles H. Lovless, that this proceeding be recorded and that said executors pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Frank N. Hamilton, Deceased.

Probate Court, October 20, 1904.

In the Matter of the estate of } No. 6183. Appointment.

Frank N. Hamilton, deceased } Order Dispensing with Bond.

The last will and testament of Frank N. Hamilton, late of Paris Township, in this County, deceased, having heretofore been duly proved and allowed, this day Richard L. Cameron - for George M. Wilber and Richard L. Cameron - the executors named in said will, appeared in open court and made and filed an application under oath as required by law, to be appointed such executors, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that said George M. Wilber and Richard L. Cameron are suitable persons and legally competent, and a bond herein being dispensed with in accordance with the request of said Testator in his last will and testament; it is ordered that they be appointed as such executors without bond until further order of the Court herein, and this cause is continued.

John M. Brodrick, Probate Judge

In the Matter of the estate } Probate Court, October 20, 1904.

of Frank N. Hamilton, dec'd } Appointment. Letters Issued.

This day George M. Wilber and Richard L. Cameron, appeared in open court, accepted the trust as executors of the estate of Frank N. Hamilton, deceased. It is therefore ordered that letters Testamentary issue on the will of said decedent, to said George M. Wilber and Richard L. Cameron; that this proceeding be recorded and that said executors pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Journal entries - Appointment Administrators

Journal entries - Appointing executors

Journal entries - Appointing executors

UNION COUNTY PROBATE COURT.

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Estate of James W. Gilton, Deceased.

Probate Court, October 21st 1904.

Journal

entries - On the Matter of the estate of } No. 6184. Appointment.
Appointing James W. Gilton, Deceased } Order for Bond.
Administratrix - This day Lotta Gilton appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of James W. Gilton, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Lotta Gilton is a suitable person and legally competent; it is ordered that said Lotta Gilton be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Twelve Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

Probate Court, October 22, 1904.

On the Matter of the estate of } Appointment, Bond Approved.
James W. Gilton, Deceased } Letters Issued.

This day Lotta Gilton appeared in open court, accepted the appointment as Administratrix of the estate of James W. Gilton deceased, and gave and filed herein her bond in the sum of Twelve Thousand Dollars, conditioned according to law, with John W. Southard and Edwin L. Southard, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Lotta Gilton, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of W^m Thomas M. Curdy, Deceased.

Probate Court, October 29, 1904.

Journal

entries - On the Matter of the estate of } No. 6187. Appointment.
Appointing W^m Thomas M. Curdy, Deceased } Order Dispensing with Bond.
executrix - The last will and testament of William Thomas M^cCurdy, late of Paris Township, in this county, deceased, having heretofore been duly proved and allowed, this day Sarah M^cCurdy, the executrix named in said will, appeared in open court and made and filed an application under oath as required by law; to be appointed such executrix also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being

RECORD OF ACCOUNTS.

satisfied that said Sarah M'Curdy is a suitable person and legally competent, and said testator having requested in his last will and Testament that said executrix be not required to give bond as such, it is ordered that she be appointed as such executrix without bond, and this cause is continued.

John M. Brodrick, Probate Judge
Probate Court, October 29, 1904.

In the Matter of the estate of } Appointment.
W^{ms} Thomas M'Curdy, Dec'd. } Letters Issued.

This day Sarah M'Curdy appeared in open court, accepted the trust as executrix of the estate of William Thomas M'Curdy deceased. It is therefore ordered that letters testamentary issue on the will of said decedent to said Sarah M'Curdy; that an appraisal herein be dispensed with until further order of the court; that this proceeding be recorded and that said executrix pay the costs herein taxed.

John M. Brodrick, Probate Judge.

In the Matter of Accounts filed for Settlement.

In Probate Court, Union County, Ohio.

Journal entry -

In the Matter of Accounts } entry - October 29, 1904.
Filed for Settlement. } Notice approved.

This day proof of publication of notice, of filing accounts and vouchers of administration and guardianship, was made; and the court do find the said notice in all respects regular and pursuant to law, it is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

Probate Court Notice.

copy of Notice -

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on

Saturday, October 29, 1904,
at one o'clock P. M., as follows, to-wit:

- N^o 5519. Mary J. Skidmore, executrix of the will of Thomas B. Skidmore; final account.
- N^o 5580. Isaac Staley, executor of the will of Mary Staley; final account.
- N^o 5897. Rosa M. Michael, Administratrix of the estate of John G. Michael; first account.
- N^o 5886. Marion Temple, Administrator of the estate of Asa H.

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UNION COUNTY PROBATE COURT.

- No. 5841. Rogers, first account.
- No. 5720. W. H. Hilbury, Administrator of the estate of Nancy Eastman; final account.
- No. 5897. James B. Armstrong, Administrator of the estate of James H. Armstrong; final account.
- No. 5897. Rosa M. Michael, Administratrix of the estate of John G. Michael; final account.
- No. 3577. Eli Fox, Guardian of Chester Fox; fifth account.
- No. 4050. John H. Bourger, Guardian of Wm B. Davis; second account.
- No. 5563. John F. Hilbury, Guardian of Hallie H. Harper; first account.
- No. 5728. John F. Hilbury, Guardian of Emery Hilbury and Lydia Hilbury; first account.
- No. 5872. Morris W. Hill, Guardian of Anna M. Trayer; final account.
- No. 4331. William H. Hilbury, Guardian of Florence Gertrude Hilbury, now Florence Gertrude Nicol; final account.
- No. 4603. Leonidas Piper, Guardian of Rachel E. Welsh and Harmon E. Welsh; fifth account.
- No. 6013. Harry C. Goddard, Guardian of Glennie Sullivan; final account.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit to Notice - The State of Ohio, } ss. Union County,

Personally appeared before me J. W. Greiner and made solemn oath that the notice, a copy of which is hereto attached, was published for four consecutive weeks on and next after October 5th 1904, in the Mansville Tribune, a newspaper of general circulation in the county aforesaid.

J. W. Greiner.

Sworn to before me and signed in my presence, this 29th day of October A. D. 1904.

Printers fees, Paid -

Shearer & Shearer.



Ada M. Campbell,

Deputy Clerk, Probate Court.

RECORD OF ACCOUNTS.

Estate of Thomas B. Skidmore, Deceased.

Journal entry - On the Probate Court of Union County, Ohio.
 Order for Thomas B. Skidmore, Decd. { No 5519. September 6, 1904.
 Notice re - This day came Mary J. Skidmore, executrix of the estate of Thomas B. Skidmore, late of Union County, Ohio, deceased, and presented her second and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

Journal entry - On the Probate Court of Union County, Ohio.
 Confirming Account - This day this matter came on to be heard on motion to confirm account. Mary J. Skidmore, executrix of the estate of Thomas B. Skidmore, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 6th day of September 1904, filed in this court her final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account on such examination being found correct, is allowed and confirmed. And the court do find the said executrix chargeable with assets of said estate in the sum of \$107⁶⁷ and that she is entitled to credits in the sum of \$107⁶⁷, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executrix due said estate, and said account is settled accordingly. It is further ordered by the court that said executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

Journal Account - Executrix' Account.
 Mary J. Skidmore, Executrix of the estate of Thomas B. Skidmore, deceased, in account with said estate.
 Said executrix charges herself as follows: -

Nov. 11, 1902	% balance due estate on 1 st Account		\$	107	67
Aug. 1, 1904.	Mortgage, Florence E. Hamilton	Paid	1		
	Said executrix claims credits as follows: -		\$	107	67

UNION COUNTY PROBATE COURT.

See also release of mortgages on mortgage record Vol. 46, page 350 and Vol. 34 Page 426, Union County, Ohio.

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Recapitulation.

Total amount chargeable, \$ 107.67
Total amount credited, \$ 107.67
Balance due said estate nothing.

Affidavit to Account.

The State of Ohio, Union County, ss:
I, Mary J. Skidmore, Executrix of the estate of Thomas B. Skidmore, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Mary J. Skidmore,
Sworn to before me and signed in my presence this 6th day of September A.D. 1904,
Ada M. Campbell,
Deputy Clerk, Probate Court.

Estate of Mary Staley, Deceased.

Journal Entry - On the Probate Court of Union County, Ohio, in the Matter of the estate of Mary Staley, deceased, No. 3880. September 10, 1904. Filing First and Final Account. Notice - This day came Isaac Staley, executor of the estate of Mary Staley, late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said estate, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio, in the Matter of the estate of Mary Staley, deceased. October 29, 1904. Settlement confirming First and Final Account. Notice - This day this matter came on to be heard on motion to confirm account. Isaac Staley, executor of the estate of Mary Staley, late of Union County, Ohio, deceased, having heretofore, to wit: On the 10th day of September 1904, filed in this Court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 5th day of

\$ 107.67
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RECORD OF ACCOUNTS.

October 1904, and no exceptions having been filed there to, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor, for the allowance of \$25⁵⁰ as his legal compensation. On consideration whereof, and the court being fully advised in the premises the said executor is allowed said sum of \$25⁵⁰ as his legal compensation. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to wit: \$25⁵⁰.

And the court do find the said executor chargeable with assets of said estate in the sum of \$425⁰⁰ and that he is entitled to credits in the sum of \$425⁰⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate and said account is settled accordingly.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

John M. Brodrick, Probate Judge

Account - Executor's Account.

Isaac Staley, executor of the estate of Mary Staley deceased, in account with said estate.

1903 Said executor charges himself as follows:

Feb'y 19 To Sale of land, \$425⁰⁰

Executor credits himself as follows: -

Date	Description	Quantity	Amount
1903 May 13	By cash paid Tribune, publication notice	1	2 00
" "	" Probate fees of will &c.	2	13 38
" 16	" Jennie Cochran, for flowers	3	4 00
Aug. 27	" Witness fees to will - Bertha Moore	4	1 00
" 29	" " " " " Robt Mc Leroy	5	1 00
Sept. 23	" Shearer & Shearer advertising	6	1 50
May 4	" Opening grave (for) Mary Staley	7	4 00
" "	" Southard Bros. & Covert, dry goods	8	5 00
" "	" B. F. Larnear, dry goods	9	3 55
1904 Feb'y 20	" H. W. Morey, funeral &c	10	106 00
" "	" A. B. Smisher, M. D. Med. attendance	11	27 00
Mar. 31	" G. K. Mills " " " "	12	1 00
Feb'y 22	" J. H. Harrington, monument	13	70 00
1903 Mar. 10	" Mary E. Turner, nursing	14	3 00
" 28	" Alice Amrine " "	15	6 00
" 15	" Lillie Stewart " "	16	1 50
Apr. 18	" Reed & Buttz, Livery bill	17	6 50
Feb. 19	" Robt. Mc Leroy, Making deed	18	1 50

Year	Date	Description
1903	May 6	By
"	" 4	"
"	July 15	"
"	Dec. 20	"
1904	Jan. 22	"
"	Sept 5	"
"	" 5	"
"	" 5	"
"	Aug. 15	"
"	May 5	"
"	Sept. 5	"
"	" 5	"
"	" 10	"
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UNION COUNTY PROBATE COURT.

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1903	May 6	By Bertha Moore, Nursing	19	5 00
	" 4	" Rose Belt "	20	5 00
	July 15	" Taxes on 5 acre lot 1903	21	2 85
	Dec. 20	" " " " " "	22	2 99
1904	June 22	" " " " " "	23	2 99
	Sept 5	" Power of Isaac Staley	24	63 75
	" 5	" Compensation on \$425. @ 6 p	25	25 50
	" 5	" Robt. McGrovy - making acct &c.	26	5 00
	Aug. 15	" Mrs. Kate Phillips, her share dist.	27	11 45
	May 5	" G. B. Staley his share on dist.	28	11 45
	Sept. 5	" H. B. McGord " " " "	29	11 45
	" 5	" Isaac Lisle Staley " " " "	30	11 45
	" 10	" Probate fees	31	6 00
	" "	" Postage		1 9
Total,			\$	425 00

Recapitulation.

Total amount chargeable,	\$ 425 00
Total amount credited,	\$ 425 00

Affidavit to Account

The State of Ohio, Union County, ss:
 I, Isaac Staley, executor of the estate of Mary Staley deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Isaac Staley, Executor.

Sworn to before me and signed in my presence
 this 10th day of September A. D. 1904.

(Signature)

Ada McCampbell,
 Deputy Clerk, Probate Court.

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RECORD OF ACCOUNTS.

Estate of Asa D. Rogers, Deceased.

Journal
entry -
Order for
Notice -

In the Probate Court of Union County, Ohio.
In the Matter of the Estate of } No. 5886. September 14, 1904,
Asa D. Rogers, Deceased. } Filing First Account.
This day came Marion Temple, Administrator of
the estate of Asa D. Rogers, late of Union County,
Ohio, deceased, and presented his First Account,
in settlement of said estate, duly verified.
Whereupon the court do order the same filed and ad-
vertised for hearing on Saturday the 29th day of Octo-
ber A. D. 1904, at one o'clock P. M., to which time said
matter is continued.

First
Account -

1903
June 17

Journal
entry -
confirming
Account -

John M. Brodrick, Probate Judge
In the Probate Court of Union County, Ohio.
In the Matter of the Estate of } October 29, 1904.
Asa D. Rogers, Deceased. } Settlement of First Account.
This day this matter came on to be heard on mo-
tion to confirm account. Marion Temple, Admin-
istrator of the estate of Asa D. Rogers, late of Union
County, Ohio, deceased, having heretofore, to-wit: On the
14th day of September 1904, filed in this court his First
Account and notice of the time of hearing thereof hav-
ing been given as required by law, by publication in the
Marysville Tribune, a newspaper published and of gen-
eral circulation in the county aforesaid, for not less
than three consecutive weeks from and after the 5th day
of October 1904, and no exceptions having been filed
thereto, the said account together with the vouchers ac-
companied the same, are now examined by the court
and said account, on such examination being found
correct, is allowed and confirmed.

This day this matter came on to be further heard
on motion of the said Administrator for the allowance
of \$139⁸⁰ as his legal compensation. On consideration
whereof and the court being fully advised in the
premises the said Administrator is allowed said
sum of \$139⁸⁰ as his legal compensation. It is there-
fore by the court that the said Administrator retain
out of the money of said estate the sum aforesaid,
to-wit: \$139⁸⁰. And the court do find the said Ad-
ministrator chargeable with assets of said estate in
the sum of \$2995²¹ and that he is entitled to credits
in the sum of \$432⁸⁴, as shown by said vouchers and
other evidence produced to the court.

And the court do further find that there is a balance
of \$2562³⁷ in the hands of the said Administrator due
said estate and said account is settled accordingly.
And this cause is continued for further order as to

UNION COUNTY PROBATE COURT.

the distribution of said balance.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded,

John M. Brodrick, Probate Judge.

First Account - Administrators' Account.

Marion Temple, Administrator of the estate of Isaac H. Rogers, deceased, in account with said estate.

Said Administrator charges himself as follows:

1903 June 17	To Amount of Sale Bill	300 46
	Cash from Commodity	522 40
	collected for Timber sold	11 40
	" " account for oats	11 25
	" from Boyd Bros, for timber	29 70
	" Life insurance	2000 00
	" To H. Elliott note	190 00
	Total amount charged,	\$ 2993 21

Accountant claims credits as follows: -

Paid J. L. Robinson, Appraiser	Voucher 1	\$ 1 00
" M. H. Lingrel	" 2	1 00
" H. E. Gray	" 3	1 00
" Casper Haines	" 4	3 30
" for printing sale bills	" 5	3 00
" W. H. Fleck, Notary	" 6	25
" Telephone to Kenton		25
" Clerk of courts, Bellefontaine		20
" S. Welshimer	" 7	3 00
" J. Wilson	" 8	1 25
" J. B. Lingrel	" 9	1 00
" Telephone to Marysville, O.		50
" W. H. Fleck	" 9 ^a	25
" Geo. Warden	" 10	2 00
" Geo. Edwards	" 11	25
" John M. Brodrick	" 12	12 75
" J. Robinson	" 13	1 00
" J. L. Robinsons	" 14	1 00
" Henry Williams & Son	" 15	11 30
" J. W. Denty	" 16	100 00
" James Snyder	" 17	110 00
" L. W. Hill	" 18	3 16
" J. W. Arbegast	" 19	15 25
" for weighing corn,	" 20	15
	Credits	\$ 277 14
Accountant claims commission		139 80
" J. L. Cameron, Atty	" 21	10 00
" Probate Judge, this settlement	" 22	5 90
		\$ 432 84

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	# 299521
Total amount credited,	43284
Balance due said estate,	# 256237

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Marion Temple, Administrator of the estate of Adm. Rogers deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Marion Temple.

Sworn to before me and signed in my presence, this 14th day of September A.D. 1904.

(L.S.)

Ada M. Campbell,

Deputy Clerk, Probate Court.

Estate of Nancy Eastman, Deceased.

In the Probate Court of Union County, Ohio.

Journal
Entry -
Order for
Notice re-

In the Matter of the Estate of Nancy Eastman, Deceased. { No. 5841. September 15, 1904.
Filing First and Final Account.
This day came William H. Hilbury, Administrator of the estate of Nancy Eastman, late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

Johns M. Brodrick, Probate Judge.

Journal
Entry -
Approving
Notice -
Courtroom

In the Probate Court of Union County, Ohio.
In the Matter of the Estate of Nancy Eastman, Deceased. { October 29, 1904.
On First and Final Account.
This day this matter came on to be heard on motion to confirm account. W. H. Hilbury, Administrator of the estate of Nancy Eastman, late of Union County, Ohio, deceased, having heretofore, to wit: On the 15th day of September 1904, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of October 1904, and no exceptions having been filed thereto the said account, together with the vouchers ac-

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UNION COUNTY PROBATE COURT.

accompanying the same, are now examined by the Court. It is ordered that this matter be continued for further hearing and orders by the Court.

John M. Brodrick, Probate Judge

Journal entry- On the Probate Court of Union County, Ohio. On the Matter of the estate of Nancy Eastman, deceased. of First and Final Account. This day this matter came on to be further heard on motion to confirm the first and final account of W. H. Hilbury, Administrator of the estate of Nancy Eastman, late of Union County, Ohio, deceased; and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, and supplementary statement and affidavit herein filed, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$72.95 as his legal compensation and \$25.00 for extraordinary services rendered to said estate to this date. On consideration whereof, and the Court being fully advised in the premises, the said Administrator is allowed said sum of \$72.95 as his legal compensation and the sum of \$25.00 for extraordinary services.

It is therefore ordered by the Court that the said Administrator retain out of the money of said estate the sum of the two items last aforesaid, to wit: \$97.95.

And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$1323.70 and that he is entitled to credits in the sum of \$1290.76, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$32.94 in the hands of the said Administrator due said estate, and said account is settled accordingly. It is ordered that said Administrator distribute said balance according to law.

It is further ordered by the Court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account, First and Final Account of W. H. Hilbury,
Administrator of the Estate of Nancy Eastman, Deceased.

Said Administrator charges himself as follows:

1903			
March	6	Cash,	\$ 34 12
"	28	Bank of Plain City,	353 60
"	"	Henry Wright,	583 36
April	4	Amanda Lewis,	13 28
June	17	Howard C. Black, Ad.	87 59

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RECORD OF ACCOUNTS.

1903	Dec.	14	Lemora C. Temple		71 90	
	"	"	Martha E. Merritt		175 00	
1904	Aug	27	Howard C. Black, Ad.		4 85	
						#132370
And claims credit as follows:-						
1903	Feb.	26	Probate Court	1	# 7 15	
	Mich	6	C. Zimmerman,	2	1 00	
	"	"	W. E. Cooperider,	3	1 00	
	"	"	Charles Sargent,	4	1 00	
	April	4	M. J. Jenkins, M.D.	5	42 00	
	"	"	D. H. Hetch,	6	56 50	
	"	"	Rev. H. A. Palmer,	7	2 00	
	"	"	J. W. Latham,	8	6 00	
	Dec.	14	Althusa Kilbury,	9	200 00	
	"	"	Alice Eastman et al.,	10	200 00	
	"	"	Lemora C. Temple,	11	200 00	
	"	"	" " " Edn Etta Eastman,	12	200 00	
	"	"	Martha E. Merritt,	13	200 00	
	Dec.	26	Howard C. Black,	14	25 00	
	"	"	Tax,	15	5 93	
1904	July	22	Shearer & Shearer	16	2 00	
	"	"	Tax	17	5 93	
	Sept	15	H. Harrington	18	25 00	
	"	"	W. H. Kilbury, Stat. compensation		72 95	
	"	"	" " ex. " "		25 00	
	"	"	J. M. Brodrick, P. J.	19	12 30	
						#129076

Recapitulation

Total receipts,	# 1323 70
Total disbursements,	1290 76
Balance for distribution,	# 329 4

State of Ohio,
 Various County, ss.
 W. H. Kilbury, being duly sworn says: - That he is the duly appointed, qualified and acting Administrator of the estate of Nancy Eastman, deceased; that the foregoing account is true to the best of his knowledge and belief.

Wm H. Kilbury
 Sworn to before me and subscribed in my presence this 15th day of September 1904.
 Ad. M. Campbell
 Deputy Clerk, Probate Court.

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UNION COUNTY PROBATE COURT.

Estate of James H. Armstrong, Deceased.

Journal

In the Probate Court of Union County, Ohio.

Entry -

On the Matter of the estate of James H. Armstrong, Deceased. { No. 5720. September 29, 1904. Filing First and Final Account.

Notice -

This day came James B. Armstrong, Administrator of the estate of James H. Armstrong, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

In the Probate Court of Union County, Ohio.

Entry -

On the Matter of the estate of James H. Armstrong, Deceased. { October 29, 1904. Settlement of First and Final Account.

Confirming account -

This day this matter came on to be heard on motion to confirm account. James B. Armstrong, Administrator of the estate of James H. Armstrong, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 29th day of September 1904, filed in this court his final account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$20⁰⁰ as his compensation for services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$20⁰⁰ as his compensation.

It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to-wit: \$20⁰⁰. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$214⁵⁰ and that he is entitled to credits in the sum of \$158²⁹, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$56²¹ in the hands of the said Administrator due said estate, and said account is settled accordingly. It is ordered that said Administrator distribute said

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Probate Court,

RECORD OF ACCOUNTS.

balance according to law.

It is further ordered by the Court that said Administrator pay the cost of the proceedings aforesaid, taxed at & certain ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Final Account.

Administrators' Account.

James B. Armstrong, Administrator of the estate of James H. Armstrong, deceased, in account with said estate. Said Accountant charges himself as follows:

To cash in Bank	\$ 50 00
cash on hands	2 50
cash rec'd rent	12 00
cash proceeds sale Lewisburg property.	150 00
	\$ 214 50

Accountant claims credit for following payments made in behalf of said estate: -

Paid J. M. Brodrick, Probate Judge, costs.	1	\$ 7 20
" H. E. Plate, lot in cemetery	2	16 50
" L. W. Hazen, Filing deed	3	50
" Shearer & Shearer, pub. notice app't	4	2 00
" Shearer & Shearer, " notice sale Real Estate	5	14 00
" S. Landis - Appraising real estate.	6	1 00
" H. L. Goway " " "	7	1 00
" A. M. Spain " " "	8	1 00
" W. H. Willis - Notary & team	9	2 50
" E. Balow - livery at funeral	10	2 25
" J. M. Brodrick, costs sale real estate &c	11	23 11
" J. E. Shelton, Undertaker	12	27 00
" L. C. Ford, Merchandise	13	2 82
" M. W. Thomas, Treas. - Tax June 1902	14	1 61
" " " " " " Dec. "	15	1 65
" " " " " " June 1903	16	1 65
" M. C. Young - Atty sale real estate,	17	15 00
" " " " " in settlement of estate,	18	10 00
" Telegrams		1 50
" Clothing for burial,		5 50
" Stamp for bond,		50
Administrator's compensation,		20 00
		\$ 158 29

Recapitulation.

Total amount chargeable,	\$ 214 50
Total amount credited,	158 29
Balance due said estate,	\$ 56 21

Affidavit to Account.

The State of Ohio, Union County, ss:

I, James B. Armstrong, Administrator of the estate of James H. Armstrong, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe. James B. Armstrong.

Journal entry - Order for Notice &

Journal entry - confirming Account -

UNION COUNTY PROBATE COURT.

Sworn to before me and signed in my presence this 29th day of September A.D. 1904.

(Signature) John M. Brodrick, Probate Judge.

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Guardianship of Chester Fox, Minor.

Journal
Entry - In the Probate Court of Union County, Ohio,
Order for In the Matter of the Guardian } No. 35-77. September 6, 1904.
Notice re- ship of Chester Fox, } Filing Fifth Account.

This day came Eli Fox, Guardian of Chester Fox, of Union County, Ohio, and presented his fifth account, in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry - In the Probate Court of Union County, Ohio,
Confirming In the Matter of the Guardian - } October 29, 1904.
Account - ship of Chester Fox, } Settlement of Fifth Account.
Minor.

This day this matter came on to be heard on motion to confirm account. Eli Fox, Guardian of the person and estate of Chester Fox, Minor, having heretofore, to-wit: On the 6th day of September 1904, filed in this Court his Fifth Account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$20⁰⁰, as his compensation and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$20⁰⁰, being the allowance aforesaid.

RECORD OF ACCOUNTS.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$344.36; and that he is entitled to credits amounting to the sum of \$88³⁵, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$256⁰¹ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Eli Fox, Guardian of Chester Fox, a minor, or infant, Fifth Account. On account with his ward. Said Guardian charges himself as follows:

1902 Aug. 9	To balance on last account		\$ 200 36
1904 Sept. 3	William H. Lortz, rent		144 00
			\$ 344 36
Said Guardian credits himself as follows:-			
1902 Dec. 20	Taxes	1	\$ 3 93
1903 July 18	Taxes	2	3 93
1904 Jan. 23	Taxes	3	4 59
Feb. 10	Robinson and White	4	5 30
July 26	Taxes	5	4 39
Sept. 3	M. Mackan, Supt. of Plain City water plant.	6	16 26
" "	W. H. Lortz	7	7 75
" "	L. E. Kilbury	8	12 25
" "	Barto & Keiser	9	3 00
" "	W. E. Thornton	10	1 00
			62 60
	Balance on account,		\$ 281 76
	Guardian asks for compensation,		20 00
" 6	John M. Brodrick, Probate Judge,	11	5 75
	Balance on account,		256 01
<u>Recapitulation.</u>			
	Total amount chargeable,		\$ 344 36
	Total amount credited,		88 35
	Balance due said ward,		\$ 256 01

Affidavit to Account

The State of Ohio, } ss.
Union County, } I, Eli Fox, Guardian of Chester Fox, an infant, do make solemn oath that the within is a true and correct account of said guardianships, as I verily believe.

Eli Fox.

Sworn to before me and signed in my presence, this 3^d day of September A. D. 1904, John M. Brodrick Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of William B. Davis, Minor.

Journal
 entry - On the Probate Court of Union County, Ohio,
 Order for the Matter of the Guardianship of William B. Davis, Minor - { No 4055 A. September 6, 1904.
 Notice - This day came John H. Bourger, Guardian of William B. Davis, of Union County, Ohio, and presented his Second Account in settlement of said guardianship, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

entry - On the Probate Court of Union County, Ohio,
 confirming the Matter of the Guardianship of William B. Davis, Minor - { October 29, 1904. - Settlement
 Account - ship of William B. Davis, Minor. of Second Account.
 This day this matter came on to be heard on motion to confirm account, John H. Bourger, Guardian of the estate of William B. Davis, having heretofore, to-wit: on the 6th day of September 1904, filed in this Court his Second Account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 6th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$356²⁹; and that he is entitled to credits amounting to the sum of \$38⁴² valid claims against said ward, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$317⁴⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the Court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second
 Account - Guardian's Account.
 John H. Bourger, Guardian of William B. Davis.
 Second Account. On account with his ward, said Guardian charges himself as follows:

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 Probate Judge.

RECORD OF ACCOUNTS.

	To balance on hands in his last settlement		\$ 158 30
Aug. 7 1902	Received of Bank of Marysville for interest	2 00	
Dec. 5,	" from Jos. Harris rent, interest part of note	82 11	
April 1, 1903	" of Joseph Harris on note for rent due April 1, 1904	50 00	
Aug. 24	" " Joseph Harris for interest	12 84	
Mich 2	" " Joseph Harris for rent	31 00	
Aug. 24	" " Joseph Harris for interest	12 84	197 79
	Total charged to Guardian,		\$ 356 09

Accountant claims credit as follows:-

Nov. 29, 1902	Paid taxes	\$ 6 11	
April 1/1903	" for grass seed	12 00	
June 13 "	" " tax	2 33	
May 9/1904	" " "	9 45	
		\$ 29 89	
	Attorney fees this settlement	3 00	
	Probate Judge's fees	5 60	
		\$ 38 49	
	Balance on hands,		\$ 317 60

Recapitulation.


Total amount chargeable,	\$ 356 09
Total amount credited,	28 49
Balance due said ward,	\$ 317 60

Affidavit to Account.

The State of Ohio,
 arrison County, ss } I, John H. Bourger, Guardian of
 William B. Davis, do make solemn oath that the within
 is a true and correct account of said Guardianship
 as I verily believe,

John H. Bourger.

Sworn to before me and signed in my presence,
 this 6th day of September A.D. 1904.

 John M. Brodrick, Probate Judge.

Journal
 Entry - Dr
 Order for
 Notice

Journal
 Entry - Dr
 confirming
 Account

Account -

UNION COUNTY PROBATE COURT.

	\$	158 30
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12	84	197 79
	\$	356 09
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2	33	
9	45	
29	89	
3	00	
5	60	
	\$	3849
	\$	317 60
356	09	
38	49	
317	60	

Guardianship of Hallie H. Harper, Minor.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 Order for Slip of Hallie H. Harper. { No. 5563. September 9, 1904.
 Notice &c. - Filing First Account.

This day came John F. Hilbury, Guardian of Hallie H. Harper, of Union County, Ohio, and presented his First Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 Confirming Account - { October 29, 1904. - Settlement of First Account.
 Slip of Hallie H. Harper, Minor. -

This day this matter came on to be heard on motion to confirm account. John F. Hilbury, Guardian of the estate of Hallie H. Harper, having heretofore, to-wit: On the 9th day of September 1904, filed in this court his First Account and notice of the time of hearing thereof having been given as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$75²³; and that he is entitled to credits amounting to the sum of \$13⁷⁵, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$61⁴⁵ in the hands of said Guardian, due said ward and said account is settled accordingly. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account - Guardians Accounts.
 John F. Hilbury, Guardian of Hallie H. Harper, in account with his ward. First Account.
 Said Guardian charges himself as follows: -

Guardian of
 the within
 guardianship
 presence,
 at Judge.

RECORD OF ACCOUNTS.

July 13, 1901	Bank of Plain City		\$ 70.00	
July 14, 1902	"		2.56	
Sept. 19, 1903	"		2.67	
				\$ 75.23

And claims credit as follows: -

June 26, 1901	J. M. Brodrick, P. J.,	1	\$ 5.75	
Sept. 5, 1904	Howard C. Black	2	2.50	
"	J. M. Brodrick, P. J.,	3	5.50	\$ 13.75
				\$ 61.48

The above interest was at 4% and the payment to the Probate Court of \$5.75 was deducted in the certificate of deposit and so left the amount \$64.25 rather than \$70.00 the original amount.

Funds are invested in a note of date September 17th 1903, for one year, 6%, given by Cyrus Zimmerman,

\$ 69.48

Guardian's Affidavit to Account.

The State of Ohio, }
 Union County, } ss.

I, John F. Hilbury, Guardian of Hallie H. Harper, do solemnly swear that the above account, and the schedules therein referred to, contain a full, true and correct account of said Guardianship, in all respects, to the best of my knowledge and belief.

John F. Hilbury.

Known to before me and signed in my presence, this 5th day of September 1904.

J. M. Brodrick, Probate Judge.

Guardianship of Emory and Lydia Hilbury.

Journal entry -
 Order for
 Notice & -

In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Emory Hilbury et al. - No. 5728. September 9, 1904.
 Filing First Account

This day came John F. Hilbury, Guardian of Emory Hilbury and Lydia Hilbury, of Union County, Ohio, and presented his first account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of October A. D. 1904, at one o'clock P. M., to which time said matter is continued,

John M. Brodrick,
 Probate Judge.

Journal Entry -
 confirming of
 account -

Account -

Dec 6, 1902, G
 Sept. 19, 1903,
 Apr. 5, 1904,

June 7, 1902,
 Jan. 3, 1903
 Sept. 5, 1904,
 "

UNION COUNTY PROBATE COURT.

Journal
 Entry - On the Matter of the Guardianship }
 confirming of Emery Hilbury and }
 account - Lydia Hilbury, } Settlement of First
 minors. } Account.

This day this matter came on to be heard on motion to confirm account. John F. Hilbury, Guardian of the person and estate of Emery Hilbury and Lydia Hilbury, having heretofore, to wit: On the 9th day of September 1904, filed in this court his first account, and notice of the time of hearing thereof having been given as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said wards amounting to the sum of \$327⁹⁸; and that he is entitled to credits amounting to the sum of \$16⁰⁸, valid claims against said wards, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$311⁹⁰ in the hands of said Guardian due said wards in equal shares, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account - Guardian's Accounts.
 John F. Hilbury, Guardian of Emery and Lydia Hilbury, in account with his wards. First Account.
 Said Guardian charges himself as follows: -

Dec 6, 1902,	To P. C. H. & S. Co. #241	\$ 100.00
Sept. 19, 1903,	Logans Zimmerman,	159.00
Apr. 5, 1904,	Bank of Plain City,	68.98
	representing all the money and investments of said wards,	\$327.98

and claims credit on disbursements as follows: -

June 7, 1902,	John M. Brodrick, P. J.,	1	\$ 6.35
Jan. 3, 1903	Tax	2	1.73
Sept. 5, 1904,	Howard C. Black	3	2.50
"	John M. Brodrick, P. J.,	4	5.50
			16.08
			\$311.90

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RECORD OF ACCOUNTS.

Guardian's Affidavit to Account.

The State of Ohio, }
Union County, } ss.
I, John F. Hilbury, Guardian of Emery
and Lydia Hilbury, do solemnly swear that the above ac-
count and the schedule therein preferred to, contain a full, true and correct
account of said guardianship, in all respects, to the best
of my knowledge and belief.

John F. Hilbury,

Sworn to before me and signed in my presence,
this 5th day of September 1904.

(Seal) John M. Brodrick, Probate Judge.

Guardianship of Anna M. Frayer, Minor.

Journal
Entry - In the Probate Court of Union County, Ohio,
- In the Matter of the Guardian - No 5872, September 12, 1904,
- of Anna M. Frayer, - Filing 1st and Final Account.

Notice - This day came Morris W. Hill, Guardian of Anna M.
Frayer, of Union County, Ohio, and presented his first
and final account in settlement of said guardian-
ship, duly verified. Whereupon the court do order
the same filed and advertised for hearing on Saturday
the 29th day of October A.D. 1904, at one o'clock P.M., to
which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry - In the Probate Court of Union County, Ohio,
- In the Matter of the Guardian - October 29, 1904, - Settlement of
- of Anna M. Frayer, Minor - First and Final Account.

Account - This day this matter came on to be heard on motion
to confirm account. Morris W. Hill, Guardian of the
estate of Anna M. Frayer, having heretofore, to-wit: On the
12th day of September 1904, filed in this court his First
and Final Account, and notice of the time of hearing
thereof having been given as required by law, by
publication in the Marysville Tribune, a newspaper
published in and of general circulation in Union
County, for not less than three consecutive weeks
from and after the 5th day of October 1904, and no
exceptions having been filed thereto, the said account
together with the vouchers accompanying the same,
are now examined by the court, and said account,
on such examination being found correct, is allowed
and confirmed. This day this matter came on
to be further heard on motion of said Guardian for the

Account -

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April 27

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UNION COUNTY PROBATE COURT.

allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$12⁰⁰, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$12⁰⁰, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$145⁷⁴; and that he is entitled to credits amounting to the sum of \$25⁷², valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$120⁰² in the hands of said Guardian, due said ward and said account is settled accordingly.

It is ordered that said Guardian pay said balance to the party thereto lawfully entitled.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

M. W. Hill, Guardian of Anna M. Frayer, Final Account. On account with his ward.

Said Guardian charges himself as follows:

1903	May 2	To cash from P. C. Sells, Sheriff	\$ 101 01	
	" "	" " " " Chris Merley Adm.	32 70	
				133 71
		To interest 18 months,		12 03
				\$145 74

Credits -

April 27	By cash paid Probate court	Voucher # 1	2 95	
	" expense trip to Marion		2 00	
	" " " " Marysville		2 00	
	" commission		8 02	
	" Amount paid Probate, per voucher	2	5 75	
	" " " " Htlly for acct	3	6 00	25 72
				\$120 02

Recapitulation.

Total amount chargeable,	\$145 74
Total amount credited,	25 72
Balance due said Anna M. Frayer,	\$120 02

Affidavit to Account.

The State of Ohio,)
 Union County,) ss. I, M. W. Hill, Guardian of Anna M. Frayer, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.
 M. W. Hill.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence, this 12th day of September A.H. 1904.

(J.M.B.) John M. Brodrick, Probate Judge

Guardianship of Florence G. Kilbury.

Journal entry - Order for Notice &

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Florence G. Kilbury. No 4331. September 15, 1904. Filing Second and Final Acct. This day came Wm H. Kilbury, Guardian of Florence G. Kilbury - now Florence G. Nicol - of Union County, Ohio, and presented his Second and Final Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.H. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - confirming of account

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Florence Gertrude Kilbury, Minor. October 29, 1904. Settlement of Second and Final Account. This day this matter came on to be heard on motion to confirm account. William H. Kilbury, Guardian of the person and estate of Florence Gertrude Kilbury (now Florence Gertrude Nicol) having heretofore, to-wit: On the 15th day of September 1904, filed in this court his second and final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said ward and amounting to the sum of \$170⁰⁰; and that he is entitled to credits amounting to the sum of \$170⁰⁰, valid claims against said ward as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing in the hands of said Guardian due said ward, and said account is settled accordingly.

Final Account

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UNION COUNTY PROBATE COURT.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Final Account - Second and Final Account of
W. H. Hilbury, Guardian of Florence Gertrude Hilbury
(Nicol). Said Guardian charges himself as follows: -

	Total receipts,		\$ 170 00
	And claims credit as follows: -		
Aug. 1, 1903	Howard Gertrude Hilbury,	1	36 00
Nov. 13 "	Howard Gertrude Hilbury Nicol,	2	100 00
Sept. 15, 1904	Howard C Black,	3	2 50
"	Howard Gertrude Hilbury Nicol,	4	31 50
"	Probate costs,	5	3 50
			\$ 170 00

Florence Gertrude Hilbury is now married and is Florence Gertrude Nicol.

Said Guardian makes no charges of expenses or money disbursed and charges himself with no interest.

State of Ohio, } ss.

County of Union, } W. H. Hilbury, being duly sworn says: that he is the duly appointed, qualified and acting guardian of said Florence Gertrude Nicol, formerly Florence Gertrude Hilbury; that the foregoing account sets forth all matters in connection with said trust and is a true and correct statement thereof.

William H. Hilbury,

Sworn to before me and subscribed in my presence this 15th day of September 1904.



Ada M Campbell
Deputy Clerk, Probate Court.

RECORD OF ACCOUNTS.

Guardianship of Rachel E. Welsh, Minor.

Journal entry - In the Matter of the Guardianship of Rachel E. Welsh, Minor - { N^o 4603. September 21, 1904, Filing Fifth Account.

Notice - This day came Leonidas Piper, Guardian of Rachel E. Welsh, of Union County, Ohio, and presented his fifth account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

Journal entry - In the Matter of the Guardianship of Rachel E. Welsh, Minor - { October 29, 1904, Settlement of Fifth Account.

Account - This day this matter came on to be heard on motion to confirm account. Leonidas Piper, Guardian of the person and estate of Rachel E. Welsh, a minor, having heretofore, to-wit: on the 21st day of September 1904, filed in this court his Fifth Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$30⁰⁰, being the allowance aforesaid. As his compensation, and he is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$30.00.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$483²⁷, and that he is entitled to credits amounting to the sum of \$63⁶⁷, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$419⁶⁰ in the hands of said Guardian, due said ward and said account is settled accordingly. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made. John M. Brodrick, Probate Judge.

Fifth Account -

1902 Aug. 18 To

Sept. 15 To

Dec. 15 To

1903 March, 15 To

June 15 To

Sept. 15 To

Dec. 15 To

1904 March 15 To

June 15 To

Sept. 15 To

1903 Jan. 26 To

July 7 To

" 15 To

1904 Jan. 21 To

July 5 To

" 25 To

UNION COUNTY PROBATE COURT.

Fifth Account -		<u>Guardian's Account.</u>			
		L. Piper, Guardian of Rachel E. Welsh, Fifth Account, in account with his ward.			
		Said Guardian charges himself as follows:			
1902	Aug. 18	To balance on hand on settlement made with Probate August 18, 1902,		\$	278 17
		Interest on same to Aug. 7, 1904, - Two years at 6%			33 38
	Sept. 15	To received U. S. Pension			18 00
		Interest on same to Sept. 15, 1904 @ 6% , 2 yrs.			2 16
	Dec. 15	To received U. S. Pension,			18 00
		Interest on same to Sept. 15, 1904, 1 yr. 9 mos. @ 6%			1 89
1903	March 15	To received U. S. Pension,			18 00
		Interest on same to Sept. 15, 1904, 1 yr. 6 mos. @ 6%			1 62
	June 15	To received U. S. Pension,			18 00
		Interest on same to Sept. 15, 1904, 1 yr. 3 mos. @ 6%			1 33
	Sept. 15	To received U. S. Pension,			18 00
		Interest on same to Sept. 15, 1904, - 1 yr. @ 6%			1 08
	Dec. 15	To received U. S. Pension,			18 00
		Interest on same to Sept. 15, 1904 - 9 mos. @ 6%			81
1904	March 15	To received U. S. Pension			18 00
		Interest on same to Sept. 15, 1904, 6 mos. @ 6%			34
	June 15	To received U. S. Pension			18 00
		Interest on same to Sept. 15, 1904 - 3 mos. @ 6%			27
	Sept. 15	To received U. S. Pension			18 00
					\$ 483 27
		L. Piper, Guardian of said Rachel E. Welsh, minor, claims credit for payments made on account of his said ward as follows, to wit:			
1903	Jan'y 26	By paid tax,	March 26	\$	6 78
		Int. on same to Sept 15, 1904 - 1 yr. 7 mos, 19 ds @ 6%	1		3 30
	July 7	By paid Mrs. F. A. Guggler for necessaries	2		6 00
		Int. on same to Sept. 15, 1904 - 1 yr, 2 mos, 8 ds @ 6%			3 6
	" 15	By paid tax,	3		3 49
		Int. on same to Sept. 15, 1904 - 1 yr, 2 mos. @ 6%			24
1904	Jan'y 21	By paid tax	4		4 48
		Int. on same to Sept. 15, 1904 - 7 mos, 24 ds. @ 6%			17
	July 5	By paid Mrs. F. A. Guggler, clothing	5		6 00
		Int. on same to Sept. 15, 1904 - 2 mos & 10 ds @ 6%			07
	" 25	By paid tax	6		4 48
		Int. on same to Sept. 15, 1904 - 1 m, 20 ds, @ 6%, compensation as Guardian, including expense of execution of pension vouchers and making account			04
		Probate court costs,	7		30 00
					\$ 63 67
		Balance in hands of Guardian,			419 60
					\$ 483,27

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 Dec 21, 1904,
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RECORD OF ACCOUNTS.

Recapitulation,
 Total amount chargeable, \$483 27
 Total amount credited, 63 67
 Balance due said ward, \$419 60

Affidavit to Account.
 The State of Ohio, } ss.
 Union County }
 I, L. Piper, Guardian of Rachel E. Welsh, minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Leonidas Piper.

Sworn to before me and signed in my presence, this 21st day of September A.D. 1904.

(L. P.)

Ada McCampbell,

Deputy Clerk Probate Court

Guardianship of Harmon E. Welsh, Minor.

Journal Entry -

Order for Notice re -

In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Harmon E. Welsh, - No 4603, September 21, 1904.
 Filing Fifth Account.

Fifth Account -

This day came Leonidas Piper, Guardian of Harmon E. Welsh, of Union County, Ohio, and presented his Fifth Account in settlement of said guardianship, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

1902 Aug. 18

Sept. 15

Dec. 15

Journal Entry -
 Confirming
 Account -

John M. Brodrick, Probate Judge.
 In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Harmon E. Welsh, Minor, of Fifth Account. - October 29, 1904. - Settlement

1903 March 15

June 15

Sept. 15

Dec. 15

This day this matter came on to be heard on motion to confirm account. Leonidas Piper, Guardian of the person and estate of Harmon E. Welsh, a minor, having heretofore, to wit: On the 21st day of September 1904, filed in this Court his Fifth Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Mansfield Tribune, a newspaper published in and of general circulation in Union County for not less than three consecutive weeks, from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now

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UNION COUNTY PROBATE COURT.

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Probate Court
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Account.
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examined by the court and said account, on such ex-
amination being found correct, is allowed and confirmed.

This day this matter came on to be further heard
on motion of said Guardian for the allowance of com-
pensation for expenses and services rendered said ward.
Upon consideration whereof, and the court being fully
advised in the premises, said Guardian is allowed
the sum of \$30⁰⁰, as his compensation, and it is order-
ed by the court that said Guardian retain out of the
estate of said ward the sum of \$30⁰⁰, being the allowance
aforesaid.

And the court do find said Guardian
chargeable with assets belonging to the estate of said
ward amounting to the sum of \$495⁰³; and that he is
entitled to credits amounting to the sum of \$57⁶³, valid
claims against said ward as shown by said vouchers
and other evidences produced to the court.

And the court do further find that there is a balance
of \$437⁴⁰ in the hands of said Guardian, due said ward
and said account is settled accordingly.

It is further ordered by the court that said Guardian
pay the costs of the proceedings aforesaid, taxed at \$
within ten days and that complete record in the prem-
ises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Fifth
Account - Leonidas Piper, Guardian of Harmon E. Welsh,
minor, Fifth Account. An account with his ward.

Said Guardian charges himself as follows:

1902	Aug. 18	To balance in hands of Guardian as shown by settlement made with Probate Court Aug. 15, 1902	\$ 288 67
		Interest on same to August 7 th 1904, 2 yrs @ 6%	34 64
	Sept. 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904, - 2 yrs.	2 16
	Dec. 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904, 1 yr 9 mos @ 6%	1 89
1903	March 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904 - 1 yr 6 mos. @ 6%	1 62
	June 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904 - 1 yr, 3 mos. @ 6%	1 35
	Sept. 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904 - 1 yr. @ 6%	1 08
	Dec. 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904, 9 mos. @ 6%	81
1904	March 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904, 6 mos. @ 6%	54
	June 15	To received U. S. Pension	18 00
		Dnt. on same to Sept. 15, 1904, 3 mos. @ 6%	27
	Sept. 15	To received U. S. Pension,	18 00
			\$495 03

RECORD OF ACCOUNTS.

Leonidas Piper, Guardian of said Harmon E. Welsh, a minor, claims credit for payments made on account of his said ward as follows, to-wit: -

Date	Description	Order No.	Dr.	Cr.	Balance
1903 July 7	By paid Mrs. F. A. Bugger for necessities, Dnt. on same to Sept. 15, 1904, @ 6 ds	A.	5.00		
				38	
July 26	By paid tax, Dnt. on same to Sept. 15, 1904, @ 6 ds	1	3.49		
				35	
July 15	By paid tax, Dnt. on same to Sept. 15, 1904 - 1 yr 2 mos.	3	3.49		
				24	
1904 July 21	By paid tax, Dnt. on same to Sept. 15, 1904,	4	4.48		
				18	
July 25	By paid tax, Dnt. on same to Sept. 15, 1904 - 1 m. 20 ds.	6	4.48		
				04	
	compensation to Guardian including expense of making pension vouchers and legal services,			30.00	
	Probate court costs	7	5.50		
	Balance in hands of Guardian,				437.40

Recapitulation.

Total amount chargeable,	\$ 495.03
Total amount credited,	57.63
Balance due said ward,	\$ 437.40

Affidavit to Account.

The State of Ohio, ss.
 Union County, I, Leonidas Piper, Guardian of Harmon E. Welsh, minor, do make solemn oath, that the within is a true and correct account of said guardianship, as I verily believe.

Leonidas Piper,

Sworn to before me and signed in my presence, this 21st day of September A.D. 1904,

L. S. Ada M. Campbell,
 Deputy Clerk, Probate Court.

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UNION COUNTY PROBATE COURT.

Guardianship of Glennie Sullivan, Minor

Journal

On the Probate Court of Union County, Ohio.
In the Matter of Guardianship of Glennie Sullivan, No. 6013. September 21, 1904.
Filing First and Final Account.

Order for Notice

This day came Harry C. Goddard, Guardian of Glennie Sullivan, of Union County, Ohio, and presented his first and final account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of October A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal

On the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Glennie Sullivan, Minor. October 29, 1904. Settlement of 1st and Final Account.

Confirming Acct.

This day this matter came on to be heard on motion to confirm account. Harry C. Goddard, Guardian of the estate of Glennie Sullivan, a minor, having heretofore, court; On the 21st day of September 1904, filed in this court his First and Final account and notice of the time of hearing thereof having been given as required by law by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$33⁶⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$33⁶⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$311²⁵; and that he is entitled to credits amounting to the sum of \$154⁶⁴, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$156⁶¹ in the hands of said Guardian, due said ward and said account is settled accordingly.

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Guardian of
in oath,
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presence,
Probate Court.

RECORD OF ACCOUNTS.

It is ordered that said Guardian pay said balance to the party thereto lawfully entitled.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Final

Guardian's Account.

Account - Harry C. Godown, Guardian of Blennie Sullivan, Final Account. In account with his ward.

Said Guardian charges himself as follows:

To Sale of real estate (8 ⁶ / ₁₀₀ acres)	\$280 00
" " " hay crops,	18 75
" " " corn crops,	12 50
	<u>\$311 25</u>

Said Guardian claims credits on account of payments and disbursements made on behalf of said ward as follows: -

Back taxes and penalties	1	\$43 09
Recording quit claim deed	Vouchers No 2	85
Secular taxes (Pd Janu '04)	" " 3	2 60
Pd for labor to C. McCullough	" " 4	75
" " " in planting crops	" " 3-	13 75
Appraisers' fees	" " 6	1 50
Labor performed on hay crops,	" " 7	3 50
Costs in Probate Court	" " 8	13 67
Typewriting Guardian's deed & petition	" " 9	75
Costs paid on execution in Frank. Co. Courts,	" " 10	1 30
Acknowled. Guardian's deed,	11	40
Costs on partition suit	{ Doriel E Brunk Alice Barham et al.	12 88
Int. paid on money borrowed to redeem land,	13	45
1903, Dec. 21 expense to Mt. Victory, O.	\$9 ⁰⁰ one-half	4 30
1904, Jan. 6 " " Marysville, "	3 ⁰⁰ " "	1 50
" July 8 " " Mt. Victory "	9 ⁰⁰ " "	4 30
" July 25 " " Marysville "	3 ⁰⁰ " "	1 50
" Sept. 21 " " " "	3 ⁰⁰ " "	1 50
Notary fees		1 65
Pd. Probate Court final account,	14	6 00
Int. claimed as Guardian,		20 00
Attorney fees,		20 00
		<u>\$154 64</u>

Recapitulation.

Total amount chargeable,	\$311 25
Total amount credited,	154 64
Balance due said ward,	<u>\$156 61</u>

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Harry C. Godown, Guardian of Blennie Sullivan, do make solemn oath that the within is a true and

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Sullivan,
a true and

correct account of said Guardianship, as severly believe.

Harry C. Goddard,

Sworn to before me and signed in my presence, this
21st day of September A.D. 1904.

J. D.

John M. Brodrick, Probate Judge

Guardianship of Candace Neill, Lunatic.

Probate Court, October 31, 1904

Journal

In the Matter of the Guardian - } No. 6186. Appointment.
Ship of Candace Neill, Lunatic. } Order for Bond.

Guardian - This day Wm P. Neill appeared in open court, and made application to be appointed Guardian of Candace Neill, and the court being satisfied that said Candace Neill is a lunatic of the age of fifty-three years and that said lunatic resides in Mill Creek Township in this County, and the court being further satisfied that a Guardian is necessary, and that said Wm P. Neill is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said lunatic and the probable value thereof, and also the probable annual rents of said lunatic's real estate. It is ordered that said Wm P. Neill be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

entry, - In the Matter of the Guardian - } Probate Court, October 31, 1904.
Bond approved, Ship of Candace Neill, } Appointment. Bond Approved.
Lunatic. } Letters Issued.

This day Wm P. Neill appeared in open court, accepted the appointment as Guardian of Candace Neill, and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with John Pierson and David Moss, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said William P. Neill took an oath that he would faithfully and honestly discharge the duties devolving upon him as such guardian. It is therefore ordered that Letters of Guardianship issue to said William P. Neill, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$..

John M. Brodrick, Probate Judge

RECORD OF ACCOUNTS.

Guardianship of David H. Webb, Minor.

Probate Court, November 4, 1904.

Journal entry -
Appointing Guardian

On the Matter of the Guardianship of David H. Webb, Minor. - { No. 6190. Appointment. Order for Bond.
This day Frank W. Perkins appeared in open court and made application to be appointed Guardian of the estate of David H. Webb, and the court being satisfied that said David H. Webb is a minor of the age of six months October 13, 1904, and a child of Bret Webb late of York Township, Union County, Ohio, deceased, and that said minor resides in this county; and the court being further satisfied that a Guardian is necessary and that said Frank W. Perkins is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor and the probable value thereof, and also the probable annual rents of said minor's real estate.

It is ordered that said Frank W. Perkins be appointed such Guardian upon giving bond with sureties as required by law in the sum of Three Thousand and Four Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, November 4, 1904.

Journal entry -
Approving Bond &c

On the Matter of the Guardianship of David H. Webb, Minor. - { Appointment. Bond Approved. Letters Issued.
This day Frank W. Perkins appeared in open court, accepted the appointment as Guardian of the estate of David H. Webb and gave and filed herein his bond in the sum of Three Thousand and Four Hundred Dollars, conditioned according to law, with C. B. Harris and M. M. Hubbard freeholders as sureties thereon, which bond is approved by the court. Thereupon said Frank W. Perkins took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of Guardianship issue to said Frank W. Perkins that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of John J. Stewart, Deceased.

Probate Court, November 5, 1904.

Journal entry -
Appointing Administrator

On the Matter of the estate of John J. Stewart, deceased. - { No. 6191. Appointment. Order for Bond.
This day Wm. J. Stewart appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of John J. Stewart, late of Jerome Township, Union County, Ohio deceased, and an affidavit that there is not to his

UNION COUNTY PROBATE COURT.

knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Wm J. Stewart is a suitable person and legally competent; it is ordered that said Wm J. Stewart be appointed as such administrator upon giving bond with securities as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

entry - In the Matter of the estate of John J. Stewart, deceased. } John M. Brodrick, Probate Judge. Probate Court, November 5, 1904. Appointment. Bond approved. Letters issued.

This day William J. Stewart appeared in open court, accepted the appointment as administrator of the estate of John J. Stewart deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with Charles S. Haid and Robert M. Corry, freeholders as securities, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Wm J. Stewart, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Simon Haum et al. Minors.

Journal entry - In the Matter of the Guardianship of Simon Haum, Charles Haum, Katie Haum, Emma Haum, Mary Haum and Dora Haum, Minors. } Probate Court, November 7, 1904. No. 6192. Appointment. Order for Bond.

This day Maggie Haum appeared in open court, and made application to be appointed Guardian of Simon Haum, Charles Haum, Katie Haum, Emma Haum, Mary Haum and Dora Haum, and the court being satisfied that said Simon Haum is a minor of the age of eighteen years, September 23, 1904; that said Charles Haum is a minor of the age of sixteen years, September 19, 1904; that said Katie Haum is a minor of the age of fourteen years June 16, 1904; that said Emma Haum is a minor of the age of thirteen years October 11th 1904; that said Mary Haum is a minor of the age of eleven years, May 28, 1904; and that said Dora Haum is a minor of the age of eight years October 19, 1904; and children of Peter H. Haum, late of Jackson Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Simon Haum, Charles Haum, Katie Haum

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RECORD OF ACCOUNTS.

and Emma Baum having in open court made choice of said Maggie Baum as their Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary, and that said Maggie Baum is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' real estate. It is ordered that said Maggie Baum be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Six Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Entry - In the Matter of the Guardianship of Simon Baum, Charles Baum, Katie Baum, Emma Baum, Mary Baum and Vera Baum, Minors. Probate Court, November 7, 1904. Appointment, Bond Approved. Letters Issued.

This day Maggie Baum appeared in open court, accepted the appointment as Guardian of Simon Baum, Charles Baum, Katie Baum, Emma Baum, Mary Baum and Vera Baum, and gave and filed herein her bond in the sum of Six Hundred Dollars, conditioned according to law, with A. J. Wagon and Martin Schridener, freeholders as sureties thereon, which bond is approved by the court.

Thereupon said Maggie Baum took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian. It is therefore ordered that Letters of Guardianship issue to said Maggie Baum, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Olford H. Reed, deceased.

Probate Court, November 9th 1904.

Journal entry - In the Matter of the Estate of (No. 6193. Appointment. Olford H. Reed, deceased. Order for Bond.

This day Adelia J. Reed appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Olford H. Reed, late of Currier Township, Currier County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Adelia J. Reed is a suitable person and legally competent; it is ordered that

Entry - In the Matter of the Estate of Olford H. Reed, deceased. Appointment, Bond Approved. Letters Issued.

Journal entry - In the Matter of the Estate of Olford H. Reed, deceased. Appointment, Bond Approved. Letters Issued.

Entry - In the Matter of the Estate of Olford H. Reed, deceased. Appointment, Bond Approved. Letters Issued.

UNION COUNTY PROBATE COURT.

Said Adelia J. Reed be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge
Probate Court, November 10, 1904.
Appointment. Bond approved.
Letters Issued.

entry -
Approving
Bond &c -

In the Matter of the Estate of
Olford H. Reed,
Deceased.

This day Adelia J. Reed appeared in open court, accepted the appointment as Administratrix of the estate of Olford H. Reed, deceased, and gave and filed herein her bond in the sum of Four Thousand Dollars, conditioned according to law, with J. W. Sharp and Corn Howard, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Adelia J. Reed, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge

Estate of Joseph W. Bartmell, Deceased.

Probate Court, November 14, 1904

Journal
entry -
Appointing
Admin -

In the Matter of the Estate
of Joseph W. Bartmell, Decd

No. 6194. Appointment.
Order for Bond.

This day Earl F. Bartmell appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Joseph W. Bartmell, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Earl F. Bartmell is a suitable person and legal by competent; and Mary B. Bartmell, widow of said Joseph W. Bartmell, having filed her declination herein, and recommended said Earl F. Bartmell; it is ordered that said Earl F. Bartmell be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

entry -
Approving
Bond &c -

In the Matter of the Estate
of Joseph W. Bartmell,
Deceased.

Probate Court, November 14, 1904.
Appointment. Bond approved.
Letters Issued.

This day Earl F. Bartmell appeared in open court, accepted the appointment as Administrator of the estate of Joseph W. Bartmell, deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with The Title Guaranty & Trust

RECORD OF ACCOUNTS.

company of Scranton, Pennsylvania, - a company duly authorized to become surety on fiduciary bonds in this State - as surety, which bond is approved by the court.

It is therefore ordered that Letters of Administration issue to said Carl F. Bartnell, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of H. A. Westlake, Deceased.

Journal

Probate Court, November 21, 1904

entry - On the Matter of the estate of } No. 6199 Appointment.
Appointing H. A. Westlake, Deceased. } Order dispensing with Bond.

executrix - The last will and testament of H. A. Westlake, late of Paris Township, in this county, deceased, having heretofore been duly proved and allowed, this day Providence Westlake, the executrix named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Providence Westlake is a suitable person and legally competent; and said Testator having requested in his last will and Testament that no bond be required of such executrix; it is ordered that she be appointed as such executrix and that a bond herein be dispensed with in accordance with said request of said Testator, and this cause is continued.

John M. Brodrick, Probate Judge.

Entry - On the Matter of the Estate of } Probate Court, November 21, 1904,
Letters H. A. Westlake, Deceased. } Appointment. Bond Approved.

Issued - This day Providence Westlake appeared in open court, accepted the trust as executrix of the estate of H. A. Westlake, deceased. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Providence Westlake, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of George Fogle, Deceased.

Journal

Probate Court, November 21, 1904

entry - On the Matter of the estate of } No. 198 Appointment.
Appointing George Fogle, Deceased. } Order for Bond.

Adminisr - This day William S. Fogle appeared in open court and made and filed an application under oath as

UNION COUNTY PROBATE COURT.

required by law to be appointed Administrator of the estate of George Fogle, late of Taylor Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said William S. Fogle is a suitable person and legally competent; and Addie Langhrey, daughter of said George Fogle, deceased, having filed herein her declination of administration and recommendation of said Wm S. Fogle; it is ordered that said Wm S. Fogle be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Four Thousand, and this cause is continued.

John M. Brodrick, Probate Judge
 Probate Court, November 26, 1904,
 Appointment, Bond & approved,
 Letters Issued.

Entry -
 Approving
 Bond &c

In the Matter of the estate of
 William S. Fogle,
 deceased.

This day William S. Fogle appeared in open court, accepted the appointment as Administrator of the estate of George Fogle, deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with W. H. Goff and G. W. Moore, freeholders as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said William S. Fogle, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge

Guardianship of Charles W. Turner, Minor.

Probate Court, November 23, 1904,
 No. 6200.

Journal
 Entry -
 Appointing
 Guardian -

In the Matter of the Guardian-
 ship of Charles W. Turner,
 Minor.

Appointment,
 Order for Bond.

This day Henderson Turner appeared in open court, and made application to be appointed Guardian of Charles W. Turner and the court being satisfied that said Charles W. Turner is a minor of the age of 16 years May 19th 1904, and child of Maria P. Turner, late of Paris Township, Union County, Ohio, deceased, and that said minor resides in this county; and the court being satisfied that a Guardian is necessary and that said Henderson Turner is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof

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RECORD OF ACCOUNTS.

and also the probable annual rents of said minor's real estate. It is ordered that said Henderson Turner be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

entry - In the Matter of the Guardian of } Probate Court, November 26, 1904.
Approving Ship of Charles W. Turner, } Appointment, Bond Approved,
Bond of - Minor. } Letters Issued.

This day Henderson Turner appeared in open court, accepted the appointment as Guardian of Charles W. Turner, minor, and gave and filed herein his bond in the sum of Two Hundred Dollars, conditioned according to law, with Jeremiah Poling and George M. Wilbur, freeholders as sureties thereon, which bond is approved by the court. Thereupon said Henderson Turner took an oath that he would faithfully and honestly discharge the duties devolving upon him as as Guardian. It is therefore ordered that Letters of Guardianship issue to said Henderson Turner, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of William P. Hopkins, Deceased,

Probate Court, November 26, 1904

Journal entry - In the Matter of the estate of } No. 6201. Appointment.
Appointing William P. Hopkins, dec'd } Order for Bond.
executrix -

The last will and testament of William P. Hopkins late of Union Township, in this county, deceased, having heretofore been duly proved and allowed, this day Sarah Hopkins, the executrix named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Sarah Hopkins is a suitable person and legally competent; it is ordered that she be appointed as such executrix, upon giving bond with sureties as required by law, in the sum of Six Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

entry - In the Matter of the estate of } Probate Court, November 26, 1904
Approving of William P. Hopkins, } Appointment, Bond Approved.
Bond of - Deceased. } Letters Issued.

This day Sarah Hopkins appeared in open court, accepted the trust as executrix of the estate of William P.

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Journal entry - confirming Accounts -

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UNION COUNTY PROBATE COURT.

Hopkins, deceased, and gave and filed herein her bond in the sum of Six Hundred Dollars, conditioned according to law, with Elias Hathaway and S. F. Burnham, freeholders as sureties, which bond is approved by the court.

It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Sarah Hopkins; that an appraisement herein be dispensed with unless hereafter ordered by the court; that this proceeding be recorded and that said executrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of John G. Michael, deceased.

Journal entry - Order for Notice re

In the Probate of Union County, Ohio. In the Matter of the estate of John G. Michael, deceased. No. 5897 September 6, 1904. Filing First Account.

This day came Rosa M. Michael, Administratrix of the estate of John G. Michael, late of Union County, Ohio, deceased, and presented her first account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 29th day of October A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - confirming accounts -

In the Probate Court of Union County, Ohio. In the Matter of the estate of John G. Michael, deceased. October 29, 1904. - Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Rosa M. Michael, Administratrix of the estate of John G. Michael, late of Union County, Ohio, deceased, having heretofore, to wit: On the 6th day of September 1904, filed in this court her First Account, and notice of the time of hearing thereof, having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of October 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administratrix for the allowance

RECORD OF ACCOUNTS.

of \$68⁸⁶ as her legal compensation. On consideration whereof, and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$68⁸⁶ as her legal compensation. It is therefore ordered by the court that the said Administratrix retain out of the money of said estate the sum aforesaid to wit: \$68⁸⁶. And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$1221⁶⁰ and that she is entitled to credits in the sum of \$699⁰³, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$522⁵⁷ in the hands of the said Administratrix due said estate and said account is settled accordingly.

It is ordered that said Administratrix distribute said balance according to law.

It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -
filed

Administratrix' Account.

Rosa M. Michael, Administratrix of the estate of

Sept. 6/1904 John G. Michael, deceased, in account with said estate.

Said Administratrix charges herself as follows:

Date	Description	Amount
1903 July 2	To Sale personal property,	\$ 225 30
" 7	" " "	16 60
" 8	E. S. Holmes M. L.,	3 00
Sept. 1	Wm Hudson,	10 00
" 6	Milt. Cope,	12 00
" 12	H. L. Green,	9 75
Oct. 5	Milton Cope,	4 00
" 31	Farmers National Bank	10 50
Nov. 7	Milton Cope	4 00
" 14	Hiram Kurnell	1 25
" 20	H. L. Green	11 00
Dec 5	Milt. Cope	4 00
" 9	H. A. Lewis	20 00
" 12	G. E. Kilbury	3 95
" 24	M. J. Schlabaek	20 00
1904 Jan. 1	B. E. Warner	10 00
" 4	E. R. Gentry	31 80
" 5	D. H. Brethwait	38 00
" 7	J. A. Snyder	13 75
" 9	Milt. Cope	4 00
Feb 6	" "	4 00
" 13	Milton McKittrick	40 30
March 5	Milt. Cope	4 00
April 9	" "	4 00

Year	Month	Day	Initials
1904	May	7	M
	June	4	
	July	5	E
	Aug.	6	A
	July	6	
	Aug.	12	
	"	31	
1903	June	10	Sa
	"	17	Jo
	"	18	J.
	"	19	C.
	"	20	R.
	"	20	M.
July	2		6.
"	4		Jo
"	8		E.
"	"		H.
"	"		H.
"	"		Jo
"	11		J.
Aug.	5		R.
"	11		Jo
Sept	1		F.
"	12		
"	16		M.
Oct.	31		S.
"	"		L.
"	"		6.
"	"		M.
"	"		M.
Nov.	14		H.
"	21		P.
Dec.	12		J.
"	"		G.
"	22		P.
"	24		E.
1904	Jan.	5	L.
"	"	9	M.
"	"	16	K.
"	"	30	A.
Feb.	16		S.
"	17		L.
Mich	8		E.
April	11		P.
May	14		R.
July	6		

UNION COUNTY PROBATE COURT.

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Year	Date	Debtor	Amount	Total
1904	May 7	Milt. Lope	4 00	
	June 4	" "	3 20	
	July 5	Ed. Fiedler	12 00	
	Aug. 6	Abram Elsey	21 10	
	July 6	J. W. Michael	6 53 30	
	Aug. 12	Wm Hudson	10 00	
	" 31	J. E. McBane	12 60	
				\$ 1221 60
Said Administratrix credits herself as follows:				
1903	June 10	Shearer and Shearer	1 2 00	
"	17	John M. Brodrick,	2 11 17	
"	18	J. F. Feather,	3 75	
"	19	Allie B. Mackan,	4 2 00	
"	20	Royal Milliken,	5 1 00	
"	20	Wm Noterman,	6 1 00	
July	2	Lepus Zimmerman,	7 5 00	
"	4	John Greese,	8 26 00	
"	8	E. S. Holmes M. H.,	9 26 50	
"	"	D. D. Ketch,	10 50 00	
"	"	H. G. Sherwood,	11 31 00	
"	"	Taxes,	12 10 26	
"	11	J. H. Betting,	14 1 00	
Aug.	5	Rosa M. Michael, (allowance)	15 10 00	
"	11	John M. Brodrick,	16 2 10	
Sept	1	Fiedler Bros.	17 10 00	
"	12	" "	18 7 04	
"	16	Mayne Mackan,	19 1 50	
Oct.	31	Sherwood & McCallough,	20 1 50	
"	"	L. S. Lane,	21 2 50	
"	"	G. F. Lenton,	22 2 70	
"	"	McKieran Bros.	23 1 60	
"	"	Mrs. J. N. Mattoon,	24 3 80	
Nov.	14	Hiram Kurrell,	25 6 20	
"	21	M. Mackan,	26 3 50	
Dec.	12	J. L. Ballinger & Co.	27 10 55	
"	"	G. E. Hilbury	28 9 40	
"	22	Mrs. Edna Warner	29 5 00	
"	24	Bank of Plain City	30 18 20	
1904	Jan. 5	D. D. Ketch	31 53 10	
"	9	M. Mackan	32 1 75	
"	16	Kahler & Justice	33 15 30	
"	30	Albert Adams	34 18 17	
Feb.	16	Susie Currier	35 20 00	
"	17	D. D. Ketch	36 16 90	
Mich	8	Bank of Plain City	37 53 97	
Apr	11	Mayne Mackan	38 1 75	
May	14	Rosa M. Michael (allowance)	39 10 00	
July	6	" " " (allowance)	40 10 00	

RECORD OF ACCOUNTS.

1904	Aug. 30	Bank of Plain City (taxes)	41	\$ 16 14
	Sept. 7	Said Rosa M. Michael, Admtr, 6% on \$1000		60 00
		" " " " " " 4% on \$221 ⁶⁰		8 86
	" 2	L. E. Thornton, Atty fees	42	36 00
	" 2	Rosa M. Michael (allowance, bal.)	43	70 00
	" 2	John M. Brodrick, Probate fee & printer	45	39 62
	" 2	Royal Milliken	46	1 00
	" 2	Wm Noteman	47	1 00
	" 2	J. R. Converse	48	1 00

\$ 699 03
\$ 522 57

Balance,

Recapitulation,

Total amount chargeable, \$ 1221 60

Total amount credited, 699 03

Balance due said estate, \$ 522 57

Affidavit to Account.

The State of Ohio, Madison County, ss:

I, Rosa M. Michael, Administratrix of the estate of John S. Michael, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Rosa M. Michael.

Sworn to before me and signed in my presence, this 2nd day of September A.D. 1904.

(L.S.)

L. E. Thornton, Notary Public.

Journal entry - M.
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UNION COUNTY PROBATE COURT.

Estate of John G. Michael, Deceased.

Journal
entry -
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Notice -

On the Probate Court of Union County, Ohio.
In the Matter of the estate of { No. 5897. October 5, 1904.
John G. Michael, deceased. } Filing Second and Final Account.
This day came Rosa M. Michael, Administratrix of the
estate of John G. Michael, late of Union County, Ohio, de-
ceased, and presented her second and final account in
settlement of said estate, duly verified. Whereupon the
court do order the same filed and advertised for hearing
on Saturday, the 29th day of October A. D. 1904, at one o'clock
P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
confirming
Accounts -

On the Probate Court of Union County, Ohio.
In the Matter of the Estate of { October 29, 1904. Settlement
John G. Michael, deceased. } of Second and Final Account.
This day this matter came on to be heard on motion to
confirm account. Rosa M. Michael, Administratrix
of the estate of John G. Michael, late of Union County, Ohio,
deceased, having heretofore, to-wit: On the 5th day of October
1904, filed in this court her Final Account, and notice
of the time of hearing thereof having been given as re-
quired by law, by publication in The Marysville Tribune
a newspaper published and of general circulation in
the county aforesaid, for not less than three consecu-
tive weeks from and after the 5th day of October 1904, and
no exceptions having been filed thereto, the said account,
together with the vouchers accompanying the same, are
now examined by the court. And said account, on
such examination being found correct, is allowed and
confirmed.

This day this matter came on to be
further heard on motion of the said Administratrix for
the allowance of \$8.04 as her compensation for extraordi-
nary services rendered to said estate to this date. On
consideration whereof, and the court being fully advised
in the premises, the said Administratrix is allowed
said sum of \$8⁰⁴ as her compensation for extraordinary
services. It is therefore ordered by the court that the
said Administratrix retain out of the money of said
estate the sum aforesaid, to-wit: \$8⁰⁴.

And the court do find the said Administratrix chargeable
with assets of said estate in the sum of \$522⁵⁷ and that
she is entitled to credits in the sum of \$522⁵⁷, as shown
by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing in
the hands of the said Administratrix due said estate
and said account is settled accordingly.

It is further ordered by the court that said Admin-

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RECORD OF ACCOUNTS.

istratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Administratrix' Account.

Final Account -

Rosa M. Michael, Administratrix of the estate of John H. Michael, deceased, in account with said estate. Said Rosa M. Michael charges herself as follows:

1904 Sept. 6

To balance on settlement \$ 522 57
\$ 522 57

1904 Sept. 30

Said Administratrix credits herself as follows:

Susie Currier	(77% of \$24.91)	1	19 20
J. E. McBeane	(77% of \$44.00)	2	33 88
J. B. Sherwood	(77% of \$325 ⁰⁰)	3	250 64
L. H. Elliott	(77% of \$3 ⁰⁰)	4	2 31
J. M. Mattoon	(77% of \$5 ⁰⁰)	5	3 85
Barto and Keiser	(77% of \$55 ⁰⁰)	6	42 35
Rosa M. Michael	(77% of \$198 ⁰⁰)	7	146 30
L. E. Thornton		8	10 00
John M. Brodrick, Probate Judge		9	6 00
Adminix, extra compensation			8 04
			\$ 522 57

The above creditors having agreed to take 77 per cent of their claims for satisfaction in full of their claims have been paid as agreed by claimants and Administratrix herein.

L. E. Thornton, her Attorney

Balance due Rosa M. Michael, widow and Administratrix, down by order of court one Hundred and eighty-two and ⁸³/₁₀₀ Dollars.

L. E. Thornton,

Atty for Rosa M. Michael

Recapitulation.

Total amount chargeable,	\$ 522 57
Total amount credited,	\$ 522 57

Amount due Rosa M. Michael - widow - unpaid \$182⁸³/₁₀₀.

Affidavit to Account.

The State of Ohio, Madison County, ss:

I, Rosa M. Michael, Administratrix of the estate of John H. Michael deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Rosa M. Michael.

Sworn to before me and signed in my presence this 1st day of October A. D. 1904.

(L. E.)

L. E. Thornton, Notary Public.

Journal Entry -
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In the Matter of Accounts Filed for Settlement.

Journal
Entry -

In Probate Court, Union County, Ohio.
November 26, 1904.
Notice Approved.

In the Matter of Accounts }
Filed for Settlement. }
This day proof of publication of notice of filing ac-
counts and vouchers of administration and guardian-
ship was made; and the court do find the said notice
and proof in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid
be entered upon the Journal and Account Record of
this Court.

John M. Brodrick, Probate Judge.

Notice

Probate Court Notice.

Accounts and vouchers have been filed in the Probate
Court of Union County, Ohio, which will be for hearing on
Saturday, November 26th 1904,
at one o'clock P.M., as follows; to-wit:

- 5845. Ernestine Kaufman, executrix of the will of Henry Kaufman;
final account.
- 5924. Cephas Atkinson, Administrator of the estate of Samuel Willis;
first account.
- 5931. Charles E. King and Lucy B. King; Administrators of the estate of
Peter V. Linnch; final account.
- 5886. Marion Temple, Administrator of the estate of Asa W. Rogers;
final account.
- 5965. Milton Braithwaite, Administrator of the estate of Alexander Mullen-
baine; final account.
- 5945. Lester W. Glime, Administrator of the estate of Abel M. Gary;
final account.
- 5671. Asbury Cherry, Administrator of the estate of Thomas H. Biddle;
final account.
- 6031. Mrs. R. Wilson, Administrator of the estate of George Masper;
final account.
- 5348. O.W. McAdow, Administrator of the estate of Mary Laughrey;
supplemental final account.
- 5785. W. E. Thornton, Administrator of the estate of Elijah K. Fox;
second account.
- 5374. Ida G. Fox, Guardian of Clarence S. Fox, Harley W. Fox and
Gilliah E. Fox; second accounts.

Any person interested may file written exceptions to
said accounts, or any item thereof, on or before said day of
hearing.

John M. Brodrick, Probate Judge.

Affidavit.

The State of Ohio, }
Union County, } ss.
Personally appeared before me J. W. Griener and made solemn oath, that the notice, a copy of which is hereto attached was published for four consecutive weeks on and next after November 2, 1904, in The Marysville Tribune, a newspaper of general circulation in the

RECORD OF ACCOUNTS.

county aforesaid.

J. W. Griener.

Sworn to before me and signed in my presence, this 26th day of November A. D. 1904.

(L.S.) John M. Brodrick, Probate Judge, Printer's fees, Paid - Shearer & Shearer.

Estate of Henry Kaufman, Deceased.

In the Probate Court of Union County, Ohio.

Journal entry - Order for Notice re -

In the Matter of the estate of Henry Kaufman, Deceased. } No. 5845 October 10, 1904 First and Final Account.

This day came Ernestine Kaufman, executrix of the estate of Henry Kaufman, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 26th day of November A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

In the Probate Court of Union County, Ohio.

Journal entry - Confirming Account re -

In the Matter of the estate of Henry Kaufman, Deceased. } November 26, 1904, - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Ernestine Kaufman, executrix of the estate of Henry Kaufman, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 10th day of October 1904, filed in this court her final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Mansfield Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said executrix chargeable with assets of said estate in the sum of \$675.²⁰ and that she is entitled to credits in the sum of \$675.²⁰ as shown by said vouchers and other evidences produced to the court. And the court do further find that there is nothing in the hands of the said executrix due said estate and said Account is settled accordingly.

Account

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1903

March 2

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Feb. 12

April 14

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UNION COUNTY PROBATE COURT.

It is further ordered by the court that said executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said Account be recorded,

John M. Brodrick, Probate Judge.

Account -

Executrix' Account

Ernestine Kaufman, executrix of the estate of Henry Kaufman, deceased, in account with said estate.

Said Ernestine Kaufman charges herself as follows;

To amount of money received \$675.20 \$675.20

The said executrix credits herself as follows:-

1903	March 2	Funeral expenses, E. E. Gabriel	10.1	\$ 39.86
	" 5	L. M. Fullington - witness fee to will	" 2	1.30
	" 5	Charles Michael - witness fee to will,	" 3	1.30
	Feb. 12	To cemetery Trustees for lot,	" 4	10.00
	April 14	" Charles Monroe for publishing notice,	" 5	2.00
	" 15	" R. V. Kennedy, ten months phone rent,	" 6	10.00
	" 18	" E. M. Fullington for coal,	" 7	5.30
	" 18	" Probate court costs,	" 8	15.15
	" 20	" R. V. Kennedy, coal,	" 9	6.00
	" 29	" Marsh Dry Goods Co.	" 10	5.00
	May 25	" A. J. Williams, bal. on Cem. Lot,	" 11	14.00
	June 6	" L. F. Erb, balance on note,	" 12	125.50
	" 22	" E. M. Fullington, water tank,	" 13	10.00
	July 15	" Charles Michael, int. on Mtge loan,	" 14	45.00
	" 10	" J. W. Tilton, taxes,	" 15	6.50
	" 2	" Chas. Gross, suit for boy,	" 16	10.50
	Dec. 18	" J. W. Tilton, taxes	" 17	12.29
	Sept. 13	" R. & J. A. Boylan, Dr. Bill for Henry Kaufman,	" 18	41.30
	March 26	" Charles Gross, suit for boy	" 19	3.00
	Feb. 8	" Charles Michael, int. on note,	" 20	8.00
	June 14	" J. W. Tilton, taxes,	" 21	12.28
	" 18	" A. V. Kennedy, telephone rent,	" 22	5.15
	April 7	" The Union Banking Co., note of Henry Kaufman	" 23	74.35
	" 7	" The Union Banking Co., note,	" 24	18.12
	July 23	" Dr. B. E. Baker, medical attendance,	" 25	100.00
	May 5	" Charles Michael, int. on note of Henry Kaufman, deid,	" 26	8.00
	" 31	" Charles Michael, int. on note of Henry Kaufman, deid,	" 27	74.00
	Oct. 10	" L. A. Thompson, Atty fee,	" 28	3.00
	" 10	" John M. Brodrick, Probate costs,	" 29	5.80
		Total amount credited,		\$675.20

Recapitulation.

Total amount chargeable, \$ 675.20
 Total amount credited, \$ 675.20

Affidavit to Account.

The State of Ohio, Union County, ss:

RECORD OF ACCOUNTS.

I, Ernestine Kaufman, executrix of the estate of Henry Kaufman, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Ernestine Kaufman, Executrix

Sworn to before me and signed in my presence, this 11th day of October A.D. 1904.

[Signature]

John M. Brodrick, Probate Judge.

Estate of Samuel Willis, Deceased.

Journal entry - Ordering Notice

In the Probate Court of Union County, Ohio, In the Matter of the estate of Samuel Willis, deceased. No. 5924. October 6th 1904. Filing First Account.

This day came Cephas Atkinson, Administrator of the estate of Samuel Willis, late of Union County, Ohio, deceased, and presented his first account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - Confirming Account

In the Probate Court of Union County, Ohio, In the Matter of the estate of Samuel Willis, deceased. November 26, 1904. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Cephas Atkinson, Administrator of the estate of Samuel Willis, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 6th day of October 1904, filed in this court his first account, and notice of the time of hearing thereof, having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$251.²³ as his legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administrator is allowed said sum of \$251.²³ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said said estate, the

First Account,

1903 Augt 4

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Sept. 28 H.

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" 21 Se.

1904 24 Pe

Jan'y 13 W

" 14 Jo

Aug. 15 Pe

1903 Nov. 18 Jo

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March 30 W

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" 27

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UNION COUNTY PROBATE COURT.

Sum aforesaid, total: \$251⁹³.
 And the court do find the said Administrator charge-
 able with assets of said estate in the sum of \$6596²¹
 and that he is entitled to credits in the sum of \$772⁸⁵,
 as shown by said vouchers and other evidences pro-
 duced to the court. And the court do further find
 that there is a balance of \$5823⁶³ in the hands of
 the said Administrator due said estate and said
 account is settled accordingly.

It is ordered by the court that said Administrator
 distribute said balance according to law.
 It is further ordered by the court that said Admin-
 istrator pay the cost of the proceedings aforesaid,
 taxed at \$, within ten days, and that said Account
 be recorded.

John M. Brodrick, Probate Judge.

First
Account,

In the Probate Court, Union County, Ohio.
 First Account of Cephas Atkinson, Administrator of the
 estate of Samuel Willis, deceased.

1903		Said Administrator charges himself as follows:		
Aug	4	The Farmers National Bank,		\$ 24 00
"	"	"		66 09
"	"	"		30 50
"	"	"		15 59
"	"	"		125 00
"	"	"		21 00
"	"	Cephas Atkinson,		1123 00
"	"	"		422 30
"	"	C. F. Atkinson,		1123 00
"	"	William Atkinson,		2305 67
"	6	Roy Weaver,		83 00
Sept.	28	"		20 00
Dec.	18	H. B. Lawrence,		12 42
"	21	C. M. Jones,		547 59
"	24	Roy Weaver,		20 00
1904	Jan'y 13	W. F. Lowry,		371 00
"	14	John Scott,		25 00
Aug.	15	Roy Weaver,		28 60
1903	Nov. 18	John Scott,		32 75
"	25	Wm Gulk,		80 00
1904	March 30	Wm Gulk,		80 00
"	Sept. 6	Roy Weaver		25 00
"	27	"		15 00
				\$659651
And claims credit as follows: -				
1903	Aug. 3	H. L. Hetch,	1	\$ 1 00
"	"	C. C. Tagert,	2	1 00
"	"	E. Beach,	3	1 00

RECORD OF ACCOUNTS.

1903	August 4	John Greese,	4	25 00	
"	5	H. L. Keech,	5	99 00	
Sept.	23	M. A. Palmer,	6	10 00	
Oct.	21	J. M. Brodrick, P. J.,	7	12 27	
"	27	Rose Gray,	8	50 00	
Dec.	8	F. Nat. Bank, tax,	9	100 68	
1904	Jan.	14	John Scott,	10	11 03
"	18	F. Nat. Bank, tax,	11	37 26	
Feb.	21	F. N. Mattoon,	12	1 25	
June	21	Robert Graham,	13	3 00	
July	6	F. Nat. Bank, tax,	14	37 26	
1903	Dec.	30	Wm Fulk,	15	5 00
1904	June	20	M. P. Gray,	16	114 80
Aug.	6	John Greese,	17	2 00	
		Admir Stat. Comps. #65-96, 51		251 93	
		Probate Judge & printing,		9 40	
				<u>772 88</u>	

Recapitulation.

Total chargeable,	#65-96 51
Total to be credited,	772 88
Bal. in Adm's hands,	#582363

State of Ohio, }
 County of Madison, }
 sworn says that he is the duly qualified and acting administrator of the estate of Samuel Willis, deceased; that the foregoing account is true to the best of his knowledge and belief.

Lephas Atkinson.

Sworn to before me and subscribed in my presence this 5th day of October 1904.

(Signature) Howard C. Black, Notary Public.

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Estate of Peter V. Finckh, deceased.

Journal
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In the Probate Court of Union County, Ohio.
 On the Matter of the estate of Peter V. Finckh, deceased. } No. 5931. October 7, 1904
 First and Final Account.

This day came Charles E. King and Lucy B. King, Administrators of the estate of Peter V. Finckh, late of Union County, Ohio, deceased, and presented their first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
confirming
Account -

In the Probate Court of Union County, Ohio.
 On the Matter of the estate of Peter V. Finckh, deceased. } November 26, 1904. Settlement of
 First and Final Account.

This day this matter came on to be heard on motion to confirm account. Charles E. King and Lucy B. King Administrators of the estate of Peter V. Finckh, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 7th day of October 1904, filed in this court their final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrators for the allowance of \$25⁰⁰ as their compensation for services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administrators are allowed said sum of \$25⁰⁰ as their compensation. It is therefore ordered by the court that the said Administrators retain out of the money of said estate the sum aforesaid, to-wit: \$25⁰⁰.

And the court do find the said Administrators chargeable with assets of said estate in the sum of \$497⁰⁰ and that they are entitled to credits in the sum of \$577²⁷ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$80⁷² due the said Administrators from said estate and said account is settled accordingly. It is further ordered by the court that said Administrators pay the cost of the proceedings

RECORD OF ACCOUNTS.

aforsaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge

General Account

Administrators' Account.

Charles E. King and Lucy B. King, Administrators of the estate of Peter V. Finch, deceased,

On account with said estate.

Said Accountants charge themselves as follows:

To money received from the Deposit Bank
Richwood, Ohio, \$ 497 00

Said Accountants claim credit as follows:-

1903	Aug. 11	Paid Probate Judge,	Nov. 1	\$ 7 00
	" 14	" George W. Worden,	" 2	2 25
		" Accountants claims of allowance made by court,		5 00 00
		" J. L. Garrison, Attorneys fees	" 3	25 00
		" Probate fees,	" 4	18 52
		Commission for Accountants and extra services,		25 00

Balance due Accountants, \$ 80 77

Recapitulation.

Total amount chargeable,	\$ 497 00
Total amount credited,	\$ 577 77
Balance due said Administrator,	\$ 80 77

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Charles E. King, one of the Administrators of the estate of Peter V. Finch, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Chas. E. King.

Sworn to before me and signed in my presence this 7th day of October A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge.

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Journal entry - Em confirming Accounts

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UNION COUNTY PROBATE COURT.

Estate of Asa H. Rogers, deceased.

Journal
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In the Probate Court of Union County, Ohio.
No. 5883. October 10th 1904. Filing
Second and Final Account.
This day came Marion Temple, Administrator of the estate of Asa H. Rogers, late of Union County, Ohio, deceased, and presented his Second and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
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In the Probate Court of Union County, Ohio.
November 26, 1904. - Settlement of Second and Final Account.
This day this matter came on to be heard on motion to confirm account. Marion Temple, Administrator of the estate of Asa H. Rogers, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 10th day of October 1904, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published, and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$10⁰⁰ as his compensation for ^{extraordinary} services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$10⁰⁰ as his compensation for extraordinary services. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to-wit: \$10⁰⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$2568⁸⁷ and that he is entitled to credits in the sum of \$197²⁹, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$2371⁵⁸ in the hands of the said Administrator due said estate and said account is settled accordingly.

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RECORD OF ACCOUNTS.

It is ordered that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Final Account

Administrator's Account.

Marion Temple, Administrator of the estate of Asa W. Rogers, deceased, in account with said estate.

Said Accountant charges himself as follows: -

To balance due estate at last settlement,	\$ 2562 37
Rec'd from Thos. Hicks, for wheat,	6 50
Total charged,	\$ 2568 87

Accountant claims credit as follows: -

Oct. 10/1904 Paid Melila Gibson, Acct	1	\$ 14 75
" " " A. J. Armentrout "	2	73 50
J. L. Cameron, Atty	3	2 00
Administrator's extra allowance Probate Judge,	4	10 00
Paid J. W. Gilton, Treas. tax	5	7 25
J. L. Cameron, Atty fees on distributions,	6	56 50
Inure tax, 1904,	7	3 00
		26 29
		197 29
Balance		\$ 2371 58

Recapitulation.

Total amount chargeable,	\$ 2568 87
Total amount credited,	197 29
Balance due said estate,	\$ 2371 58

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Marion Temple, Administrator of the estate of Asa W. Rogers, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Marion Temple.

Sworn to before me and signed in my presence, this 10th day of October A. D. 1904.

J. M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of Asa H. Rogers, deceased.

Be it remembered, that heretofore, to-wit: On the 3rd day of December A.D. 1904, an account of Final Distribution, in the above entitled cause, was filed in this court which reads in the words and figures following, to-wit:

Account of Final Distribution -	Marion Temple, Administrator of the estate of Asa H. Rogers, deceased, On account with said estate.	
	Said Administrator charges himself as follows:	
	Amount found due estate as per final settlement with said court, made October 10 th 1904,	\$ 2371 58
	Balance for distribution,	\$ 2371 58

Said Administrator credits himself as follows:	
Amounts paid to heirs, as per distributive order of said court made November 26, 1904, viz:	
To Rachel C. Moon	\$ 592 89
Amie L. Ammirout,	592 89
May C. C. Hornback,	296 44
Clara C. Hicks,	296 44
Jessie Peaver,	148 22
Louie Kemper,	148 22
Kate Kemper,	148 22
Clarise Randall,	49 40
Edwin Randall,	49 40
Kate Randall,	49 40
Postage,	06
	\$ 2371 58

Affidavit The State of Ohio, Union County, ss.

Marion Temple, Administrator of the estate of Asa H. Rogers deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of this court as he verily believes; and said Marion Temple asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

Marion Temple.

Sworn to before me and signed in my presence, this 26th day of November 1904.

(J. D.) John M. Brodrick, Probate Judge.

Journal entry -	Probate Court, Union County, Ohio, December 3, 1904.
Order of Discharge -	In the Matter of the estate of No. 5886. Account of Final Distribution. - Orders.

This day Marion Temple, Administrator of the estate of Asa H. Rogers, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money

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RECORD OF ACCOUNTS.

and other property in his hands as required by the order of distribution heretofore made.

Said account being proved to the satisfaction of the court and verified by the oath of said Marion Temple; it is ordered that the same be and surely is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$, within ten days. Costs paid.

John M. Brodrick, Probate Judge.

Estate of Alexander Mullvaine, deceased.

Journal
Entry -
Ordering
Notice re -

In the Probate Court of Union County, Ohio.
In the Matter of the estate of Alexander Mullvaine, dec'd. No. 5-965. October 11th 1904. Filing First and Final Acct.

This day came Milton Braithwaite, Administrator of the estate of Alexander Mullvaine, late of Union County Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A. D. 1904, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account re -

In the Probate Court of Union County, Ohio.
In the Matter of the estate of Alexander Mullvaine, dec'd. November 26, 1904. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Milton Braithwaite Administrator of the estate of Alexander Mullvaine, late of Union County, Ohio, deceased, having heretofore to wit: on the 11th day of October 1904, filed in this court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no

Final
Account -

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" 21 "

UNION COUNTY PROBATE COURT.

exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court. And said account, on such examinations being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$75.00 as his legal compensation, for services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises the said Administrator is allowed said sum of \$75.00 as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$75.00. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1768.11 and that he is entitled to credits in the sum of \$537.16, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$1230.95 in the hands of the said Administrator due said estate and said account is settled accordingly. It is ordered that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Administrator's Account.

Milton Braithwaite, Administrator of the estate of Alexander Mullvaine, deceased, in account with said estate, said Accountant charges himself as follows:-

To Am't of privat. sale,	\$ 51.43
" " " public sale,	1147.91
" cash rec'd, Inventory,	40.00
" Accts as Inventoried	46.31
" Certificates in Bank,	473.00
" Interest on same,	9.46
	<u>\$1768.11</u>

Said Accountant credits himself as follows:-

1903				
Oct. 26	By paid Lora Latman,	V. No. 1	\$	50
Nov. 9	" " Shearer & Shearer,	" " 2		4.00
" 15	" " E. J. Evans,	" " 3		24.65
" 25	" " Sad Ward,	" " 4		4.16
" 16	" " Will P. Hudson,	" " 5		3.00
Dec. 1	" " G. H. Bonner M. G.,	" " 6		40.75
" 21	" " Probate Judge, J. M. Brodrick,	" " 7		18.10

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RECORD OF ACCOUNTS.

Year	Date	Description	V. No.	Amount
1904	Jan. 4	By fid Frank Mullvaine,	8	\$ 35.00
"	6	" " O. M. Burson,	9	40.00
"	8	" " F. J. Arthur, Atty	10	10.00
Feb'y	23	" " R. W. Hoffroth	11	1.00
March	1	" " E. M. Sherman,	12	75-
Feb'y	23	" " R. W. Hoffroth,	13	2.00
March	3	" " O. L. Murphy, Adm of Berrice Mullvaine, ^{past years support,}	14	100.00
"	7	" " W. H. Styer,	15	1.00
May	24	" " Henry Evans,	16	1.00
April	25	" " L. L. Korbuck	17	11.00
June	6	" " H. B. Yurreey	18	14.48
Sept.	19	" " E. J. Evans,	19	5.00
Dec.	29	" " Taxes,	20	16.10
Jan'y	12	" " Taxes,	21	15.06
Jan.	12	" " Taxes,	22	3.31
		" " Administrator		75.00
Oct.	11	" " F. J. Arthur, Atty fees,	23	40.00
		" " Balance years support Berrice Mullvaine	24	50.00
		" " Taxes	V. No. 25	13.70
		" " Probate Judge.	" " 26	7.60
				\$ 537.16

Recapitulation.

Total amount chargeable,	\$ 1768.11
Total amount credited,	\$ 537.16
Balance due said estate,	\$ 1230.95

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Milton Braithwaite, Administrator of the estate of Alexander Mullvaine, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Milton Braithwaite, Adm'r.

Sworn to before me and signed in my presence this 11th day of October A. D. 1904.

(Sd) John M. Brodrick, Probate Judge.

Report of Account of Final Distributions.

Milton Braithwaite, Administrator of the estate of Alexander Mullvaine, deceased,

In account with said estate.

Said Accountant charges himself as follows:

Amount found due estate as per final settlement with said court, made Oct. 11, 1904,	\$ 1230.95
Balance for distribution,	\$ 1230.95

Said Accountant credits himself as follows:

Amounts paid to heirs, as per distributive order of said court, made November 26, 1904, viz:

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1904
 Nov 26 To Mrs. Lela H. Wood, 205-15
 " " " Lawrence W. Mullvaine 205-16
 " " " Oscar Mullvaine 205-16
 " " " Emma Mullvaine 205-16
 " " " Frank Mullvaine 205-16
 " " " Bernice Mullvaine, minor, (D. G. Murphy, Adm.) 205-16
 # 1230-93

Officiant-

The State of Ohio, Union County, ss: -

Milton Braithwaite, Administrator of the estate of Alexander Mullvaine, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said Administrator asks that the same be allowed as his final discharge, and ordered by the court to be recorded,

Milton Braithwaite, Administrator

Sworn to before me and signed in my presence, this 26th day of November 1904,

(L.S.) John M. Brodrick, Probate Judge.

Journal entry -

Order of Discharge - Probate Court, Union County, Ohio, November 26, 1904.

In the Matter of the estate of Alexander Mullvaine, deceased. (No. 5965. Order on Settlement of Account of Final Distribution.)

This day Milton Braithwaite, Administrator of the estate of Alexander Mullvaine, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said Milton Braithwaite; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Abel M. Gary, deceased.

Journal
entry -
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In the Probate Court of Union County, Ohio.
In the Matter of the estate of Abel M. Gary, deceased. No. 5945. October 14, 1904.
First and Final Account.
This day came Lester W. Blime, Administrator of the estate of Abel M. Gary, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
Confirming
Account -

In the Probate Court of Union County, Ohio.
In the Matter of the estate of Abel M. Gary, deceased. November 26, 1904. - Settlement of First and Final Account.
This day this matter came on to be heard on motion to confirm account. Lester W. Blime Administrator of the estate of Abel M. Gary, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 14th day of October 1904, filed in this Court his Final Account, and notice of the time of hearing thereof having thus having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county, aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed. And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$220⁷³, and that he is entitled to credits in the sum of \$220⁷³, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is nothing in the hands of the said Administrator due said estate and said account is settled accordingly.

It is further ordered by the Court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Final
Account -

Administrator's Account
Lester W. Blime, Administrator of the estate of Abel M. Gary deceased, in account with said estate. Said accountant charges himself as follows:

1903
Sept. 24
Oct. 10
" 12
" 14
" "
1904
Oct. 14

UNION COUNTY PROBATE COURT.

To amount Sale Bill,

* 220 73

		Said Accountant credits himself as follows: -		
1903	Sept. 24	By paid chrs Noriel	V. No 1	\$ 4 00
	Oct. 10	" " Lester Clark	" " 2	\$ 3 66
	" 12	" " Probate Judge J.M. Brodrick,	" " 3	9 38
	" "	" " Shearer and Shearer	" " 4	4 00
	" 14	" " Probate Judge	" " 5	5 75
	" "	" " F. J. Arthur, Atty fees,	" " 6	3 00
1904	Oct. 14	" " Mary A. Lary, Ana E. Noriel, Amanda E. Eaton, Isadora Grubbs, Anna E. Blime,	" " 7	140 94
				* 220 73

Recapitulation.

Total amount chargeable, \$ 220 73
 Total amount credited, \$ 220 73

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Lester W. Blime, Administrator of the estate of Abel M. Lary, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Lester W. Blime.

Sworn to before me and signed in my presence, this 14th day of October A.D. 1904.

(J.S.) John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Thomas H. Biddle, Deceased.

Be it remembered, that heretofore, to-wit: On the 28th day of February A. D. 1903, a Representation of Insolvency in the above entitled cause was filed in this court, which, with the proceedings had in relation thereto, is hereinafter recorded in the words and figures following to-wit: -

Representative of Insolvency, The State of Ohio, }
 Union County, } ss. In Probate Court.
 filed To the Probate Judge of said County:
 Feb. 28, 1903, -

The undersigned Administrator of the estate of T. H. Biddle, deceased, respectfully represents that the total value of the personal and real estate of said decedent is but \$12,505²²; that the costs of administration and other preferred claims against said estate amount to \$5,109⁸². Other claims by reason of set-off as herein stated \$1,182⁴³. Total \$6,292³⁵ and that the balance of the assets applicable to the payment of ordinary claims will not exceed \$6,212.57; that the valid claims (other than above) against said estate have been presented to and allowed by the undersigned, amounting to \$6,407.94, as will appear by the following schedule:

Name of Creditor.	Nature of Claim.	Original Amount		Interest		Amount Now Due.	
		\$	cts	\$	cts	\$	cts
1 Ed. Moore	Acct		60				60
2 M. C. Wolgast	"		60		01		61
3 Richmond Telephone Co.	"		5 12		11		5 23
4 The Stolburg & Klapp Co.	"		24 55		1 66		26 21
5 W. M. Osborn & Co.	"		40 95		1 84		42 79
6 Gruin Paint & Glass Co.	"		148 19		10 71		158 90
7 Pioneer Store Co.	"		1 00		05		1 05
8 Columbus Merchandise Co.	"		34 00		1 50		35 50
9 The Schneider Greenleaf Co.	"		4 20		22		4 42
10 Mansfield Enterprise	"		3 15		17		3 32
11 F. O. Perry	"		11 31		53		11 84
12 Gill & Cranford	"		10 78		61		11 39
13 J. B. Miller	"		3 81		16		3 97
14 Bob. Roberts	"		10 60		47		11 07
15 Langstaff Bros.	"		3 55		15		3 70
16 Independent Whip Co.	"		21 66		92		22 58
17 The Low Bros. Co.	"		4 50		23		4 73
18 Ralph Moffett	"		33 55		1 17		34 72
19 A. J. Hlick	"		6 75		26		7 01
20 Edward Shanks	"		70		05		75
21 M. H. Crane & Co.	"		155 60		6 02		161 62
22 Detroit Store Works	"		27 24		1 53		28 77
23 Hile Eckelberry	"		36 48		2 14		38 62
24 Implement Mfg Co.	"		45 00		2 66		47 66

25 M.
 26 B.
 27 B.
 28 C.
 29 B.
 30 B.
 31 J.
 32 J.
 33 H.
 34 L.
 35 S.
 36 L.
 37 J.
 38 B.
 39 S.
 40 B.
 41 J.
 42 C.
 43 C.
 44 B.
 45 L.
 46 J.
 47 H.
 48 C.
 49 L.
 50 L.
 51 J.
 52 J.
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UNION COUNTY PROBATE COURT.

On the 28th insolvency court, thereto, is as follow -

signed leased, re- the personal 5-22; preferred 5-109⁸². 1182⁴³. sets applica- not exceed above) against ed by the will appear

Interest	How due	Amount
%	%	\$
		60
01		61
11	5-23	
166	26 21	
184	42 79	
1071	15-8 90	
05	105	
150	35 50	
22	4 72	
17	3 32	
53	11 84	
61	11 39	
16	3 97	
47	11 07	
15	3 70	
92	22 58	
23	4 73	
117	34 72	
26	7 01	
05	7 5	
602	161 62	
153	28 77	
214	38 62	
256	47 66	

25	M. Hartenstein & Co.	Acct	2 85-	22	407
26	Baxter Store Co.	"	120	07	127
27	Bent Cabell	"	359 00	14 89	373 89
28	William Woodruff	"	125	04	129
29	J. H. Graham	"	30 00	43	30 43
30	Richwood Deposit Bank	Over-draft	125 97	8 22	134 19
31	The P. C. Thomas Hardware Co.	Acct	30 02	1 72	31 74
32	J. M. Conshuman	"	42 08	1 49	43 57
33	Hunt Helm & Lurio Co.	"	10 85	36	11 21
34	H. H. Frank (Beery Mfg Co)	"	63 00	3 37	66 37
35	Stoddard Mfg Co.	Acct & Notes	975 38	62 94	1038 32
36	Lenox Bros.	Acct	8 25	49	8 74
37	J. H. Nevin Co.	"	88 33	3 15	93 48
38	Bridgford & Co.	"	28 00	1 67	29 67
39	Standard Oil Co.	"	20 96	1 21	22 17
40	Roderic Lear Mfg Co.	"	34 00	1 53	35 53
41	Mansfield Linnseed Oil Co.	"	40 06	2 35	42 41
42	New Home Sewing Machine Co.	"	41 50	2 44	43 94
43	Ceriah Cabell	"	1250 00	220 62	1470 62
44	Bank of Richwood	Note	200 00	28 04	228 04
45	Hetroit Vapor Store Co.	Acct	14 50	86	15 36
46	J. H. Lawson Co.	"	30 87	1 83	32 70
47	Rock Woods	"	3 41	19	3 60
48	Bates & Harris	"	3 63	22	3 85
49	Larue News	"	3 75	20	3 95
50	L. C. Beem	"	223 99	10 71	234 70
51	L. E. Myers & Bros.	"	9 90	57	10 47
52	Rude Bros. Mfg Co.	Note	79 50	5 56	85 06
53	J. M. & L. A. Osborn	Acct	46 20	2 69	48 89
54	Fairbanks Construction Co.	"	14 04	71	14 75
55	The Smith Bros. Hardware Co.	"	196 74	10 52	207 26
56	The Ohio Brake Co.	Note	27 00	1 62	28 62
57	Warder Bushnell Glessner Co.	"	20 47	7 22	27 69
58	The W. Bingham Co.	Acct	417 06	20 25	437 31
59	J. Woodruff & Sons	"	46 70	3 00	49 70
60	The Geo. Worthington Co.	"	125 82	8 18	134 00
61	The Eastern Moline Plow Co.	Acct & Note	430 89	22 55	453 44
62	The Barton Hardware Co.	Acct	86 13	8 95	95 08
63	Verona Water Co.	"	42 65	85	43 50
64	Millar & Cameron	Attorney fee in case Cabell vs. Biddle	100 00		100 00
			\$ 910 84	\$ 497 10	\$ 6407 94

claims presented and rejected,
 H. Hill 47 26 Rejected July 19, 1902.
 B. L. Barber 15 00 Rejected July 19, 1902.
 L. O. Stenmons 617 83 Rejected July 21, 1902.
 (in litigation)
 \$ 680 09

The following is a list of preferred claims that have been paid by said Administrator -

RECORD OF ACCOUNTS.

1	John M. Brodrick, Appointment & revenue	\$ 7 20	13
2	Geo. W. Worden, Publishing notice appointment	2 00	14
3	Le Layton Taylor, Labor for estate	3 00	15
4	Lydia A. Biddle, Years Maintenance	600 00	16
5	H. B. Leichti, Services as appraiser,	7 00	17
6	Bent Cahill Services as appraiser	1 00	18
7	Thomas Nichol Pharing decedent,	3 00	19
8	Elmer Hall Services as appraiser	5 00	20
9	J. W. Monroe Taxes year 1901	149 05	21
10	J. W. Crawford, Appraiser fee on lot	1 00	22
11	Timothy J. Williams appraiser fee on lot	1 00	23
12	Joseph Embury appraiser fee on lot	1 00	
13	E. G. King Mortgage on realty	1285 00	
14	Deposit Bank Mortgage on realty	1109 95	
15	John F. Miller Fee in sale of real estate	130 00	
16	Lydia A. Biddle, dower interest in Hardware building and part of lot No 70	1255 50	
17	F. L. Winter Funeral expenses	82 50	
18	W. W. B. Duke & Son professional services	13 00	
19	John M. Brodrick, Pub. & printer fees on sale of real estate,	35 04	
20	A. Cheney, Fee on sale of building	220 00	
21	Stephenson Bros, balance on note,	1 85	
22	E. J. Evans, services as auctioneer	2 00	
23	Lydia A. Biddle, dower interest in Lot No 434	17 57	
24	John M. Brodrick, Bal. probate & printer fees in sale real estate,	13 50	
25	Andrew S. Mowry, Abstract of title	5 00	
26	H. R. Yarn Cemetery lot, grave, deed &c.	24 10	
27	J. W. Tilton Tax on personal property,	26 61	
28	A. S. Glick, goods furnished decedent	6 00	
29	W. A. Garrard making collections	5 00	
30	Chas. L. Penhollow, costs in Biddle & Cahill case	22 95	
31	J. W. Tilton, Taxes for year on real estate	74 10	
		<u>\$ 5709 92</u>	

The following is a list of claims that have been paid by said Administrator by allowing them as set offs on claims due said estate from said parties respectively,

	Nature of claim	\$
1	W. H. Richards	18 00
2	O. H. Browning	15 58
3	Le Layton Taylor	3 00
4	Wm Siple	21 30
5	Peter Spyer	14 10
6	Carl Algover	60
7	L. L. Benn	Book Acct 474 97
8	F. Q. Perry	" " 54 20
9	Charles Silliman	" " 30 30
10	J. B. Miller	" " 64 14
11	R. H. Roberts	" " 4 15
12	Bent Cahill	" " 25 12

Journal entry - Declaration of Insolvency of Penhollow
 The following is a list of claims that have been paid by said Administrator by allowing them as set offs on claims due said estate from said parties respectively,
 Notice -

UNION COUNTY PROBATE COURT.

#									
7	20		13	J. Miller,			Acct	\$	66 68
2	00		14	S. W. Varr Winkler,			"		1 75
3	00		15	Ralph Moffitt,			"		2 70
600	00		16	W. A. Phelps,			"		33 33
7	00		17	Cushman Bros.			"		24 26
1	00		18	P. G. Biddle			"		90 50
3	00		19	J. M. Cushman			"		29 66
5	00		20	M. G. Wolgamut			"		1 28
149	03		21	Ed Moore			"		1 50
1	00		22	Viruna Water Co.			"		12 60
1	00		23	M. W. Hill			"		190 71
1	00								\$1182 43

Wherefore the undersigned asks that said estate may be declared insolvent and that such proceedings may be had in the premises as are authorized by law.
 Feb. 28, 1903. Asbury Cheney, Administrator of T. H. Biddle, Deceased.

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of Thomas H. Biddle, deceased. February 28th 1903. - Insolvency. Order for Notice &c. of Insolvency - This day Asbury Cheney, Administrator of the estate of Thomas H. Biddle, deceased, appeared in open court and filed his representation of insolvency of said estate; and it appearing to the court from such representation, that the real and personal estate of the deceased will probably be insufficient for the payment of his debts; it is ordered that said estate be and hereby is, declared probably insolvent; and the court not deeming it necessary to appoint commissioners, it is further ordered that said Administrator proceed in the place of such commissioners to receive and allow, if valid, the claims of creditors against said estate and to return to the court a list of all the claims that shall have been laid before him, with the sum allowed by him on each claim.

It is further ordered that said Administrator immediately give notice to the creditors of the insolvency of said estate, and to present their claims to him for allowance within six months by causing notice to be published in The Richmond Gazette, a weekly newspaper, published and of general circulation in said Union County, Ohio, for three consecutive weeks.

John M. Brodrick, Probate Judge.

Notice - Notice of Insolvency
 Estate of Thomas H. Biddle, deceased.
 On the 28th day of February in the year 1903, the Probate Court of Union County, declared the estate of Thomas H. Biddle, deceased, to be probably insolvent. Creditors are therefore, required to present their claims

Nature of claim	\$
Acct	18 00
"	15 58
"	3 00
"	21 30
"	14 10
"	60
Acct	474 97
"	54 20
"	30 30
"	64 14
"	4 15
"	25 12

RECORD OF ACCOUNTS.

to the undersigned for allowance, within six months from the time above mentioned, or they will not be entitled to payment.

March 5, 1903 - 4 wks Asbury Cheney, Administrator of the estate of Thomas H. Biddle, deceased.

Proof of Notice - Proof of Publication.
 filed State of Ohio, Union County, ss:

Sept. 5/1903 - I, George W. Worden, publisher of The Richmond Gazette being duly sworn, depy that the notice hereto attached was published in said Gazette on the 5th day of March 1903 and continued therein four consecutive times, during all of which time said newspaper was printed and in general circulation in said county.

Geo. W. Worden

Sworn to and subscribed before me this 29th day of August 1903.

Printer's fees \$5.00 J. F. Millar, Notary Public.
 Probate fees, 25th 25

Report - On the Matter of the Estate of } Probate Court, Union County, Ohio
 filed Thomas H. Biddle, deceased. } Report in Insolvency.
 Sept 5/1903 - To the Probate Judge of said county:

The undersigned, Administrator of the estate of Thomas H. Biddle, deceased, makes report, that he gave notice in due form of law of the probable insolvency of said estate, and that after carefully examining the claims against said estate presented to him for allowance he has made disposition of the same as follows:-

Names of creditors		Nature of claims	Original Amount	Amount Now due
1	Ed. Moore	Books & acct	\$ 60	\$ 62
2	M. G. Wolgarrot	" "	60	63
3	Richwood Telephone Co.	" "	5 12	5 38
4	Stollberg & Lapp Co.	" "	24 55	26 94
5	L. M. Esters & Co.	" "	40 95	44 02
6	Drum Paint & Glass Co.	" "	148 19	163 34
7	Pioneer Store Co.	" "	100	108
8	Columbus Merchandise Co.	" "	34 00	36 52
9	The Schneider Greunkamp Co.	" "	4 20	4 54
10	Mansfield Enterprise	" "	3 15	3 41
11	J. A. Perry	" "	11 31	12 17
12	Hill & Crawford	" "	10 78	11 71
13	J. B. Miller	" "	3 81	4 08
14	Bob Roberts	" "	10 60	11 38
15	Langstaff Bros.	" "	3 55	3 80
16	Independent Whip Co.	" "	21 66	23 22
17	The Lowe Bros. Co.	" "	4 50	4 86
18	Ralph Moffitt	" "	33 55	35 72
19	A. S. Glick	" "	6 75	7 21
20	Edward Shamba	" "	70	77
21	M. H. Crane & Co.	" "	155 60	166 28

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UNION COUNTY PROBATE COURT.

six months
will not be
Administrator of
the, deceased,
Richwood Gazette
the Gazette,
therein
to time said
relation in
29th day of
County, Ohio
Agency,
resigned,
deceased,
son of law
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said estate
made dis-
Original Amount
Amount, Now due
\$ 60 \$ 62
60 63
5 12 5 38
24 55 26 94
40 95 44 02
148 19 163 34
100 108
34 00 36 52
4 20 4 54
3 15 3 41
11 31 12 17
10 78 11 71
3 81 4 08
10 60 11 38
3 35 3 80
21 66 23 22
4 30 4 86
33 55 35 72
6 75 7 21
70 77
155 60 166 28

22	Detroit Store Works	Book & acc't	\$ 27 24	\$ 29 55
23	Hile Eckelberry	" "	36 48	39 71
24	Implement Mfg Co.	" "	43 00	49 01
25	M. Hertenstein & Co.	" "	3 85	4 18
26	Baxter Store Co.	" "	1 20	1 30
27	Bent Cahill	" "	259 00	384 66
28	Wm Woodruff	" "	1 25	1 32
29	J. H. Graham	" "	30 00	31 33
30	Richwood Deposit Bank	over-draft	125 97	137 96
31	P. G. Thomas Hardware Co.	Account	30 02	32 64
32	J. M. Conshuman	"	42 08	44 83
33	Hunt Helm & Ferris Co.	"	10 85	11 53
34	J. H. Gault (Berry Mfg Co.)	"	63 00	68 26
35	Stoddard Mfg Co.	Notes & "	973 38	1067 55
36	Lenox Bros.	"	8 25	8 98
37	G. H. Neim Co.	"	88 33	96 12
38	Bridgeford & Co.	"	28 00	30 51
39	Standard Oil Co.	"	20 96	22 79
40	Roderic Levan Mfg Co.	Note	34 00	36 55
41	Mansfield Laminated Oil Co.	"	40 06	43 61
42	New Home Sewing Machine Co.	"	41 50	43 18
43	Criah Cahill	"	1250 00	1501 87
44	Bank of Richwood	Note	200 00	236 84
45	Detroit Vapor Store Co.	Book & acc't	14 50	16 79
46	F. H. Lawson Co.	"	30 87	33 62
47	Hock Woods	"	3 41	3 70
48	Bates & Harris	"	3 63	3 95
49	Larue News (R. Smith)	"	3 75	4 06
50	L. G. Beem	"	223 99	241 41
51	L. E. Myers & Bros.	"	9 90	10 76
52	Brude Bros. Mfg Co.	Note	79 50	87 44
53	J. M. & L. A. Osborn	"	46 20	50 27
54	Fairbanks Construction Co.	"	14 04	15 17
55	Smith Bros. Hardware Co.	"	196 74	213 16
56	The Ohio Brake Co.	Note	27 00	29 43
57	Warder Bushnell Glessner Co.	Notes	105 76	115 51
58	The W. Bingham Co.	Book & acc't	417 06	459 82
59	J. Woodruff & Sons	"	46 70	51 10
60	The Geo. Worthington Co.	"	125 82	137 77
61	Eastern Moline Plow Co.	Notes & acc't	430 89	466 75
62	Canton Hardware Co.	Note	86 13	97 66
63	Veruna Water Co.	"	42 65	44 77
64	Millar & Cameron	Att'y fees	100 00	103 00
65	Levis Sayers	acc't	3 00	3 15
66	G. W. Worden	"	7 00	7 42
67	The David C. Beggs Co.	"	99 14	99 34
68	Gregg Varrish Co.	"	43 30	44 60
69	Seaman Love	Note	38 24	38 24
				\$ 6873 11

RECORD OF ACCOUNTS.

Respectfully submitted, this 5th day of Sept. 1903.
 Asbury Cheney, Administrator
 of the estate of Thomas H. Biddle, deceased,
 The State of Ohio,
 Currier County, ss. } Asbury Cheney, Administrator of the
 estate of Thomas H. Biddle, deceased, being duly sworn
 says that the statements in the foregoing Report are true
 as he verily believes.

Asbury Cheney,
 Sworn to before me and signed in my presence,
 this 4th day of September 1903.
 (L.S.) John F. Millar, Notary Public.

Journal
 entry -
 Filing
 Report to

Probate Court, Currier County, Ohio, Sept. 5, 1903.
 In the Matter of the estate of } Insolvency.
 Thomas H. Biddle, deceased. } Orders on Filing Report.
 This day came Asbury Cheney, Administrator of the
 estate of Thomas H. Biddle, deceased, and returned and
 filed herein a list of all the claims that have been laid
 before him with the sums allowed by him on each claim.
 It is ordered that this matter be continued for fur-
 ther consideration and orders until the 6th day of October
 1903, at one o'clock P. M.
 John M. Brodrick, Probate Judge.

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Journal
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 declaring
 Dividend to

Probate Court, Currier County, Ohio.
 In the Matter of estate of } October 6, 1903.
 Thomas H. Biddle, deceased. } Orders for Distribution, Dividend etc.
 This day this matter came on further to be heard;
 and it appearing to the court that thirty days have expired
 from the return made by Asbury Cheney, as Administra-
 tor of said estate of Thomas H. Biddle deceased, of the list of
 debts of said estate; and no exceptions thereto having
 been filed; it is ordered that said Administrator, after
 deducting from the assets in his hands the amount
 necessary to pay the costs of administration that may
 yet accrue and unsettled claims, estimated at Seven
 Hundred, eighty seven and ⁴/₁₀₀ dollars, pay over to the
 creditors whose claims have been allowed under the
 proceedings in insolvency amounting to the sum
 of Six Thousand, eight Hundred, sixty-nine and ³⁶/₁₀₀
 Dollars, an equal portion according to their respective
 claims, of the balance of the assets thus remaining; such
 balance being the sum of Fifty-four hundred, ninety-five
 and ⁴/₁₀₀ Dollars; a dividend of eighty per cent. is therefore
 declared and ordered paid out of such balance accordingly.
 It is further ordered that said Administrator make
 due report of such distribution to this court.
 John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Journal entry - In the Probate Court of Union County, Ohio. No. 5-671. October 15, 1904. Second and Final Account, Thomas H. Biddle, deceased. This day came Sabury Cheney, Administrator of the estate of Thomas H. Biddle, late of Union County, Ohio, deceased, and presented his Second and Final account in settlement of said estate duly verified. Also said Administrator filed his motion for the declaration of a final dividend herein, and for approval of payment of eighty per cent dividend heretofore paid. Whereupon the court do order the same filed and said account advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - In the Probate Court of Union County, Ohio. November 26, 1904. Settlement confirming Thomas H. Biddle, deceased. of Second and Final Account. This day this matter came on to be heard on motion to confirm account. Sabury Cheney, Administrator of the estate of Thomas H. Biddle, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 15th day of October 1904, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county aforesaid for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$140³² as his legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administrator is allowed said sum of \$140³² as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to-wit: \$140³². And the court do find the said Administrator chargeable with assets of said estate in the sum of \$7016.21 and that he is entitled to credits in the sum of \$6422.41, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$593⁸⁰ in the hands of the said Administrator due said estate and said

RECORD OF ACCOUNTS.

account is settled accordingly.

And this matter is continued for an order of distribution under the Insolvency proceedings herein.

It is further ordered by the Court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Second and Final Account - including Payment of 80% dividend

Administrator's Account.

Asbury Cherry, Administrator of the estate of Thomas H. Biddle, deceased, in account with said estate.

Said Asbury Cherry charges himself as follows:

1903		To balance on hands at time of filing first ac't	6282.96
Sept. 17		Richwood Deposit Bank (int)	60.00
" 17		Clayton Taylor	20.00
Oct. 1		Richwood Deposit Bank (int)	30.00
" 4		G. A. McElroy on ac't	3.50
" 17		Clayton Taylor " "	18.00
" 21		Richwood Deposit Bank (int.)	10.00
Nov. 14		Cesar Murphy on note	24.00
1904			
Jan. 25		Alex. Johnson " "	20.00
Feb. 11		H. G. Hamilton note	448.00
April 10		Ed Gallant on ac't	4.75
" 10		W. H. Moken (note)	10.50
May 30		Pearl Biddle "	35.00
July 10		J. M. Saunders "	15.00
Sept. 5		W. G. Hamilton "	10.00
" 16		Martha Merritt "	10.00
" 18		Geo. Metzger "	13.00

\$7016.21

Asbury Cherry, Admin of the estate of Thomas H. Biddle, deceased, in ac't with said estate.

Said Administrator credits himself with having paid out the amounts as follows:

	Number	No.	
Millar & Cameron	1		82.40
J. F. Millar,	2		33.81
Bent Cahill	3		307.72
J. M. Larshman	4		33.86
A. D. Glick	5		5.26
Hile Eckelberry	6		31.76
Langstaff Bros	7		3.04
Hill & Crawford,	8		9.36
Bank of Richwood	9		188.83
Ralph Moffitt	10		28.37
L. C. Beers	11		193.12
Richwood Deposit Bank	12		110.36
M. L. Wolgast,	13		5.00
M. L. Wolgast, Richwood, Richwood Telephone Co.	14		4.30
B. A. Roberts	15		9.10

UNION COUNTY PROBATE COURT.

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Edward Shamba,	16	61
W. P. Leroy,	17	715
H. W. Warden,	18	593
J. B. Miller,	19	326
Uriah Cahill,	20	1201 47
Seamus Luce	21	3059
M. H. Crane & Co.	22	193 02
Roderic Lear Mfg Co.	23	2924
Rude Bros. Mfg Co.	24	6975
Complement Mfg Co.	25	3720
Prin Paint & Glass Co.	26	130 67
D. M. Osborne & Co.	27	33 21
E. E. Moore	28	30
L. O. Perry	29	973
Schneider & Freuhamp	30	363
Stoddard Mfg Co.	31	834 06
L. H. English	32	272
Mansfield Laminated Oil Co.	33	3488
H. D. Funk	34	3460
W. R. Cox & Co.	35	2611
Columbus Merchandise Co.	36	2921
M. Hertenstein & Co.	37	334
Bridgford & Co.	38	2440
L. H. Lawson & Co.	39	2689
Stullberg & Clapp Co.	40	2133
The Louis Bros Co.	41	388
J. M. & L. A. Osborne Co.	42	4021
The Ohio Rake Co.	43	2354
Hairbanks Construction Co.	44	1213
Smith Bros. Hardware Co.	45	17052
B. Smith	46	320
J. Woodruff & Sons,	47	4088
Standard Oil Co.	48	1823
Canton Hardware Co.	49	7812
J. H. Meier Co.	50	7689
Detroit Vapor Store Co.	51	1263
L. E. Myers & Bro.	52	860
The New Home Sewing Machine Co.	53	3614
The Geo. Worthington Co.	54	11021
The Baxter Store Co.	55	104
The Gregg Varrish Co.	56	3568
The Eastern Moline Plow Co.	57	37340
Lewis Sayers,	58	412
Independent Whip Co.	59	1837
The Detroit Store Works	60	2366
The Warden, Bushnell & Hlesner Co.	61	9240
The W. Bingham Co.	62	36785
Hunt, Helm & Ferris Co.	63	922
The David C. Beys Co.	64	7947

RECORD OF ACCOUNTS.

Abraham Auch & Sons	65	\$ 65.00
Co-operative Laundry Co.	66	343.18
T. B. Hais,	67	316
J. W. Woodruff,	68	103
W. C. Woods	69	296
United States Oil Co.	70	24.07
D. H. Graham	71	31.33
Pioneer Store Co.	72	108
J. W. Tilton, taxes	73	50.40
J. W. Tilton, "	74	50.40
Frank Sturgeson, sidewalks tax	75	9.00
John F. Millar,	76	200.00
Charles Penhorewood, (fees)	77	1.96
Adm'r Compensation on \$7016.21 (2%)		140.32
Paid Robt. S. Gury, Treasurer, tax	78	10.20
" John M. Brodrick, Probate Judge	79	18.25
		\$6422.41

Recapitulation.

Total amount chargeable,	\$ 7016.21
Total amount credited,	6422.41
Balance due said estate,	\$ 593.80

Affidavit to Account.

The State of Ohio, Union County, ss.
 I, Asbury Cherry, Administrator of the estate of Thomas H. Biddle, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Asbury Cherry.

Sworn to before me and signed in my presence,
 this 15th day of October A.D. 1904.
 (J. M. Brodrick) John M. Brodrick, Probate Judge.

Motion -
 filed
 Oct. 15/1904 - On the Matter of the estate of }
 Thomas H. Biddle, Dec'd. }
 Motions.

Now comes Asbury Cherry, Administrator of the said estate and represents to the court that the claims due the general creditors of said estate, as shown by his report thereof in the insolvency proceedings herein, amount to the aggregate sum of \$6873.11; that in payment of the 80% dividend ordered by court thereon, he found a claim for labor for the sum of \$324.1 which he paid in full; that since making said report he has allowed claims as follows, Abraham Auch & Sons \$85.00, Co-op. Laundry Co., \$431.47 U. S. Oil Co. \$35.09, in all \$546.56, that deducting the said amount of \$32.41 from the amount of the general debts as reported, \$6873.11, and adding thereto \$546.56, the amount of claims since allowed, the claims of the general creditors

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UNION COUNTY PROBATE COURT.

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of said estate amount in all to the sum of \$7387.26, and that he has on hand funds of said estate, as shown by his second partial account this day filed, in the amount of \$593.80, which allowing for the further cost of the final account herein, will be sufficient to pay a final dividend of eight per centum upon the claims of the general creditors of said estate as above reported.

Wherefore said administrator respectfully moves the court to authorize and direct him to pay a final dividend of eight per centum to the general creditors of said estate.

J. F. Millar, Atty for said Administrator
 State of Ohio, Union County, ss:

Asbury Cherry, being first duly sworn, says that he is the administrator above mentioned and that the facts stated and allegations made in the foregoing motion are true, as he verily believes.

Asbury Cherry.

Subscribed and sworn to before me by the said Asbury Cherry this 13th day of October 1904.

(J.F.)

J. F. Millar,
 Notary Public, Union Co., O.

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Journal
 entry -
 Declaration
 of dividend
 of 8%

Probate Court, Union County, Ohio, November 26, 1904.
 In the Matter of the estate of { Insolvency - Orders for Dis-
 Thomas H. Biddle, deceased { tributions, dividend etc.
 This day this matter came on further to be heard, and it appearing to the court that thirty days have expired from the return made by Asbury Cherry as Administrator of said estate of Thomas H. Biddle, deceased, of the list of debts of said estate; and no exceptions thereto having been filed; it is ordered that said Administrator after deducting from the assets in his hands the amount necessary to pay the costs of administration that may yet accrue, estimated at Two and 2/100 Dollars, pay over to the creditors whose claims have been allowed under the proceedings in insolvency amounting to the sum of Seven Thousand Three Hundred and eighty-seven and 2/100 Dollars, an equal portion according to their respective claims, of the balance of the assets then remaining; such balance being the sum of Five Hundred and ninety and 9/100 Dollars; a second and final dividend of eight per cent. is therefore declared and ordered paid out of such balance accordingly.

It is further ordered that said Administrator make due report of such distribution to this court.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal entry -
Filing Report of
Final Dividend -

Probate Court, Seneca County, Ohio.
On the Matter of the estate of { January 14, 1905, Insolvency.
Thomas H. Biddle, Deceased. } Orders on Distribution.
This day came Asbury Cherry, Administrator
of the estate of Thomas H. Biddle, deceased, and filed
his Report of Distribution made to the persons
entitled thereto, of the balance in his hands as
required by the order of distribution heretofore
made. Said Report being proved to the satis-
faction of the court, and verified by the oath of
said Administrator; it is ordered that the
same be and hereby is allowed as his final
discharge. Said Administrator and his
sureties are therefore forever exonerated from
all liability under said order of distribution
unless his report be impeached for fraud or
manifest error. It is further ordered
that said Report and this proceeding be recorded
in the records of this office and that said Asbury
Cherry pay the costs herein taxed at \$, within
ten days. Costs paid.

John M. Brodrick, Probate Judge.

Report of Payment
of 8% dividend -
filed
January 14, 1905 -

Report of Distribution.
Probate Court, Seneca County, Ohio.
On the Matter of the estate of { Insolvency.
Thomas H. Biddle, Deceased. } Report of Distribution.
To the Probate Judge of said County:

In compliance
with the order of said court, I applied the assets of the
estate of Thomas H. Biddle, deceased, remaining
in my hands, as follows: -
Balance of assets after payment of preferred
claims and 8% dividend, \$ 5,923.80
From which deduct costs of adminrs, which have
accrued since filing accounts, 2.82
Leaving for distribution among general creditors, \$ 590.98
Amount of debts allowed as valid, 7387.26
Dividend, eight per cent, \$ 590.98

The following is a schedule of the debts paid
with the amount paid upon each:

Asbury Cherry, Administrator of the estate
of Thomas H. Biddle deceased in account
with said estate. Said Administrator
credits himself with cash paid out on
final dividend on claims as follows:

No.	Name	Amount
1	To Ed Moore	1 05
2	M. G. Wolgamot	2 05
3	Richwood Telephone Co.	3 43

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31 H
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33 B
34 L
35 J
36 B
37 J
38 P
39 M
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UNION COUNTY PROBATE COURT.

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4	Stollberg & Clapp Co.	4	2 13
5	D. M. Osborne Co.	5	3 52
6	Erwin Paint & Glass Works	6	13 07
7	Columbus Mice Co.	7	2 92
8	Schneider Trucking Co.	8	36
9	Mansfield Enterprise (L. G. English)	9	27
10	J. O. Perry	10	97
11	Hill & Bradford	11	94
12	J. B. Miller	12	33
13	R. S. Roberts	13	91
14	Langstaff Bros.	14	30
15	Independent Whip Co.	15	1 86
16	The Lane Bros. Co.	16	39
17	Ralph Moffett	17	2 86
18	A. D. Glick	18	58
19	Edward Shamba	19	06
20	M. H. Crane & Co.	20	13 20
21	Detroit Store Works	21	2 37
22	Hale Eckelberry	22	3 18
23	Implement Mfg Co.	23	3 92
24	M. Hertenstein & Co.	24	33
25	The Baxter Store Co.	25	10
26	Bent Cahill	26	30 77
27	Wm Woodruff	27	11
28	Richwood Deposit Bank	28	11 04
29	The P. C. Thomas Hardware Co.	29	2 61
30	J. M. Bushman	30	3 39
31	Hunt Helms & Ferris Co.	31	92
32	D. D. Frank	32	5 46
33	Stoddard Mfg Co	33	85 41
34	Lenox Bros.	34	72
35	J. H. Nevin Co.	35	7 69
36	Bridgeford & Co.	36	2 44
37	Standard Oil Co.	37	1 82
38	Roderic Lean Mfg Co.	38	2 92
39	Mansfield Linnseed Oil Co.	39	3 49
40	New Home Sewing Machine Co.	40	3 61
41	Ariah Cahill	41	120 13
42	Bank of Richwood	42	18 88
43	Detroit Vapor Store Co.	43	1 26
44	F. H. Lawson Co.	44	2 69
45	W. C. Woods	45	30
46	Bates & Davis	46	32
47	Robert Smith	47	32
48	L. C. Beers	48	19 31
49	L. E. Myers & Bro.	49	86
50	Rude Bros. Mfg Co.	50	7 00
51	J. M. & L. A. Osborn	51	4 02
52	Fairbanks Construction Co.	52	1 21

RECORD OF ACCOUNTS.

53	Smith Bros. Hardware Co.	53	17 05
54	The Ohio Brake Co.	54	2 36
55	Wardner, Bushnell & Glessner Co.	55	9 24
56	The W. Bingham Co.	56	36 79
57	J. Woodruff & Sons	57	4 09
58	The Geo. Northington Co.	58	11 02
59	Eastern Moline Plow Co.	59	37 34
60	Canton Hardware Co.	60	7 81
61	Verona Water Co.	61	3 38
62	Miller & Cameron	62	8 24
63	Louis Sayers	63	41
64	E. W. Worden	64	60
65	David C. Beggs Co.	65	7 95
66	The Hegg Furnish Co.	66	3 57
67	James Low	67	3 06
68	Abraham Such & Son	68	6 80
69	Co-operative Foundry Co.	69	34 52
70	United States Oil Co.	70	2 41

#59098

Respectfully Submitted, this 14th day of January 1905.
 Asbury Cherry, Administrator
 of the estate of T. H. Biddle, deceased.

The State of Ohio, Union County, ss:
 Asbury Cherry, Administrator of the estate of Thomas
 H. Biddle, deceased, being duly sworn, says that the fore-
 going Report of Distribution is in all respects true and
 correct as he verily believes.

Asbury Cherry.
 Sworn to before me and signed in my presence
 this 14th day of January 1905.
 J. D. - John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of George Kasper, deceased.

Journal
entry -
Order for
Notice &c

In the Probate Court of Union County, Ohio.
On the Matter of the estate of George Kasper, deceased. No. 6031. October 18, 1904.
Filing First and Final Account.
This day came William R. Wilson, Administrator with the will annexed of the estate of George Kasper late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Beodrck, Probate Judge.

Journal
entry -
Confirming
accounts &c

In the Probate Court of Union County, Ohio.
On the Matter of the estate of George Kasper, deceased. November 26, 1904. - Settlement of First and Final Account.
This day this matter came on to be heard on motion to confirm account. William R. Wilson, Administrator with the will annexed of the estate of George Kasper, late of Union County, Ohio, deceased, having heretofore, to wit: On the 18th day of October 1904, filed in this court his final account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$51³³ as his legal compensation. On consideration whereof, and the court being fully advised in the premises, the said administrator is allowed said sum of \$51³³ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$51³³. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$855⁵⁹ and that he is entitled to credits in the sum of \$855⁵⁹ as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is nothing in the hands of the said Administrator due said

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RECORD OF ACCOUNTS.

estate and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account

Administrators Account.

William B. Wilson, Administrator with the will annexed of the estate of George Kasper, deceased, in account with said estate. Said Wm B. Wilson, Administrator, charges himself as follows:

1904	Feb. 28	To Sale of chickens.		\$ 18 75
	March 10	Household goods.		110 17
	" 10	Sale of cow.		26 64
	April 2	Sale of real estate.		700 00
				\$ 835 56
1904		Disbursements -		
	Jan. 29	Green Lawn Cemetery Ass'n	1	\$ 18 00
	" "	Herrman American Publishing Co.	2	1 00
	" "	Columbus Citizen Pub. Co.	3	50
	Feb. 1	Columbus Dispatch	4	50
	" 15	Widow's R. R. fare, Plain City to Columbus	5	55
	" "	" trunk (drayage)	6	50
	" "	Admin's bond	7	5 00
	" "	Probate & printer's fee	8	17 00
	March 2	Grave lot #1436, Sec. 59, for widow	9	8 00
	" 10	Peter Weber (Cross seed)	10	1 00
	" "	John H. Dodge, 5 pp's of real estate	11	1 00
	" "	J. H. Kleiber " " " "	12	1 00
	" "	Peter Weber " " " "	13	1 00
	" "	Theo. Weidman, (Telephone messages)	14	1 00
	" "	L. H. Elliott (Auctioneering)	15	10 00
	" "	Blank notes	16	10
	" 23	Kinnear & Co. (drayage boxes clothing)	17	1 00
	April 1	Col. Robert Bell (Commission real estate)	18	17 50
	" "	Plain City Dealer (printing sale bills)	19	3 25
	" "	W. H. Ketch, (Plain City funeral)	20	50 00
	" 3	John B. Hellenthal (flowers)	21	8 25
	" 4	J. O. Schordeuger, (Columbus funeral)	22	32 00
	May 14	Cash (clothing for widow)	23	15 00
	June 4	" Barbara Kasper, (widow)	24	50 00
	" 28	Barbara Kasper "	25	25 00
	April 18	Geo. Kasper Jr. (note)	26	225 00
	" 21	Jacob Pfister (minister at funeral)	27	5 00
	Sept. 15	Fred S. Ketch (Attorney fees)	28	3 00
	Aug 28	Philip Kasper (Telephone message)	29	80
	Oct 18	Mrs. Johas. Strunckenberg (wheat etc.)	30	4 82
	" "	J. N. Mattoon, (medical services)	31	2 50
	" "	H. Bault, (Horse shoeing)	32	85

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Sept. 28 clothing for widow, 33 5.00
 Probate fees 34 15.75
 Administrator's fees 51.33
 Paid Barbara Kasper (widow) 35 273.39
 \$ 855.59

Recapitulation.
 Total amount chargeable, \$ 855.59
 Total amount credited, \$ 855.59

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, William B. Wilson, Administrator with the will annexed of the estate of George Kasper deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.
 W. B. Wilson.
 Sworn to before me and signed in my presence, this 18th day of October A.D. 1904.
 J. D. John M. Brodrick, Probate Judge.

Estate of Mary Laughrey, Deceased.

Journal On the Probate Court of Union County, Ohio.
 entry - On the Matter of the estate of No. 5348. October 27, 1904.
 ordering Mary Laughrey, deceased. Filing Supplemental Final Account.
 Notice be - This day came O. W. McAdow, Administrator of the estate of Mary Laughrey, late of Union County, Ohio, deceased, and presented his Supplemental Final Account in settlement of said estate duly verified.
 Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Journal On the Probate Court of Union County, Ohio.
 entry - On the Matter of the estate of No. 5348. November 26, 1904. Settlement of
 confirming Mary Laughrey, deceased. Supplemental Final Account.
 Account re - This day this matter came on to be heard on motion to confirm account. O. W. McAdow, Administrator of the estate of Mary Laughrey, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 27th day of October 1904, filed in this court his Supplemental final account, and notice of the time of hearing thereof having been given as required by law, by publication in

RECORD OF ACCOUNTS.

the Mansfield Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motions of the said Administrator for the allowance of \$75⁰⁰ as his compensation for extraordinary services rendered to said estate to this date. On consideration thereof, and the court being fully advised in the premises, the said administrator is allowed said sum of \$75⁰⁰ as his compensation for extraordinary services. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid to wit: \$75⁰⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1562²⁷ and that he is entitled to credits in the sum of \$653²³ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$909⁰⁴ in the hands of the said Administrator due said estate and said account is settled accordingly.

It is ordered by the court that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Supplemental Account

Administrators' Supplemental Account.
O. W. McAdow, Adm'r of the estate of Mary Langhrey deceased, in account with said estate.

Said Adm'r charges himself as follows:

For cash on hands at last settlement. \$1562 27

Said Adm'r credits himself as follows:

Voucher 16	D. W. Ayers	\$ 75 00
17	J. M. Brodrick	6 87
18	J. W. Monroe	7 45
19	D. W. Ayers, Guard.	25 00
20	Mary Harter	50 00
21	Mary Harter	25 00
22	A. Black	59 75
23	J. W. Monroe	5 83
24	J. W. Monroe	24 15

Report of Distribution, filed Dec. 17/1904.

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25	J. W. Monroe	24 15
26	" " "	2 29
27	J. W. Tilton	17 22
28	Karna Howard	35 00
29	" "	46 57
30	" "	10 00
31	H. W. Ayers, Guardian	100 00
32	b. b. Penhorwood	81 55
33	W. T. Hoopes	25 00
	Extra allowance to Administrator in looking after extra litigation	25 00
34	John M. Brodrick, Probate Judge,	7 40
	Total,	\$653 23
		\$709 04

Recapitulation.

Total amount chargeable,	\$1562 27
Total amount credited,	653 23
Balance due said estate,	\$909 04

Affidavit to Account.

The State of Ohio, Union County, ss: -
 I, C. W. McAdow, Adminr of the estate of Mary Laughrey, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

C. W. McAdow.

Sworn to before me and signed in my presence, this 27th day of October A. D. 1904.

(L. S.) Ada M. Campbell, Deputy Clerk, Probate Court.

Report of Account of Final Distribution.
 Distribution, C. W. McAdow, Administrator of the estate of Mary Laughrey, deceased, on account with said estate.

Dec. 17/904, said Administrator charges himself as follows:

Amount found due estate as per final settlement with said court, made Oct. 27, 1904,	\$909 04
Balance for distribution,	\$909 04
Said Administrator credits himself as follows:	
Amounts paid to legates, as per distribution order of said court made Nov. 26, 1904, viz:	
To Archibald Black,	\$101 72
Mary Harter,	116 97
b. b. Penhorwood,	85 15
L. W. Ayers, Guardian	251 72
Eliza Webb,	176 72
Emmie Stone,	176 72
Postage,	04
	\$909 04

The State of Ohio, Union County, ss:
 C. W. McAdow, Administrator of the estate of Mary

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RECORD OF ACCOUNTS.

Laughrey, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said O. W. McAdow asks that the same be allowed as his final discharge and ordered by the court to be recorded.

O. W. McAdow.

Sworn to before me and signed in my presence, this 17th day of December 1904.

J. M. Brodrick, Probate Judge.

Journal Entry - Order of Discharge re-

Probate Court, Union County, Ohio, December 17, 1904. In the Matter of the estate of No 3348. Order on Settlement of Mary Laughrey, deceased. Account of Final Distribution. This day O. W. McAdow, Administrator of the estate of Mary Laughrey, deceased, appeared in open court, and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made.

Said account being proved to the satisfaction of the court and verified by the oath of said O. W. McAdow; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefor forever exonerated from all liability under said order of distribution unless his account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office, and that said O. W. McAdow pay the costs herein, tax and at \$, within ten days. Costs paid.

John M. Brodrick, Probate Judge.

Journal Entry - Order of Discharge re-

Journal Entry - Confirmation of Account re-

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UNION COUNTY PROBATE COURT.

Estate of Elijah M. Fox, deceased.

Journal Entry - On the Probate Court of Union County, Ohio. No. 5785. October 27, 1904. Ordering Elijah M. Fox, deceased. Filing Second Account. Notice re - This day came H.E. Thornton, Administrator with will annexed of the estate of Elijah M. Fox late of Union County, Ohio, deceased, and presented his Second Account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio. No. 5785. November 26, 1904. - Settlement confirming Elijah M. Fox, deceased. of Second Account.

Account re - This day this matter came on to be heard on motion to confirm account. H.E. Thornton, Administrator with the will annexed of the estate of Elijah M. Fox, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 27th day of October 1904, filed in this court his Second Account, and notice of the time of hearing thereof having been given as required by law by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$746⁰⁰ and that he is entitled to credit in the sum of \$751⁸² as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$5.76 due the said Administrator from said estate and said account is settled accordingly.

This day this matter came on to be further heard on the motion and affidavit of the said H.E. Thornton, Administrator as aforesaid, for additional time to collect the assets of said estate. On consideration whereof the court do sustain said motion and allow the said Administrator Twelve months from and after the 27th day of October A.D. 1904 as additional time for the settlement of said estate.

RECORD OF ACCOUNTS.

It is further ordered by the Court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Second

Administrator's Account.

Account - H. E. Thornton, Administrator of the estate of Elijah H. Fox, deceased, In account with said estate.

1903 Said H. E. Thornton charges himself as follows:

Oct. 27 Balance on 1st Account \$ 746.06
\$ 746.06

1903 Said Administrator credits himself as follows:

Oct. 27 John M. Brodrick 1 6.25

Nov. 13 Jennie Fox 2 300.00

" 19 19 Charlotte Case 3 100.00

1904 Jan 15 Taxes 4 26.87

April 23 George Case 5 100.00

June 15 Taxes 6 16.70

Oct. 26 Filing Acc't, H. E. Thornton, 2.00

\$ 751.82

Balance due Administrator five and 7/100 Dollars, \$ 5.76
Said Administrator asks for longer time to settle estate on the account all collections have not yet been made.

H. E. Thornton, Admin.

Recapitulation.

Total amount chargeable, \$ 746.06

Total amount credited, \$ 751.82

Balance due said Administrator, \$ 5.76

Affidavit to Account.

The State of Ohio, Madison County, ss:

I, H. E. Thornton, Administrator of the estate of Elijah H. Fox, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

H. E. Thornton.

Sworn to before me and signed in my presence, this 26th day of October A.D. 1904.

(S.D.)

Ezra Pitcher, Notary Public.

Journal entry - ordering Notice re -

Journal entry - confirming of Account -

Second Account -

UNION COUNTY PROBATE COURT.

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Guardianship of Clarence B. and Harley W. Fox.
Journal
Entry - In the Probate Court of Union County, Ohio.
On the Matter of the Guardianship of } No. 5374. October 8, 1904.
Clarence B. Fox and Harley W. Fox. }
Ordering - This day came Ida L. Fox, Guardian of Clarence B. Fox
Notice re - and Harley W. Fox, Minors of Union County, Ohio, and pre-
sented her Second Account in settlement of said Guard-
ianship, duly verified. Whereupon the Court do order
the same filed and advertised for hearing on Saturday,
the 26th day of November A.D. 1904, at one o'clock P. M., to which
time said matter is continued.

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John M. Brodrick, Probate Judge.
Journal
Entry - In the Probate Court of Union County, Ohio.
Confirming } No. 5374. November 26, 1904.
Account - of Clarence B. Fox and } Settlement of Second
Harley W. Fox, } Minors. } Account.
This day this matter came on to be heard on motion
to confirm account. Ida L. Fox, Guardian of the
person and estate of Clarence B. Fox and Harley W.
Fox, having heretofore, to-wit: On the 8th day of October 1904,
filed in this Court her Second Account, and notice of the
time of hearing thereof having been given as required
by law, by publication in the Marysville Tribune, a news-
paper published in and of general circulation in
Union County, for not less than three consecutive
weeks from and after the 2nd day of November 1904,
and no exceptions having been filed thereto, the said
account, together with the vouchers accompanying
the same, are now examined by the Court, and
said account, on such examination being found
correct is allowed and confirmed.

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And the Court do find said Guardian chargeable
with assets belonging to the estate of said ward a-
mounting to the sum of \$1161²³; and that she is
entitled to credits amounting to the sum of \$37⁴⁰,
valid claims against said ward, as shown by said
vouchers and other evidences produced to the Court.
And the Court do further find that there is a
balance of \$1124²³ in the hands of said Guardian
due said wards in equal shares, and said ac-
count is settled accordingly.
It is further ordered by the Court that said Guard-
ian pay the costs of the proceedings aforesaid, tax-
ed at \$, within ten days, and that complete
record in the premises be made.

John M. Brodrick, Probate Judge.
Second
Account - Guardian's Account.
Ida L. Fox Guardian of Clarence B. and Harley W. Fox
Second Account. In account with her wards.

RECORD OF ACCOUNTS.

Said Guardian charges herself as follows:
 To balance from first Acct. \$1056.30
 Interest for two years, 105.63
 Total, \$1161.93

Said Oda L. Fox claims the following credits,
 Taxes for the years 1902 and 1903 \$31.90
 Probate costs, 5.50
 Total, \$37.40

Balance due wards, \$1124.53

Said wards to share equally.

Recapitulations:
 Total amount chargeable, \$1161.93
 Total amount credited, 37.40
 Balance due said wards, \$1124.53

Affidavit to Account.

The State of Ohio,
 Union County, ss. I, Oda L. Fox, Guardian of Clarence
 J. Fox and Harley W. Fox, do make solemn oath that
 the within is a true and correct account of said
 Guardianship, as I verily believe.

Oda L. Fox,

Sworn to before me and signed in my presence,
 this 8th day of October A.D. 1904.

(S.D.) John M. Brodrick, Probate Judge.

Second
 Account

Guardianship of Gillah E. Fox, Minor.

Journal entry - In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Gillah E. Fox, Minor. { No. 5374, October 8th 1905
 Ordering ship of Gillah E. Fox, Minor. Filing Second Account.

Notice re - This day came Oda L. Fox, Guardian of Gillah E.
 Fox of Union County, Ohio, and presented her
 Second Account in settlement of said Guardianship duly verified. Whereupon the Court do order
 the same filed and advertised for hearing on Saturday the 26th day of November A.D. 1904, at one
 o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Gillah E. Fox, Minor. { November 26, 1904. Settlement
 confirming ship of Gillah E. Fox, Minor. of Second Account.

Accounts - This day this matter came on to be heard on motion
 to confirm account. Oda L. Fox, Guardian of the persons and estate of Gillah E. Fox, having heretofore, to-wit:

UNION COUNTY PROBATE COURT.

On the 8th day of October 1904, filed in this court her Second Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 2nd day of November 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$638⁰⁷; and that she is entitled to credits amounting to the sum of \$22⁰⁷, valid claims against said ward as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$616⁰⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second

Guardian's Account.

Account - Ida L. Fox, Guardian of Gillah E. Fox.

Second Account, On account with her ward.

Said Guardian charges herself as follows:

In balance from First Account,	\$ 580 07
Out. for two years,	68 00
Total,	\$ 638 07

Said Ida L. Fox claims the following credits:

Taxes for the years 1902 and 1903,	\$ 17 57
Probate charges,	4 50
Total,	\$ 22 07

Balance due ward,	\$ 616 00
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Recapitulation.

Total amount chargeable,	\$ 638 07
Total amount credited,	22 07
Balance due said ward,	\$ 616 00

Affidavit to Account.

The State of Ohio, } ss.
Union County, }

I, Ida L. Fox, Guardian of Gillah E. Fox, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Ida L. Fox.

RECORD OF ACCOUNTS.

Sworn to before me, and signed in my presence
this 8th day of October A. D. 1904,
J. D. John M. Brodrick, Probate Judge.

Estate of Robert Hazlett, Deceased

Probate Court, November 28, 1904.

Journal
Entry -
Appointing
Adminis -

On the Matter of the estate of } No 6202. Appointment.
Robert Hazlett, Deceased. } Order for Bond.

This day Sallie M. Hazlett appeared in open court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of Robert Hazlett, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Sallie M. Hazlett is a suitable person and legally competent, it is ordered that said Sallie M. Hazlett be appointed as such administratrix upon giving bond with securities as required by law in the sum of One Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, November 28, 1904.

Journal
Entry -
Approving
Bond &c -

On the Matter of the Estate of } Appointment. Bond Approved.
Robert Hazlett, Deceased. } Letters Issued.

This day Sallie M. Hazlett appeared in open court, accepted the appointment as administratrix of the estate of Robert Hazlett, deceased, and gave and filed herein her bond in the sum of One Hundred Dollars, conditioned according to law, with W. C. Bennett and C. E. Fleck freeholders as securities, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Sallie M. Hazlett, that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Journal
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Appointing
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UNION COUNTY PROBATE COURT.

Guardianship of Eddie Bennett et al, Minors.

Journal entry - Appointing Guardian - On the Matter of the Guardianship of Eddie Bennett and Lottie E. Bennett, Minors - This day Dana b. Bennett appeared in open court, and made application to be appointed Guardian of Eddie Bennett and Lottie E. Bennett, and the court being satisfied that said Eddie Bennett is a minor of the age of twenty years September 22, 1904, and that said Lottie E. Bennett is a minor of the age of seventeen years, August 17th 1904, and are children of Henry E. Bennett, late of Paris Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Eddie Bennett and Lottie E. Bennett having made choice of said Dana b. Bennett as their Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said Dana b. Bennett is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minors' real estate. It is ordered that said Dana b. Bennett be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Ten Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal entry - Approving Bond - On the Matter of the Guardianship of Eddie Bennett and Lottie E. Bennett, Minors - This day Dana b. Bennett appeared in open court, accepted the appointment as Guardian of Eddie Bennett and Lottie E. Bennett, and gave and filed herein his bond in the sum of Ten Thousand Dollars, conditioned according to law with Sallie M. Hazlett and Fred Houston, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said Dana b. Bennett took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that Letters of Guardianship issue to said Dana b. Bennett, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Larry A. McAllister, Deceased.

Journal
entry -
Appointing
Executor -

Probate Court, December 10, 1904,
No. 6209. Appointment,
Order for Bond.
The last will and testament of Larry A. McAllister
late of Blairbourne Township, in this County, deceased,
having heretofore, been duly proved and allowed, this
day Cassius R. McAllister, one of the executors named in
said will, filed herein his written declaration as executor
and Luther L. McAllister, the other executor named
in said will, appeared in open court, and made and
filed an application under oath as required by law to
be appointed such executor, also a statement in gener-
al terms as to what the estate of and the probable value
thereof; and the court being satisfied that said Luther
L. McAllister is a suitable person and legally competent;
it is ordered that he be appointed as such executor
upon giving bond with sureties as required by law, in
the sum of Two Thousand Dollars, and this cause is
continued.

John M. Brodrick, Probate Judge.

Journal
entry -
Approving
Bond &c -

Probate Court, December 10, 1904,
Appointment, Bond Approved,
Letters Issued.
This day Luther L. McAllister appeared in open court,
accepted the trust as executor of the estate of Larry A.
McAllister, deceased, and gave and filed herein his bond
in the sum of Two Thousand Dollars, conditioned
according to law, with W. A. Hall and W. E. Langhrey,
freeholders, as sureties, which bond is approved by the
court. It is therefore ordered that Letters Testament-
ary issue on the will of said decedent, to said Luther
L. McAllister, that this proceeding be recorded, and
that said executor pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Sarah M. Patch, Deceased.

Journal
entry -
Appointing
Administrator -

Probate Court, December 12, 1904,
No. 6208. Appointment,
Order for Bond.
This day J. A. Thompson appeared in open court,
and made and filed an application under oath as
required by law to be appointed Administrator of the
estate of Sarah M. Patch, late of Paris Township, Marion
County, Ohio, deceased, and an affidavit that there is
not, to his knowledge, any last will and testament of
the alleged intestate, also a statement in general
terms as to what the estate consists of and the probable

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UNION COUNTY PROBATE COURT.

value thereof; and the court being satisfied that an administrator should be appointed and that said F. A. Thompson is a suitable person and legally competent; and neither the husband or next of kin appearing in response to the citation heretofore issued herein and elect to take administration, but Harrison Patch, husband of said Sarah M. Patch, having filed herein his written declination and recommending said F. A. Thompson; it is ordered that said F. A. Thompson be appointed as such administrator upon giving bond with sureties as required by law in the sum of eight hundred dollars and this cause is continued.

John M. Brodrick, Probate Judge.
 Probate Court, December 12, 1904.

Journal
 entry -
 Approving
 Bond re -

In the Matter of the estate of Sarah M. Patch, deceased. } Appointment, Bond & Approval, Letters Issued.

This day F. A. Thompson appeared in open court, accepted the appointment as administrator of the estate of Sarah M. Patch deceased, and gave and filed herein his bond in the sum of Eight Hundred Dollars, conditioned according to law, with C. S. David and Monroe Tourine freeholders, as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said F. A. Thompson; and there being no personal property, an appraisement is dispensed with until further order of the court; that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Orrie W. Perry, deceased.

Probate Court, December 21, 1904.

Journal
 entry -
 Appointing
 Administrator -

In the Matter of the Estate of Orrie W. Perry, deceased. } No. 6215. Appointment, Order for Bond.

This day Milo Strossider appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Orrie W. Perry, late of Blairbourne Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Milo Strossider is a suitable person and legally competent; it is ordered that said Milo Strossider be appointed as such administrator upon giving bond with sureties as required by law,

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RECORD OF ACCOUNTS.

in the sum of Three Thousand and Two Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, December 21, 1904.

Journal entry - Approving Bond

On the Matter of the estate of Carrie W. Perry, deceased. Appointment. Bond Approved. Letters Issued.

This day Milo Strossider appeared in open court, accepted the appointment as Administrator of the estate of Carrie W. Perry deceased, and gave and filed herein his bond in the sum of Three Thousand and Two Hundred Dollars, conditioned according to law, with M. L. Anderson and C. P. Leroy, freeholders, as sureties, which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Milo Strossider, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge

Estate of Minerva Sanderson, deceased.

Probate Court, December 22, 1904.

Journal entry - Appointing executor

On the Matter of the estate of Minerva Sanderson, deceased. No. 6216. Appointment. Order for Bond.

The last will and testament of Minerva Sanderson, late of Taylor Township, in this county, deceased, having heretofore been duly proved and allowed, this day John H. Sanderson, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said John H. Sanderson is a suitable person and legally competent; it is ordered that he be appointed as such executor upon giving bond with sureties as required by law, in the sum of One Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

Probate Court, December 27, 1904

Journal entry - Approving Bond

On the Matter of the estate of Minerva Sanderson, deceased. Appointment. Bond Approved. Letters Issued.

This day John H. Sanderson appeared in open court, accepted the trust as executor of the estate of Minerva Sanderson, deceased, and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with W. H. Willis and P. V. Burrson, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters Testament-

Journal entry - Order for Bond

Journal entry - Approving Bond

UNION COUNTY PROBATE COURT.

any issue on the will of said decedent to said John H. Sanderson; that an appraisement herein be dispensed with; that this proceeding be recorded, and that said executor pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of David Skidmore, Deceased.

Probate Court, December 27, 1904.

Journal entry -

In the Matter of the estate of David Skidmore, Deceased. No. 6217. Appointment. Order for Bond.

This day Alonzo Skidmore appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of David Skidmore, late of Liberty Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Alonzo Skidmore is a suitable person and legally competent, and Mary Skidmore, widow of said David Skidmore, having filed herein her declination and recommendation of said Alonzo Skidmore; it is ordered that said Alonzo Skidmore be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Twelve Hundred dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, December 28, 1904.

Journal entry -

In the Matter of the estate of David Skidmore, Deceased. Appointment, Bond Approved. Letters Issued.

This day Alonzo Skidmore appeared in open court, accepted the appointment as administrator of the estate of David Skidmore, deceased, and gave and filed herein his bond in the sum of Twelve Hundred dollars, conditioned according to law, with Henry Morse and S. J. Green, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Alonzo Skidmore, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of John M. Richards, Deceased.

Journal

Probate Court, November 30, 1904.

entry - In the Matter of the estate of } No. 6204. Appointment.
 Appointing John M. Richards, deceased. } Order for Bond.
 Administrator - This day Thomas P. Shields appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of John M. Richards, late of Mill Creek Township, Cuyahoga County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Thomas P. Shields is a suitable person and legally competent; it is ordered that said Thomas P. Shields be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Six Hundred Dollars, and this cause is continued.

Journal

John M. Brodrick, Probate Judge

Probate Court, December 29, 1904.

entry - In the Matter of the estate of } Appointment. Bond Approved.
 Approving John M. Richards, deceased. } Letters Issued.
 Bond & - This day Thomas P. Shields appeared in open Court, accepted the appointment as administrator of the estate of John M. Richards, deceased, and gave and filed herein his bond in the sum of Six Hundred Dollars, conditioned according to law, with Richmond L. Shields and Bessie P. Shields, freeholders, as sureties, which bond is approved by the court.
 It is therefore ordered that letters of administration issue to said Thomas P. Shields, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Journal entry -

Copy of Notice -

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Affidavit The to Notice -

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UNION COUNTY PROBATE COURT.

In the Matter of Accounts Filed for Settlement.

Journal
entry -

Probate Court, Union County, Ohio.
December 31, 1904.
Notice Approved.

This day proof of publication of notice of filing accounts and vouchers of administration and guardianships was made; and the court do find the said notice and proof in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this Court.
John M. Brodrick, Probate Judge.

copy of Notice -

Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on Saturday, December 31, 1904, at one o'clock P. M., as follows, to wit:

- 5912. Katharina Blumenschein, executrix of the will of John C. Blumenschein; final account.
- 5894. J. H. Holycross and Daniel Perry, executors of the will of John H. Holycross; final account.
- 53108. John B. Kerrington, administrator of the estate of Martin Watzel; second account.
- 6122. Mary D. Perry, administrator of the estate of John H. Hayffo; final account.
- 5969. Lena Rosenberg, administratrix of the estate of Jacob Rosenberg; final account.
- 5963. Jane Hais, administratrix of the estate of Evaline Miller; first account.
- 5322A Elvora Lombard, guardian of Artliesa Boucklin; second account.
- 4967 John W. Parks, guardian of Benjamin Paugli; fourth account.
- 4704. Robert Hazlett, guardian of Eddie Bennett and Lottie E. Bennett; final account by Sallie M. Hazlett, administratrix of deceased guardian.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit
to Notice -

The State of Ohio, }
Union County, }
Personally appeared before me J. H. Sharer and made solemn oath, that the notice, a copy of which is hereto attached, was published for four consecutive weeks on and next after December 7, 1904, in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

J. H. Sharer.

Sworn to before me and signed in my presence, this 31st day of December A. D. 1904.

(L.D.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of John H. Holycross, Deceased.

Journal
Entry -
Ordering
Notice re -

On the Probate Court of Union County, Ohio.
On the Matter of the estate of { No. 5894. December 6, 1904,
John H. Holycross, Deceased, } Filing Second and Final Account.
This day came J. H. Holycross and Daniel Perry, ex-
ecutors of the estate of John H. Holycross, late of Union
County, Ohio, deceased, and presented their Second and
final account in settlement of said estate duly veri-
fied. Whereupon the court do order the same filed and
advertised for hearing on Saturday the 31st day of
December A.D. 1904, at one o'clock P.M., to which time
said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account re

On the Probate Court of Union County, Ohio.
On the Matter of the Estate of { December 31, 1904 - Settlement
John H. Holycross, Deceased. } of Second and Final Account.
This day this matter came on to be heard on motion,
to confirm account. J. H. Holycross and Daniel Perry, ex-
ecutors of the estate of John H. Holycross, late of Union County
Ohio, deceased, having heretofore, to-wit: On the 6th day of
December 1904, filed in this court their final account
and notice of the time of hearing thereof having been
given as required by law, by publication in the Marys-
ville Tribune, a newspaper published, and of general
circulation in the county aforesaid, for not less than
three consecutive weeks from and after the 7th day of
December 1904, and no exceptions having been filed
thereto, the said account, together with the vouchers
accompanying the same, are now examined by the
court. And said account, on such examination
being found correct, is allowed and confirmed.

And the court do find the said executors chargeable
with assets of said estate in the sum of \$3619²⁰ and that
they are entitled to credits in the sum of \$2410⁴⁰ as
shown by said vouchers and other evidence produced
to the court. And the court do further find that
there is a balance of \$1208⁸⁰ in the hands of the said
executors due said estate and said account is
settled accordingly.

It is ordered that said executors distribute said
balance under the last will and testament of said
decedent.

It is further ordered by the court, that said executors
pay the cost of the proceedings aforesaid, taxed at \$,
within ten days and that said Account be recorded.

John M. Brodrick, Probate Judge.

Second and
Final Acct. -

1904
July 11 To

1904
May 31 By

June 17 "

July 11. "

" "

" "

" "

" "

" "

" "

" "

" "

Sept. 12 "

Oct. 21 "

Nov. 6 "

" "

" "

" "

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" "

UNION COUNTY PROBATE COURT.

Second and Final Acct. — Executors' Account.
 J. H. Holycross and Daniel Perry, executors of the estate of John H. Holycross, deceased, in account with said estate.
 Said executors charge themselves as follows:

Date	Description	Voucher No.	Amount
1904 July 11	To balance on First Current Account.		\$ 3619 20
The said executors claim credit for disbursements made on behalf of said estate as follows:			
1904 May 31	By paid Abie W. Bratt,	Voucher 32	1 00
June 17	" " Sarah M. Holycross,	" 32a	10 00
July 11	" " Mary E. Holycross,	" 33	211 30
" "	" " O. W. Hanley	" 34	5 75
" "	" " H. G. Temple (Legatee)	" 35	50 00
" "	" " Geo Temple	" 36	50 00
" "	" " Nettie Converse	" 37	50 00
" "	" " Alta Temple	" 38	50 00
" "	" " John Temple, Guard. for " Frank Temple	39	50 00
" "	" " Sam " " Minnie Temple	40	50 00
" "	" " Isaac A. Holycross,	" 41	5 00
" "	" " J. H. Holycross	" 42	10 00
Sept. 19	" " John M. Brodrick P. J.	" 43	5 80
Oct. 21	" " Henry A. Mason	" 44	2 00
Nov. 6	" " J. H. Holycross	" 45	149 15
" "	" " John M. Brodrick,	" 46	7 40
" "	" " James McCampbell	" 47	20 00
			\$ 2410 40
	By amount to balance,		1208 80
			\$ 3619 20 \$ 3619 20

Recapitulation.
 Total amount chargeable, \$ 3619 20
 Total amount credited, \$ 2410 40
 Balance due said estate, \$ 1208 80

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, Daniel Perry, one of the executors of the estate of John H. Holycross, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Daniel Perry
 Sworn to before me and signed in my presence, this sixth day of December A. D. 1904.
 John M. Brodrick, Probate Judge.

Union County, Ohio.
 No. 6, 1904,
 Final Account.
 Perry, ex-
 of Union
 Second and
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 Judge,
 Ohio.
 Settlement
 Account.
 motions
 Perry, ex-
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RECORD OF ACCOUNTS.

Estate of Martin Wetzel, Deceased.

Journal
entry -
Ordering
Notice &

On the Probate Court of Union County, Ohio.
On the Matter of the Estate of { No. 5-310A, November 17, 1904,
Martin Wetzel, Deceased. } Filing Second Account.
This day came John A. Herringington, Administrator
de bonis non with the will annexed of the estate of Martin
Wetzel, late of Union County, Ohio, deceased, and pre-
sented his second account in settlement of said
estate duly verified. Whereupon the court do
order the same filed and advertised for hearing on
Saturday the 31st day of December A.D. 1904, at one
o'clock P.M., to which time said matter is continued.
John M. Brodrick, Probate Judge.

Journal
entry -
Confirming
Account &

On the Probate Court of Union County, Ohio,
On the Matter of the Estate of { December 31, 1904. - Settlement
Martin Wetzel, Deceased. } of Second Account.
This day this matter came on to be heard on motion
to confirm account. John A. Herringington, Adminis-
trator de bonis non with will annexed of the estate
of Martin Wetzel, late of Union County, Ohio, de-
ceased, having heretofore, to-wit: On the 17th day of No-
vember 1904, filed in this court his second account,
and notice of the time of hearing thereof having
been given as required by law, by publication in
the Marysville Tribune, a newspaper published, and
of general circulation in the county aforesaid, for
not less than three consecutive weeks from and
after the 7th day of December 1904, and no exceptions
having been filed thereto, the said account, together
with the vouchers accompanying the same, are now ex-
amined by the court. And said account, on such exam-
ination being found correct, is allowed and confirmed,
And the court do find the said Administrator
chargeable with assets of said estate in the sum of
\$ 585³⁸ and that he is entitled to credits in the
sum of \$ 416³⁸, as shown by said vouchers and other
evidence produced to the court. And the court do
further find that there is a balance of \$ 169⁰⁰ in
the hands of the said Administrator due said estate
and said account is settled accordingly.
It is ordered that said Administrator distribute
said balance according to law, and the will of said
decedent.

It is further ordered by the court that said Admin-
istrator pay the cost of the proceedings aforesaid, taxed
at \$, within ten days and that said account be
recorded.
John M. Brodrick, Probate Judge.

Second
Account -

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UNION COUNTY PROBATE COURT.

Second Account

Administrator's Account.

John A. Harrington, Administrator of the estate of Martin Wetzel, deceased, on account with said estate, said John A. Harrington charges himself as follows:

To balance first account, \$561.02
 D. H. Lawson, interest, 24.36

Said Administrator claims credits for payments made on behalf of said estate, to-wit:

Nov. 36	E. S. Wetzel, Widow,	60.00
7	" " " "	28.00
8	" " " "	75.00
9	June 1904, taxes,	6.66
40	John J. Andrews,	2.00
1	L. B. Harney	2.00
2	Henry A. Mason	156.80
3	E. B. Hathaway	2.08
4	E. S. Wetzel, Widow,	33.94
5	S. W. Dolbear, (bond)	20.00
6	Dec. 1903 taxes	9.90
		<u>\$585.38</u> \$416.38

Recapitulation.

Total amount chargeable, \$585.38
 " " credited, 416.38
 Balance due said estate, \$169.00

Affidavit to Account.

The State of Ohio, }
 Union County, } ss.
 I, John A. Harrington, Administrator of the estate of Martin Wetzel, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

John A. Harrington, Administrator
 Sworn to before me and signed in my presence
 this 19th day of November A.D. 1904,

(L.S.) Ada M. Campbell,
 Deputy Clerk Probate Court.

RECORD OF ACCOUNTS.

Estate of John H. Huff, Deceased.

In the Probate Court of Union County, Ohio.

Journal
Entry -
Ordering
Notice re-

In the Matter of the estate of { No. 6122. November 22, 1904.
John H. Huff, Deceased. { Filing First and Final Account.

This day came Mary H. Perry, Administratrix of the estate of John H. Huff, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 31st day of December A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account-

In the Probate Court of Union County, Ohio.
In the Matter of the estate of { December 31, 1904. - Settlement
John H. Huff, Deceased. { of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Mary H. Perry, Administratrix of the estate of John H. Huff, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 22nd day of November 1904, filed in this court her final account and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$25⁰⁰ as her compensation for services rendered to said estate to this date. On consideration whereof and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$25⁰⁰ as her compensation. It is therefore ordered by the court that the said Administratrix retain out of the money of said Estate the sum aforesaid, to-wit: \$25⁰⁰.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$895⁰⁰ and that she is entitled to credits in the sum of \$895⁰⁰ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administratrix due said estate, and said

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First and Final Account -
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UNION COUNTY PROBATE COURT.

account is settled accordingly.

It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge

Final and General Account

Administratrix' Account.

Mary H. Perry, Administratrix of the estate of John H. Huff deceased, On account with said estate.

Said Administratrix charges herself as follows:

1904	Sept. 14	To cash from Bank certificates		\$ 497 50	
		" " " " " not inventoried,		125	
		" " in possession of decedent at death, not "		35	
		" Amount of chattels taken by widow at appraisement,		237 50	
Said Administratrix claims credit for payments made on behalf of said estate, to wit:					
1903	Nov.	By paid G. L. Winter	Voucher 1		13 0
		" " W. B. Kauler	2		8
1904	Nov. 9	" " Geo. Gunn Gp Clerk	3		2
		" " Walter Hartman	4		1
		" " E. W. Langstaff	5		1
		" " John Smart	6		1
		" " Geo. W. Worden	7		2
		" " John M. Brodrick	8		16 69
		" " James McCampbell	9		5
		" " Elizabeth Huff, Allowance,	10		81
		Administratrix asks compensation, \$25 ⁰⁰ , not desiring her statutory fees in full,			25
					292 69
By amount to balance,					602 31
				\$ 895 00	\$ 895 00

Final Distribution.

To balance on final Account		\$ 602 31
By paid Elizabeth Huff	Voucher 1 ^a	267 43
" " Hattie Beem	" 2 ^a	111 63
" " Maytie Ballard	" 3 ^a	111 63
" " Mary H. Perry	" 4 ^a	111 62
		\$ 602 31
		\$ 602 31

Recapitulation.

Total amount chargeable,	\$ 895 00
Total amount credited,	\$ 895 00

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Mary H. Perry, Administratrix of the estate of John H. Huff deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe,
 Mary H. Perry.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence this 22nd day of November A.D. 1904.
 (S.D.) John M. Brodick, Probate Judge.

Estate of Jacob Rosenberg, Deceased.

Be it remembered, that heretofore, to-wit: on the 7th day of May A.D. 1904, a Representation of Insolvency was filed in this court which reads in the words and figures following, to-wit:

Representation of Insolvency, filed May 9, 1904,

In the Matter of the Estate of Jacob Rosenberg, deceased. Probate Court, Union County, Ohio. Representation of Insolvency. To the Probate Judge of said County:

The undersigned Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, respectfully represents that the total value of the real and personal estate of said decedent is about two thousand and nine hundred dollars; that the costs of administration and other preferred claims against said estate amount to about two thousand and three hundred dollars; and that the balance of the assets applicable to the payment of ordinary claims, will not exceed six hundred dollars; that claims against said estate have been presented to the undersigned, or have come to her knowledge, amounting to five thousand six hundred, twenty-eight and 7/100 dollars, as will appear by the following schedule;

Names of creditors.	Nature of claims.	Original amount.		Interest.		Amount now due.	
		\$	¢	\$	¢	\$	¢
B. Fisher, Cleveland, Ohio,	Account	13	50		40	13	90
J. Glick, " "	"	126	44	3	79	130	23
The Goldsmith, Joseph, Kiss Co., Cleveland, Ohio	"	348	88	10	46	359	34
Nathan Plant & Co. Cin., Ohio,	"	287	26	8	61	295	87
Goldsmith Bros., Cleveland, Ohio,	"	11	60		34	11	94
Miller, Weizenhuff & Co., Cleveland, "	"	123	00	3	69	126	69
Living Bros. " "	"	10	88		32	11	20
Kahn, Fellsimer & Co. Cincinnati, O.	"	234	63	7	03	241	66
The Kern Shirt Co., Dayton, Ohio,	"	150	34	4	51	154	85
S. Greenfield & Co., Cleveland "	"	234	50	7	03	241	53
J. W. Brown & Co., Mansfield "	"	198	27	5	94	204	21
Friedman Bros., Cleveland, "	"	313	75	9	41	323	16

Journal Entry - Declaration of Insolvency - Order for Notice re-est...

UNION COUNTY PROBATE COURT.

presence
to Judge

Burgunder Bros, Columbus, O.	Account	\$ 624 95	\$ 18 73	\$ 643 08
National Umbrella Co., Cleveland, O.	"	66 20	1 25	67 45
Rank & Mack Shirt Co., Cin.	"	20 25	40	20 85
The Mishawaka Woollen Mfg Co. Mishawaka, Ind.	"	341 65	10 25	351 90
The Blyton Shoe Co., Boston, M.	"	16 20	48	16 68
Samuel Berkowitz, Richwood, O.	"	2200 00	176 00	2376 00
George Worden, Richwood, "	"	36 35	1 09	37 44
Totals,		\$ 3358 05	\$ 270 66	\$ 3628 71

Wherefore the undersigned asks that said estate may be declared probably insolvent, and that such proceedings may be had in the premises as are authorized by law.

Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, The State of Ohio, Cuyahoga County, ss.

Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, being duly sworn says that the statements in the foregoing Representation are true as she verily believes.

Lena Rosenberg.

Sworn to before me and signed in my presence, this 4th day of May 1904.

W.D.

W. Wheatley,

Notary Public, Cuyahoga Co., Ohio.

Probate Court, Union County, Ohio, May 9, 1904.

Journal

Entry - In the Matter of the estate of {Insolvency. No. 3969.
Declaration Jacob Rosenberg, deceased, Orders to Give Notice etc.
of Insolvency - This day Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, appeared in open court, and filed her Representation of Insolvency of said estate; and it appearing to the court from such representation that the real and personal estate of the deceased, will probably be insufficient for the payment of his debts; it is ordered that said estate be and hereby is declared probably insolvent; and the court not deeming it necessary to appoint commissioners; it is further ordered that said Administratrix proceed in the place of such commissioners to receive and allow, if valid, the claims of creditors against said estate and to return to the court a list of all the claims that shall have been laid before her with the sum allowed by her on each claim. It is further ordered that said Administratrix immediately give notice to creditors of the insolvency of said estate, and to present their claims to her for allowance within six months, by causing notice to be published for three consecutive weeks in the Richwood Gazette, a newspaper published and of general circulation in said

Interest	Amount	How due
\$	\$	%
40	13 90	
3 79	130 23	
10 46	35 934	
8 61	295 87	
34	11 94	
3 69	126 69	
32	11 20	
7 03	241 66	
4 51	154 85	
7 03	241 53	
5 94	204 21	
9 41	323 16	

RECORD OF ACCOUNTS.

Union County, Ohio.

John M. Brodrick, Probate Judge.

Notice -
filed
Nov. 29/1904

Notice of Insolvency.

estate of Jacob Rosenberg, deceased.
On the 9th day of May in the year 1904, the Probate Court of Union County, declared the estate of Jacob Rosenberg, deceased to be probably insolvent. Creditors are therefore required to present their claims to the undersigned, for allowance, within six months from the time above mentioned or they will not be entitled to payment.
Date: May 9th 1904.

Lena Rosenberg, Admin. of the estate of
Jacob Rosenberg, deceased.

Address J. F. Millar, Atty for Admin, Richwood, Ohio.

Affidavit to
Notice -

Proof of Publication.

State of Ohio, Union County, ss:

I, George W. Worden, publisher of the Richwood Gazette, being duly sworn, say that the notice hereto attached was published in the Gazette on the 12th day of May 1904, and continued therein three consecutive times, during all of which time said newspaper was printed and in general circulation in said County.

Geo. W. Worden.

Sworn to and subscribed before me this 29th day of November 1904.

Printers fees, \$5.00
Probate fees, 25
\$5.25-

(L.S.)

J. F. Millar, Notary Public.

Journal
entry -
Filing
Report in
Insolvency

On the Probate Court of Union County, Ohio. In the Matter of the estate of Jacob Rosenberg, deceased. No. 5969. November 29, 1904. Orders on Filing Report.

This day came Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, and returned and filed herein a list of all the claims that have been laid before her with the same allowed by her on each claim.

It is ordered that this matter be continued for further consideration and orders until the 31st day of December 1904, at one o'clock P.M.

Report -
filed
Nov. 29, 1904

The State of Ohio, }
Union County, } ss. John M. Brodrick, Probate Judge.
In Probate Court,
Report in Insolvency.

To the Probate Judge of said County:

The undersigned Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, makes report that she gave notice in due form of law, of the probable insolvency of said estate, and that after carefully examining the claims against said estate presented to her for allowance, she has made disposition of the same as follows:

Journal
Entry - In-
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UNION COUNTY PROBATE COURT.

Names of creditors	Nature of claim.	Original Amount	Amount Now Due	Remarks
B. Fisher,	Acct	\$ 13 80	\$ 14 33	
J. Glick,	"	126 44	134 33	
The Goldsmith, Joseph Feiss Co.	"	348 88	370 70	
Nathan Plant & Co.	"	272 26	310 47	
Goldsmith Bros.	"	11 60	12 31	
Miller, Weizenhoff & Co.	"	123 00	130 69	
Zurig Bros.	"	10 88	11 55	
Kahn, Zellheimer & Co.	"	234 63	247 29	
The Sun Shirt Co.	"	150 34	159 76	
S. Greenfield & Co.	"	234 50	247 16	
J. W. Brown & Co.	"	198 27	210 65	
Friedman Bros.	"	313 75	333 37	
Burgunder Bros.	"	624 35	663 37	
National Umbrella Co.	"	66 20	70 32	
Rauh & Macke Shirt Co.	"	20 25	21 30	
The Clifton Shirt Co.	"	16 20	17 20	
Samuel Berkowitz	"	2200 00	2442 00	
George Worden	"	36 35	38 62	
Total of original amounts		\$ 3021 40		
Total with interest to date			\$ 3439 64	

Respectfully submitted,
 dated Nov. 22, 1904, Lena Rosenberg, Administratrix
 of Jacob Rosenberg, deceased.

Journal Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the estate of { No. 5969. November 29, 1904.
 Filing Jacob Rosenberg, deceased. Filing First and Final Account
 Account, This day came Lena Rosenberg, Administratrix of
 Ordering the estate of Jacob Rosenberg, late of Union County,
 Notice re - Ohio, deceased, and presented her first and final ac-
 count in settlement of said estate, duly verified.
 Whereupon the court do order the same filed and ad-
 vertised for hearing on Saturday the 31st day of De-
 cember A.D. 1904, at one o'clock P.M., to which time
 said matter is continued.

Journal Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the estate of { December 31, 1904. Settlement
 confirming Jacob Rosenberg, deceased, of First and Final Account.
 Accounts - This day this matter came on to be heard on motion
 to confirm account. Lena Rosenberg, Administratrix
 of the estate of Jacob Rosenberg, late of Union County,
 Ohio, deceased, having heretofore, to wit: On the
 29th day of November 1904, filed in this court her
 final account, and notice of the time of hearing
 thereof having been given as required by law, by
 publication in The Mansfield Tribune, a newspaper
 published and of general circulation in the county

RECORD OF ACCOUNTS.

aforsaid, for not less than three consecutive weeks from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$134⁹⁰ as her legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$134⁹⁰ as her legal compensation. It is therefore ordered by the court that the said Administratrix retain out of the money of said estate the sum aforsaid, to wit: \$134⁹⁰.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$2872⁶¹ and that she is entitled to credits in the sum of \$2569⁷⁶, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$302⁶⁵ in the hands of the said Administratrix due said estate and said account is settled accordingly.

And this matter is continued for an order of distribution under the insolvency proceedings herein.

It is further ordered by the court that said Administratrix pay the cost of the proceedings aforsaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administratrix Account.

Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, in account with said estate. Said Administratrix charges herself as follows:

		\$	¢	
1903	Vouchers received as follows,			
Oct. 29	From Charles Spratt, on account in full	9	05	
Dec. 4	" Daniel Greenwald, for stock of goods,	2800	00	
" 14	" B. G. Cook, rebate on ins. premium	7	42	
" "	" Mrs. Jolliff, " " " "	7	42	
" 15	" H. S. Stiles " " " "	16	47	
" "	" W. K. Cameron " " " "	6	70	
" 18	" Thos. Prosser, in full of account	1	75	
" 28	" Fred Sidle " " " "	6	50	
" 29	" Harry Bingham, in full of account	3	75	
" "	" Mike Mulrow " " " "	2	50	
1904	Jan. 4	" Ralph Leroy " " " "	3	50
" 6	" Sandy Cameron " " " "	2	95	
" 8	" Jacob Beem " " " "	1	50	

1904
Jan. 11 Gr
" 18 "

1903
Nov. 9 Yo
" 16 "
" " "
Dec. 8 "
" 21 "
1904
Jan. 4 "
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UNION COUNTY PROBATE COURT.

1904	Jan. 11	From George Schmelzer, on full of account	\$	120
	" 18	" E. G. King, " " " "		190
		Total receipts,	\$	2872.61
Said Administratrix credits herself with amounts paid out as follows: -				
1903	Nov. 9	To A. A. Thomas, Appraisers fee	1	3.00
	" 16	" John Barnett, " " "	2	3.00
	" "	" A. P. Glick, " " "	3	3.00
	Dec. 8	" F. L. Winter, Undertaking	4	70.00
	" 21	" Lena Rosenberg, widow, on yrs allowance		100.00
1904	Jan. 4	" John M. Brodrick, Probate costs,	5	13.58
	" 5	" Lena Rosenberg, widow, full yrs allowance		1500.00
	Oct. 10	" C. C. Penhorough, clerk, court costs	6	29.78
	" "	" Lena Rosenberg, exmp. for goods repl'd		100.00
	Nov. 8	" J. F. Millar, Agt, rent for store room,	7	28.00
	" "	" George Worden, for legal advertising	8	14.25
	" 17	" J. F. Millar, Atty fee in C. P. Court	9	50.00
	" "	" J. F. Millar, Atty fee in settlement estate	10	100.00
	" "	" Lena Rosenberg, Adm'x compensation,		134.90
	" "	" J. M. Brodrick, Probate costs in full,	11	9.50
	" 29	" S. W. Holbrax, premium on bond,	12	8.75
		Total expenditures		\$ 2369.96

Recapitulation.

Total amount chargeable,	\$ 2872.61
Total amount credited,	\$ 2569.96
Balance due said estate,	\$ 302.65

Affidavit to Account.

The State of Ohio, Cuyahoga County, ss:
 I, Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Lena Rosenberg.

Sworn to before me and signed in my presence this 22nd day of November A. D. 1904.

E. D. W. Wheatley, Notary Public.

Journal Entry - Probate Court, Union County, Ohio, December 31, 1904.
 In the Matter of the estate of Jacob Rosenberg, deceased. Insolvency. - Orders for Dis-tribution, Dividend etc.
 Declaration of Dividend - This day this matter came on further to be heard; and it appearing to the court that thirty days have expired from the return made by Lena Rosenberg, as administratrix of said estate of Jacob Rosenberg, deceased, of the list of debts of said estate; and no exceptions thereto having been filed; it is ordered that said Administratrix after deducting from the assets in her hands

... 204, and ... said ... carrying ... being found ... heard ... allow ... court ... advised ... allowed ... Adminis- ... the sum ... trix charge- ... \$2872.61 ... of \$2569.96 ... produced ... that there ... aid Ad- ... court is ... order of ... herein. ... id Admin- ... said, ... Account ... dge. ... ate of Jacob ... estate, ... \$ 7 15 ... 800 00 ... 7 42 ... 7 42 ... 16 47 ... 6 70 ... 1 75 ... 6 50 ... 3 75 ... 2 50 ... 3 50 ... 2 95 ... 1 50

RECORD OF ACCOUNTS.

the amount necessary to pay the costs of administration that may yet accrue, estimated at Six and $\frac{1}{100}$ Dollars, pay over to the creditors whose claims have been allowed under the proceedings in insolvency amounting to the sum of Fifty-four Hundred, Thirty-nine and $\frac{6}{100}$ Dollars, an equal portion according to their respective claims, of the balance of the assets then remaining; such balance being the sum of Two hundred, ninety-six and $\frac{4}{100}$ Dollars, a dividend of $5\frac{4}{100}$ per cent. is therefore declared and ordered paid out of such balance accordingly.

It is further ordered that said Administratrix make due report of such distribution to this court.

John M. Brodrick, Probate Judge.
 Probate Court, Union County, Ohio.

In the Matter of the estate of { Insolvency, February 20th 1905.
 Jacob Rosenberg, deceased. } Orders on Distribution.

This day came Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg, deceased, and filed her Report of Distribution made to the persons entitled thereto, of the balance in her hands as required by the order of distribution heretofore made. Said Report being proved to the satisfaction of the Court, and verified by the oath of John F. Millar, the duly authorized attorney for said Administratrix; it is ordered that the same be and hereby is allowed as her final discharge, said Lena Rosenberg and her sureties are therefore forever exonerated from all liability under said order of distribution, unless her report be impeached for fraud or manifest error. It is further ordered that said Report and this proceeding be recorded in the records of this office and that said Administratrix pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

Report of Distribution.
 In the Matter of the estate of { Probate Court, Union County, Ohio,
 Jacob Rosenberg, deceased. } Insolvency, Report of Distribution
 To the Probate Judge of said County:

In compliance with the order of said court, I applied the assets of the estate of Jacob Rosenberg, deceased, remaining in my hands as follows:

Balance of assets after payment of preferred claims	\$ 302 65
From which deduct costs of Admins which have accrued since filing partial acct	6 15
Leaving for distribution among general creditors,	\$ 296 50
Amount of debts allowed as valid,	\$ 543 64
Dividend $5\frac{4}{100}$ per cent.,	\$ 296 50

The following is a schedule of the debts paid, with the

Journal Entry on Report of Payment of Dividend

Report of Distribution filed Feb. 20/1905

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UNION COUNTY PROBATE COURT.

amount paid upon each:

Names of Creditors	Nature of claim	Original Amount	Interest to date	Total Due	Amount Paid	No. of Cou.
B. Fisher	Account	13 50		14 33	75	1
J. Glick	"	126 44		134 33	7 32	2
The Goldsmith, Joseph, Feiss Co.	"	348 88		370 70	20 20	3
Nathan Plant & Co.	"	292 26		310 49	16 92	4
Goldsmith Bros.	"	11 60		12 31	67	5
Miller, Weizenbruff & Co.	"	123 00		130 69	7 12	6
Zurig Bros.	"	10 88		11 55	63	7
Kahn, Hellheimer & Co.	"	234 63		249 29	13 59	8
The Gen Shirt Co.	"	150 34		159 76	8 71	9
S. Greenfield & Co.	"	234 50		249 29	13 58	10
J. W. Brown & Co.	"	195 27		210 65	11 48	11
Freedman Bros.	"	313 75		333 37	18 17	12
Burgunder Bros.	"	624 35		663 37	36 15	13
National Umbrella Co.	"	66 20		70 32	3 83	14
Raugh & Mack Shirt Co.	"	20 25		21 50	1 17	15
The Belifton Shirt Co.	"	16 20		17 20	94	16
Samuel Berkowitz	"	220 00		244 20	133 14	17
George Worden	"	36 35		38 62	2 10	18
J. M. Brodrick, P. J.	Probate costs				5 75	19
Administratrix	Postage				40	
					\$ 302 65	

Respectfully submitted, this 18th day of February 1905.
 Lena Rosenberg, Administratrix
 of the estate of Jacob Rosenberg, dec'd.
 By her Attorney J. F. Millar.

The State of Ohio, Union County, ss.
 John F. Millar, who has had charge of the settlement of said estate as attorney for Lena Rosenberg, Administratrix of the estate of Jacob Rosenberg deceased, being duly sworn, says that the foregoing Report of Distribution is in all respects true and correct as he verily believes, and that the matters therein are within his personal knowledge.

John F. Millar.
 Sworn to before me and signed in my presence, this 20th day of February 1905.
 (L. D.) John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Evaline Miller, deceased.

Journal
Entry -
Filing Acct,
Ordering
Notice to

On the Probate Court of Union County, Ohio
On the Matter of the estate of { No. 5963. December 3, 1904
Evaline Miller, deceased. } Filing First Account.
This day came Jane Hairs, Administratrix of the
estate of Evaline Miller late of Union County, Ohio, de-
ceased, and presented her first account in settle-
ment of said estate, duly verified. Whereupon the Court
do order the same filed and advertised for hearing on
Saturday the 31st day of December A.D. 1904 at one
o'clock P.M., to which time said matter is continued

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account to

On the Probate Court of Union County, Ohio.
On the Matter of the estate of { December 31, 1904. - Settlement
Evaline Miller, deceased. } of First Account.
This day this matter came on to be heard on mo-
tion to confirm account. Jane Hairs, Administra-
trix of the estate of Evaline Miller, late of Union County
Ohio, deceased, having heretofore, to-wit: On the 3rd day
of December 1904, filed in this Court her first account,
and notice of the time of hearing thereof having been
given as required by law by publication in the Marys-
ville Tribune, a newspaper published and of general
circulation in the County aforesaid, for not less than
three consecutive weeks from and after the 7th day of
December 1904, and no exceptions having been filed
thereto, the said account, together with the vouchers
accompanying the same, are now examined by the
Court. And said account on such examination
being found correct is allowed and confirmed.

And the Court do find the said Administratrix
chargeable with assets of said estate in the sum of
\$ 2381⁵⁰ and that she is entitled to credits in the
sum of \$ 718²⁴ as shown by said vouchers and other
evidence produced to the Court. And the Court do
further find that there is a balance of \$ 1663⁴⁶ in
the hands of the said Administratrix due said estate
and said account is settled accordingly.

It is ordered that said Administratrix distribute
said balance according to law.

It is further ordered by the Court that said Ad-
ministratrix pay the cost of the proceedings afove-
said, taxed at \$ within ten days, and that said
Account be recorded.

John M. Brodrick, Probate Judge.

Administratrix's Account.

First
Account -

Jane Hairs, Administratrix of the estate of
Evaline Miller, deceased, In account with said estate.

1903	Sept	11	Pa
	"	11	"
	"	11	"
	"	11	"
	"	11	"
	"	11	"
1904	Aug	9	"
	"	9	"
	"	9	"
	"	9	"
	"	9	"
	"	9	"
	Dec	3	"
1903	Oct	11	Lox
	"	11	"
	"	13	"
	"	23	"
	"	23	"
	"	23	"
Nov		12	"
	"	14	"
	"	21	"
	"	22	"
	"	25	"
	"	26	"
Dec		14	"
	"	30	"
1904	Jan	27	"
	"	22	"
	Apr	21	"
	May	19	"
	June	11	"
	"	"	"
	Sept	9	"
	"	9	"
	Nov	4	"
	"	29	"
	Dec	1	"
	"	1	"
1904	Dec	3	Got
	"	3	Got
	"	3	"

UNION COUNTY PROBATE COURT.

Said Administratrix charges herself as follows:

1903	Sept 11	To cash on hands,	\$ 104 35
"	11	" Sale of wheat and oats,	239 85
"	11	" " " corn,	100 00
"	11	" Rent of pastures and meadows,	90 16
"	11	" Sale of cow	35
"	11	" " " poultry	21 43
"	11	" " " hogs	67 17
"	11	" House rent	41
1904	Aug 9	" Interest	24
"	9	" Sale of hay	110 54
"	9	" " " harness	6
"	9	" " " buggy & harness	21
"	9	" Payment (receipt) of Lemuel Cahill note,	107 62
"	9	" Certificates of Deposits,	1413 28
Dec. 3		Total amount received,	\$ 2381 50

Said Administratrix credits herself as follows:-

1903	Oct. 11	For funeral services	Voucher 1	\$ 5
"	11	" Missions	" 2	5
"	13	" Probate fees	" 3	8 57
"	23	" Appraisement	" 4	1
"	23	" " "	" 5	1
"	23	" " & other work	" 6	3
Nov. 12	"	Probate fees	" 7	3 65
"	14	" Medical aid	" 8	28
"	21	" Repairing watch	" 9	1 15
"	22	" Part of funeral expenses	" 10	15 0
"	25	" Bal. funeral expenses	Voucher 11	132 50
"	26	" Labor	" 12	4
Dec. 16	"	" " "	" 13	15
"	30	" Dec. tax	" 14	28 23
1904	Jan. 20	" Labor	" 15	4 53
"	22	" " "	" 16	5
Apr. 21	"	Monument	" 17	25 0
May 19	"	Labor	" 18	8 20
June 11	"	Taxes	" 19	26 63
"	"	Bal. taxes	" 20	1 38
Sept. 9	"	Wheat	" 21	12 65
"	9	Threshing	" 22	11
Nov. 4	"	Born wire	" 23	3 85
"	29	Labor	" 24	2 50
Dec 1	"	Marketing grain	" 25	5 00
"	1	Repairing house	" 26	1 00
		Total credits		\$ 718 04

Recapitulation.

1904	Dec. 3	Total amount chargeable,	\$ 2381 50
"	3	Total amount credited,	\$ 718 04
"	3	Balance due estate,	\$ 1663 46

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Jane Davis, Administratrix of the estate of Evaline Miller, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Jane Davis, Administratrix.

Sworn to before me and signed in my presence this 3rd day of December A.D. 1904.

(L.S.)

Ada M Campbell,

County Clerk, Probate Court.

Guardianship of Artlissa Boucklin, Idiot.

In the Probate Court of Union County, Ohio.

Journal entry - Filing Account, Ordering Notice re

On the Matter of the Guardianship of Artlissa Boucklin } No. 5322A. November 9, 1904

This day came Elvora Lombard, Guardian of Artlissa Boucklin, of Union County, Ohio, and presented her Second Account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 31st day of December A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Second Account -

1902		
Dec	7	To
1903		
March	19	"
June	12	"
Sept.	12	"
Dec.	12	"
1904		
Mar.	12	"
June	10	"
Sept.	14	"

Journal entry - Confirming Account re

In the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Artlissa Boucklin, Idiot. } December 31, 1904. - Settlement of Second Account.

This day this matter came on to be heard on motion to confirm account. Elvora Lombard, Guardian of the person and estate of Artlissa Boucklin, an idiot having heretofore, to wit: On the 9th day of November 1904, filed in this court her Second Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of

1902		
Oct.	23	By
Nov.	25	"
Dec.	9	"
"	"	"
"	"	"
1903		
June	27	"
Feb'y	10	"
Mar.	17	"
"	30	"
May	9	"
"	"	"
"	11	"
"	16	"
Sept.	12	"
"	16	"
Oct.	20	"
Nov.	23	"

UNION COUNTY PROBATE COURT.

compensation for boarding said ward. Upon consideration whereof, and the court being fully advised in the premises said Guardian is allowed the sum of \$312⁰⁰, as her compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$312⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$336⁰⁰; and that she is entitled to credits amounting to the sum of \$372⁰⁵, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$36⁰⁵ due said Guardian from said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Second Account -

Elmira Lombard, Guardian of Artlissa Lombard.
Second Account. Guardian in account with her ward.

Said Guardian charges herself as follows:

1902	Dec. 7	To Pensions checks for ward,	\$ 42 00
1903	March 19	" " " " "	42 00
	June 12	" " " " "	42 00
	Sept. 12	" " " " "	42 00
	Dec. 12	" " " " "	42 00
1904	Mar. 12	" " " " "	42 00
	June 10	" " " " "	42 00
	Sept. 14	" " " " "	42 00
Guardian credits herself as follows: -			
1902	Oct. 23	By balance due Guardian on last acct	\$ 10 73
	Nov. 25	" Picture for ward	2 00
	Dec. 9	" Shoes for ward	1 50
	" "	" Dress goods for ward	1 00
	" "	" Wraps " " "	2 50
1903	June 27	" Medicine " " "	50
	July 10	" Dress " " "	3 00
	Mar. 17	" Pair of shoes " " "	1 25
	" 30	" Medicine " " "	1 50
	May 9	" " " " "	35
	" "	" Dress goods " " "	50
	" 11	" Underwear " " "	50
	" 15	" Medicine for catarrh for ward	5 00
	Sept. 12	" Dress goods " " "	1 00
	" 16	" Shoes " " "	1 75
	Oct. 20	" For making dress " " "	1 00
	Nov. 23	" Trip to Columbus, " " "	3 50

RECORD OF ACCOUNTS.

1903	Dec. 4	By Dress hired made for ward,			50
	" 13	" Over-shoes &c. " "		175	
	" 23	" Skirt and medicine for ward		150	
1904	Feb'y 24	" Underwear for ward,		50	
	Mar. 29	" Dress, shoes &c " "		325	
	April 1	" Medicine for ward		50	
	June 18	" Hat, hose and underwears		300	
	Aug. 28	" Dress		60	
	Sept 16	" Underwear		300	
	Oct. 28	" Medicine		50	
	Nov. 9	" Board for ward for 104 weeks @ \$3 ⁰⁰ per week,		312 00	
	" "	" Fees to R. McGrovy making acct		200	
	" 9	" Probate fees on second acct		600	
		Amount to balance acct		36 68	
		Total,		<u>\$372 68</u>	<u>\$372 68</u>

Recapitulation.

Total amount chargeable,	\$336 00
Total amount credited,	\$372 68
Balance due said Guardian,	\$36 68

Affidavit to Account.

The State of Ohio, } ss.
 Union County, } I, Elvora Lombard, Guardian of Artlissa
 Lombard, do make solemn oath that the within is a true
 and correct account of said Guardianship, as I verily
 believe.

Elvora Lombard, Guardian

Shown to before me and signed in my presence
 this 9th day of November A. D. 1904.

J. D. John M. Bowditch, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Guardianship of Benjamin Paugh, Minor.
 On the Probate Court of Union County, Ohio.
 Journal entry - On the Matter of the Guardianship of Benjamin Paugh, Minor. No. 4967. November 23, 1904. Filing Fourth Account.
 Notice re - This day came John S. Parkes, Guardian of Benjamin Paugh of Union County, Ohio, and presented his fourth Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 31st day of December A.D. 1904, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge

36 68
 *
 72 68 372 68
 36 00
 72 68
 36 68

Journal entry - On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Benjamin Paugh, Minor. December 31, 1904. - Settlement of Fourth Account.
 Account re - This day this matter came on to be heard on motion to confirm account. John S. Parkes, Guardian of the person and estate of Benjamin Paugh, having heretofore, to wit: On the 23rd day of November 1904, filed in this court his Fourth Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.
 This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$7.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$7.00 being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to said estate of said ward amounting to the sum of \$275.³⁷ and that he is entitled to credits amounting to the sum of \$48.⁵⁰, valid claims against said ward as shown by said vouchers and other evidences produced to the court.
 And the court do further find that there is a balance of \$216.⁸⁷ in the hands of said Guardian, due said ward and said account is settled accordingly.
 It is further ordered by the court that said Guardian

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RECORD OF ACCOUNTS.

pay the costs of the proceedings aforesaid, taxed at 8
and that complete record in the premises be made.

John M. Brodrick, Probate Judge

Guardian's Account

Fourth
Account

J. H. Parks, Guardian of Benjamin Pangb,
Fourth Account. An account with his ward.

Said Guardian charges himself as follows:

1902 Oct. 22	To balance in hands of Guardian as per 3 rd Acct	262 87	
1903 Oct. 24	Cash paid		10 00
1904 March 8	" "		35 00
1904 Jan. 11	Received interest on note	12 50	
	My work & expense		7 00
	Assistance in making out papers		1 00
	Judge's fee		5 50
		\$ 275 37	\$ 58 50
	Total paid out		58 50
1904 Nov. 23	Balance in my hands	\$ 216 87	
	No taxes have been counted in.		

Recapitulation

Total amount chargeable,	\$ 275 37
Total amount credited,	\$ 58 50
Balance due said ward,	\$ 216 87

Affidavit to Account

The State of Ohio, } ss.
Crosier County,

I, John H. Parks, Guardian of Benjamin Pangb do
make solemn oath that the within is a true and cor-
rect account of said guardianship as I verily believe.

John H. Parks.

Sworn to before me and signed in my presence
this 23rd day of November A.D. 1904.

(L.D.)

John M. Brodrick, Probate Judge.

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Guardianship of Eddie Bennett, Minor.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Eddie Bennett. No. 4704. December 6th 1904. Filing Fifth and Final Acct. Notice -

This day came Sallie M. Hazlett, Administratrix of the estate of Robert Hazlett, deceased, who was Guardian of Eddie Bennett, of Union County, Ohio, and presented the fifth and final account of said decedent in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 31st day of December A.D. 1904, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Eddie Bennett, Minor. December 31, 1904. - Settlement of Fifth and Final Account for said Guardian.

This day this matter came on to be heard on motion to confirm account. Sallie M. Hazlett, Administratrix of the estate of Robert Hazlett, deceased, late Guardian of the person and estate of Eddie Bennett, a minor, having heretofore, to wit: On the 6th day of December 1904, filed in this court the fifth and final account of said guardianship and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Administratrix for the allowance of compensation for services rendered said ward by said Guardian. Upon consideration whereof and the court being fully advised in the premises, said Guardian's estate is allowed the sum of \$10⁰⁰ as his compensation, and it is ordered by the court that said Administratrix retain out of the estate of said ward the sum of \$10.00 being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$2083.⁵²; and that his estate is entitled to credits amounting to the sum of \$2083.⁵², said

RECORD OF ACCOUNTS.

claims against said ward as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is nothing due said ward from said Guardian's estate, and said account is settled accordingly.

It is further ordered by the court that said Administratrix out of the estate of said ward pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account-

Guardian's Account - By Administratrix vs.

Robert Hazlett, deceased Guardian of Eddie Bennett, a minor, by Sallie M. Hazlett, Administratrix of the estate of Robert Hazlett, deceased. Fifth and Final Account.

In account with said ward,

Said Administratrix charges herself as follows:

1904	May 18	To cash balance on 4 th current account,	\$ 766.03
	" "	" from Carrie B. Miller, rent to Sept. 1, 1904	15.69
	" "	" " " to land & taley, " " Dec. 1, "	10.50
	" "	" " " B. J. Hare " " Aug. 1, "	6.25
	" "	" " " Sallie M. Hazlett, " of pasture	4.46
	" "	" " " J. W. Cartmell, sale of old curbing	1.95
July	" "	" " " R. H. Kirby Jr., " " 6 th St. real estate	5.75
Aug.	" "	" " " B. J. Carman " " 5 th " " "	7.00
	" "	" " " Farmers Bank, amt. on certifs, July 2/34 (3)	3.64

Said Administratrix claims credit for disbursements made by said decedent in his life time on behalf of said minor ward as follows, to wit:

		Joint Vouchers.		Stk.	
1904	May 18	By paid Bank of Marysville	Voucher 1		1.25
	June 1	" " " Emmert & Conrad Co.	" 2		.25
	" 15	" " " Edward Fleck,	" 3		1.13
	" "	" " " J. W. Tilton, Treas.	" 3 ^a		25.71
July	13	" " " H. L. McCalumet,	" 4		.25
"	19	" " " E. W. Porter	" 5		.25
"	"	" " " L. S. Hamilton	" 6		.25
"	"	" " " J. L. Cartmell	" 7		.25
"	28	" " " James M. Campbell,	" 8		7.50
"	29	" " " John M. Brodrick P. J.	" 9		3.50
Aug.	23	" " " L. S. Hamilton,	" 10		.25
"	"	" " " John R. Taylor,	" 11		.25
"	"	" " " Edward W. Porter,	" 12		.25
Sept.	6	" " " James M. Campbell,	" 13		10.62
"	"	" " " John M. Brodrick	" 14		3.15
1904	June 15	" " " J. W. Tilton Treas.	" 1		12.85
		Individual vouchers.			
		Amounts carried forward,		\$ 2083.52	67.71

Journal Entry - P.M. Ordering sh. Notice re - Est. Lot. fift. sai. tise. 1904. Journal Entry - P.M. Confirming sh. Account - to c.

UNION COUNTY PROBATE COURT.

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By amounts of debits and credits brot forward,		\$ 2083 52	\$ 67 71
Said Administratrix claims credit for personal disbursements in this behalf as follows, to wit:			
By paid John M. Brodrick, P. J.	1		5 50
" " James M. Campbell,	2		5
" " Guardian's compensation - allowed -			10
" " Wana Bennett, Guard, successor to decedent,	3		1995 31
		\$ 2083 52	\$ 2083 52

Recapitulation.

Total amount chargeable,	\$ 2083 52
Total amount credited,	\$ 2083 52

Affidavit to Account.

The State of Ohio, ss.
Union County,
I, Sallie M. Hazlett, Administratrix of Robert Hazlett, deceased, Guardian of Eddie Bennett, a minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Sallie M. Hazlett,

Sworn to before me and signed in my presence this Sixth day of December A. D. 1904.

(L.S.)

Ada M. Campbell

Deputy Clerk, Probate Court.

Guardianship of Lottie E. Bennett, Minor.

Journal
Entry - On the Matter of the Guardianship of Lottie E. Bennett, Minor. (No. 4704. December 6, 1904. Filing Fifth and Final Account, Notice re - This day came Sallie M. Hazlett, Administratrix of the estate of Robert Hazlett, deceased, who was Guardian of Lottie E. Bennett, of Union County, Ohio, and presented the fifth and final account of said decedent in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 31st day of December, A. D. 1904, at one o'clock P. M., to which time said matter is continued. John M. Brodrick, Probate Judge.

Journal
Entry - On the Matter of the Guardianship of Lottie E. Bennett, Minor. (December 31, 1904 - Settlement of Fifth and Final Account for deceased Guardian. This day this matter came on to be heard on motion to confirm account. Sallie M. Hazlett, Administratrix

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RECORD OF ACCOUNTS.

of the estate of Robert Hazlett, deceased, late Guardian of the person and estate of Lottie E. Bennett, a minor, having heretofore, to wit: On the 6th day of December 1904, filed on this court the fifth and final account of said guardianship, and notice of the time of hearing thereof having been given as required by law, by publication in the Maryland Tribune, a newspaper published in and of general circulation in various counties, for not less than three consecutive weeks, from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Administratrix for the allowance of compensation for services rendered said ward by said Guardian. Upon consideration whereof and the court being fully advised in the premises said Guardian's estate is allowed the sum of \$10⁰⁰, as his compensation, and it is ordered by the court that said Administratrix retain out of the estate of said ward the sum of \$10⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$2970⁷³; and that his estate is entitled to credits amounting to the sum of \$2970⁷³, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is nothing due said ward from said Guardian's estate, and said account is settled accordingly.

It is further ordered by the court that said Administratrix, out of the estate of said wards, pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account - Guardian's Account, - By Administratrix, Robert Hazlett, deceased Guardian of Lottie E. Bennett, a minor, by Sallie M. Hazlett, Administratrix of the estate of Robert Hazlett, deceased, Fifth and Final Account. An account with said ward.

1904	Said Administratrix charges herself as follows:		
May 18	To cash balance on 4 th current account	1535	67
" "	from Wm Howard & Son, rent to Nov. 1 st 1904,	97	96
" "	W. L. Miller " " Dec. 1 st "	30	
" "	Barrie B. Miller " " Sept. 1 st "	15	68
" "	Claud Staley " " Dec. 1 st "	10	50
" "	A. J. Hare " " Aug. 1 st "	6	25

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Aug.			
1904			
May 18	By		
June 1	"		
" 15	"		
" "	"		
July 13	"		
" 19	"		
" "	"		
" 28	"		
" 29	"		
Aug. 23	"		
" "	"		
" "	"		
Sept. 6	"		
" "	"		
May 18	"		
" 26	"		
June 2	"		
" 4	"		
" 7	"		
" 15	"		
" "	"		
Aug. 15	"		
Sept. 3	"		
" 12	"		
" 23	"		
" 30	"		
Oct. 1	"		
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UNION COUNTY PROBATE COURT.

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		To cash from Fannie M. Haglett, rent of pasture		4 46
		" " " J. W. Bartmull, sale of old curbing		1 95
		" " " F. M. Kemp & Sons " " " (Personal)		4
July		" " " S. H. Kirby, Jr. " " 6 th St. real estate		575
Aug.		" " " B. F. Carman " " 5 th " " "		700
		" " " Farmers Bank, Int. on cert. July 2, 04 (2/3)		726
Said Administratrix claims credit for disbursements made by said decedent in his lifetime on behalf of said minor ward, as follows, to-wit:				
1904	May 18	By paid Bank of Marysill	Joint Voucher 1	125
	June 1	" " Emmert-Courad Co.	" " 2	25
	" 15	" " Edward Fleck,	" " 3	113
	" "	" " J. W. Tilton, Treas.	" " 3 ^a	23 72
	July 13	" " H. L. McCalumot,	" " 4	25
	" 19	" " E. W. Porter,	" " 5	25
	" "	" " C. S. Hamilton,	" " 6	25
	" "	" " J. F. Bartmull,	" " 7	25
	" 28	" " James M. Campbell,	" " 8	750
	" 29	" " John M. Brodrick P. J.	" " 9	330
	Aug. 23	" " C. S. Hamilton,	" " 10	25
	" "	" " John B. Taylor,	" " 11	25
	" "	" " Edward W. Porter,	" " 12	25
	Sept. 6	" " James M. Campbell,	" " 13	10 62
	" "	" " John M. Brodrick,	" " 14	3 15
	May 18	" " Bank of Marysill,	Individual Voucher 1	250
	" 26	" " Miss E. Reed,	" " 2	3
	June 2	" " H. L. McCalumot,	" " 3	1
	" 4	" " Chas. E. Peterson	" " 4	450
	" 7	" " L. W. Hazen & Co.	" " 5	309
	" 15	" " J. W. Tilton, Treas.	Joint " 3 ^a	34 39
	" "	" " Same " "	" " 5 ^a	23 02
	Aug. 15	" " Lottie E. Bennett,	" " 6	8 24
	Sept. 3	" " Miss Ethel Martin	" " 7	37
	" 12	" " L. W. Hazen & Co.	" " 8	208
	" 23	" " Southard Bros. & Court	" " 9	333
	" 30	" " O. M. Scott & Bro.	" " 10	145
	Oct. 1	" " L. D. Mills,	" " 11	24
	" 8	" " Emmert & Courad,	" " 12	410
	" 11	" " S. H. Kirby Jr.	" " 13	650
	" 12	" " Wm. Rubrecht	" " 14	365
	" 15	" " B. F. Carman	" " 15	389
	Nov. 9	" " Southard Bros. & Court	" " 16	350
		" " Lottie E. Bennett (Cash item)	" " 17	765
Said Administratrix claims credit for personal disbursements in this behalf as follows, to-wit:				
1904	Dec.	By paid John M. Brodrick P. J.	Voucher 17	575
		" " James M. Campbell,	" 18	5
		" " Guardian's compensations - allowed -		10
		" " Lana Bennett, Adm., Successor to decedent,	" 19	2736 92
				2790 73 2790 73

RECORD OF ACCOUNTS.

Memorandum.
Said Joint vouchers are filed with 5th & final Acct for Eddie Bennett.

Recapitulation.

Total amount chargeable, # 2790 73
Total amount credited, # 2790 73

Affidavit to Account.

The State of Ohio,
Union County, ss.

I, Sallie M. Hazlett, Administratrix of Robert Hazlett, deceased Guardian of Lottie E. Bennett, a minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Sallie M. Hazlett.

Sworn to before me and signed in my presence, this 6th day of December A.D. 1904.

(L.S.)

Ada M. Campbell,

Deputy Clerk, Probate Court.

Estate of John L. Blumenschein, deceased.

Journal

Entry - In the Matter of the estate of John L. Blumenschein, decd. Co. 5-912. December 6, 1904.

Filing of First and Final Account.

Account - This day came Katherine Blumenschein, executrix of the estate of John L. Blumenschein, late of Union County Ohio, deceased, and presented her first and final account in settlement of said estate duly verified.

Notice - Whereupon the court do order the same filed and advertised for hearing on Saturday the 31st day of December A.D. 1904 at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

Entry - In the Matter of the estate of John L. Blumenschein, decd. December 31, 1904. - Settlement of confirming First and Final Account.

Account - This day this matter came on to be heard on motion to confirm account. Katherine Blumenschein,

Final Account -

1903	July 13	Go
	Aug. 3	"
	" 13	"
	" 14	"
	" 24	"
	Sept. 9	"
	" 24	"
	Oct. 1	"
1904	April 1	"

UNION COUNTY PROBATE COURT.

Executrix of the estate of John b. Blumenschim, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 6th day of December 1904, filed in this court her final account and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published and of general circulation in the county of said, for not less than three consecutive weeks from and after the 7th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination, being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executrix for the allowance of \$306⁷² as her legal compensation, on consideration whereof, and the court being fully advised in the premises, the said executrix is allowed said sum of \$306⁷² as her legal compensation. It is therefore ordered by the court

that the said executrix retain out of the moneys of said estate the sum of said, to-wit: \$306⁷².

And the court do find the said executrix chargeable with assets of said estate in the sum of \$9339⁴³ and that she is entitled to credits in the sum of \$6174³⁷ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$3165¹⁶ in the hands of the said executrix due said estate and said account is settled accordingly. It is further ordered by the court that said Executrix dispose of said balance according to law and the will of said decedent.

It is further ordered by the court that said executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Executrix' Account.

Katherine Blumenschim, executrix of the last will and of the estate of John b. Blumenschim, deceased, in account with said estate, First and Final Account.

Said executrix charges herself as follows:

Date	Description	Dr.	Cr.
1903 July 13	To cash received from W. Watson		145
Aug. 3	" " as per inventory		197
" 13	" " received from A. Young		45
" 14	" " " " Snodgrass & Fullington (wheat)		74
" 24	" " " " Same (oats)		73 92
Sept. 9	" " " " Geo. b. Ruhl (Land sale)		7576 05
" 24	" " " " Sale Bill (chattels)		889 61
Oct. 1	" " " " Citizens Home & Savings Co. (Int.)		75
1904 April 1	" " " " Geo. b. Ruhl (Interest)		263 95
	Am't debits carried forward	263 95	
			\$9339 43

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RECORD OF ACCOUNTS.

		Amount debits brought forward,		\$ 9339.53
		The said executrix claims credit for disbursements made on behalf of said estate, to-wit:		
1903	June 4	By paid to B. Fairbank,	Cheques, 1	17
	" 13	" " Fred Kleiber,	" 2	8
	July 3	" " H. W. Morry & Co.	" 3	76
	" 4	" " Es. W. M. Hoff,	" 4	40
	" 6	" " William M. Hoff,	" 5	1
	" "	" " Cyrus Gammerman,	" 6	1
	" "	" " John M. Brodrick, Probate Judge,	" 7	15.55
	" "	" " Shaver & Shaver,	" 8	2
	" 7	" " W. F. White M.H.	" 9	5
	" 13	" " Louis Wallinger,	" 10	7.50
	" "	" " Peter Blumenschein,	" 11	100
	" 14	" " Chas. Arthur,	" 12	1
	" 16	" " Wm Baldwin, (note)	" 13	52
	" "	" " Herring Harvesters Co.	" 14	20
	" 27	" " Leonard Blumenschein,	" 15	4
	" 30	" " H. G. Kuschle,	" 16	3
	Aug. 1	" " Ralph Shaw,	" 17	30
	" 3	" " Peter Bursold, (note)	" 18	36
	" 10	" " Casper Ruhl,	" 19	45
	" 17	" " Will Blumenschein,	" 20	4.50
	" 24	" " Edward Rausch,	" 21	9.75
	" 26	" " B. Kolrath,	" 22	2
	Sept. 8	" " Martin Bursold,	" 23	1
	" "	" " Peter Bursold,	" 24	1
	" "	" " John L. Nicol,	" 25	1
	" "	" " L. P. Harris J.P.	" 26	1
	" 9	" " John M. Brodrick,	" 27	11.00
	" "	" " James M. Campbell,	" 28	45
	" "	" " Casper Ruhl,	" 29	5
	" 24	" " Justus Schneider,	" 30	2.50
	" "	" " Cyrus Gammerman,	" 31	8
	Oct. 1	" " Casper Ruhl,	" 32	75
	" 5	" " John M. Brodrick,	" 33	5.90
	" 13	" " George Herschenbahr, (Withdrawn)	" 34	
	" 17	" " Fred Kleiber, (")	" 35	
	" 21	" " Snodgrass & Gullington, (")	" 36	
	Nov. 1	" " Casper Ruhl,	" 37	12.00
	" 21	" " J. W. Gilton, Treas.	" 37 ²	25.21
1904	Feb. 6	" " B. Peirce,	" 38	80
	Dec. 1	" " Bartwell Bros.,	" 39	150
	" "	" " Robt. H. Gray, Treas'r	" 40	27.20
	" "	" " John M. Brodrick,	" 41	6.20
	" "	" " James M. Campbell,	" 42	7
	" "	" " Executrix Statutory compensation on \$9339.53		306.72
		Amounts - debits and credits carried forward,	\$ 9339.53	\$ 1143.23

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- Additional credits and vouchers -

Apr. 1	By paid to Wm Ruhl,	Voucher 43	3383 10
" 1	" " Louis Sellinger,	44	265 13
" 1	" " Peter S. Blumenschein,	45	1367 70
July 19	" " J. W. Tilton, Treas'r,	46	25 19
			6174 37
			3165 16
			\$9339 53 \$1143 23

Statement &c.

Said executrix represents to the court that she has paid all of the debts of the said estate, and that under the terms of said will of decedent she, as a devisee thereunder, is entitled to the possession and use of said balance. Wherefore she asks an order of court accordingly.

Recapitulation.

Total amount chargeable,	\$9339 53
Total amount credited,	6174 37
Balance due said estate,	\$3165 16

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Katharina Blumenschein, executrix of the estate of John S. Blumenschein, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Katharina Blumenschein.

Sworn to before me and signed in my presence, this Sixth day of December A.D. 1904.

[Signature]

Ada M Campbell
 Deputy Clerk Probate Court.

RECORD OF ACCOUNTS.

Estate of Ira Paver, Deceased.

Journal
Entry -
Appointing
Admin -

Probate Court, January 7, 1905.
In the Matter of the Estate of } No. 6222. Appointment.
Ira Paver, Deceased. } Order for Bond.
This day Mary J. Paver appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Ira Paver, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Mary J. Paver is a suitable person and legally competent; it is ordered that said Mary J. Paver be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Nineteen Hundred and fifty dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Approving
Bond &c -

Probate Court, January 10, 1905.
In the Matter of the Estate of } Appointment. Bond Approved.
Ira Paver, Deceased. } Letters Issued.
This day Mary J. Paver appeared in open court, accepted the appointment as Administratrix of the estate of Ira Paver, deceased, and gave and filed herein her bond in the sum of Nineteen Hundred and Fifty Dollars, conditioned according to law, with W. M. Staley and M. G. Robson, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said Mary J. Paver; that an appraisement herein be dispensed with until further order of the court; ~~It is therefore ordered that letters of Administration issue to said Mary J. Paver; that an appraisement herein be dispensed with until further order of this court;~~ that this proceeding be recorded; and that said Administratrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of John G. M. Greenbaum.

Journal
Entry -
Appointing
Guardian -

Probate Court, January 21, 1905
In the Matter of the Guardianship } No. 6226. Appointment.
of John G. M. Greenbaum, Minor. } Order for Bond.
This day John G. Greenbaum appeared in open court, and made application to be appointed Guardian of the person and estate of John G. M. Greenbaum, and the court being satisfied that said J. G. M. Greenbaum is a minor of the age of Seventeen years, May 7th 1904, and a child of Maggie Greenbaum, late of Darby Township, Union County,

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UNION COUNTY PROBATE COURT.

Ohio, deceased, and that said minor resides in this county; and the said John H. M. Greenbaum having in open court, made choice of said John J. Greenbaum as his Guardian which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said John J. Greenbaum is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof. It is ordered that said John J. Greenbaum be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, January 23, 1905.

Journal

entry - In the Matter of the Guardian - } Appointment.
 Approving ship of John H. M. Greenbaum, } Bond Approved.
 Bond &c - } Minor. } Letters Issued.

This day John J. Greenbaum appeared in open court, accepted the appointment as Guardian of John H. M. Greenbaum and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with Walter Welch and J. Louis Rausch, freeholders as sureties thereon, which bond is approved by the court.

Thereupon said John J. Greenbaum took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of guardianship issue to said John J. Greenbaum, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Edward L. Thompson, Deceased.

Probate Court, January 23, 1905.

Journal

entry - In the Matter of the Estate of } No. 6227. Appointment
 Appointing Edward L. Thompson, dec'd. } Order for Bond.
 Admin -

This day Mary J. Thompson, appeared in open court and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Edward L. Thompson, late of Dover Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed, and that said Mary J. Thompson is a suitable person and legally competent; it is ordered that said Mary J. Thompson be appointed

RECORD OF ACCOUNTS.

as such administratrix upon giving bond with securities as required by law, in the sum of Three Thousand and Two Hundred Dollars, and this cause is continued.

Journal entry - Approving Bond &c -

John M. Brodrick, Probate Judge
Probate Court, January 24, 1905.
In the Matter of the estate of Edward C. Thompson, Dec'd. Appointment, Bond Approved, Letters Issued.
This day Mary J. Thompson appeared in open court, accepted the appointment as administratrix of the estate of Edward C. Thompson, deceased, and gave and filed herein her bond in the sum of Three Thousand and Two Hundred Dollars, conditioned according to law, with B. B. Thompson and John Murphy, freeholders, as securities, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Mary J. Thompson, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.
John M. Brodrick, Probate Judge.

No. 5941. fir
No. 5883. acc
No. 5904. fir
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No. 4039. All
No. 6121 3/4 B
No. 4849. B.
No. 4860. B.
No. 3471 B
No. 3369. B.
No. 5361. W
No. 5824. B.
No. 5789. Joe
No. 4813. M.

Journal entry - Approving Notice -

In the Matter of Accounts Filed for Settlement.
Probate Court, Union County, Ohio.
In the Matter of Accounts Filed for Settlement. entry - January 28, 1905
Notice Approved.
This day proof of publication of notice, of filing accounts and vouchers of administration and guardianship, was made; and the court do find the same in all respects regular and pursuant to law.
It is therefore ordered that the notice and proof of said be entered upon the Journal and Account Record of this court.
John M. Brodrick, Probate Judge.

Affidavit to Notice - The
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copy of notice -

Probate Court Notice.
Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on
Saturday, January 28th 1905,
at one o'clock P. M., as follows, to-wit:
No. 5048. R. L. Woodburn, executor of the will of James Woodburn; final account.
No. 5267. R. L. Woodburn, executor of the will of William M. Winger; final account.
No. 5877. Alva E. Krusum, executor of the will of George W. Krusum;

No. 5048.
No. 5267.
No. 5877.

UNION COUNTY PROBATE COURT.

- No. 5941. Mary Parscy, executrix of the will of Thomas Parscy Jr.; final account.
- No. 5885. Louis G. Blue, executor of the will of Josiah Blue; first account.
- No. 5904. William M. Brown, administrator of the estate of John Edwards; first account.
- No. 5889. Leon Howard and Otto O. Howard, administrators of the estate of Nathan Howard; final account.
- No. 6171. Sarah C. Allgour, administratrix of the estate of Charles E. Allgour; final account.
- No. 4639. Amos A. Witercraft, guardian of Hollis M. Witercraft and Nellie E. Witercraft; fourth accounts, final for Hollis M. Witercraft.
- No. 6121A. Atlanta Goakam, guardian of Baron G. Goakam; final account.
- No. 4849. B. L. Woodburn, guardian of John Kraper; fourth account.
- No. 4860. B. L. Woodburn, guardian of Samuel H. Smuck; third account.
- No. 3471B. B. L. Woodburn, guardian of Melville E. Mallory; third account.
- No. 3369. B. L. Woodburn, guardian of Sarah J. Hall; sixth account.
- No. 5261. Wm. H. Brottinger, guardian of Lucie Murray; final account.
- No. 5827. Albert J. Bourde, guardian of Dwight J. Biggitt; first account.
- No. 5789. John W. White, guardian of Frank White; first account.
- No. 4813. Willie Thompson, guardian of Harry E. Thompson; fourth account.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit to Notice - The State of Ohio, }
 Union County, }
 Personally appeared before me W. C. Shearer and made solemn oath that the notice, a copy of which is hereto attached, was published for four consecutive weeks, on and next after January 4, 1905, in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

W. C. Shearer

Sworn to before me and signed in my presence, this 28th day of January A. D. 1905.
 Printers fees, \$ (G.D.)
 Paid - Shearer & Shearer. John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of George W. Drumm, Deceased.

Journal Entry - In the Matter of the estate of George W. Drumm, deceased. No. 5877. December 17, 1904. Filing First Account. This day came Alva E. Drumm, executor of the estate of George W. Drumm, late of Union County, Ohio deceased, and presented his first account in settlement of said estate duly verified.

Alva's Motion and Affidavit for additional time to collect the assets of said estate.

Whereupon the court do order the same filed and that said account be advertised for hearing on Saturday the 28th day of January A.D. 1905 at one o'clock P.M. to which time said matters are continued.

Motion filed Dec. 17, 1904 - In the Matter of the estate of George W. Drumm, deceased. Probate Court, Union County, Ohio. Motion. To the Hon. John M. Brodrick, Judge of said court;

The undersigned Alva E. Drumm, executor of the estate of George W. Drumm, deceased, now comes and moves the court that one year further time be allowed him for the purpose of collecting the assets of said estate. Dated this 17th day of December A.D. 1904.

Alva E. Drumm, executor.

Journal Entry - In the Matter of the estate of George W. Drumm, deceased. January 28, 1905. Settlement of First Account. This day this matter came on to be heard on motion to confirm account.

Alva E. Drumm, executor of the estate of George W. Drumm, late of Union County, Ohio deceased, having heretofore, on the 17th day of December 1904, filed in this court his first account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the fourth day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$722⁷⁵ as his legal compensation and \$100⁰⁰ for extraordinary services rendered to said estate to this date. On consideration whereof and the court being fully

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Augt 1903 To
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July 2 " "
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Sept 2 " "

UNION COUNTY PROBATE COURT.

advised in the premises the said executor is allowed said sum of \$222⁷⁵ as his legal compensation and the sum of \$100.00 for extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of the two items last aforesaid, to wit: \$322⁷⁵.

And the court do find the said executor chargeable with assets of said estate in the sum of \$5137⁴ and that he is entitled to credits in the sum of \$5241⁵² as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$109²² due the said executor from said estate, and said account is settled accordingly.

On Motion for Time - This day this matter came on to be further heard on the motions and affidavit of the said Alva E. Drumm, executor as aforesaid, for additional time to collect the assets of said estate. On consideration whereof, the court do sustain said motion and allow the said executor Twelve months from and after the 17th day of December A.D. 1904, as additional time for the settlement of said estate.

It is further ordered by the court that said executor pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John W. Prodrick, Probate Judge.

First Executor's Account.

Account - Alva E. Drumm, Executor of the estate of George W. Drumm, deceased, in account with said estate.

Said Accountant charges himself as follows:

Month	Year	To	Amount of	Particulars	Amount
Augt	1903	To	Amount of Private Sale Bill		272.68
"	"	"	"	Public Sale Bill	104.73
May	8	"	"	Paid from C. Silliman	7.00
"	9	"	"	" B. L. Hodge	8.35
"	16	"	"	" John Brunstutter	9.00
"	18	"	"	" Charles Silliman	7.00
June	2	"	"	" Sarah J. Drumm	8.00
"	"	"	"	" John Brunstutter	4.00
"	"	"	"	" B. L. Hodge	8.30
"	10	"	"	" Charles Silliman	7.00
July	2	"	"	" Rose Leach	6.00
"	"	"	"	" John Brunstutter	4.00
"	"	"	"	" B. L. Hodge	7.00
"	"	"	"	" Sarah J. Drumm	8.00
Augt	2	"	"	" B. L. Hodge	7.00
"	"	"	"	" Sarah J. Drumm	8.00
"	"	"	"	" John Brunstutter	4.00
"	"	"	"	" Rose Leach	3.00
"	11	"	"	" Charles Silliman	7.00
Sept	2	"	"	" B. L. Hodge	7.00

RECORD OF ACCOUNTS.

Sept. 10 1903	To rent from Charles Silliman		\$ 7 00	Oct. 10 1903	By
" 2 "	" " Sarah J. Primm		8 00	" 20 "	"
Oct. 1 "	" " B. F. Hodge		7 00	" 31 "	"
" 10 "	" " Charles Silliman		7 00	Nov. 2 "	"
Nov. 10 "	" " Charles Silliman		7 00	" 4 "	"
Dec. 10 "	" " Charles Silliman		7 00	" 6 "	"
Jan. 8 1904	" J. H. Evans and G. Evans, note & interest		104 65	Dec. 21 "	"
" 10 "	" Cash rec'd Charles Silliman		7 00	Jan. 16 1904	"
" 23 "	" " E. Ledley		6 00	" " "	"
" 20 "	" " George Davis, two notes and interest,		1091 67	" " "	"
	To amt sale real estate \$2.60 to W. H. Beechey & int.		1836 23	" 20 "	"
	" " " " " " \$2.24 to W. H. Leroy		1000 00	" " "	"
Sept. 26 1904	" part payment last Geo. Davis note		330 00	" 21 "	"
Aug. 16 "	" J. B. Miller		112 00	" " "	"
Sept. 2 "	" William Crawford		80 00	" 22 "	"
" 23 "	" Charles Silliman		10 00	" 29 "	"
			\$ 5137 61	Feb. 15 "	"
	Said Accountant credits himself as follows:			April 6 "	"
May 7, 1903	By paid Probate Judge Brodrick	Ch. 1	\$ 13 97	" " "	"
" 7 "	" " Eli Sloop, witness fee,	" 2	2 60	" 16 "	"
" 15 "	" " J. S. Sprunger M. D.	" 3	15 00	" 19 "	"
" 26 "	" " John Allen (Nurse)	" 4	27 00	" " "	"
June 2, "	" " B. F. Hodge	" 5	4 95	May 3 "	"
" 3 "	" " R. G. Cook	" 6	5 00	June 22 "	"
" " "	" " F. W. Simons	" 7	1 65	July 1 "	"
" 6 "	" " B. F. Sloop	" 8	1 00	Oct. 1 "	"
" 8 "	" " M. M. Mohr	" 9	4 00	" 4 "	"
" 11 "	" " M. C. Wolgamot	" 10	10 15	Nov. 26 "	"
" " "	" " Sarah J. Primm	" 11	295 41	Dec. 8 "	"
" 12 "	" " J. Lee Long	" 12	14 02	Mich 22 "	"
" " "	" " B. P. Hall	" 13	2 50	May 7 1903	"
" " "	" " H. W. Hancock	" 14	7 25	" 9 "	"
" " "	" " Ogan and Graham	" 15	2 50	" " "	"
July 2 "	" " Mrs. Rose Leach	" 16	4 00	" " "	"
" 4 "	" " Jason base	" 17	40	" 11 1903	"
Aug. 28 "	" " Eli Sloop	" 18	1 00	" 19 "	"
" 28 "	" " M. W. Hill	" 19	1 00	1904	"
" " "	" " E. E. Jones	" 20	1 00	Dec. 10 "	"
Sept. 1 "	" " Pearl Biddle	" 21	6 54	Aug. 1 1903	"
" 2 "	" " W. B. Lomax	" 22	24 85	" " "	"
" 5 "	" " Bent Cahill, M. W. Hill, E. E. Jones	" 23	3 00	" " "	"
" " "	" " M. W. Hill	" 24	40	Jan. 20 1904	"
" 17 "	" " Jason base	" 25	40	" " "	"
Oct. 1 "	" " J. A. McNeil	" 26	35	Dec. 21 1903	"
" " "	" " D. E. Stout	" 27	1 00	" " "	"
" " "	" " A. J. Miller	" 28	34 43	" " "	"
" 1 "	" " Executor, percent on \$ 5137.61	" 29	222 75	Dec. 17 1904	"
" 2 "	" " F. Spring & Son	" 29	1 15		
" 2 "	" " Adam Rider	" 30	7 00		
" 6 "	" " Hile Eckelberry	" 31	105 26		

UNION COUNTY PROBATE COURT.

7 00	Oct. 10 1903	By Jaid	L. H. Thornhill	Dr.	32	2 19
8 00	" 20 "	" "	Bert Sinky	"	33	4 00
7 00	" 31 "	" "	Mary Rose per J. F. Miller	"	34	544 55
7 00	Nov. 2 "	" "	John Blair	"	35	35 00
7 00	" 4 "	" "	Sarah J. Drummer	"	36	229 38
7 00	" 6 "	" "	Kittie Vaughan	"	37	8 95
104 65	Dec. 21 "	" "	Richwood Deposit Bank	"	38	190 00
7 00	Jan. 16 1904	" "	Richwood Deposit Bank	"	39	91 46
6 00	" "	" "	Cushman Bros.	"	40	2 00
191 67	" "	" "	J. Heasley	"	41	70
836 23	" 20 "	" "	George Bruin	"	42	30 00
100 00	" "	" "	Andrew S. Moury	"	43	10 00
230 00	" 21 "	" "	Richwood Deposit Bank	"	44	425 86
112 00	" "	" "	W. C. Hastings	"	45	3 00
80 00	" 22 "	" "	Geo. R. Gunn 1/2 p. clerk	"	46	2 00
10 00	" 29 "	" "	M. A. Long	"	47	35 75
137 61	Feb. 15 "	" "	J. B. Miller - City Mills Supt.	"	48	60 38
	April 6 "	" "	Pelton Colburn	"	49	106 50
\$ 13 97	" "	" "	Bank of Richwood	"	50	408 00
260	" 16 "	" "	L. H. Thornhill	"	51	107 25
15 00	" 19 "	" "	Mary Roberts	"	52	226 65
27 00	" "	" "	Jennie East	"	53	30 00
4 95	May 3 "	" "	J. J. Arthur, atty fees case born. Probate Court	"	54	350 00
50	June 22 "	" "	George Bruin	Dr.	55	110 00
165	July 1 "	" "	L. C. Beem	"	56	4 95
1 00	Oct. 1 "	" "	Langstaff and Scott	"	57	1 80
4 00	" 4 "	" "	Bank of Richwood	"	58	80 00
10 15	Nov. 26 "	" "	W. D. Cameron	"	59	87 50
295 41	Dec. 8 "	" "	E. G. King	"	60	3 50
14 02	Mich 22 "	" "	Richwood Deposit Bank	"	61	557 94
2 50	May 7 1903	" "	Morris E. Carroll	"	62	1 00
7 25	" 9 "	" "	A. F. Caliver, for work	Dr.	"	2 00
2 50	" "	" "	L. H. Thornhill, sporting	"	"	1 17
4 00	" "	" "	Geo. Gunn, refiling chattel M.	"	"	25
40	" 11 1903	" "	Charles Silliman, work	"	"	2 00
1 00	" 19 "	" "	Geo. Worden, printing Sale Bills	"	"	1 50
1 00	1904	" "	B. S. Moury	"	63	10 00
1 00	Dec. 10 "	" "	Taxes	"	64	34 26
6 54	Aug. 1 1903	" "	"	"	65	40 69
24 85	" "	" "	"	"	66	3 80
3 00	" "	" "	"	"	67	38 35
40	Jan. 20 1904	" "	"	"	68	6 73
40	" "	" "	"	"	69	23 29
35	Dec. 21 1903	" "	"	"	70	270 12
1 00	" "	" "	Attorney fees, J. J. Arthur	"	71	10 00
34 43	" "	" "	Extra compensation to Extr	"	"	100 00
222 75	Dec. 17 1904	" "	Probate Judge	"	72	179 3
113						\$5241 53
7 00						
105 26						

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$5137.61
Total amount credited,	5241.53
Balance due said executor	1039.2

Affidavit to Account.

The State of Ohio, Union County, ss
 I, Alva E. Brumm, Executor of the estate of George W. Brumm, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Alva E. Brumm,
 Sworn to before me and signed in my presence
 this 17th day of December A. D. 1904.
 J. D. John M. Brodrick, Probate Judge

Final Account -

1903
 Aug. 19
 1904
 Dec. 12

Estate of Thomas Dorsey Jr., Deceased.

Journal Entry -
 Filing Account,
 Ordering Notice &

In the Probate Court of Union County, Ohio.
 In the Matter of the estate of Thomas Dorsey Jr., Deceased. { No. 5941, December 27, 1904.
 Filing First and Final Account.
 This day came Mary Dorsey, Executrix of the estate of Thomas Dorsey Jr., late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate duly verified.
 Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

1903
 Aug. 22
 " 25
 " 26
 Sept. 4
 " "
 " "
 " "
 " "
 July 27
 Oct. 5
 Nov. 2
 1904
 Dec. 27

Journal Entry -
 confirming Accounts -

In the Probate Court of Union County, Ohio.
 In the Matter of the estate of Thomas Dorsey Jr., Deceased. { January 28, 1905. - Settlement of First & Final Account.
 This day this matter came on to be heard on motion to confirm account. Mary Dorsey, Executrix of the estate of Thomas Dorsey Jr., late of Union County, Ohio, deceased, having heretofore, to-wit: on the 27th day of December 1904, filed in this court her Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than

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UNION COUNTY PROBATE COURT.

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Probate Judge

three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

And the Court do find the said executrix chargeable with assets of said estate in the sum of \$101⁰⁰ and that she is entitled to credits in the sum of \$145⁰¹, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$44⁰¹ due the said executrix from said estate and said account is settled accordingly.

It is further ordered by the Court that said executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account -

Executrix' Account.

Mary Worsley, executrix of the estate of Thomas Worsley Jr., deceased, in account with said estate. Said executrix charges herself as follows:

1903	Aug. 19	To cash received from T. Howard		\$ 26 00
1904	Dec. 12	" " " " " "		75 00
Said executrix credits herself as follows:				
1903	Aug. 22	Paid John M. Brodrick P.J.	1	\$ 16 71
	" 25	" Charles F. Monroe	2	2
	" 26	" M. J. Flaherty & Co.	3	1
	Sept. 4	" Charles H. Erb	4	1 50
	" "	" J. L. Boylan	5	19
	" "	" T. Boylan	6	1
	" "	" A. L. Scott	7	1 50
	" "	" H. W. Morry & Co.	8	80 50
	July 27	" Walter Perkins	9	7
	Oct. 5	" E. M. Fullington & Co.	10	7 70
	Nov. 2	" W. C. Perkins	11	1 50
1904	Dec. 27	" J. M. Brodrick	12	5 60
Amount to balance				44 01
				\$ 145 01 \$ 145 01

Recapitulation.

Total amount chargeable,	\$ 101 00
Total amount credited,	\$ 145 01
Balance due said executrix,	\$ 44 01

Affidavit to Account.

The State of Ohio, Union County, ss.
I, Mary Worsley, executrix of the estate of Thomas Worsley Jr., deceased, do make solemn oath that the within account is in all respects true and correct, as

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RECORD OF ACCOUNTS.

Overly believe.

Mary Horsey.

Sworn to before me and signed in my presence
This 27th day of December A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge.

Estate of Josiah Blue, Deceased.

Journal
Entry -
Filing
Account,
Ordering
Notice

In the Probate Court of Union County, Ohio,
In the Matter of the estate of Josiah Blue, deceased. No. 5885. December 30, 1904.
Filing First Account.
This day came Louis G. Blue, executor of the estate of Josiah Blue, late of Union County, Ohio, deceased, and presented his first account in settlement of said estate duly verified. Said Administrator also presented his claim against said estate in the sum of Forty-eight and ⁶⁰/₁₀₀ Dollars, which is included in said account. Whereupon the court do order the same filed and said account advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matters are continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account

In the Probate Court of Union County, Ohio.
In the Matter of the estate of Josiah Blue, deceased. January 28, 1905 -
Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. Louis G. Blue, executor of the estate of Josiah Blue, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 30th day of December 1904, filed in this court his first account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination

First
Account -
1903
June 9 To
" 20 "
" 9 "
1904
April 16 "
1903
Aug. 7 "
1904
Feb. 22 "
1903
May 16 Paid
" 20 "
" 27 "
" 27 "
June 1 "
" " "
" " "
" 9 "
" " "

UNION COUNTY PROBATE COURT.

bring found correct, is allowed and confirmed.
 This day this matter came on to be further heard on motion of the said executor for the allowance of \$77⁷⁵ as his legal compensation, and \$48⁰⁰ for his account against said estate, as per affidavit herein filed. On consideration whereof and the court being fully advised in the premises, the said executor is allowed said sum of \$77⁷⁵ as his legal compensation and the sum of \$48⁰⁰ for his account. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of the two items last aforesaid, to wit: \$128³⁵.

And the court do find the said executor chargeable with assets of said estate in the sum of \$1473⁶⁴ and that he is entitled to credits in the sum of \$1215⁴³ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$278²¹ in the hands of the said executor due said estate and said account is settled accordingly. It is ordered that said executor distribute said balance according to law and the will of said decedent. It is further ordered by the court that said executor pay the cost of the proceedings aforesaid taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

First Account -		Executor's Account.		Louis G. Blue, executor of the estate of Josiah Blue, deceased, in account with said estate.	
Said executor charges himself as follows:					
1903	June 9	To amt of Schedule D, Inventory		\$	137 90
"	20	" " " Sales above appraisement same			22 24
"	9	" " " Schedule E, Inventory			99 30
1904	"	" " " " " " " "			1025 50
1903	April 16	" " " " " " " "			165 18
1904	Aug 7	" " " " " " " "			26 32
1904	Feb. 22	" " " Sale of property omitted Schedule D.			17 20
				Total,	\$1483 64
1903		Said executor claims credits as follows:		Voucher #	
"	May 16	Paid Arthur G. Longbrake, witness to will	1	\$	5 65
"	20	" A. J. Hare, notice of appointment	2		2 00
"	27	" Cora Hamrine, washing	3		1 00
"	27	" Alice Parmenter, wall paper &c	4		5 00
June	1	" Emmert & Conrad wire fence &c	5		14 39
"	"	" John M. Brodrick, Probate will &c	6		13 93
"	"	" H. W. Morey & Co. basket &c	7		17 00
"	"	" Dr. J. L. Southard Physician	8		16 00
"	9	" W. H. Sherman Appraiser	9		1 00
"	"	" Simon Staley "	10		1 00

RECORD OF ACCOUNTS.

June	9	Paid Jacob Elliott, Appraiser	11	1 00
"	11	" Ed. Berger Horse showing	12	75
"	13	" County Treasurer, June tax 1903	13	35 16
"	14	" " Recorder, file C. Mortgage	14	25
"	20	" S. & D. Turner, nurse &c	15	35 00
"	"	" J. P. Taylor, insurance policy	16	96
"	29	" L. O'Brien, Livery	17	10 00
July	3	" S. & D. Turner, balance as nurse &c	18	9 00
"	7	" G. S. Parmenter, potatoes	19	2 70
"	7	" A. H. Kirby Jr., dry goods widow	20	2 27
"	10	" W. W. Blue, insurance policy	21	1 80
"	17	" Emmert & Courad, Barb wire &c.	22	4 09
Aug.	4	" L. O'Brien Livery	23	5 00
"	7	" M. J. Fry, Board &c	24	14 00
Sept.	12	" Emmert & Courad, Bolts &c.	25	1 61
"	"	" Plate & Fry, Lumber for gates	26	5 25
"	16	" M. J. Fry, board &c	27	17 50
Oct.	3	" W. Beecher timothy seed	28	11 90
"	9	" Lucy Spaine, papering	29	1 50
"	19	" W. Beecher, timothy seed	30	5 95
"	"	" C. M. Scott & Bro. pump	31	3 75
"	31	" M. J. Fry board &c	32	17 50
Nov.	13	" M. Hopkins, wire fence	33	15 73
"	28	" M. J. Fry, board &c	34	21 00
Decr	26	" M. J. Fry, " "	35	9 50
"	"	" Snider Bros. Dry goods widow	36	3 23
"	"	" M. J. Fry cash	37	2 00
1904 Jan'y	4	" County Treasurer, Dec. 1903 & June 04 tax	38	100 13
"	7	" Sarah Gray Board &c	39	5 00
"	9	" M. J. Fry " "	40	14 00
Feb	20	" M. J. Fry " "	41	14 00
"	23	" W. Beecher, Alsike & timothy seed	42	44 87
Mar	18	" Co. Recorder chattel mortgage fee	43	36
"	"	" J. H. Kirkade, Notary	44	50
"	31	" M. J. Fry board &c	45	17 50
April	16	" G. S. Parmenter Labor	46	54 02
"	"	" " " " rebate on rent	47	20 00
"	23	" M. J. Fry, board &c	48	24 00
"	25	" C. M. Scott & Bro. Alsike seed	49	18 00
May	9	" Emmert & Courad, fence &c.	50	14 95
"	10	" The Emmert & Courad Co. bal. on barn doors	51	1 10
"	11	" H. F. Blue New pump &c.	52	20 61
"	"	" M. Hopkins wire fence	53	52 20
"	14	" L. O'Brien livery	54	5 00
"	23	" Graham Bros. water tank	55	11 00
June	11	" M. J. Fry board &c	56	14 00
"	14	" Snider Bros. Dry goods	57	89
"	16	" L. O'Brien livery	58	2 00
"	16	" J. H. Kirkade, chattel mortgage	59	1 00

1904 June	16	Paid
Sept	22	"
Oct.	27	"
Nov	9	"
"	26	"
"	30	"
Dec	13	"
"	16	"
"	17	"
"	27	"
"	"	"
"	30	"
"	30	"
"	30	"
"	30	"

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UNION COUNTY PROBATE COURT.

1 00	June 16	1884	Paid County Recorder, Chattel Mortgage fee	60	24
75	Sept 22	"	W. Bucher Timothy seed	61	9 54
35 16	Oct, 27	"	M. J. Fry board &c	62	16 00
25	Nov 9	"	J. A. Muder, tile	63	4 50
35 00	" 26	"	M. J. Fry board &c	64	18 20
96	" 30	"	Shearer & Shearer, rent notice	65	1 00
10 00	Dec 13	"	Dr. J. L. Southard, Physician to widow,	66	13 75
9 00	" 16	"	L. O'Brien livery	67	3 00
2 70	" 17	"	M. J. Fry, board &c	68	10 00
2 27	" 27	"	L. W. Spain "	69	29 40
1 80	" "	"	L. W. Spain "	70	29 40
4 09	" 30	"	Executor 6% on \$1000 & 4% \$493.64	71	79 75
5 00	" 30	"	L. F. Blue, account	72	48 60
14 00	" 30	"	J. H. Minkade, atty fees	73	25 00
1 61	" 30	"	J. M. Brodrick, Probate Judge	74	17 55
5 25			Total,		\$1215 43

Recapitulation.

Total amount chargeable,	\$1483 64
Total amount credited,	1215 43
Balance due said estate,	\$278 21

Affidavit to account.

The State of Ohio, Union County, ss:
 I, Louis F. Blue, executor of the estate of Josiah Blue deceased, do make solemn oath that the within account is in all respects true and correct, as therein believed.
 Louis F. Blue.

Sworn to before me and signed in my presence, this 30th day of December, A. D. 1904.
 (L. J.) John M. Brodrick, Probate Judge.

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 36
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 17 50
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 20 00
 24 00
 18 00
 14 75
 1 10
 20 61
 52 20
 3 00
 11 00
 14 00
 89
 2 00
 1 00

RECORD OF ACCOUNTS.

Estate of Nathan Howard, deceased.

Journal Entry - In the Matter of the estate of Nathan Howard, deceased, No 5887, December 20, 1904. Filing First and Final Account. This day came before Howard and Otto W. Howard, Administrators of the estate of Nathan Howard, late of Union County, Ohio, deceased, and presented their first and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the estate of Nathan Howard, deceased. January 28, 1905. - Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. Come Howard and Otto W. Howard, Administrators of the estate of Nathan Howard, late of Union County, Ohio, deceased, having heretofore, to wit: On the 20th day of December 1904, filed in this court their Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county of said, for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrators for the allowance of \$175⁰⁰ as their legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administrators are allowed said sum of \$175⁰⁰ as their legal compensation. It is therefore ordered by the court that the said Administrators retain out of the money of said estate the sum of said, to wit: \$175⁰⁰.

And the court do find the said Administrators chargeable with assets of said estate in the sum of \$3887⁴³ and that they are entitled to credits in the sum of \$2082¹³, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$1805⁴⁶ in the hands of the said Administrators due said estate

Final Account -		
	1903	
	June 20	To
	July 1	"
	" "	"
	" 13	"
	" 29	"
	Aug. 7	"
	" 15	"
	" 24	"
	Sept. 10	"
	Oct. 14	"
	" "	"
	" 22	"
	Nov. 5	"
	Dec. 5	"
	" 14	"
	" 15	"
	" 24	"
	1904	
	Feb. 16	"
	Mich 3	"
	" 11	"
	" 31	"
	April 2	"
	" 5	"
	" 16	"
	June 24	"
	Sept 21	"
	Nov. 8	"
	Dec 12	"
	" "	"
	" 20	"
	1903	
	June 2	By

UNION COUNTY PROBATE COURT.

and said account is settled accordingly.
 It is ordered by the court that said Administrators distribute said balance according to law. And the court hereby consents to the distribution in kind of the note of Charles W. Adamson, as set forth in said acct.
 It is further ordered by the court that said Administrators pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.
 John M. Brodrick, Probate Judge.

Final Account - Administrators' Account.
 Coene Howard and Otto W. Howard, Administrators of the estate of Nathan Howard deceased, in account with said estate. First and Final Account.

Said Administrators charge themselves as follows:

Date	Description	Amount
1903 June 20	To cash from Rogers & Rutherford, as not inventoried	\$ 412 50
July 1	" " " W. C. Henderson Est. note	124
" "	" " " Chas. Adamson, " Int.	24
" 13	" " " W. L. De Bolt, " "	100
" 29	" " " E. M. Fullington, " "	247 18
Aug. 7	" " " Elmer Adams, " note	46 93
" 15	" " " Nicholas Sunnaille, " "	36 73
" 24	" " " Balance in Bank, as per Inventory,	15 89
Sept. 10	" " " W. W. & Elisha Epps, " note	677 88
Oct. 14	" " " L. E. Lawrence, " "	100
" "	" " " Same, " "	12 66
" 22	" " " W. L. De Bolt, " "	100
Nov. 5	" " " S. Moran, " "	2
Dec 5	" " " Zell Reed, " "	59 15
" 14	" " " James Yimms, " "	82 77
" 15	" " " L. E. Lawrence, " "	60 43
" 24	" " " B. M. Cox, " "	97 92
1904 Feb 16	" " " David Howell, " "	183 50
Mich 3	" " " S. Moran, " "	67 33
" 11	" " " W. A. Epps, " "	60 49
" 31	" " " L. W. Chappell, " "	83 27
April 2	" " " L. S. Woods, " "	1 70
" 5	" " " Saml Bergardine, " "	5
" 16	" " " W. L. De Bolt, " "	123 43
June 24	" " " Chas. Adamson, Int. " "	24
Sept 21	" " " Jacob Fisher, " "	360 34
Nov. 8	" " " Lydia Epps, " "	346 60
Dec 12	" " " L. W. Adamson, " "	200
" "	" " " Nicholas Sunnaille, " "	39 67
" 20	" " " Zell Reed (on Horton Reed note)	190

The said Administrators claim credit for disbursements made on behalf of the estate of said decedent as follows, to-wit:
 1903 June 2 By paid Shearer & Shearer, Voucher 1 2
 Amount of debits and credits carried forward, \$3887 59 2

RECORD OF ACCOUNTS.

		Sum of debits and credits brot forward,		\$	cts.
1903				3887	59
June 3	By paid F. J. Williams,	Voucher 2			22 50
July 1	" " James M Campbell,	" 3			124
Augt 25	" " John M. Brodrick,	" 4			11 88
Sept. 18	" " J. W. Hilton, Treasr,	" 5			365 61
Nov. 7	" " L. H. Fullington,	" 6			3
" 14	" " A. Boylan,	" 7			29 43
" 28	" " G. M. Howard,	" 8			334
" "	" " O. M. Howard,	" 9			334
" "	" " G. M. Howard,	" 10			334
Dec. 26	" " E. L. Hathaway,	" 11			4 89
1904					
Jan'y 16	" " Morgan W. Martin,	" 12			55
Mich 11	" " W. A. Epps,	" 13			47 75
Aug. 8	" " R. S. Moury,	" 14			45
Dec. 20	" " John M. Brodrick,	" 15			9
" 20	" " James M Campbell,	" 16			36
" 20	" " Administrator's compensation on \$3887 59				175 50
					2052 13
					1805 46
By amount to balance,				\$	3887 59
					3887 59

Statement.

Said Administrators respectfully represent to the Court that on settlement of the notes of Jacob Fisher, W. W. & Elisha Epps, and W. A. Epps, omitted credits were shown and proven to said Administrators in sufficient amount to account for the apparent difference between the inventory valuations and collections of and on the said notes, respectively.

As the matter of the said W. W. Epps note a contract between decedent and said maker for the reduction of interest thereon to six per cent. was proven to the satisfaction of said Administrators and allowed by them.

Disputed claims -

The following notes, mentioned in the inventory and appraised as of no value, said Administrators find after diligent effort to collect the same, to be still valueless except as to credits entered thereon, to wit:

- | | |
|-------------------|----------------------|
| 1. L. S. Woods, | 5. James Biggs, |
| 2. Norton Reed, | 6. Samuel Bergandine |
| 3. G. Bouse, | 7. John Vonderaw and |
| 4. John W. Bryan, | 8. L. L. Matthews, |

Said Administrators further represent that the notes last aforesaid cannot, in their judgment, be sold for a sufficient amount to pay the costs of a sale thereof, and none of the distributees of said estate desires to take the same at any valuation whatever. Wherefore said Administrators move the Court for leave to deposit said worthless notes,

Journal entry - on separate blains -

Distriution in kind - Ad the to Tr of ev tre

UNION COUNTY PROBATE COURT.

88759	200
	2250
124	
1188	
56561	
3	
2945	
334	
334	
334	
489	
53	
4775	
48	
9	
36	
17550	
208213	
180546	
88759	388759

With the foregoing account, in the Probate Court.
 Distribution Said Administrators still hold the note of Charles W. Adams on which there is an unpaid balance, but the same is not yet due; and it is the intention of George Howard, a distributee, to take the same, with the consent of the Probate Court and the other distributees, on final distribution.

Recapitulation.

Total amount chargeable,	\$ 388759
Total amount credited,	\$ 218213
Balance due said estate,	\$ 180546

Affidavit to Account.

The State of Ohio, Union County, ss:
 We, George Howard and Otto H. Howard, Administrators of the estate of Nathan Howard, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

George Howard
 Otto H. Howard.

Sworn to before me and signed in my presence, this 20th day of December A.D. 1904.

(L. S.) John M. Brodrick, Probate Judge.

Journal Probate Court, Union County, Ohio, January 28, 1905.
 Entry - In the Matter of the estate of } Orders to Dispose of Disputed
 or Disputed } Nathan, Howard, deceased. } Claims.
 Claims - This day this cause came on to be heard upon the petition, testimony and evidence; and the Court being fully advised in the premises finds that the statements in said petition are true, and that the orders asked for should be granted. It is therefore ordered that the claims against L. S. Woods, James Biggs, Morton Reed, G. Bouse, John W. Bryan, Samuel Bergardine, John Conrad and L. S. Matthews, be filed in this Court for the benefit of the heirs, devisees or creditors of said decedent as will sue for or recover the same.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Nathan Howard, Deceased.

Be it remembered, that heretofore, to-wit: On the 2nd day of March A.D. 1905, an account of Final Distribution was filed in this court which reads as follows, to-wit:

Report of Distribution -

Account of Final Distribution.

bone Howard and Otto N. Howard, Administrators of the estate of Nathan Howard, deceased.

In account with said estate.

Said Administrators charge themselves as follows:

1903
July 24

Amount found due estate, as per final settlement with said court, made January 28, 1905, \$1805.46
By omitted credit of taxes paid J. W. Hilton, Trustee, "A" 7.32
\$1798.14

1905
Feb'y 3

To amount of note of G. W. Adamson, balance, (Guaranteed) and taken by bone Howard, by commission, written consent of other distributees, herewith filed, 211.16
Balance for distributions, \$2009.30

Said Administrators credit themselves as follows:

1904
Feb'y 4
Mch 2
" "

Amounts paid to heirs, as per distributive order of said court made January 28, 1905, viz:
To G. M. Howard, Voucher 1 669.76
" O. N. Howard, " 2 669.77
" bone Howard, " 3 669.77
\$2009.30

Affidavit - The State of Ohio, Union County, ss:

bone Howard and Otto N. Howard, Administrators of the estate of Nathan Howard, deceased, being sworn, say that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate as required by the order of this court as they verily believe; and said Administrators ask that the same be allowed as their final discharge, and ordered by the court to be recorded.

bone Howard

Otto N. Howard.

Sworn to before me and signed in my presence this 2nd day of March 1905.

(S.D.) John M. Prodrick, Probate Judge.

Journal entry -

Probate Court, Union County, Ohio, March 2nd 1905.
On the Matter of the estate of Nathan Howard, deceased, Account of Final Distribution No 8889 Orders.

Discharge to -

This day bone Howard and Otto N. Howard, Administrators of the estate of Nathan Howard, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in

UNION COUNTY PROBATE COURT.

the 2nd day
distribution
vs, court:

Administrators of the
said estate.

1805 46
7 32
1798 14
211 16
2009 30

66976
66977
66977
* 200930

Administrators
sworn, say
and complete
of said estate
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me be al-
by the court

presence
to Judge.

Feb 2nd 1905.
Distribution

Adminis-
ed, appeared
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persons
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Their hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said Louis Howard and Otto M. Howard; it is ordered that the same be and hereby is allowed as their final discharge. Said Administrators and their sureties are therefore forever exonerated from all liability under said order of distribution, unless their account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrators pay the costs herein, taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Hollis M. Wittercraft, Minor.

Journal entry - On the Matter of the Guardianship of Hollis M. Wittercraft, Minor. - } No 4039. December 8, 1903.
 Filing Fourth and Final Account. This day came Amos A. Wittercraft, Guardian of Hollis M. Wittercraft, of Union County, Ohio, and presented his fourth and final account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Final Account

1903 March 13 To

1904 Dec. 8 To

Journal entry - On the Matter of the Guardianship of Hollis M. Wittercraft, Minor. - } January 28, 1905. - Settlement of Fourth and Final Account. This day this matter came on to be heard on motion to confirm account. Amos A. Wittercraft, Guardian of the person and estate of Hollis M. Wittercraft, having heretofore, to wit: On the 8th day of December 1904, filed in this Court his Fourth and final account, and notice of the time of hearing thereof having been given as required by law, by publications in the Marysville Tribune, a newspaper published and of general circulation in Union County for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

1903 Dec. 3 To

1904 Dec. 8 To

" 8 To

" 8 To

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the Court being fully advised on the premises, said Guardian is allowed the sum of \$20⁰⁰, as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$20⁰⁰ being the allowance aforesaid.

And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$241²³; and that he is entitled to credits amounting to the sum of \$28⁴⁶, valid claims against said ward, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$212⁷⁷ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is ordered that said Guardian pay said balance

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UNION COUNTY PROBATE COURT.

To the party thereto lawfully entitled; receipt of said Hollis M. Witercraft for said balance of \$212.27 is accordingly filed herein. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Final Account -

Guardian's Account.

Amos A. Witercraft, Guardian of Hollis M. Witercraft minor, Fourth and Final Account.

On account with his Ward.

Said Guardian charges himself as follows:

1903	March 13	To Balance on hand on settlement made with Probate Court, Union County,	\$	209	73		
1904	Dec. 8	To Interest received from Amelia E. Graham,		91	50		
		Total of all moneys received to date				\$	241 23

Said Amos A. Witercraft as Guardian of Hollis M. Witercraft, a minor, claims credit for payments made on account of his said ward as follows:

1903	Dec. 3	Isaac C. Miller, Treasurer, Tax	\$	1	64		
1904	Dec. 8	" " " " " "		1	82		
"	8	Probate fees		5	00		
"	8	Compensation allowed by court to Guardian.		20	00		
		Total charges					28 46
		Balance in hands of Guardian,				\$	212 77

Recapitulation

Total amount chargeable,	241 23
Total amount credited,	28 46
Balance due said Hollis M. Witercraft,	212 77.

Affidavit to Account.

The State of Ohio,
Union County, ss.

I, Amos A. Witercraft, Guardian of Hollis M. Witercraft, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Amos A. Witercraft.

Sworn to before me and signed in my presence this 8th day of December A. D. 1904

J. M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Nellie E. Witercraft, Minor.

Journal entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Nellie E. Witercraft, No. 4039. December 8, 1904.
 Filing of Fourth Account.
 This day came Amos A. Witercraft, Guardian of Nellie E. Witercraft of Union County, Ohio, and presented his Fourth Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A. D. 1905, at one o'clock P. M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Fourth Account

1903
March 13

1904
Dec. 8

Journal entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Nellie E. Witercraft, Minor. January 28, 1905, Settlement of Fourth Account.
 This day this matter came on to be heard on motion to confirm Account. Amos A. Witercraft, Guardian of the person and estate of Nellie E. Witercraft, having heretofore, to wit: On the 8th day of December 1904, filed in this court his Fourth Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.
 This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$10⁰⁰, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$10⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$241.00; and that he is entitled to credit amounting to the sum of \$18.46, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$222⁵⁴ in the hands of said Guardian, due said ward and said

1903
Dec. 3

1904
Dec. 8

1904
Dec. 8

UNION COUNTY PROBATE COURT.

account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Fourth Account

Guardian's Account.

Amos A. Witercraft, Guardian of Nellie E. Witercraft, Fourth Account, In account with his ward.

1903 March 13

Said Guardian charges himself as follows:

	\$	¢	\$	¢
To Balance on hand on settlement made with Probate Court Union County, Ohio,	209	50		
To Interest received of Amelia E. Graham,	31	50		
Total of all moneys received to date			241	00

1904 Dec. 8

Said Amos A. Witercraft as Guardian of Nellie E. Witercraft, a minor, claims credit for payments made on account of said ward as follows:

1903 Dec. 3
1904 Dec. 8

Osac S. Miller, Treasurer, Tax	1	64		
" " " " " "	1	82		
Probate Court fees	3	00		
Compensation allowed by court to Guardian,	16	00		
Total charges,			18	46
Balance in hands of Guardian,			222	54

Recapitulation.

Total amount chargeable,	\$	241	00
Total amount credited,		18	46
Balance due said Nellie E. Witercraft,	\$	222	54

Affidavit to Account.

The State of Ohio,
Union County, ss. I, Amos A. Witercraft, Guardian of Nellie E. Witercraft, do make solemn oath that the within is a true and correct account of said Guardianship as I verily believe.

Amos A. Witercraft.

Sworn to before me and signed in my presence this 8th day of December A.D. 1904,

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Aaron G. Gookam, Insane.
 In the Probate Court of Union County, Ohio.
 Journal Entry - On the Matter of the Guardianship of Aaron G. Gookam, } No. 6121A December 12, 1904,
 Filing Account, } Filing First and Final Account.
 Ordering G. Gookam of Union County, Ohio, and presenting his Notice of First and Final Account in settlement of said Guardianship duly verified.

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Said Atlanta Gookam also tendered his resignation as such Guardian, whereupon the court do order the same filed and said account advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

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 Account -

Resignation - Resignation.
 filed To the Honorable John M. Brodrick, Judge of the Probate
 Dec. 12/1904 - Court, Union County, Ohio: -

an
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 1904
 Oct. 22 To

The undersigned having rendered his final account, respectfully tenders his resignation as Guardian of Aaron G. Gookam, for the reason that there is no further need of a Guardian and asks that the same be accepted.
 Dated this 12th day of December 1904.

Sept 30 Pa
 Oct. 22 "
 " " "
 " " "
 " " "
 Nov. 5 "
 " 19 "
 " " "
 Dec. 12 "
 Sept. 29 "

Atlanta Gookam.
 Journal Entry - In the Probate Court of Union County, Ohio.
 confirming Account - On the Matter of the Guardianship of Aaron G. Gookam, Insane. } January 28, 1905 - Settlement
 of First and Final Account.

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This day this matter came on to be heard on motion to confirm account. Atlanta Gookam, Guardian of the person and estate of Aaron G. Gookam, having heretofore, to-wit: On the 12th day of December 1904, filed in this court her First and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 4th day of December 1904, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$342⁴⁵; and that she is entitled to credits amounting to the sum of \$350⁹⁷, valid claims against said ward as shown by said vouchers and

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UNION COUNTY PROBATE COURT.

other evidences produced to the court.

And the court do further find that there is a balance of \$8⁵² due said Guardian for over-payments on behalf of said ward's estate and said account is settled accordingly.

On resignation - It is ordered that the resignation of said Guardian, heretofore filed herein, be and the same hereby is, accepted by the court.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account

Atlanta Goakam, Guardian of Aaron G. Goakam, First and Final Account. An account with her ward.

Said Guardian charges herself as follows:

1904	Oct. 22	% Received for corn,	\$ 342 45
		Said Guardian credits herself as follows:	
Sept	30	Pd Fred Gurer, Threshing	\$ 12 50
Oct.	22	" Mr. Victory Bank, on notes,	265 22
"	"	" Dickinson, Wallace & Pule, on acct,	1 25
"	"	" J. J. Priest, labor,	25
"	"	" E. Ledman, hulling seed,	3 50
Nov.	5	" N. McBride, on note,	51 00
"	19	" J. W. Pearty, on acct,	5 00
"	"	" A. W. Fitzworth, on acct,	1 00
Dec.	12	" Probate Judge, this account	5 50
Sept.	29	" John M. Brodrick, P. J.	5 45
			<u>\$ 350 97</u>

Recapitulation.

Total amount chargeable,	\$ 342 45
Total amount credited,	350 97
Balance due said Guardian,	\$ 8 52

Affidavit to Account.

The State of Ohio, }
 Union County, ss. } I, Atlanta Goakam, Guardian of
 Aaron G. Goakam, do make solemn oath that the within
 is a true and correct account of said guardianship
 as I verily believe.

Atlanta Goakam.

Sworn to before me and signed in my presence
 this 12th day of December A. D. 1904.

(L.S.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of John Draper, Drunkard.

Journal Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of John Draper, Drunkard. (No. 4849. December 14, 1904, Filing Fourth Account.)
 This day came R. L. Woodburn, Guardian of John Draper, a drunkard of Union County, Ohio, and presented his Fourth Account in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of John Draper, Drunkard. (January 28, 1905. Settlement of Fourth Account.)

This day this matter came on to be heard on motion to confirm account. R. L. Woodburn, Guardian of the person and estate of John Draper, a drunkard, having heretofore, to wit: On the 14th day of December 1904, filed in this court his Fourth Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 4th day of January 1905 and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward, upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$27²⁵ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$27²⁸ being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$292⁴; and that he is entitled to credits amounting to the sum of \$271²⁵, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$21⁰³ in the hands of

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UNION COUNTY PROBATE COURT.

said Guardian due said ward, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Fourth Account

Guardian's Account.

R. L. Woodburn, Guardian of John Draper.

Fourth Account. An account with his ward.

Said Guardian charges himself as follows:

To balance due on settlement filed in Probate Court Dec. 5, 1902,	\$ 4 41
" Pension received for two years to December 3 rd 1904,	288 00
Total to date,	\$ 292 41

Paid out as follows: -

Guita Seaman	1	\$ 30 00
George Moder, Infirmary Director	2	26 00
Guita Seaman,	3	22 00
M. Greenwood,	4	1 00
Otte & Guerner,	5	3 25
Guita Seaman,	6	25 00
M. Freeman,	7	2 00
Guita Seaman,	8	25 00
Otte & Guerner,	9	13 50
M. Greenwood,	10	1 00
Guita Seaman,	11	25 00
Guita Seaman,	12	30 00
Guita Seaman,	13	27 00
R. L. Woodburn, Com. on \$288.	14	17 28
M. Freeman,	15	4 00
William Bancroft,	16	2 00
John Draper,	17	1 50
R. L. Woodburn,	18	10 00
John M. Brodrick, Probate Judge	19	5 85
		\$ 271 38

Recapitulation.

Total amount chargeable,	\$ 292 41
Total amount credited,	\$ 271 38
Balance due said ward,	\$ 21 03

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, R. L. Woodburn, Guardian of John Draper, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

R. L. Woodburn.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence
this 14th day of December A.D. 1904.
(L.D.) John M. Brodrick, Probate Judge

Guardianship of Samuel H. Smeck.

Journal
Entry -
Filing
Account,
Ordering
Notice,

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Samuel H. Smeck, Minor. No. 4860. December 14, 1904.
Filing Third Account.
This day came R. L. Woodburn, Guardian of Samuel H. Smeck, a minor of Union County, Ohio, and presented his Third Account in settlement of said guardianship, duly verified.

Third
Account -

Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account &

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Samuel H. Smeck, Minor. January 28, 1905 - Settlement of Third Account.
This day this matter came on to be heard on motion to confirm account. R. L. Woodburn, Guardian of the estate of Samuel H. Smeck, Minor, having heretofore, on the 14th day of December 1904, filed in this court his Third Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and

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UNION COUNTY PROBATE COURT.

services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$31⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$31⁰⁰ being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$863⁷⁴; and that he is entitled to credits amounting to the sum of \$60²⁶, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$803⁴⁸ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Third

Account - R. L. Woodburn, Guardian of Samuel H. Snuck, Third Account. An account with his ward.

Said Guardian charges himself as follows:

To balance as shown by Report filed Dec. 5 th 1902 - with Probate court,	\$ 583 74
Pension 2 yrs to Sept. 4, 1904,	240 00
Interest,	40 00
	\$ 863 74
Paid out as follows:-	
J. M. Kennedy,	1 10 00
R. L. Woodburn, Com. \$280.	2 16 80
R. L. Woodburn,	3 15 00
John M. Brodrick,	4 6 50
Tax	5 5 98
"	6 5 98
	\$ 60 26

Recapitulation.

Total amount chargeable,	\$ 863 74
Total amount credited,	60 26
Balance due said ward,	\$ 803 48

Affidavit to Account.

The State of Ohio, ss.
 Union County, I, R. L. Woodburn, Guardian of Samuel H. Snuck, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

R. L. Woodburn.

Sworn to before me and signed in my presence.

RECORD OF ACCOUNTS.

this 14th day of December A. D. 1904.

(L. D.)

John M. Brodrick, Probate Judge.

Guardianship of Melville E. Mallory, Lunatic.

In the Probate Court of Union County, Ohio.

Journal

In the Matter of the Guardianship of Melville E. Mallory. - No 3471 "B." December 14, 1904

Entry

Filing

Account,

Ordering

Notice

This day came B. L. Woodburn, Guardian of Melville E. Mallory, a Lunatic of Union County, Ohio, and presented his Third Account in settlement of said guardianship duly verified.

Third Account

Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge

In the Probate Court of Union County, Ohio.

Journal

Entry -

Confirming

Account

In the Matter of the Guardianship of Melville E. Mallory, Lunatic - January 28, 1905. Settlement of Third Account.

This day this matter came on to be heard on motion to confirm account. B. L. Woodburn, Guardian of the person and estate of Melville E. Mallory a lunatic, having heretofore, to-wit: On the 14th day of December 1904, filed in this court his Third Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$64⁵⁶ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$64⁵⁶, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$3970⁶⁰; and that he is

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UNION COUNTY PROBATE COURT.

entitled to credits amounting to the sum of \$736.06, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$3234.54 in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Third Account -

R. L. Woodburn, Guardian of Melville E. Mallory, Third partial account, on account with his ward.

Said Guardian charges himself as follows:

To balance on hands as shown by settlement filed December 5 th 1902, in Probate Court,	\$ 3194.60
Peruision to December 4 th 1904,	576.00
Interest,	200.00
	\$ 3970.60
Paid out as follows: -	
Saidie Bidwell,	1 72.00
Saidie Bidwell,	2 72.00
Saidie Bidwell,	3 72.00
Charlotte Johnson,	4 72.00
Saidie Bidwell,	5 72.00
Charlotte Johnson,	6 72.00
Charlotte Johnson,	7 72.00
Charlotte Johnson,	8 72.00
Tax June 1904,	9 44.85
R. L. Woodburn Com. \$776.	10 46.56
Tax, Dec. 1903	11 44.85
R. L. Woodburn	12 18.00
J. M. Brodrick	13 5.80
	\$ 736.06

Recapitulation.

Total amount chargeable,	\$ 3970.60
Total amount credited,	736.06
Balance due said ward,	\$ 3234.54

Affidavit to Account.

The State of Ohio, Union County, ss:

I, R. L. Woodburn, Guardian of Melville E. Mallory, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

R. L. Woodburn,

Sworn to before me and signed in my presence this 14th day of December A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge

RECORD OF ACCOUNTS.

Estate of John Edwards, Deceased.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of John Edwards, deceased. No. 5904. December 14, 1904. Filing First Account &c. This day came William M. Brown, Administrator with the will annexed, of the estate of John Edwards, late of Union County, Ohio, deceased, and presented his first account in settlement of said estate, duly verified. Said Administrator also filed his motion for further time to collect the assets of said estate. Whereupon the court do order the same ^{that said account be} filed and advertised for hearing on Saturday the 28th day of January A. D. 1905, at one o'clock, P. M., to which time said matter is continued.

Motion - Motion for Extension of Time to collect Assets. filed Dec. 14, 1904 - In the Matter of the estate of John Edwards, deceased. Probate Court, Union County, Ohio. To the Hon. John M. Brodrick, Judge of said Court. The undersigned, William M. Brown, Administrator of the estate of John Edwards, deceased, now comes and moves the court that one year further time be allowed him for the purpose of collecting the assets of said estate. Dated this 14th day of December A. D. 1904. William M. Brown, Administrator

Journal Entry - In the Probate Court of Union County, Ohio, January 28, 1905. In the Matter of the estate of John Edwards, deceased. Motion for Extension of Time to collect Assets. This day William M. Brown, Administrator with the will annexed of the estate of John Edwards, deceased, appeared in open court, and having filed herein his motion for an extension of time to collect the assets belonging to said estate, and also his affidavit as required by law in such cases, and the court being satisfied by said affidavit, that from the situation of such assets, further time is required for their collection; it is ordered that the time be and hereby is extended one year from Dec. 14, 1904, for that purpose. It is further ordered that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of John Edwards, deceased. January 28, 1905. Settlement of First Account. This day this matter came on to heard on motion to confirm account. William M. Brown, Admini-

First Account -

UNION COUNTY PROBATE COURT.

istrator with the will annexed of the estate of John Edwards, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 14th day of December 1904, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination, being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$32⁰⁵ as his legal compensation, and \$12⁴⁰ for expenses and extraordinary services rendered to said estate to this date. On consideration thereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$32⁰⁵ as his legal compensation, and the sum of \$12⁴⁰ for expenses and extraordinary services. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum of the two items last aforesaid, to-wit: \$44⁴⁵.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$534¹⁸ and that he is entitled to credits in the sum of \$522⁷⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$11⁴⁸ in the hands of the said Administrator due said estate and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$ within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Administrator's Account.

First Account - William M. Brown, Administrator of the estate of John Edwards, deceased, in account with said estate. Said Administrator charges himself as follows:

To the amount of money received from sale of chattels, and that came into the hands of said Administrator from other sources,	\$ 534 18
	\$ 522 70
Balance,	\$ 11 48

RECORD OF ACCOUNTS.

The said Administrator credits himself as follows:-

1903	Aug. 18	Paid to E. J. Evans, Auctioneer	No. 1	\$ 8 00
"	18	" " R. J. body, clerk of sale,	" 2	1 00
"	18	" " Thomas Edwards, service of horse,	" 3	15 00
"	19	" " Sarah Edwards, widow, for part of allowance,	" 4	11 50
Oct.	14	" " " " allowance	" 5	53 50
Dec.	10	" " Admr of Dr. Vigor - Medical services	" 6	13 43
1904	Jan. 7	" " A. J. Han, for sale bills and publishing notice of sale and notice of appointments	" 7	3 50
Feb.	27	" to the Union Banking Co., on note	" 8	131 95
Jan.	23	" " Marion Shuler - appraiser -	" 9	1 00
Feb.	19	" " J. H. Hush, cutting hay,	" 10	3 50
"	24	" " Lantrell Henderson - Medical services	" 11	4 00
Mar.	1	" " W ^m body, appraising property -	" 12	1 00
Dec.	14	" " W ^m Brown - Admr of estate of Adam Phillips, for appraisers fee due the said Adam Phillips estate,	" 13	1 00
Mar.	4	Paid to Emily Back, borrowed money by the said John Edwards, dec'd,	" 14	5 00
"	5	" " A. B. Swisher, Medical services	" 15	81 00
"	12	" " Sarah Edwards, widow's allowance	" 16	25 00
April	30	" " J. M. Brodrick, Probate costs	" 17	25 80
Sept.	5	" " Sarah Edwards, widow's allowance	" 18	15 00
June	9	" " Samuel Myers, old acct made by John Edwards	" 19	6 40
July	18	" " J. W. Gilton, Treasurer taxes	" 20	17 74
1904	Jan. 7	" " " " " " " "	" 21	22 66
April	30	" " " " " " " "	" 22	22 55
		To Administrator for serving notices of filing Petition to sell real estate,		2 40
		To Administrator's commission on \$534 ¹⁸		32 05
		To Administrator W ^m M. Brown for postage and extra services in making collections,		10 00
Dec.	14	To J. M. Brodrick, Probate costs on settlement,		6 70
				\$ 522 70

Recapitulation.

Total amount chargeable,	\$ 534 18
Total amount credited,	\$ 522 70
Balance due said estate,	\$ 11 48

Affidavit to Account.

The State of Ohio, Union County, ss:

I, William M. Brown, Administrator of the estate of John Edwards, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

William M. Brown, Administrator

Sworn to before me and signed in my presence, this 14th day of December A. D. 1904.

(L.S.)

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Sarah J. Hall, Lunatic.

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 6 70
 \$ 522 70

Journal
 Entry - In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Sarah J. Hall, Lunatic. - No. 3369. December 14, 1904.
 Filing Sixth Account. This day came R. L. Woodburn, Guardian of Sarah J. Hall, a lunatic of Union County, Ohio, and presented his Sixth Account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.
 John W. Brodrick, Probate Judge.

Journal
 Entry - In the Probate Court of Union County, Ohio, In the Matter of the Guardianship of Sarah J. Hall, Lunatic. - January 28, 1905. - Settlement and Confirmation of Sixth Account.
 This day this matter came on to be heard on motion to confirm account. R. L. Woodburn, Guardian of the person and estate of Sarah J. Hall, a lunatic, having heretofore, to-wit: On the 14th day of December 1904, filed in this court his Sixth Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County for not less than three consecutive weeks, from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$30⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$30⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$425¹⁵; and that he is entitled to credits amounting to the sum of \$146²³, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$278²² in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said

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RECORD OF ACCOUNTS.

Guardian pay the costs of the proceedings aforesaid, taped at \$, within ten days, and that complete record on the premises be made.

John M. Brodrick, Probate Judge.

Sixth Account -

Guardian's Account.

R. L. Woodburn, Guardian of Sarah J. Hall, Sixth partial account. An account with his award. Said Guardian charges himself as follows:

% balance as shown by settlement made April 1 st 1902 -	\$ 265-15
Hornbeck, rent to April 1 st 1903,	85-00
" " " " " 1904,	75-00
	\$ 425-15

Paid out as follows -

Columbus State Hospital	1	\$ 5-45
Tax paid August 1902	2	2-99
" " " " "	3	5-97
" " " " "	4	2-86
" " " " "	5	11-32
" " June 1904	6	2-24
Justus Schneider	7	4-13
Church & Weld	8	18-80
John R. Taylor,	9	4-00
Columbus State Hospital	10	6-00
S. Sharrer & Sons	11	11-23
Tax,	12	21-59
R. L. Woodburn	13	30-00
Church Bros. & Weld	14	12-10
Tax paid Jan'y 7, 1904	15	2-25
John M. Brodrick, Probate Judge,	16	6-20
		\$ 146-93

Recapitulation,

Total amount chargeable,	\$ 425-15
Total amount credited,	\$ 146-93
Balance due said ward,	\$ 278-22

Affidavit to Account.

The State of Ohio, Union County, as:

I, R. L. Woodburn, Guardian of Sarah J. Hall, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

R. L. Woodburn.

Sworn to before me and signed in my presence this 14th day of December A.D. 1904.

(Sd) John M. Brodrick, Probate Judge

Journal Entry - ...
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UNION COUNTY PROBATE COURT.

Guardianship of Lulu Murray, Minor.

Journal

On the Probate Court of Union County, Ohio.

Entry -

In the Matter of the Guardianship of Lulu Murray, No. 5361. December 15, 1904. Filing Second and Final Account.

Filing

Account, This day came William H. Brottinger, Guardian of

Ordering

Lulu Murray, a minor of Union County, Ohio, and presented his second and final account in settlement of said Guardianship, duly verified.

Notice re -

Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

On the Probate Court of Union County, Ohio.

Entry -

In the Matter of the Guardianship of Lulu Murray, Minor, No. 5361. January 28, 1905. - Settlement of Second and Final Account.

Confirming

Account - This day this matter came on to be heard on motion to confirm account. William H. Brottinger, Guardian of the person and estate of Lulu Murray, having heretofore, to wit: On the 15th day of December 1904, filed in this court his Second and Final account and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 4th day of January 1905, and as exceptions having been filed thereto, the said account together with the vouchers accompanying the same are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

Account -

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward.

Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$30⁰⁰, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$30⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$267⁶¹; and that he is entitled to credits amounting to the sum of \$116³⁵, valid claims against said ward, as shown by said vouchers and other evidences produced to the

Probate Judge.

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RECORD OF ACCOUNTS.

court. And the court do further find that there is a balance of \$151²⁶ in the hands of said Guardian due said ward, and said account is settled accordingly. It is ordered that said Guardian pay said balance to the party thereto lawfully entitled.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Final Account - William H. Brettinger, Guardian of Lulu Murray, Second and Final Account.

On account with his ward.

Said Guardian charges himself as follows:

1902	June 7	To balance on hand at date of First Account,	\$ 2294	
	Sept. 16	Three months pension,	30 00	
	Dec. 15	Pension to Oct. 18 th when ward was 16 yrs old,	14 67	
			<u>\$ 267 61</u>	
Said Guardian charges himself as follows:				
1902	Sept. 11 th	Pd B. F. Carrman,	\$ 7 71	
	" 12	" Lulu Murray,	2 29	
	" 29	" Lulu Murray,	4 50	
	Oct. 18	" D. H. Patch,	25 00	
1903	Jan. 12	" Lulu Murray,	2 50	
	" 19	" Car-shoes,	40	
	Nov. 24	" Lulu Murray,	4 00	
	April 6	" H. D. Huffman,	3 00	
	May 5	" Dr. E. Robinson,	5 00	
	Oct. 24	" Daisy Kirtz,	4 50	
	Dec. 18	" Lulu Murray,	3 45	
1904	Feb. 14	" " "	4 25	
	April 16	" " "	3 00	
	Sept. 26	" " "	5 00	
	Oct. 8	" " "	1 75	
	Dec. 15	" John M. Brodrick, this account,	6 00	
	" "	" R. L. Cameron, drawing account,	2 00	
	" "	" Guardian, as compensation,	30 00	
			<u>\$ 116 35</u>	

Recapitulation.

Total amount chargeable,	\$ 267 61
Total amount credited,	\$ 116 35
Balance due said ward,	\$ 151 26

Affidavit to Account.

The State of Ohio, }
 Union County, } I, William Brettinger, Guardian of Lulu Murray, do make solemn oath that the within is a true and correct account of said

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UNION COUNTY PROBATE COURT.

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W. H. Brottinger.

Sworn to before me and signed in my presence
this 15th day of December A.D. 1904.

(S.D.)

John M. Brodrick, Probate Judge.

Guardianship of Dwight J. Ziggert, Minor.

Journal

In the Probate Court of Union County, Ohio.

Entry -

In the Matter of the Guardian - (No. 5824. December 17, 1904

Filing

Slip of Dwight J. Ziggert, Filing First Account.

Account -

This day came Albert J. Pounds, Guardian of Dwight J. Ziggert, a minor of Union County, Ohio, and presented his First Account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

In the Probate Court of Union County, Ohio.

Entry -

In the Matter of the Guardian - (January 28, 1905. - Settlement

confirming

Slip of Dwight J. Ziggert, Minor. of First Account.

Account -

This day this matter came on to be heard on motion to confirm account. Albert J. Pounds, Guardian of the estate of Dwight J. Ziggert, having heretofore, to wit: On the 17th day of December 1904, filed in this court his First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed

RECORD OF ACCOUNTS.

the sum of \$63²⁶ as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$63²⁶, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1081⁷¹; and that he is entitled to credits amounting to the sum of \$257³⁷ valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$824³⁴ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

First

Account - Albert J. Pounds, Guardian of Dwight J. Liggitt, First Account. An account with his ward. Said Guardian charges himself as follows:

1904	Mar. 30	To cash from S. F. Barrham		902 40	
	May 19	" " " Martha E. Liggitt, Adm'r,		179 31	
Guardian credits himself as follows:					
	May 7	By Appointment & Letters of Guardianship,	1	5 80	
	" 19	" Board, clothing &c. Martha E. Liggitt,	2	181 71	
	Dec. 19	" Guardian's compensation, \$1081 ⁷¹ - 6439 40		63 26	
	" "	" Robt. McElroy, making acct -	3	1 00	
	" "	" Probate fees on first acct	4	5 60	
				Amount to balance,	824 34
				<u>\$1081 71</u>	<u>\$1081 71</u>

Recapitulation.

Total amount chargeable,	\$1081 71
Total amount credited,	257 37
Balance due said ward,	\$824 34

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Albert J. Pounds, Guardian of Dwight J. Liggitt do make solemn oath that the within is a true and correct account of said guardianship as I truly believe.

A. J. Pounds, Guardian,

Spoken to before me and signed in my presence, this 19th day of December A. D. 1904.

(S.D.)

Ada M. Campbell,
Deputy Clerk Probate Court.

Journal entry - 80
Filing Account, Ordering W. Oliver -

Journal entry - 80
Confirming of Account

First Account -

UNION COUNTY PROBATE COURT.

Guardianship of Frank White, Minor.

Journal
Entry -
Filing
Account,
Ordering
Order -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Frank White. No. 5787 December 20, 1904
Filing First Account.
This day came John W. White, Guardian of Frank White, a minor of Union County, Ohio, and presented his First Account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Frank White, Minor. January 28, 1905 - Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. John W. White, Guardian of the person and estate of Frank White, having heretofore, to-wit: on the 20th day of December 1904, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$500⁰⁰; and that he is entitled to credits amounting to the sum of \$102³⁹, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$397⁶¹ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge

First
Account -

Guardian's Account.
John W. White, Guardian of Frank White,
First Account. In account with his ward.

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RECORD OF ACCOUNTS.

Said Guardian charges himself as follows:

1904 May 13	To James B. McPeck, land sale, credits -		\$500.00	
1902 Nov 7	John M. Brodrick,	1	\$ 5.86	Journal entry - 80
1904 May 13	James B. McPeck,	2	54.48	Filing & account,
" 18	J. F. Millar,	3	25.00	ordering J.
" 25	John M. Brodrick,	4	11.55	Notice re -
Dec. 20	" " "	5	5.50	
			\$102.39	

Recapitulation.

Total amount chargeable,	\$500.00
Total amount credited,	\$102.39
Balance due said Ward,	\$397.61

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, John W. White, Guardian of Frank White, do make solemn oath that the within is a true and correct account of said guardianship as I verily believe.

John W. White.

Sworn to before me and signed in my presence, this 20th day of December A.D. 1904.

(L.S.)

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Harry E. Thompson, Minor.

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Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Harry E. Thompson. No. 4813, December 22, 1904. Filing Fourth Account. This day came Millie Thompson, Guardian of Harry E. Thompson, a minor of Union County, Ohio, and presented her Fourth Account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

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Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Harry E. Thompson, Minor. January 28, 1905. - Settlement of Fourth Account. This day this matter came on to be heard on motion to confirm account. Millie Thompson, Guardian of the person and estate of Harry E. Thompson, having heretofore, to wit: On the 22nd day of December 1904, filed in this court her Fourth Account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$267.⁰⁰; and that she is entitled to credits amounting to the sum of \$7.⁵⁰, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$259.⁵⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Fourth Account - Guardian's Account.
 Millie Thompson, Guardian of Harry E. Thompson.
 Fourth Account. In account with her ward.

RECORD OF ACCOUNTS.

1912
Nov. 10 Said Guardian charges herself as follows:
To amount due said ward on settlement
of November 19, 1902, which was his last
settlement for this ward,
Balance,

\$ 267 09
\$ 259 39 730

Journal
Entry - Dr
Appointing
Guardian -

1904
Dec. 22 Said Guardian credits herself as follows:
To F. A. Thompson, Attorney fee on settle-
ment of account,
Dec. 22 To John M. Brodrick, Probate Judge, fees on
fourth settlement

\$ 2 00
5 60

Recapitulation.

Total amount chargeable, \$ 267 09
Total amount credited, 7 30
Balance due said Harry E Thompson (her ward) \$ 259 39

Affidavit to Account.

The State of Ohio, } ss.
Clermont County, } I, Millie Thompson, Guardian of
Harry E. Thompson, do make solemn oath that the
within is a true and correct account of said guard-
ianship, as I verily believe.

Millie Thompson, Guardian

Sworn to before me and signed in my presence,
this 22nd day of December A.D. 1904.

(L.S.) John M. Brodrick, Probate Judge

Journal
Entry - Dr
Approving
Bond re -

Journal
Entry - Dr
Appointing
Guardian -

UNION COUNTY PROBATE COURT.

Guardianship of James E. Hoover, Minor

Journal
Entry -
Appointing
Guardian -

Probate Court, November 19, 1904.
No. 6197. Appointment.
Order for Bond.
This day Lydia L. Hoover appeared in open court, and made application to be appointed Guardian of James E. Hoover and the court being satisfied that said James E. Hoover is a minor of the age of eight years, March 14, 1904, and a child of John Nelson Hoover late of Liberty Township, Union County, Ohio, deceased, and that said minor resides in this county, and the court being further satisfied that a Guardian is necessary, and that said Lydia L. Hoover is a suitable person to be appointed and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor and the probable value thereof and also the probable annual rents of said minor's real estate.

It is ordered that said Lydia L. Hoover be appointed such guardian upon giving bond with sureties as required by law, in the sum of Fifteen Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Approving
Bond by

Probate Court, January 31, 1905.
No. 6231. Appointment.
Bond Approved.
Letters Issued.
This day Lydia L. Hoover, appeared in open court, accepted the appointment as Guardian of James E. Hoover and gave and filed herein her bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with H. B. Montgomery and D. H. Harrington, freeholders as sureties thereon, which bond is approved by the court. Thereupon said Lydia L. Hoover took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship, issue to said Lydia L. Hoover, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$/

John M. Brodrick, Probate Judge.

Guardianship of Jean S. Heagler, Lunatic

Journal
Entry -
Appointing
Guardian -

Probate Court, February 14, 1905.
No. 6231. Appointment.
Order for Bond.
This day Trarrinta R. Heagler appeared in open court, and made application to be appointed Guardian of Jean S. Heagler, and the court being satisfied that said Jean S. Heagler is a lunatic of the age of forty

RECORD OF ACCOUNTS.

years, January 8th 1905, of Union Township, Union County, Ohio, and that said Luratic resides in this county; and the court being further satisfied that a Guardian is necessary, and that said Braminta R. Heagler is a suitable person to be appointed, and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said Luratic, and the probable value thereof. It is ordered that said Braminta R. Heagler be appointed such Guardian upon giving bond with sureties as required by law in the sum of three hundred dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Approving
Bond in -
Matter of the Guardianship of Jean B. Heagler, Luratic,

Probate Court, February 14, 1905.
Appointment, Bond Approved,
Letters Issued.

This day Braminta R. Heagler appeared in open court, accepted the appointment as Guardian of Jean B. Heagler, and gave and filed herein her bond in the sum of three hundred dollars, conditioned according to law, with Dyer Reed and W. C. Lullington freeholders as sureties thereon, which bond is approved by the court. Thereupon said Braminta R. Heagler took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Braminta R. Heagler, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of William Wagner, Deceased.

Probate Court, February 14th 1905.

Journal
Entry -
Appointing
Executor -

In the Matter of the estate of William Wagner, Deceased. No. 6234. Appointment, Order dispensing with Bond. The last will and testament of William Wagner, late of Jerome Township, in this county, deceased, having heretofore been duly proved and allowed, this day John F. Wagner, William Wagner Jr. and James S. Wagner, the executors named in said will, appeared in open court and made and filed an application under oath as required by law, to be appointed such executors, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said John F. Wagner, William Wagner Jr. and James S. Wagner are suitable persons and legally competent; and said William Wagner deceased, having, in his said last will and testament

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Approving
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UNION COUNTY PROBATE COURT.

requested that said executors be not required to give bond for the execution of said trust; it is ordered that they be appointed as such executors; that a bond herein be dispensed in accordance with said request, until further order of the court, and this cause is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Estate of William Wagner, Deceased. Appointment, Bond Approved.

Letters Issued - This day John F. Wagner, William Wagner Jr. and James S. Wagner appeared in open court, accepted the trust as executors of the estate of William Wagner deceased. It is therefore ordered that letters testamentary issue on the will of said decedent, to said John F. Wagner, William Wagner Jr. and James S. Wagner, that this proceeding be recorded, and that said executors pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Charles E. Kerns, Deceased.

Probate Court, February 24, 1905.

Journal Entry - In the Matter of the Estate of Charles E. Kerns, Deceased. No. 6237. Appointment. Order for Bond.

Administratrix - This day Evaline Kerns appeared in open court, and made and filed an application under oath, as required by law, to be appointed administratrix of the estate of Charles E. Kerns, late of Merion Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Evaline Kerns is a suitable person and legally competent; it is ordered that said Evaline Kerns be appointed as such administratrix upon giving bond with securities as required by law, in the sum of Six Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, February 24, 1905.

Entry - In the Matter of the Estate of Charles E. Kerns, Deceased. Appointment, Bond Approved. Letters Issued.

This day Evaline Kerns appeared in open court, accepted the appointment as Administratrix of the estate of Charles E. Kerns, deceased; and gave and filed herein her bond in the sum of Six Thousand Dollars, conditioned according to law, with Albert E. Morse and Charles Woodworth, freeholders as securities, which

RECORD OF ACCOUNTS.

bond is approved by the court. It is therefore ordered that letters of administration issue to said Aveline Kerns, that this proceeding be recorded, and that said administratrix pay the costs herein taxed at \$~~10~~,
 John M. Brodrick, Probate Judge.

No. 4525
 No. 5228
 No. 5446
 No. 5802
 No. 5468.
 No. 6010.

On the Matter of Accounts Filed for Settlement

Probate Court, Union County, Ohio.

On the Matter of Accounts } entry - February 25, 1905.
 Filed for Settlement. } Notice Approved.

This day proof of publication of notice, of filing accounts and vouchers of administration and guardianship, was made; and the court do find the same in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on Saturday, February 25, 1905, at one o'clock P.M., as follows, to-wit:

- No. 5123 Baron B. Robinson, executor of the will of James W. Robinson; fifth account.
- No. 5983 Michael Rudolf, executor of the will of Conrad Rudolf; final account.
- No. 3334 B. Howard C. Black, administrator of the estate of Samuel E. Taylor; final account.
- No. 4594 A. Howard C. Black, administrator of the estate of James Suffy; final account.
- No. 5573 Mary St. John, administratrix of the estate of Margaret Slattery; second account.
- No. 3108 A. Lillie Cahill, administratrix of the estate of Isaac Cahill; seventh account.
- No. 6202 Sallie M. Hazlett, administratrix of the estate of Robert Hazlett; final account.
- No. 5967. Walter B. Bucher, administrator of the estate of Jane A. Holart; final account.
- No. 4323 Charles F. Lertz, guardian of Merritt J. Lertz; final account, by Kate B. Lertz and J. Merritt Lertz, administrators for deceased guardian.
- No. 5759. Francis M. Campbell, guardian of Ella J. M. Campbell and Harry M. Campbell; first accounts.

Journal
 entry -
 Filing
 account -
 ordering
 Notice re -
 Journal
 entry -
 confirming
 Account re -

UNION COUNTY PROBATE COURT.

- No. 4525 Albert J. Perry, guardian of Grace Harting; final account.
- No. 5228 Nancy J. Gount, guardian of Carl B. Gount; second account.
- No. 5446 Joseph P. Martin, guardian of Krusilla Jolly; second account.
- No. 5802 Lillie B. Phillips, guardian of Lee Earl Phillips; first account.
- No. 5468 Phoebe M. Bullough, guardian of John Addison M. Bullough; first account.
- No. 6010 Frankie Warner, executrix of the estate of Miller Warner; final account.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

The State of Ohio, 1905.

Union County, Personally appeared before me W. O. Shearer and made solemn oath, that the notice a copy of which is hereto attached was published for four consecutive weeks, on and next after February 4, 1905, in the Mansfield Tribune, a newspaper of general circulation in the county aforesaid.

W. O. Shearer.

Sworn to before me and signed in my presence, this 25th day of February A.D. 1905.

E.S.

John M. Brodrick, Probate Judge.

Printer's fees, \$ - P. L. Shearer & Shearer.

Estate of James W. Robinson, deceased.

Journal

entry - In the Probate Court of Union County, Ohio, No. 5123. January 19, 1905. In the Matter of the estate of James W. Robinson, deceased. Filing Fifth Account.

Account - This day came A. B. Robinson, executor of the estate of James W. Robinson, late of Union County, Ohio, deceased, and presented his fifth account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M. to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

entry - In the Probate Court of Union County, Ohio, February 25, 1905. Settlement confirming James W. Robinson, dec'd of Fifth Account.

Account - This day this matter came on to be heard on motion to confirm account. Aaron C. Robinson, executor of the estate of James W. Robinson, late of Union County, Ohio, deceased, having heretofore, to wit: on the 19th day of January 1905, filed in this court his Fifth Account, and notice of the time of hearing thereof,

RECORD OF ACCOUNTS.

having been given as required by law, by publication in the Mansfield Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance ^{as his legal} of \$16¹² compensation and \$30⁰⁰ for extraordinary services rendered to said estate to this date. On consideration whereof and the court being fully advised in the premises, the said executor is allowed said sum of \$16¹² as his legal compensation and the sum of \$30⁰⁰ for extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of the two items last aforesaid to wit: \$46¹². And the court do find the said executor chargeable with assets of said estate in the sum of \$130419²⁶ and that he is entitled to credits in the sum of \$130123⁰⁶, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$296⁹⁰ in the hands of the said executor due said estate and said account is settled accordingly.

It is ordered that said executor distribute said balance according to law and the will of said decedent.

This day this matter came on to be further heard on the motion and affidavit of the said Aaron B. Robinson, executor as aforesaid, for additional time to collect the assets of said estate. On consideration whereof the court do sustain said motion and allow the said executor twelve months from and after the 19th day of January A.D. 1905 as additional time for the settlement of said estate.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Bradrick, Probate Judge.

Fifth Account -		Executor's Account.	
		A. B. Robinson, executor of the estate of James W. Robinson, deceased, in account with said estate.	
		Said executor charges himself as follows:	
1903	Dec. 2	To amount heretofore reported,	\$129613.67
"	3	Wm. Talbott note	128.00
1904	Feb. 17	Jay Jackson "	537.50
		J. M. Longbrake	82.00

1904	Aug. 6	
"	15	
1904	Jan. 2	
"	8	
"	13	
April	5	
"	11	
May	1	
July	1	
"	30	
Nov.	5	
1905	Jan. 19	Paid
1903	Dec. 3	B. J.
" 1904	Aug. 1	
"	Feb. 4	
"	Aug. 1	
"	April 5	
"	Aug. 1	
"	" 20	
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UNION COUNTY PROBATE COURT.

1904	Aug. 6	J. C. Kennedy		26.34
	" 15	John F. Moore		190.00
				<u>\$130419.96</u>
Said Executor credits himself as follows:				
1904		By amount heretofore reported,		\$106540.01
Jan'y	2	Probate Judge of Franklin Co.		2.25
Feb'y	8	M. B. Norton, Tax refunded	2	1.72
"	13	J. M. Brodrick, cost	3	2.63
April	5	Shearer Bros.		1.65
"	11	Jacob Smith, legacy from Aaron Brown	5	5.00
May	1	Aaron Smith, " " " "	6	5.00
July	1	1/2 Assessment High St. Columbus, O.	7	27.17
"	30	cancelling Howell mortgage,		25
Nov.	5	Order, care of vase at cemetery,	8	4.00
				16.12
				10.00
				30.00
1905	Jan'y 19	Paid John M. Brodrick, Probate Judge,	10	6.75
				<u>\$106687.57</u>
Distributed to legatees -				
1903		By heretofore reported,		\$22835.49
Dec.	3	Paid E. M. Robinson,	No. 1	100.00
"	"	" M. A. Robinson,	2	53.75
1904	Aug. 1	" " "	3	46.25
Feb	4	" John W. Robinson,	4	50.00
Aug.	1	" " "	5	50.00
April	5	" Robt O. Robinson,	6	50.00
Aug.	1	" " "	7	50.00
"	20	" Emily J. Wilkins,	8	100.00
				100.00
				<u>\$23435.49</u>
<u>Recapitulation.</u>				
Total amount chargeable,				\$130419.96
Total amount credited,				\$106687.57
Balance due said estate,				\$23732.39
Distributed to heirs,				\$23435.49
Net balance in hands of executor,				\$296.90

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, A. B. Robinson, executor of the estate of James W. Robinson, deceased, do make solemn oath that the within account is in all respects true and correct as I sincerely believe.

A. B. Robinson.

Known to before me and signed in my presence this 19th day of January A. D. 1905.

(Signature)
 John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Conrad Rudolph, deceased.

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the Estate of Conrad Rudolph, deceased. (No. 5983. January 23, 1905. Filing First and Final Account. This day came Michael Rudolph, executor of the will and estate of Conrad Rudolph late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

1904		
Jan 7	7	By
1903	24	"
1904	14	"
	29	"
	7	"
	29	"
	"	"
April 14	14	"
1903	30	"
1904	11	"
1905	23	"
Jan 23	23	"

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the Estate of Conrad Rudolph, deceased. (No. 5983. February 25, 1905. Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. Michael Rudolph, executor of the estate of Conrad Rudolph, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 23rd day of January 1905, filed in this court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. And the court do find the said executor chargeable with no assets of said estate and that he is entitled to credits in the sum of \$540²⁵, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$540²⁸ due the said executor for payments on behalf of said estate, and said account is settled accordingly. It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

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Final Account - Executor's Account. Michael Rudolph, executor of the estate of Conrad Rudolph, deceased, in account with said estate. Said Accountant charges himself as follows:

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UNION COUNTY PROBATE COURT.

Said Accountant credits himself as follows:

1904	Jan 7	By paid John L. Greenbaum (Legate)	Con. No. 1	200 00
1903	Dec 24	" " b. b. Greenbaum,	" 2	200 00
1904	Jan 4	" " J. W. Tilton, (taxes)	" 3	10 70
	" "	" " J. M. Brodrick, Probate Judge	" 4	13 73
	" 29	" " Doctor G. O. McBane	" 5	6 00
	" 7	" " D. D. Ketch, arrdntaker	" 6	55 00
	" 29	" " Doctor W. M. Hoff	" 7	6 00
	" "	" " J. M. Hauer	" 8	1 50
	April 14	" " Williams & McIntire	" 9	2 25
	May 30	" " James McCampbell, lister's fee	" 10	1 00
	June 11	" " J. C. Adams,	" 11	2 00
	Jan 23	" " L. L. Arthur, atty this settlement	" 12	4 00
	" 23	" " John W. Brodrick, P. J.	" 13	5 40
				\$340 98

Recapitulation

Total amount chargeable,	\$300 00
Total amount credited,	540 98
Balance due said executor,	\$340 98

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Michael Rudolph, executor of the estate of Conrad Rudolph, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Michael Rudolph.

Sworn to before me and signed in my presence this 23rd day of January A.D. 1905.

(L.S.) John W. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Samuel E. Taylor, deceased.

Journal Entry - In the Probate Court of Union County, Ohio. No. 3334 A. January 16, 1905. Filing Samuel E. Taylor, deceased. Filing Fifth and Final Account. Account - This day came Howard C. Black, Administrator de bonis non of the estate of Samuel E. Taylor, late of Union County, Ohio, deceased, and presented his Fifth and Final Account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 25th day of February A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal Entry - In the Probate Court of Union County, Ohio. February 25, 1905. - Settlement confirming Samuel E. Taylor, deceased. of Fifth and Final Account. Account - This day this matter came on to be heard on motion to confirm account. Howard C. Black, Administrator de bonis non of the estate of Samuel E. Taylor, late of Union County, Ohio, deceased, having heretofore, to wit: on the 16th day of January 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$13⁷⁹ as his compensation for services rendered to said estate to this date. On consideration whereof and the court being fully advised in the premises, the said Administrator is allowed said sum of \$13⁷⁹ as his compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$13⁷⁹. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$69⁶² and that he is entitled to credits in the sum of \$69⁶², as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing in the hands of the said Administrator due

Final Account -

1903 Dec'r 18
1904 Dec'r 20

1904 Dec'r 30

1905 Jan. 14

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UNION COUNTY PROBATE COURT.

Said estate, and said account is sealed accordingly.
 It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, and at & within ten days, and that said account be recorded.
 John M. Brodrick, Probate Judge.

Final Fifth and Final Account
 Account of Howard C. Black, Administrator de bonis non,
 estate of Samuel E. Taylor, deceased.

In Probate Court, Union County, Ohio.

Said Administrator & charges himself as follows:

1903	Dec'r 18	Balance from 4 th Account	\$ 17 37
1904	Dec'r 20	Howard C. Black, Adm'r & Smith	50 32
			\$ 67 69
1904		And claims credit as follows:-	
Dec'r 30		Sarah R Taylor,	1 \$ 25 00
" "		Socia Pennell,	2 25 00
1905			
Jan. 16		Howard C. Black, @, comp., &c.	3 13 79
		Probate Judge & printing,	4 5 90 \$ 69 69

State of Ohio, Union County, ss:

Howard C. Black, being duly sworn says that he is the regularly appointed, qualified and acting administrator de bonis non of the estate of Samuel E. Taylor, deceased; and that the foregoing account is true and correct to the best of his knowledge and belief.

Howard C. Black.

Sworn to before me and subscribed in my presence this 16th day of January 1905.

[Signature] John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of James Duffey, Deceased.

Journal
entry -
Filing
Account -
Ordering
Notice -

On the Probate Court of Union County, Ohio.
In the Matter of the estate of (No. 4594 A. January 16, 1905.
James Duffey, Deceased. Filing First and Final Account.
This day came Howard C. Black, Administrator de
bonis mort of the estate of James Duffey, late of Union
County, Ohio, deceased, and presented his first and final
account in settlement of said estate, duly verified.
Whereupon the court do order the same filed and
advertised for hearing on Saturday the 25th day of Febru-
ary A.D. 1905, at one o'clock P.M., to which time said
matter is continued.
John M. Brodrick, Probate Judge.

First & Final Account

1903 April 7th

Journal
entry -
Confirming
Account -

On the Probate Court of Union County, Ohio.
In the Matter of the estate of (February 25, 1905. Settlement of
James Duffey, Deceased. First and Final Account.
This day this matter came on to be heard on mo-
tion to confirm account. Howard C. Black, Admin-
istrator de bonis mort of the estate of ~~James Duffey~~, late
of James Duffey, late of Union County, Ohio, deceased,
having heretofore, to-wit: on the 16th day of January 1905
filed in this court his final account, and notice of
the time of hearing thereof having been given as re-
quired by law, by publication in the Marysville Tribune,
a newspaper published and of general circulation in
the county aforesaid, for not less than three consecu-
tive weeks from and after the 1st day of February 1905
and no exceptions having been filed thereto, the said
account, together with the vouchers accompanying
the same, are now examined by the court. And said
account on such examination being found correct, is
allowed and confirmed.

Dec. 17th

1904 July 26

1903 Feb. 9

Apr. 15

June 11

Aug. 1

1904 Sept 20

"

1905 Jan 5

"

"

"

This day this matter came on to be further heard
on motion of the said Administrator for the allowance
of \$200.⁰⁰, as his legal compensation for extraordinary
services rendered to said estate to this date. On con-
sideration whereof and the court being fully advised
in the premises, the said Administrator is allowed
said sum of \$200.⁰⁰, as his legal compensation and for
extraordinary services. It is therefore ordered by
the court that the said Administrator retain out of
the money of said estate the sum of aforesaid, to-wit:
\$200.⁰⁰. And the court do find the said Admin-
istrator chargeable with assets of said estate in
the sum of \$1822.⁸¹ and that he is entitled to credits
in the sum of \$1814.³⁹ as shown by said vouchers
and other evidence produced to the court.

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1903 April 7th
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UNION COUNTY PROBATE COURT.

And the court do further find that there is a balance of \$8.42 in the hands of the said Administrator due said estate, and said account is settled accordingly.

It is ordered that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings of aforesaid, taxed at \$ within ten days, and that said account, and agreements and exhibits, thereto attached, be recorded.

John M. Brodrick, Probate Judge.

First & Final Account - First and Final Account
Howard C. Black, Administrator de bonis moris,
Estate of James Huffy, deceased.

In Probate Court, Union County, Ohio.

Said Administrator charges himself as follows:-

1903	April 7	Trustee in Bankruptcy H. C. Brown,		
		9% dividend,		\$ 140.24
	"	44% "		685.60
	Dec. 17	1% "		15.58
1904	July 26	Bondsman, Howard C. Black, Adm'r of Jas Smith,		716.77
		Total chargeable,		264.62
				\$1822.81
		And claims credit as follows:-		
1903	Feb 9	J. M. Brodrick, P. J.,	1	\$ 7.40
	Apr. 15	J. L. Rogers,	2	50.00
	June 11	J. M. Brodrick, P. J.	3	6.66
	Aug. 1	Tax,	4	21.77
1904	Sept 20	Eliz. Huffy O'Neill,	5	200.00
	"	Mary Ann Huffy,	6	200.00
		F. J. Kahler, Atty &c	7	400.00
1905	Jan 5	Eliz. Huffy O'Neill	8	75.00
	"	Mary Ann Huffy	9	75.00
	"	F. J. Kahler, Atty &c.	10	150.00
		Tax,	11	22.02
		Howard C. Black, by agreement on tax case,	12	397.79
		Howard C. Black, work in bankruptcy court, extraordinary, statutory comp. and account,	13	200.00
		Probate Judge and printing,	14	875.18
				\$1814.39

Recapitulation.

Total chargeable,	\$1822.81
Total credits,	\$1814.39
Balance in Adm'r's hands,	\$ 8.42

State of Ohio,
Union County, ss.

Howard C. Black, being duly sworn says that he is the regularly appointed, qualified and acting administrator de bonis moris of the estate of James Huffy deceased; that the foregoing account is true to the

RECORD OF ACCOUNTS.

best of his knowledge and belief.

Howard C. Black,

Sworn to before me and subscribed in my presence this 16th day of January 1905.

E. D.

John W. Brodrick, Probate Judge.

Attached to Acct -

Approval of To the Hon. John W. Brodrick,

Probate Judge, Union County, Ohio.

Plain City, Ohio January 16, 1905.

I have this day examined the account of Howard C. Black, Administrator of the estate of James Duffey deceased, showing a balance of thirty-nine and 1/100 dollars (\$39^{1/100}) out of which is set to some court costs and taxes, and the same is satisfactory.

J. J. Kahlis,

Attorney in fact for Margaret Duffey.

Agreement -

Article of Agreement entered into this 1st day of September 1903, by and between Margaret Duffey, F. S. Zimmerman, Agent, Maggie Duffey, Mary Ann Duffey and Elizabeth Duffey O'Neill, heirs of James Duffey, deceased, parties of the first part; and Howard C. Black, party of the second part, witnesses: -

Statement.

Be it known that there are tax charges in Union County for back taxes against the estate of said James Duffey, deceased, of \$795.59 a copy of the County Auditor's statement being hereinafter set forth and marked Exhibit A.

On account of fearing failure of the attempt to reduce or eliminate said amount the heirs of said estate do not desire to have said estate responsible for attorney fees in bringing an action but yet desire an action in said matter to be brought.

Therefore the following agreement is entered into: -

The said Howard C. Black, aside and separate from his position as administrator de bonis non of the said estate of said James Duffey, deceased, and simply as an outside attorney agrees to bring an action looking to the reduction or elimination of said amount of taxes and said Margaret Duffey, Maggie Duffey, Mary Ann Duffey and Elizabeth Duffey O'Neill, F. S. Zimmerman, Agent for said Margaret Duffey, being all the heirs of said James Duffey, deceased, agree to and do employ the said Howard C. Black to attempt to reduce or eliminate said amount of said taxes in whatever manner he may deem best and in case a reduction is made or an elimination is made therein said Howard C. Black shall have one-half the amount of said reduction or elimination and in case no reduction or elimination is made

UNION COUNTY PROBATE COURT.

Said Howard C. Black is to receive no compensation for his work in said matter.

In witness whereof said parties have hereunto set their hands the day and year last above written.

The foregoing is satisfactory to me, Margaret Duffey, by J. F. Zimmerman, Agent, Mary Jane Duffey, Elizabeth Duffey & Mill, Howard C. Black, Frank J. Kahler, Atty in fact for Margaret Duffey, according to J. F. Zimmerman dec'd.

Exhibit - Exhibit # - Office of the Auditor of Union County, Marysville, Ohio, February 5, 1900.

In the Matter of taxes on James Duffey's estate. To the Treasurer of Union County, Ohio:

It is hereby certified that there is due from said estate the sum of \$795.59 in taxes for the years 1890 to 1895 inclusive, on account of funds deposited in the Plain City Bank which failed about the year 1888. It is further certified that the said James Duffey made return of said moneys for taxation and paid taxes on the same in the year 1889 and that the records of this office and those of the Treasurer's office, show a return of \$2590.00 for the year 1892 and a like amount for the year 1893 and also a return of \$3000.00 for the year 1894 and a like amount for the year 1895 for all of which credit has been given, leaving for those years and the years 1890 and 1891 the amounts given in the list below on which taxes should be paid as per agreement made at the time of the bank failure aforesaid.

The said James Duffey died in May 1895, and Mr. H. B. Bourse was appointed Administrator of his estate; Mr. Bourse being a resident of Madison County, Ohio, Union County has no claim for taxes in said estate since 1895.

The itemized statement is as follows:-

\$ 7,000.00 for 1890 at 20.0, \$ 142.00; \$ 7,000.00 for 1891 at 24.7, \$ 172.90; \$ 4,410.00 for 1892 at 24.2, \$ 106.72; \$ 4,410.00 for 1893 at 29.2, \$ 128.77; \$ 4,000.00 for 1894 at 31.1, \$ 124.40; \$ 4,000.00 for 1895 at 30.0, \$ 120.00, a total of \$ 795.59.

(Signed) Edward M. Fullington, Auditor, Per, H. B. Edwards, Deputy, Same April 30 1903, H. B. Edwards, Auditor.

From Commissioner's Journal, Vol. 12, Page 426.

In the Matter of Tax on estate of James Duffey, deceased.

This Board being advised that on or about the year 1889, certain securities owned by James Duffey against the Plain City Bank were liable for taxation in the

County of Union, but said Plain City Bank had closed its doors and the affairs of said bank were not determined or settled until about the year 1897 and the Board being further advised that a suit against them, the said Board of County Commissioners, is threatened, seeking to enjoin the collection of any part of the tax aforesaid, and it appearing that the administrator of the estate since the ^{year} 1895 has been a resident of Madison County, Ohio, and that therefore since that date, no tax would accrue to Union County, and believing that it will be inexpedient and injudicious to make or incur any costs on the County in said matter for an attempt to collect said taxes, it is hereby ordered that the Auditor and Treasurer take no action in the premises seeking the collection of the taxes aforesaid, and that any claim or claims against the estate of the said Duffly be and the same are hereby cancelled.

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Distribution Account - Account of Final Distribution.
Howard C. Black, Administrator de bonis non of the estate of James Duffly, deceased.

An account with said estate
Said Howard C. Black, Administrator charges himself as follows:

Amount found due estate as per final settlement with said Court, made Feb'y 25, 1905, \$ 8 42
Balance for distribution, * 8 42

Said Administrator be credits himself as follows:

Amounts paid to heirs, as per distributive orders of said Court made February 25, 1905, viz:

Mar 1 st 1905	To Elizabeth Duffly O'Neill	1	2 10	
" " "	Mary Ann Duffly	2	2 10	
" " "	F. J. Kahler, Atty in fact for Margaret Duffly,	3	4 22	
	Total disbursed,			* 8 42

The State of Ohio, Madison County, ss:
Howard C. Black, Administrator ^{de bonis non} of the estate of James Duffly, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of this Court as he verily believes; and said Administrator be. asks that the same be allowed as his final discharge and ordered by the Court to be recorded.

Howard C. Black.

Sworn to before me and signed in my presence, this 6th day of March 1905,

(J. S.) J. S. Feather, Notary Public.

UNION COUNTY PROBATE COURT.

Journal

Probate Court, Union County, Ohio, March 7, 1905.

entry - On the Matter of the estate of James Druffy, deceased. Account of Final Distribution. No. 4594 & Orders.

discharge - This day Howard C. Black, Administrator de bonis moribus of the estate of James Druffy, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made.

Said account being proved to the satisfaction of the court and verified by the oath of said Howard C. Black, it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution unless his account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office and that said Administrator pay the costs hereinafter taxed at \$, within ten days. Costs paid.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Margaret Slattery, Deceased.

Journal Entry - On the Probate Court of Union County, Ohio, No. 5573, January 10, 1905.
 Filing Margaret Slattery, Deceased. Filing Second Account.
 Account - This day came Mary St. John, Administratrix of the estate of Margaret Slattery, late of Union County, Ohio, deceased, and presented her Second Account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M. to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Motions - Motions for Extension of Time to collect Assets.
 filed On the Matter of the estate of Margaret Slattery, Deceased. Probate Court, Union County, Ohio, No. 5573. Motions.
 Jan. 18, 1905 - To the Hon. John M. Brodrick, Judge of said Court: -
 The undersigned Mary St. John, Administratrix of the estate of Margaret Slattery, deceased, now comes and moves the Court that one year further time be allowed her for the purpose of collecting the assets of said estate.
 Dated this 18th day of January A.D. 1905.

Mary St. John,
 By J. H. Kinkeade, her Atty.

Second Account -

Journal Entry - On the Probate Court of Union County, Ohio, No. 5573, February 25, 1905.
 confirming Margaret Slattery, Deceased. Settlement of Second Account
 Account - This day this matter came on to be heard on motion and on time to confirm account. Mary St. John, Administratrix of the estate of Margaret Slattery, late of Union County, Ohio, deceased, having heretofore, on the 18th day of January 1905, filed in this Court her Second Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$900 as her legal compensation. On consideration whereof, and the Court being fully advised in the premises, the said Administratrix is allowed said sum of \$900 as her legal compensation. It is therefore

1903	June 29	To
1904	Feb'y 23	
1903	Dec'r 14	By
1904	June 14	"
1905	Jan'y 18	"
"	18	"
"	18	"

UNION COUNTY PROBATE COURT.

ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$2,100. And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$150⁴³ and that she is entitled to credits in the sum of \$150⁴³, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administratrix due said estate, and said account is settled accordingly.

This day this matter came on to be further heard on the motion and affidavit of the said Mary St. John, Administratrix as aforesaid, for additional time to collect the assets of said estate. On consideration whereof the court do sustain said motion and allow the said Administrator twelve months from and after the 18th day of January A.D. 1905, as additional time for the settlement of said estate.

It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Second Account

Administratrix' Account.

Mary St. John, Administratrix of the estate of Margaret S. Slattery, deceased, in account with said estate.

Said Administratrix charges herself as follows:

1903	June 29	To balance due estate 1 st settlement	\$135 43
1904	Feb'y 23	Interest on Edward P. Carey (2 notes not due)	15 00
		Total,	\$150 43

Said Administratrix credits herself as follows:

1903	Dec'r 14	By amt paid J. W. Bartmull, monument	1	110 00
1904	June 14	" " " James C. Slattery, as heir,	2	5 00
1905	Jan'y 18	" " " John Brodrick, Probate costs	3	6 30
	" 18	" " " J. H. Hinkade, legal services,	4	3 00
	" 18	" " " Administratrix, compensation 6 ds		90
	" 18	" " " Mary St. John, as heir	5	25 23
		Total,		\$150 43

Said Administratrix says that she holds as Administratrix 2 notes of Edward P. Carey not due, one of \$150, due Feb'y 1905 and one of \$150, due Feb'y 1907, each 5 ds int.

Recapitulation.

Total amount chargeable,	\$150 43
Total amount credited,	\$150 43
Balance due said estate nothing,	

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Mary St. John, Administratrix of the estate of

RECORD OF ACCOUNTS.

Margaret Slattery, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Mary St. John.

Shown to before me and signed in my presence this 18th day of January A.D. 1905.

J.H. Hinckadee, Notary Public.

Estate of Isaac Cahill, deceased.

Journal Entry - In the Probate Court of Union County, Ohio, No. 3108 A. January 21, 1905. Filing Isaac Cahill, deceased. Filing Seventh Account. Accounts - This day came Lillie Cahill, Administratrix of the estate of Isaac Cahill, late of Union County, Ohio, deceased, and presented her Seventh Account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M. to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio, No. 3108 A. February 25, 1905. Settling Isaac Cahill, deceased. Court of Seventh Account. Accounts - This day this matter came on to be heard on motion to confirm account.

Lillie Cahill, Administratrix de bonis non with will annexed of the estate of Isaac Cahill, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 21st day of January 1905, filed in this court her Seventh Account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of February 1905, and no exceptions having been filed thereto the said account, together with the vouchers accompanying the same, are now examined by the court.

Said said account, on such examination being found correct is allowed and confirmed.

Seventh Account -		Balance
1904		
January	15	To
"	"	"
April	17	"
May	30	"
June	18	"
July	6	"
Oct.	5	"
"	10	"
"	"	"
July	28	"
1904		By
January	5	"
"	21	"
April	14	"
"	18	"
"	"	"
"	19	"
"	20	"
"	28	"
"	30	"
May	16	"
"	18	"
"	26	"
"	28	"
"	31	"
June	8	"
"	23	"
"	30	"
"	30	"
July	8	"
"	14	"

UNION COUNTY PROBATE COURT.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$3739⁰⁵ and that she is entitled to credits in the sum of \$3797¹¹ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$558⁰⁶ due the said Administratrix from said estate and said Account is settled accordingly. It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John W. Brodrick, Probate Judge.

Sum with Administratrix' Account.
 Account - Lillie Cahill, Administratrix of the estate of Isaac Cahill, deceased, in account with said estate.

Said Administratrix charges herself as follows:

1904			\$
January 15	To One hog		872
" "	To 2 Daniels for old horse,		15 00
April 17	" Borrowed money		300 00
May 30	" J. Blue for sheep,		79 00
June 18	" To Daniels for old horse,		30 00
July 6	" A. Reed & Co. for cattle,		1099 58
Oct. 5	" J. Blue, for hogs,		484 25
" 10	" Doudle, " sheep,		290 00
" "	" Oak tree,		8 50
" "	" J. Staley for cattle,		424 00
July 28	" Borrowed money,		300 00
			<u>\$3239 05</u>

Said Administratrix credits herself as follows:

1904		No	\$
July 5	By C. F. Pondus for tank heater,	1	5 00
" 21	" Taxes,	2	54 63
April 14	" Frank Cameron for horse, (b'k)	3	165 00
" 18	" W. W. Borden, feed for cattle,	" 4	265 20
" "	" Wm. Comstock for work	" 5	4 00
" 19	" H. Cuss Evans feed for cattle	" 6	29 67
" 20	" G. D. Weld for the church	" 7	25 00
" 28	" A. B. Combright feed for cattle	" 8	21 55
" 30	" J. Hall, for work	" 9	5 00
May 16	" S. M. Millholland, Minister, Receipt	10	5 00
" 18	" J. L. Powell, for harrow	" 11	11 20
" 26	" R. R. Lynn feed for cattle b'k	12	4 83
" 28	" Isaac Jacobs, for Ernest Receipt	13	6 00
" 31	" S. V. R. Young, for feed	" 14	60 34
June 8	" W. W. Borden " " b'k	15	42 80
" 23	" C. D. Dorer for seed corn Receipt	16	3 25
" 30	" Hill & Crawford " " clover	" 17	9 00
" 30	" A. A. Mc Gee repair buggy,	" 18	2 75
July 8	" Richmond Bank, on note,	19	1000 00
" 14	" A. C. Glick, for clothing	" 20	22 80

RECORD OF ACCOUNTS.

Date	Description	Type	Amount
July 14 1904	By J. L. Long Paint &c.	Receipt	21 7 95
" 15	" W. H. Courbois, Binder canvas	"	22 5 40
" 25	" Taxes,	"	23 5 36 1
" 18	" Studebaker & Bros. Wagon note & int.	"	24 7 75 0
" 28	" F. L. Winter, for mattress (2)	"	25 7 00
Aug 5	" Robt Scott, for work,	"	26 19 00
Oct. 5	" O. E. Stout, blacksmith,	"	27 6 35
" "	" Sanders & Co. fencing,	"	28 5 9 18
" "	" Johnson Harvester Co. mowing machine note & int.	"	29 24 56
" 7	" Elmer Malone, work	Receipt	30 5 16
" 10	" Henry Moore, Threshing,	"	31 20 38
" 11	" Stearnson Bros. Hardware,	"	32 44 62
" "	" N. Martino, Feeding cattle,	"	33 8 70
" 14	" Frank White, " "	"	34 3 00
" 24	" John Blair, Machinery &c	"	35 142 97
" 25	" M. Howard, clothing,	6/6	36 33 24
Nov 1	" L. Hosrell, cutting corn &c	Receipt	37 20 66
" 18	" Richwood Bank, bal. note & int, borrowed money,	"	38 281 35
" 16	" H. Sloop for raising building,	6/6	39 8 00
" 23	" H. Whippo for horse, sale note,	"	40 91 00
" 29	" A. D. Parish brood sows, sale note,	"	41 23 75
Dec 20	" L. C. Beem lumber,	Receipt	42 87 27
" 23	" Geo. W. Self work,	"	43 15 70
" 30	" W. H. Beeny, note.	Date note	44 22 60
" 31	" Hale & Selberry, store acct	Rec'd	45 12 05
1905	Jan 21	" Taxes	" 46 51 29
1904	July 6	" Ernest Cahill for work	" 47 100 00
Dec. 23	" " " " "	"	48 200 00
1903	Jan 1	" H. Bonham, note for machinery	" 49 27 12
"	" Robinson & Woodburn,	"	50 3 00
"	" Balance last report	"	51 18
"	" John M. Brodrick, Probate Judge,	"	51 6 30
			\$37.97 11

Recapitulation.
 Total amount chargeable, \$3239 05
 Total amount credited, 3797 11
 Balance due said Administratrix, \$558 06

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, Tillie Cahill, Administratrix de bonis non with will annexed of the estate of Isaac Cahill, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Tillie Cahill.
 Sworn to before me and signed in my presence, this 21st day of January A.D. 1905.
 (Y. D.) John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Estate of Robert Hazlett Deceased

Journal
 Entry - On the Probate Court of Union County, Ohio,
 On the Matter of the estate of Robert Hazlett, deceased, No. 202. January 31st 1905.
 Ordering Robert Hazlett, deceased, Filing First and Final Account.

Notice be - This day came Sallie M. Hazlett, Administratrix of
 the estate of Robert Hazlett, late of Union County, Ohio,
 deceased, and presented her First and Final Account
 in settlement of said estate duly verified.

Whereupon the court do order the same filed and
 advertised for hearing on Saturday the 2nd day of
 February A.D. 1905, at one o'clock P.M., to which time
 said matter is continued.

John M. Brodrick, Probate Judge.

Journal
 Entry - On the Probate Court of Union County, Ohio,
 On the Matter of the estate of Robert Hazlett, deceased. February 25, 1905. Settlement
 Confirming Robert Hazlett, deceased, of First and Final Account.

Account - This day this matter came on to be heard on motion
 to confirm account. Sallie M. Hazlett, Administratrix
 of the estate of Robert Hazlett, late of Union County, Ohio, de-
 ceased, having heretofore, to-wit: On the 31st day of January
 1905, filed in this court her first account, and notice
 of the time of hearing thereof having been given as re-
 quired by law, by publication in the Mansfield Tribune
 a newspaper published, and of general circulation in
 the county aforesaid, for not less than three consecutive
 weeks from and after the 1st day of February 1905, and
 no exceptions having been filed thereto, the said ac-
 count together with the vouchers accompanying the
 same, are now examined by the court. And said
 account on such examination being found correct,
 is allowed and confirmed.

And the court do find the said Administratrix
 chargeable with assets of said estate in the sum of
 \$397⁴⁸ and that she is entitled to credits in the
 sum of \$397⁴⁸, as shown by said vouchers and other
 evidence produced to the court. And the court do
 further find that there is nothing in the hands of the
 said Administratrix due said estate and said Ac-
 count is settled accordingly.

It is further ordered by the court that said Admin-
 istratrix pay the cost of the proceedings aforesaid,
 taxed at \$, within ten days, and that said account
 be recorded.

John M. Brodrick Probate Judge.

First and
 Final
 Account - Sallie M. Hazlett, Administratrix of the estate of
 Robert Hazlett, deceased, in account with said estate.

RECORD OF ACCOUNTS.

Said Administratrix charges herself as follows:
 To cash from deposit in Bank of Marysville, \$ 377 48
 " " compensation on account for Lottie E. Bennett, minor, 1 0
 " " compensation on account for Eddie Bennett, minor, 1 0

Journal
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The said Administratrix claims credit for disbursements made on behalf of said estate as follows, to-wit:

1904	Nov. 24	By paid H. W. Morry & Co.	Voucher 1	114
	" 25	" " W. F. White,	" 2	3
1905	Jan'y 11	" " Lana L. Bennett,	" 3	13 08
	" "	" " Harry E. Bennett,	" 4	238 15
	" 31	" " James M. Campbell,	" 5	15
	" "	" " John M. Brodrick, P. J.	" 6	14 25
				<u>\$ 397 48</u>
				<u>\$ 397 48</u>

Journal
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Statement.

Said Administrator represents to the court that the foregoing charge of cash constitutes, so far as accountant is informed, the entire estate of decedent; and that the foregoing credits constitute the entire indebtedness of said estate.

Recapitulation.

Total amount chargeable, \$ 397 48
 Total amount credited, \$ 397 48

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Sallie M. Hazlett, Administratrix of the estate of Robert Hazlett, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Sallie M. Hazlett.

Sworn to before me and signed in my presence this 31st day of January A. D. 1905,



J. M. Campbell,
 Deputy Clerk, Probate Court.

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UNION COUNTY PROBATE COURT.

Estate of Jane A. Hobert, deceased.

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Journal
 entry - On the Probate Court of Union County, Ohio,
 On the Matter of the Estate of { No. 5967. January 7, 1905.
 Filing Jane A. Hobert, deceased. Filing First and Final Account.
 Account - This day came Walter B. Beecher, Administrator of the
 estate of Jane A. Hobert, late of Union County, Ohio, de-
 ceased, and presented his first and final Account in
 settlement of said estate, duly verified.
 Whereupon the court do order the same filed and
 advertised for hearing on Saturday the 25th day of
 February A.D. 1905, at one o'clock P.M., to which time
 said matter is continued.
 John M. Brodrick, Probate Judge.

Journal
 entry - On the Probate Court of Union County, Ohio,
 On the Matter of the estate of { February 25, 1905. Settlement
 Confirming Jane A. Hobert, deceased. of First and Final Account.
 Account - This day this matter came on to be heard on motion
 to confirm account. Walter B. Beecher, Administrator
 of the estate of Jane A. Hobert, late of Union County, Ohio,
 deceased, having heretofore, to-wit, on the 7th day of January
 1905, filed in this Court his Final Account, and notice of
 the time of hearing thereof having been given as required
 by law, by publication in the Marysville Tribune, a newspaper
Marysville Tribune, a newspaper published and of gen-
 eral circulation in the county aforesaid, for not less
 than three consecutive weeks from and after the 15th day
 of February 1905, and no exceptions having been filed
 thereto, the said account together with the vouchers
 accompanying the same are now examined by the
 Court. And said account, on such examination being
 found correct, is allowed and confirmed.
 This day this matter came on to be further heard on
 motion to the said Administrator for the allowance of
 \$60⁰⁰ as his legal compensation. On consideration
 whereof, and the Court being fully advised on the prem-
 ises, the said Administrator is allowed said sum
 of \$60⁰⁰ as his legal compensation. It is therefore ord-
 ered by the Court that the said Administrator retain
 out of the money of said estate the sum aforesaid,
 to-wit: \$60⁰⁰. And the Court do find the said
 Administrator chargeable with assets of said estate
 in the sum of \$1407⁵⁵ and that he is entitled to cred-
 its in the sum of \$1418²⁵ as shown by said vouchers
 and other evidence produced to the Court. And the
 Court do further find that there is a balance of \$8⁷⁰
 due the said Administrator from said estate and
 said Account is settled accordingly.

RECORD OF ACCOUNTS.

It is further ordered by the Court that said Administrator pay the cost of the proceedings foregoing, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Final Account

Administrator's Account.

Walter B. Beecher, Administrator of the estate of Jane A. Hobart, deceased, in account with said estate. Said Administrator charges himself as follows:

Petition filed Feb. 23/1905

1903	Oct. 29	To note & int. of H. B. Seely	10 10 00
Dec. 31 1903		" part payment on G & E Gardner, note	38 00
Jan. 1 1904		" interest on Gardner note	4 50
Jan. 21		" payment on Grant Brock note No. 7	100 00
April 1		" " of int. " " " "	7 80
May 1		" bal. on " " " " " "	50 25
April 2		" int on Grant Brock note " " 8	10 30
July 26 1903		" payment on " " " " " "	50 00
Jan. 7 1904		" " " " " " " " " "	50 00
April 2		" interest on Grant Brock note No. 9	10 50
" "		" " " " " " " " " 10	12 00
" "		" " " " " " " " " 11	12 00
" "		" " " " " " " " " 12	12 00
" "		" " " " " " " " " 13	12 00
" "		" " " " " " " " " 14	12 00
" "		" " " " " " " " " 15	18 00
Total,			\$ 1409 55

Said Administrator credits himself as follows:

1903	Oct. 29	Paid Josie H. Sherwood, by L. B. Sherwood,	10 10 00
Jan. 6 1904		" " " " " " " " " "	288 25
Aug. 16 1903		" " " " " " " " " "	50 00
Jan. 7		" John M. Brodrick, P. J.	10 00
" 7		" Self Administrator's compensation,	60 00
			\$ 1418 25

Recapitulation.

Total amount chargeable,	\$ 1409 55
Total amount credited,	\$ 1418 25
Balance due said Administrator,	\$ 8 70

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, Walter B. Beecher, Administrator of the estate of Jane A. Hobart, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.
 Walter B. Beecher.
 Sworn to before me and signed in my presence, this 7th day of January A. D. 1905.
 John M. Brodrick, Probate Judge

Assent & Em. filed Feb. 23/1905

UNION COUNTY PROBATE COURT.

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Estate of Jane A. Hobert, deceased.
 Be it remembered that heretofore, to-wit: on the 23rd day of February 7. 1905, a Petition was filed in this court which reads in the words and figures following, to-wit:
Petition for Distribution of Assets in Kind
When Debts of Estate are All Paid.
 Feb. 23/1905 - On the Matter of the estate of { Probate Court, Union County, O.
 Jane A. Hobert, deceased. No. 967. Petition.
 To the Honorable Judge of said court:

Your petitioner respectfully represents that he is the duly appointed and qualified Administrator of the estate of said Jane A. Hobert deceased; that as such administrator he has paid all the debts of said estate, that he has in his possession certain promissory notes belonging to said estate described as follows:

Note of W^m H. and E. M. Devitt dated Oct. 14th 1893 with \$150.00 int due
 Note of E. and C. Gardner dated Jan. 1st 1898, with \$9.00 yet due,
 Notes No. 8, 9, 10, 11, 12, 13, 14, 15, of Grant Brock and Ollie Brock dated April 2nd 1900 and on which there is yet due the following sums \$28⁰⁰; \$75⁰⁰; \$175⁰⁰; \$200⁰⁰; \$200⁰⁰; \$200⁰⁰; \$200⁰⁰; \$200⁰⁰; \$200⁰⁰; and No. 15 \$300⁰⁰ with interest from April 2nd 1904, that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over, in kind, as indicated by their assent and agreement in writing, hereto attached. Your petitioner therefore asks for the approval and order of the court in making the distribution and paying over of said assets in kind to those of such distributees as will receive the same.
 Walter B. Beecher.

The State of Ohio, Union County, ss:
 Walter B. Beecher being duly sworn says that the facts stated in the foregoing petition are true as he verily believes.
 Walter B. Beecher.

Sworn to before me and signed in my presence this 7th day of January 1905.
 John M. Brodrick Probate Judge.

Assent & filed Feb. 23/1905 - On the Matter of the estate of { Probate Court, Union County, Ohio
 Jane A. Hobert, deceased. Assent and Agreement.
 Walter B. Beecher, Administrator of the estate of Jane A. Hobert, deceased, having represented to us that all the debts of said decedent are paid, and he still holds certain promissory notes, to-wit: W^m H. and E. M. Devitt note; E and C. Gardner note; Grant and Ollie Brock notes No. 8, 9, 10, 11, 12, 13, 14, 15, in his hands and disposed of and to the proceeds of which we are entitled as

RECORD OF ACCOUNTS.

distributes; we hereby assent and agree to have said assets distributed and paid over in kind, to such of us as are willing to take the same, dated this day of January 1905.

Josephine H. Sherwood,

Journal Entry -
Ordering
Distribution in kind,

In the Matter of the Estate of Jane S. Hobart, Deceased. February 23, 1905. - Order to Distribute Assets in Kind etc.
This day Walter B. Beecher, Administrator of the estate of Jane S. Hobart, deceased, appeared in open court and filed his petition praying for an order approving the distribution and paying over of certain assets of said estate, as described and set forth in said petition, and it appearing to the court that the statements in said petition are true and that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over in kind, as indicated by their assent and agreement in writing attached to said petition.

It is therefore ordered that said Administrator distribute and pay over said assets in kind, to those of such distributees as will receive the same.

It is further ordered that said Administrator report his proceedings herein immediately after the making of such distribution and this cause is continued,

John M. Brodrick, Probate Judge.

Report filed April 5, 1905

Report of Distribution of Assets in Kind.
In the Matter of the Estate of Jane S. Hobart, Deceased. Probate Court, Union County, Ohio. No 3967. Report.

The undersigned Walter B. Beecher, Administrator of the estate of Jane S. Hobart, deceased, respectfully reports in obedience to the order heretofore issued he has made distribution of the assets of said estate, remaining in his hands as such Administrator after the payment of the debts of said estate, in kind, to those of the distributees as were willing to receive the same as follows:

Name of Distributee.	Description of Assets	No. of Shares	Amount
Josephine H. Sherwood,	Wm. H. and E. M. DeWitt note		\$ 150 00
	E. & G. Gardner note		69 00
	Grant & Allie Brock note 8,		75 00
	" " " " " 9		175 00
	" " " " " 10		200 00
	" " " " " 11		200 00
	" " " " " 12		200 00
	" " " " " 13		200 00
	" " " " " 14		200 00
	" " " " " 15		300 00

Respectfully submitted, this 5th day of April 1905.
Walter B. Beecher, Admin of the estate of Jane S. Hobart, dead.

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Approving
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UNION COUNTY PROBATE COURT.

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The State of Ohio, Union County, ss.
Walter B. Beecher being duly sworn says that the fore-
going Report is in all respects true and correct as he verily
believes.
Walter B. Beecher,
Sworn to before me and signed in my presence
this 5th day of April 1905,

Eda M Campbell,
Deputy Clerk, Probate Court
Probate Court, Union County, Ohio.

Journal
entry -
Approving
Report re

April 5, 1905. Orders Approving
Distribution of Assets in Kind.
In the Matter of the Estate of James & Hobart, deceased.
This day came Walter B. Beecher, Administrator of
the estate of James & Hobart deceased, and made and
filed herein his report of distribution and paying over
of the assets of said estate in kind to such of the dis-
tributors as were willing to receive the same.
And it appearing to the court that said Report is in all
respects correct and that such distribution has been
made according to law and the former order of the court,
It is ordered that the proceedings of said Admin-
istrator be and the same hereby are approved. And
it is further ordered that this proceeding be recorded
and that said Administrator pay the costs herein
taxed at \$

John M. Brodrick, Probate Judge.

No. of Checks	Amount
	\$ 150 00
	69 00
	75 00
	175 00
	200 00
	200 00
	200 00
	200 00
	200 00
	300 00

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Estate, died.

RECORD OF ACCOUNTS.

Estate of Miller Warner, Deceased.

Journal

Entry -
Filing
Account -
Ordering
Notice -

In the Probate Court of Union County, Ohio.
In the Matter of the estate of { No. 6010 February 1, 1905.
Miller Warner, Deceased. { Filing First and Final Account.
This day came Frankie Warner, executrix of the
estate of Miller Warner, late of Union County, Ohio,
deceased, and presented her first and final account
in settlement of said estate duly verified.

Whereupon the court do order the same filed and
advertised for hearing on Saturday the 25th day of
February A.D. 1905, at one o'clock P.M., to which
time said matter is continued.

John M. Brodrick, Probate Judge.

1904
Feb 4
1905
Jan 20
" "
" "
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1905
Feb 1

Journal

Entry -
Confirm-
ing Account,

In the Probate Court of Union County, Ohio,
In the Matter of the estate of { February 25, 1905, Settle-
Miller Warner, Deceased. { ment of First and Final Account.

This day this matter came on to be heard on
motion to confirm account. Frankie Warner, ex-
ecutrix of the estate of Miller Warner, late of Union
County, Ohio, deceased, having heretofore, to-wit: on the
1st day of February 1905, filed in this court her final
account, and notice of the time of hearing thereof
having been given as required by law, by publica-
tion in the Marietta Tribune, a newspaper published
and of general circulation in the county aforesaid
for not less than three consecutive weeks from and
after the 1st day of February 1905, and no exceptions
having been filed thereto, the said account, together
with the vouchers accompanying the same, are now
examined by the court. And said account, on such
examination being found correct, is allowed and
confirmed. And the court do find the said execu-
trix chargeable with assets of said estate in the sum
of \$161²⁰ and that she is entitled to in the sum of \$161³⁰,
as shown by said vouchers and other evidence produced
to the court. And the court do further find
that there is nothing in the hands of the said
executrix due said estate, and said account is
settled accordingly.

It is further ordered by the court that said
executrix pay the cost of the proceedings afove-
said, taxed at \$, within ten days, and that
said account be recorded.

John M. Brodrick, Probate Judge.

Final

Account -

Executrix' Account
Frankie Warner, executrix of the estate of Miller
Warner, deceased. In account with said estate.

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UNION COUNTY PROBATE COURT.

1904	Said Executrix charges herself as follows:			
Feb. 4	To amount of sale,		\$ 161 30	
And credits herself as follows:				
1904	Jan. 20	By cash to L. M. Crary,		\$ 1 50
"	"	cash Martha Crary,		1 00
"	"	cash John M. Brodrick,		14 80
"	4	cash H. W. Morry & Co.,		55 00
1905	Feb. 1	cash John M. Brodrick,		5 50
		cash Frankie Warner, Legatee,		82 40
			\$ 161 30	\$ 161 30

Recapitulation.

Total amount chargeable,	\$ 161 30
Total amount credited,	\$ 161 30

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Frankie Warner, executrix of the estate of Miller Warner, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Frankie Warner,

Sworn to before me and signed in my presence
 this 1st day of February A.D. 1905.

(Sd)

Ada M Campbell
 Deputy Clerk, Probate Court,

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RECORD OF ACCOUNTS.

Guardianship of Merritt J. Lenty, Minor.

Journal
Entry - In the Probate Court of Union County, Ohio.
Filing - In the Matter of the Guardianship of Merritt J. Lenty, { No 4323. January 5, 1905.
Account - { Filing Final Account.
Ordering - This day came Kate R. Lenty and J. Merritt Lenty,
Notice re - Administrators of the estate of Charles F. Lenty, deceased,
who was Guardian of Merritt J. Lenty, a minor of Union
County, Ohio, and presented their final account as such
administrators in settlement of said guardianship,
duly verified. Whereupon the court do order the same
filed and advertised for hearing on Saturday the 25th
day of February A. D. 1905, at one o'clock P. M., to which
time said matter is continued.

John M. Brodrick, Probate Judge.

Account -

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Journal
Entry - In the Probate Court of Union County, Ohio.
Confirming - In the Matter of the Guardianship of Merritt J. Lenty, deceased, { February 25, 1905. - Settlement
Account re - { of Second and Final Account.
This day this matter came on to be heard on motion
to confirm account. Kate R. Lenty and J. Merritt Lenty, Ad-
ministrators of the estate of Charles F. Lenty, late Guard-
ian of the person and estate of Merritt J. Lenty, having
heretofore, to wit: on the 5th day of January 1905, filed
in this court the Second and final account of said
guardianship, and notice of the time of hearing thereof
having been given as required by law by publication in
the Marysville Tribune, a newspaper published in and
of general circulation in Union County, for not less
than three consecutive weeks from and after the 1st
day of February 1905, and no exceptions having been
filed thereto, the said account, together with the vouchers
accompanying the same, are now examined by the
court, and said account, on such examination being
found correct, is allowed and confirmed.

And the court do find said Guardian chargeable
with assets belonging to the estate of said ward amount-
ing to the sum of \$250⁰⁰; and that he is entitled to credits
amounting to the sum of \$250⁰⁰, valid claims against
said ward, as shown by said vouchers and other evidence
produced to the court. And the court do further find
that there is nothing due said ward from said Guard-
ian's estate and said account is settled accordingly.

It is further ordered by the court that said Ad-
ministrators pay the costs of the proceedings aforesaid
taxed at \$, within ten days, and that complete
record in the premises be made.

John M. Brodrick,
Probate Judge.

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UNION COUNTY PROBATE COURT.

Account -

Guardian's Account,

Kate R. Leutz and J. Merritt Leutz, Administrators of the estate of Charles F. Leutz, deceased, Guardian of Merritt J. Leutz. Final Account. On account with his ward, said Administrators charge said Guardian as follows:

1900	To cash received from estate of M. L. Mooney	\$ 250 00
1901 Dec'r 30	Paid Merritt J. Leutz,	\$ 250 00

Recapitulation.

Total amount chargeable,	\$ 250 00
Total amount credited,	\$ 250 00

Affidavit to Account.

The State of Ohio, }
Union County, } ss.

We, Kate R. Leutz and J. Merritt Leutz, Administrators of the estate of Charles F. Leutz, deceased, who was Guardian of Merritt J. Leutz, do make solemn oath that the within is a true and correct account of said Guardianship, as we verily believe.

Kate R. Leutz
Merritt J. Leutz,

Sworn to before me and signed in my presence, this 5th day of January A.D. 1905.

J. D. John M. Brodrick, Probate Judge.

UNION COUNTY PROBATE COURT.

ty, Ohio
 May 12, 1905
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 Judge.

Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First
 Account-

Guardian's Account.

Francis M Campbell, Guardian of Ella J. M Campbell, a minor, First current Account. An account with her wards. Said Guardian charges herself as follows:

1904	May 20	To cash rec'd from J. F. M Campbell, Adm'r &c.	993 10
	Aug. 21	" rent of lands @ \$2.75 per acre from Aug 21/02, 2 years,	907 10
		" share of cash dividend on Bank Stock	16 66
		" Interest on \$993 ¹⁰ @ 6% from May 20/04 to Aug. 21/04	15 06

Said Guardian claims credit for payments made on behalf of her said ward as follows, to wit:

Date	Description	Number	Amount
1902 Aug. 21	By paid John M. Brodrick, P. J.	Joint 1	2 87
1903 Jan. 22	" " J. W. Tilton, Treas'r	" 2	41 26
July 14	" " Same,	" 3	41 24
Sept. 7	" " Robinson & White,	" 4	18 25
" 10	" " J. M. Beach & Co.,	" 4 ²	6 04
Oct. 23	" " C. G. Moore,	" 5	6 70
" 27	" " Jesse Hill,	" 6	1 75
1904 Jan. 8	" " J. W. Tilton, Treas'r,	" 7	44 81
" 30	" " H. E. Herriott,	" 8	7 39
July 22	" " J. W. Tilton, Treas'r	" 9	32 98
Nov. 22	" " H. M. Robinson,	" 10	18 75
" (21)	" " Union Clothing Co.	" 11	9
1905 Jan. 12	" " Robert Gray, Treas'r,	" 11 ²	30 60
" 12	" " John M. Brodrick P. J.	" 12	6 63
" "	" " James M Campbell,	" 13	7 50

Said Guardian has personal charge of said ward and asks an allowance for boarding, care, maintenance &c. for 2 years, being 104 weeks, at \$2.00 per week, to August 21, 1904,

208

Said Guardian for care of wards lands and other property to Aug. 21/04, asks an allowance as compensation for two years,

302 50

Said Guardian represents that she personally, furnished fence wire and labor to construct and erect the same for 2 25 rods of fence erected upon the lands of her said wards, one-half of the costs of which she asks may be allowed as a credit in this account, viz:

49 50

Said Guardian further represents that she expended of her personal funds for a monument to her deceased husband, Jesse M Campbell, the father of said minor, \$300, one-third of which she asks may be allowed as a credit in this Account, viz:

Joint voucher,

By amount to balance,

116 66

\$95 2 63

979 69

\$1932 32 1932 32

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable, \$1132.32
 Total amount credited, \$952.63
 Balance due said ward, \$179.69

Affidavit to Account.

The State of Ohio, }
 Union County, ss. I, Frances McCampbell, Guardian of Ella
 J. McCampbell, do make solemn oath that the within is a
 true and correct account of said guardianship, as I verily
 believe.

Frances McCampbell

Sworn to before me and signed in my presence, this
 12th day of January A.D. 1905.

(J.D.)

John M. Brodrick, Probate Judge.

Guardianship of Harry Corydon McCampbell.

Journal entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Harry Corydon McCampbell, Minor. { No. 5959. January 12, 1905
 Filing of Harry Corydon McCampbell, Minor. Filing First Account.
 Account - This day came Frances McCampbell, Guardian of
 Ordering Harry Corydon McCampbell, of Union County, Ohio, and
 Notice re - presented his first account in settlement of said guardian-
 ship duly verified. Whereupon the court do order the
 same filed and advertised for hearing on Saturday the 25th
 day of February A.D. 1905, at one o'clock P.M., to which time
 said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - In the Probate Court of Union County, Ohio.
 Confirming of Harry C. McCampbell, Minor. { February 25, 1905. - Settlement
 Account re - of First Account.
 This day this matter came on to be heard on motion
 to confirm account. Frances McCampbell, Guardian
 of the person and estate of Harry C. McCampbell, a minor,
 having heretofore, to-wit: On the 12th day of January 1905,
 filed in this court his First Account, and notice of the
 time of hearing thereof having been given as requir-
 ed by law, by publication in the Marysville Tribune,
 a newspaper published in and of general circulation
 in Union County, for not less than three consecutive

First
 Account -
 1904
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 " 10 "
 Oct. 23 "
 " 27 "

UNION COUNTY PROBATE COURT.

works, from and after the 1st day of February, 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for maintenance and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$5-10⁰⁰, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$5-10⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1932³³; and that she is entitled to credits amounting to the sum of \$970³⁷, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$761⁹⁶ in the hands of said Guardian, due said ward, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First Account — Guardian's Account.
 Francis M. Campbell, Guardian of Harry G. M^r. —
 Campbell, a minor, First current account.
 An account with her ward.

Said Guardian charges herself as follows:

1904	May 20	To cash recd from J. H. M ^r Campbell, Admr ^r &c.	\$ 993 10	
	Aug. 21	" Rent of lands @ \$2.75 per acre from Aug. 21/02, 2 years.	907 50	
		" Share of cash dividend on Bank stock	16 67	
		" Interest on \$993 ⁰⁰ @ 6% from May 20/04 to Aug. 21/04	15 06	

Said Guardian claims credit for payments made on behalf of her said ward as follows, to wit:

1902	Aug. 21	By paid John M. Brodrick P. J.	Joint voucher 1	2 88	
1903	Jan'y 22	" " J. W. Hilton, Treas ^r .	" " 2	41 25	
	July 16	" " Same,	" " 3	41 24	
	Sept 2	" " Robinson & White,	" " 4	18 25	
	" 10	" " J. M. Beach & Co.,	" " 4 ^a	6 03	
	Oct. 23	" " G. S. Moore,	" " 5	6 90	
	" 27	" " Jesse Hill,	" " 6	1 75	
Audit debits and credits carried forward,				\$1932 33	\$118 30

RECORD OF ACCOUNTS.

1904		Amount debits and credits brot forward,	\$1932.33	\$118.30
Jan'y	8	By paid J. W. Tilton, Treas'r, Joint vouchers 7		44.81
"	30	" " G. E. Herriott, " " 8		7.39
June	21	" " F. M. Mattoon, " " 1		6.75
July	22	" " J. W. Tilton, Treas'r, " " 9		32.98
Nov.	17	" " W. M. Hunt, " " 2		12
"	21	" " Union Clothing Co., " " 11		8
"	22	" " H. M. Robinson, " " 10		18.75
1905	Jan. 12	" " Robt. Gray, Treas'r, " " 11 ²		30.59
"	"	" " John M. Brodrick, P. J., " " 3		6.63
"	"	" " James M. Campbell, " " 4		7.50
<p>(Note: Joint vouchers filed with o/c of Ella J. McCampbell) Said Guardian has personal charge of said ward and asks an allowance for boarding, care, maintenance &c. for 2 years, being 104 weeks at \$2.00 per week to Aug. 21st 1904, 20.8</p> <p>Said Guardian for care of ward's lands and other property to Aug. 21st 1904, asks an allowance as compensation for two years, 302.50</p> <p>Said Guardian represents that she, personally furnished fence wire and labor to construct and erect the same, for 225 rods of fence erected upon the lands of her said wards, one-half of the cost of which she asks may be allowed as a credit in this account, viz: 47.50</p> <p>Said Guardian further represents that she expended of her personal funds for a monument to her deceased husband, Jesse C. McCampbell, the father of said minors, \$350.00; one-third of which she asks may be allowed as a credit in this account, viz: joint vouchers 116.67</p>				
By Amount to balance,			\$961.96	\$1932.33

<u>Recapitulation.</u>		
Total amount chargeable,	\$1932.33	
Total amount credited,	970.37	
Balance due said ward,	\$961.96	

Affidavit to Account.
 The State of Ohio, }
 Union County, } ss. I, Francis M. Campbell, Guardian of
 Harry C. McCampbell, do make solemn oath that the within
 is a true and correct account of said guardianship, as I
 verily believe.
 Francis M. Campbell,
 Sworn to before me and signed in my presence,
 this 11th day of January A. D. 1905.
 John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Guardianship of Grace Darling, Minor.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Grace Darling, Minor. No. 4525. January 13, 1905;
 Filing 4th and final account.
 This day came Albert J. Perry, Guardian of Grace Darling, of Union County, Ohio, and presented his Fourth and Final Account in settlement of said guardianship, duly verified.
 Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Grace Darling, Minor. February 25, 1905, Settlement of Fourth and final account.
 This day this matter came on to be heard on motion to confirm account. Albert J. Perry, Guardian of the person and estate of Grace Darling, minor, having heretofore, to-wit: on the 13th day of January 1905, filed in this court his Fourth and Final account, and notice of the time of hearing thereof having been given, as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.
 This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward, upon consideration whereof and the court being fully advised in the premises, said guardian is allowed the sum of \$5⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$5⁰⁰ being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$236⁰⁷; and that he is entitled to credits amounting to the sum of \$65⁶¹, valid claims against said ward as shown by said vouchers and other evidences produced to the court.
 And the court do further find that there is a balance of \$170⁴⁶ in the hands of said Guardian, due said ward and said account is settled accordingly.
 It is ordered that said Guardian pay said balance to the party thereto lawfully entitled; receipt of said

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RECORD OF ACCOUNTS.

ward for said balance is accordingly filed herein.
 It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Final

Account -

Guardian's Account.

Albert G. Perry, Guardian of Grace Darling, Minor, Fourth and Final Account. An account with his ward.

Said Guardian charges himself as follows:

1901	May 3	To balance in full due Grace as shown by the Third Partial Account filed May 3, 1901,	\$ 207 03
1905	Jan. 13	To interest on above to date in full	29 04
		Total receipts,	<u>\$ 236 07</u>

Said Guardian claims credit for monies paid out for said ward as follows:

1901	May 30	By Grace Darling, the ward,	No. 1	\$ 6 00
1902	April 18	" " " " " "	" 2	4 00
	Sept. 30	" " " " " "	" 3	10 00
1903	May 15	" " " " " "	" 4	6 00
	Sept. 18	" " " " " "	" 5	7 00
1904	Oct. 27	" " " " " "	" 6	12 38
1902	Jan. 6	" J. W. Monroe, Treasurer for taxes,	" 7	2 66
	July 1	" " " " " "	" 8	1 71
1903	Jan. 5	" " " " " "	" 9	1 92
	June 20	" " " " " "	" 10	1 72
1905	Jan. 13	" Albert G. Perry, compensation,	" 11	3 00
	" "	" Porter & Porter, drafting this settlement	" 12	1 00
	" "	" John M. Brodrick, P. J. costs & printing	" 13	5 90
		Total disbursements,		<u>\$ 65 61</u>
		Balance due ward,		<u>170 46</u>
				<u>\$ 236 07</u>

Recapitulation.

Total amount chargeable,	\$ 236 07
Total amount credited,	<u>65 61</u>
Balance due said ward,	<u>\$ 170 46</u>

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Albert G. Perry, Guardian of Grace Darling, late a minor, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Albert G. Perry

Guardian as aforesaid.

Sworn to before me and signed in my presence, this 13th day of January A.D. 1905.

(J. S.)

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Guardianship of Carl W. Goumt, Minor.

Journal
entry -
Filing
Account &c -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Carl W. Goumt, Minor. - No. 5228. January 19, 1905
Filing Second Account.
This day came Nancy J. Goumt, Guardian of Carl W. Goumt, of Union County, Ohio, and presented her Second Account in settlement of said guardianship, duly verified.
Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
Confirming
Account &c -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Carl W. Goumt, Minor. - No. 5228. February 25, 1905, Settlement of Second Account.
This day this matter came on to be heard on motion to confirm Account. Nancy J. Goumt, Guardian of the person and estate of Carl W. Goumt, having heretofore, to-wit: On the 16th day of January 1905, filed in this court her Second Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding, education, piano &c furnished said ward. Upon consideration thereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$604²⁵ as her compensation for services and expenses as set forth in said account and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$604²⁵, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$670⁰⁰; and that she is entitled to credits amounting to the sum of \$610⁰⁰, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is no balance in the hands of said Guardian due said ward and said account

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Probate Judge.

RECORD OF ACCOUNTS.

is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second Account -

Guardian's Account.

Nancy J. Gount, Guardian of Carl S. Gount, Second Account. On account with her ward.

1903 Said Guardian Charges herself as follows:

Dec	To Pension back pay	370	
March 4	Quarter pension	30	
June 4	" "	30	
Sept. 4	" "	30	
Dec. 4	" "	30	
1904	March 4	" "	30
June 4	" "	30	
Sept. 4	" "	30	
Dec. 4	" "	30	

\$ 610.

Guardian credits herself -

1903	Board, schooling, music &c.	200
1904	Board, schooling, music, clothes & piano.	404 25
1905	Jan'y 19 Paid John M. Brodrick, Probate Judge, this acct	575

\$ 610

Recapitulation.

Total amount chargeable,	\$ 610 00
Total amount credited,	\$ 610 00

Affidavit to Account.

The State of Ohio, }
 Cuyahoga County, } ss.

I, Nancy J. Gount, Guardian of Carl S. Gount, do make solemn oath that the within is a true and correct account of said Guardianship, as lawfully believe.

Nancy J. Gount.

Sworn to before me and signed in my presence this 19th day of January A.D. 1905.

(J.M.B.) John M. Brodrick, Probate Judge.

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 Account &c

Journal entry -
 Confirming
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Journal entry -
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UNION COUNTY PROBATE COURT.

In re Guardianship of Drusilla Jolly.

Journal
entry -
Filing
Account

On the Probate Court of Union County, Ohio.
On the Matter of the Guardianship of Drusilla Jolly, No. 5446, January 23, 1905. Filing Second Account.

This day came Joseph P. Martin, Guardian of Drusilla Jolly of Union County, Ohio, and presented his Second Account in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 25th day of February A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
entry -
Confirming
Account

On the Probate Court of Union County, Ohio.
On the Matter of the Guardianship of Drusilla Jolly, No. 5446, February 25, 1905. Settlement of Second Account.

This day this matter came on to be heard on motion to confirm Account.

Joseph P. Martin, Guardian of the person and estate of Drusilla Jolly, an imbecile person, having heretofore, to-wit: on the 23rd day of January 1905, filed in this court his Second Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding said ward. Upon consideration thereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$64⁰⁰, as his compensation for boarding said ward and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$64⁰⁰, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$440⁰⁰; and that he is entitled to credits amounting to the sum of \$483⁴⁴, valid claims against said ward as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$43⁴⁴ due said Guardian from said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian

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RECORD OF ACCOUNTS.

pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record in the premises be made.

John W. Brodrick, Probate Judge.

Second Account

Guardian's Account.

Joseph P. Martin, Guardian of Prussilla Jolly, female, his Second Account, on account with his ward. Said Guardian charges himself as follows:

1903	March 17	To cash from Pension,	\$ 36 00
	June 5	" " " "	36 00
	Sept. 6	" " " "	36 00
	" 10	" " " " rent of building,	24 00
	" 21	" " " " " " "	8 00
	Oct. 21	" " " " " " "	8 00
	Nov. 21	" " " " " " "	8 00
	Dec. 5	" " " " Pension,	36 00
	" 21	" " " " rent of building,	8 00
1904	Jan. 21	" " " " " " "	8 00
	Mar. 5	" " " " Pension	36 00
	" 21	" " " " rent of building,	8 00
	April 21	" " " " " " "	8 00
	June 4	" " " " Pension,	36 00
	" 21	" " " " rent of building,	8 00
	Sept 5	" " " " Pension,	36 00
	" 6	" " " " rent of building,	24 00
	Oct 21	" " " " " " "	8 00
	Nov. 16	" " " " " " "	16 00
	Dec. 5	" " " " Pension,	36 00
	" 21	" " " " rent from building,	8 00
1905	Jan. 21	" " " " " " "	8 00
			\$ 440 00

1902 Said Guardian credits himself as follows:

1902	Dec. 9	To cash due Guardian from last settlement	\$ 20 93
	20	" soc. tax	1 27 62
1903	April 17	" Smudgrass & Gullington, (coal)	2 14 05
	June 5	" Nancy Laymaster (board)	3 24 00
	" 6	" Smudgrass & Gullington, (coal)	4 16 30
	" 13	" Dr. A. W. Henderson	5 1 00
	" 20	" June tax	6 7 27
	" 27	" Zella Laymaster (board)	7 28 00
	Sept 7	" " " " " "	8 24 00
	Oct. 2	" Church Bros. & Weld	9 1 25
	" 14	" " " " " "	10 4 50
	" 20	" Medicine for ward,	11 5 85
	Nov. 25	" O. M. Scott & Bro. (repairs)	12 3 70
	" 28	" " " " " " "	13 1 70
	" 28	" B. F. Barrman (dry goods)	14 2 10
	Dec 5	" Zella Laymaster (board)	15 24 00

1903 Dec. 20 To
 1904 Jan. 10 "
 Mar. 5 "
 June 20 "
 July 20 "
 Aug. 22 "
 Dec. 20 "
 1905 Jan. 20 "
 " 23 "

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UNION COUNTY PROBATE COURT.

Expenses at #	1903	Dec. 20	To Dec. tax	15	28 56
in the	1904	Jan. 10	" Medicine for ward.		7 50
Judge.		Mar. 5	" Zella Laymaster (board)	16	24 00
Jolly, Am-		Jan. 20	" Janu Tax	17	28 54
his ward.		July 20	" Zella Laymaster (board)	18	24 00
		Aug. 22	" Dr. Longbrake	19	5 00
		Dec. 20	" Adn for board from Aug. 20 to Dec. 20 1904,		64 00
	1905	Jan. 20	" Dec. tax	20	29 32
		" 23	" Probate court fee	21	6 25
96 00					
36 00					
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440 00					

\$ 483 44

Recapitulation.

Total amount chargeable, \$ 440 00
 Total amount credited, \$ 483 44
 Balance due said Guardian, \$ 43 44

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Joseph P. Martin, Guardian of
 Prussilla Jolly, do make solemn oath that the a/c above
 is a true and correct account of said guardianship,
 as I verily believe,

Joseph P. Martin,
 Guardian of Prussilla Jolly

Sworn to before me and signed in my presence,
 this 23rd day of January A.D. 1905.

J.P.D. John W. Brodrick, Probate Judge

In re Guardianship of Lee Earl Phillips.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Lee Earl Phillips, No. 5802. January 30, 1905.
 Ordering Notice &c - Filing First Account.
 This day came Lillie A. Phillips, Guardian of Lee Earl Phillips, of Union County, Ohio, and presented her First Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of February A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John W. Brodrick, Probate Judge.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Lee Earl Phillips, Minor. February 25, 1905. Settle-
 Confirming Account &c - ment of First Account.
 This day this matter came on to be heard on motion to confirm account. Lillie A. Phillips, Guardian of the person and estate of Lee Earl Phillips, a

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RECORD OF ACCOUNTS.

minor, having heretofore, to wit: On the 30th day of January 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Currier County, for not less than three consecutive weeks, from and after the 1st day of February 1905, and no exceptions having been filed thereto the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for maintenance and services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$216⁰⁰ as her compensation as aforesaid, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$216⁰⁰ being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$2523³⁹; and that she is entitled to credits amounting to the sum of \$2434²⁰; valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$89¹⁹ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John W. Brodrick, Probate Judge.

Guardian's Account.

First Account -

Lillie A. Phillips, Guardian of Lee Earl Phillips.
First current account. Her account with her ward, said Guardian charges herself as follows:

1903
Feb'y 4

To cash rec'd from John Streeton on sale of land 2363 39
" Rent for use of wards lands by Guardian for two years, Feb'y 12, 1903 to Feb'y 12, 1905, 40⁰⁰ at \$200 per acre, 160 00.

Said Guardian claims credit for disbursements made on behalf of her said ward as follows, to wit:

1902
Dec. 15
1903
Jan. 19

By paid W. H. H. Fleck Voucher 1 25
" " D. C. Moore " 2 3-0
" " Silas Clark " 3 1-75
Amounts carried forward, \$2523 39 \$ 175

1903
Jan. 19
" " 31
Feb'y 4
" " 21
Mich 3
Apr. 1
" 3
" 26
Dec. 2
1904
Jan'y 11
" 12
" " 24
Mich 4
July 1
1904
Sept. 3
Nov. 24
Dec. 17
1905
Jan'y 30
" "

UNION COUNTY PROBATE COURT.

			Amts brought forward,		\$ 2523 29	\$ 175
1903	Jan. 19	By paid Edward Young,	oucher	4		1
"	"	" " Henry Temple,	"	5		1
"	31	" " T. L. Moore,	"	6		30
Feb	4	" " J. J. Andrews,	"	7		1
"	"	" " Andrew S. Mousy,	"	8		17 75
"	"	" " John M. Brodrick, P. J.	"	9		17 74
"	"	" " James M. Campbell,	"	10		30
"	"	" " J. W. Tilton, Treasr	"	11		8 58
"	21	" " B. A. Glick, Laker, clothing	"	12		5 50
Mich	3	" " Dr. Frank Hartley, med.	bill			2
Apr.	1	" " Marion Van Kuzdel	"	13		2000
"	3	" " Temple & Munson, patent med.	bill			1 30
"	26	" " Harris, Bonham & Co.	"	14		2
Dec.	2	" " Temple & Munson, felt boots,	"			2 30
1904	Jan	" " J. W. Tilton, Treasr	"	15		20 68
"	12	" " Harris Bonham & Co. 1 box tin, med, no	"			1 25
"	"	" " - Cowgill, Mt. Victory, 3 box clear seed,	"	16		21
Mich	4	" " Harris, Bonham & Co.	"	17		3 35
July	1	" " J. W. Tilton, Treasr,	"	18		20 67
1904	Sept.	" " B. A. Glick, clothing,	"	19		7
Nov.	24	" " Harris, Bonham & Co., Felt Boots, no	"			2 75
Dec.	17	" " Robert Gray, Treasr,	"	20		19 98
1905	Jan	" " John M. Brodrick,	"	21		7 70
"	"	" " James M. Campbell,	"	22		19
Said Guardian asks an allowance for boarding, washing and maintaining said ward for two years, to Feb'y 1 st 1905 at 1 ⁵⁰ per week, 104 weeks,						156
Said Guardian also asks compensation for her services as Guardian for two years, to date, at \$30 per year,						60
						\$ 2434 20
By Amts to balance						89 19
						\$ 2523 39

Recapitulation.

Total amount chargeable,	\$ 2523 39
Total amount credited,	\$ 2434 20
Balance due said ward,	\$ 89 19

Affidavit to Account.

The State of Ohio, }
 Union County, }
 I, Lillie A. Phillips, Guardian of Lee Earl Phillips, a minor, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Lillie A. Phillips

Sworn to before me and signed in my presence, this 30th day of January A. D. 1905.

J. M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

In re Guardianships of John Addison McCullough,

Journal Entry - In the Probate Court of Union County, Ohio, No. 5468. January 31, 1905. Filing of First Account of John Addison McCullough. This day came Phoebe McCullough, Guardian of John Addison McCullough of Union County, Ohio, and presented her First Account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of February A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

First Account - 1st
1901
Mar. 22 To
1904
Aug. 10 "
Sep. 21 "
Dec. 15 "

Journal Entry - In the Probate Court of Union County, Ohio, No. 5468. February 25, 1905. Confirming of First Account of John Addison McCullough, Guardian of John Addison McCullough, a minor. This day this matter came on to be heard on motion to confirm account. Phoebe McCullough, Guardian of the person and estate of John Addison McCullough, a minor, having heretofore, to-wit: On the 31st day of January 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 1st day of February 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for maintenance and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$100⁰⁰, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$100⁰⁰, being the allowance aforesaid.

1900
Dec. 17 Br
1903
" 15 to
1905
Jan. 31 Br

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$245³⁶; and that she is entitled to credits amounting to the sum of \$111²⁵, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$134³¹.

UNION COUNTY PROBATE COURT.

in the hands of said Guardian, and said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete records on the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

First Account-

Phoebe A. McCullough, Guardian of John A. McCullough, 1st Partial Account, an account with her ward, said Guardian charges herself as follows:

1901	Mar. 22	To cash from Frank McCullough, Adm'r.	\$135.69	
1904	Aug. 10	" Pension payment	49.67	
	Sep. 21	" " "	30.00	
	Dec. 15	" " "	30.00	
1900	Dec. 17	By Probate fees - App't of Guardian,		5.25
1903	" 15	to Dec. 15, 1904 - for care, food, clothing & for ward		100.00
1905	Jan. 31	By Probate fees, on 1 st partial account,		5.80
		To balance account,		134.31
			\$245.36	\$245.36

Guardian credits herself-

Recapitulation.

Total amount chargeable,	\$245.36
Total amount credited,	\$111.05
Balance due said ward,	\$134.31

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Phoebe A. McCullough, Guardian of John A. McCullough, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Phoebe A. McCullough, Guardian.

Sworn to before me and signed in my presence, this 31st day of January A. D. 1905.

[Signature]

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Sarah Wright, deceased.

Journal entry -

Probate Court, March 7th 1905.

In the Matter of the estate of Sarah Wright, deceased, No. 6240, Appointment. Order for Bond.

Adminis. - This day Malen Wright appeared in open court and made and filed an application under oath as required by law to be appointed Administrator of the estate of Sarah Wright, late of York Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Malen Wright is a suitable person and legally competent; it is ordered that said Malen Wright be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Five Thousand Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Journal entry -

Probate Court, March 9, 1905.

In the Matter of the estate of Sarah Wright, deceased, No. 6240, Appointment, Bond Approved. Letters Issued.

This day Malen Wright appeared in open court, accepted the appointment as Administrator of the estate of Sarah Wright, deceased, and gave and filed herein his bond in the sum of Five Thousand Dollars, conditioned according to law, with Charles E. Harger and W. H. Pence, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Malen Wright, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of James E. McCormick, deceased.

Journal entry -

Probate Court, March 10th 1905.

In the Matter of the estate of James E. McCormick, deceased, No. 6241, Appointment, Order for Bond.

Adminis. &c. - The last will and testament of James E. McCormick, late of York Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, this day Lizzie H. McCormick appeared in open court, and made and filed an application under oath as required by law, to be appointed Administrator with the will annexed of said estate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator

Journal entry -
Approving Bond &c -

Journal entry -
Appointing Adminis. &c -

UNION COUNTY PROBATE COURT.

should be appointed, and that said Lizzie D. McCormick is a suitable person and legally competent; and Mary E. McCormick, the widow of said James E. McCormick having filed herein her written declaration as such Administratrix and requested the appointment of said Lizzie D. McCormick; it is ordered that said Lizzie D. McCormick be appointed as such administratrix with the will annexed, upon giving bond with sureties as required by law, in the sum of Fourteen Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.
Probate Court, March 10, 1905.

Entry -
Approving
Bond &c -

On the Matter of the estate of } Appointment, Bond Approved.
James E. McCormick, deceased } Letters issued.

This day Lizzie D. McCormick appeared in open court, accepted the trust as Administratrix with the will annexed of the estate of James E. McCormick, deceased, and gave and filed herein her bond in the sum of Fourteen Hundred Dollars, conditioned according to law, with H. B. Davis and J. E. Southard, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration with the will annexed, issue to said Lizzie D. McCormick; that this proceeding be recorded; that an appraisement herein be dispensed with until further order of the court; - said personal property wholly consisting of a claim for insurance on the buildings on the real estate; - and that said Administratrix with the will annexed pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Lora M. Howard, Deceased.

Probate Court, March 10, 1905.

Journal
Entry -
Appointing
Adminis

On the Matter of the estate of } No. 6243. Appointment.
Lora M. Howard, deceased. } Order for Bond.

This day Rolla M. Howard appeared in open court and made and filed an application under oath as required by law to be appointed administrator of the estate of Lora M. Howard, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Rolla M. Howard is a suitable person and legally competent; it is ordered that said Rolla M. Howard be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Four Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal
Entry -
Approving
Bond &c -

Probate Court, March 14, 1905.
In the Matter of the estate of | Appointment, Bond Approved.
Leana M. Howard, deceased. | Letters Issued.
This day Rolla M. Howard appeared in open court, accepted the appointment as Administrator of the estate of Leana M. Howard, deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with William Howard and Charles S. Chapman, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Rolla M. Howard; that an appraisement herein be dispensed with until further order of the court; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Abraham R. Showalter, Deceased.

Journal
Entry -
Appointing
Admin &c -

Probate Court, March 14, 1905.
In the Matter of the estate of | No. 6246. Appointment.
Abraham R. Showalter, dec'd. | Order for Bond.
This day Isabel P. Showalter appeared in open court and made and filed an application under oath as required by law, to be appointed Administratrix of the estate of Abraham R. Showalter, late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Isabel P. Showalter is a suitable person and legally competent; it is ordered that said Isabel P. Showalter be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Twenty-five Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

Journal
Entry -
Approving
Bond &c -

Probate Court, March 14, 1905.
In the Matter of the estate of | Appointment, Bond Approved.
Abraham R. Showalter, dec'd. | Letters Issued.
This day Isabel P. Showalter appeared in open court, accepted the appointment as Administratrix of the estate of Abraham R. Showalter, deceased, and gave and filed herein her bond in the sum of Twenty-five Thousand Dollars, conditioned according to law with The United States Fidelity and Guaranty Company of Maryland, as surety, which bond is approved by the court. It is therefore ordered that letters of administration issue to said

Journal
Entry -
Appointing
Admin &c -
Journal
Entry -
Appointing
Guardian -

UNION COUNTY PROBATE COURT.

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Esabel P. Showalter, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$
John M. Brodrick, Probate Judge.

Estate of James Clarkson Robinson, deceased.

Journal
Entry -
Appointing
Administ

Probate Court, March 16th 1905.
No. 6247. Appointment.
Order for Bond.

In the Matter of the estate of James Clarkson Robinson, Deid.
This day Lulu R. Robinson appeared in open Court and made and filed an application under oath as required by law to be appointed Administratrix of the estate of James Clarkson Robinson, late of Early Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the Court being satisfied that an administrator should be appointed and that said Lulu R. Robinson is a suitable person and legally competent; it is ordered that said Lulu R. Robinson be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Two Thousand and Four Hundred Dollars, and this cause is continued.
John M. Brodrick, Probate Judge.

Entry -
Bond
Approved -

Probate Court, March 16, 1905.
Appointment. Bond Approved.
Letters Issued.

In the Matter of the estate of James Clarkson Robinson, Deid.
This day Lulu R. Robinson appeared in open Court, accepted the appointment as Administratrix of the estate of James Clarkson Robinson, deceased, and gave and filed herein her bond in the sum of Two Thousand and Four Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company of Maryland as surety, which bond is approved by the Court.
It is therefore ordered that letters of administration issue to said Lulu R. Robinson, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$
John M. Brodrick, Probate Judge.

Guardianship of Bertha Latimer and Sophronia Latimer.

Journal
Entry -
Appointing
Guardian -

Probate Court, March 18th 1905.
No. 6249. Appointment.
Order for Bond.

In the Matter of the Guardianship of Bertha Latimer and Sophronia Latimer, Minors.
This day Flora Latimer appeared in open Court, and

RECORD OF ACCOUNTS.

made application to be appointed Guardian of Bertha Latimer and Sophronia Latimer, and the court being satisfied that said Bertha Latimer is a minor of the age of seventeen years, November 12th 1904, and that said Sophronia Latimer is a minor of the age of fifteen years November 6th 1904; and children of Slack Latimer, late of Mill Creek Township, Union County, Ohio, deceased; and that said minors reside in this county; and the said Bertha Latimer and Sophronia Latimer having in open court made choice of said Flora Latimer as their Guardian which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said Flora Latimer is a suitable person to be appointed and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minors and the probable value thereof and also the probable annual rents of said minors' real estate.

It is ordered that said Flora Latimer be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Thousand and Five Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Approving
Bond &

Probate Court, March 18, 1905.
In the Matter of the Guardianship } Appointment,
of Bertha Latimer and } Bond Approved,
Sophronia Latimer, Minors } Letters Issued.

This day Flora Latimer appeared in open court, accepted the appointment as Guardian of Bertha Latimer and Sophronia Latimer, and gave and filed herein her bond in the sum of Two Thousand and Five Hundred Dollars, conditioned according to law, with Stephen Long and G. A. Courrier, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said Flora Latimer took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Flora Latimer, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of Nancy Eastman, deceased.

Be it remembered, that heretofore, to-wit: on the 23rd day of March A.D. 1905, an account of Final Distribution was filed in this court, which reads in the words and figures following, to-wit:

Report of Distribution, W. H. Hilbury, Administrator of the estate of Nancy Eastman, deceased. An account with said estate. Mch 23/1905 - Said Administrator charges himself as follows:

Amount found due estate as per final settlement with court, made September 15, 1904,	\$ 32 74
Paid Attorney fees preparing this account, error in allowing Althera Hilbury \$50.00 instead of \$25.00, for care of said Nancy Eastman as per agreement among the heirs,	26 00
Balance for distribution,	\$ 57 74

Said Administrator credits himself as follows: Amounts paid to heirs, as per distributive order of court made December 27, 1905, viz:

March 20 th 1905,	
1/3 Leonora C Temple,	1 \$ 11 59
Leonora C Temple, Adm Etta Eastman	2 11 59
Martha E. Merritt,	3 11 59
Alice Webster and H. S. Eastman	4 11 59
Althera Hilbury,	5 11 58
Total,	\$ 57 74

Offidant The State of Ohio, Madison County, Dd:
to Report - W. H. Hilbury, Administrator of the estate of Nancy Eastman, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of court as he verily believes; and said W. H. Hilbury asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

W. H. Hilbury,
I swear to before me and signed in my presence, this 23rd day of March 1905,
(Signature) Howard C. Black, Notary Public.

Journal Entry - Probate Court, Union County, Ohio, March 23, 1905; In the Matter of the estate of Nancy Eastman, deceased. Account of Final Distribution. Ordering Nancy Eastman, deceased. Discharge - This day W. H. Hilbury, Administrator of the estate of Nancy Eastman, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and

RECORD OF ACCOUNTS.

other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said W. H. Kilbury; it is ordered that the same be and hereby is allowed as his final discharge. Said W. H. Kilbury and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

In the Matter of Accounts Filed for Settlement.

Probate Court, Union County, Ohio.

In the Matter of Accounts }
Filed for Settlement. } entry. - March 25, 1905.
Notice Approved.

This day proof of publication of notice of filing accounts and vouchers of administration and guardianship, was made; and the court do find the same in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on

Saturday, March 25, 1905,

at one o'clock P.M., as follows, to-wit:

- No. 6032. J. J. Arthur, executor of the will of Simon Hewitt; final account.
- No. 5191. Robert McHenry, executor of the will of John Leotinger; supplemental final account.
- No. 5553. Asenath Partridge, executrix of the will of Maria W. Partridge; second account.
- No. 5924. Cephas Atkinson, Administrator of the estate of Samuel Willis; final account.

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UNION COUNTY PROBATE COURT.

- No. 5970. Ida A. Wynn, Administratrix of the estate of Thirza E. McGee; final account.
- No. 6015. Jacob W. Beers, Administrator of the estate of Jane H. Vestal; final account.
- No. 6004. George E. Whitney, Administrator of the estate of A. J. Whitney; final account.
- No. 6019. George E. Whitney, Administrator of the estate of Kate Whitney; final account.
- No. 5833. Jacob C. Elliott, Administrator of the estate of Greenbury Chambers; final account.
- No. 6012. William A. Hall, Administrator of the estate of Abraham Hall; final account.
- No. 1503A. Joseph P. Martin, Administrator of the estate of Thomas Milcox; sixth account.
- No. 6030. Jefferson Z. Richey, Administrator of the estate of Susan Longbrake; final account.
- No. 5940. John Z. Millar, Administrator of the estate of Rose Beura Parsons; final account.
- No. 5815. Corilla E. Couster, Guardian of Dwight J. Couster; first account.
- No. 4833. Thomas F. Lockwood, Guardian of David B. Lockwood; fourth account.
- No. 5869. Thomas P. Shields, Guardian of John M. Richards; final account.
- No. 5326. Francis L. Sager, Guardian of Francis M. Sager; final account.
- No. 5003. J. B. Dodge, Guardian of Letonia Gamble and Frank Gamble; fourth accounts, final for Letonia Gamble.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

The State of Ohio, } ss.
 Union County, } Personally appeared before me J. W. Greiner and made solemn oath, that the notice, a copy of which is hereto attached was published for four consecutive weeks on and next after March 1, 1905, in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

J. W. Greiner.

Sworn to before me and signed in my presence, this 25th day of March A. D. 1905,

[Signature]

John M. Brodrick, Probate Judge

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RECORD OF ACCOUNTS.

Estate of Simon Sewitt, Deceased.

Journal Entry - Filing Account

In the Probate Court of Union County, Ohio. In the Matter of the estate of Simon Sewitt, deceased. No. 6852, February 2nd 1905. Filing First and Final Account. This day came G. I. Arthur, Executor of the will and estate of Simon Sewitt, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - confirming Account

In the Probate Court of Union County, Ohio. In the Matter of the estate of Simon Sewitt, deceased. March 25, 1905. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. G. I. Arthur, Executor of the estate of Simon Sewitt, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 2nd day of February 1905, filed in this Court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published, and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Executor for the allowance of \$146.⁷⁵ as his legal compensation. On consideration whereof, and the Court being fully advised in the premises, the said Executor is allowed said sum of \$146.⁷⁵ as his legal compensation. It is therefore ordered by the Court that the said Executor return out of the money of said estate the sum aforesaid, to-wit: \$146.⁷⁵.

And the Court do find the said Executor chargeable with assets of said estate in the sum of \$3168.⁶⁷ and that he is entitled to credits in the sum of \$1006.²⁸, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$2163.³⁹ in the hands of the said Executor due said estate and said account is settled accordingly.

It is ordered by the Court that said Executor distribute

Final Account -

1904		
March	27	To
April	12	"
"	"	"
Aug	30	"

1904
March 22 By

"	"	"
"	"	"
"	23	"
"	"	"
"	"	"
"	22	"
"	23	"
"	24	"
"	25	"
April	12	"
"	"	"
"	"	"
"	"	"
"	22	"
"	13	"
"	"	"
July	16	"
"	"	"
"	18	"
"	23	"
Aug	31	"
"	"	"
"	2	"

UNION COUNTY PROBATE COURT.

said balance according to law and the will of said decedent. It is further ordered by the court that said executor pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Final Account - Executor's Account.
 F. J. Arthur, executor of the estate of Simon Dewitt, deceased, in account with said estate.

Said Accountant charges himself as follows:

1904	March 22	To cash		\$ 10 17
	April 12	" Certificate Richmond Bank		70 00
	" "	" Cash on day of sale		118 50
	Aug 30	" " John Black, sal. note,		80 00
	" "	" " E. J. Evans, note		21 50
	" "	" " on b. B. Dewitt, "		6 84
	" "	" " George H. Dewitt, "		60 75
	" "	" " balance b. B. Dewitt "		17 16
	" "	" " Hiram Coder "		14 50
	" "	" " Sale of land		2250 00
	" "	" " due April 1 st 1905, balance land sale (01.2 00)		500 00
	" "	" " Int. on same due April 1 st 1905.		21 25
				\$ 3169 67

Said Accountant credits himself as follows -

1904	March 22	By paid Huston Thomas, appraiser	V. No. 1	\$ 1 00
	" "	" " Hiram Coder	" " 2	1 00
	" "	" " Cad Price	" " 3	1 00
	" 23	" " Walter M. Otte, witness to will	" " 4	1 00
	" "	" " b. Arthur, " " "	" " 5	1 00
	" "	" " b. M. Engman, P. M., registered service		30
	" 22	" " Reed & Butz, livery		1 50
	" 23	" " Probate Judge Brodrick	V. No. 6	16 72
	" 24	" " Shearer & Shearer	" " 7	4 00
	" 25	" " Postage on Sale Bills		10
	April 12	" " E. J. Evans, auctioneer	" " 8	10 00
	" "	" " Will P. Hudson, clerk	" " 9	2 00
	" "	" " Executor, Statutory com. on \$3169 ⁶⁷ ,		146 78
	" "	" " Harv O'Brien, livery (sale)		1 00
	" "	" " Notary, Appraiser's personal property		40
	" 22	" " " Land affidavits		40
	" 13	" " " Affidavit to Ac't ^{for foreign service}		40
	" "	" " Probate Judge J. M. Brodrick	V. No. 10	12 54
	July 16	" " Recorder, J. J. Andrews	" " 11	1 00
	" "	" " Probate Judge J. M. Brodrick,	" " 12	15 09
	" 18	" " F. L. Winter, Undertaker,	" " 13	65 00
	" 23	" " C. H. Corner M. D.	" " 14	35 25
	Aug. 31	" " R. C. Gurney	" " 15	2 45
	" "	" " J. C. Brown (per R. C. Gurney)	" " 16	1 50
	" 2	" " Notary, Affidavit		40

RECORD OF ACCOUNTS.

1904	Nov. 9	By paid E. W. Moore	U. S. 17	1 00	
"	"	" " Notary affidavit		40	
"	28	" " Special bequest to Burton Hewitt	" " 18	100 00	
"	"	" " Atty fees for selling land F. J. Arthur		85 00	
Dec.	3	" " P. H. Tackler, for monument	" " 19	125 00	29
"	"	" " George H. Hewitt, special bequest,	" " 20	100 00	
"	31	" " Hiram Coder	" " 21	50	
1905	Jan'y 16	" " Lizzie B. Klinger, special bequest	" " 22	250 00	Journal entry -
"	"	" " F. J. Arthur, Atty fees,		15 00	Order of Discharge -
1905	Feb. 2	" " Probate Judge J. M. Brodrick	" " 23	7 63	
				<u>1006 38</u>	

Recapitulation.

Total amount chargeable,	\$ 3167 67
Total amount credited,	\$ 1006 38
Balance due said estate,	\$ 2163 29

Affidavit to Account.

The State of Ohio, Union County, ss.

I, F. J. Arthur, executor of the estate of Simon Hewitt, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

F. J. Arthur, executor.

Sworn to before me and signed in my presence, this 2nd day of February A. D. 1905.

(F. J.)

John M. Brodrick, Probate Judge.

Account of Final Distribution.

Distribution Account - F. J. Arthur, executor of the estate of Simon Hewitt, deceased, on account with said estate.

filed Mich 29/1905 - Said Accountant charges himself as follows:

Amount found due estate as per final settlement with said court, made February 2, 1905,	\$ 2163 29
Balance for distribution,	\$ 2163 29

Said Accountant credits himself as follows:

Amounts paid to heirs and legates, as per distributive order of said court made

March 25, 1905, viz:

To Douglass Hewitt,	540 82
Bryant Hewitt,	540 82
Burton Hewitt,	540 82
Martha B. Green,	540 83
	<u>\$ 2163 29</u>

The State of Ohio, Union County, ss.

F. J. Arthur, executor of the estate of Simon Hewitt deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said

UNION COUNTY PROBATE COURT.

Executor asks that the same be allowed as his final discharge and ordered by the court to be recorded.

J. J. Arthur, executor.

Sworn to before me and signed in my presence this 29th day of March 1905.

(L.S.)

John M. Brodrick, Probate Judge.

Journal

Probate Court, Union County, Ohio, March 29, 1905.

entry -

In the Matter of the estate of Simon Hewitt, deceased. Account of Final Distribution. Order of Discharge -

Order of Discharge -

This day J. J. Arthur, executor of the estate of Simon Hewitt, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said J. J. Arthur; it is ordered that the same be and hereby is allowed as his final discharge.

Said executor and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office and that said J. J. Arthur pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of John Brotinger, deceased.

Journal
Entry -
Filing
Account

In the Probate Court of Union County, Ohio.
In the Matter of the estate of } No. 5191. February 14, 1905.
John Brotinger, deceased. } Filing Supplemental Final Account.

This day came Robert McGoroy, executor of the estate of John Brotinger, late of Union County, Ohio, deceased, and presented his supplemental final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

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Journal
Entry -
Confirming
Account

In the Probate Court of Union County, Ohio.
In the Matter of the estate of } March 25, 1905. - Settlement of
John Brotinger, deceased. } Supplemental Final Account.

This day this matter came on to be heard on motion to confirm account. Robert McGoroy, executor of the estate of John Brotinger, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 14th day of February 1905, filed in this court his Supplemental final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same are now examined by the court. Said said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$4⁴⁷, as his compensation for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$4⁴⁷ as his compensation for extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$4⁴⁷. And the court do find the said executor chargeable with assets of said estate in the sum of \$15⁶² and that he is entitled to credits in the sum of \$15⁶², as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate and said account is settled accordingly.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$4⁴⁷, as his compensation for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$4⁴⁷ as his compensation for extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$4⁴⁷. And the court do find the said executor chargeable with assets of said estate in the sum of \$15⁶² and that he is entitled to credits in the sum of \$15⁶², as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate and said account is settled accordingly.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$4⁴⁷, as his compensation for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$4⁴⁷ as his compensation for extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$4⁴⁷. And the court do find the said executor chargeable with assets of said estate in the sum of \$15⁶² and that he is entitled to credits in the sum of \$15⁶², as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate and said account is settled accordingly.

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UNION COUNTY PROBATE COURT.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Supplemental Account -

Executor's Account.

Robert M. Grory, executor of the estate of John Brodrick, deceased in account with said estate.

Supplemental Account.

Said executor charges himself as follows:

1905	Feb 14	To money recd from Smith estate,	\$ 15 62
1905	Feb 14	Executor credits himself as follows: -	
"	"	By Probate fees & notice on final account	\$ 5 00
"	"	Executor's fees - final account be.	4 47
"	"	Howard Black for collections	6 15
Total,			\$ 15 62 \$ 15 62.

Recapitulation.

Total amount chargeable,	\$ 15 62
Total amount credited,	\$ 15 62

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Robert M. Grory, executor of the estate of John Brodrick, deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Robt. M. Grory, executor.

Sworn to before me and signed in my presence, this 14th day of February A.D. 1905.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Maria W. Partridge, deceased.

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of Maria W. Partridge, deceased. No. 5553. February 20, 1905. Filing Second Account.

Account - This day came Asenath Partridge, executrix of the estate of Maria W. Partridge, late of Union County, Ohio, deceased, and presented her second account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

1904
 Feb. 10
 1903
 Dec. 21
 " 18
 1904
 July 19
 Dec. 20
 1903
 Aug. 27
 " 26
 1905
 Feb. 10

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of Maria W. Partridge, deceased. March 25, 1905. Settlement confirming Account.

Account - This day this matter came on to be heard on motion to confirm account. Asenath Partridge, executrix of the estate of Maria W. Partridge, late of Union County, Ohio, deceased, having heretofore, to wit: On the 20th day of February 1905, filed in this court her second account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said executrix chargeable with assets of said estate in the sum of \$1131⁰⁷, and that she is entitled to credits in the sum of \$909⁰⁶, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$222⁰¹ in the hands of the said executrix due said estate, and said account is settled accordingly.

It is further ordered by the court that said executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Second Account - Executrix's Account.
 Asenath Partridge, executrix of the estate of Maria W. Partridge, deceased.
 An account with said estate.
 Said executrix charges herself as follows:

To
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 To

UNION COUNTY PROBATE COURT.

1904	To balance from First Acc't	\$ 31 07	
Mar. 1905	" Money from sale of lot to W. C. Tte	5 00 00	
Feb. 10	" Rents rec'd to date from store building	6 00 00	
Executrix credits herself as follows -			
1903	Dec. 21 By taxes paid Dec. 1903.		\$ 101 49 ..
"	18 " repairs on store building		475 00
1904	July 19 " Taxes for June		101 46
Dec. 1903	20 " " " Dec. 20, 1904		110 89
Aug. 1903	27 " O. M. Scott Paints for house		62 91
"	26 " B. Devine " " "		17 71
"	" W. Covey, painting house		34 00
1905	Feb'y 10 " Probate fees - on this acc't		5 60
Amit to balance -			222 01
Total,			\$ 1131 07 \$ 1131 07

Recapitulation.

Total amount chargeable,	\$ 1131 07
Total amount credited,	909 06
Balance due said estate,	\$ 222 01

Affidavit to Account.

The State of Ohio, Union County, ss.
 I, Asenath Partridge, executrix of the estate of Maria W. Partridge, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Asenath Partridge.

Sworn to before me and signed in my presence this 20th day of February 8. 1905.

(J. S.) John M. Brodrick, Probate Judge.

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 sum of \$ 909 06,
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RECORD OF ACCOUNTS.

Estate of Samuel Willis, deceased.

Journal
Entry -
Filing
Account re -

In the Probate Court of Union County, Ohio,
In the Matter of the estate of Samuel Willis, deceased. No. 5924. February 4th 1905.
Filing Second and Final Account.
This day came Cephas Atkinson, Administrator of the estate of Samuel Willis, late of Union County, Ohio, deceased, and presented his second and final account in settlement of said estate, duly verified.
Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
confirming
Account -

In the Probate Court of Union County, Ohio,
In the Matter of the estate of Samuel Willis, deceased. March 25, 1905. - Settlement of Second and Final Account.
This day this matter came on to be heard on motion to confirm account. Cephas Atkinson, Administrator of the estate of Samuel Willis, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 4th day of February 1905, filed in this court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$8⁶⁴ as his legal compensation, on consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$8⁶⁴ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid to-wit: \$8⁶⁴. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$6255⁶³ and that he is entitled to credits in the sum of \$5413⁵⁵, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$8417⁸ in the hands of the said Administrator due said estate and said account is settled accordingly.

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UNION COUNTY PROBATE COURT.

It is ordered by the court that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings of aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

In the Probate Court of Union County, Ohio.

Second and Final Account of Cephas Atkinson, Administrator of the Estate of Samuel Willis, deceased.

Said Administrator charges himself as follows:

Feb. 4, 1905	Bal. from 1 st Account,	\$5823.63
Oct. 5	Wears, interest,	25.00
Nov. 7	"	20.00
Dec. 31	"	387.00
Jan. 30	Wears, bal. note and int.	
		<u>\$6255.63</u>

And claims credit as follows:-

1904			
Nov. 22	H. Hall, J.P.	1	\$1.15
Dec. 1	G.S. Willis,	2	1000.00
" 7	Robt. M. Willis,	3	1000.00
"	Carrie M. Willis,	4	1000.00
"	James J. Willis,	5	1000.00
"	William A. Willis,	6	1000.00
" 20	Shearer & Shearer,	7	2.00
1905			
Jan. 11	Bank for tax	8	213.06
Feb. 2	Stat. corp. on \$432.00 @ 2%	9	8.64
"	Howard C. Black, Attorney,	10	100.00
"	Probate Judge,	11	7.00
	Total balance for distribution,		<u>\$841.78</u>

State of Ohio,
Madison County, ss. Cephas Atkinson being duly sworn says that he is the duly appointed, qualified and acting administrator of the estate of Samuel Willis, deceased, that the foregoing is a true and correct account of said administration to the best of his knowledge and belief.

Cephas Atkinson.

Sworn to before me and subscribed in my presence this 2nd day of February 1905.

(L.S.) Howard C. Black, Notary Public.

Account of Final Distribution.

Cephas Atkinson, Administrator of the estate of Samuel Willis, deceased, has account with said estate. Said Administrator charges himself as follows:

Amount found due estate as per final settlement with court, made February 4, 1905,	\$841.78
Paid Attorney fees preparing this account,	
Paid Probate Judge's fees, on this account,	
Balance for distributions,	<u>\$841.78</u>

RECORD OF ACCOUNTS.

Said Administrator credits himself as follows:-
Amounts paid to heirs as per distributive order of
court made March 25, 1905, viz:

March 6" 1905-

To C. S. Willis,	1	168 36	
Robt M. Willis,	2	168 36	
Carrie M. Willis,	3	168 36	
James J. Willis,	4	168 36	
William A. Willis,	5	168 36	
Total,			\$841 80

The State of Ohio, Madison County, ss:

Cephas Atkinson, Administrator of the estate of
Samuel Willis deceased, being sworn, says the foregoing
account presents a true and complete statement of the
Final Distribution of the assets of said estate, as re-
quired by the order of court as he verily believes;
and said Cephas Atkinson asks that the same be allow-
ed as his final discharge, and ordered by the court
to be recorded.

Cephas Atkinson

Sworn to before me and signed in my presence
this 22nd day of March 1905.

(L.S.)

Howard C. Black, Notary Public.

Journal
Entry -
Discharge

Probate Court, Madison County, Ohio, March 23, 1905.
On the Matter of the estate of Samuel Willis, deceased. Account of Final Distribution, No. 5924. Orders.

This day Cephas Atkinson, Administrator of the estate
of Samuel Willis, deceased, appeared in open court, and
presented an account of the payments made and of the
delivery over to the persons entitled thereto, of the
money and other property in his hands as required
by the order of distribution heretofore made. Said
account being found to the satisfaction of the court and
verified by the oath of said Cephas Atkinson; it is
ordered that the same be and hereby is allowed as his
final discharge, said Cephas Atkinson and his suc-
tors are therefore forever exonerated from all liability
under said order of distribution, unless his account
be impeached for fraud or manifest error.

It is further ordered that said account and this
proceeding be recorded in the records of this office,
and that said Cephas Atkinson pay the costs herein
taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of Thirza E. McFee, deceased.

Journal
 entry - In the Probate Court of Union County, Ohio,
 No. 5970. February 7, 1905.
 Filing Thirza E. McFee, deceased. Filing First and Final Account
 Account - This day came Ida H. Wynne, Administratrix with the
 will annexed, of the estate of Thirza E. McFee, late of Union
 County, Ohio, deceased, and presented her first and final
 account in settlement of said estate duly verified.
 Whereupon the court do order the same filed and
 advertised for hearing on Saturday the 25th day of March
 A.D. 1905, at one o'clock P.M., to which time said matter
 is continued.
 John M. Brodrick, Probate Judge.

Journal
 entry - In the Probate Court of Union County, Ohio,
 March 25, 1905. Settlement
 confirming Thirza E. McFee, deceased. of First and Final Account.
 Accounts - This day this matter came on to be heard on motion
 to confirm account. Ida H. Wynne, Administratrix
 with the will annexed of the estate of Thirza E. McFee, late
 of Union County, Ohio, deceased, having heretofore, to-wit: on
 the 7th day of February 1905, filed in this court her Final
 Account, and notice of the time of hearing thereof having
 been given as required by law, by publication in the
 Marysville Tribune, a newspaper published and of
 general circulation in the county aforesaid, for not
 less than three consecutive weeks from and after
 the 1st day of March 1905, and no exceptions having
 been filed thereto, the said account, together with the
 vouchers accompanying the same, are now exam-
 ined by the court. And said account on such ex-
 amination being found correct, is allowed and con-
 firmed. This day this matter came on to be further
 heard on motion of the said Administratrix for the allow-
 ance of \$30⁰⁰ as her legal compensation. On consideration
 whereof and the court being fully advised in the prem-
 ises, the said Administratrix is allowed said sum of
 \$30⁰⁰ as her legal compensation. It is therefore
 ordered by the court that the said Administratrix
 retain out of the money of said estate the sum of fore-
 said, to-wit: \$30⁰⁰. And the court do find the
 said Administratrix chargeable with assets of said estate
 in the sum of \$500⁰⁰ and that she is entitled to credits
 in the sum of \$500⁰⁰, as shown by said vouchers and
 other evidence produced to the court. And the court
 do further find that there is nothing in the hands of
 the said Administratrix due said estate and said ac-
 count is settled accordingly.

RECORD OF ACCOUNTS.

It is further ordered by the court that said Ad-
ministratrix pay the cost of the proceedings afore-
said, taxed at \$, within ten days, and that
said Account be recorded.

John M. Brodrick, Probate Judge.

Direct and
Final
Account

Administratrix Account

Oda A. Wynn, Administratrix with the will annex-
ed of the estate of Thirza E. McGee, deceased,
in account with said estate.

Said Administratrix credits herself as follows:

1900
Jan'y 13 To cash, proceeds of Sale of real estate, \$ 5-00 \$ 67.

The said Administratrix claims credit for
payments made on behalf of said estate, to wit:

1899	April 28	By paid balance & barly,	Voucher 1	61	
"	"	" " B. P. Hall,	" 2	2	
May	1	" " Stephen Evans, clerk &c.	" 3	19 10	
"	12	" " Alex. Foundas,	" 4	2	
"	23	" " W. W. Carr,	" 5	3	
"	"	" " G. S. Robertson,	" 6	3 20	
July	25	" " James McCampbell P. J.	" 7	7	
Oct.	12	" " B. H. Cook,	" 8	8	
1900 April	26	" " Josie McGee,	" 9	33 33	
1901 June	12	" " Olivia (McGee) Gramer,	" 10	33 25	
1905 Jan'y	13	" " J. M. Sanders & Co.	" 11	10	
"	19	" " John M. Brodrick,	" 12	32 65	Journal
"	"	" " James McCampbell,	" 13	35	entry - M
"	"	" " Robt. Gray, Treas'r,	" 14	11 75	confirming Jo
"	21	" " F. A. Martin,	" 15	1	Account -
"	"	" " Oriah Cahill,	" 16	1	to c
"	"	" " S. A. McNeil,	" 17	1	of to
"	"	" " W. S. Winters,	" 18	50	des
Feb'y	6	" " Verna P. McGee,	" 19	11 11	are
(Jan'y	21)	" " Adellert A. McGee, Wm W. McGee and Geo. W. McGee by S. W. Van Winkle, Atty	" 20	100 00	tic
Feb'y	7	" " John M. Brodrick, P. J.	" 21	6	reg
"	"	" " James McCampbell,	" 22	6	Tri
"	"	" " Administratrix's compensation on \$500 @ 6%		30	tion
"	"	" " Administratrix, as ligatee, balance,		82 03	Sec
				\$ 500 00	an
				\$ 500 00	ac

Recapitulation.

Total amount chargeable,

Total amount credited,

\$ 500 00
\$ 500 00

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Oda A. Wynn, Administratrix of the estate of
Thirza E. McGee, deceased, do make solemn oath that
the within account is in all respects true and correct,

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UNION COUNTY PROBATE COURT.

as I verily believe.

Ida H. Wynne.

Sworn to before me and signed in my presence, this 7th day of February A.D. 1905.



Ida W. Campbell,

Deputy Clerk Probate Court.

Estate of Jane H. Vestal, Deceased.

Journal

On the Probate Court of Union County, Ohio.

entry - On the Matter of the estate of { No. 6015. February 7, 1905.
Filing Jane H. Vestal, Deceased. } Filing First and Final Account.

61

Account - This day came Jacob W. Beem, Administrator of the estate of Jane H. Vestal, late of Union County, Ohio, deceased, and presented his First and Final account in settlement of said estate, duly verified.

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Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

On the Probate Court of Union County, Ohio.

entry - On the Matter of the estate of { March 25, 1905. - Settlement of
confirming Jane H. Vestal, Deceased. } First and Final Account.

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Account - This day this matter came on to be heard on motion to confirm account.

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Jacob W. Beem, Administrator of the estate of Jane H. Vestal, late of Union County, Ohio, deceased, having heretofore, to wit: On the 7th day of February 1905, filed in this court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$20.00, as his compensation, for services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administrator

estate of
with that
and correct,

RECORD OF ACCOUNTS.

is allowed said sum of \$20⁰⁰ as his compensation for services. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit; \$20⁰⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$286¹⁹, and that he is entitled to credits in the sum of \$122⁹⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$163²⁹ in the hands of the said Administrator due said estate and said account is settled accordingly.

It is ordered by the court that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Administrator's Account.

Jacob W. Beem, Administrator of the estate of Jane H. Vestal, deceased, in account with said estate.

Said Administrator charges himself as follows:

% amount received from B. P. Hall, Guardian of said decedent's estate,	\$ 255 74
" down valuation in real estate of Marshal Vestal, deceased,	30 45
Total receipts,	\$ 286 19

Said Administrator credits himself with amounts paid out as follows:

		Check No.	\$
1904 Jan. 30	To John M. Brodrick, Probate costs,	1	6 30
Mar. 9	" J. B. Courtis & Co., Undertaking	2	69 85
" 10	" R. D. Roberts, dinner for funeral,	3	7 50
May 13	" George W. Worden, pub. notice of app't	4	2 25
1905 Feb. 1	" John L. Millar, services as attorney	5	10 00
" 7	" John M. Brodrick P. J. this & dis. account.	6	7 00
" "	" Administrator, legal compensation be retained,		20 00
			\$ 122 90

Recapitulation.

Total amount chargeable,	\$ 286 19
Total amount credited,	\$ 122 90
Balance due said estate,	\$ 163 29

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Jacob W. Beem, Administrator of the estate of Jane H. Vestal, deceased, do make solemn oath that the within account is in all respects true and correct

Final - Account

Journal Entry - M. S. Filing Account

Journal Entry - M. S. Confirming Account

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as I verily believe.

Jacob W. Beemer.

Sworn to before me and signed in my presence, this first day of February A.D. 1905.

(L.S.)

J. F. Millar

Notary Public, Union County, Ohio.

Estate of A. J. Whitney, Deceased.

Journal Entry - Filing Account

In the Probate Court of Union County, Ohio, No. 6004. February 10, 1905. In the Matter of the estate of A. J. Whitney, deceased. Filing First and Final Account. This day came George E. Whitney, Administrator with the will annexed of the estate of A. J. Whitney, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 24th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John W. Brodick, Probate Judge

Journal Entry - Confirming Account

In the Probate Court of Union County, Ohio, March 25, 1905. Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. George E. Whitney, Administrator with the will annexed of the estate of A. J. Whitney, late of Union County, Ohio, deceased, having here before, to wit: on the 10th day of February 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$4772⁰⁰ and that he is entitled to credits in the sum of \$4772⁰⁰ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the

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RECORD OF ACCOUNTS.

hands of the said Administrator due said estate and said Account is settled accordingly.

It is further ordered by the Court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

First and Final Account

John M. Brodrick, Probate Judge

Administrator's Account.

George E. Whitney, Administrator with the will annexed of the estate of S. J. Whitney, deceased, in account with said estate.

Said Administrator charges himself as follows:

Amount of credits listed in Schedule "G" of the Inventory of said estate, \$ 4772.70

Said Administrator claims credit for payments and disbursements made by him on behalf of the said estate, as follows, to-wit:

1900	July 10	By paid J. H. Ryan, Clerk &c.	Vouchers 1	25	
"	"	" " H. W. Morey & Co.	" 2	269.85	
"	11	" " W. L. White,	" 3	5	
1904	Jan'y 18	" " S. J. Haru,	" 4	2	
Feb'y	2	" " Frank J. Ballinger,	" 5	1	
"	"	" " L. S. Chapman,	" 6	1	
"	"	" " James McCampbell,	" 7	1	
"	"	" " John M. Brodrick P. J.	" 8	10.66	
April	9	" " Same,	" 9	3.15	
1905	Feb'y 10	" " Same,	" 10	5.90	
"	"	" " James McCampbell,	" 11	5	
" Credits of Schedule "G", Inventory, distributed to Accountant in kind, under former order of Court, to <u>balance account.</u>				4443.14	
				<u>\$4772.70</u>	<u>\$4772.70</u>

Statement.

Accountant respectfully represents to the Court that Kate Whitney, joint devisee and legatee, with Accountant, of said estate, died Jan'y 4th 1904, prior to the settlement and distribution of the said S. J. Whitney's estate; that said Accountant was the only child and sole heir at law of the said decedents; and that all claims and demands against the said S. J. Whitney's Estate have been fully paid.

Recapitulation.

Total amount chargeable, \$ 4772.70
 Total amount credited, \$ 4772.70

Affidavit to Account.

The State of Ohio, Curious County, ss:

Journal entry - SM Filing the Account -

Journal entry - Dr Confirming Account -

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UNION COUNTY PROBATE COURT.

I, George E. Whitney, Administrator with the will annexed of the estate of G. J. Whitney, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

George E. Whitney

Sworn to before me and signed in my presence, this 10th day of February A.D. 1905.

(Seal)

Ada M. Campbell,

Deputy Clerk Probate Court.

Estate of Kate Whitney, Deceased.

Journal

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In the Probate Court of Union County, Ohio, In the Matter of the Estate of Kate Whitney, Deceased. No. 6819. February 10, 1905. Filing First and Final Account. This day came George E. Whitney, Administrator of the estate of Kate Whitney, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Journal

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In the Probate Court of Union County, Ohio, In the Matter of the Estate of Kate Whitney, Deceased. March 25, 1905. - Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. George E. Whitney, Administrator of the estate of Kate Whitney, late of Union County, Ohio, ^{deceased,} having heretofore, to wit; On the 10th day of February 1905, filed in this court his final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said Administrator

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RECORD OF ACCOUNTS.

chargeable with assets of said estate in the sum of \$283⁷² and that he is entitled to credits in the sum of \$283⁷², as shown by said vouchers and other evidence produced to the court,

and the court do further find that there is nothing in the hands of the said Administrator due said estate, and said Account is settled accordingly,

It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that said Account be recorded,

John M. Brodrick, Probate Judge.

First and Final Account -

Administrator's Account.

George E. Whitney, Administrator of the estate of Kate Whitney, deceased, in account with said estate. Said Administrator charges himself as follows:

To amount to balance disbursements hereinafter stated, \$ 283 72

The said Administrator claims credit for disbursements made on behalf of said estate, to wit:

Date	Description	Voucher	Amount	Journal Entry
1904 Jan 9	By paid H. W. Morey & Co.	1	230 75	Journal Entry - Sm
" 11	" " Marysville Sanatorium	2	32	Filing Gre
Feb'y 2	" " Shearer & Shearer,	3	2	Accounts -
April 9	" " John M. Brodrick P. J.	4	8 07	esta
1905 Feb'y 10	" " Same	5	5 90	dec
" "	" " James McCampbell,	6	5	in
			<u>\$ 283 72</u>	
			<u>\$ 283 72</u>	

Statement.

Said Administrator respectfully represents to the court that the said Kate Whitney, who was an equal devisee and legatee with said Administrator under the will of S. J. Whitney deceased, died prior to the settlement and distribution of the ^{said} S. J. Whitney's estate; that said Administrator was the only child and sole heir at law, of both the said S. J. Whitney and Kate Whitney, deceased; that the said Kate Whitney's estate had no liabilities other than as above stated; and that her interest in the estate of the said S. J. Whitney deceased, was distributed in kind directly to this Accountant from the said S. J. Whitney's estate, by order of the Probate Court of said County.

Recapitulation.

Total amount chargeable, \$ 283 72
 Total amount credited, \$ 283 72

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Affidavit to Account.

The State of Ohio, Union County, ss:
I, George E. Whitney, Administrator of the estate of
Kate Whitney, deceased, do make solemn oath, that the
within account is in all respects true and correct, as
I verily believe.

George E. Whitney.

Sworn to before me and signed in my presence,
this 10th day of February A.D. 1905.

(Signature)

Ada M Campbell,
Deputy Clerk, Probate Court.

Estate of Greenbury Chambers, deceased.

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Journal
Entry - On the Probate Court of Union County, Ohio.
On the Matter of the estate of { No 5833, February 11th 1905.
Filing Greenbury Chambers, deceased, Filing First and Final Account.
Account - This day came Jacob C. Elliott, Administrator of the
estate of Greenbury Chambers, late of Union County, Ohio,
deceased, and presented his first and final account,
in settlement of said estate duly verified.

Whereupon the court do order the same filed and ad-
vertised for hearing on Saturday the 25th day of March
A.D. 1905, at one o'clock P.M. to which time said matter
is continued.

John M. Brodrick, Probate Judge

Journal
Entry - On the Probate Court of Union County, Ohio.
Confirming Greenbury Chambers, deceased, { March 25, 1905. Settlement of
Account - This day this matter came on to be heard on motions
to confirm account. Jacob C. Elliott, Administrator
of the estate of Greenbury Chambers, late of Union County,
Ohio, deceased, having heretofore, to wit: On the 11th day of
February 1905, filed in this court his Final Account,
and notice of the time of hearing thereof having been given
as required by law, by publication in The Marysville
Tribune, a newspaper published and of general circula-
tion in the county aforesaid, for not less than three
consecutive weeks from and after the 1st day of March 1905,
and no exceptions having been filed thereto, the said ac-
count, together with the vouchers accompanying

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RECORD OF ACCOUNTS.

the same are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$40⁵⁰ as his legal compensation. On consideration thereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$40⁵⁰ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum of aforesaid, to wit: \$40⁵⁰

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1117¹⁰ and that he is entitled to credits in the sum of \$1117¹⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administrator due said estate and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Administrator's Account.

Jacob b. Elliott, Administrator of the estate of Greenburg Chambers, deceased,
First and Final account with said estate.

Said Administrator charges himself as follows:

1903	% rec'd from sale of house & lot in Marysville, Ohio,	402 00		
1904	% rec'd from sale of farm in Paris Township, Union County, Ohio, Twenty-three acres,	632 50		
March 26	% received from sale of personal property,	82 60		
				\$1117 10

Said Jacob b. Elliott, as said Administrator claims credit for payments made on account of said estate as follows, to wit:

1903	% Administrator for feeding horse belonging to said estate for two months	10 00		
June 20	By paid Robert Evans for feeding hogs	1	370	
" "	" " L. Piper, Attorney for legal services	2	15 00	
July 25	" " L. Piper, Atty for legal services,	3	5 00	
" 29	" " S. F. Burnham for selling house & lot in Marysville, Ohio,	4	1 00	
Sept. 19	" " Carl F. Chambers, feeding horse	5	370	
" "	" " Probate court, costs appointment & disbursement	6	11 19	
" 28	" " Citizens Home & Savings Company on mortgage No. 1304.	7	202 00	

Sept. 28 1904

March 28 "

" " "

" " "

" " "

July 6 "

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UNION COUNTY PROBATE COURT.

Sept. 28	1904	By paid Centigens Home & Savings Co. on mortgage No. 1304 - 4	7-8	200 00
March 28	"	" Union Central Life Insurance Co. amount due from estate,	8	522 14
"	"	" Probate court costs on land sale of twenty-three acres, including printers fees	8	42 41
"	"	" tax on land	9	22 40
"	"	" L. Piper, legal services in land sale	10	30 00
July 6	"	" B. J. Hare, pub. notice of app't	11	2 00
		My commission on balance of \$1000 ⁰⁰ less \$402 ⁰⁰ above \$598 ⁰⁰ @ 6%		35 88
		My commission on balance of estate \$117 ⁰⁰ @ 4%		4 68
		" Probate court costs on this acc't	12	5 00
				\$1117 10

Recapitulation.

Total amount chargeable,	\$1117 10
Total amount credited,	\$1117 10
Balance due said estate,	\$000 00

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Jacob C. Elliott, Administrator of the estate of Greenbury Chambers, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Jacob C. Elliott.

Sworn to before me and signed in my presence this 11th day of February A.D. 1905.

(J.S.) John W. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Abraham Hall, deceased.

Journal

Entry -

Filing

Account

In the Probate Court of Union County, Ohio. In the Matter of the estate of Abraham Hall, deceased. No. 6012. February 11, 1905. This day came William S. Hall, Administrator with the will annexed of the estate of Abraham Hall, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Prob. Judge.

Journal

Entry -

Confirming

Account

In the Probate Court of Union County, Ohio. In the Matter of the estate of Abraham Hall, deceased. March 25, 1905. Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. William S. Hall, Administrator with the will annexed, of the estate of Abraham Hall, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 11th day of February 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same are now examined by the court. And said account on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$82⁴⁵ as his legal compensation and \$10⁰⁰ for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$82⁴⁵ as his legal compensation, and the sum of \$10⁰⁰ for extraordinary services. It is therefore ordered by the court that the said Administrator retain out of the moneys of said estate the sum of the two items last aforesaid, to-wit: \$92⁴⁵.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1561²², and that he is entitled to credits in the sum of \$785⁴³, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$765⁶² in the hands of the said Administrator due said estate, and said account is settled accordingly.

First and Final Account -

1904	March 9	%
"	4	"
"	8	"
1905	"	"
"	12	"

1904	Jan. 27	By
"	Feb. 4	"

March 7	"
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"	"
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"	8
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"	9
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"	"
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"	15
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"	19
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April 23	"
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"	25
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1906	Jan. 13
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1905	Feb. 11
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"	"
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"	11
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"	"
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"	"
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"	"
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"	"
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UNION COUNTY PROBATE COURT.

It is ordered by the court that said Administrator distribute said balance according to law and the will of said decedent. It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

First and

Administrator's Account.

Final Account - William A. Hall, Administrator with will annexed of the estate of Abraham Hall, deceased, in account with said estate. Said Accountant charges himself as follows:

1904	March 9	To cash on certificate Bank Richmond,	\$1222.88
"	4	" " " " Union Bank Co. Marysville	102.00
"	8	" " " " " " " "	102.00
1905	" 12	" interest	24.34
			<u>\$1561.22</u>

Said Accountant credits himself as follows:-

1904	Jan. 27	By paid R. J. Hare Notice of Appointment W.O. 1	\$ 2.00
	Feb. 4	" " Milton Braithwaite, P. C. Welch, E. M. Sherman, Appraisers,	" " 2 3.00
	March 7	" " Probate Judge J. M. Brodrick	" " 3 17.48
"	" "	" " H. W. Morey & Co.	" " 4 63.40
"	" "	" " H. W. Morey & Co.	" " 5 2.00
"	" 8	" " Seymour Wollam,	" " 6 2.75
"	" 9	" " Geo. H. Gurn, Sp. Clerk	" " 7 17.90
"	" "	" " G. L. Bonner M. D.	" " 8 9.00
"	" 15	" " E. M. Sherman,	" " 9 1.90
"	" "	" " L. A. Sherman,	" " 10 1.90
"	" 19	" " Seymour Wollam,	" " 11 55.00
"	" "	" " Mary A. Hall, years allowance,	" " 12 275.00
April	23	" " H. L. Clark, Monument,	" " 13 140.00
"	25	" " Taxes	" " 14 22.69
1905	Jan. 13	" " Taxes	" " 15 24.66
1905	Feb. 11	" " G. F. Arthur, Atty	" " 16 50.00
"	" "	" " Admrs statutory compensation,	" " 17 82.45
"	" "	" " Howard Hall, serving writs.	" " 18 5.00
"	" 11	" " Probate Judge J. M. Brodrick,	" " 19 7.50
"	" "	" " Admrs extra compensation	" " 20 10.00
			<u>\$795.53</u>

Recapitulation.

Total amount chargeable,	\$1561.22
Total amount credited,	<u>795.53</u>
Balance due said estate,	\$765.69

Affidavit to Account.

The State of Ohio, Union County, ss:
I, William A. Hall, Administrator with the will annexed of the estate of Abraham Hall, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.
William A. Hall.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence, this 11th day of February A.D. 1905.

(L.D.)

John W. Prodrick, Probate Judge.

Account of Distribution - filed April 1, 1905

Account of Final Distributions.

William A. Hall, Administrator with the will annexed of the estate of Abraham Hall, deceased, An account with said estate.

Said Accountant charges himself as follows; -

Amount found due estate as per final settlement with said court, made February 11 th 1905,	\$765 69
Balance for distribution,	\$765 69

Said Accountant credits himself as follows; -

Amounts paid to heirs and legatees, as per distribution order of said court made March 25, 1905, viz:

To Mary A. Hall,	321 90
" William A. Hall,	443 79
	\$765 69

The State of Ohio, Union County, ss.

William A. Hall, Administrator with will annexed of the estate of Abraham Hall, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of this court as he verily believes; and said Administrator asks that the same be allowed as his final discharge and ordered by the court to be recorded.

W. A. Hall,

Sworn to before me and signed in my presence, this 1st day of April 1905.

(L.D.)

Ada Campbell,

Deputy Clerk Probate Court.

Journal Entry - In the Matter of the estate of Abraham Hall, deceased. Discharge -

Probate Court, Union County, Ohio, April 1st 1905. No. 6012. Orders on Settlement of Account of Final Distributions.

This day William A. Hall, Administrator with the will annexed of the estate of Abraham Hall, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said William A. Hall, it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or

Journal Entry - In the Matter of the Estate of Abraham Hall, deceased.

Journal Entry - In the Matter of the Estate of Abraham Hall, deceased.

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UNION COUNTY PROBATE COURT.

... this 11th
Judge.
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estate,

Manifest error. It is further ordered that said ac-
count and this proceeding be recorded in the records of
this office, and that said Administrator pay the costs
herein taxed at \$, within ten days, costs paid.
John M. Brodrick, Probate Judge.

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Estate of Thomas Wilcox, deceased.

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Journal
Entry - On the Matter of the estate of { No. 1503 A. February 21, 1905.
Filing Thomas Wilcox, deceased. Filing Sixth Account.
Account - This day came Joseph P. Martin, Administrator de bonis
non with the will annexed of the estate of Thomas Wilcox, late
of Union County, Ohio, deceased, and presented his
Sixth Account in settlement of said estate duly verified.
Whereupon the court do order the same filed and adver-
tised for hearing on Saturday the 25th day of March A. D.
1905, at one o'clock P. M., to which time said matter is
continued.
John M. Brodrick, Probate Judge.

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Journal
Entry - On the Matter of the estate of { No. 1503 A. March 25, 1905.
confirming Thomas Wilcox, deceased. Settlement of Sixth Account.
Account - This day this matter came on to be heard on motion to
confirm account. Joseph P. Martin, Administrator de
bonis non with the will annexed of the estate of Thomas Wil-
cox, late of Union County, Ohio, deceased, having heretofore
tried; On the 21st day of February 1905, filed in this court,
his Sixth Account, and notice of the time of hearing
thereof having been given as required by law, by publi-
cation in the Marysville Tribune, a newspaper published
and of general circulation in the county aforesaid, for
not less than three consecutive weeks from and after
the 1st day of March 1905, and no exceptions having
been filed thereto, the said account, together with the
vouchers accompanying the same, are now examined
by the court. Said said account, on such examination
being found correct, is allowed and confirmed.
This day this matter came on to be further heard on
Motion of the said Administrator for the allowance of \$2⁰⁰,
as his compensation for services rendered to said estate
to this date. On consideration whereof and the court
being fully advised in the premises, the said Adminis-

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RECORD OF ACCOUNTS.

Trator is allowed said sum of \$3⁰⁰ as his compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$3⁰⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1407⁴⁵ and that he is entitled to credits in the sum of \$176⁰⁰, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is a balance of \$1230⁷⁵ in the hands of the said Administrator due said estate and said account is settled accordingly. It is ordered by the court that said Administrator dispose of said balance according to law, and the will of said decedent.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$ within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Sixth Account

Administrator's Account.

Joseph P. Martin, Administrator of the estate of Thomas Wilcox, deceased, in account with said estate.

Said Administrator charges himself as follows:

1904		% balance from last settlement	\$1227 45
Jan. 20	"	Rent	10 00
Feb. 20	"	"	10 00
Mar. 20	"	"	10 00
" 28	"	Interest,	20 00
April 20	"	Rent,	10 00
May 2	"	Interest,	20 00
" 20	"	Rent,	10 00
June 20	"	"	10 00
July 21	"	"	10 00
Aug. 20	"	"	10 00
Sept. 20	"	"	10 00
Oct. 20	"	"	10 00
Nov. 21	"	"	10 00
Dec. 20	"	"	10 00
1905			
Jan. 20	"	"	10 00
Feb. 20	"	"	10 00
			\$1407 45

Said Administrator credits himself as follows:-

1904	Feb. 23	To Mrs. Wilcox	1	10 00
	March 21	" " "	2	10 00
	April 20	" " "	3	10 00
	May 26	" " "	4	10 00
	July 7	" Church Bros. & Weld, repairs	5	10 00
	" 7	" June tax	6	24 51
	" 7	" " "	7	14 95

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RECORD OF ACCOUNTS.

Estate of Susan Longbrake, deceased.

First and Final Account

Journal Entry - In the Matter of the estate of Susan Longbrake, deceased. No. 6030. February 22, 1905: Filing First and Final Account - This day came Jefferson L. Pichey, Administrator of the estate of Susan Longbrake, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

1904
Feb'y 27
" "
" "
" "

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the estate of Susan Longbrake, deceased. March 25, 1905. - Settlement of Confirming Account - This day this matter came on to be heard on motion, to confirm account. Jefferson L. Pichey, Administrator with the will annexed of the estate of Susan Longbrake, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 22nd day of February 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Washysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

1904
Feb'y 27
" "
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And the court do find the said Administrator chargeable with assets of said estate in the sum of \$11,146⁰⁰ and that he is entitled to credits in the sum of \$10,372⁰⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$774⁰⁰ in the hands of the said Administrator due said estate, and said account is settled accordingly. It is ordered by the court that said Administrator distribute said balance according to law and the will of said decedent.

March 1st
" 12
April 1st
" 9
" "
" "
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" "
" "
" "
" "
1905
Feb. 21
" 22

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

First and Final Account -

Administrator's Account.

Jefferson L. Richey, Administrator of the estate of Susan Longbrake, deceased, in account with said estate. Said Administrator charges himself as follows:

1904	Feb'y 27	To Certificate Deposit in Union Banking Company,	203 75
"	"	2 nd " " " " " " " " " "	305 00
"	"	One time deposit in Bank of Marysville, O.	152 30
"	"	One deposit cert. in Peoples Bank of Marysville, O.	304 65
"	"	Money on hand	14 50
"	"	Rent rec'd of Geo. W. Longbrake for dower's int. in farm for the years 1902 and 1903	130 00
"	"	Interest received,	4 48
Total amt received,			\$ 1114 68

Payments. -

1904	Feb'y 27	Said Administrator credits himself as follows:	\$ 4
"	"	H. W. Money & Co. for casket, robes and opening grave,	102 50
"	"	J. H. Morris, appraiser's fee	1 00
"	"	Geo. W. Willison, " "	1 00
"	"	J. H. Baughman " "	1 00
"	29	J. H. Kirkbade, witness to will	1 00
"	"	Chas. S. Chapman, " " "	1 00
"	27	Joe Roff	2 50
"	29	Reed & Brutz,	6 00
"	"	Theo. Muller,	4 00
"	27	Geo. W. Longbrake,	22 76
March	1 st	Shearer & Shearer,	2 00
"	12	J. W. Bartmull,	30 00
April	1 st	Edy A. Richey,	466 00
"	9	Marinda Thompson,	20 00
"	"	Marinda Thompson, partial distribution	100 00
"	"	Edy A. Richey	47 75
"	"	Rovey A. Bethard, partial distribution	100 00
"	"	Edy A. Richey " "	100 00
"	11	John M. Brodrick,	16 26
1905	Feb. 21	Bartmull Bros. for lettering monument,	3 00
"	22	J. M. Brodrick P. J. this acct	7 50
			\$ 1037 27

Recapitulation.

Total amount chargeable,	\$ 1114 68
Total amount credited,	\$ 1037 27
Balance due said estate,	\$ 77 41

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Jefferson L. Richey, Administrator of the estate of Susan Longbrake, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Jefferson L. Richey,

Sworn to before me and signed in my presence,

RECORD OF ACCOUNTS.

this 22nd day of February A.D. 1905,

(L.S.)

John M. Brodrick, Probate Judge

Report of
Distribution,
filed
April 15/05

Account of Final Distribution.
Jefferson L. Richey, Administrator of the estate of Susan Longbrake, deceased, In account with said estate.
Said Administrator charges himself as follows:-
Amount found due estate as per final settlement with said court, made February 22, 1905, \$ 77 41

Balance for distributions, \$ 77 41
Said Administrator credits himself as follows:-
Amounts paid to heirs and legatees, as per distribution order of said court made, March 25, 1905, viz:
1906
March 28th Roxay L. Bethard, \$ 25 80
" " Marinda Thompson, 25 81
" " Edy A. Richey, 25 80
\$ 77 41

The State of Ohio, Union County, ss.
Jefferson L. Richey, Administrator of the estate of Susan Longbrake, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distributions of the assets of said estate, as required by the order of this court as he verily believes; and said Administrator asks that the same be allowed as his final discharge and ordered by the court to be recorded.

Jefferson L. Richey
Sworn to before me and signed in my presence this 15th day of April 1905.
(L.S.) John M. Brodrick, Probate Judge

Journal
entry -
Ordering
discharge &c -

Probate Court, Union County, Ohio, April 15th 1905.
In the Matter of the estate of } Anderson Settlement of
Susan Longbrake, deceased. } Account of Final Distribution
This day Jefferson L. Richey, Administrator with the will annexed of the estate of Susan Longbrake, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said Jefferson L. Richey; it is ordered that the same be and hereby is allowed as his final discharge.

Said Jefferson L. Richey and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said Jefferson L. Richey pay the costs herein taxed at \$, within ten days, best of ability.
John M. Brodrick, Probate Judge.

Journal
entry - In
Filing Pro
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UNION COUNTY PROBATE COURT.

Estate of Rose Anna Parsons, Deceased.

Journal
entry -
Filing
Account

On the Probate Court of Union County, Ohio.
In the Matter of the estate of No. 5940. March 1st 1905.
Rose Anna Parsons, Deceased, Filing First and Final Account.
This day came John F. Millar, Administrator of the estate of Rose Anna Parsons, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John W. Brodrick, Probate Judge.

Journal
entry -
Confirming
Account

On the Probate Court of Union County, Ohio.
In the Matter of the estate of March 25, 1905. - Settlement of
Rose Anna Parsons, Deceased. First and Final Account.
This day this matter came on to be heard on motion to confirm account. John F. Millar, Administrator of the estate of Rose Anna Parsons, late of Union County, Ohio, deceased, having heretofore, to wit: On the 1st day of March 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$219⁰⁰ as his legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administrator is allowed said sum of \$219⁰⁰ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$219⁰⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$10211³² and that he is entitled to credits in the sum of \$4975⁵² as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$5237⁶⁵ in the hands of the said Administrator due said estate and said account is settled accordingly.

It is ordered by the court that said Administrator distribute said balance according to law.

It is further ordered by the court that said Adminis-

Probate Judge
Estate of Susan
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Estate of Susan
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Probate Judge.

RECORD OF ACCOUNTS.

trator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodick, Probate Judge.

First and Final Acct -

Administrator's Account.

John F. Mullar, Administrator of the estate of Rose Emma Parsons, deceased, First and Final Account.

In account with said estate.

Said Administrator charges himself as follows:

To rents collected as follows: -

"Berleowitz corner."

Description	Amount
From Jacob Rosenberg for the mos. of Sept. & Oct., he dying suddenly Oct. 19, 1903,	50 00
From estate of Jacob Rosenberg, 1 mos. & 4 days to date of sale of his stock	28 00
From W. A. Biddle, from Sept. 1, 1903, to Oct. 1, 1904, 13 mos. at \$8.50 per month,	110 50
From J. C. Penney, from Oct. 1, 1903, to Oct. 1, 1904, 12 mos. at \$17.50 per month,	210 00
From S. Eisenberg, from Dec. 4, 1903 to Jan. 6, 1904, 1 mo. & 2 days at \$25. per month	26 60
From A. D. Mlick, for auction sale on June 7, 1904,	5 00
Total,	\$430 10

"Old Hotel corner."

From W. A. Goehman, from Sept. 1, 1903, to Sept. 1, 1904, 12 mos. at \$16.66 per month,	200 00
From Carl Allgower, 3 rooms for Sept. 1903, at \$32. and 1 room from Oct. 1, 1903 to Sept. 1, 1904 at \$10 per month,	142 00
From B. H. McCallan, basement from Sept. 1, to Dec. 1, 1903, at \$6. per mo. \$18; and room above from then to Sept. 1, 1904, 9 mos. at \$8.33.	93 00
From E. P. Whitehead, from April 1 to Sept. 1, 1904, 5 mos. at \$12.50 per month,	62 50
Ladies M. E. Church, market, Nov. 16, 1903,	2 00
Total,	\$499 50

"Double Cottage."

Elmer Graham, from Sept. 17, 1903, to Sept. 17, 1904, 12 mos. at \$5. per month,	60 00
Jesse Dill for Geo. Murphy, one month,	5 00
Wm. Lourida, from Oct. 19, 1903, to Sept. 19, 1904, 11 mos. at \$5. per month,	55 00
Harvey Lammey, from Nov. 1, 1904 to Jan. 1, 1905, 2 mos. at \$5. per month,	10 00
Frank Winstabaugh, from Nov. 1, 1904, to Jan. 1, 1905, 2 mos. at \$5. per month,	10 00
Total,	140 00

Grand total of all rents collected

\$1069 60

Year	Month	Day	Initials
1903	Nov.	6	Yr
1904	Sept.	26	Yr
	Oct.	3	Yr
	"	25	Pr
	"	"	Pr
	"	26	Yr
	Dec.	20	Yr
1903	Aug.	28	Jo
"	"	"	J.
"	"	"	B.
	Sept.	1	W
"	"	3	H
	Oct.	1	J.
"	"	13	H.
"	"	23	b.
	Nov.	27	H
	Dec.	11	b.
"	"	29	Es
"	"	31	W.
1904	Jan.	4	J.
"	"	"	J.
"	"	"	J.
"	"	14	St
	Feb.	5	Og
"	"	20	L
	Mar	1	Di
"	"	4	W
"	"	18	Y.
	April	23	Yr
"	"	"	L.
	May	7	le.
"	"	12	W
"	"	28	Ex
"	"	30	H.
	June	1	St
"	"	"	St
"	"	"	S.
"	"	25	J.
"	"	"	J.
"	"	"	J.
"	"	30	P.

UNION COUNTY PROBATE COURT.

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Judge.
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50 00
28 00
110 50
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26 60
5 00
\$430 10
200 00
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62 50
2 00
\$499 50
60 00
5 00
55 00
10 00
10 00
140 00
\$1069 60

Receipts from other sources,

1903	Nov. 6	From sale of personal property,	160 30
1904	Sept. 26	From sale of "Old Hotel corner"	3100 00
	Oct. 3	From sale of "Berlevitz corner"	3500 00
	" 25	Rebate of ins. premium on "Hotel corner"	15 40
	" "	Rebate of ins. premium on "Berlevitz cor."	32 00
	" 26	From sale of residence property,	1724 00
	Dec. 20	From sale of "Double cottage" and ground,	600 00
		Total,	7146 70
		Grand total of all moneys received,	\$10211 30

Said Administrator credits himself with amounts paid out in the settlement of said estate as follows:-

			Receipts No.	\$	¢
1903	Aug. 28	John Sturbert, apprs fee	1	1 00	
	" "	J. L. Horn, " "	2	1 00	
	" "	Bent Cahill, " "	3	1 00	
	Sept. 1	W. A. Gochern, repairing glass in door	4	4 35	
	" 3	Henry Stiles, ins. prem. "Berlev. cor."	5	20 00	
	Oct. 1	L. O. Penney, ins full of acct.	6	11 60	
	" 13	Henry Stiles, ins. prem. on "Hotel cor"	7	15 00	
	" 23	L. W. Sloope, ins full of acct.	8	1 25	
	Nov. 27	Henry Stiles, ins. prem. on residence,	9	16 00	
	Dec. 11	L. W. Baker, fixing pumps at cottage,	10	1 00	
	" 29	Expenses to Toledo and return,	11	7 65	
	" 31	W. A. Gochern, for strip under door,	11	80	
1904	Jan. 4	J. W. Tilton, Treas., tax on business blocks,	12	73 02	
	" "	J. W. Tilton, Treas., tax on residence,	13	8 20	
	" "	J. W. Tilton, Treas., tax on cottage,	14	4 59	
	" 14	Stevenson Bros. fixing windows in cottage	11	43	
	Feb. 5	Ogan & Graham, papering room vac. by Allgoun,	15	4 00	
	" 20	L. L. Beem, repairs on above room,	16	4 50	
	Mar 1	Di Touquet, clearing vault,	17	5 00	
	" 4	M. L. Wolgast, paper for above room,	18	3 90	
	" 18	H. S. Collier, laying floor, north room,	18	6 00	
	April 23	Fixing cellar in Gochern room,	11	2 30	
	" "	L. L. Beem, material for above floor	20	24 38	
	May 7	L. W. Baker, fixing well at cottage	21	10 00	
	" 12	W. A. Gochern, paper for room	22	10 00	
	" 28	Expenses to Sparta and return	11	2 75	
	" 30	H. E. W. Field, fixing roof of cottage	23	1 00	
	June 1	Stevenson Bros. roof sps. at different dates	24	2 79	
	" "	Stevenson Bros. 2 screen doors, cottage	25	1 80	
	" "	S. P. Harris, clearing "Berlevitz Room"	11	50	
	" 25	J. W. Tilton, Treas., tax on bus. blocks.	26	72 89	
	" "	J. W. Tilton, Treas., tax on residence	27	8 20	
	" "	J. W. Tilton, Treas., tax on cottage	28	4 59	
	" 30	Pearl Biddle, repairing roof on "Berlev. Bldg"	29	2 25	
		barred forward,			\$334 04

RECORD OF ACCOUNTS.

			\$		
1904		Brought forward,	334 04		
July	2	L. G. Beem, 2 screen fronts & 3 screen doors,	30 12 00		Th
"	18	A. M. Metheany, acct for insurance	31 5 95		Cr
"	23	L. G. Winter, in full of acct	32 40 80		
Aug.	5	Henry Stiles, ins. fr. on "Berke. bor."	33 40 00		Pa
Sept.	7	Henry Stiles, ins. fr. on "Hotel bor."	34 20 00		a
"	26	S. W. Van Winkle, Atty, comp. of Roberts case	35 2000 00		Pa
"	"	Sanders & Co., com. tax, abstract, rec. deeds.	36 140 08		
Oct.	3	S. W. Van Winkle, on sale of "Berke. bor."	37 50 00		
"	"	Sanders & Co., com. on sale of "Berke. bor."	38 70 00		this
"	10	J. L. Cameron, legal services, Roberts case	39 50 00		
"	"	clerk of courts, in settlement of S. V. Parsons vs. Millar, Admrs, and others	40 139 44		
"	"	clerk of courts, costs in Roberts case,	41 63 54	Report of	
"	12	Chiles & Phillips, in full of acct	42 16 63	Distributions -	
"	"	S. W. McLain & Co., in full of acct	43 5 50		Par
"	13	B. L. Tolmache, acct of bill, undertaker,	44 171 00		So
"	27	Sanders & Co., com. on sale of residence,	45 34 00		Ar
"	"	Geo. C. Cross, incidental expenses,	46 4 40		set
"	"	Joseph Embury, in full of acct	47 3 20		Pa
"	31	Dr. E. G. King, in full of acct & note	48 149 71		Pa
Nov.	1	Mr. B. P. Hall, in full of acct	49 216 47		Pa
"	"	L. H. Thornhill, repairs on "Hotel bor."	50 73		
"	"	Richwood Dep. Bank, nitze notes & int.	51 737 64		Int
"	"	Hill & Crawford, in full of acct	52 31 60		
"	2	Langstaff & Scott, in full of acct	53 27 60		
"	3	L. G. Beem, in full of acct	54 18 08		Jan
"	4	Hile Eckelberry, in full of acct	55 20 89		Apr
"	5	L. W. Huffman, in full of acct	56 1 50		paid
"	7	Sturmsen Bros., in full of acct	57 53 62	1904	
"	14	W. H. Long, repairs on "Hotel bor." in July	58 2 00	Dec. 20	To
"	23	Geo. Worden, pub. notice of appit	59 2 25	1905	
"	30	Dr. E. Lathcum, in full of acct	60 26 00	Mich 23	"
Dec.	27	John Blair, in full of acct	61 6 35	April 4	"
1905				" 5	"
Jan.	9	John M. Brodrick, P. J. probate costs,	62 18 60	" 5	"
"	10	Robert H. Guy, Treas. tax on residence	63 8 13	" 5	"
"	"	Robert H. Guy, Treas. tax on cottage 1 yr.	64 9 10		
"	11	L. W. Simons, in full of acct	65 13 00		
Mich	1	J. L. Millar, Atty fee in cases of Lydia Roberts, S. V. Parsons & settlement of estate.	200 00		The
"	"	J. L. Millar, Admrs comp. on \$ 4973.65	219 00		Cr
"	"	J. M. Brodrick, P. J. this & distrib. accts	66 8 80		est
		Total expenditures,	\$ 4973 65		tha
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		<u>Recapitulation.</u>			
		Total amount chargeable,	\$ 10211 30		
		Total amount credited,	\$ 4973 65		
		Balance due said estate,	\$ 5237 65		

UNION COUNTY PROBATE COURT.

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Affidavit to Account.
The State of Ohio, } ss.
Union County, }
I, John F. Millar, Administrator of the estate of Rose Anna Parsons, deceased, do make solemn oath that the within is a true and correct account of said administratorships, as I verily believe.

John F. Millar,
Sworn to before me and signed in my presence,
this First day of March A.D. 1905,
Ada M. Campbell,
Deputy Clerk Probate Court.

Report of Account of Final Distribution.
Distribution - John F. Millar, Administrator of the estate of Rose Anna Parsons, deceased, do account with said estate.

Said Administrator charges himself as follows:
Amount found due estate as per final settlement with said court, made March 25, 1905, \$23765
Paid Attorney fees preparing this account, prepaid
Paid Probate Judge's fees, on this account, prepaid
Paid for monument for decedent's grave, 200 00
Interest received, 4% on \$3500, for six months
Balance for distribution, \$4937 65

Said Administrator credits himself as follows:
Amounts paid to heirs, as per distribution order of said court made March 25, 1905, viz:
1904
Dec. 20 To Robert Evans, Advancement, 1 600 00
1905
Mich 23 " Robert Evans, in full of dis. share, 2 234 61
April 4 " Martha J. Pierson, in full of dis. share, 3 834 61
" 5 " Alice M^cFarland, in full of dis. share, 4 834 61
" 5 " Katie Evans, in full of dis. share, 5 834 61
" 5 " James S. Evans, in full of dis. share, 6 834 61
" 5 " Anna C. Cross, in full of dis. share, 7 834 61
Total to the heirs, \$5007 65

The State of Ohio, }
Union County, ss. } John F. Millar, Administrator of the estate of Rose Anna Parsons, deceased, being sworn, says, that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said Administrator asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

John F. Millar,
Sworn to before me and signed in my presence,

RECORD OF ACCOUNTS.

this 24th day of April 1905.

(S.D.)

Ada M. Campbell,

Deputy Clerk, Probate Court.

Journal
Entry -
Order of
Discharge -

Probate Court, Union County, Ohio, April 24, 1905 -
In the Matter of the Estate of { No 5940. Orders on Settlement of
Rose Anna Parsons, deceased. Account of Final Distribution.
This day John F. Millar, Administrator of the estate of
Rose Anna Parsons, deceased, appeared in open court,
and presented an account of the payments made and
of the delivery over to the persons entitled thereto, of
the money and other property in his hands as required
by the order of distribution heretofore made. Said account
being proved to the satisfaction of the court, and verified
by the oath of said John F. Millar; it is ordered that the same
be and hereby is allowed as his final discharge.

Said Administrator and his sureties are therefore for-
ever exonerated from all liability under said order of
distribution, unless his account be impeached for fraud
or manifest error. It is further ordered that said ac-
count and this proceeding be recorded in the records of
this office and that said Administrator pay the costs
herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

Journal
Entry -
Filing
Account -

Journal
Entry -
Confirming of
Account -

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UNION COUNTY PROBATE COURT.

Guardianship of Dwight I. Courter, Minor.

Journal
Entry - On the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Dwight I. Courter, Minor. No. 5515. February 9, 1905.
Filing First Account.

Account - This day came Corriella E. Courter, Guardian of Dwight I. Courter, of Union County, Ohio, and presented her first account in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry - On the Probate Court of Union County, Ohio,
Confirming of Dwight I. Courter, Minor. March 25, 1905. Settlement of First Account.

Account - This day this matter came on to be heard on motion to confirm account.

Corriella E. Courter, Guardian of the person and estate of Dwight I. Courter, having heretofore, to-wit: On the 9th day of February 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof and the court being fully advised on the premises, said Guardian is allowed the sum of \$70⁰⁰ as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$70⁰⁰ being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$237²³; and that she is entitled to credits in the sum of \$176⁰⁵, valid claims against said ward, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$61⁴⁸ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Year	Month	Day	Description	Debit	Credit	Balance
<p><u>Guardian's Account.</u> Barrilla E. Couster, Guardian of Wright J. Couster, First Account. In account with her ward. Said Guardian charges herself as follows:-</p>						
1903	June	11	To money from Pension department		57 53	
	Sept.	10	" " " " " "		30 00	
	Dec.		" " " " " "		30 00	
1904	Mar.	8	" " " " " "		30 00	
	June		" " " " " "		30 00	
	Sept.		" " " " " "		30 00	
	Dec.		" " " " " "		30 00	
					<u>237 53</u>	
<p>Guardian credits herself as follows -</p>						
1903	July	6	By suit of clothes from Ott & Guarnier,			4 00
	"	"	" clothing for ward - Barriman			20
	"	"	" pants, Ott & Guarnier for ward,			25
	"	15	" cutting hair for ward,			15
	Aug.	2	" shoes, at Wilkins - for ward,			2 00
	"	8	" pants, of Banforth " "			30
	"	"	" stockings " "			25
	Sept.	10	" cap at Wilkins, " "			30
	"	12	" gloves " " "			25
	Oct.	1	" over-coat " " "			4 00
	"	5	" books for school, " "			65
	"	10	" gloves, English, " "			25
	Nov.	15	" cakes & fruits, " "			19
	"	20	" cutting hair, " "			15
	Dec.	25	" Magic lantern, " "			25
1904	Jan.	1	" over-shoes, " "			45
	Feb'y	2	" " " " " "			1 25
	"	15	" pants at Wilkins, " "			65
	"	25	" arithmetic, " "			26
	Mar.	5	" overshoes, " "			25
	"	5	" caps, " "			25
	"	15	" hair cut & collar, " "			30
	April	10	" shoes, " "			2 00
	"	15	" hair-cutting, " "			15
	May	10	" stockings, " "			30
	June	25	" over-shoes, " "			65
	Aug.	10	" suit of clothes, " "			4 00
	"	10	" shoes, " "			2 00
	Nov.	8	" shirts, " "			1 05
	"	"	" Underwear, " "			75
	Dec.	25	" books for school, " "			2 00
1905	Jan.	1	" shoes, " "			1 50
1904	Dec.	26	" leggings & over-shoes, " "			1 10
	"	"	" cutting hair, " "			20
	"	25	" gloves, " "			1 00
1905	Jan.		" stockings & over-shoes " "			90

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 Dec 1905 "
 June 1904 } Y.
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UNION COUNTY PROBATE COURT.

57 53	Jan. 20 1904	By stockings & cut. hair	Ward	45
30 00	Dec 1905	" organ, Hockett	"	39 00
30 00	Jan 1905	} For board, nursing &c	}	40 00
30 00	Mar.			30 00
30 00	Aug. 16 1905	By trip to Vermont	"	20 00
30 00	July 9 1905	" Probate fee, appointment of G.D.	"	5 00
30 00	July 9 1905	" " " first acct	"	6 00
30 00	July 9 1905	" Robt M Crosby, making acct	"	1 00
30 00		" To balance acct	"	61 48
30 00		Total		237 53

Recapitulation.

Total amount chargeable,	\$ 237 53
Total amount credited,	\$ 176 05
Balance due said ward,	\$ 61 48

Affidavit to Account.

The State of Ohio, } ss.
 Union County, } I, Barrilla E. Courter, Guardian of
 Wright G. Courter, do make solemn oath that the within is
 a true and correct account of said guardianship, as I
 verily believe.

Barrilla E. Courter, Guardian.

Sworn to before me and signed in my presence
 this 9th day of February A.D. 1905.

(J.D.) John M. Brodrick, Probate Judge.

Guardianships of David B. Lockwood, Lunatic.

Journal Entry - On the Probate Court of Union County, Ohio,
 on the Matter of the Guardianship of David B. Lockwood, Lunatic, No. 4823, February 13, 1905.

Ordering Notice re - This day came Thomas G. Lockwood, Guardian of said
 David B. Lockwood, a lunatic of Union County, Ohio, and presented
 his Fourth Account in settlement of said guardianship,
 duly verified. Whereupon the court do order the same
 filed and advertised for hearing on Saturday the 25th day
 of March A.D. 1905, at one o'clock P.M., to which time said
 matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio,
 on the Matter of the Guardianship of David B. Lockwood, Lunatic, No. 4823, March 25, 1905, Settlement
 of Fourth Account.

Account - This day this matter came on to be heard on motion.

RECORD OF ACCOUNTS.

to confirm account. Thomas F. Lockwood, Guardian
of the person and estate of said B. Lockwood, having heretofore, to-wit: On the 13th day of February 1905, filed in this court his Fourth Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published on and of general circulation in Perinton County, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward.

Upon consideration whereof and the court being fully advised on the premises, said Guardian is allowed the sum of \$50⁰⁰ as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$50⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$465³¹; and that he is entitled to credits amounting to the sum of \$300⁰⁰, a valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$165³¹ in the hands of said Guardian, due said ward, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$⁰⁰, within ten days, and that complete record in the premises be made.

John W. Brodrick, Probate Judge.

Guardian's Account.

Fourth Account - Thomas F. Lockwood, Guardian of said B. Lockwood, Fourth account. An account with his ward.

Said Guardian charges himself as follows:

	To balance on hand as per 3 rd acct	177 31
Mar 1903	Split on pension certificate,	36 00
June "	" " " "	36 00
Sept. "	" " " "	36 00
Dec. "	" " " "	36 00
Mar 1904	" " " "	36 00
June "	" " " "	36 00
Sept. "	" " " "	36 00
Dec. "	" " " "	36 00
	Total charges,	\$465 31

Voucher 1		
" 2		
" 3		
" 4		
" 5		
" 6		
" 7		
" 8		
" 9		
" 10		
" 11		
" 12		
" 13		
" 14		
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" 16		
1905		
Feb'y 13		
" 15		

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RECORD OF ACCOUNTS.

Guardianships of John M. Richards, Lamentic.

Journal
Entry -
Filing
Account &c -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship } No. 5869. February 18, 1905
of John M. Richards. } Filing First & Final Account.
This day came Thomas P. Shields, Guardian of John M. Richards, a lamentic of Union County, Ohio, and presented his first and final account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A. D. 1905, at one o'clock P. M., to which time said matter is continued.

First and
Final Acct -
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1903
April 17
Dec. 17

June 8
" 15
" 20

1904
Jan'y 9
Feb'y 18
" 18

Journal
Entry -
Confirming
Account &c -

John M. Brodrick, Probate Judge.
In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship } March 25, 1905, Settlement
of John M. Richards, Lamentic. } of First and Final Account
This day this matter came on to be heard on motion to confirm account. Thomas P. Shields, Guardian of the person and estate of John M. Richards, having heretofore, to-wit: on the 18th day of February 1905, filed in this court his first and final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination, being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof and the court being fully advised in the premises said Guardian is allowed the sum of \$25⁰⁰, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$25⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$40⁰⁰; and that he is entitled to credits amounting to the sum of \$57³⁰, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$17³⁰ due said Guardian from said ward's estate and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

First and Final Acct -		<u>Guardian's Account.</u>			
		Thomas P. Shields, Guardian of John M. Richards.			
		First and Final Account. On account with his ward.			
		Said Guardian charges himself as follows:-			
1903	April 17	To amt recd of Charles Gordon		\$ 24 00	
	Dec. 17	" " " for rent corn		16 00	
				\$ 40 00	
		<u>Credits -</u>			
	June 8	By amt Probate cost,			3 75
	" 15	" " W. S. Hobart, making fence			3 75
	" 20	" " Mayne Andrews "			2 50
	" "	" " P. Lacey fence wire,			13 20
1904	Jan'y 9	" " taxes			1 40
1905	Feb'y 18	" John M. Brodrick, P. J.			5 75
	" 18	Guardian's compensation,			25 00
					\$ 67 30

Recapitulation.

Total amount chargeable,	\$ 40 00
Total amount credited,	\$ 67 30
Balance due said Guardian,	\$ 17 30

Affidavit to Account.

The State of Ohio, }
 Currier County, } ss.
 I, Thomas P. Shields, Guardian of John M. Richards, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Thos. P. Shields.

I swear to before me and signed in my presence this 18th day of February A. D. 1905.

John M. Brodrick, Probate Judge

RECORD OF ACCOUNTS.

Guardianship of Francis M. Sager, Minor.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Francis M. Sager, Minor. No. 5326. February 20, 1905. Filing Second and Final Account.

This day came Francis L. Sager, Guardian of Francis M. Sager, a minor of Union County, Ohio, and presented his Second and final Account in settlement of said guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 25th day of March, A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Goodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Francis M. Sager, Minor. March 25, 1905. Settlement of Second and Final Account.

This day this matter came on to be heard on motion to confirm account. Francis L. Sager, Guardian of the person and estate of Francis M. Sager, having heretofore tourt; On the 25th day of February 1905, filed in this court his Second and Final Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding, clothing and services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$681⁰⁰ as her compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$681⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$731⁶⁹; and that she is entitled to credits amounting to the sum of \$731⁶⁹, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is nothing in the hands of said Guardian, due said ward and said account

Second and Final Acct -

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UNION COUNTY PROBATE COURT.

is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second and Final Acct -

Guardian's Account.

Francis L. Sager, Guardian of Francis M. Sager, Second and Final Account. In account with her ward. Said Guardian charges herself as follows: -

1902
Mar. 21
1905
Feb. 10

To balance on hand last account.	631 39
" interest @ 5 1/2 percent to date	100 30

Guardian credits herself as follows: -

1905
Feb. 10

By taxes Dec. 1903, & June & Dec. 1904,	23 19
" board for ward from Mar. 21, 1902 to Feb. 10, 1905	
@ \$ 3. per week, 150 wks.	450 00
" clothing per year @ \$ 50. x 3 yrs.	150 00
" music lessons - since March 1902,	50 00
" painting, Miss Bicknell,	10 00
" Dr. Smisher - treating ward,	10 00
" Guardian's compensation,	25 00
" Probate costs on second acct	6 50
" Robt McGrovy, making acct	1 00
" Guardian's compensation &c.	6 00
	731 69 731 69

Recapitulation.

Total amount chargeable,	731 69
Total amount credited,	731 69

Affidavit to Account.

The State of Ohio, }
 Union County, ss. } I, Francis L. Sager, Guardian of Francis M. Sager, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Francis L. Sager.

Sworn to before me and signed in my presence this 20th day of February A.D. 1905.

(S.D.)

John M. Brodrick, Probate Judge.

County, Ohio.
 May 20, 1905.
 Final Account,
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RECORD OF ACCOUNTS.

Guardianship of Letonia Gamble, Minor.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio.
 On the Matter of the Guardianship of Letonia Gamble, Minor. No. 5003. February 25, 1905.
 Filing Fourth and Final Account.
 This day came J. R. Dodge, Guardian of Letonia Gamble, a minor of Union County, Ohio, and presented his Fourth and final account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Fourth and Final Acct -

1902

Nov. 26

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio.
 On the Matter of the Guardianship of Letonia Gamble, Minor. No. 5003. Settlement of Fourth and Final Account.
 This day this matter came on to be heard on motion to confirm account. J. R. Dodge, Guardian of the person and estate of Letonia Gamble, having heretofore court; On the 28th day of February 1905, filed in this court his Fourth and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

1903

Jan. 17

Feb. 25

June 23

July 17

Aug. 7

Sept. 5

Nov. 13

1904

Jan. 19

July 23

" 29

Sept. 6

Oct. 7

1905

Jan. 2

" 23

Feb. 25

" "

" 28

" "

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$30⁰⁰ as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$30⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets, in cash and notes, belonging to the estate of said ward amounting to the sum of \$883⁸³; and that he is entitled to credits amounting to the sum of \$324⁴², valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance, in cash and notes, of \$559⁴¹ in the hands of said Guardian, due said ward and said account is settled accordingly.

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UNION COUNTY PROBATE COURT.

It appearing to the court that said ward has reached the age of his majority said Guardian is ordered to pay said balance to the party thereto lawfully entitled.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

J. B. Dodge, Guardian of Letonia Hamble, minor, Fourth and Final Account. An account with his ward.

Said Guardian charges himself as follows:

Year	Date	Description	Debit	Credit	Balance
1902	Nov. 26	1/2 cash balance on Third current Account,	\$ 552.27		
		" balance on M. S. Shuler (with Vault) note, share	23.24		
		" interest on P. J. Dodge note of \$250, 4 yrs.	35		
		" " " Chas. Fulkerson " " \$200, 2 "	14		
		" " " \$286 ⁰⁰ at 6% for 2 yrs	34.32		
Said Guardian claims credit for payments made on behalf of said ward since last Report as follows, to wit:					
1903	Jan. 17	By paid J. W. Tilton, Treasr,		Joint Voucher 1	6.93
	Feb. 26	" Rose Hamble,		" 2	40
	June 23	" Edward Freshwater,		" 3	20.95
	July 17	" J. W. Tilton, Treasr,		" 4	6.93
	Aug. 7	" W. M. Dodge,		" 5	1.50
	Sept. 5	" Otter & Guerner,		" 6	15.25
	Nov. 13	" Rose Hamble,		" 7	44
1904	Jan. 19	" J. W. Tilton, Treasr		" 8	6.88
	July 23	" Same "		" 9	6.88
	" 29	" Rose Hamble		" 10	54
	Sept. 6	" Edward Freshwater		" 11	14
	Oct. 7	" Otter & Guerner		" 12	20
1905	Jan. 2	" Rose Hamble		" 13	33
	" 23	" Robt H. Gray, Treasr		" 14	7.40
	Feb. 25	" Edward Freshwater		" 15	1.50
	" "	" Rose Hamble		" 16	4.50
	" 28	" John M. Brodrick P. J.		" 17	5.75
	" "	" James M Campbell,		" 18	5
Said Guardian asks compensation for his services in said trust since last report,					
By amount to balance,					
					30
					334.36
				\$ 658.83	\$ 658.83

Guardian's Statement.

Said Guardian respectfully represents to the court that his said ward, Letonia Hamble, reached his majority on the 25th day of January A.D. 1905, wherefore he tenders this his final account. Accountant further represents:

RECORD OF ACCOUNTS.

that the following notes, mentioned in his 3rd Account, are worthless, by reason of insolvency of makers or their estates, to wit:

John Gibson (decd), L. B. White, and J. E. Bangeman;

That the note of M. A. Schuler et al., mentioned in said 3rd Account, has been paid; and that he has now but two good notes representing loans, to wit: O. J. Dodge, \$250 @ 7% interest, and Chas. Fulkerson, \$200 @ 7% interest.

Accountant further represents that the fund upon which he has charged himself interest he was unable to lend advantageously, or satisfactorily in the interest of his trust.

Recapitulation.

Total amount chargeable,	\$ 658 83
Total amount credited,	\$ 324 47
Balance due said Letonia Gamble,	\$ 334 36

Affidavit to Account.

The State of Ohio, }
 Curious County, } ss. I, J. B. Dodge, Guardian of Letonia Gamble, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

J. B. Dodge.

Sworn to before me and signed in my presence, this 28th day of February A. D. 1905.

 John M. Brodrick, Probate Judge.

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 Account -

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UNION COUNTY PROBATE COURT.

Guardianship of Frank Gamble, Minor.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Frank Gamble, - { No. 5083. February 28, 1905.
Filing Fourth Account.
This day came J. B. Dodge, Guardian of Frank Gamble, a minor of Union County, Ohio, and presented his Fourth Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25th day of March A.D. 1905, at one o'clock P.M., to which time said matter is continued.
John W. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Frank Gamble, Minor. { March 25, 1905, - Settlement of Fourth Current Account.
This day this matter came on to be heard on motion to confirm account. J. B. Dodge, Guardian of the person and estate of Frank Gamble, having heretofore to wit; On the 28th day of February 1905, filed in this court his Fourth current account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 1st day of March 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on Motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$30⁰⁰ as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$30⁰⁰, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$830³⁷, and that he is entitled to credits amounting to the sum of \$375²⁹, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$455⁰⁸ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record be in the premises be made.
John W. Brodrick, Probate Judge.

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Prob. Judge.

RECORD OF ACCOUNTS.

Fourth Account

Guardian's Account.

J. R. Dodge, Guardian of Frank Gamble, a minor, Fourth current account, on account with his ward.

Said Guardian charges himself as follows:

1902	Nov. 26	To cash balance on third current account.	\$ 710 12	\$ 65
		„ balance on W. A. Shuler (with Vault) note, share	23 25	
		„ interest on O. J. Dodge note of \$250, 4 yrs, „	35	
		„ „ „ Chas. Fulkerson, note of \$200, 2 „ „	14	
		„ „ „ \$400 at 6% for 2 yrs.	48	

Said Guardian claims credit for payments made on behalf of said ward since last Report, to wit:

1903	Jan'y 12	By paid Rose Gamble,	Voucher 1	10	
	" 17	" " J. W. Tilton, Treas'r,	Joint " 1	6 93	
	" 21	" " Rose Gamble,	" 2	15	
	" 31	" " F. A. Vigor	" 3	19 10	
Feb'y	25	" " Rose Gamble,	" 4	40	
Jan'y	23	" " Edward Freshwater,	" " 3	20 98	
July	17	" " J. W. Tilton, Treas'r	" " 4	6 93	
Aug.	2	" " W. M. Dodge,	" " 5	1 65	
Sept.	5	" " Otte & Quarrier,	" " 6	3 50	
"	"	" " G. D. Mills,	" " 7	20	
Nov.	13	" " Rose Gamble,	" " 8	44	
1904	Jan'y 19	" " J. W. Tilton, Treas'r	" " 8	6 88	
	July 29	" " Rose Gamble	" " 9	54	
"	(23)	" " J. W. Tilton, Treas'r	" " 9	6 88	
Sept.	6	" " Edward Freshwater	" " 10	23 94	
Oct.	7	" " Otte & Quarrier,	" " 11	14 50	
1905	Jan'y 2	" " Rose Gamble,	" " 12	33	Journal
"	23	" " Edith H. Gray, Treas'r	" " 14	7 40	Entry - Dr.
Feb'y	28	" " John M. Brodrick, P. J.	" " 15	5 60	Appointing Clk
"	"	" " James McCampbell,	" " 16	5	Executive -
		Said Guardian asks compensation for his services in said trust since last report,		30	Clk
		By amount to balance		435 05	top
			\$ 830 37	\$ 830 37	Rec

(Mem. Joint Vouchers filed with Dec't for Letoria Gamble.)

Guardian's Statement.

Said Guardian respectfully represents to the Court that the following notes, mentioned in his 3rd account, are worthless by reason of insolvency of makers or their estates, to wit:

John Wilson (decd.), G. B. White and J. E. Baughman; that the note of W. A. Shuler et al., mentioned in said 3rd account, has been paid; that he has now but two notes that are good, representing loans, to wit: O. J. Dodge \$250 at 7%^{1/2}, and Fulkerson \$200 at 7%.

Entry -
Appointing Dr.
Bond & Clk
at

UNION COUNTY PROBATE COURT.

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 48

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 6 88
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 14 50
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 7 40
 5 60
 5
 30
 435.05
 30 37 830 37

and that the fund, upon which he has charged himself interest he has been unable to lend satisfactorily or advantageously to his said ward.

Said Guardian further represents that it is unnecessary for the current support and maintenance of said ward to retain a considerable sum in his hands.

Recapitulation.

Total amount chargeable,	\$ 830 37
Total amount credited,	\$ 375 29
Balance due said ward,	\$ 455 08

Affidavit to Account.

The State of Ohio,
 Union County, ss. } I, J. R. Lodge, Guardian of Frank
 Marble, do make solemn oath that the within is a true and
 correct account of said guardianship as I verily believe.

J. R. Lodge.

Sworn to before me and signed in my presence,
 this 28th day of February A.D. 1905,
 J. M. Brodrick, Probate Judge

Estate of Oscar Reuss, deceased.

Probate Court, March 29th 1905.

Journal

Entry - In the Matter of the Estate of { No. 6255. Appointment.
 Appointing Oscar Reuss, deceased. } Order for Bond.
 Executrix - The last will and testament of Oscar Reuss, late of
 Union Township, in this county, deceased, having here-
 tofore been duly proved and allowed, this day Maggie E.
 Reuss, the executrix named in said will, appeared in open
 court and made and filed an application under oath as required
 by law, to be appointed such executrix, also a statement in general
 terms as to what the estate consists of and the probable value thereof;
 and the court being satisfied that said Maggie E. Reuss is a suit-
 able person and legally competent; it is ordered that she be appointed
 as such executrix upon giving bond with sureties as required
 by law, in the sum of one thousand dollars; and this cause is
 continued.

J. M. Brodrick, Probate Judge

Probate Court, March 30, 1905.

Entry - In the Matter of the Estate of { Appointment, Bond Approved.
 Bond of Oscar Reuss, deceased. } Letters Issued.

This day Maggie E. Reuss, appeared in open court,
 accepted the trust as executrix of the estate of Oscar Reuss,

RECORD OF ACCOUNTS.

deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with John Richter and M. H. Pea, freeholders as sureties, which bond is approved by the court.

It is therefore ordered that Letters Testamentary issue on the will of said decedent to said Maggie E. Brewer, that this proceeding be recorded, and that said executrix pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Guardianship of Emmitt F. Lavender

Probate Court, March 31, 1905.

Journal Entry - Appointing Guardian -

In the Matter of the Guardianship of Emmitt F. Lavender, Minor. } No. 6256. Appointment. Order for Bond.

This day Arthur R. Lavender, appeared in open court, and made application to be appointed Guardian of Emmitt F. Lavender, and the court being satisfied that said Emmitt F. Lavender is a minor of the age of fifteen years, April 28, 1904, and a child of Mary Lavender, late of Blairtown Township, Union County, Ohio, deceased, and that said minor resides in this county; and the said Emmitt F. Lavender having in open court made choice of said Arthur R. Lavender as his Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said Arthur R. Lavender is a suitable person to be appointed and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minor and the probable value thereof and also the probable annual rents of said minor's real estate. It is ordered that said Arthur R. Lavender be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, March 31, 1905.

Journal Entry - Approving Bond re -

In the Matter of the Guardianship of Emmitt F. Lavender, Minor. } Appointment, Bond Approved Letters Issued.

This day Arthur R. Lavender appeared in open court, accepted the appointment as Guardian of Emmitt F. Lavender, and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with R. F. Hinney and H. E. Conneright, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said Arthur R. Lavender took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that letters of guardianship issue to said Arthur R. Lavender, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Journal Entry - Probate Court - the book in this

Entry - Filing of Proof of Notice - of a notice to the court

Copy of Notice - Probate Court - at the first day

Affidavit to Notice - The Court - of a notice to the court

this

UNION COUNTY PROBATE COURT.

Estate of John J. Gabriel, deceased.

Journal

Entry - In the Probate Court of Union County, Ohio, No. 6039. March 2, 1905.

Filing John J. Gabriel, deceased. Filing First Account. This day came S. J. Rigdon, Administrator with the will annexed of the estate of John J. Gabriel, late of Union County, Ohio, deceased, and presented his first account in settlement of said estate, duly verified.

Also said Administrator filed his motion for additional time to collect the assets of said estate.

Whereupon the court do order the same filed and said account advertised for hearing on Friday, the 31st day of March A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -

Probate Court, Union County, Ohio. Entry. March 31, 1905.

Filing John J. Gabriel, deceased. Notice & approval.

This day proof of publication of notice of the filing of an account and vouchers of administration was made; and the court do find the same in all respects regular and pursuant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

Copy of Notice -

Probate Court Notice.

An account and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on Friday, March 31, 1905, at one o'clock P. M., as follows, to-wit:

S. J. Rigdon, Administrator of the estate of John J. Gabriel; first account.

Any person interested may file written exceptions to said account, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit

The State of Ohio, ss. Union County.

Personally appeared before me J. W. Greiner and made solemn oath that the notice, a copy of which is hereto attached was published for four consecutive weeks, on and next after March 8th 1905, in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

J. W. Greiner.

Sworn to before me and signed in my presence, this 31st day of March A. D. 1905.

(S.D.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal
Entry -
confirming
Account -

In the Probate Court of Curious County, Ohio,
in the Matter of the Estate of John J. Gabriel, deceased. }
March 31, 1905. Settlement of }
First Account. }
This day this matter came on to be heard on motion
to confirm account. A. J. Bigdon, Administrator with
the will annexed of the estate of John J. Gabriel, late of
Curious County, Ohio, deceased, having heretofore, to-wit: On
the 2nd day of March 1905, filed in this court his First
Account, and notice of the time of hearing thereof hav-
ing been given as required by law, by publication in
The Marysville Tribune, a newspaper published and of
general circulation in the county aforesaid for not
less than three consecutive weeks from and after the
8th day of March 1905, and no exceptions having
been filed thereto, the said account, together with
the vouchers accompanying the same, are now ex-
amined by the court. And said account, on such
examination being found correct, is allowed and
confirmed. This day this matter came on to
be further heard on motion of the said Administra-
tor for the allowance of \$195⁰⁰ as his legal compensation.
On consideration whereof and the court being fully
advised in the premises, the said Administrator is
allowed said sum of \$195⁰⁰ as his legal compensa-
tion. It is therefore ordered by the court that the said
Administrator retain out of the money of said estate
the sum aforesaid, to-wit: \$195⁰⁰.
And the court do find the said Administrator charge-
able with assets of said estate in the sum of \$4,397⁰⁰
and that he is entitled to credits in the sum of \$3,644⁰⁰,
as shown by said vouchers and other evidence produced
to the court. And the court do further find that there is
a balance of \$752⁴⁶ in the hands of the said Administrator
due said estate and said account is settled accordingly.
It is ordered that said Administrator distribute said
balance according to law and the will of said decedent.
This day this matter came on to be further heard on
the motion and affidavit of the said A. J. Bigdon, Adminis-
trator as aforesaid, for additional time to collect the assets
of said estate. On consideration whereof the court do
sustain said motion and allow the said Adminis-
trator Twelve months from and after the 2nd day of
March A. D. 1905, as additional time for the settlement of
said estate. It is further ordered by the court that said
Administrator pay the cost of the proceedings aforesaid
taxed at \$, within ten days, and that said account
be recorded.

John M. Brodrick, Probate Judge.

First
Current
Account - the

1904	March 1	
"	22	"
April	5	"
May	13	"
1904	April 29	"
"	29	"
May	2	"
June	28	"
1904	March 24	By
"	"	"
"	25	"
"	"	"
"	26	"
"	"	"
"	"	"
"	28	"
April	5	"
"	"	"
"	23	"
"	"	"
"	27	"
"	28	"
"	"	"
"	29	"
"	"	"
May	3	"
"	4	"
"	"	"
"	"	"
"	7	"
"	"	"
"	11	"
"	12	"

UNION COUNTY PROBATE COURT.

First Current Account -		<u>Administrator's Account.</u>			
		A. J. Bigdon, Administrator with the will annexed of the estate of John J. Gabriel, deceased,		In account with said estate.	
		Said Administrator charges himself as follows:			
1904	March 1	To cash as per inventory		4370	00
	" 22	" Sale Bill of chattel property,		42802	
	April 5	" Cash from J. W. Geer, 1/2 rough, not inventoried		25	
	May 13	" " " E. E. Gabriel, property unsold in Sale Bill		128	
1904		Cash proceeds from sales of real estate,			
	April 29	" Cash from E. E. Gabriel,		165	
	" 29	" " " Myron Gabriel,		255	
	May 2	" " " Eli Gabriel,		174250	
	June 28	" " " Same, note		174250	
	" "	" " " Same, interest on said note,		1882	
		Said Administrator claims credit for payments and disbursements made by him on behalf of the said estate, as follows, to wit:			
1904	March 24	By paid R. E. Frye,	Voucher 1	75	
	" "	" " Robinson, Connor & Co.	" 2	1035	
	" 25	" " A. L. Scott	" 3	1	
	" "	" " Q. J. Davis, Sgt	" 4	1635	
	" "	" " C. W. McAdow,	" 4 ^a	340	
	" 26	" " Chas. Michel,	" 5	737	
	" "	" " E. M. Cox,	" 6	1	
	" "	" " H. Ingram,	" 7	1	
	" "	" " J. W. Geer,	" 8	1	
	" 28	" " A. Boylan,	" 9	150	
	April 5	" " Kemmington & Scott, Sgts	" 10	19	
	" "	" " J. L. Boylan,	" 11	150	
	" 23	" " L. H. Elliott,	" 12	25	
	" "	" " L. A. Wood,	" 13	1	
	" 27	" " Helen Gabriel,	" 14	25	
	" 28	" " Chas. F. Mourou,	" 15	2120	
	" "	" " John Harris,	" 16	1	
	" 29	" " Myron Gabriel,	" 17	86	
	" "	" " E. E. Gabriel,	" 18	85	
	May 3	" " Helen Gabriel,	" 19	75	
	" 4	" " W. F. White M. H.	" 20	5	
	" "	" " Andrew S. Mowry,	" 21	2	
	" "	" " John J. Andrews, Recorder,	" 22	320	
	" "	" " Geo. Lyons,	" 23	498	
	" 7	" " E. M. Fullington & Co.	" 24	115	
	" "	" " M. M. Connor,	" 25	3	
	" "	" " Milford Centis Milling Co.	" 26	2	
	" 11	" " J. S. Gabriel,	" 27	52345	
	" 12	" " C. S. Haynes,	" 28	192	
		Amounts carried forward,		4397 07 1004 37	

RECORD OF ACCOUNTS.

1904	Amits debits and credits brot forward,		\$ 4397 07	\$ 100437
May 19	By paid to H. Jolley,	Voucher 29		20
" 26	" " Myron Gabriel,	" 30		10
June 4	" " same,	" 31		65
" 17	" " J. L. Boylan,	" 32		44 50
" "	" " J. W. Tilton, Treasr	" 33		22 89
" "	" " same,	" 34		5 94
" "	" " John M. Brodrick P. J.	" 35		31 05
" "	" " James M. Campbell	" 36		112
" 30	" " John L. Gabriel,	" 37		415
" "	" " E. E. Gabriel,	" 38		336 10
July 1	" " Myron Gabriel,	" 39		262
1905 14	" " Helen Gabriel,	" 40		1000
Jan'y 7	" " Robert H. May, Treasr,	" 41		7 89
" 28	" " John A. Kerrington, J. P. (for J. L. Gabriel)	" 42		36
Feb'y 16	" " Milford Center Bank,	" 43		57 44
March 2	" " John M. Brodrick, P. J.	" 44		8 35
" "	" " James M. Campbell,	" 45		10
" "	" " Administrator's Stat. Compensation on \$4397 07,			195 85
				3644 61
By amt to balance,				752 46
			\$ 4397 07	\$ 4397 07

Distribution
Account,
filed of J
April 12, 1905,
So
So
To
Paid

Statement.

Said Administrator represents to the Court that there remain uncollected, in his hands, notes representing the balance of proceeds on sales of real estate, as follows, to-wit:

1904 April 29	Note of E. E. Gabriel, due April 23 rd 1905	165 00
" " "	same due " 23 rd 1906	165 00
May 2	" " Eli Gabriel et al. " " 23 rd 1905	1742 50
		\$ 2072 50

1904
Dec. 31
1905
Jan'y 2
" "
" "

Recapitulation.

Total amount chargeable,	\$ 4397 07
Total amount credited,	\$ 3644 61
Balance due said estate,	\$ 752 46

Affidavit to Account.

The State of Ohio, Marion County, ss.

I, A. J. Rigdon, Administrator with the will annexed of the estate of John J. Gabriel, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

A. J. Rigdon.

Sworn to before me and signed in my presence, this 2nd day of March A. D. 1905.

John M. Brodrick, Probate Judge.

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Journal
Entry - Dr
Order of John
Discharge -

UNION COUNTY PROBATE COURT.

397 07 100437
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 336 10
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 1000
 7 89
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 57 44
 8 35
 10
 195 88
 3644 61
 752 46
 397 07 4397 07

Estate of John K. Holycross, deceased.

Be it remembered, that heretofore, to-wit: On the 12th day of April A.D. 1905, an Account of Final Distribution was filed in this court which reads in the words and figures following, to-wit:

Distributor Account, filed April 12, 1905, 1904 Dec. 17 1904 Dec. 31 1905 Jan'y 2 "	of John K. Holycross, deceased, In account with said estate. Said executors charge themselves as follows: Amount found due estate as per final settle- ment with said court, made Dec. 31 st 1904, To error in Voucher #45, Second & Final Account, Paid Attorney fees, on this account, Paid Will H. Lortz (Item omitted from Second and final Account for want of Voucher) By paid postage, Balance for distribution, Said executors credit themselves as follows: Amounts paid to heirs and legatees, as per dis- tribution order of said court made Dec. 31, 1905, viz: To Mary E. Holycross " J. K. Holycross, " Sarah M. Holycross, Adm'x " Sarah Temple " Isaac A. Holycross, The State of Ohio, Union County, ss: J. K. Holycross, an executor of the estate of John K. Holy- cross, deceased, being sworn, says that the foregoing ac- count presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said executors ask that the same be allowed as their final discharge, and ordered by the court to be recorded. Sworn to before me and signed in my presence, this 12 th day of April 1905, Ada M. Campbell, Deputy Clerk Probate Court.	No. 5894. of the estate \$ 00. 1208 80 1 99 \$1210 79 250 \$1208 29 5 \$1203 29 03 \$1203 26 \$ 67 22 307 87 10 15 10 11 807 89 \$1203 26
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63 00
 65 00
 42 50
 72 50
 397 07
 44 61
 52 46
 all annexed
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 its true
 presence,
 to Judge.

Journal
 Entry - In the Matter of the Estate of } Orders on Settlement of Account
 Order of John K. Holycross, deceased, } of Final Distribution.
 Discharge - This day J. K. Holycross and Daniel Perry, executors

RECORD OF ACCOUNTS.

of the estate of John H. Holycross, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in their hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the court and verified by the oath of said J. H. Holycross; it is ordered that the same be and hereby is allowed as their final discharge. Said executors and their sureties are therefore forever exonerated from all liability under said order of distribution, unless their account be impeached for fraud or manifest error.

It is further ordered that said account and this proceeding be recorded in the records of this office, and that said executors pay the costs herein taxed at \$ within ten days. Costs paid.

John M. Brodrick, Probate Judge.

Estate of James R. Mitchell, deceased.

Journal entry - In the Matter of the estate of James R. Mitchell, deceased. Appointing executor -

Probate Court, April 15, 1905.

In the Matter of the estate of James R. Mitchell, deceased. \$6260. Appointment. Order dispensing with Bond. The last will and testament of James R. Mitchell, late of Jerome Township, in this county, deceased, having heretofore been duly proved and allowed, this day William H. Mitchell, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said William H. Mitchell is a suitable person and legally competent; and said testator having requested in said will that said William H. Mitchell be not required to give bond as such executor; it is ordered that he be appointed as such executor, without bond until further order of the court herein, and this cause is continued.

John M. Brodrick, Probate Judge

Journal entry - In the Matter of the estate of James R. Mitchell, deceased. Letters Issued -

Probate Court, April 15, 1905. Appointment. Letters Issued.

This day William H. Mitchell appeared in open court, accepted the trust as executor of the estate of James R. Mitchell, deceased. It is therefore ordered that letters Testamentary issue on the will of said decedent, to said William H. Mitchell, that this proceeding be recorded,

Journal entry - Appointing the Administrator -

Journal entry - Approving the Bond -

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UNION COUNTY PROBATE COURT.

and that said executor pay the costs herein taxed at \$.
John M. Brodrick, Probate Judge.

Estate of Thomas Wilcox, deceased.

Probate Court, April 17, 1905.

Journal

entry - In the Matter of the estate of } No. 1303 B. Appointment,
Appointing Thomas Wilcox, deceased } Order for Bond.

Adminis - The last will and testament of Thomas Wilcox, late of Paris Township, Union County, Ohio, deceased, having hereto- fore been duly proved and allowed, and Joseph P. Martin, the former sole Administrator de bonis non with the will annexed of said decedent, having resigned without fully adminis- tering said estate; this day Benjamin L. Robinson appeared in open court and made and filed an application under oath as required by law to be appointed Administrator de bonis non with the will annexed of said estate, also a statement in general terms as to what the estate con- sists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed to administer the goods and estate of said deceased, not already administered, that said Benjamin L. Robinson is a suitable person and legally competent; it is ordered that said Benjamin L. Robinson be appointed as such Administrator de bonis non with the will annexed, upon giving bond with sureties as required by law, in the sum of Two Thousand and Four Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, April 17, 1905.

Journal

entry - In the Matter of the estate of } Appointment. Bond Approved
Approving Thomas Wilcox, deceased } Letters Issued.

Bond - This day Benjamin L. Robinson appeared in open court, accepted the trust as Administrator de bonis non with the will annexed of the estate of Thomas Wilcox, deceased, and gave and filed herein his bond in the sum of Two Thousand and four hundred Dollars, conditioned according to law with Joseph P. Martin and Elmer B. Harris, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administrations de bonis non with will annexed issue to said Benjamin L. Robinson, that this pro- ceeding be recorded, and that said Administrator de bonis non with will annexed, pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianships of Kelton A. McKittrick et al.

Journal Entry - In the Matter of the Guardianships of Kelton A. McKittrick, Floyd A. McKittrick, Cleland S. McKittrick, and Alta A. McKittrick, Minors.

Probate Court, March 28, 1905 - No. 6254. Appointment. Order for Bond.

This day Matilda McKittrick appeared in open court, and made application to be appointed Guardian of Kelton A. McKittrick, Floyd A. McKittrick, Cleland S. McKittrick, and Alta A. McKittrick, and the court being satisfied that said Kelton A. McKittrick is a minor of the age of eighteen years, September 30th 1904; that said Floyd A. McKittrick is a minor of the age of fourteen years April 12, 1904; that said Cleland S. McKittrick is a minor of the age of twelve years September 21st 1904; and that said Alta A. McKittrick is a minor of the age of seven years September 19th 1904; and are children of Asbury McKittrick late of Jerome Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Kelton A. McKittrick and Floyd A. McKittrick having made choice of said Matilda McKittrick as their Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said Matilda McKittrick is a suitable person to be appointed, and she having filed in this office a statement duly verified by her affidavit, of the whole estate of said minors and the probable value thereof, and also the probable annual rents of said minors' real estate. It is ordered that said Matilda McKittrick be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Guardianship of Kelton A. McKittrick et al. Minors. Approving Bond &c.

Probate Court, April 19, 1905. Appointment. Bond & Affidavit. Letters Issued.

This day Matilda McKittrick appeared in open court, accepted the appointment as Guardian of Kelton A. McKittrick, Floyd A. McKittrick, Cleland S. McKittrick and Alta A. McKittrick, and gave and filed herein her bond in the sum of One Hundred Dollars, conditioned according to law, with Howard Scholby and Alfred H. Fry, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said Matilda McKittrick took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian. It is therefore ordered that letters of Guardianship issue to said Matilda McKittrick, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$
John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Guardianships of Kelton A. McKittrick, Floyd A. McKittrick, Cleland S. McKittrick, and Alta A. McKittrick, Minors.

Journal Entry - In the Matter of the Guardianship of Kelton A. McKittrick et al. Minors. Approving Bond &c.

Journal Entry - In the Matter of the Guardianship of Kelton A. McKittrick et al. Minors.

UNION COUNTY PROBATE COURT.

Guardianship of Lynn Roney, Minor.

Journal

Probate Court, April 24, 1905.

Entry - In the Matter of the Guardianship of Lynn Roney, Minor. - { No. 6269. Appointment, Order for Bond.

Guardian - This day Edward Court appeared in open court, and made application to be appointed Guardian of Lynn Roney and the Court being satisfied that said Lynn Roney is a minor of the age of eighteen years, May 20th 1904, and child of Hiram Roney and Pilla G. Roney late of Paris Township, Union County, Ohio, deceased, and that said minor resides in this County; and the said Lynn Roney having in open court made choice of said Edward Court as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary, and that said Edward Court is a suitable person to be appointed and he having filed in this office a statement duly verified by his affidavit of the whole estate of said minor and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Edward Court be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Eight Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, April 25, 1905.

Journal

Entry - In the Matter of the Guardianship of Lynn Roney, Minor. - { Appointment, Bond Approved, Letters Issued.

Bond - This day Edward Court appeared in open court, accepted the appointment as Guardian of Lynn Roney, and gave and filed herein his bond in the sum of Eight Hundred Dollars, conditioned according to law, with G. W. Court and Charles W. Southard, freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Edward Court took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian. It is therefore ordered that letters of guardianship issue to said Edward Court, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Harry Young et al. Minors.

Journal

Probate Court, April 26, 1905.

Entry - In the Matter of the Guardianship of Harry Young, Bertha Young and Willis Young, Minors. - { No. 6271. Appointment, Order for Bond.

Guardian - This day Alice Young appeared in open court and made application to be appointed Guardian of Harry

RECORD OF ACCOUNTS.

Young, Bertha Young and Willis Young, and the Court being satisfied that said Harry Young is a minor of the age of eleven years, January 16, 1905; that said Bertha Young is a minor of the age of nine years, November 22, 1904, and that said Willis Young is a minor of the age of five years November 16th 1904, and children of Luitell Young, late of Washington Township, Union County, Ohio, deceased, and that said minors reside in this county; and the Court being further satisfied that a Guardian is necessary and that said Alice Young is a suitable person to be appointed and she having filed in this office a statement duly verified by her affidavit of the whole estate of said minors and the probable value thereof and also the probable annual rents of said minors' real estate.

It is ordered that said Alice Young be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Four Thousand Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal Entry - Approving Bonds

In the Matter of the Guardianship of Harry Young, Bertha Young, and Willis Young, Minors. Probate Court, April 26th 1905. Appointment, Bond Approved. Letters Issued.

This day Alice Young appeared in open Court, accepted the appointment as Guardian of Harry Young, Bertha Young and Willis Young, and gave and filed herein her bond in the sum of Four Thousand Dollars, conditioned according to law with M^r. Cornell Seymour and John Cox, freeholders, as sureties thereon, which bond is approved by the Court. Thereupon said Alice Young took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of Guardianship issue to said Alice Young, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

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No 5860

UNION COUNTY PROBATE COURT.

In the Matter of Accounts Filed for Settlement.

Probate Court, Union County, Ohio.

In the Matter of Accounts Filed for Settlement. April 29, 1905
Entry - Notice Approved.

This day proof of publication of notice of filing accounts and vouchers of administration and guardianship, was made; and the court do find the same in all respects regular and pursuant to law. It is therefore ordered that the notice and proof aforesaid be entered upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

Probate Court Notice.

Accounts and vouchers have been filed in the Probate of Union County, Ohio, which will be for hearing on

Saturday, April 29th 1905,

at one o'clock P.M., as follows, to-wit:

- No 6209 Luther L. McAllister, executor of the will of Lucy S. McAllister; final account.
- No 5611 Malen Wright, Administrator of the estate of William Moffitt; amended second account.
- No 5935 Nora S. Malurry, Administrator of the estate of Oliver Malurry; final account.
- No 6007 William M. Brown, Administrator of the estate of Adam Phillips; final account.
- No 5935 Hannah Orr, Administratrix of the estate of John M. Brown; final account.
- No 5863 J. H. Kinleade, Administrator of the estate of William H. Smith; final account.
- No 5995 Frank J. Ballinger, Administrator of the estate of Harriet M. McBrary; final account.
- No 6048 Stephen Long, Administrator of the estate of Slack Latimer; final account.
- No 5981 B. L. Talmage, Administrator of the estate of Reuben W. Weisz; first account.
- No 5837 Elizabeth H. Dellinger, Guardian of Walter H. Dellinger, and Ida A. Dellinger; first account.
- No 5489 William L. Sanders, Guardian of Elbert W. Wilcox, Carrie E. Wilcox and Lewis M. Wilcox; second accounts.
- No 4929 Edward A. Johnson, Guardian of George Edgar Freeman; fourth account.
- No 5291A Henry V. Spicer, Guardian of Anna M. Benedict, Harry E. Benedict, Sherman E. Benedict and Ruth M. Benedict; first accounts.
- No 4331 Wm H. Kilbury, Guardian of Lois A. Kilbury; final acct.
- No 5764 Jesse G. Bourad, Guardian of Edith Bourad, Orman Bourad, Estman Bourad and Mattie Bourad; first account, final as to Edith Bourad.
- No 5860 John S. Thordale, Guardian of Emma S. Secker; first account.

RECORD OF ACCOUNTS.

No 4639 Jasper B. Courvise, Guardian of John H. Douglass and Grant H. Douglass; third accounts.

No 4570 George Schneider, Guardian Elizabeth E. Schneider; final account.

No 5799 Mary B. Fulton, Guardian of William Fulton; second account.

No 6107 O. W. McAdow, Assignee of Charles F. Morrow; final account.

Any person interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

The State of Ohio, } ss.
 Union County, } Personally appeared before me J. H. Shearer and made solemn oath, that the notice, a copy of which is hereto attached, was published for four consecutive weeks on and next after April 5th 1905, in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

J. H. Shearer.

Sworn to before me and signed in my presence, this 29th day of April A. D. 1905.

J. D. John M. Brodrick, Probate Judge.

Estate of Larry A. McAllister, deceased.

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the Estate of Larry A. McAllister, deceased. No 6209. March 25, 1905. Filing First and Final Account.

This day came Luther L. McAllister, executor of the estate of Larry A. McAllister, late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the Estate of Larry A. McAllister, deceased. April 29, 1905 - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Luther L. McAllister, executor of the estate of Larry A. McAllister, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 25th day of March 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given

Account,

1904
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UNION COUNTY PROBATE COURT.

as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$54²⁰ as his compensation for services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$54²⁰ as his compensation. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$54²⁰.

And the court do find the said executor chargeable with assets of said estate in the sum of \$823⁶⁶ and that he is entitled to credits in the sum of \$295⁶³ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$527²⁷ in the hands of the said executor due said estate, and said account is settled accordingly.

It is ordered that said executor distribute said balance according to law and the will of said decedent.

It is further ordered by the court that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Prob. Judge.

Executor's Account.

Leuther E. McAllister, Executor of the estate of Gary H. McAllister, deceased, in account with said estate. Said executor charges himself as follows:

To amounts received as follows:			
	Bank certificate,		335 00
	" "		208 00
	Interest on same,		24 66
	Bank book account,		36 00
	Total,		\$823 66

Accountant claims credit as follows:-

1904				
Dec.	15	Geo. W. Warden for notice,	1	2 00
"	15	W. T. Hall Appraiser	2	1 00
"	15	W. E. Langhrey "	3	1 00
"	15	A. W. Hoover "	4	1 00

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RECORD OF ACCOUNTS.

1904	Dec	20	M. B. Newhouse, physician bill,	5-	20 00
		24	Probate Judge,	6	17 10
1905	March	1	G. L. Winter, undertaker	7	82 50
	"	1	Geo. B. Gurn,	8	4 00
	"	1	J. E. McAllister,	9	1 00
	"	1	O. E. McAllister,	10	1 00
	"	6	L. B. Harvey	11	5 50
	"	18	Probate Judge	12 ²	9 04
			Dec. tax		27 44
			June tax		6 41
			Probate Judge's fees	15 ²	7 50
			Executor's commission		54 20
			For lettering monument		5 00
			J. L. Barnard's Atty's fees	17	50 00
					<u>\$295 69</u>

The personal property aside from money was divided under the will and is not considered in this settlement.

Recapitulation.

Total amount chargeable,	\$823 66
Total amount credited,	<u>295 69</u>
Balance due said estate,	\$527 97

Offidant to Account.

The State of Ohio, Union County, ss:

I, Luther L. McAllister, Executor of the estate of Gary & McAllister, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Luther L. McAllister.

Sworn to before me and signed in my presence this 25th day of March A.D. 1905.

(L.S.)

John M. Brockrick, Probate Judge

Report of distribution, filed May 6/1905,

Account of Final Distribution.

Luther L. McAllister, Executor of the estate of Gary & McAllister, deceased, on account with said estate.

Said executor charges himself as follows:

Amount found due estate as per final settlement with said court, made April 29, 1905,	\$527 97
Balance for distribution,	\$527 97

Said Luther L. McAllister credits himself as follows:-

Amounts paid to heirs and legatees as per distributive order of said court, made April 29, 1905, viz:

To Ida V. Mulligan,	\$175 99
Caroline McAllister,	175 99
	<u>\$351 98</u>

Journal entry - Order of discharge -

UNION COUNTY PROBATE COURT.

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351 95
 175 99
527 97

To this Accountant,

The State of Ohio, Union County, ss:
 Luther L. McAllister, executor of the estate of Larry A. McAllister, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of this court as he verily believes; and said Luther L. McAllister asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

Luther L. McAllister
 executor of Larry A. McAllister.

Sworn to before me and signed in my presence, this 6th day of May 1905.
 John M. Brodrick, Probate Judge.

Journal
 entry -
 Order of
 discharge -

Probate Court, Union County, Ohio, May 6, 1905.
 In the Matter of the estate of Larry A. McAllister, deceased. } Orders on Settlement of
 account of final distribution.
 This day Luther L. McAllister, executor of the estate of Larry A. McAllister, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said Luther L. McAllister; it is ordered that the same be and hereby is allowed as his final discharge. Said Luther L. McAllister and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Luther L. McAllister pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

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 Probate Judge
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 said estate.

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 527 97

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RECORD OF ACCOUNTS.

Estate of Oliver Maberry, Deceased.

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the Estate of Oliver Maberry, Deceased. No. 5955. March 14th 1905. Filing First and Final Account. This day came Nora H. Maberry, Administratrix of the estate of Oliver Maberry, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April 1905, at one o'clock P.M. to which time said matter is continued.

John W. Brodrick, Probate Judge.

Account - Journal -
1903
Sept. 16
" 24
Oct. 1904
Feb'y

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the Estate of Oliver Maberry, Deceased. April 29, 1905. Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. Nora H. Maberry, Administratrix of the estate of Oliver Maberry, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 14th day of March 1905, filed in this court her final account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, were examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$23²⁰ as her compensation, for services rendered to said estate to this date. On consideration whereof and the court being fully advised in the premises, the said Administratrix is allowed the sum of \$16²⁵ as her legal compensation and the sum of \$6⁸² for extraordinary services. It is therefore ordered by the court that the said Administratrix retain out of the moneys of said estate the sum aforesaid, to-wit: \$23²⁰. And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$273⁰⁰ and that she is entitled to credits in the sum of \$273⁰⁰ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administratrix due said estate and said account is settled accordingly. It is further ordered by the court

1903
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UNION COUNTY PROBATE COURT.

That said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administratrix' Account.

Final - Nora S. Mabury, Administratrix of the estate of Oliver Mabury, deceased, in account with said estate.

Said Administratrix charges herself as follows:

1903	Sept. 16	To cash recd from West Mansfield Bank	124.00
	" 24	From Wm Mabury on note	96.00
	Oct. 1904	For hogs sold	42.00
	Feb'y	" " "	10.00
			<u>\$ 273.00</u>

Accountant claims credit as follows:-

1903	Sept. 11	Paid Probate Judge	1	9.00	
	" 16	" Bank, J. F. Wilson cashier	2	104.00	
	" 24	" J. W. Purty, Undertaker	3	80.00	
	" 24	" J. W. Carl, Mt. Victory Bank	4	12.00	
	Oct. 12	" Edwin Clapsaddle	5	25.00	
	1905	Feb'y 21	" J. J. Bourne M.D.	6	10.00
		" J. G. Cameron, atty fee this acct	7	3.00	
		" Probate Judge	8	5.80	
		" Compensation for Adm'x		23.20	
				<u>\$ 273.00</u>	

Recapitulation.

Total amount chargeable,	\$ 273.00
Total amount credited,	<u>\$ 273.00</u>

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Nora S. Mabury, Administratrix of the estate of Oliver Mabury, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Nora S. Mabury.

Sworn to before me and signed in my presence, this 14th day of March A. D. 1905.

(Signature)

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Adam Phillips, deceased.

Journal Entry - On the Probate Court of Union County, Ohio, No. 6007. March 14, 1905, Adam Phillips, deceased. Filing First and Final Account. This day, William M. Brown, Administrator of the estate of Adam Phillips, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 29th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Final Account -

Journal Entry - On the Probate Court of Union County, Ohio, April 29, 1905. - Settlement of Adam Phillips, deceased. First and Final Account. This day this matter came on to be heard on motion to confirm account. William M. Brown, Administrator of the estate of Adam Phillips, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 14th day of March 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said administrator for the allowance of \$99⁵⁰ as his legal compensation and \$2⁴⁰ for expenses on behalf of said estate, to this date, on consideration whereof, and the court being fully advised in the premises, the said administrator is allowed said sum of \$99⁵⁰ as his legal compensation and the sum of \$2⁴⁰ for expenses. It is therefore ordered by the court that the said administrator retain out of the money of said estate the sum of the two items last aforesaid, to-wit: \$102⁹⁰.

And the court do find the said administrator chargeable with assets of said estate in the sum of \$1995¹⁹ and that he is entitled to credits in the sum of \$1694⁴³ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$300²⁶ in the hands of the said administrator due said estate and said account is settled

Vouchers No. 1 H
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UNION COUNTY PROBATE COURT.

Accordingly. It is ordered by the court that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Final Account -

Administrators Account

William W. Brown, Administrator of the estate of Adam Phillips, deceased, in account with said estate. Said Administrator charges himself as follows:

To Sale Bill	\$ 1565 89
Property not sold in hands of heirs	1 80
	\$ 1564 09
By cash (including private sale of fur. property)	431 10
	\$ 1995 19

Voucher No. 1	H. W. Morey & Co. Undertaking	\$ 123 75
" " 2	Peoples Bank Note	50 00
" " 3	E. J. Evans, Auctioneer	25 00
" " 4	A. M. Gardner, Labor	7 00
" " 5	J. H. Hush, clerking sale & appraiser	2 50
" " 6	Albert Phillips, Cemetery expense,	3 90
" " 7	L. J. Cook, Husking corn,	2 50
" " 8	J. H. Ryan, for a note,	108 25
" " 9	Mary Phillips, on years support,	50 00
" " 10	John M. Brodrick, cost of court,	17 11
" " 11	M. J. body, Appraising property	1 00
" " 12	A. J. Hare, sale bills & notice	4 50
" " 13	C. M. Scott & Bro., Philip Myers note (security)	167 50
" " 14	John Hush Jr. Weighing hay	1 00
" " 15	B. J. Blumenschein, " "	50
" " 16	b. L. Rogers, 1 1/2 tons of fertilizer	24 00
" " 17	A. E. Hudkins, family monument	190 00
" " 18	b. L. Rogers, note	50 00
" " 19	John Easton, Book Acct, appraising property,	37 74
" " 20	Mary Phillips, on support	550 00
" " 21	W. L. Burdette, Ministerial services,	5 00
" " 22	John W. Anderson, Columbus Dispatch,	2 67
" " 23	Albert Phillips, 1/4 int. in 20 1/2 acres wheat sold,	39 46
" " 24	Sam Myers, Book Acct	15 75
" " 25	W. F. White, Medical service	4 00
" " 26	Mary Phillips, Foundation for monument,	6 75
" " 27	L. C. Brown, Hauling wheat	1 25
" " 28	Adam Blumenschein, work	22 10
" " 29	Cemetery Receipt, Blairbourne 9p,	
	George R. Gurn, Trustee,	
	on payment for Lot No 51	30 90
" " 30	J. W. Tilton, Treas, Union Co., Tax	28 03
" " 31	Robt. S. Gray, Treas, Union Co., Tax	10 17

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RECORD OF ACCOUNTS.

Incidental expenses,	2 40
Administrator's percent,	99 80
Check No. 32 Paid John M. Brodrick P. J.	7 60
	<u>\$ 1694 43</u>
Note of A. Guder for \$48 ⁰⁰ was given for collateral security.	
<u>Recapitulation.</u>	
Total amount chargeable,	\$ 1995 19
Total amount credited,	<u>\$ 1694 43</u>
Balance due said estate,	\$ 300 76

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, William M. Brown, Administrator of the estate of Adam Phillips, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

William M. Brown, Administrator.

Sworn to before me and signed in my presence, this 14th day of March 8. 1905.

(L.S.)

John M. Brodrick, Probate Judge.

Report of Final Distribution - filed

May 4, 1905

Account of Final Distribution.

William M. Brown, Administrator of the estate of Adam Phillips, deceased, on account with said estate. Said Administrator charges himself as follows:
 Amount found due estate as per final settlement with court, made March 14, 1905, \$ 300 76
 Balance for distribution, \$ 300 76

Said Administrator credits himself as follows; amounts paid to heirs, as per distributive order of court made April 29, 1905, viz:

To Mary Phillips	150 38
Bertha Hay	75 19
Albert Phillips	75 19
	<u>\$ 300 76</u>

The State of Ohio, Union County, ss:

William M. Brown, Administrator of the estate of Adam Phillips, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate as required by the order of court as he verily believes; and said Administrator asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

William M. Brown, Administrator

Sworn to before me and signed in my presence, this 4th day of May 1905.

(L.S.)

Ada M Campbell,

Deputy Clerk, Probate Court.

Journal Entry - Order of Discharge -

UNION COUNTY PROBATE COURT.

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 Probate Court.

Journal
 Entry -
 Order of
 Discharge -

Probate Court, Union County, Ohio, May 4th 1905.
 On the Matter of the estate of { No. 6007. Order on Settlement of
 Adam Phillips, deceased. } Account of Final Distribution.
 This day William M. Brown, Administrator of the estate
 of Adam Phillips, deceased, appeared in open court and
 presented an account of the payments made and of the
 delivery over to the persons entitled thereto, of the money
 and other property in his hands as required by the order
 of distribution heretofore made. Said account being
 found to the satisfaction of the court, and verified by the
 oath of said William M. Brown, it is ordered that the same
 be and hereby is allowed as his final discharge. Said
 William M. Brown and his sureties are therefore forever
 exonerated from all liability under said order of
 distribution, unless his account be impeached for
 fraud or manifest error. It is further ordered that
 said account and this proceeding be recorded in the
 records of this office and that said William M. Brown,
 pay the costs herein taxed at \$, within ten days,
 costs paid.

John W. Brodrick, Probate Judge

RECORD OF ACCOUNTS.

Estate of John M^c Graw, deceased.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Estate of John M^c Graw, deceased. No. 5935. March 16, 1905. Filing First and Final Account. This day came Hannah Orr, Administratrix of the estate of John M^c Graw, late of Union County, Ohio, deceased, and presented her first and final account on settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Estate of John M^c Graw, deceased. April 29, 1905. - Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. Hannah Orr, Administratrix of the estate of John M^c Graw, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 16th day of March 1905, filed in this court her Final Account, and notice of the time of hearing thereof, having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court and said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$40⁰⁰ and that she is entitled to credits in the sum of \$178⁰⁵, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$137⁷⁵ due the said Administratrix for over-payments on behalf of said estate, and said account is settled accordingly.

It is further ordered by the court that said Administratrix pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account - Administratrix's Account. Hannah Orr, Administratrix of the estate of John M^c Graw, deceased, in account with said estate. Said Administratrix charges in herself as follows:

1903	August 12	9
1903	August 7	P
"	7	
"	12	
"	13	
"	13	
"	14	
"	14	
"	14	
Nov.	14	
"	14	
"	14	
"	14	

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UNION COUNTY PROBATE COURT.

1903 August 12	40 cash from the B & O Ry Co. - wages -		40 30
1903 August 7	Said Administratrix credits herself as follows: Paid John M. Brodrick P. J.	1	7 00
" 7	" Shearer & Shearer	2	2
" 12	" S. Vierfelder	3	55
" 13	" Mrs. Kirsch	4	11 30
" 13	" W. H. Snyder	5	9 70
" 14	" Mrs. Kirsch	6	3 00
" 14	" Mrs. De Roys	7	12 00
" 14	" Mrs. O. Howley	8	30
Nov. 14	" H. W. Morey & Co.	9	16 00
" 14	" Joe Ruff	10	7 00
" 14	" Capt. Mullin	11	7 00
" 14	" Reed & Butz	12	4 00
	Paid to undertaker at Wheeling Va.	13	91 00
	" John M. Brodrick, P. J.	14	5 00
			<u>\$178 05</u>

Recapitulation

Total amount chargeable,	\$ 40 30
Total amount credited,	<u>\$178 05</u>
Balance due said Administratrix,	\$137 75

Affidavit to Account

The State of Ohio, Union County, ss.
I, Hannah Orr, Administratrix of the estate of John McHraw, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Hannah Orr.

Sworn to before me and signed in my presence this 16th day of March A. D. 1905.

[Signature] John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

E. State of William H. Smith, Deceased.

Journal
Entry -
Filing
Account -

On the Probate Court of Union County, Ohio,
In the Matter of the estate of } No. 5863. March 17th 1905,
William H. Smith, deceased. } Filing First and Final Account.
This day came J. H. Hinkade, Administrator of the
estate of William H. Smith late of Union County, Ohio,
deceased, and presented his First and Final account
in settlement of said estate, duly verified.

Whereupon the court do order the same filed and ad-
vertised for hearing on Saturday the 29th day of April A.D.
1905, at one o'clock P. M., to which time said matter is
continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account -

On the Probate Court of Union County, Ohio,
In the Matter of the estate of } April 29, 1905. Settlement of
William H. Smith, deceased. } First and Final Account.

This day this matter came on to be heard on mo-
tion to confirm account. J. H. Hinkade, Adminis-
trator of the estate of William H. Smith, late of Union
County, Ohio, deceased, having heretofore, to-wit: On the
17th day of March 1905, filed in this court his Final Ac-
count, and notice of the time of hearing thereof having
been given as required by law, by publication in the
Maysville Tribune, a newspaper published, and of gen-
eral circulation in the county aforesaid, for not less
than three consecutive weeks from and after the 5th
day of April 1905, and no exceptions having been filed
thereto, the said account, together with the vouchers
accompanying the same, are now examined by the
court. And said account, on such examination
being found correct, is allowed and confirmed.

And the court do find the said Administrator charge-
able with assets of said estate in the sum of \$362⁷⁵
and that he is entitled to credits in the sum of \$362⁷⁵,
as shown by said vouchers and other evidence pro-
duced to the court. And the court do further find
that there is nothing in the hands of the said Admin-
istrator due said estate and said account is settled
accordingly. It is further ordered by the court that
said Administrator pay the cost of the proceedings
aforesaid, taxed at \$, within ten days, and that said
account be recorded.

John M. Brodrick, Probate Judge.

Administrator's Account.

First and
Final Acc't -

J. H. Hinkade, Administrator of the estate of William
H. Smith, deceased, in account with said estate,
said Administrator charges himself as follows:

1903	April	7	Y
"	"	"	"
"	"	9	"
"	"	25	"
"	"	"	"
"	"	"	"
July		1	"
1904	Jan	"	"
"	"	"	"
1903	April	6	Pa
"	"	30	"
June		29	"
Sept.		8	"
1904	June	29	"
1905	Mar	17	"
"	"	"	"

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UNION COUNTY PROBATE COURT.

1903	April 7	To Deposit Union Banking Co.	\$ 67 25
"	"	" Rec'd from Natl Protective Society,	25 00
"	9	" " " K.P. Lodge, Funeral Benefit	30 00
"	25	" " " Natl Protective Society,	100 00
"	"	" " " " " " " "	3 00
"	"	" " " " " " " "	100 00
July 1	"	" " " Oakland Hotel Dividend	12 50
Jan 4	"	" " " " " " " "	12 50
"	"	" " " " " " " "	12 50
Total,			\$ 362 75

Said Administrator claims as credits:			
1903	April 6	Paid A. J. Hare, Notice of appointment,	1 1 00
"	30	" H. W. Mory & Co. Undertaker,	2 25 00
June 29	"	" Mrs. Hamilton, Physicians,	3 5 00
Sept. 8	"	" G. J. Auer, Guardian heirs,	4 67 25
June 29	"	" W. Carroll, Physician,	5 1 00
Mar 17	"	" Probate Court costs,	6 5 00
"	"	" G. J. Auer, Guardian for heirs,	7 198 50
Total,			\$ 362 75

Note:
 There was no dividend from the Oakland Hotel Stock, in July 1904.
 Said Administrator makes no charges for fees.

<u>Recapitulation.</u>	
Total amount chargeable,	\$ 362 75
Total amount credited,	\$ 362 75
Balance due said estate, nothing.	

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, J. H. Kirkade, Administrator of the estate of William H. Smith, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

J. H. Kirkade.

I come to before me and signed in my presence,
 this 17th day of March A.D. 1905.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Harriet M. McGary, Deceased

Journal
Entry -
Filing
Account

In the Probate Court of Union County, Ohio.
In the Matter of the estate of { No. 5995. March 31, 1905.
Harriet M. McGary, deceased. Filing First and Final Acct.
This day came Frank J. Ballinger, Administrator with
the will annexed of the estate of Harriet M. McGary, late
of Union County, Ohio, deceased, and presented his first
and final account in settlement of said estate, duly
verified. Whereupon the Court do order the same
filed and advertised for hearing on Saturday the
29th day of April A.D. 1905, at one o'clock P.M., to which
time said matter is continued.

John M. Brodrick, Probate Judge.

Final
Account -
1904

Journal
Entry -
Confirming
Account

In the Probate Court of Union County, Ohio.
In the Matter of the estate of { April 29, 1905. - Settlement
Harriet M. McGary, deceased. of First and Final Account.
This day this matter came on to be heard on motion
to confirm account. Frank J. Ballinger, Admin-
istrator with the will annexed of the estate of Harriet M. Mc-
Gary, late of Union County, Ohio, deceased, having been
before, to wit: On the 31st day of March 1905, filed in this
Court his Final Account and notice of the time of
hearing thereof having been given as required by
law, by publication in the Marysville Tribune, a news-
paper published and of general circulation in the county
aforesaid, for not less than three consecutive weeks
from and after the 5th day of April 1905, and no exceptions
having been filed thereto, the said account, together with
the vouchers accompanying the same, are now exam-
ined by the Court. And said account, on such examina-
tion being found correct, is allowed and confirmed.

This day this matter came on to be further heard
on motion of the said Administrator for the allowance of
\$104³⁹ as his legal compensation, and \$20⁰⁰ for extraordi-
nary expenses on behalf of said estate to this date, on con-
sideration whereof, and the Court being fully advised in the
premises, the said Administrator is allowed said sum of
\$104³⁹ as his legal compensation and the sum of \$20⁰⁰ for
extraordinary expenses. It is therefore ordered by the Court
that the said Administrator retain out of the money of
said estate the sum of the two items last aforesaid to wit: \$124³⁹.

And the Court do find the said Administrator charged with
with assets of said estate in the sum of \$2107⁷³ and that
he is entitled to credits in the sum of \$443⁴² as shown
by said vouchers and other evidence produced to the
Court. And the Court do further find that there is a
balance of \$1666³¹ in the hands of the said Administrator

Feb. 23 "
March 12 "
" 18 "
June 13 "
" 13 "
July 10 "
Sept. 2 "
" 13 "
" 17 "
" 17 "
Dec. 8 "
1905
Jan. 11 "
" 20 "
March 14 "
" 21 "
" 30 "
1904
Jan. 15 B.
" "
" "
" "
" 18 "
Feb. 23 "
" "
March 21 "
July 16 "
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UNION COUNTY PROBATE COURT.

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due said estate, and said account is settled accordingly.
It is ordered by the court that said Administrator dis-
tribute said balance according to law and the will of said
decedent.

It is further ordered by the court that said Administra-
tor pay the costs of the proceedings aforesaid, taxed at \$
within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Final
Account

Administrator's Account.

Frank J. Ballinger, Administrator with the will
annexed of the estate of Harriet M. McBrary, deceased, in
account with said estate. First and Final Account.
Said Administrator charges himself as follows:

1904		To cash in invoice,	1886 00
Feb. 23	"	interest on certificate from Bank of Marysville,	7 48
March 12	"	" " " " Union Bank,	2 00
" 18	"	" " " " " " "	10 00
June 13	"	" " " " Bank of Marysville,	4 00
" 13	"	payment on note by Wm. Graham,	24 00
July 10	"	interest on certificate from the Union Bank	12 00
Sept. 2	"	" " " " " " " "	7 50
" 13	"	" " " " " " " "	2 00
" 17	"	payment on note by William Graham,	37 50
" 17	"	interest on certificate from the Union Bank,	10 04
Dec. 8	"	payment on note by William Graham,	40 00
1905 Jan. 11	"	interest on certificate from the Union Bank	4 56
" 20	"	" " " " " " " "	11 76
March 14	"	" " " " " " " "	2 00
" 21	"	balance due on note by William Graham,	28 07
" 30	"	interest on certificate from Union Bank	18 62
			\$2107 73

1904		The said Administrator credits himself as follows;	
Jan. 15	By	Appraiser fees, paid G. S. David,	1 1 00
" "	"	Appraiser fees, paid J. L. Richey,	2 1 00
" "	"	Appraiser fees, paid S. W. Hilgore,	3 1 00
" "	"	Witness fee for probating will, J. L. Richey	4 1 00
" "	"	" " " " " " S. L. Smith	5 1 00
" 18	"	Cost paid John M. Brodrick, Probate Judge	6 7 00
Feb. 23	"	funeral expense, H. W. Moore & Co.,	7 85 00
" "	"	Court costs, John M. Brodrick	8 13 16
March 21	"	Medical attendance, H. W. Henderson	9 10 00
July 16	"	Taxes, J. W. Tolton, Treas.,	10 11 80
" 18	"	Notice of appointment, pub. of, Shearer & Shearer	11 2 00
1903- Jan. 20	"	Taxes, Robert G. Gray, Treas.	12 31 26
Feb. 2	"	Legacy, Laura Furrow,	13 33 33
" "	"	" " Emma Wells,	14 6 66
" "	"	" " Taylor Longberry,	15 6 66
" "	"	" " Edd Longberry,	16 6 66

RECORD OF ACCOUNTS.

1905 Feb'y	2	By legacy, Pearl Longberry,	17	* 666
"	"	" " Nettie Longberry,	18	666
"	"	" " E. W. Cozzetta,	19	33 33
March	30	" Taxes, Robt. H. Gray, Treas.	20	31 25
"	"	" Statutory compensation on \$2109 ⁷³ , to Adm'r		104 39
"	"	" Allowance for extraordinary expense		20 00
"	"	" Attorney fee,		5 00
"	31	" Court costs,	21	7 60
				\$44342

Journal
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Filing
Account -
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Recapitulation.

Total amount chargeable,	\$2109 73
Total amount credited,	44342
Balance due said estate,	\$1666 31

Affidavit to Account.

The State of Ohio, Linn Co. County, ss:
E. Frank J. Ballinger, Administrator of the estate of
Harriet M. Library, deceased, do make solemn oath that
the within account is in all respects true and correct,
as I verily believe.

Frank J. Ballinger.

Sworn to before me and signed in my presence, this
31st day of March A. D. 1905,

 John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Estate of Slack Latimer, deceased.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 Filing Slack Latimer, deceased. No. 5048. April 3rd 1905
 Account - This day came Stephen Long, Administrator of the estate of Slack Latimer, late of Union County, Ohio, deceased, and presented his first and final account as settlement of said estate, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

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 oath that
 and correct,
 reserve, this
 Judge.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 Confirming Slack Latimer, deceased. April 29, 1905. Settlement of First and Final Account.
 Account - This day this matter came on to be heard on motion to confirm account. Stephen Long, Administrator of the estate of Slack Latimer, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 3rd day of April 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$84⁰⁰ as his legal compensation, on consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$84⁰⁰ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to-wit: \$84⁰⁰.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1641⁰³, and that he is entitled to credits in the sum of \$721⁹⁰, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$879¹³ in the hands of the said Administrator due said estate and said Account is settled accordingly. It is ordered by the court that said Administrator distribute said balance according to law.

RECORD OF ACCOUNTS.

It is further ordered by the court that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$ within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account

Administrator's Account.

Stephen Long, Administrator of the estate of Slack Latimer, decedent, in account with said estate.

Said Administrator charges himself as follows:

1904	To Union Bank,	\$1000 00
March 28	b. H. Byrner,	15
"	L. McDouall,	20
"	b. H. Byrner,	05
"	A. Wolf,	15
"	b. E. Dix,	30
"	G. E. Gray,	40
"	W. P. Neill,	25
"	b. E. Dix,	25
"	b. E. Dix,	10
"	b. E. Dix,	10
"	G. Held,	10
"	A. Dugnaire,	20
"	G. Currier,	60
"	W. A. Shepard,	30
"	Wm Ripley,	05
"	Tom Wells,	20
"	A. Wolf,	1 25
"	b. E. Dix,	10
"	L. McDouall,	60
"	L. b. McDouall,	35
"	Wm Neill,	10
"	B. Perry packer,	15
"	A. Dugnaire,	10
"	R. Thompson,	1 35
"	R. Klein,	7 25
"	Tom Wells,	60
"	S. Blinn,	1 00
"	Tom Wells,	55
"	Wm Shepard,	20
"	Wm Shepard,	30
"	Chas. Sheets,	13 00
"	Wm Ripley,	1 50
"	L. Hinkle,	35
"	H. Sherron,	45
"	A. Michael,	2 11
"	Chas. Hall,	27 25
"	b. H. Gray,	28 15
Dec. 29	S. Potts,	11 04

1906	Jan.	3
"	"	5
"	"	9
"	"	28
"	"	"
"	"	"
"	"	"
"	"	"
Feb.		7
"		20
"		"
"		"
April		
1904	March	12
"	"	"
"	"	"
"	"	"
"	"	28
April		12
"	"	15
"	"	16
"	"	23
May		21
April		26
"	"	30
May		21
June		14
Feb		2
Dec.		6
1906	April	3
"	"	3
"	"	3

To
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UNION COUNTY PROBATE COURT.

1000 00	1904	Jan. 3	Charles Fry,	100 00	
15	"	"	W. H. Fry,	74 40	
20	"	"	H. Anderson,	9 10	
05	"	"	George Culp,	24 07	
15	"	"	R. S. Fry,	41 10	
30	"	"	N. C. Bowen (wats)	10 00	
40	"	"	S. Rodgers,	7 00	
25	"	"	Wm Fulk,	8 25	
25	Feb	7	Jessie McKittrick,	26 62	
10	"	20	G. H. Bynner,	8 84	
20	"	"	Will Green	117 00	
05	"	"	A. Andrews,	37 00	
15	"	"	A. C. Piersol,	26 75	
30	April		G. H. Kramer,	10 75	
40				<u>\$1601 03</u>	
25			Said Administrator credits himself as follows:-		
25	1904	March 12	Baron Fossey,	1	75
10	"	"	Wm Smith,	2	1 00
10	"	"	Frank Smith,	3	1 00
10	"	"	E. Piersol,	4	1 00
20	"	28	L. H. Elliott,	5	8 00
60	April	12	Mrs. Flora Lattimer,	6	400 00
30	"	15	Robinson Bros.	7	109 86
05	"	16	John J. Andrews,	8	1 00
20	"	23	Maugans & Co.	10	15
125	May	21	J. W. Latham,	11	25 00
10	April	26	H. E. Herriott,	12	14 00
60	"	30	John M. Brodrick, P. J.	13	12 27
35	May	21	H. L. Sherwood,	14	31 00
10	June	14	J. S. Greca,	15	3 78
15	Feb	7	W. A. Shepard,	16	7 50
10	Dec.	6	Robt. H. Gray, Treas.	17	4 43
135	1905	April 3	Administrator's commission on \$1601 ⁰³		84 04
725	"	3	John M. Brodrick P. J.,	18	7 70
60	"	3	Robert H. Gray, Treas.	19	4 42
100	"	3	F. J. Hare,	20	4 50
35			By amount to balance,		<u>879 13</u>
20					<u>\$1601 03</u> <u>\$1601 03</u>
30			<u>Recapitulation.</u>		
13 00			Total amount chargeable,		\$1601 03
130			Total amount credited,		<u>721 90</u>
35			Balance due said estate,		<u>\$879 13</u>
45			<u>Affidavit to account.</u>		
211			The State of Ohio, Union County, ss:		
27 25			I, Stephen Long, Administrator of the estate of		
28 15			Slack Lattimer, deceased, do make solemn oath that		
11 04			the within account is in all respects true and		

RECORD OF ACCOUNTS.

correct, as I verily believe,

Stephen Long.

Sworn to before me and signed in my presence,
this 3rd day of April A.D. 1905,

L.D.

John M. Brodrick, Probate Judge.

Report of
Distribution,
filed
May 29, 1905,

Account of Final Distribution.

Stephen Long, Administrator of the estate of Slack
Latimer, deceased, on account with said estate,
said Administrator charges himself as follows:

Amount found due estate as per final settlement with court, made April 3 rd 1905 =	\$879 13
Balance for distribution,	\$879 13

Said Administrator credits himself as follows:
Amounts paid to heirs, as per distributive order
of court made April 29th 1905, are:

1905 May 3	To Myrtle M. Bonie,	1	\$ 129 86
" 11	" Flora Latimer,	2	359 71
" 11	" " " Guardian of Bertha Latimer	3	129 86
" 11	" " " " Sophronia Latimer	4	129 86
" 11	" Edith V. Latimer,	5	129 86
	Total distributed,		<u>\$879 13</u>

The State of Ohio, Union County, ss:

Stephen Long, Administrator of the estate of Slack
Latimer, deceased, being sworn, says that the foregoing
account presents a true and complete statement of the
final distribution of the assets of said estate, as required
by the order of court as he verily believes; and said Admin-
istrator asks that the same be allowed as his final dis-
charge, and ordered by the court to be recorded.

Stephen Long.

Sworn to before me and signed in my presence,
this 29th day of May 1905.

L.D.

John M. Brodrick, Probate Judge.

Journal
Entry -
Order of
Discharge -

Probate court, Union County, Ohio, May 29, 1905,
In the Matter of the estate of } Account of Final Distribution.
Slack Latimer, deceased. } Orders.

This day Stephen Long, Administrator of the estate of
Slack Latimer, deceased, appeared in open court and
presented an account of the payments made and of the
delivery over to the persons entitled thereto, of the money
and other property in his hands as required by the order of
distribution heretofore made. Said account being
proved to the satisfaction of the court, and verified by the
oath of said Stephen Long; it is ordered that the same

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UNION COUNTY PROBATE COURT.

be and hereby is allowed as his final discharge. Said Stephen Long and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$, within ten days, costs paid.

John M. Brodrick, Probate Judge.

presence,
Judge.

Slack
estate,
flows:

7913

7913

\$ 12986
33971
12986
12986
12986
\$ 87913

Estate of Reuben W. Weisz, deceased.

Journal entry - On the Probate Court of Union County, Ohio. In the Matter of the estate of (No. 5981. April 5, 1905. Reuben W. Weisz, deceased. Filing First Account. This day came B. L. Galmage, Administrator of the estate of Reuben W. Weisz, late of Union County, Ohio, deceased, and presented his first account in settlement of said estate, duly verified. He also presented his motion for extension of time, duly verified by his affidavit. Whereupon the court do order the same filed and said account advertised for hearing on Saturday, the 29th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

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Journal entry - On the Probate Court of Union County, Ohio. In the Matter of the estate of (April 29, 1905. Settlement confirming Reuben W. Weisz, deceased. of First Account. This day this matter came on to be heard on motion to confirm account. B. L. Galmage, Administrator of the estate of Reuben W. Weisz, late of Union County, Ohio, deceased, having heretofore, to wit: On the 5th day of April 1905, filed in this court his First Account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county of our said, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto the said account, together with the vouchers

RECORD OF ACCOUNTS.

accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$140⁰⁰ as his legal compensation, on consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$140⁰⁰ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum of one said court: \$140⁰⁰. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$3742⁴⁷ and that he is entitled to credits in the sum of \$3058⁴⁷, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$684⁰⁰, in the hands of the said Administrator due said estate and said account is settled accordingly.

It is ordered that said Administrator distribute said balance according to law.

It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Administrator's Account.

First Account

B. L. Lalmage, Administrator of the estate of Reuben W. Weisz, deceased, in account with said estate.

Said B. L. Lalmage charges himself as follows:

1903	Dec	10	To cash by appraisers at house	\$	272
	"	"	" " " " " " Bank		120
1904	"	"	" rent from W. H. Conroy		6
	Jan	1	" " " " " " "		6
	Feb	4	" " " " " " "		6
		15	" sale of personal property,		4325
	Mich	5	" rent of W. H. Conroy		6
		26	" " " H. Cook		6
	April	2	" Cash Eliza J. Hall, Homestead		1300
	"	"	" " " " " " Insurance		8
	"	"	" " " W. H. Conroy four lots		600
	"	"	" " " W. B. Lonsie, land		480
		6	" " " " " " "		400
	June	5	" " note, W. H. Conroy,		309
	July	14	" " S. W. Van Winkle of Ed Hourison		7
	Nov.	1	" " W. B. Lonsie note		414
1905	Jan		" " S. W. Van Winkle " "		1650
					\$374247

Charges forwarded,

1903
Dec. 15
1904
Jan. 7
8
18
26
Feb. 8
Mich 11
28
April 2
4
5
9
" 26
" 28
Jan. 8
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April 5

UNION COUNTY PROBATE COURT.

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		Amount of charges brought forward,		\$3742 47
		B. L. Galvage, Administrator, credits himself with items as follows, viz:		
1903	Dec. 15	By H. S. Stiles	1	9 10
1904	Jan. 7	" County tax	2	33 38
	8	" Dr. W. B. Douke & Son	3	13 90
	18	" Three appraisers, personal property,	4	3
	26	" G. W. Sloop, sprinkling	5	2
Feb.	8	" Jas. Ogan, Auctioneer,	6	1
Mich	11	" J. M. Brodrick, Probate fees,	7	10 36
	28	" Three appraisers, Real estate,	8	3
April	2	" Recording Mortgage of lumber,	9	1
	4	" F. L. Winters, funeral expense,	10	118
	5	" J. H. Kirkcaldie, abstract,	11	17
	9	" Mary E. Gould, on note,	12	1000
	"	" H. W. Worden, advertising	13	29 75
	26	" Henry W. Wise, on note	14	30
	"	" J. F. Miller, Attorney	15	30
	"	" L. L. Mather, repairing wall	16	2
Janu	8	" L. C. Beers, lumber	17	5 08
July	11	" County tax	18	33 38
Aug.	26	" G. B. Penhorewood, costs	19	7 50
1905	Janu 6	" County tax, one year	20	43 17
	11	" B. L. Galvage, fees	21	140
	14	" Ransford B. Wise, account	22	119 55
	"	" Mary E. Gould note	23	1221 50
	"	" A. A. Gould account	24	17 20
	"	" Henry W. Wise note	25	37
	28	" A. A. Gould "	26	68 70
April	5	" John M. Brodrick, fees	27	19 80
				\$3058 47
				684
				\$3742 47

Recapitulation.

Total amount chargeable,	\$3742 47
Total amount credited,	\$3058 47
Balance due said estate,	\$684 00

Affidavit to Account.

The State of Ohio, Union County, ss:
I, B. L. Galvage, Administrator of the estate of Reuben W. Weisz, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

B. L. Galvage

Sworn to before me and signed in my presence this 5th day of April A. D. 1905,

(L.S.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Motion -
filed

Motion for Extension of Time to collect Assets.

April 5/1905-

In the Matter of the Estate of { Probate Court, Union County, Ohio
Reuben W. Weisz, deceased. No 5981. Motion.

To the Hon. John M. Brodrick, Judge of said Court.

The undersigned, B. L. Galmage, Administrator of the estate of Reuben W. Weisz, deceased, now comes and moves the Court that one year further time be allowed him for the purpose of collecting the assets of said estate.

Dated this 5th day of April A.D. 1905.

B. L. Galmage, Administrator.

The State of Ohio, } ss.

Union County, } Affidavit.

B. L. Galmage being duly sworn on his oath says, that he has used due diligence to collect the assets and to pay the debts of said estate within the time limited by law, that the amount of money in his hands as such Administrator, applicable to the payment of the debts of said decedent is six hundred and eighty-four dollars, but that he still has one note against Frank M. Weisz for collection.

B. L. Galmage.

I sworn to before me and signed in my presence this 5th day of April A.D. 1905.

J. D.

John M. Brodrick, Probate Judge

Probate Court, Union County, Ohio, April 29, 1905.

Journal
Entry -

In the Matter of the Estate of { orders granting further
Reuben W. Weisz, deceased, } time to collect assets etc.

on Motion
for Time -

This day B. L. Galmage, Administrator of the estate of Reuben W. Weisz, deceased, appeared in open Court and having filed his motion for an extension of time to collect the assets belonging to said estate, and also his affidavit as required by law in such cases.

And the Court being satisfied by said affidavit that from the situation of such assets, further time is required for their collection; it is ordered that the time be and hereby is extended one year from April 5, 1905, for that purpose. It is further ordered that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Walter H. Pellingner et al., Minors.

Journal
 Entry - On the Matter of the Guardianship of Walter H. Pellingner and Ida H. Pellingner, Minors. } No. 5837. March 7th 1905.
 Filing First Account.

This day came Elizabeth H. Pellingner, Guardian of Walter H. Pellingner and Ida H. Pellingner, Minors of Union County, Ohio, and presented her First Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 29th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued,
 John M. Brodricks, Probate Judge

Journal
 Entry - On the Matter of the Guardianship of Walter H. Pellingner and Ida H. Pellingner, Minors. } No. 5837. April 29, 1905.
 Confirming Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Elizabeth H. Pellingner, Guardian of the person and estate of Walter H. Pellingner and Ida H. Pellingner, having heretofore, to-wit: On the 7th day of March 1905, filed on this court her First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said wards. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$180⁰⁰, as her compensation and it is ordered by the court that said Guardian retain out of the estate of said wards the sum of \$180⁰⁰, being the allowance of said.

And the court do find said Guardian chargeable with assets belonging to the estate of said wards amounting to the sum of \$5449⁷⁶; and that she is entitled to credits amounting to the sum of \$302⁶⁵, said claims against said wards, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is a balance

RECORD OF ACCOUNTS.

of \$5147¹¹ in the hands of said Guardian, due said wards in equal shares, and said account is settled accordingly. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

First Account

Elizabeth Pellingner, Guardian of Walter S. Pellingner and Oda A. Pellingner,

Her first partial account. An account with her wards.

Said Guardian charges herself as follows:

1903	Feb'y	2	To distributive share of estate for Walter,	\$2621 38
1904	April	1	" interest on above,	86 00
1903	Feb'y	2	" distributive share of estate for Oda,	2621 38
1904	April	1	" interest on Oda's	86 00
"	"	"	" interest on \$700 at 5%	35 00

Guardian credits herself as follows:-

1904	Jan.	8	By taxes for Dec. 1903 - Walter & Oda	1	\$ 34 50
1905	Jan.	23	" " " Jan. 1904 - " " "	2	34 50
1905	Jan.	13	" " " Dec. 1904 - " " "	3	40 00
	Mar.	7	" Robert McGrovy, making acct	4	2 00
	"	"	" Guardian's compensation on \$5242.		180 00
	"	"	" Probate Judge's fees herein	5	5 80
1903	Feb'y	13	" John M. Brodrick, Probate Judge	6	5 85
			To balance account,		5147 11
					<u>\$5449.76</u> <u>\$5449.76</u>

Recapitulation.

Total amount chargeable,	\$5449.76
Total amount credited,	3026.65
Balance due said Walter & Oda,	\$2423.11

Affidavit to Account.

The State of Ohio, }
 Curion County, }
 I, Elizabeth Pellingner, Guardian of Walter S. Pellingner and Oda A. Pellingner, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Elizabeth Pellingner, Guardian.

Sworn to before me and signed in my presence, this 7th day of March A.D. 1905.

(L.S.)

John M. Brodrick, Probate Judge.

Journal entry - Filing accounts -

Journal entry - confirming of account -

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UNION COUNTY PROBATE COURT.

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Guardianship of Elbert W. Wilcox, Minor.

Journal
entry - On the Probate Court of Union County, Ohio.
Filing
Account - On the Matter of the Guardianship of Elbert W. Wilcox, { No 5489. March 9, 1905.
This day came Wm L. Sanders, Guardian of Elbert W. Wilcox, a minor of Union County, Ohio, and presented his Second Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.

Journal
entry - On the Probate Court of Union County, Ohio.
Confirming
Account - On the Matter of the Guardianship of Elbert W. Wilcox, Minor. { April 29, 1905. - Settlement of Second Account.

This day this matter came on to be heard on motion to confirm account. William L. Sanders, Guardian of the person and estate of Elbert W. Wilcox, having heretofore, to wit: On the 9th day of March, 1905, filed in this court his Second Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motions of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$5⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$5⁰⁰, being the allowance of aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$224⁰⁰; and that he is entitled to credits amounting to the sum of \$16⁷⁵, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$207²⁵ in the hands of said Guardian due said ward and said account is settled accordingly. It is further ordered by the court that said Guardian pay the costs of the proceedings of aforesaid, taxed at \$

RECORD OF ACCOUNTS.

within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second Account -

Guardian's Account,

William L. Sanders, Guardian of Albert W. Wilcox, Second Account. An account with his ward.

Said Guardian charges himself as follows:

1903	Feb. 3	To balance at 1 st settlement	\$ 200 00
		Interest on same to Feb. 5, 1905.	24 00
		Total,	\$ 224 00

Said Guardian claims credit -

1903	July 1	By amt paid Albert Wilcox, award	1 00
	Sept. 1	" " " for clothing	3 30
	1	" " " Albert Wilcox, award	1 50
1904	March 9	" " " J. H. Kirkhead, Atty	1 00
"	"	" " " John M. Brodrick, probat. fee this ac.	4 75
"	"	" " " Guardian, compensation	5 00
		Total,	\$ 16 75

Recapitulation,

Total amount chargeable,	\$ 224 00
Total amount credited,	16 75
Balance due said ward,	\$ 207 25

Affidavit to Account,

The State of Ohio, }
 Union County, }
 I, Wm L. Sanders, Guardian of Albert W. Wilcox, do make solemn oath that the within is a true and correct account of said guardianship as I verily believe.

Wm L. Sanders,

Sworn to before me and signed in my presence, this 9th day of March A.D. 1905.

L. J. John M. Brodrick, Probate Judge.

Guardianship of Carrie E. Wilcox, Minor.

Journal Entry -

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Carrie E. Wilcox. No. 5489. March 9, 1905. Filing Second Account. This day came William L. Sanders, Guardian of Carrie E. Wilcox, a minor of Union County, Ohio, and presented his Second Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1905, at one o'clock P.M., to which time said

Second Account -

1903 Feb. 5

1903 July 7

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1904 7 "

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1905 March 9 "

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UNION COUNTY PROBATE COURT.

Matter is continued,

John M. Brodrick, Probate Judge.

Journal Entry -
Confirming Account -

In the Probate Court of Union County, Ohio,
On the Matter of the Guardianship of Carrie E. Wilcox, Minor. -
Second Account.
This day this matter came on to be heard on motion to confirm account. William L. Sanders, Guardian of the person and estate of Carrie E. Wilcox, having heretofore, on the 9th day of March 1905, filed in this Court his Second Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$235⁰⁰; and that he is entitled to credits amounting to the sum of \$10⁰⁰, valid claims against said ward as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$224⁰⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the Court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second Account -

Guardian's Account.

William L. Sanders, Guardian of Carrie E. Wilcox, Second Account, on account with his ward.

Said Guardian charges himself as follows:

1903	Feb. 5	% balance on 1 st Settlement	210 00
		Interest to Feb 5, 1905	25 20
		Total	\$235 20
1903	July 7	Said Guardian claims as credits - By amt paid Carrie Wilcox, ward	1 00
"	" 20	" " " " " "	1 00
"	1904	" " " " " "	2 00
"	" 20	" " " " " "	1 00
1905	March 9	" " " Probate Judge, this account	4 60
"	"	" " " J. H. Kirkcaldie, Atty	1 00
		Total,	\$ 10 60

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RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$ 235.20
Total amount credited,	10.60
Balance due said ward,	\$ 224.60

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Wm L. Sanders Guardian of Carrie &
 Wilcox, do make solemn oath that the within is a true
 and correct account of said guardianship, as & verily
 believe,

Wm L. Sanders.

Sworn to before me and signed in my presence,
 this 9th day of March A.D. 1905.

(E.D.) John M. Brodrick, Probate Judge.

Second
Account -

1903
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Guardianship of Lewis M. Wilcox, Minor.

Journal
 Entry - In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Lewis M. Wilcox, No. 3-489. March 9, 1905.
 Filing - Filing Second Account.
 Account - This day came William L. Sanders, Guardian of Lewis M. Wilcox, a minor of Union County, Ohio, and presented his second account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1905, at one o'clock P.M. to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
 Entry - In the Probate Court of Union County, Ohio,
 In the Matter of the Guardianship of Lewis M. Wilcox, Minor. April 29, 1905: - Settlement
 Account - This day this matter came on to be heard on motion to confirm account. William L. Sanders, Guardian of the person and estate of Lewis M. Wilcox, having heretofore, to wit: On the 9th day of March 1905, filed in this court his second account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in the Union County, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination

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UNION COUNTY PROBATE COURT.

being found correct, is allowed and confirmed.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$263.22; and that he is entitled to credits amounting to the sum of \$5.00, valid claims against said ward as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$257.62 in the hands of said Guardian, in said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second Account -

Guardian's Account.

William L. Sanders, Guardian of Lewis M. Wilcox, Second Account. An account with his ward.

Said Guardian charges himself as follows:

1903	July 5	To balance 1 st Settlement	238.02
		Interest to Feb 5, 1905.	25.20
		Total,	\$263.22
1903	March 9	Said Guardian claims as credits -	
	" 9	Paid Probate judge, costs this a/c.	4.60
	" 9	" J. H. Kinkeade, Atty	1.00
		Total	\$ 5.60

Recapitulation.

Total amount chargeable,	\$263.22
Total amount credited,	5.60
Balance due said ward,	\$257.62

Affidavit to Account.

The State of Ohio, ss.
 Union County, I, Wm L Sanders, Guardian of Lewis M. Wilcox, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Wm L Sanders.

Sworn to before me and signed in my presence, this 9th day of March 8, 1905.

(Seal)

John M. Brodrick, Probate Judge.

UNION COUNTY PROBATE COURT.

ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings of aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Fourth Account

Guardian's Account.

Edward A. Johnson, Guardian of George Edgar Freeman in account with his ward. Fourth (4th) Account.

Said Guardian charges himself as follows:

To amount due ward last settlement,	\$ 44 57
To amount of rent of real estate,	26 75
To int. on \$ 45 ⁰⁰ , two years, annual rests,	5 64
	\$ 77 98

Said Accountant credits himself as follows:

By paid taxes personal property (being 1/3) 2 years, 1	\$ 1 22
" " " real estate - 2 years, (being 1/4) 2	1 06
" " Insurance " " " 3	2 94
" " Guardian	5 00
1905 March 17 " " Attorney fee this settlement 4	3 00
" " " " Probate Judge John M. Brodrick 5	5 10
	\$ 18 72

Recapitulation.

Amount received,	\$ 77 98
Amount paid out,	18 72
Balance ward,	\$ 59 26

Guardian's Affidavit to Account.

The State of Ohio, }
Union County, } ss. I, Edward A. Johnson, Guardian of George E. Freeman, do solemnly swear that the above account, and the schedules therein referred to, contains a full, true and correct account of said Guardianship, in all respects, to the best of my knowledge and belief.

Edward A. Johnson,

Sworn to before me, and signed in my presence this 17th day of March 1905.

(L.S.)

Ada M Campbell,
Deputy Clerk Probate Court.

RECORD OF ACCOUNTS.

Guardianship of Anna M. Benedict et al.

Journal
Entry -
Filing
Account

In the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Anna M. Benedict et al. No. 2918. March 22, 1905.
Filing First Account.
This day came Henry V. Spicer, Guardian of Anna M. Benedict, Harry E. Benedict, Sherman E. Benedict and Ruth M. Benedict, Minors of Union County, Ohio, and presented his first account in settlement of said guardianship, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.
John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account
for Anna M.

In the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Anna M. Benedict, Minor. April 29, 1905. Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. Henry V. Spicer, Guardian of the person and estate of Anna M. Benedict, having heretofore, to-wit: On the 22nd day of March 1905, filed in this Court his First Account and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.
This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration thereof and the Court being fully advised in the premises said Guardian is allowed the sum of \$11⁴⁵ as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$11⁴⁵ being the allowance aforesaid.

And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$750²², and that he is entitled to credits amounting to the sum of \$55²⁵, said claims against said ward as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$95²⁴ in the hands of said Guardian due said ward, and said account is settled

Journal
Entry -
Confirming
Account
for Harry E.

Journal
Entry -
Confirming
Account for
Sherman E.

UNION COUNTY PROBATE COURT.

Accordingly, It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio, April 29, 1905. In the Matter of the Guardianship of Harry E. Benedict, Minor. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Henry V. Spicer, Guardian of the person and estate of Harry E. Benedict, a minor, having heretofore, to-wit: On the 22nd day of March 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$11⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$11⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$154⁷⁸; and that he is entitled to credits amounting to the sum of \$48⁴², valid claims against said ward as shown by said vouchers and other evidences produced to the court, and the court do further find that there is a balance of \$106³⁶ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made

John M. Brodrick, Probate Judge

Journal Entry - In the Probate Court of Union County, Ohio, April 29, 1905. In the Matter of the Guardianship of Sherman E. Benedict, Minor. Settlement of First Account. This day this matter came on to be heard on motion to

Ohio,
April 22, 1905
Account,
of Anna
Benedict
County, Ohio,
of said
the court
hearing on
at 1 o'clock
P.M.
Prob. Judge.
Ohio,
Settlement
Account.
Motion to con-
firm the account
of the person
of the ward;
to-wit: On the
22nd day of
March 1905,
filed in this
court his
First Account,
and notice of
the time of
hearing there-
of having been
given, as re-
quired by law,
by publica-
tion in the
Marysville
Tribune, a
newspaper
published in
and of general
circulation
in Union
County, for
not less than
three consecu-
tive weeks
from and after
the 5th day of
April 1905,
and no excep-
tions having
been filed
thereto, the
said account,
together with
the vouchers
accompanying
the same, are
now examined
by the court,
and said
account, on
such examina-
tion being found
correct, is
allowed and
confirmed.
This day this
matter came
on to be further
heard on motion
of said Guardian
for the allow-
ance of compen-
sation for ex-
penses and ser-
vices rendered
said ward. Upon
consideration
whereof, and
the court being
fully advised
in the premises,
said Guardian
is allowed the
sum of \$11⁰⁰
as his compen-
sation, and it
is ordered by
the court that
said Guardian
retain out of
the estate of
said ward the
sum of \$11⁰⁰
being the allow-
ance aforesaid.
And the court
do find said
Guardian charge-
able with assets
belonging to
the estate of
said ward
amounting to
the sum of
\$154⁷⁸; and
that he is
entitled to
credits
amounting to
the sum of
\$48⁴², valid
claims against
said ward as
shown by
said vouchers
and other
evidences
produced to
the court, and
the court do
further find
that there is
a balance of
\$106³⁶ in the
hands of
said Guardian
due said ward
and said
account is
settled accord-
ingly.
It is further
ordered by
the court that
said Guardian
pay the costs
of the proceed-
ings aforesaid,
taxed at \$,
within ten
days and that
complete record
in the premises
be made

RECORD OF ACCOUNTS.

confirm account. Henry V. Spicer, Guardian of the person and estate of Sherman E. Benedict, a minor, having heretofore, to wit; On the 22nd day of March, 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$11⁰⁰ as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ^{ward}, the sum of \$11⁰⁰, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$154⁷⁵; and that he is entitled to credits amounting to the sum of \$48⁴², valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$106³⁶ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Prob. St. Judge

Journal entry confirming account for Ruth M. Benedict

In the Probate Court of Union County, Ohio, On the Matter of the Guardian - No. 52918, April 29, 1905. Settlement of First Account of Ruth M. Benedict, Minor. This day this matter came on to be heard on motion to confirm account. Henry V. Spicer, Guardian of the person and estate of Ruth M. Benedict, a minor, having heretofore, to wit; On the 22nd day of March 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general

Account for Anna M. 1902 Feb. 14 March June Sept Dec. 1904 March June Sept Dec.

circ... 190... acc... m... ad... bo... wo... mi... in... ad... sai... dec... fir... ca... ac... ian... \$... pr... First Account... Har... Be... Account for Anna M... 1902 Feb. 14 March June Sept Dec. 1904 March June Sept Dec.

UNION COUNTY PROBATE COURT.

circulation in Union County, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$12.00 as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$12.00, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$154.25; and that he is entitled to credits amounting to the sum of \$40.00, valid claims against said ward, as shown by said vouchers and other evidences produced the court. And the court do further find that there is a balance of \$113.25 in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First Account -

Guardian's Account.

Henry V. Spicer, Guardian of Anna M. Benedict, Harry E. Benedict, Sherman E. Benedict and Ruth M. Benedict,

First Account. On account with his wards.

Account for Anna M.

Said Guardian charges himself as follows;

To Anna M. Benedict -

her proportion of the proceeds from the sale of real estate in Prince George Co. Va., as rec'd by the Guardian, being 1/4 of 270.00	38 61
From Roseberry (former Wd's)	13 42
Pension	10 80
"	10 80
"	12 00
"	12 00
"	12 00
"	12 00
"	12 00
Interest	5 36
	<u>\$130 99</u>

of the mirror, Feb 1905, filed of the time required by me, a circulation consecutive 5, and no said ac- carrying out, and ing found her heard ce of com- red said the court ardiar is on, and it ain out of swane said Guard- te estate of 4.25; and g to the d ward idences to further he hands said ac- aid Guard- aid, taxd te record bate Judge. nity, Ohio, e 27, 1905, st Account d on suo- er, Guard- dict, a lay of March and no- given as ysville d of general

RECORD OF ACCOUNTS.

		Said credits himself as follows:-		
1903	Feb 12	Pro rata of appointment,		93-
	Oct 15	" " Attys fees,		7 15-
	"	" " former incidentals,		1 10
	" 1	Transportation		22 20
	"	" " Note		10 00
		Postage and necessaries & Notary		1 45-
		Pro rata Guard. compensation		10 00
		" " former Probate costs		40
		" " Probate fees - this acct -		2 00
				<u>\$ 55 25-</u>

Receipts heretofore filed.

Account for
Sherman E -

To Sherman E. Benedict -

1903	Feb 14	From Roseberry (former Hds)	\$	16 57
	March	Pension		10 80
	June	"		10 80
	Sept.	"		12 00
	"	Sale of land,		38 61
	Dec	Pension		12 00
1904	March	"		12 00
	June	"		12 00
	Sept.	"		12 00
	Dec.	"		12 00
		Interest		6 00
				<u>\$ 154 78</u>

Account
for Ruth M. -

1903	Feb 13	From Roseberry (former Hds)	\$	16 57
	March	Pension		10 80
	June	"		10 80
	Sept.	"		12 00
	" 22	Sale of land,		38 61
	Dec.	Pension		12 00
1904	March	"		12 00
	June	"		12 00
	Sept.	"		12 00
	Dec.	"		12 00
		Interest		6 00
				<u>\$ 154 78</u>

Said Guardian credits himself as follows:-

1903	Feb 13	Probate court appointment		93-
	Sept 22	Attorney fee,		7 15-
		Incidentals,		1 10
		Transportation,		15 62
		Pro rata on note,		10 00
		" " on Guard.		10 00
		Notary & postage,		1 20
		Probate, former cost,		40
		Pro rata Probate fee - this acct -		2 00
				<u>\$ 48 42</u>

Account for
Harry E -

To Harry E. Benedict -

1903	Feb 14	From Roseberry (former Hds)	\$	16 57
	March	Pension		10 80
	June	"		10 80
	Sept.	"		12 00
	Dec	"		12 00
1904	March	"		12 00
	June	"		12 00
	Sept.	"		12 00
	Dec.	"		12 00
1905		Sale of land,		38 61
		Interest,		6 00
				<u>\$ 154 78</u>

1903
Feb 13
March
June
Sept.
" 22
Dec.
1904
March
June
Sept.
Dec.
1903
Feb 13
March
June
Sept.
Dec.
1904
March
June
Sept.
Dec.
1905

UNION COUNTY PROBATE COURT.

	\$
	93-
	7 13-
	1 10
	22 20
	10 00
	1 43-
	10 00
	40
	2 00
	\$ 35 25-

1903	had credits himself as follows:-	
Feb 13	Pro rata appointment,	95
	" " Attorney fee	7 15
	Incidentals	1 10
Oct 1	Transportation	15 62
	Pro rata note	10 00
	" " Guardian's compensation	10 00
	" " Notary & postage,	1 20
	" " Probate former costs,	40
	" " " fees - this a/c -	2 00
		\$ 48 42

Account for Ruth M. -

	\$
	16 37
	10 80
	10 80
	12 00
	38 61
	12 00
	12 00
	12 00
	12 00
	12 00
	6 00
	154 78

1903	For Ruth M. Benedict -	
Feb. 13	From Rosberry (former Gdn.)	16 37
March	Pension	10 80
June	"	10 80
Sept.	"	12 00
" 22	Sale land	38 61
Dec.	Pension	12 00
1904		
March	"	12 00
June	"	12 00
Sept.	"	12 00
Dec.	"	12 00
	Interest	6 00
		\$ 154 78

credits himself as follows -

	\$
	93-
	7 13-
	1 10
	15 62
	10 00
	10 00
	1 20
	40
	2 00
	\$ 48 42

	Pro-rata Probate Judge,	95-
	" " Attorneys fee,	7 15
	" " Incidentals,	1 10
	" " Transportation,	7 10
	" " Note	10 00
	" " Notary fee and postage	2 20
	" " Guardian	10 00
	" " Probate court	40
	" " " fees - this a/c -	2 00
		\$ 40 90

In nearly all of the items of credits the receipts therefor were heretofore filed in said Guardian's final account of Jesse, John and Inez Benedict, which receipts and vouchers are hereby referred to.

Affidavit to Account.

The State of Ohio, }
Union County, } ss.

I, Henry S. Spicer, Guardian of Laura M., Harry E., Sherman E. and Ruth M. Benedict, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe. Henry S. Spicer.

	\$
	16 37
	10 80
	10 80
	12 00
	12 00
	12 00
	12 00
	12 00
	38 61
	6 00
	154 78

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence
 this 22nd day of March A. D. 1905
 E. D. John M. Brodrick, Probate Judge.

Guardianship of Lewis A. Hilbury, Minor.

Journal entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Lewis A. Hilbury, Minor. No. 4331. March 22nd 1905.
 Filing Second and Final Account. This day came W. H. Hilbury, Guardian of Lewis A. Hilbury, a minor of Union County, Ohio, and presented his Second and final Account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A. D. 1905, at one o'clock P. M., to which time said matter is continued.

Journal entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Lewis A. Hilbury, Minor. April 29, 1905. - Settlement of Second and Final Account. This day this matter came on to be heard on motion to confirm account. William H. Hilbury, Guardian of the person and estate of Lewis A. Hilbury, having heretofore testified: On the 23rd day of March 1905, filed in this court his Second and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$170⁰⁰; and that he is entitled to credits amounting to the sum of \$170⁰⁰, valid claims against said ward as shown by said vouchers, and other evidences produced to the court. And the court do further find that there is nothing in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian

Final Account

June 24/1901
 Feb 21/1904
 " 17/1905

for
 in
 No
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 M.
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 29

UNION COUNTY PROBATE COURT.

pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Final Account -

Guardian's Account.

W. H. Hilbury, Guardian of Levi A. Hilbury, on account with his ward.

Said Guardian charges himself as follows:

To total amount received, \$ 170 00

and credits himself as follows: -

June 24/1901	Levi A. Hilbury,	1	\$ 70 00
Mar 21/1904	" " "	2	50 00
" 17/1905	" " "	3	50 00
			\$ 170 00

Total,

Said Guardian does not charge himself with any interest nor does he make any charge for court or other costs against his said ward, said ward being his son.

Recapitulation.

Total amount chargeable, \$ 170 00

" " " credited, \$ 170 00

Affidavit to Account.

The State of Ohio, }
Madison County } ss. I, W. H. Hilbury, Guardian of Levi A. Hilbury, do make solemn oath that the within is a true and correct account of said guardianship as I verily believe.

W. H. Hilbury.

Sworn to before me and signed in my presence this 23rd day of March 1905.

(E. D.)

Howard C. Black, Notary Public.

RECORD OF ACCOUNTS.

Guardianship of Edith Courad et al., Minors.

Journal Entry - In the Probate Court of Union County, Ohio, No. 5764. March 24, 1905. Filing First Account - Edith Courad et al. Final as to Edith Courad.

This day came Jesse F. Courad, Guardian of Edith Courad, Orman Courad, Estman Courad and Katie Courad, Minors of Union County, Ohio, and presented his First Account in settlement of said guardianship, duly verified. Said account is the first and final account as to Edith Courad, and the first account as to all the other wards.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 29th day of April A.D. 1905, at one o'clock P.M. to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Edith Courad, Minor. April 29, 1905. - Settlement of First and Final Account for Edith Courad - To confirm account.

Jesse F. Courad, Guardian of Edith Courad, a minor, having heretofore, to wit; On the 24th day of March 1905, filed in this court his First and Final Account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court and said account, on such examination being found correct, is allowed and confirmed.

And the court do find said Guardian charged with no assets belonging to the estate of said ward; and that he claims no credits against said ward. And the court do further find that there is no balance in the hands of said Guardian, due said ward, and, it appearing to the court that said ward has reached the age of majority, said account is settled accordingly in final settlement of said guardianship.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Journal Entry - Orman Courad -

Journal Entry - Estman & Katie Courad, Minors of

UNION COUNTY PROBATE COURT.

Journal
Entry -
confirming
Account for
Orman
Courad -

On the Probate Court of Union County, Ohio
In the Matter of the Guardianship of Orman Courad, Minor. No. 5764. April 29, 1905. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Jesse L. Courad, Guardian of the person and estate of Orman Courad, a minor, having heretofore, to wit; On the 24th day of March 1905, filed in this court his first account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for board, clothing and education of said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$96.⁰⁰ as his compensation for board, clothing and education of said ward, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$96.⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$100.³²; and that he is entitled to credits amounting to the sum of \$100.¹⁶, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$17.⁰⁰ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Bradrick, Probate Judge.

Journal
Entry -
confirming
Account for
Estman &
Katie Courad,

On the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Estman Courad and Katie Courad, Minors. No. 5764. April 29th 1905. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Jesse L. Courad, Guardian of the person and estate of Estman Courad and Katie Courad, having heretofore, to wit; On the 24th day of March

RECORD OF ACCOUNTS.

(Aug. 30, 1902
to Mich. 24, 1903) By

1905, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for board, clothing and education of said wards. Upon consideration whereof, and the court being fully advised on the premises, said Guardian is allowed the sum of \$264⁰⁰, as his compensation for board, clothing and education of said wards and it is ordered by the court that said Guardian retain out of the estate of said wards, in equal shares, the sum of \$264⁰⁰, being the allowance aforesaid.

Said the court do find said Guardian chargeable with assets belonging to the estate of said wards amounting to the sum of \$292⁷⁴; and that he is entitled to credits amounting to the sum of \$272³⁴, and said claims against said wards, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$20⁴⁰ in the hands of said Guardian, due said wards, in equal shares, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Prob. Judge.

Account -

Guardian's Account

Jess T. Conrad, Guardian of Edith Conrad, Arman Conrad, Estman Conrad and Katie Conrad,

on account with his wards.

First Account and Final as to Edith Conrad.

Said Guardian charges himself as follows:

Dec. 1904 To Pension

\$393.27

\$393.27

Said Guardian credits himself as follows: -

Aug. 30, 1902

To June 1904 - By board, clothing and schooling Arman Conrad for ninety-six weeks,

\$46.00

Aug. 30, 1902

To Mich. 24, 1903 - By board, clothing and schooling Estman Conrad for one hundred and thirty-two weeks,

132.00

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UNION COUNTY PROBATE COURT.

(Aug. 20, 1905
to Mich. 24, 1905)

By board, clothing and schooling Katie Bourad for
One Hundred and Thirty-two weeks,

\$ 132 00
Total * 360 00
12 50

John M. Brodrick, Probate Judge.

Said Guardian says that he has never rec'd anything for Edith Bourad and that she has had no estate to distribute and that he makes no charges against her estate and this account is final as to her.

Of the above amount of \$ 393²³ there was received for Orman Bourad

\$ 100 33
\$ 100 16

Paid out for him

The balance of \$ 292²⁴ was received in equal parts for Ertrman and Katie Bourad, which makes their respective balances as follows: -

Received for Ertrman Bourad 146 47
Paid out 136 17
Received for Katie Bourad 146 47
Paid out 136 17

Recapitulation.

Edith Bourad -

Nothing received, Nothing paid out.

Orman Bourad -

Total amount received, 100 33
" " paid out, 100 16
Balance due ward 17

Ertrman Bourad -

Total amount received, 146 47
" " paid out 136 17
Balance due ward, \$ 10 30

Katie Bourad -

Total amount received 146 47
" " paid out 136 17
Balance due ward \$ 10 30

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Jesse G. Bourad, Guardian of Edith Bourad, Orman Bourad, Ertrman Bourad and Katie Bourad, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Jesse G. Bourad.

Sworn to before me and signed in my presence, this 24th day of March A.D. 1905.

(L.S.)

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Guardianship of Emma S. Seelzer, Minor.

Journal
Entry -
Filing
Account

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Emma S. Seelzer, Minor. No. 5860. March 27, 1905.
Filing First Account.
This day came John S. Thorndal, Guardian of Emma S. Seelzer, a minor of Union County, Ohio, and presented his First Account in settlement of said guardianship, duly verified, whereupon the Court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1905, at one o'clock P.M., to which time said matter is continued.
John M. Brodrick, Probate Judge.

1903
April 17 Go
May 22 "
1903
Mar. 28 B
" " "
" " "
Sep. 17 "
1904
Mar. 28 "
1905
Mar. 27 "
" " "
" " "

Journal
Entry -
confirming
accounts

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Emma S. Seelzer, Minor. April 29, 1905. - Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. John S. Thorndal, Guardian of the person and estate of Emma S. Seelzer, having heretofore, to-wit: On the 27th day of March 1905, filed in this Court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in The Marysville Tribune, a newspaper published in and of general circulation in Union County for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same are now examined by the Court, and said account, on such examination being found correct, is allowed and confirmed.

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And the Court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$240²⁰; and that he is entitled to credits amounting to the sum of \$34⁷⁵, valid claims against said ward, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$205⁴⁵ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the Court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First
Account

Guardian's Account.
John S. Thorndal, Guardian of Emma S. Seelzer, Minor, First Account. In account with his ward, said Guardian charges himself as follows:-

UNION COUNTY PROBATE COURT.

1903	April 17	To money from Harry Gauder,	\$ 223 45
	May 22	" " " Charles Kras,	16 75
1903	Mar. 28	Guardian credits himself -	
	" "	By Probate fees -	\$ 6 25
	" "	" U.S. Fidelity Bond - Solbear	4 00
	" "	" Application for Guardianship - R. McBrory	1 00
	Sep. 17	" Medical treatment, Dr. Thompson,	7 00
1904	Mar. 28	" U.S. Fidelity Bond, Solbear	4 00
1905	Mar. 27	" " " " " " " "	4 00
	" "	" Robert McBrory, making 1 st acct	1 00
	" "	" Probate Judge - fees " "	3 50
		Balance acct	203 45
		Total,	\$ 240 20

Recapitulation.

Total amount chargeable, \$ 240 20

Total amount credited, \$ 34 75

Balance due said ward, \$ 205 45

Affidavit to Account.

The State of Ohio, {
 Union County, ss. {

I, John S. Thorndale, Guardian of Emma G. Secker, minor, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

John S. Thorndale, Guardian.

Sworn to before me and signed in my presence, this 27th day of March A.D. 1905

(L.S.) John M. Brodrick, Probate Judge

RECORD OF ACCOUNTS.

Guardianships of John L. Douglass, Minor.

Journal Entry - In the Probate Court of Union County, Ohio. pa
 Filing Account - In the Matter of the Guardianship of John L. Douglass. ni
pr
 This day came Jasper B. Bowers, Guardian of John L. Douglass, a minor of Union County, Ohio, and presented his third account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of April A. D. 1905, at one o'clock P. M. to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Account -
 1899
 Dec. 23 90
 1900
 March 23 "
 1901
 Jan. 10 "
 April 26 "
 1903
 March 20 "
 1904
 March 30 "
 " 27 "
 1899
 Nov. 24 By
 1900
 Jan. 3 "
 April 4 "
 Sept. 5 "
 1901
 Mar. 20 "
 15 "
 1903
 Jan. 10 "
 Apr. 22 "
 June 5 "
 1904
 May 1 "
 1900
 Jan. 3 "
 Mar. 23 "
 " 22 "
 " 30 "
 1901
 Jan. 10 "
 1902
 April 2 "
 " 26 "
 1903
 Jan. 10 "
 Mar. 20 "
 " 30 "
 1904
 May 1 "
 1905
 Mar. 27 "
 " "
 1900
 Jan. 3 "
 June 25 "
 1900
 Dec. 3 "
 1901
 Jan. 11 "
 1902
 Jan. 8 "
 June 19 "
 1903
 Jan. 5 "
 June 19 "

Journal Entry - In the Probate Court of Union County, Ohio. pa
 Confirming Account - In the Matter of the Guardianships of John L. Douglass, Minor. ni
pr
 This day this matter came on to be heard on motion to confirm account. Jasper B. Bowers, Guardian of the person and estate of John L. Douglass, having heretofore brought on the 30th day of March 1905, filed in this court his third account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$22⁰⁰ as his compensation for services and expenses, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$22⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$202³⁴; and that he is entitled to credits amounting to the sum of \$191⁹⁴, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$10⁴⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

1899
 Nov. 24 By
 1900
 Jan. 3 "
 April 4 "
 Sept. 5 "
 1901
 Mar. 20 "
 15 "
 1903
 Jan. 10 "
 Apr. 22 "
 June 5 "
 1904
 May 1 "
 1900
 Jan. 3 "
 Mar. 23 "
 " 22 "
 " 30 "
 1901
 Jan. 10 "
 1902
 April 2 "
 " 26 "
 1903
 Jan. 10 "
 Mar. 20 "
 " 30 "
 1904
 May 1 "
 1905
 Mar. 27 "
 " "
 1900
 Jan. 3 "
 June 25 "
 1900
 Dec. 3 "
 1901
 Jan. 11 "
 1902
 Jan. 8 "
 June 19 "
 1903
 Jan. 5 "
 June 19 "

UNION COUNTY PROBATE COURT.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Jasper R. Converse, Guardian of John W. Douglass, Third Account. In account with his ward.

Said Guardian charges himself as follows:

1899	Dec. 23	To rent, Otto Bidwell		\$ 26 67
1900	March 23	" " " "		6 67
1901	Jan. 10	" " Otto Alder		24 00
1903	April 26	" " John Balsor		37 50
1904	March 20	" " Erich Hegenderfer		37 50
1905	March 30	" " " "		35 00
1905	" 27	" " " "		35 00
Guardian credits himself -				
1899	Nov. 24	By cash advanced by Guardian,		62 36
1900	Jan. 3	" clothing - forward,		1 00
1901	April 4	" grass seed for land,		1 50
1901	Sept. 5	" resetting fence on land,		1 50
1901	Mar. 20	" trip to farm and renting same		2 00
1903	Jan. 15	" " " " " " " "		2 00
1903	Jan. 10	" " " Arnold to buy lumber for bridge		1 00
1904	Apr. 22	" " sowing grass seed		1 00
1904	June 5	" repairing fence		1 00
1904	May 1	" sowing grass seed		1 00
1900	Jan. 3	" clothing for ward, G. E. Herriott	1	13 96
1900	Mar. 23	" labor on farm, O. O. Bidwell	2	1 00
1901	" 22	" clover seed, F. S. Latham	3	2 25
1901	" 30	" grass seed, Barto & Heiser	4	2 00
1902	Jan. 10	" labor, Otto Alder	5	3 82
1902	April 2	" grass seed W. H. Harner	6	1 22
1903	" 26	" labor on farm, John S. Balsor	7	17 25
1903	Jan. 10	" lumber, Isaac Norris	8	2 00
1903	Mar. 20	" labor on farm, Erich Hegenderfer	9	2 55
1904	" 30	" grass seed, W. H. Harner	10	6 31
1905	May 1	" " " Evans & Howland	11	5 00
1905	Mar. 27	" labor, Erich Hegenderfer	12	2 60
1900	" " " grass seed, Howland Bros.	13	1 95	
1900	Jan. 3	" taxes for 1900.	14	2 11
1900	June 25	" " " June,	15	2 11
1901	Dec. 3	" " " Dec.	16	3 67
1902	Jan. 11	" " " June	17	3 66
1903	Jan. 8	" " " Dec.	18	2 97
1903	Jan. 19	" " " June	19	2 93
1903	Jan. 5	" " " Dec.	20	2 82
1903	Jan. 19	" " " June	21	2 81

RECORD OF ACCOUNTS.

1904	Jan. 6	By Taxes for Dec.	22	\$	2 76
	June 25	" " " June	23		2 95
	Dec 31	" " " Dec	24		2 34
1905	Mar. 30	" interest due Guardian for \$2 ³⁶ as advanced			7 48
	" "	" Guardian's compensation on \$202 ³⁴			10 11
	" "	" Robt McBrody, making acct	23		1 30
	" "	" Probate fees, 3 ^d partial acct	26		5 25
		% balance account,			10 40
		Total,		\$	202 34

Recapitulation.

Total amount chargeable,	\$	202 34
Total amount credited,	\$	191 94
Balance due said ward,	\$	10 40

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Jasper B. Couvresse, Guardian of John H. Douglass, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

J. B. Couvresse,

I swear to before me and signed in my presence this 30th day of March A. D. 1905,

E. D. Ada McCampbell,
 Deputy Clerk, Probate Court.

Guardianship of Grant H. Douglass, Minor.

Journal entry -
 Filing
 Account

In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Grant H. Douglass, Minor. } No 4639, March 30, 1905.
 Filing Third Account.
 This day came Jasper B. Couvresse, Guardian of Grant H. Douglass, a minor of Union County, Ohio, and presented his third account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of March A. D. 1905, at one o'clock P. M., to which time said matter continued.

John M. Brodrick, Probate Judge.

Third Account -

1899		
Dec 23	1900	To
May 23	1901	"
Jan 10	1902	"
April 26	1903	"
Mar 20	1904	"
Mar 30	1905	"
Mar 27		"

Journal entry -
 Confirming
 Account

In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Grant H. Douglass, Minor. } April 29, 1905. Settlement of Third Account.
 This day this matter came on to be heard on motion to confirm account. Jasper B. Couvresse, Guardian of

UNION COUNTY PROBATE COURT.

2 76
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Guardian of
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ty, Ohio.
 30, 1905.
 Account.

dian of Grant
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 Probate Judge

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 Settlement
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 Guardian of

the person and estate of Grant H. Douglass having heretofore, to wit; On the 30th day of March 1905, filed in this court his Third Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$26⁰⁰ as his compensation for services and expenses, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$26⁰⁰, being the allowance aforesaid.

And the court do find the said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$212³³, and that he is entitled to credits amounting to the \$227²⁶, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$14⁹³ due said Guardian from said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge

Guardian's Account.

Third Account - Jasper R. Bourne, Guardian of Grant H. Douglass Third Account. In account with his ward.

Said Guardian charges himself as follows:

1899	Dec 23	To rent of land Otto Bidwell	26 67
1900	Mar. 23	" " " " " "	6 67
1901	Jan. 10	" " " " Otto Alder	23 99
1902	April 26	" " " " John Baker	37 50
1903	Mar. 20	" " " " Gotthel Hezenderfer	37 50
1904	Mar. 30	" " " " Eirick Hezenderfer	40 00
1905	Mar. 27	" " " " " "	40 00

\$ 212 33

RECORD OF ACCOUNTS.

Year	Month	Day	Description	1	2	3	3
1899			Guardian credits himself -				
1900	Nov.	24	By advances, by Guardian's last report				51 16
1900	Jan.	3	" trip to California, pay clothing bill				1 00
	April	4	" sowing grass seed,				30
	Sept	5	" resetting fence on farms,				1 00
1901	April	10	" dividing line fence &c				1 00
	Mar.	15	" trip to farms & renting car,				2 00
1903	Jan.	28	" " California to pay for clothing,				1 00
	Mar.	30	" sowing grass seed,				1 00
	May	29	" self, labor building fence 4 days.				6 00
	Sept	9	" repairing wire fence,				1 00
1904	May	1	" sowing grass seed,				1 00
1905	Jan.	3	" clothing, G. E. Herriott,	1			7 38
	Mar.	23	" labor on land, A. C. Bidwell	2			1 00
	"	22	" clover seed, J. S. Latham	3			2 25
	"	30	" grass seed, Barts & Heiser	4			2 00
1901	Jan.	10	" labor, Otto Alder	5			3 83
1902	April	2	" grass seed, W. H. Haver	6			9 00
	"	20	" clothing, John S. Balser	7			6 30
	"	26	" labor, " " "	8			6 25
1903	Jan.	10	" lumber, Isaac Morris,	9			2 00
	Jan.	20	" clothing, G. E. Herriott,	10			6 20
	Mar.	20	" labor, Erich Hegenderfer	11			2 35
	"	30	" grass seed, W. H. Haver	12			3 00
	May	29	" labor, P. C. Converse	13			4 30
	June	6	" 26 rds fence & labor W. H. Haver,	14			13 05
1904	Mar.	7	" clothing, G. E. Herriott,	15			3 75
	April	30	" labor, E. Hegenderfer,	16			2 30
	May	1	" grass seed, Evans & Howland,	17			4 00
	June	18	" clothing, Sherwood & McCallough	18			3 40
	Nov.	25	" boots, " " "	19			2 00
1905	Feb.	11	" clothing " " "	20			2 00
	Mar.	27	" labor, E. Hegenderfer	21			3 30
	"	"	" clover & timothy seed, Howland Bros,	22			9 88
1900	Jan.	3	" taxes for Dec.	23			2 18
	June	25	" " " June	24			2 18
	Dec.	8	" " " Dec.	25			3 21
1901	June	11	" " " June	26			3 27
1902	Jan.	8	" " " Dec.	27			3 22
	June	19	" " " June	28			3 20
1903	Jan.	5	" " " Dec.	29			3 07
	June	19	" " " June	30			3 05
1904	Jan.	6	" " " Dec.	31			3 24
	June	25	" " " June	32			3 22
	Dec.	31	" " " Dec.	33			2 66
1905	Mar.	30	" int. on money advanced on last acct \$ 51 ¹⁶				6 12
	"	"	" Guardian's compensation \$ 212 ³³ @ 5-00				10 61
	"	"	Robert M. Clary, making acct				1 50
	"	"	Probate fees, 3 rd acct				5 25
			1/2 balance account,				
			Total,		14 93		
					227 26	227 26	

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UNION COUNTY PROBATE COURT.

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3 83

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6 30

6 25

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3 27

3 22

3 20

3 07

3 05

3 24

3 22

2 66

6 12

10 61

1 50

5 25

14 93

2 27 26 227 26

Recapitulation.

Total amount chargeable, \$ 212 33
 Total amount credited, \$ 227 26
 Balance due said Guardian, \$ 14 93

Affidavit to Account.

The State of Ohio, }
 Union County, } ss. I, Jasper B. Boursse, Guardian of
 Frank H. Douglass, do make solemn oath that the within
 is a true and correct account of said guardianship
 as I verily believe.

J. B. Boursse,

Sworn to before me and signed in my presence,
 this 30th day of March A. D. 1905.

(Signature)

Ada M. Campbell

Deputy Clerk Probate Court.

Guardianship of Elizabeth E. Scheiderer, Minor.

Journal In the Probate Court of Union County, Ohio.
 Entry - In the Matter of the Guardian - { No 4570. April 4, 1905.
 Filing of Elizabeth E. Scheiderer. Filing Fourth and Final Account.
 Account - This day came George Scheiderer, Guardian of Elizabeth
 E. Scheiderer, a minor of Union County, Ohio, and present-
 ed his fourth and final account in settlement of said
 guardianship duly verified. Whereupon the court do
 order the same filed and advertised for hearing on Saturday
 the 29th day of April A. D. 1905, at one o'clock P. M., to which
 time said matter is continued,
 John W. Brodrick, Probate Judge.

Journal In the Probate Court of Union County, Ohio.
 Entry - In the Matter of the Guardian - { No 4570. April 29, 1905.
 Confirming of Elizabeth E. Scheiderer } Settlement of Fourth and
 Account - Minor. } Final Account.
 This day this matter came on to be heard on motion to
 confirm account. George Scheiderer, Guardian of the person
 and estate of Elizabeth E. Scheiderer, having heretofore, to wit:
 On the 4th day of April 1905, filed in this court his fourth and final
 account and notice of the time of hearing thereof having been
 given as required by law, by publication in the Marysville Tribune,
 a newspaper published in and of general circulation in Union
 County, for not less than three consecutive weeks from and
 after the 5th day of April 1905, and no exceptions having been
 filed thereto, the said account, together with the vouchers

RECORD OF ACCOUNTS.

accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration thereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$5⁹⁸ as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$5⁹⁸, being the allowance of aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$256⁶⁰; and that he is entitled to credits amounting to the sum of \$256⁶⁰, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is nothing in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

George Schneider, Guardian of Elizabeth E. Schneider, late a minor,

Fourth and final account. An account with his ward.

Said Guardian charges himself as follows:

1907	Nov 11	To balance at 3 rd settlement	\$ 240 20
1908	April 4	" interest on above for 2 years & 5 mos.	16 40
		Total receipts	\$ 256 60

Journal entry - Sm confirming sh Account -

Said Guardian claims credit for moneys paid out for said ward as follows: -

1905	April 4	By George Schneider, compensation at 6%	1	98
"	"	" " " " extra compensation	2	5 00
"	"	" Porter & Porter, drafting this settlement	3	2 00
"	"	" John M. Brodrick, Probate costs de.	4	5 90
"	"	" Elizabeth E. Schneider,	5	242 72
		Total expenditures,		\$ 256 60

Journal Entry - Sm confirming sh Account -

Recapitulation.

Total amount chargeable,	\$ 256 60
Total amount credited,	256 60

Affidavit to Account.

The State of Ohio, Union County, ss:
I, George Schneider, Guardian of Elizabeth E. Schneider

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UNION COUNTY PROBATE COURT.

I, late a minor as aforesaid, do make solemn oath that the within is a true and correct account of said guardianship, as truly believe.

George Schneider,

I sworn to before me and signed in my presence, this 4th day of April A.D. 1905.

(L.S.)

John M. Brodrick, Probate Judge.

Guardianship of William Fulton, Insane.

Journal Entry - In the Matter of the Guardianship of William Fulton, No. 5799. April 1st 1905. Filing Second Account. This day came Mary B. Fulton, Guardian of William Fulton, an insane person of Union County, Ohio, and presented her Second Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A.D. 1905, at one o'clock P.M. to which time said matter is continued. John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Guardianship of William Fulton, as Insane Person, No. 5799. April 29, 1905. Settlement of Second Account. This day this matter came on to be heard on motion to confirm Account. Mary B. Fulton, Guardian of the person and estate of William Fulton, having heretofore, to wit: On the 7th day of March 1905, filed in this court her Second Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marietta Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, first and after the 5th day of April 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard

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RECORD OF ACCOUNTS.

on motions of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$308²⁴, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$308²⁴ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$5701²⁰; and that she is entitled to credits amounting to the sum of \$5823⁵⁴, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$121⁶⁴ due said Guardian from said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Second

Guardian's Account.

Account - Mary R. Fulton, Guardian of William Fulton, Second Account. An account with her ward. Said Guardian charges herself as follows;

Date	Description	Amount
1903 Feb. 7	To cash on hand	\$183 02
" 12	George W. Baker,	490 45
Mich 23	" " "	147 34
" 23	" " "	7 31
" 28	" " "	744 00
May 8	" " "	31 30
June 1	" " "	61 50
Aug. 14	George and Pollie Harris	150 00
" 8	" " " "	1221 12
" 10	George Handley,	108 97
" 21	George W. Baker,	16 50
Oct. 2	" " " "	45 00
" 12	L. C. Hillan,	160 00
" 19	George W. Baker,	318 00
" 26	" " "	232 00
Dec. 28	" " "	11 45
" 30	" " "	149 22
" 30	" " "	8 00
1904 Jan. 2	" " "	61 42
" 25	" " "	33 68
Feb 26	" " "	19 22
Mich 8	" " "	70 00
April 5	" " "	236 00

Year	Month	Day	Page
1904	May	2	(40)
	June	21	
	July	6	
	Sept.	3	
	"	13	
	Oct.	5	
	"	28	90
	Nov.	22	"
1905	Jan.	21	"
	Mich	30	"
	"	30	"
1903	Feb.	7	See By
	"	7	
	"	12	
	"	28	
	"	28	
	Mich	4	
	"	4	
	"	7	
	"	11	
	"	13	
	"	14	
	"	23	
	"	24	
	"	24	
	April	1	
	"	2	
	"	7	
	"	7	
	"	16	
	"	20	
	"	20	
	"	21	
	May	8	
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UNION COUNTY PROBATE COURT.

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19 22
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36 00

Year	Month	Day	Description	Amount	Total
1904	May	2	(Yo) George W. Baker	33 53	
	June	21	" " "	57 47	
	July	6	" " "	18 42	
	Sept.	3	" " "	24 00	
	"	13	" " "	30 31	
	Oct.	5	" " "	30 00	
	"	28	To cash George W. Baker,	172 98	
	Nov.	22	" " " " "	157 27	
1905	Jan.	21	" " " " "	32 17	
	Mich	30	George W. Baker	424 00	
	"	30	" " W. J. Hull	206 25	
Total amount chargeable,					\$8701 90
Said Guardian credits herself as follows:					
1903	Feb	7	By Probate and printers fees,	39	\$ 6 00
	"	7	W. J. Hoopes, Atty fees	40	5 00
	"	12	Elmira Pugh, Laundry,	41	2 38
	"	28	Katie Kennedy, housework	42	1 50
	"	28	George W. Baker, Interest in live stock	43	213 45
	Mich	4	Ella Pugh, laundry	44	2 35
	"	4	J. H. Moore, Postage stamps	45	50
	"	9	H. L. Burke M. L.	46	18 25
	"	11	J. H. Moore, Mds	47	12 57
	"	13	Joseph Boyd, Carpenter work	48	4 75
	"	14	L. J. Jenkins M. L.	49	14 25
	"	23	George W. Baker, grass seed	50	3 93
	"	24	W. S. Fogle, Hardware & Store	51	31 48
	"	24	Wilgus, Long & Co. Mds	52	4 40
	April	1	Peoples Bank - Ayers note,	53	530 00
	"	2	Hile Eckelberry, dry goods,	54	13 30
	"	7	B. B. Suddith, mail box	55	2 75
	"	7	L. W. Johnson, dues to S. O. F. Wm Fulton,	56	2 50
	"	16	Mary Taylor, Treas. Missionary Society	57	1 00
	"	20	S. Alexander, Spray pump	58	4 50
	"	20	W. S. Fogle, Furc wire	59	7 41
	"	21	J. H. Moore, Mds	60	8 75
	May	8	J. W. Filton, Jam tax	61	63 02
	"	8	M. Cotenstein & Co. Mds	62	8 25
	"	12	Geo. W. Baker, interest in live stock,	63	10 10
	"	13	Willis & Co. Mds	64	6 11
	"	14	O. M. Scott & Bro. Hardware	65	2 90
	"	14	A. S. blucker, clothing	66	1 50
	"	14	L. H. Jones, Rock plaster	67	1 20
	"	26	H. L. Burke M. L.	68	11 35
	"	28	Hile Eckelberry, Mds	69	4 03
	"	30	Elmira Pugh, laundry	70	1 03
	June	3	H. P. Jewell, daily paper	71	27
	"	8	L. W. Johnson, labor	72	50
	"	11	J. H. Moore, Mds	73	11 89

RECORD OF ACCOUNTS.

1903				\$	1903	
June	19	(By) Elmira Paugh, laundry	74	2 00	Oct.	24 (By)
"	27	Hattie Potts, house work,	75	3 00	"	26
"	27	J. H. Moore, midse	76	8 11	Nov.	2
July	3	Killie and Co. "	77	2 83	"	4
"	3	G. F. Harger & Son, midse	78	4 26	"	4
"	4	Hattie Potts, house work	79	1 75	"	11
"	21	S. A. McNeil, fire insurance	80	22 50	"	26
"	23	W. S. Fogle, hardware	81	17 42	"	27
"	24	Elmira Paugh, laundry	82	1 30	"	28
"	4	Horace Watts, commission on land sale	83	20 00	"	28
"	5	Baldern Bros. & Bolenbaugh	84	3 86	"	28
Aug.	8	Horace Watts, Bal. commission land sale,	85	7 30	Dec	5
"	8	Probate fees, land sale and deed	86	4 00	"	5
"	7	M. Botenstern & Co. midse	87	1 35	"	5
"	8	C. M. Scott & Bro. hardware	88	35 00	"	5
"	8	A. S. Glueker, clothing	89	9 60	"	5
"	10	" " " by S. A. McNeil, clothing	90	2 00	"	7
"	17	Elmira Paugh, laundry	91	2 25	"	9
"	18	J. H. Moore, midse	92	2 20	"	11
"	23	Killie & Co. "	93	1 05	"	12
"	28	Baldern Bros. & Bolenbaugh, midse	94	3 93	"	12
"	28	H. G. Anker M. Co.	95	9 75	"	14
Sept.	2	G. F. Harger & Son, midse	96	11 58	"	14
"	3	J. H. Moore, "	97	1 90	"	14
"	5	S. A. George, cleaning house,	98	1 30	"	17
"	7	Langstoff & Scott, school books,	99	3 04	"	17
"	7	J. L. Long, wall paper & hanging same,	100	3 80	"	22
"	11	F. L. Winters, furniture,	101	46 50	"	24
"	14	Mary B. Gaulton, down in land sold,	102	54 73	"	31
"	21	Langstoff & Scott drugs,	103	1 39	"	30
"	24	Maize Sisters, millinery	104	2 25	1904	Jan.
"	26	H. V. Spicer, front on house & lot, Richwood	105	300 00	"	5
"	30	Mary B. Gaulton, Guardian, expense sale of land	106	6 12	"	9
Oct.	1	Mrs. Eva C. Handley, lamps & screens,	107	9 00	"	9
"	3	Mary B. Gaulton, payment on Richwood			"	9
		property,	108	1045 15	"	9
"	3	W. S. Winters, balance on Richwood property,	109	155 70	"	16
"	5	W. S. Winters, rent for house	110	3 30	"	18
"	3	H. V. Spicer, recording fees	111	1 16	"	4
"	9	Ettie McNeil sewing	112	2 37	"	25
"	10	Parisian block Co. midse	113	8 00	"	26
"	10	A. S. Glueker, clothes	114	12 00	"	27
"	12	Robt. Smith, fire insurance	115	8 80	"	27
"	13	J. Spring, groceries	116	7 89	"	29
"	14	G. F. Harger & Son, midse	117	2 25	"	30
"	17	Elmo Ledley, milk ticket	118	50	Feb	1
"	19	Nellie Fox, music lessons, Girls	119	7 65	"	1
"	24	Harger, Davis & Co. midse	120	2 89	"	4
"	24	L. J. Jenkins M. Co. bill	121	3 50	"	4

UNION COUNTY PROBATE COURT.

#	1903				
2 00	Oct.	24	(By) W. H. Hoff, saw bill	122	9 82
3 00	"	26	W. W. Corbett, meat & groceries,	123	1 64
8 11	Nov.	2	Langstaff & Scott, midse	124	3 41
2 83	"	4	Baldwin Bros. & Bolenbaugh, midse	125	20 82
4 26	"	4	J. W. Wilson, minister's salary	126	23 00
1 75	"	11	M. M. Jacobs sewing	127	5 23
22 50	"	26	H. W. Baker, interest in live stock	128	74 20
17 42	"	27	Robinson, Wilkins Co, midse	129	15 10
1 50	"	28	Hill & Crawford, coal	130	10 95
20 00	"	28	A. S. Glick, midse	131	2 00
3 86	"	28	W. A. Biddle, photographs	132	3 25
7 30	Dec	5	Elms Ledley, milk tickets	133	1 00
4 00	"	5	Taylor Spring & Son, groceries,	134	11 00
1 35	"	5	Stearns Bros, Hardware,	135	18 40
33 00	"	5	Baldwin Bros. & B. dry goods	136	9 48
9 60	"	5	W. W. Corbett, meat	137	7 8
2 00	"	7	Mrs. J. L. Ledley sewing,	138	3 0
2 25	"	9	Langstaff & Scott, drugs,	139	9 5
2 20	"	11	Dr. A. W. Jones, Medical treatment	140	23 00
1 05	"	12	Jos. Embrey, Jeweler	141	6 00
3 93	"	12	J. E. Smith, Millinery	142	8 80
9 75	"	14	H. C. Pulce, M. D. bill	143	7 45
11 58	"	14	W. W. Corbett, meat	144	7 7
1 90	"	14	Telephone Co.	145	6 00
1 50	"	17	J. P. Morris, church furnace,	146	5 00
3 04	"	17	The Perry Store, midse	147	1 85
3 80	"	22	Robinson, Wilkins Co. dry goods	148	3 51
4 650	"	24	J. L. Long, drugs	149	3 0
34 73	"	31	H. E. W. Field, Carpenter work	150	1 20
1 39	"	30	Langstaff & Scott, midse	151	2 20
2 25	1904	Jan.	J. W. Tilton, Sec. Tax	152	73 47
300 00	"	5	Robinson & Wilkins Co.	153	7 98
6 12	"	9	Franklin J. White, Wash. Life Ins. Co.	154	103 70
9 00	"	9	Elms Ledley, milk tickets	155	1 00
	"	9	A. S. Glick, clothing	156	8 20
1045 15	"	9	Baldwin Bros. & B. midse	157	7 97
153 70	"	16	Langstaff & Scott, drugs	158	1 80
3 50	"	18	Marysville Tribune, subscription	159	1 00
1 16	"	4	J. W. Tilton, Treas. Sec. tax Richwood property	160	10 02
2 37	"	25	T. Spring & Son, groceries	161	8 90
8 00	"	26	Langstaff & Scott, drugs	162	7 5
12 00	"	27	M. C. Wolgast "	163	1 80
8 80	"	27	Robinson, Wilkins & Co. dry goods	164	6 00
7 89	"	29	L. C. Beers, double door	165	6 00
2 25	"	30	Dr. A. M. Jones, M. D. bill	166	5 0
50	Feb	1	" " " " " " "	167	8 00
7 65	"	1	Elms Ledley, milk tickets	168	3 0
2 89	"	4	Robinson, Wilkins Co. midse	169	1 05
3 50	"	4	Joseph Embrey, Jeweler	170	3 75

RECORD OF ACCOUNTS.

1904					
Feb	10	Robinson, Wilkins Co. Midse	171	1 83	
"	13	H. W. Baker, interest in live stock,	172	83 19	
"	16	Hill and Crawford, coal,	173	5 39	
"	18	Elmo Ledley, milk tickets	174	30	
"	18	Stearns Bros. hardware,	175	3 43	
"	19	Langstaff & Scott, drugs	176	65	
"	23	Robinson, Wilkins Co. Midse	177	2 39	
"	24	G. B. Zinspan, dry goods	178	76	
March	8	Langstaff & Scott drugs	179	1 10	
"	9	J. Spring, groceries	180	8 28	
"	15	A. B. Boutrighr coal	181	6 28	
"	15	Mrs. J. F. Ledley, milk tickets,	182	1 00	
"	23	Langstaff & Scott, school books	183	40	
"	23	Baldwin Bros. & Bolenbaugh, Midse	184	5 68	
"	28	A. H. Sapp, book,	185	1 00	
"	29	F. L. Winter, furniture,	186	43 35	
April	1	A. M. Laine, queensware,	187	1 09	
"	4	W. C. Woods, meat,	188	70	
"	5	S. E. Smith, millinery,	189	2 00	
"	5	H. C. Coker, M. H. bill,	190	20 25	
"	7	Ellen Clark, laundry,	191	6 00	
"	9	Mrs. J. F. Ledley, milk tickets	192	1 00	
"	11	G. O. Bishop, syrup,	193	2 00	
"	13	H. W. Baker, repairs on farm	194	43 73	
"	23	Warner & Edwards, Midse	195	20 00	
"	29	A. J. Krick, clothing	196	15 25	
May	1	Don McCombs, groceries	197	1 55	
"	5	W. C. Woods, meat	198	1 80	
"	11	W. C. Wolganot drugs	199	1 70	
"	21	Chas. Adams, repairing stove,	200	1 35	
"	21	Orin Stout, labor	201	2 75	
"	24	Mrs. J. F. Ledley, milk tickets,	202	1 00	
"	26	Orin Stout, labor	203	1 15	
"	26	J. C. Laws, repairing shoes,	204	80	
"	27	J. Spring, groceries	205	19 36	
June	3	W. C. Wood, meat	206	96	
"	3	L. H. Thornhill, hardware	207	2 55	
"	3	Robinson, Wilkins Co. Midse	208	61 31	
"	3	Elzira Cheney sewing	209	3 55	
"	4	J. E. Langstaff, telephone	210	1 00	
"	10	Barrie Jacobs, music lessons	211	4 25	
"	10	S. E. Smith, millinery	212	10 00	
"	17	Mary Gebold, Midse	213	2 57	
"	18	J. B. Spatt, horse shoeing	214	1 00	
July	2	Stearns Bros. hardware	215	85	
"	2	Robinson Wilkins Co. Midse	216	2 11	
"	6	H. W. Baker, interest in live stock	217	2 50	
"	7	J. W. Lilton, Treas. June Tax	218	84 44	
"	12	Edith Perkins, book	219	2 75	

1904		
July	12	H.
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"	12	M.
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Nov.	3	H.
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"	15	J.
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UNION COUNTY PROBATE COURT.

Debit	Date	Description	Amount	Credit
1 83	July 12	Hile Eckelberry, dry goods	220	5 00
83 19	" 13	J. Spring, groceries	221	18 04
5 39	" 22	Robinson Wilkins Co. dry goods	222	13 74
50	" 27	J. L. Lauer, repairing shoes	223	90
3 43	" 30	M. C. Wolgamot, drugs	224	43
65	Aug. 1	J. W. Wilson, minister's salary	225	15 00
2 39	" 1	L. C. Beem, lumber	226	3 79
76	" 2	J. W. Monroe, wire fence	227	73 10
1 10	" 5	H. W. Warden, Richmond Gazette	228	1 00
8 25	" 9	Robinson Wilkins Co. mids	229	7 23
6 28	" 9	A. A. Mc Kee, repairing buggy	230	1 30
1 00	" 10	J. L. Lauer " shoes	231	60
40	" 13	Sarah J. Perry, barn rent	232	2 00
5 68	" 15	Martha Larcomb Fruit	233	31
1 00	" 19	Stearns Bros. Hardware	234	1 00
43 35	" 20	Baldwin Bros. & Bolenbaugh, mids	235	1 23
1 09	" 20	Joseph Embrey, Jeweler	236	1 25
70	" 20	W. C. Wood, meat	237	15 6
2 00	" 20	M. C. Wolgamot, drugs	238	80
20 25	" 23	Erin Stout, labor	239	75
6 00	Sept 9	Mrs. L. W. Baker, milk tickets	240	1 30
1 00	" 3	J. L. Lauer, repairing shoes	241	50
2 00	" 5	J. E. Langstaff, telephone	242	6 00
43 73	" 6	Langstaff & Scott, school books	243	5 01
20 00	" 12	Mrs. L. H. Livingston, weaving	244	1 20
15 25	" 19	Baldwin Bros. & Bolenbaugh, mids	245	1 48
1 35	" 19	J. Spring, groceries	246	21 27
1 80	" 22	A. J. Glick, clothing	247	1 00
1 70	" 26	Thomas & Son, fruit	248	2 63
1 35	Oct. 1	Blueda Browning, laundry	249	2 50
2 75	" 4	W. B. Duke & Son, M. & bill	250	32 60
1 00	" 4	Langstaff & Scott, drugs	251	1 16
1 15	" 8	Uhlen & Phillips, dry goods	252	12 00
80	" 10	L. W. Baker, pump and labor	253	35 25
19 36	" 18	J. L. Long, drugs	254	75
96	" 22	S. E. Smith, millinery	255	2 75
2 55	" 27	Sarah J. Evans, laundry	256	50
61 31	" 29	Geo. W. Haymude, foundation under dwelling	257	135 00
3 55	" 29	Barrie Jacobs, music lessons	258	9 50
1 00	" 2	Ticket, Richmond lecture course	259	1 50
4 25	Nov. 3	H. B. Alexander, fruit trees	260	4 00
10 00	" 4	John Burkpile, labor	261	1 00
2 57	" 4	W. C. Wood, meat	262	2 30
1 00	" 10	W. H. Moore, hauling & filling lawns	263	6 50
85	" 12	L. C. Cameron, building veranda	264	28 20
2 11	" 14	L. W. Sloop, sprinkling street	265	3 00
2 50	" 15	F. Gray, digging cistern	266	2 50
84 44	" 15	J. W. Wilson, minister's salary	267	5 00
2 75	" 18	L. W. Baker, cistern & well drain	268	10 75

RECORD OF ACCOUNTS.

Nov.	19	Bert Simley, painting	269	3 23
"	25	Sam Larouche, labor	270	3 00
"	28	L. L. Beem, lumber & shingles	271	93 14
"	28	T. Spring, groceries	272	16 41
"	29	J. L. Long, medicine	273	3 20
Dec.	9	Nancy J. Goumt, books	274	2 75
"	9	B. D. Hlick, clothing	275	4 75
"	10	Stevenson Bros. hardware, spouting	276	39 11
"	10	H. L. Clark, stone step	277	2 00
"	10	S. Miller, groceries	278	78
"	16	Robinson & Wilkins Co. Midee	279	37 84
"	17	S. Miller, groceries	280	65
"	22	J. L. Lauer, repairing shoes	281	80
"	22	Mrs. L. L. Street, sewing	282	4 05
"	23	W. B. Biddle, photographs	283	2 50
"	23	W. B. Porter, Midee	284	1 60
"	24	J. L. Long, books	285	4 30
"	29	Baldwin Bros. & B.	286	4 46
"	29	J. E. Langstaff, drugs	287	1 83
Jan'y	3	S. J. Evans, laundry	288	5 00
"	5	Lollie Harris, tax 1903, land sold, Taylor & P	289	13 15
"	7	S. Miller, groceries	290	1 00
"	10	Frank J. White, by S. T. McNeil, Wash. Life Ins. Co.	291	103 70
"	17	G. W. Baker, expense farm	292	18 99
"	21	J. E. Langstaff, drugs	293	3 86
"	21	T. Spring, groceries	294	9 47
"	26	Robt. D. Hry, sec. tax,	295	81 50
"	30	A. B. Conteright, coal	296	16 42
Feb'y	2	Mrs. G. W. Baker, milk tickets	297	3 75
"	6	S. Hirsch, clothing	298	14 00
"	6	S. Miller, groceries	299	1 11
"	13	Baldwin Bros. & B. Midee	300	3 59
"	18	Carrie B. Jacobs, music lessons	301	6 30
Mar	2	J. L. Long, drugs	302	2 40
"	6	L. L. Mather, repairing pump	303	30
"	7	J. E. Langstaff, telephone	304	3 00
"	7	S. Miller, groceries	305	92
"	9	Wille Paris, labor	306	2 50
"	22	Baldwin Bros. & Bolenbaugh, Midee	307	17 75
"	31	Geo. W. Baker, one-half interest in live stock	308	474 00
"	31	" " " expense and repairs	309	22 03
"	31	Robinson & Wilkins Co.	310	16 06
"	31	Baldwin Bros. & Bolenbaugh, dry goods	311	9 55
"	31	T. Spring groceries	312	15 21
April	1	Guardian's compensation		308 24
"	1	John M. Brodrick, Probate Judge	313	13 50
				<u>\$5823 54</u>

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UNION COUNTY PROBATE COURT.

Recapitulation.

Total amount chargeable,	\$ 5701 90
Total amount credited,	\$ 5823 54
Balance due said Guardian,	\$ 121 64

Affidavit to Account.

The State of Ohio, } ss.
 Union County, }
 I, Mary R. Fulton, Guardian of William
 Fulton, do make solemn oath that the within is a true
 and correct account of said guardianship, as I verily
 believe.

Mary R. Fulton.

Sworn to before me and signed in my presence,
 this 1st day of April A.D. 1905.

(S.D.)

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Assignment of Charles F. Monroe.

Journal Entry - In the Probate Court of Union County, Ohio, No. 6107. March 2, 1905. Filing of Charles F. Monroe. Filing First and Final Account.

Account - This day came O. W. McAdow, Assignee in trust for the benefit of the creditors of Charles F. Monroe, of Union County Ohio, and presented his first and final account in settlement of said assignment, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 29th day of April A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Report of Assignee's Report of all claims presented for allowance in the matter of the assignment of Charles F. Monroe.

Report of claims - filed Mar. 20/1905

Name and P.O. Address of creditor.	Amount of claim.	Date of Allowance or Rejection.	Allowed, Rejected or held subject to adjustment.
The Wisconsin Furniture Co., Milville, Wis.	19 50	1/28/05	Allowed.
Albrow & Sturges, Sturgis, Mich.	25 15	1/30/05	Allowed
Geo. L. Larned, Nappaine, Ind.	5 05	11/20/04	Allowed
Peck & Halls, Furniture Co., Chicago Ill.	50 00	12/12/04	Allowed
Stebbins Mfg Co., Lakeview, Mich.	24 25	10/31/04	Allowed
The J. B. Laycock Mfg Co., Indianapolis, Ind.	20 10	" "	Allowed
S. A. Weller, Garsville, Ohio,	38 85	9/2/04	Allowed
The Fremont Furniture Co., Fremont, Ohio	22 25	9/1/04	Allowed.
Phoenix Chair Co. Sheboygan, Wis	43 66	8/16/04	Allowed
Acme Company, Chicago, Ill.	84 82	8/9/04	Allowed.
Elgin Chair Co., Limited - Elgin Pa.	34 12	7/13/04	Allowed.
S. A. Maxwell & Co. Chicago, Ill.	11 32	7/2/04	Allowed.
John Stengel & Co.	78 50	7/4/04	Allowed.
Conroy - Foster Furniture Co., Shelbyville, Ind.	33 00	7/1/04.	Allowed.
The Peck Bros. & Co., Columbus, O.	15 93	6/20/04	Allowed
Joseph Hume, Cincinnati O.	47 10	6/28/04	Allowed.
The Bell Novelty Advertising Co., Bellfontaine, Ohio,	6 25	6/24/04	Allowed
L. F. Epps, Milford Center, "	7 35	6/23/04	Allowed
Robert G. Bonser, Cincinnati, O.	52 53	6/22/04	Allowed
Schroth & Potter, Columbus, O.	5 60	6/21/04	Allowed
The Billow Lumber Co. " "	17 30	6/17/04	Allowed
Milford Center Bank, Milford Ct "	20 3 55	6/13/04	Allowed
Saint Bros. Cambridge, Ohio	15 25	6/10/04	Allowed
J. S. Peck & Son, Gardington "	16 00	6/14/04	Allowed
Marysville Cabinet Co., Marysville "	23 10	6/13/04	Allowed

Journal Entry - Confirming Account

Journal Entry - Confirming Account to be made by the assignee in trust for the benefit of the creditors of Charles F. Monroe.

UNION COUNTY PROBATE COURT.

The State of Ohio, }
Union County, } O. W. McAdow, Assignee of Charles F. Monroe
being sworn says the foregoing Report is in all respects
true and correct, as he verily believes.

O. W. McAdow.

Sworn to before me and signed in my presence,
this 20th day of March A. D. 1905.

(Signature) John M. Brodrick, Probate Judge

Journal
Entry -
confirming
Account

On the Probate Court of Union County, Ohio,
On the Matter of the Assignment of Charles F. Monroe, } April 29, 1905, Settlement
of First and Final Account.

This day this matter came on to be heard on motion
to confirm account. O. W. McAdow, Assignee in trust
for the benefit of the creditors of Charles F. Monroe, of Union
County, Ohio, having heretofore, to wit; on the 2nd day of
March 1905, filed in this court his Final Account,
and notice of the time of hearing thereof having been
given as required by law, by publication in the Marys-
ville Tribune, a newspaper published and of general
circulation in the county aforesaid, for not less than
three consecutive weeks from and after the 5th day
of April 1905, and no exceptions having been filed
thereto, the said account, together with the vouchers
accompanying the same, are now examined by the
court, and said account, on such examination being
found correct, is allowed and confirmed.

This day this matter came on to be further heard
on motion of the said Assignee for the allowance of \$51⁰⁰
as his legal compensation, \$32⁸⁶ for extraordinary
services and \$25⁰⁰ for attorney fees, as per affidavits
herein filed. On consideration whereof, and the court
being fully advised in the premises, the said Assignee
is allowed said sum of \$51⁰⁰ as his legal compensation,
the sum of \$32⁸⁶ for extraordinary services and \$25⁰⁰ for
attorney fees. It is therefore ordered by the court that the
said Assignee retain out of the money of said trust
estate the sum of the three items last aforesaid; to wit;
\$108⁹².

And the court do find said Assignee charge-
able with assets of said trust estate in the sum of \$851⁰⁵
and that he is entitled to credits in the sum of \$851⁰⁵,
as shown by said vouchers and other evidence produced to
the court.

And the court do further find that there
is nothing in the hands of the said Assignee belonging
to said trust estate, and said account is settled accord-
ingly.

It is further ordered by the court that said
Assignee pay the cost of the proceedings aforesaid, taxed
at \$, within ten days, and that said Account be recorded,

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

First and Final Account - Assignee's Account.
 O. W. McAdow, Assignee in trust for the benefit of the creditors of Chas. F. Mouron, an account with said Trust. Said Assignee charges himself, as follows:

Total assets of said estate,	
Proceeds from sale of personal property,	834 20
Cash from assignor,	5 35
Cash from Acct. Carrie Brown,	1 30
1/2 Cash from sale of desperate claims	10 00
	<u>\$851 05</u>

Said Assignee claims credit for payments made on behalf of said estate as follows, to-wit:

Nov. 1	To J. M. Brodrick, Probate Judge,	18 25
2	W. B. Hopkins, Cashier	204 35
3	E. B. Hathaway	3 00
4	R. M. Nash,	3 00
5	L. B. Smith,	3 00
6	R. M. Nash,	3 75
7	R. M. Nash,	2 00
8	L. F. Epps	7 75
9	M. K. Thompson,	3 13
10	Chas. F. Mouron,	475 00
	O. W. McAdow, writing deed of assignment	5 00
	O. W. McAdow, Assignee exp. com. on \$851 05	51 06
	Extra allowance to Assignee	32 86
	D. W. Byers, Attorney	25 00
	John M. Brodrick, Probate Judge,	13 90
		<u>\$851 05</u>

Recapitulation.

Total amount chargeable,	\$851 05
" " credited,	\$851 05
Balance due said estate,	\$000 00

The State of Ohio, ss.
 Cuyahoga County, I, O. W. McAdow, Assignee in trust for the benefit of the creditors of Chas. F. Mouron do make solemn oath that the within account is in all respects, true and correct, as I verily believe.

O. W. McAdow.

Sworn to before me, and signed in my presence this 2nd day of March A. D. 1905,
 J. D. John M. Brodrick, Probate Judge.

Journal Entry - 851 05
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UNION COUNTY PROBATE COURT.

Estate of William Moffitt, deceased.

Journal
 Entry - On the Probate Court of Union County, Ohio,
 No. 5611 March 13th 1905.
 Filing William Moffitt, deceased. Filing Amended Second Account.
 Account - This day came Malen Wright, Administrator of the
 estate of William Moffitt, late of Union County, Ohio, de-
 ceased, and presented his Amended Second Account
 in Settlement of said estate duly verified.
 It is ordered by the Court that said Amended Second
 Account be, and it hereby is substituted for the
 Second Account heretofore filed herein. Whereupon
 the Court do further order the same filed and advertised
 for hearing on Saturday the 29th day of April A.D. 1905,
 at one o'clock P.M., to which time said matter is continued.
 John M. Brodrick, Probate Judge.

Journal
 Entry - Probate Court, Union County, Ohio,
 No. 5611 April 29, 1905. -
 continuance, William Moffitt, deceased. continuing case.
 This day the Amended Second Account of Malen
 Wright, Administrator with the will annexed of the
 estate of William Moffitt, deceased, came on for hearing
 together with the Motion to strike the same from the files.
 On consideration whereof it is by the Court ordered
 that the further hearing hereof be continued until
 May 23rd 1905, at 10 o'clock A.M.
 John M. Brodrick, Probate Judge.

Journal
 Entry - On the Probate Court of Union County, Ohio,
 No. 5611 May 23, 1905 - Settlement
 confirming William Moffitt, deceased. of Amended 2nd Final Account.
 Account - This day this matter came on to be heard on motions
 to confirm account. Malen Wright, Administrator
 with the will annexed of the estate of William Moffitt,
 late of Union County, Ohio, deceased, having heretofore,
 to-wit: on the 13th day of March 1905, filed in this Court
 his Amended Second and Final Account, and notice
 of the time of hearing thereof having been given on the
 original and amended second account, as required
 by law, by publication in the Marysville Tribune, a
 newspaper published and of general circulation in
 the county aforesaid, for not less than three consecu-
 tive weeks from and after the 5th day of August 1903
 and from and after the 5th day of April 1905, and ex-
 ceptions having been filed thereto, and having been
 withdrawn by the executor, without record, the said
 account, together with the vouchers accompanying
 the same, are now examined by the Court.

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UNION COUNTY PROBATE COURT.

Examination	Nov or about July 1	To J. J. Temple note	18 00
and	" " " "	H. W. Bavenaugh note	25 93
husband	" " " "	J. J. Davis "	17 75
his allowance	" " " "	J. F. Tilton "	126 00
for ex -	" " " "	J. W. Moffitt "	43 45
to this	" " " "	John M. Donald "	42 60
court being	" " " "	J. J. Temple "	18 55
Administrator	" " " "	Fred Poike "	60 53
compensation	" " " "	C. Varranville "	10 00
services.	" " " "	W. W. Lipps "	49 20
and Admin -	" " " "	C. W. Haines "	42 50
to take the	" " " "	J. L. Cox "	11 90
\$ 93 87.	" " " "	J. W. Moffitt "	53 53
Administrator	" " " "	C. F. Harriman "	35 50
the sum of	June 13	1903. cash received from Hendricks, Bonham & Harris on bond	150 00
to in the	" 29	cash received from Hendricks, Bonham & Harris on bond,	100 00
and other	Nov. 18	cash received from John W. Moffitt on bond	200 00
with assets	July 15	cash received from Hendricks, Bonham & Harris on bond	100 00
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state and			

Total, \$1412 52

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Said Administrator credits himself as follows:-

1902	Dec. 24	By cash paid W. L. Hoopes	Voucher No 1	\$ 150 00
	June 20	" " Samuel Sherwood	2	224 87
	July 7	" " Marion Temple	3	82 10
	" "	" " H. W. Cox	4	228 02
	Jan. 15	" " Hoopes & Robinson	5	300 00
	July 10	" " Allen Haines	6	121 00
	June 15	" " W. M. Cahill	7	5 50
	July 13	" " The Kinton Marble & Granite Co.	8	117 29
	" 19	" " John Bonham	9	2 75
	Jan. 25	" " Union Co. Treas.	10	2 56
	July 22	" " " " " "	11	2 56

" compensation due Adm'r as commission on \$ 400, at 6 per cent 24 00
As commission on \$246.⁷⁴ at 4 per cent 9 87

Judge.
state of
said estate
llows:
15 78
14 80
26 50
24 00
26 00

Said Administrator asks for extra allowance for extraordinary services as follows:-
Preparing testimony in trial on exceptions to First account 15 00
Attending trial on exceptions to said account 15 00
Filing petition & preparing suit and attending court in case of Malen Wright vs. John W. Moffitt on bond, 20 00
Money actually expended by Administrator 10 00

\$1330 52

RECORD OF ACCOUNTS.

Said Administrator represents that there remains unpaid of the debts of William Moffitt, deceased,

L. C. Beem, account for \$ 24.74 with int from Sept 27, 1900	
Pickinson & Wallace " " 4.98 " " " " May 4, 1901	
M. Deuty " " 28.00 " " " " June 22 " "	
Nelson Thornton out. " " 82.80 " " " " Oct 25 " "	
M. Victory Bank account " " 10.00 " " " " Sept 9 " "	
C. F. Harriger " " 11.28 " " " " Oct. 21, 1902	
J. H. Jennings " " 4.84 " " " " May 17, 1901	
H. E. Thornton note " " 100.00 " " 8% " " Dec. 20, 1900	
Gracy Hicks Account " " 7.75	
C. F. Harriman " " 18.20	
Hendricks, Bouhan & Co " " 1.68	
Costs of estate in case of Malen Wright, Admin vs. John W. Moffitt	17 94
Probable costs of administration yet unpaid	\$ 200 00

Recapitulation.

Total amount chargeable,	\$ 1412 52
Total amount credited,	1330 52
Balance due said estate,	\$ 82 00

Affidavit to Account.

I, the State of Ohio, Union County, ss:
 I, Malen Wright, Administrator of the estate of William Moffitt, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe,
 Malen Wright.

Sworn to before me and signed in my presence this 9th day of March A. D. 1905.
 (L.S.) James E. Robinson, Notary Public.

Account of Account of Final Distribution.
 Final Distrib - Malen Wright, Administrator of the estate of William Moffitt deceased, in account with said estate,
 June 6/1905 - Said Administrator charges himself as follows:
 Amount found due estate as per account filed with court March 13, 1905 \$ 82 00
 Amount Administrator by Probate court
 Receipt of H. E. Thornton from " " 105 32
 " " C. F. Harriman " " " 18 20
 " " Gracy Hicks " " " 7 75
 " " L. C. Beem " " " 24 74
 Balance for distribution, \$ 373 41

Said Administrator credits himself as follows;
 Amounts paid to creditors, as per distributive order of court made May 23, 1905, viz:

Journal Entry - Discharge - Wa pre the m by Sa bo it as su lia his err thi an

UNION COUNTY PROBATE COURT.

Sept 27, 1900
 May 4, 1901
 June 22 "
 Oct 25 "
 Sept 9 "
 Oct. 21, 1902
 May 17, 1901
 Dec. 20, 1900

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To J. H. Jennings	\$ 4 84
" Johnston & Hargis	13 02
" Mr. Victory Bank	10 00
" M. M. Hubbard, (Nelson Thornton)	115 00
" J. M. Denty	30 50
" Dickinson & Wallace	3 00
" Chas. C. Penhewood	17 94
" Hendricks Bonham & Co.	1 68
" Receipt of D. E. Thornton	135 40
" " " G. F. Harriman	18 20
" " " L. C. Beene	24 74
" " " Tracy Hillis	7 75
Total,	254 07
Balance due said Administrator	\$ 10 66

The State of Ohio, Union County, ss:
 Malen Wright, Administrator of the estate of William Moffitt, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of court as he verily believes; and said Administrator asks ^{that} the same, after he be reimbursed for money paid by him over and above money received from the estate, be allowed as his final discharge and ordered by the court to be recorded.

Malen Wright,
 Sworn to before me and signed in my presence, this 6th day of June 1905.
 John M. Brodrick, Probate Judge.

Journal
 Entry - In the Matter of the estate of William Moffitt, deceased. } orders on settlement of
 Order of Discharge - This day Malen Wright, Administrator of the estate of William Moffitt, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said Malen Wright, it is ordered that the same be and hereby is allowed as his final discharge. Said Malen Wright and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said Malen Wright pay the costs herein taxed.

RECORD OF ACCOUNTS.

at \$, within ten days, cost paid.

The court further finds that said Malen Wright in reporting the claims due Nelson Thornton in his second amended account returned the face of said note at \$82⁸⁰ when in fact it was \$87²⁰ and stated the interest thereon at 6 per cent, when it should have been 8 per cent, making a difference of \$14⁰⁶ on said note.

John M. Brodrick, Probate Judge.

Journal Entry - Appointing Admin -

Guardianship of Margaret E. Finley.

Probate Court, April 25, 1905

Journal Entry - Appointment of Guardian -

On the Matter of the Guardianship of Margaret E. Finley, an imbecile. No 6264. Appointment, Order for Bond. This day Hollie E. Crawford, appeared in open court, and made application to be appointed Guardian of Margaret E. Finley, and the court being satisfied that said Margaret E. Finley is an imbecile of the age of twenty-four years, November 29th 1884, of Blairtown Township, Union County, Ohio, and that said imbecile resides in this county; and the court being further satisfied that a guardian is necessary and that said Hollie E. Crawford is a suitable person to be appointed and she having filed in this office a statement, duly verified by her affidavit, of the whole estate of said imbecile, and the probable value thereof and also the probable annual rents of said imbecile's real estate. It is ordered that said Hollie E. Crawford be appointed such Guardian upon giving bond with sureties as required by law, in the sum of One Thousand and Five Hundred Dollars, and this cause is continued.

Journal Entry - Approving Bond -

John M. Brodrick, Probate Judge

Probate Court, May 1, 1905.

Journal Entry - Approving Bond -

On the Matter of the Guardianship of Margaret E. Finley, an imbecile. Appointment, Bond & Approval. Letters Issued. This day Hollie E. Crawford, appeared in open court, accepted the appointment as Guardian of Margaret E. Finley and gave and filed herein her bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with John J. Finley and B. L. Talmage freeholders as sureties thereon, which bond is approved by the court. Thereupon said Hollie E. Crawford took an oath.

the do is to h Journal Entry - Approving Bond - Journal Entry - Approving Bond -

UNION COUNTY PROBATE COURT.

that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that letters of guardianship issue to said Lollie E. Crawford, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Rilla G. Roney, deceased.

Probate Court, May 1, 1905.

Journal Entry - Appointing Adminr

In the Matter of the estate of Rilla G. Roney, deceased. No. 6257. Appointment. Order for Bond.

This day Fern Roney appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Rilla G. Roney, late of Paris Township, Jefferson County Ohio, deceased, and an affidavit that there is not to her knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Fern Roney is a suitable person and legally competent; it is ordered that said Fern Roney be appointed as such Administratrix upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, May 1st 1905

Journal Entry - Approving Bond

In the Matter of the estate of Rilla G. Roney, deceased. Appointment, Bond Approved Letters Issued.

This day Fern Roney appeared in open court, accepted the appointment as Administratrix of the estate of Rilla G. Roney, deceased, and gave and filed herein her bond in the sum of Two Thousand Dollars, conditioned according to law, with L. Robinson and Ed. Court, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Fern Roney; that an appraisalment herein be dispensed with until further order of the court; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Oscar Brewer, Deceased.

Be it remembered, that heretofore, to-wit: on the 26th day of April A.D. 1905, a Petition in the above entitled cause was filed in this court which reads in the words and figures following, to-wit:

Petition, Petition for Distribution of Assets in Kind -
filed When debts of estate are all Paid.

April 26/05, On the Matter of the estate of { Probate Court, Union County, O.
Oscar Brewer, Deceased. } No 6255. Petition,
To the Honorable Judge of said Court;

Your petitioner respectfully represents that she is the duly appointed and qualified executrix of the estate of said Oscar Brewer, deceased; that as such executrix she has paid all the debts of said estate, that she has in her possession certain notes and accounts belonging to said estate described as follows; All the notes and accounts contained in the inventory and appraisement filed in said court, that the persons entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over in kind, as indicated by their assent and agreement in writing, hereto attached.

Your petitioner therefore asks for the approval and order of the court in making the distribution and paying over of said assets, in kind, to those of such distributees as will receive the same.

Maggie E Brewer,
per W. F. Brodrick, Agent.

The State of Ohio, Union County, ss:

Maggie E Brewer, being duly sworn says that the facts stated in the foregoing petition are true as she verily believes.

Maggie E Brewer,

Sworn to before me and signed in my presence this 25th day of April 1905.

(L.S.)

W. F. Brodrick,

Notary Public in and for Union Co., State of Ohio.

Journal

Entry - On the Matter of the estate of { Probate Court, Union County, Ohio,
Oscar Brewer, Deceased. } April 26, 1905 - Order to His -
Order to distribute in kind - tribute Assets in Kind, etc.

This day Maggie E. Brewer, executrix of the estate of Oscar Brewer, deceased, appeared in open court and filed her petition praying for an order approving the distribution and paying over of certain assets of said estate, as described and set forth in said petition. And it appearing to the court that the statements in said petition are true and that the persons

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UNION COUNTY PROBATE COURT.

entitled to the proceeds of such assets as distributees, assent and agree to have the same distributed and paid over in kind, as indicated by their assent and agreement in writing, attached to said petition.

It is therefore ordered that said executrix distribute and pay over said assets, in kind, to those of such distributees as will receive the same.

It is further ordered that said executrix report her proceedings herein immediately after the making of such distribution and this cause is continued.

John M. Brodrick, Probate Judge.

Assent of the Matter of the estate of Oscar Reever, deceased. Probate Court, Union County, Ohio. Assent and Agreement.

Maggie E. Reever, executrix of the estate of Oscar Reever, deceased, having represented to us that all the debts of said decedent are paid, and she still holds certain notes and accounts, to-wit: all the notes and accounts contained in the Inventory and Appraisement filed in said court in her hands undisposed of, and to the proceeds of which we are entitled as distributees; we hereby assent and agree to have said assets distributed and paid over, in kind, to such of us as are willing to take the same.

Seated this 25th day of April 1905.

Maggie E. Reever.

Report of Distribution of Assets in Kind. Report. On the Matter of the estate of Oscar Reever, deceased. Probate Court, Union County, Ohio.

The undersigned, Maggie E. Reever, executrix of the estate of Oscar Reever, deceased, respectfully reports that in obedience to the order heretofore issued she has made distribution of the assets of said estate, remaining in her hands as such executrix after the payment of the debts of said estate, in kind, to those of the distributees as were willing to receive the same, as follows:

Name of Distributee.	Description of Assets, ^{No. of} Value, Amount
Maggie E. Reever	All the notes and accounts contained in the Inventory and Appraisement of said estate and filed in said court. Total, \$249.25

Respectfully submitted, this 1st day of May 1905.

Maggie E. Reever, executrix of the estate of Oscar Reever, dec'd.

I the State of Ohio, Union County, ss: Maggie E. Reever being duly sworn says that the foregoing Report is in all respects true and correct, as

RECORD OF ACCOUNTS.

she verily believes.

Maggie E. Brewer,

Sworn to before me and signed in my presence this 1st day of May 1905.

(S.D.)

W. F. Brodrick, Notary Public.

Journal

Probate Court, Union County, Ohio.

Entry - On the Matter of the estate of Oscar Brewer, Deceased. May 2, 1905. - Orders Approving Distribution of Assets of Kind.

This day came Maggie E. Brewer, Executrix of the estate of Oscar Brewer, Deceased, and made and filed herein her Report of distribution and paying over of the assets of said estate in kind, to such of the distributees as were willing to receive the same. And it appearing to the court that said Report is in all respects correct, and that such distribution has been made according to law and the former order of the court.

It is ordered that the proceedings of said executrix be and the same hereby are approved. And it is further ordered that this proceeding be recorded and that said executrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Alma Cornelia Rausch et al.,

Journal

On the Matter of the Guardianship

Entry - of Alma Cornelia Rausch,

Appointing Adalbert Bryan Rausch,

Guardian - Erno Adam Ludwig Rausch and

Harold August Treating Rausch, Minors.

Probate Court,

May 9th 1905

Appointment,

Order for Bond,

No. 6275.

This day Andrew McBarthy appeared in open court, and made application to be appointed Guardian of Alma Cornelia Rausch, Adalbert Bryan Rausch, Erno Adam Ludwig Rausch and Harold August Treating Rausch, and the court being satisfied that said Alma Cornelia Rausch is a minor of the age of eleven years, November 30, 1904; that said Adalbert Bryan Rausch is a minor of the age of eight years, December 11th 1904; that said Erno Adam Ludwig Rausch is a minor of the age of five years September 21, 1904, and that said Harold August Treating Rausch is a minor of the age of two years July 8, 1904, and children of Le Lou Rausch, late of Paris Township, Union County, Ohio, deceased, and that said minors reside in this county; and the court being further satisfied that a guardian is necessary and that said Andrew McBarthy is a suitable

Journal
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Approving et
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UNION COUNTY PROBATE COURT.

person to be appointed, and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minors and the probable value thereof, and also the probable annual rents of said minors' real estate, It is ordered that said Andrew M. Carthy be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twelve Hundred dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Guardian - (Probate Court, May 14, 1905. Appointment. Bond Approved. Minors. Letters Issued.)
Bonds re - This day Andrew M. Carthy appeared in open court,

accepted the appointment as Guardian of the estate of Alma Cornelia Rausch, Adalbert Bryan Rausch, Emma Adam Ludwig Rausch and Harold August Gustav Rausch, and gave and filed herein his Bond in the sum of Twelve Hundred dollars, conditioned according to law, with Lena M. Carthy and George A. Rausch, freeholders as sureties thereon, which Bond is approved by the court. Thereupon said Andrew M. Carthy took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that letters of guardianship issue to said Andrew M. Carthy that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge

Estate of Catharine Holmes, Deceased.

Journal Entry - In the Matter of the Estate of (Probate Court, May 5, 1905. No. 6273. Appointment. Order for Catharine Holmes, Deceased. Order for Bond.)
Bonds re - This day Mary J. Harter appeared in open court, and

made and filed an application under oath as required by law to be appointed Administratrix of the estate of Catharine Holmes, late of Jerome Township, Union County Ohio, deceased, and an affidavit that there is not to her knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed and that said Mary J. Harter is a suitable person and legally competent: it is ordered that said Mary J. Harter be appointed as such administratrix upon giving bond with sureties as required by law in the sum of Four Hundred dollars, and this cause is continued. John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal
 Entry - On the Matter of the estate of { Appointment, Bond Approved,
 Approving Catharine Holmes, Deceased. } Letters Issued,
 Bond &c - This day Mary J. Harter appeared in open court, ac-
 cepted the appointment as Administratrix of the
 estate of Catharine Holmes, deceased, and gave and
 filed herein her bond in the sum of Four Hundred
 Dollars, conditioned according to law, with Lewis
 Heath, William Smith and B. B. Heath, freeholders as
 sureties, which bond is approved by the court.
 It is therefore ordered that letters of administration
 issue to said Mary J. Harter, that this proceeding be
 recorded and that said Administratrix pay the
 costs herein taxed at \$.
 John M. Brodrick, Probate Judge.

Journal
 Entry - In the Matter of the estate of { No. 6278. Appointment,
 Appointing Joseph S. Smith, Deceased. } Order for Bond.
 Adminr - This day Eva Smith appeared in open court, and
 made and filed an application under oath as required
 by law to be appointed Administratrix of the estate of
 Joseph S. Smith, late of Allen Township, Currier County, Ohio,
 deceased, and an affidavit that there is not to her
 knowledge any last will and testament of the al-
 leged intestate, also a statement in general
 terms as to what the estate consists of and the
 probable value thereof; and the court being satis-
 fied that an Administrator should be appointed,
 and that said Eva Smith is a suitable person and
 legally competent; it is ordered that said Eva Smith
 be appointed as such Administratrix upon giving
 bond with sureties as required by law, in the sum of
 Sixteen Hundred Dollars, and this cause is continued.
 John M. Brodrick, Probate Judge.

Journal
 Entry - On the Matter of the estate of { Appointment, Bond Approved,
 Approving Joseph S. Smith, Deceased. } Letters Issued,
 Bond &c - This day Eva Smith appeared in open court, accepted the
 appointment as Administratrix of the estate of Joseph S.
 Smith, deceased, and gave and filed herein her bond in
 the sum of Sixteen Hundred Dollars, conditioned ac-
 cording to law, with O. B. Eaton, J. L. White, Joshua Moriel
 and L. W. Gline, freeholders as sureties, which bond is
 approved by the court. It is therefore ordered that
 letters of administration issue to said Eva Smith,
 that this proceeding be recorded and that said

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UNION COUNTY PROBATE COURT.

Administratrix pay the costs herein taxed at \$
John M. Brodrick, Probate Judge.

Estate of George Harris, Deceased.

Journal Probate Court, May 19, 1905.
Entry - On the Matter of the estate of { No. 6279. Appointment.
Appointing George Harris, Deceased. } Order for Bond.

Admir - This day John Harris appeared in open court and made and filed an application under oath as required by law, to be appointed administrator of the estate of George Harris, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said John Harris is a suitable person and legally competent; and Mary W. Harris, widow of said George Harris, having filed herein her written declination and recommended the appointment of said John Harris; it is ordered that said John Harris be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Six Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, May 20, 1905.

Journal Probate Court, May 20, 1905.
Entry - On the Matter of the estate of { Appointment, Bond Approved.
Approving of George Harris, Deceased. } Letters Issued.

Bond re - This day John Harris appeared in open court, accepted the appointment as administrator of the estate of George Harris, deceased, and gave and filed herein his bond in the sum of Six Hundred Dollars, conditioned according to law, with Wilhelm J. Rausch and B.L. Robinson, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to John Harris, that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Mary S. Henderson, Deceased.

Journal Probate Court, May 27, 1905.
Entry - On the Matter of the estate of { No. 6283. Appointment,
Appointing Mary S. Henderson, Deceased. } Order Dispensing with Bond.

Executor - The last will and testament of Mary S. Henderson, late of Paris Township, in this county, deceased,

RECORD OF ACCOUNTS.

having heretofore been duly proved and allowed, this day W. O. Henderson, the executor named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executor, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said W. O. Henderson is a suitable person and legally competent, and said Testatrix having requested that no bond be required of said W. O. Henderson, as executor as aforesaid; it is ordered that he be appointed as such executor without bond, until the further order of the court herein; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal Entry - Letters Issued

In the Matter of the estate of Mary S. Henderson, dec'd. Probate court, May 27, 1905. Appointment, Letters Issued. This day W. O. Henderson appeared in open court, accepted the trust as executor of the estate of Mary S. Henderson, deceased. It is therefore ordered that letters testamentary issue on the will of said decedent, to said W. O. Henderson, that this proceeding be recorded, and that said executor pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of John F. Granger, deceased.

Be it remembered, that heretofore, to wit: On the 27th day of May A. D. 1905, an Account of Distribution was filed in this court which reads as follows, to wit:

Report of Distribution, May 27, 1905

Account of Final Distribution.
S. L. Scott, executor of the estate of John F. Granger, deceased. In account with said estate. Said executor charges himself as follows:
Amount found due estate, as per final settlement with court, made December 27, 1902, \$163 64
Paid telegram, post, &c. 1 82

Balance for distribution, \$161 82
Said executor credits himself as follows:-
Amounts paid to heirs and legatees, as per distribution order of court, made December 27, 1902, viz:

1902 Nov. 25
Dec. 4
" 4
" 4
" 4
1903 Jan. 12
" 11
1904 Mar. 4
1905 Apr. 8

To Mary E. Whitmer,	Voucher 1	20
" Frank Granger,	" 2	20
" Martha J. Collyer,	" 3	20
" John F. Granger,	" 4	24
" Martin E. Granger,	" 5	32
" Laura E. DeBolt,	" 6	2 71
" Mrs. L. DeBolt,	" 7	2 71
" Bettie L. Richardson Granger,	" 8	20
" Charles E. Granger,	" 9	20
Total Distribution,		\$161 82

Journal Entry - Discharge - Gro - an - over - other - dis - pro - the - an - Sec - fro - sur - fest - an - off - ta

UNION COUNTY PROBATE COURT.

The State of Ohio, Union County, ss:

A. L. Scott, Executor of the estate of John G. Granger, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of court as he verily believes; and said executor asks that the same be allowed as his final discharge and ordered by the court to be recorded.

A. L. Scott.

Sworn to before me and signed in my presence this 27th day of May 1905.

[Signature]

John M. Brodrick, Probate Judge

Journal

Probate Court, Union County, Ohio, May 27, 1905.

Entry - In the Matter of the Estate of John G. Granger, Deceased. No. 5353. Order on Settlement of Account of Final Distribution. Discharge - This day A. L. Scott, Executor of the estate of John G. Granger, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said A. L. Scott; it is ordered that the same be and hereby is allowed as his final discharge. Said A. L. Scott and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said A. L. Scott pay the costs herein taxed at \$, within ten days. Costs paid.

John M. Brodrick Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Charles F. Allgower, deceased.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio,
On the Matter of the estate of Charles F. Allgower, deceased. (No. 171. December 23, 1904)
Filing First and Final Account.
This day came Sarah C. Allgower, Administratrix of the estate of Charles F. Allgower, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate, duly verified.

Final
Account -

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 28th day of January A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.
In the Probate Court of Union County, Ohio,

Journal
Entry -
Confirming
Account &c -

On the Matter of the estate of Charles F. Allgower, deceased. (January 28, 1905 - Settlement of First and Final Account.)
This day this matter came on to be heard on motion to confirm account. Sarah C. Allgower, Administratrix of the estate of Charles F. Allgower, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 23rd day of December 1904, filed in this court her Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4th day of January 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

1904
Nov. 5
" "
" "
" "
" "
" "

This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$100⁰⁰ as her compensation for expenses and services rendered to said estate to this date, On consideration whereof and the court being fully advised in the premises, the said Administratrix is allowed the sum of \$70⁰⁰ as her legal compensation and the sum of \$30⁰⁰ for expenses. It is therefore ordered by the court that the said Administratrix retain out of the money of said estate the sum of the two items last aforesaid, to-wit: \$100⁰⁰

and the court do find the said Administratrix chargeable with assets of said estate in the sum of \$1500⁰⁰ and that she is entitled to credits in the sum of \$1500⁰⁰ as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administratrix due said estate and said account is settled accordingly

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UNION COUNTY PROBATE COURT.

It is further ordered by the Court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account

Administratrix's Account

Sarah B. Allgower, Administratrix of the estate of Charles F. Allgower, deceased, in account with said estate. Said Administratrix charges herself as follows:

% Sale of house and lot,	\$1500 00
Total receipts,	\$1500 00

Said Administratrix claims credit on account of payments and disbursements made on behalf of said estate as follows: -

1904	Nov. 5	% donor	Receipt No. 1	\$ 253 88
"	"	" funeral expenses,	" " 2	78
"	"	" attorney fees,	" " 3	45
"	"	" probate costs	" " 4	23 45
"	"	" taxes,	" " 5	25 02
"	"	" commission and expenses	" " 6	1 00
"	"	" distributive shares (heirs)	" " 7	972 65
Total disbursements,				\$1500 00

Recapitulation.

Total amount chargeable,	\$1500 00
Total amount credited,	\$1500 00

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Sarah B. Allgower, Administratrix of the estate of Charles F. Allgower, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Sarah B. Allgower,

Sworn to before me and signed in my presence, this 23rd day of December A. D. 1904.

(S.D.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

In the Matter of Accounts Filed for Settlement.

Journal

Probate Court, Cerritos County, Ohio.

Entry - In the Matter of Accounts } entry - May 27, 1905,
Approving Filed for Settlement. } Notice Approved.

Notice - This day proof of publication of notice of filing ac-
counts and vouchers of administration and guard-
ianship, was made; and the court do find the same
in all respects regular and pursuant to law.

It is therefore ordered that the notice and proof a-
foresaid be entered upon the Journal and Account
Record of this Court.

John M. Brodrick, Probate Judge.

Notice

Probate Court Notice.

Accounts and vouchers have been filed in the Probate
Court of Cerritos County, Ohio, which will be for hearing on

Saturday, May 27, 1905,
at one o'clock P. M., as follows, to-wit:

- No 5957 Milo L. Myers, Executor of the will of Joseph C. Rogers;
final account.
- No 6082 John L. Blumberg, executor of the will of James J. Blumberg;
final account.
- No 6241 Lizzy E. Mc Cormick, Administratrix of the estate of
James E. Mc Cormick; final account.
- No 5982 George Kreager, late Administrator of the estate of Friedrich
S. Vigor; final account, by Harriet E. Kreager, executrix of
of said George Kreager.
- No 6073 Leighton Johnson, Administrator of the estate of John John-
son; final account.
- No 5959 Laurinda Seely, Administratrix of the estate of Herrick
B. Seely; final account.
- No 15034 Joseph P. Martin, Administrator of the estate of Thomas Wil-
cox; final account.
- No 5928 Mary B. Rausch, Administratrix of the estate of Emanuel
Rausch; first account.
- No 5978 Louisa Rausch, Administratrix of the estate of G. Lou Rausch;
first account.
- No 5853 James Dunlop, Guardian of Lloyd E. Barr; first account.
- No 5858 Mrs. A. Hall, Guardian of Grover A. Hall; first account.
- No 5857 Albert C. Martin, Guardian of Charles J. Earlewine; final account.
- No 3016 Lewis W. Morril, Guardian of Bylette Sharp; seventh account.
- No 5177 Clarence C. Perfect, Guardian of Emery L. Hunt; third account.
- No 4258 Malon Manguns, Guardian of Arith Bothin; final account.
- No 5864 Josephine Mc Daniel, Guardian Elmer E. Mc Daniel, Joseph A.
Mc Daniel, Frank H. Mc Daniel, Marion L. Mc Daniel, Lawrence
W. Mc Daniel and Lelia J. Mc Daniel; first accounts.
- No 5854 Jesse E. Siskison, Guardian of J. Jefferson Hodge and Clarence
Hodge; first account.
- No 5956A Charles H. Mills, Guardian of David C. Mowen; final account.

No 4539

Affidavit
to Notice

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UNION COUNTY PROBATE COURT.

No 4539 Martin Kuben, Guardian of Catharine Kuben; final account. Any persons interested may file written exceptions to said accounts, or any item thereof, on or before said day of hearing.

John M. Brodrick, Probate Judge.

Affidavit to Notice - The State of Ohio, } ss. Curious County, } Personally appeared before me J. H. Shearer and made solemn oath, that the notice, a copy of which is hereto attached, was published for four consecutive weeks on and next after May 3rd 1905 in the Marysville Tribune, a newspaper of general circulation in the county aforesaid.

J. H. Shearer,

Sworn to before me and signed in my presence, this 27th day of May A.D. 1905.

(L.S.)

Ada M Campbell,

Deputy Clerk, Probate Court.

Estate of Joseph C. Rogers, Deceased.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of Joseph C. Rogers, deceased. No. 5957. April 6, 1905. Filing First and Final Account. This day came Milo, L. Myers, Executor of the estate of Joseph C. Rogers, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of Joseph C. Rogers, deceased. May 27, 1905; - Settlement and Confirmation of First and Final Account. This day this matter came on to be heard on motion to confirm account, Milo L. Myers, Executor of the estate of Joseph C. Rogers, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 6th day of April 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now

RECORD OF ACCOUNTS.

Examined by the court, and said account, on such examinations being found correct, is allowed and confirmed. This day this matter came on to be further heard on motions of the said executor for the allowance of \$175⁰³ as his legal compensation, and \$20⁰⁰ for expenses and extraordinary services rendered to said estate to this date, on consideration whereof and the court being fully advised in the premises, the said executor is allowed said sum of \$175⁰³ as his legal compensation and the sum of \$20⁰⁰ for expenses and extraordinary services. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of the two items last aforesaid, to wit; \$195⁰³.

And the court do find the said executor chargeable with assets of said estate in the sum of \$3875⁷⁸ and that he is entitled to credits in the sum of \$3875⁷⁸, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate, and said account is settled accordingly.

It is further ordered by the court that said executor pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge

Final Administrator's Account.

Account - Milo L. Mayers, Executor of the estate of Joseph C. Rogers, deceased, in account with said estate.

Said Executor charges himself as follows;

1903	1904	Description	Amount
		Total amount received for -	
Sept. 23		" Pension.	36 00
Jan. 20	1904	" Machinery and tools.	21 35
Mich. 15		" farming tools.	2 50
" 25		" first payment for real estate,	600 00
" 26		" balance for real estate	3172 20
" 31		" sale of hogs	32 73
" 31		" " " straw	2 00
April 9		" " " farm machinery	9 00
		Total amount received,	\$3875 78

Said executor claims credits on account of payments and disbursements made on behalf of said estate, as follows:

1903	Description	Receipt No.	Amount
Oct. 10	Boyanount paid J. E. Southard,	1	\$ 1
" 10	" " " J. P. Martin,	2	1
" 10	" " " J. B. Halloway,	3	1
" 15	" " " L. H. Otte,	4	1
" 17	" " " B. K. Johnson,	5	1

1903	Date	Page
Nov.	14	B.
Dec.	23	"
1904	Jan.	12
	April	1
"	"	1
"	"	6
"	"	6
"	"	7
"	"	7
"	"	7
"	"	9
"	"	9
"	"	23
"	"	28
July	18	"
Aug.	6	"
Sept.	8	"
Oct.	1	"
"	1	"
"	1	"
"	1	"
"	1	"
"	1	"
"	1	"
"	1	"
"	1	"
"	1	"
1905	April	5
"	"	5
"	"	5

UNION COUNTY PROBATE COURT.

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Date	Year	Description	Receipt No	Amount
Nov. 14	1903	By amount paid A. Cole,	6	1
Dec. 23	1903	" " " E. J. Evans,	7	5
Jan. 12	1904	" " " Probate fees,	8	13 76
April 1		" " " Probate fees,	9	43 67
" 1		" " " Taxes,	10	28 46
" 6		" " " Milton Haines,	11	1 00
" 6		" " " Anna B. Woodard,	12	1161 49
" 7		" " " J. B. Galloway,	13	1 00
" 7		" " " Milo L. Myers,	14	195 33
" 7		" " " Porter & Porter & Myers,	15	75 00
" 9		" " " Allen Haines,	16	1 00
" 9		" " " Fred Schneider,	17	18 40
" 23		" " " S. J. Hare,	18	2 50
" 28		" " " Mary Rogers,	19	452 47
July 18		" " " Russell & Co.,	20	1100 92
Aug. 6		" " " S. W. Dolbear	21	2 50
Sept. 8		" " " C. F. Haines	22	1 00
Oct. 1		" " " N. E. Liggett	23	11 00
" 1		" " " C. H. Perfect	24	1 20
" 1		" " " John Baker	25	14 26
" 1		" " " P. D. Longbrake	26	22 00
" 1		" " " Kaultman	27	23 50
" 1		" " " C. B. Miller	28	60
" 1		" " " H. W. Morey & Co.,	29	53 25
" 1		" " " Shearer & Shearer	30	2 00
" 1		" " " S. B. Drisker	31	9 25
" 1		" " " W. B. Bauffington	32	13 50
" 1		" " " Milo L. Myers	33	16 50
" 1		" " " Alex Howland,	34	145 46
" 1		" " " J. B. McBlister,	35	5 00
" 1		" " " Mike Schneider,	36	10 90
" 1		" " " Lehas C. Penhousod,	37	34 82
1903		" " " Milo L. Myers	38	10 00
April 5		" " " Probate Judge	39	8 35
" 5		" " " Milo L. Myers	40	5 00
" 5		" " " Mary Rogers	41	377 98

Total amount of disbursements

\$ 3875 78

Recapitulation.

Total amount chargeable,

\$ 3875 78

Total amount credited,

\$ 3875 78

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Milo L. Myers, executor of the estate of Joseph C. Rogers deceased, do make solemn oath that the within account, is in all respects true and correct, as I verily believe.

Milo L. Myers,

Sworn to before me and signed in my presence this 6th day of April A.D. 1905.

J. D. John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of James J. Beveringer, Deceased.

Journal Entry - In the Matter of the estate of James J. Beveringer, Deceased. No. 6882. April 18th 1905. Filing First and Final Account. This day came John L. Beveringer, executor of the estate of James J. Beveringer, late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

Final Account

Journal Entry - In the Matter of the estate of James J. Beveringer, Deceased. May 27, 1905. Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. John L. Beveringer, Executor of the estate of James J. Beveringer, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 18th day of April 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said executor for the allowance of \$30⁴⁸ as his legal compensation. On consideration whereof and the court being fully advised in the premises, the said executor is allowed said sum of \$30⁴⁸ as his legal compensation. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum of aforesaid, to-wit: \$30⁴⁸.

1904
May 6
" "
" "
" 7
" "
" "
" 10
" 25
Sept. 12
1905 21
Jan'y 14
Mch 27
April 7
" "
" 12

And the court do find the said executor chargeable with assets of said estate in the sum of \$1102⁹⁶ and that he is entitled to credits in the sum of \$1102⁹⁶, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is nothing in the hands of the said executor due said estate, and said account is settled accordingly. It is further ordered by the court

UNION COUNTY PROBATE COURT.

that said executor pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account -

Executor's Account.
John L. Clevenger, Executor of the estate of James J. Clevenger, deceased, in account with said estate.
Said Executor charges himself as follows:

			\$	Cts.	\$	Cts.
To cash as per Inventory,	Note inventoried		702	25		
" " from W. F. Aurine,	" "		15	45		
" " " Jesse E. Charles,	" "		23			
" " " J. L. Clevenger,	" "		32	55		
" " " John H. Hairs,	" "		15	1		
" " " Lane, Dist. on	" "		3	40		
" " " J. G. Gaston,	" " & Dist. 25 ⁹		8	95		
" " " G. O. Hurd,	" " " 30 ⁹		24	30		
" " " Isaac Jolliff,	" "		26	45		
" " " S. S. Johnson,	" "		7			
" " " B. E. Kirla,	" "		20	60		
" " " Wm B. McKey,	" "		10			
" " " Mrs. B. F. McCampbell,	" "		40	25		
" " " H. W. Miller,	" "		6	60		
" " " H. B. Romine,	" "		6	25		
" " " Nell Teeto,	" "		24	98		

Said executor claims credit for payments made by him on behalf of said estate, to-wit:

1904					
May 6	By paid S. F. Guthery,	Voucher 1			1
" "	" " Alva Vanatta,	" 2			1
" "	" " G. M. Sawyer,	" 3			1
" 7	" " Carrie Guthery	" 4			1 70
" "	" " Laura Gaston,	" 5			1 80
" "	" " J. L. Robinson,	" 6			90
" "	" " G. L. Bommer M. D.,	" 7			77 15
" "	" " W. L. Stricker,	" 8			3
" 10	" " F. L. Winter,	" 9			26 40
" 25	" " Ray Vanatta,	" 10			1
" "	" " Joanna R. Clevenger,	" 11			1 60
Sept. 12	" " A. L. Moore, Secy,	" 12			12 50
1905- 21	" " Joanna Clevenger,	" 13			2 15
Jan 14	" " Shearer & Shearer	" 14			2
Mar 27	" " A. L. Moore, Secy	" 15			5 12 50
April 7	" " John M. Brodrick, P. J.	" 16			16 18
" "	" " John J. Andrews, Recorder	" 17			1
" 12	" " Joanna Clevenger	" 18			25
" "	" " Executor's statutory compensation on said estate, voluntarily reduced to -				30 48
" "	" " John M. Brodrick P. J.	Voucher 19			8 35
" "	" " James McCampbell	" 20			5
					<u>\$1102 96</u> / <u>\$1102 96</u>

Union County, Ohio.
18th 1905.
Final Account,
Executor of the
County,
and Final
verified,
filed and
day of
time said
Probate Judge,
County, Ohio.
Settlement of
Final Account,
on motion
of the
County, Ohio,
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the Court

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,
Total amount credited,

\$ 1102 96
\$ 1102 96

Affidavit to Account.

The State of Ohio, Union County, ss:

I, John L. Leuzinger, executor of the estate of James J. Leuzinger, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

John L. Leuzinger,

Sworn to before me and signed in my presence, this 18th day of April A. D. 1905.

J. S. John M. Brodrick, Probate Judge

Estate of James E. McCormick, Deceased.

Journal

In the Probate Court of Union County, Ohio.

Entry - In the Matter of the estate of James E. McCormick, Deceased. No. 6241. April 5th 1905 - Filing First Account.

Account - This day came Lizzie S. McCormick, Administratrix of the estate of James E. McCormick, late of Union County, Ohio, deceased, and presented her first and final account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

In the Probate Court of Union County, Ohio, May 27th 1905.

Entry - In the Matter of the Estate of James E. McCormick, Deceased and Final Account. No. 6241. Settlement of First Account.

Account - This day this matter came on to be heard on motion to confirm account. Lizzie S. McCormick, Administratrix with the will annexed of the estate of James E. McCormick, late of Union County, Ohio, deceased, having heretofore, to wit: on the 5th day of April 1905, filed in this court her Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account,

Final Account -
1905
March 30 Pa
1905
March 10 Pa
April 5 Pa
April 5 Pa
April 5 Pa

UNION COUNTY PROBATE COURT.

110296
110296

of James E.
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Probate Judge

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5, and no
e account,

Together with the vouchers accompanying the same are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed. This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$10.00 as her compensation for services rendered to said estate to this date. On consideration whereof and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$10.00 as her compensation. It is therefore ordered by the court that the said Administratrix retain out of the money of said estate the sum aforesaid, to-wit: \$10.00. And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$693.00 and that she is entitled to credits in the sum of \$28.07, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$664.93 in the hands of the said Administratrix due said estate and said account is settled accordingly.

It is ordered that said Administratrix distribute said balance according to law and the will of said decedent.

It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M Brodrick, Probate Judge.

Final
Account - Lezzie W. M^c Cormick, Administratrix of the estate of James E. M^c Cormick, decedent.
An account with said estate.

Said Administratrix charges herself as follows: -

1905	March 30	To amount rec'd from the Home Fire Insurance Company of New York,	\$693 00
			\$28 07
		Balance	\$664 93
		The said Administratrix credits herself as follows: -	
1905	March 10	Paid to John M. Brodrick, Probate fees on appointment &c.	\$ 67 2
	April 5	Paid to Shearer & Shearer for publication of notice of appointment.	2 00
	April 5	Paid to John M. Brodrick on final settlement of estate and distribution	7 35
		To Administratrix for her trouble in settling up the estate,	10 00
	April 5	To J. A. Thompson, Atty fee in settlement	2 00
		Total amount of expenditures,	\$28 07

RECORD OF ACCOUNTS.

Recapitulation.
 Total amount chargeable, \$673 00
 Total amount credited, \$28 07
 Balance due said estate, \$644 93

Affidavit to Account.
 The State of Ohio, Union County, ss:
 I, Lizzie S. McCormick, Administratrix of the estate of James E. McCormick, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Lizzie S. McCormick, Admrx
 Sworn to before me and signed in my presence this 5th day of April A.D. 1905.
 John M. Brodrick, Probate Judge.

Account of
 Distribution,
 filed
 June 7, 1905.

Account of Final Distribution.
 Lizzie S. McCormick, Administratrix of the estate of James E. McCormick, deceased.

In account with said estate. Said Administratrix charges herself as follows:
 Amount found due estate as per final settlement with court, made April 5, 1905, \$644 93
 Paid Attorney fees preparing this account, 1
 Balance for distribution, \$663 93

Said Administratrix charges herself as follows:
 Amounts paid to heirs and legatees, as per distributive order of court made May 29th 1905, viz:
 1905-
 May 29 To Leona M. Boyd, 6 \$147 54
 " " " Nancy J. Simpson, 7 147 54
 " " " Mary E. McCormick, widow, 8 221 31
 " " " Lizzie S. McCormick 9 147 54
 \$663 93

Affidavit to Account.
 The State of Ohio, Union County, ss:
 Lizzie S. McCormick, Administratrix of the estate of James E. McCormick, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of court as he verily believes; and said Administratrix asks that the same be allowed as her final discharge and ordered by the court to be recorded.

Lizzie S. McCormick, Admrx
 Sworn to before me and signed in my presence, this 7th day of June 1905.
 Ida M. Campbell,
 Deputy Clerk, Probate Court.

Journal
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UNION COUNTY PROBATE COURT.

Journal entry -
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 147 54
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 147 54
 \$ 663 93

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 assets of
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 Adm
 presence,
 Probate Court.

Probate Court, Union County, Ohio, June 7, 1905.
 On the Matter of the estate of }
 James E. McCormick, deceased. } Orders on Settlement of
 Account of Final Distribution.
 This day Lizzie H. McCormick, Administratrix of the
 Estate of James E. McCormick, deceased, appeared in open
 court and presented an account of the payments made
 and of the delivery over to the persons entitled thereto,
 of the money and other property in her hands as re-
 quired by the order of distribution heretofore made.
 Said account being proved to the satisfaction of the
 court, and verified by the oath of said Lizzie H. McCormick;
 it is ordered that the same be and hereby is allowed as
 her final discharge. Said Lizzie H. McCormick and
 her sureties are therefore forever exonerated from all
 liability under said order of distribution, unless her
 account be impeached for fraud or manifest error.
 It is further ordered that said account and this
 proceeding be recorded in the records of this office,
 and that said Lizzie H. McCormick pay the costs
 herein taxed at \$ within ten days, costs paid.
 John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Fredrick A. Vigor, Deceased

Journal Entry - In the Probate Court of Union County, Ohio, No 3982. April 8, 1905, Filing Fredrick A. Vigor, Deceased, Filing First and Final Account. Account - This day came Harriet E. Kreager, Executrix of the last will and testament of George Kreager, deceased, who was Administrator of the estate of Fredrick A. Vigor, late of Union County, Ohio, deceased, and presented the first and final account of said Administrator in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Final Account -

Journal Entry - In the Probate Court of Union County, Ohio, No 3982. May 27, 1905. Settlement of Fredrick A. Vigor, Deceased. First and Final Account. Account - This day this matter came on to be heard on motion to confirm account. Harriet E. Kreager, Executrix of the estate of George Kreager, late Administrator of the estate of Fredrick A. Vigor, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 8th day of April 1905, filed in this court the Final Account of said administration, and notice of the time of hearing thereof having been given as required by law by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same are now examined by the court. Said said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said executrix for the allowance of \$36⁸⁶ as compensation for expenses and services rendered by said Administrator to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administrator's estate is allowed said sum of \$36⁸⁶ as his compensation for expenses and services. It is therefore ordered by the court that the said executrix retain out of the money of said estate of Fredrick A. Vigor, deceased, the sum aforesaid, to-wit: \$36⁸⁶.

Said the court do find the said Administrator

date

1903

Dec 8

" "

" "

" "

" "

" "

" "

" "

" "

" "

" "

" "

" "

" "

" 12

" "

" "

" "

1904 Jan. 29

" "

" "

" "

" "

" "

" "

" "

" "

" "

" "

UNION COUNTY PROBATE COURT.

chargeable with assets of said estate in the sum of \$353⁴⁹ and that his estate is entitled to credits in the sum of \$353⁴⁹, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said executrix due said estate, and said account is settled accordingly.

It is further ordered by the court that said executrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M Brodrick, Probate Judge.

Final Account -

Administrators Accounts.

George Kreager, (now deceased) Administrator of the estate of Frederick S. Vigor, deceased, in account with said estate, by Harriet E Kreager as executrix of the last will of the said George Kreager, deceased, charges himself as such Administrator as follows:

Date	Description	Amount
1903	To amount received from	
Dec 8	Lora Hutchinson,	4 20
" "	Milo Houry,	20
" "	John E Bown,	1 75
" "	Adam Richey,	50
" "	Charles Hoopes,	4 50
" "	Pearl Norris,	30
" "	Lars Cook,	2 00
" "	Lincoln Cook,	25
" "	Rolla Cook,	5 00
" "	Mike body,	60
" "	George Harpur,	90
" "	L. E. Hildreth,	2 05
" "	C Rodgers,	90
" "	John Edwards's estate,	13 45
" "	Cal. Guy,	3 95
" 12	J. L. Beck,	1 45
" "	Sam Laird,	3 00
" "	Junis Gamble,	2 00
" "	Charles Leeper,	2 50
Jan 29 1904	Alice Van Gordon,	1 47
" "	Kelton Berger,	4 15
" "	Lester Beard,	2 50
" "	James Croy,	1 30
" "	Albert Phillips,	20 00
" "	Lewis Johnson,	10 70
" "	Conrad Pfaf,	2 75
" "	Joe Stimer,	35
" "	Mrs. Earhart,	1 75
" "	Wirt Murry,	1 00
" "	S. V. Highland,	1 37
" "	Sanford Bainter,	4 80

RECORD OF ACCOUNTS.

1904	Jan. 29	Lewis		1 85	
"	"	John Aldridge,		65	
"	"	F. M. McLary,		2 00	
"	"	Charles Brown,		8 25	
"	"	Granibest,		3 00	
"	"	John Fisher,		12 00	
"	"	John Lee,		25	
"	"	Chas Elliott,		2 40	
"	"	Joseph Lee,		25	
"	"	Lewis <u>Marine</u> ,		7 50	
"	"	Belia <u>Pleley</u> ,		1 00	
"	"	J. B. Rife,		60	
"	"	James <u>Keene</u> ,		6 00	
"	"	Scott M ^c Kimney,		5 35	
"	"	Isaac Rife,		3 00	
"	"	David Duncan,		5 00	
"	"	Rose Garrable,		12 35	
"	"	Henry Shuler,		13 55	
"	"	Arthur Gibson,		3 00	
"	"	George Gregg,		41 30	
"	"	Hiram Coker,		8 00	
"	"	Thomas Coker,		11 70	
"	"	J. G. Montgomery,		5 00	
		Without date,			
		John Payne,		50	
		Joe Roberts,		30	
		W ^m Lovless,		1 25	
		Joe Freshwater,		50	
		Mr. Jessup,		65	
		Clara Williams,		2 27	
		Lower Tillebo,		58	
		John Butler,		7 25	
		Thomas Hall,		25	
		G. Robinson,		75	
		George Sullivan,		90	
		Tim Thomas,		50	
		Ben Hudson,		3 40	
		Miss Harriet,		64 00	
		Adam Johnson,		25	
		John Shuler,		25	
		Henry Columbus,		7 50	
		Ira Mitchell,		2 85	
				<u>\$ 353 47</u>	

1904	Feb'y 8	Pa
"	"	"
"	11	"
Mar.	14	"
Aug.	23	"
Sept	19	"
"	22	"
1903		
Nov.	23	"
"	"	"
"	"	"
Dec	6	"
"	7	"
"	10	"
"	11	"
Feb'y	8 & 9	"
"	12	"
"		"
Sep.	19 to 23	"
"	23	"
1905		
March	23	"
		Boyd
		"

1903	Dec. 7	Said Executrix credits herself as follows:		\$ 4
"	10	Paid Appraisers,	Rec't # 1	3 00
"	11	" Berger,	" 2	5 00
"	11	" Brodrick,	" 3	10 50
"	11	" Widlow,	" 4	25 94

UNION COUNTY PROBATE COURT.

1 83	1904	July 8	Paid Hare	Receipt # 5	2 00
63	"	"	Thompson	" 6	3 00
2 00	"	11	Murray	" 7	3 25
8 25	Mar.	14	Shaffer	" 8	35 00
3 00	Aug.	23	Widow	" 9	88 90
12 00	Sept	19	"	" 10	15 00
25	"	22	"	" 11	20 00
2 40			Expense without receipts,		
25	1903	Nov. 23	" carfare to Marysville & return,		3 80
7 30	"	"	" buggy hire,		1 00
1 00	"	"	" street carfare &c.		70
60	Dec	6	" carfare to Columbus & return,		2 61
6 00	"	7	" carfare to Marysville & return,		1 35
3 35	"	10	" dinner, board & buggy hire,		2 50
3 00	"	11	" carfare from Marysville to Columbus,		85
5 00	Feb'y	8 & 9	" carfare to Good Hope & return,		6 20
12 25	"	12	" carfare to South Solon,		1 00
13 55	"	"	" postage,		2 00
3 00	Sep., 1902	23	" carfare to Marysville & return,		3 55
41 30	1905	23	" livery, dinner & feed &c.		4 00
8 00	March	23	" Widow,		75 00
11 70			By amount paid Probate Judge's fees - this account		6 04
3 00			" Admin's commissions		7 30
			Total,		\$ 333 49

Recapitulation.

Total amount chargeable, \$ 333 49
 Total amount credited, \$ 333 49

Affidavit to Account.

The State of Ohio, }
 Muskingum County, } ss. I, Harriet E. Kreager, executrix of
 above named, being duly sworn say that the foregoing ac-
 count, and the vouchers therein referred to, present a
 full and correct statement and exhibit of the adminis-
 tration of said estate to the time of the death of the said
 George Kreager, to the best of my knowledge, information
 and belief.

Harriet E. Kreager.

Sworn to and subscribed before me, this 27th day of
 March 1905

(S.D.) Thomas P. Kreager, Notary Public

\$ 4
 3 00
 5 00
 10 50
 25 94

RECORD OF ACCOUNTS.

Estate of John Johnson, deceased.

Journal Entry - Filing Account

On the Probate Court of Union County, Ohio, In the Matter of the estate of John Johnson, deceased. No 6073. April 10, 1905. Filing First and Final Account.

This day came Clinton Johnson, Administrator of the estate of John Johnson, late of Union County, Ohio, deceased, and presented his First and Final Account in settlement of said estate, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D., 1905, at one o'clock P.M., to which time said matter is continued.

James W. Campbell, Probate Judge.

Journal Entry - confirming account

On the Probate Court of Union County, Ohio, In the Matter of the estate of John Johnson, deceased. May 27, 1905. - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account.

Clinton Johnson, Administrator of the estate of John Johnson, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 10th day of April 1905, filed in this Court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$132¹⁴ as his legal compensation.

On consideration whereof, and the court being fully advised on the premises, the said Administrator is allowed said sum of \$132¹⁴ as his legal compensation. It is therefore ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to-wit: \$132¹⁴.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$2803⁵² and that he is entitled to credits in the sum of \$2803⁵², as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing in the hands of the said Administrator due said estate and said account is settled accordingly.

It is further ordered by the court that said Administrator

pa
ri
Final
Account -
John
1904
Dec. 17 To
April 8 "
1904
April 8 Ad
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UNION COUNTY PROBATE COURT.

pay the cost of the proceedings aforesaid, taxed at \$,
 within ten days, and that said Account be recorded,
 John M. Brodrick, Probate Judge.

Final
 Account

Administrator's Account.

Clinton Johnson, Administrator of the estate of John
 Johnson, deceased. On account with said estate.
 Said Administrator charges himself as follows:

1904	Dec. 17	To proceeds from sale of land		2660.00 [#]	
	April 8	" Money in Citizen's Home & Savings Co.		1435.2	
1904	Administrator credits himself as follows:-				
	April 8	By Probate fees, appointment &c.	1	6.55	
	" "	" Shearer & Shearer, pub. notice,	2	2.00	
	" "	" Undertaking, H. W. Morey & Co.	3	42.00	
	" 11	" Medical attendance, B. V. Breffington,	4	5.50	
	" 12	" A. E. Plate - opening grave,	5	4.00	
	May 16	" S. A. Cairns, preaching funeral,	6	5.50	
	July 2	" Charles Lark, appraiser,	7	1.00	
	" "	" Orasmus Poling "	8	1.00	
	" "	" Wm Blue "	9	1.00	
	Oct. 20	" Robert McGoroy, bond	10	15.00	
	Dec. 17	" Taxes for Dec. & June	10 ²	22.74	
	" 20	" Probate for sale &c.	11	14.40	
	1905	April 7	" Pub. notice of sale, Shearer	12	23.25
	" 8	" Mary M. Johnson, acct for nursing	13	1935.00	
	" 8	" Letting monument, Bartmull	14	3.00	
	" "	" Admin's Com. on \$2803 ⁵²		132.14	
	" "	" " expense.		36	
	" "	" Robt. McGoroy, Attorney,	15	135.00	
	" 10	" Probate fees, on final acct,	16	6.00	
	" 8	" W. A. Johnson, his distributive share,	17	149.03	
	" 8	" Allen H. Johnson, " "	18	74.51	
	" 8	" Fay B. Johnson, " "	19	74.51	
	" 8	" Clinton Johnson, " "	20	149.03	
				<u>\$2803.52</u> <u>\$2803.52</u>	

Recapitulation.

Total amount chargeable, \$2803.52
 Total amount credited, \$2803.52
 Balance due said estate, nothing.

Officiant to Account.

The State of Ohio, Union County, as:
 I, Clinton Johnson, Administrator of the estate of John Johnson, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.
 Clinton Johnson, Administrator
 Sworn to before me and signed in my presence
 this 10th day of April A. D. 1905.
 Ada M Campbell,
 Deputy Clerk, Probate Court.

RECORD OF ACCOUNTS.

Estate of Thomas Wilcox, Deceased.

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the estate of Thomas Wilcox, deceased. No 15-83 A. April 17th 1905. Filing Seventh and Final Account. This day came Joseph P. Martin, Administrator de bonis non with the bill annexed of the estate of Thomas Wilcox, late of Union County, Ohio, deceased, and presented his Seventh and Final Account in settlement of said estate, duly verified.

And said Joseph P. Martin having tendered his resignation, in writing, as such administrator, it is hereby ordered by the court that said resignation be, and the same hereby is, accepted. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the estate of Thomas Wilcox, deceased. May 27, 1905. - Settlement of Fourth and Final Account. This day this matter came on to be heard on motion to confirm account. Joseph P. Martin, Administrator de bonis non with the bill annexed of the estate of Thomas Wilcox, late of Union County, Ohio, deceased, having heretofore, to wit; on the 17th day of April 1905, filed in this court his Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1230⁷⁶ and that he is entitled to credits in the sum of \$1230⁷⁶, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of the said Administrator due said estate, and said account is settled accordingly.

It is further ordered by the court that said Administrator pay the cost of the proceedings aforesaid, taxed at \$, within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Final Account -

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UNION COUNTY PROBATE COURT.

Final Account

Administrator's Account.

Joseph P. Martin, Administrator of the estate of Thomas Wilcox, deceased, in account with said estate.

Said Administrator charges himself as follows:

July 21	% balance from last settlement,	1230 76
1905	Administrator credits himself:-	
April 17	By fee to Robt. McGraw, making acct	1 00
" "	" taxes, June half,	16 45
" "	" Probate fee on last acct	3 30
" "	" balance turned over to B. L. Robinson, Adm'r,	1207 81
		<u>1230 76</u> <u>1230 76</u>

Resignation To the Honorable John M. Brodrick, Judge of the Probate Court, Union County, Ohio;

The undersigned, having rendered his final account, respectfully tenders his resignation as Administrator of Thomas Wilcox, died for the reason that a portion of said estate is by the common Pleas Court placed in the hands of a trustee, thus dividing the funds, and that it would be for the best interest of said estate for the trust to be in a single trustee - He asks therefore that the same be accepted.

Recapitulation.

Total amount chargeable,	\$1230 76
Total amount credited,	<u>\$1230 76</u>

Affidavit to Account.

The State of Ohio, Union County, ss:
I, Joseph P. Martin, Administrator of the Estate of Thomas Wilcox, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Joseph P. Martin, Administrator
Sworn to before me and signed in my presence this 17th day of April A. D. 1905.

(J.P.) John M. Brodrick, Probate Judge.

Final Account
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RECORD OF ACCOUNTS.

Estate of Herrick B. Seely, Deceased.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio.
On the Matter of the estate of { No 5-959. April 11th 1905,
Herrick B. Seely, deceased. Filing First and Final Account.
This day came Laurinda Seely, Administratrix
of the estate of Herrick B. Seely, late of Union County,
Ohio, deceased, and presented her First and Final Ac-
count in settlement of said estate, duly verified.
Whereupon the court do order the same filed and
advertised for hearing on Saturday the 27th day of May
A.D. 1905, at one o'clock P.M., to which time said matter
is continued.

Final
Account -

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Dec. 16

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio.
On the Matter of the estate of { May 27, 1905. Settlement of
Herrick B. Seely, deceased. First and Final Account.
This day this matter came on to be heard on motion
to confirm account. Laurinda Seely, Administratrix
of the estate of Herrick B. Seely, late of Union County, Ohio,
deceased, having heretofore, to-wit: On the 11th day of
April 1905, filed in this court her Final Account, and
notice of the time of hearing thereof having been given
as required by law, by publication in the Mansfield
Tribune, a newspaper published, and of general cir-
culation in the county aforesaid, for not less than
three consecutive weeks from and after the 3rd day of
May 1905, and no exceptions having been filed thereto
the said account, together with the vouchers accom-
panying the same, are now examined by the court,
and said account, on such examination being found
correct, is allowed and confirmed.

This day this matter came on to be further heard
on motion of the said Administratrix for the allow-
ance of \$68⁸⁸ as her legal compensation. On consid-
eration whereof, and the court being fully advised in
the premises, the said Administratrix is allowed
said sum of \$68⁸⁸ as her legal compensation. It is
therefore ordered by the court that the said Adminis-
tratrix retain out of the money of said estate the sum
aforesaid, to-wit: \$68⁸⁸.

And the court do find the said Administratrix charg-
able with assets of said estate in the sum of \$1247²¹
and that she is entitled to credits in the sum of \$172⁵²,
as shown by said vouchers and other evidence produced
to the court. And the court do further find that
there is a balance of \$1075²² in the hands of the said
Administratrix due said estate, and said account is
settled accordingly.

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UNION COUNTY PROBATE COURT.

It is ordered by the court that said Administratrix distribute said balance according to law. It is further ordered by the court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$, within ten days and that said Account be recorded.

John M. Brodrick, Probate Judge

Final Account -

Administratrix's Account,

Laurinda Seely, Administratrix of the estate of Herrick B. Seely, deceased, on account with said estate.

Said Administratrix credits herself as follows:

1903	Dec. 14	To F. W. Jewell, Appraiser	Voucher #1	\$ 1 00
"	"	Milton Haines, "	2	1 00
"	"	G. S. Chapman, "	3	1 00
"	"	A. J. Hare, printing	4	2 00
"	"	J. M. Brodrick, Probate Judge,	5	10 60
1903	Dec. 20	N. M. Stewart, bailing hay,	6	30 61
"	"	L. W. Ayers, attorney fee,	7	50 00
"	"	Commission as Administratrix,		68 88
1905	April 11	John M. Brodrick,	8	7 50
				<u>\$ 172 59</u>

Total,

Received on account of said estate

1903	Feb. 15	From G. H. Seely,		\$ 166 97
	June 2	R. S. Gray,		30 00
	Dec. 16	Certificate of deposit		1005 84
		Interest on \$1005. ⁸⁴		20 00
		Sale of lot to A. L. Seely,		25 00
				<u>1247 81</u>

Total,

The remainder of the \$3210⁰⁰, as shown by the Inventory of said estate, was paid by A. L. Seely for said estate as follows:

H. B. Seely note to H. B. Bishop,	\$ 554 16
H. B. Seely note A. J. Hobart,	1010 00
Notes of Mary B. Seely,	430 00
Total,	<u>\$ 1994 16</u>

Recapitulation,

Total amount chargeable,	\$ 1247 81
Total amount credited,	172 59
Balance due said estate,	<u>\$ 1075 22</u>

Affidavit to Account,

The State of Ohio, Union County, ss:
I, Laurinda Seely, Administratrix of the estate of Herrick B. Seely, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe,

Laurinda Seely,

Sworn to before me and signed in my presence, this 11th day of April A. D. 1905.

(L.S.) John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Herrick B Seely, deceased.

Be it remembered, that heretofore, to wit: On the 17th day of July A.D. 1905, an Account of Final Distribution was filed in this court, which reads in the words and figures, following, to wit:

Report of Distribution, filed July 17, 1905 -

Account of Final Distribution.
Laurinda Seely, Administratrix of the estate of Herrick B. Seely, deceased, In account with said estate,
Said Administratrix charges herself as follows:

Amount found due estate, as per final settlement with court, made May 27, 1905,	\$ 1075.22
Retained taxes for Dec. 1905 and June 1906,	21.72
Balance for distribution,	\$ 1053.50

Said Administratrix credits herself as follows: Amounts paid to heirs, as per distributive orders of court, made May 27, 1905, viz:

To Laurinda Seely, Widow,	\$ 417.83
" Sherman Seely, heir,	90.81
" B. Lee Seely, "	90.81
" G. H. Seely, "	90.81
" Anna S. Wollam, "	90.81
" Jean S. Matthews, "	90.81
" Mabel S. Ashbaugh, "	90.81
" Effa S. Chapman, "	90.81
Total distributed,	\$ 1053.50

The State of Ohio, Union County, ss:

Laurinda Seely, Administratrix of the estate of Herrick B Seely, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said estate, as required by the order of court, as she verily believes; and said Laurinda Seely asks that the same be allowed as her final discharge, and ordered by the court to be recorded.

Laurinda Seely,

Sworn to before me and signed in my presence, this 17th day of July 1905.

E. D. John M. Brodrick, Probate Judge.

Journal Entry - Order of Discharge -

Probate Court, Union County, Ohio, July 17, 1905.
In the Matter of the estate of Herrick B. Seely, deceased. (No. 5959. Order on Settlement of Account of Final Distribution.)
This day Laurinda Seely, Administratrix of the estate of Herrick B. Seely, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in her hands as required by the orders of distribution heretofore made. Said account being proved to the satisfaction of the court and verified

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UNION COUNTY PROBATE COURT.

by the oath of said Laurinda Seely; it is ordered that she
same be and hereby is allowed as her final discharge.
Said Laurinda Seely and her sureties are therefore for-
ever exonerated from all liability under said order of
distribution, unless her account be impeached for
fraud or manifest error. It is further ordered that
said account and this proceeding be recorded in the
records of this office and that said Laurinda Seely
pay the costs herein taxed at \$, within ten days.
Costs paid.

John M. Brodrick, Probate Judge

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Estate of C. Lou Rauech, deceased

Journal
Entry -
Filing
Account

On the Probate Court of Union County, Ohio,
On the Matter of the Estate of { No 5978. May 2, 1905
C. Lou Rauech, deceased. } Filing First Account.
This day came Lena Rauech McCarthy, Administra-
trix of the estate of C. Lou Rauech, late of Union County,
Ohio, deceased, and presented her First Account in
settlement of said estate, duly verified.
Whereupon the Court do order the same filed and ad-
vertised for hearing on Saturday the 27th day of May A.D.
1905, at one o'clock P.M., to which time said matter is
continued.

John M. Brodrick, Probate Judge

Journal
Entry -
Confirming
Account

On the Probate Court of Union County, Ohio.
On the Matter of the Estate of { May 27, 1905.
C. Lou Rauech, deceased. } Settlement of First Account.
This day this matter came on to be heard on motion to
confirm account. Lena (Rauech) McCarthy, Administratrix
of the estate of C. Lou Rauech, late of Union County, Ohio,
deceased, having heretofore, to-wit: On the 2nd day of May 1905,
filed in this Court her first account, and notice of the
time of hearing thereof having been given as required by
law, by publication in the Marysville Tribune, a newspaper
published, and of general circulation in the County of
said, for not less than three consecutive weeks from and
after the 3rd day of May 1905, and no exceptions having been
filed thereto, the said account, together with the vouchers
accompanying the same, are now examined by the Court.
And said account, on such examination being found
correct, is allowed and confirmed.

This day this matter came on to be further heard on
motion of the said Administratrix for the allowance of

RECORD OF ACCOUNTS.

\$85⁴⁴ as her legal compensation. On consideration whereof and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$85⁴⁴ as her legal compensation. It is therefore ordered by the court that the said Administratrix retain out of the moneys of said estate the sum of said, to wit: \$85⁴⁴.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$1627⁷³ and that she is entitled to credits in the sum of \$380¹⁶, as shown by said vouchers and other evidence produced to the court.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$1627⁷³ and that she is entitled to credits in the sum of \$380¹⁶, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$1247⁵⁷ in the hands of the said Administratrix due said estate, and said Account is settled accordingly. It is ordered that said Administratrix distribute said balance according to law.

It is further ordered by the court that said Administratrix pay the cost of the proceedings of aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Administratrix's Account

First Account - Lena Pausch (now Lena M^{rs} Parthy) Administratrix of the estate of G. Lou Pausch, deceased, in account with said estate.

First Account.

Said Administratrix charges herself as follows:

Nov. 23 1903	To writ of Inventory, Schedule D,	85271
" " " " " " " " " " " "	" " " " " " " " " " " "	64989
May 2 1905	" " collected of " " " " " "	4675
Nov. 23 1903	" additional money in bank, Schedule E,	7838
	Total,	\$162773

Said Administratrix credits herself as follows:

Nov. 16 1903	By Acmt paid A. J. Hare, Notice appointment	1	200
" " " " " " " " " " " "	" H. W. Mory & Co. casket &c.	2	10425
" " " " " " " " " " " "	" John Auer, grocery &c.	3	300
" " " " " " " " " " " "	" Oak Dale Cemetery lot -	4	4200
" 27 " " " " " " " " " "	" E. L. Parthemer, labor,	5	1160
" " " " " " " " " " " "	" Reed & Bantz, funeral,	6	100
Dec. 7 " " " " " " " " " " " "	" G. Muller & Son "	7	300
" 12 " " " " " " " " " " " "	" J. Ell, labor	8	850
" 14 " " " " " " " " " " " "	" Probate court costs,	9	1140
" 17 " " " " " " " " " " " "	" Geo. Auer, appraiser,	10	100
" 14 " " " " " " " " " " " "	" J. L. Bartmell "	11	100
Oct. 22 1904	" " " " " " " " " " " "	12	300
Nov. 18 1903	" " " " " " " " " " " "	13	400
Apr. 25 1905	" " " " " " " " " " " "	14	90

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UNION COUNTY PROBATE COURT.

Feb 12 1904	By amt paid J. Raub & Sons	of	15	67 50
May 2 1905	Administrative compensation 6% \$1000 4% \$2773			85 11
" " "	J. H. Kinkade, City, legal services		16	25 00
" " "	Probate court costs		17	5 90
Total,				\$ 380 16

Recapitulation.

Total amount chargeable,	\$ 1627 73
Total amount credited,	380 16
Balance due said estate,	\$ 1247 57

Affidavit to Account

The State of Ohio, Union County, ss:

I, Lena M. McCarthy (formerly Lena Rausch) Administratrix of the estate of G. Lou Rausch, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Lena Rausch McCarthy

Sworn to before me and signed in my presence, this 2nd day of May A.D. 1905.

J. D. John M. Brodrick, Probate Judge

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RECORD OF ACCOUNTS.

Estate of Emanuel Rausch, deceased

Journal Entry - In the Matter of the Estate of Emanuel Rausch, deceased. No. 5928. April 27, 1905. Filing First Account. This day came Mary B. Rausch, Administratrix of the estate of Emanuel Rausch, late of Union County, Ohio, deceased, and presented her First Account in settlement of said estate, duly verified.

Also said Administratrix presented her motion for additional time to collect the assets of said estate.

Whereupon the court do order the same filed and said account advertised for hearing on Saturday the 27th day of May A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the estate of Emanuel Rausch, deceased. May 27, 1905. Settlement of First Account.

Account - This day this matter came on to be heard on motion to confirm account. Mary B. Rausch, Administratrix of the estate of Emanuel Rausch, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 27th day of April 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court. And said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$178¹³ as her legal compensation. On consideration whereof, and the court being fully advised in the premises the said Administratrix is allowed said sum of \$178¹³ as her legal compensation. It is therefore ordered by the court that the said Administratrix retain out of the money of said estate the sum aforesaid, to-wit: \$178¹³.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$395-90⁶ and that she is entitled to credits in the sum of \$4372²³, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$413¹⁷ due the said Administratrix from said estate and said account is settled accordingly.

On Motion for Same - This day this matter came on to be further heard on

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UNION COUNTY PROBATE COURT.

the motions and affidavit of the said Mary B. Rausch, Administratrix as aforesaid, for additional time to collect the assets of said estate. On consideration returned of the court do sustain said motions and allow the said Administratrix Twelve months from and after the 27th day of April A.D. 1905, as additional time for the settlement of said estate. It is further ordered by the court that said Administratrix pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

First Account

Administratrix's Account

Mary B. Rausch, Administratrix of the estate of Emanuel Rausch, deceased, in account with said estate,

Said Mary B. Rausch, Admrx, charges herself as follows:

1903	Aug. 10	To Chas. Moder note	26 50
	" 29	" Wm Diehl, "	81 50
	" 29	" Wm Woodland, "	15 4
	Sept. 16	" Fred Renner, "	15
	Nov. 13	" J. F. Bluminger, "	153 53
	" 22	" Geo. Nicol, "	64 80
	Oct. 21	" Geo A. Thirson, "	14 78
	Aug. 30	" "	73 00
	Sept. 17	" Chas. L. Rausch, "	133 20
	Aug. 29	" John Nicol, "	27 25
	" 25	" Albert Spiesinger note	6 25
	" 8	" George Meyer, "	43 60
	" 22	" Frank Rausch, "	37
	Sept. 3	" Len Thirgartner "	82
	Aug. 20	" A. W. Magill "	36
	" 21	" Philip Blumenschein, note	45 65
	" 19	" A. J. Rausch "	106
	" "	" E. L. Chapman, "	63 75
	" 18	" Geo. Burns, "	242 50
1904	Feb. 19	" Mil Young, "	162 78
1903	Dec. 12	" Harper, "	10
1904	Feb. 16	" Harper, "	5
1905	Jan. 7	" Harper, "	14 93
1903	July 28	" J. J. Kriger, "	14 75
	Aug. 8	" B. Watson, "	324 24
	Oct. 3	" W. Watson, "	215
1904	Feb. 19	" W. Watson, " 1/2 note \$ 367.50	185 75
1903	Aug. 4	" G. Cantner acct	10
	" 5	" Central C. Fence Co. dividend	50
	" 5	" Farmers National Bank "	8
	" 6	" " " " account,	182 80
1904	Nov. 1903	" John P. Rausch	10
1903	Dec. 21	" Mary B. Rausch, property at appraisement,	1360
			\$ 3959 06

RECORD OF ACCOUNTS.

Date	Description	Voucher	Amount
Said Mary B. Ranssch, Adminx credits herself as follows:			
1903 Aug 3	A. J. Hare	1	2
" 5	Farmer's National Bank,	2	40
Nov. 21	J. Louis Ranssch,	3	1030
	H. C. Burger,	4	19
Aug. 13	J. A. W. Ranssch,	5	2436
" 8	B. Watson,	6	345.93
" 8	John M. Brodrick	7	1156
" "	E. P. Erich	8	40
" "	J. F. Heather	9	913
" "	W. J. Jenkins M.H.	10	36
" 14	G. F. Hutton,	11	1559
" 15	M. Harrington,	12	4
Sept. 17	Calvin Triggitt,	13	450
Aug. 22	Cephas Atkinson, Cashier F. M. Bank,	14	665.60
Sept. 10	F. M. Bank	15	45.15
" 30	" " "	16	26.66
" 30	Robinson & White	17	1
" 30	F. J. Kohler	18	10
Oct 30	Frank Shopping	19	20
" 30	L. B. Chandler	20	1332
" 30	L. G. Ketch	21	92
Nov 1	H. C. Krust	22	10
" 19	H. Volbrath	23	13
	George Meyer	24	1050
1904 Feb 10	Alta Woods	25	1291
" 16	Barto & Keiser	26	2965
" 16	E. S. Holmes	27	5275
" 16	Cephas Atkinson, Cash F. M. Bank	28	31556
" 16	Farmer's National Bank	29	750
" 26	H. C. Krust	30	2
March 10	G. J. Ranssch,	31	22395
	Anna B. Ranssch,	32	1450
Feb 14	Farmer's National Bank,	33	70621
June 9	Wilhelm Ranssch,	34	13
Nov. 5	L. O. McBurne,	35	25
" 16	Caroline Nicol,	36	4370
Dec. 26	Mary B. Ranssch,	37	1300
1905 April 27	Compensation to Administratrix		17813
" 27	John M. Brodrick, Probate Judge,	38	715
			\$437223

Recapitulation

Total amount chargeable,	\$3959 06
Total amount credited,	\$4372 23
Balance due said Administratrix,	\$413 17

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Mary B. Ranssch, Administratrix of the estate of

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UNION COUNTY PROBATE COURT.

Emmanuel Rausch, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Mary B. Rausch.

Sworn to before me and signed in my presence, this 27th day of April A.D. 1905.

J. D. John M. Brodrick, Probate Judge

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242-93
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Guardianship of Lloyd E. Barr, Minor.

In the Probate Court of Union County, Ohio.

Journal

Entry - In the Matter of the Guardianship of Lloyd E. Barr, Minor. No. 5853. April 6, 1905.

Filing of First Account.

This day came James Dunlop, Guardian of Lloyd E. Barr, a minor of Union County, Ohio, and presented his First Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

In the Probate Court of Union County, Ohio.

Journal

Entry - In the Matter of the Guardianship of Lloyd E. Barr, Minor. May 27th 1905.

Confirmation of First Account.

This day this matter came on to be heard on motion to confirm account. James Dunlop, Guardian of the person and estate of Lloyd E. Barr, a minor, having here tofore, to-wit: On the 6th day of April 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$346.⁰⁰; and that he is entitled to credits amounting to the sum of \$12.⁰⁰, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

663-60
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259 06
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413 17
Date of

RECORD OF ACCOUNTS.

And the court do further find that there is a balance of \$333⁸⁰ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First Account -

Guardian's Account.

James Dunlop, Guardian of Lloyd E. Barr, First Account, On account with his ward.

Said Guardian charges himself as follows:

1904	Feb. 17	To received from C. H. Nixon,	\$324 06
1905	April 6	Interest on \$322 ⁵⁶ is	22 03
"	6	Total amount chargeable,	\$346 09
			\$12 29
		Balance in hands of Guardian April 6" 1905-	\$333 80

The said Guardian credits himself as follows:

1904	Feb. 6	Paid to C. H. Nixon for Probate Judge of Washington County, Ohio, for copying account, Voucher 1	\$ 1 00
"	17	To John M. Brodrick, certificate of appointment "	2 50
Dec. 1	"	Pubt. H. Gray, Treas. of Currier County, Ohio, Tax "	3 19
1905	April 6	" John M. Brodrick, Probate Judge, costs on settlement "	4 30
"	6	" F. A. Thompson, "	5 20
		Total expenditures	\$ 12 29

Recapitulation.

Total amount chargeable,	\$346 09
Total amount credited,	\$12 29
Balance due said ward's estate,	\$333 80

Affidavit to Account.

The State of Ohio, }
 Currier County, } ss. I, James Dunlop, Guardian of Lloyd E. Barr, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

James Dunlop, Guardian.

Sworn to before me and signed in my presence, this 6th day of April A. D. 1905.

John M. Brodrick, Probate Judge.

Journal entry - Dr. Filing account -

* And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$375.49, and that he is entitled to credit amounting to the sum of \$22.03, valued claims against said ward, as shown by said vouchers and other evidence produced to the court.

First Account -

1903	March 26	To a
"	"	"
1904	May 7	By
1905	April 19	"
"	April 8	"
"	"	"

UNION COUNTY PROBATE COURT.

Guardianship of Grover A. Hall, Minor.

Journal

Entry - In the Matter of the Guardianship of Grover A. Hall, Minor. No. 5858. April 8, 1905. Filing First Account. This day came William A. Hall, Guardian of Grover A. Hall, a minor of Union County, Ohio, and presented his First Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

Journal entry - John M. Brodrick, Probate Judge.

Confirming account - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Grover A. Hall, Minor. May 27, 1905. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. William A. Hall, Guardian of the person and estate of Grover A. Hall, a minor, having heretofore, to wit: On the 8th day of April 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given as required by law by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

And the court do further find that there is a balance of \$356.⁵⁰ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$1.00, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Account - Wm A. Hall, Guardian of Grover A. Hall, First Account. In account with his ward. Said Guardian charges himself as follows:

1903
March 26 To audit ward's estate (4 percent certificate in bank) \$350.00
" interest on same 28.56
\$378.56

1904
May 7 By paid taxes Voucher No 1 9.76
" 19 " " " " 2 4.80
April 8 " " L. L. Arthur, settlement " " 3 2.00
" " " " Probate Judge, " " 4 5.50
\$22.06

* And the court do find said Guardian charged with assets belonging to the estate of said ward amounting to the sum of \$378.56, and that he is entitled to credit amounting to the sum of \$22.06, valid claims against said ward, as shown by said vouchers and other evidence produced to the court.

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RECORD OF ACCOUNTS.

Recapitulation

Total amount chargeable,	\$ 378 56
Total amount credited,	\$ 22 06
Balance due said ward,	\$ 356 50

Affidavit to Account.

The State of Ohio, }
 Union County, } ss.
 I, William A. Hall, Guardian of
 Grover A. Hall, do make solemn oath that the within
 is a true and correct account of said Guardianship,
 as I verily believe.

Wm A. Hall,

Sworn to before me and signed in my presence
 this 8th day of April A.D. 1905.

E. D.

Ada M. Campbell,

Deputy Clerk, Probate Court.

Guardianship of Charles J. Earlevine.

Journal Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Charles J. Earlevine. - No. 5857 April 8, 1905.
 Filing First and Final Account.
 This day came Albert M. Martin, Guardian of Charles J. Earlevine, a minor of Union County, Ohio, and presented his First and Final Account in settlement of said guardianship, duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

Final Account -

1903 April 14

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Charles J. Earlevine, Minor. - May 27, 1905. - Settlement of First and Final Account.
 This day this matter came on to be heard on motion to confirm account. Albert M. Martin, Guardian of the person and estate of Charles J. Earlevine, a minor, having heretofore filed in this Court his First and Final Account, and notice of the time of hearing thereof having been given as required by law by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court,

1905 April 8

" " "

" " "

" " "

" " "

" " "

" " "

UNION COUNTY PROBATE COURT.

and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises said Guardian is allowed the sum of \$25.00 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$25.00 being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$449.44; and that he is entitled to credits amounting to the sum of \$449.44, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do find that there is nothing in the hands of said Guardian due said ward, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Final Account -

Albert C. Martin, Guardian of Charles J. Earlevine, in account with his ward.

1903	Said Guardian charges himself as follows:		
April 14	To cash from Monroe Martin		\$ 400.00
	" Interest		49.44
			<u>\$ 449.44</u>
	Said Accountant credits himself as follows:		
	By fid Probate Judge, J. M. Brodrick		2.95
	" " Guardian		25.00
1905	April 8	" " F. L. Arthur, Attorney, V. No. 1	5.00
	" "	" " Probate Judge J. M. Brodrick, " " 2	3.80
	" "	" " Taxes, " " 3	33.2
	" "	" " Charles J. Earlevine, " " 4	405.17
			<u>\$ 449.44</u>
	<u>Recapitulation.</u>		
	Total amount chargeable,		\$ 449.44
	" " credited,		<u>\$ 449.44</u>

Affidavit to Account

The State of Ohio, Union County, ss:

I, Albert C. Martin, Guardian of Charles J. Earlevine, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

A. C. Martin.

Sworn to before me and signed in my presence this 8th day of April 1905.

[Signature]

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Aylette Sharp, Imbecile.

Journal Entry - In the Probate Court of Union County, Ohio.
 Filing Account - In the Matter of the Guardian - No. 3016. April 14, 1905.
 Account - This day came Lewis W. Norviel, Guardian of Aylette Sharp, an imbecile of Union County, Ohio, and presented his Seventh Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio.
 Confirming Account - In the Matter of the Guardian - No. 3016. May 27, 1905. Settlement of
 Account - This day this matter came on to be heard on motion to confirm account. Lewis W. Norviel, Guardian of the person and estate of Aylette Sharp, an imbecile, having heretofore, to wit: on the 14th day of April 1905, filed in this court his Seventh account and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation, for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$20⁰⁰ as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$20⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of ward amounting to the sum of \$1073.59; and that he is entitled to credits amounting to the sum of \$395.42, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$683.17 in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$

			Seventh Account -
1903	7		Go
"	8		"
June	4		"
Sept.	4		"
Dec.	4		"
1904	4		"
June	4		"
Sept.	4		"
Dec.	4		"
1905	4		"
March	4		"
April	1		"
"	"		"
			Said
			bel
1903	9		By
"	20		"
July	3		"
"	"		"
"	14		"
1904	1		"
Jan'y	11		"
"	"		"
"	21		"
June	20		"
July	1		"
"	11		"
"	"		"
"	27		"
Oct.	18		"
1905	4		"
Jan'y	10		"
"	"		"
March	25		"
Apr.	14		"
"	"		"
"	"		"
			St
			\$402

UNION COUNTY PROBATE COURT.

Within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Guardian's Account.

Lewis W. Norril, Guardian of Angelle Sharp, an imbecile.
 Seventh current account. On account with his ward.

Said Guardian charges himself as follows:

			\$	cts.	cts.
1903	Mich	7	To balance on Sixth current account,	454	19
	"	8	" cash from U. S. Pension	36	
	June	4	" " " same	36	
	Sept.	4	" " " same	36	
	Dec.	4	" " " same	36	
1904	Mich	4	" " " same	36	
	June	4	" " " same	36	
	Sept.	4	" " " same	36	
	Dec.	4	" " " same	36	
1905	March	4	" " " same	36	
	April	1	" " " - Parker, rent of land 3 yrs, to date,	120	
	"	"	" " " L. W. Norril " " pasture 3 yrs " "	75	

Said Guardian claims credit for disbursements on behalf of his ward as follows, viz:

					\$	cts.
1903	March	9	By paid John Emerson,	Voucher 1	750	
	"	20	" " J. b. Sharp,	" 2	52	50
	July	3	" " Oren Outland, Treas.	" 3	366	
	"	"	" " same	" 4	339	
	"	14	" " J. W. Tilton,	" 5	296	
1904	Jan'y	1	" " J. b. Sharp,	" 6	95	
	"	11	" " Isaac b. Miller, Treas.	" 7	439	
	"	"	" " same	" 8	327	
	"	21	" " J. W. Tilton,	" 9	346	
	June	20	" " J. b. Sharp,	" 10	3250	
	July	1	" " Mrs. Saml Ballinger,	" 11	39	
	"	11	" " Isaac b. Miller,	" 12	414	
	"	"	" " same,	" 13	490	
	"	27	" " J. W. Tilton,	" 14	345	
	Oct.	18	" " Mrs. Saml Ballinger,	" 15	45	
1905	Jan'y	4	" " Robt H. Gray, Treas.	" 16	407	
	"	10	" " Isaac b. Miller	" 17	419	
	"	"	" " same	" 18	464	
	Mich	25	" " Mrs. Saml Ballinger,	" 19	39	
	Apr.	14	" " John M. Brodrick P. J.	" 20	625	
	"	"	" " James McCampbell,	" 21	5	
	"	"	Guardian asks an allowance for services since last acct, 2 years at \$10 per year		20	
					39047	
			By amt to balance,		68312	
					\$ 107359	\$ 107359

Statement. - Guardian respectfully states to the Court that \$402.25 of above balance is on loan at 8% secured by mortgage, and that it is

RECORD OF ACCOUNTS.

Necessary to hold remainders forwards current expenses and demands.

Recapitulation.

Total amount chargeable,	\$ 1073 59
Total amount credited,	\$ 390 47
Balance due said ward,	\$ 683 12

Affidavit to Account.

The State of Ohio, }
 Curious County, } ss. I, Lewis W. Moriel, Guardian of
 byette Sharp, do make solemn oath that the within is
 a true and correct account of said guardianship, as I
 verily believe.

Lewis W. Moriel.

Sworn to before me and signed in my presence this
 14th day of March A. D. 1905.

(Signature) John M. Brodrick, Probate Judge.

Guardianship of Emery L. Hunt, Minor.

Journal Entry - In the Probate Court of Curious County, Ohio,
 In the Matter of the Guardianship of Emery L. Hunt, No. 5177. April 15, 1905.
 Filing Third Account. This day came Clarence C. Perfect, Guardian of
 Emery L. Hunt, a minor of Curious County, Ohio, and
 presented his Third Account in settlement of said
 Guardianship, duly verified. Whereupon the court,
 do order the same filed and advertised for hearing on Sat-
 urday the 27th day of May A. D. 1905, at one o'clock P. M., to
 which time said matter is continued.

(Signature) John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Curious County, Ohio,
 In the Matter of the Guardianship of Emery L. Hunt, No. 5177. May 27, 1905. Settlement
 of Third Account. This day this matter came on to be heard on motion
 to confirm account. Clarence C. Perfect, Guardian of
 the person and estate of Emery L. Hunt, a minor, having
 heretofore, to wit: On the 15th day of April 1905, filed in
 this court his Third Account, and notice of the time of hear-
 ing thereof having been given, as required by law, by pub-
 lication in the Mansfield Tribune, a newspaper published
 and of general circulation in Curious County, for not less
 than three consecutive weeks, from and after the 3^d day of
 May 1905, and no exceptions having been filed thereto, the
 said account together with the vouchers accompanying
 the same, are now examined by the court and said account,

Third Account -	
1903	Sc
April 9	Lo
" 25	"
June 15	"
1904	
April 12	"
May 26	"
Aug. 29	"
Dec. 24	"
1905	
April 8	"
" 8	"
1903	Sc
April 23	Lo
May 18	"
July 22	"
" 25	"
Aug. 15	"
Dec. 24	"
1904	
Jan. 16	"
" 18	"
April 2	"
" 22	"

UNION COUNTY PROBATE COURT.

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on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises said Guardian is allowed the sum of \$100⁰⁰, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$100⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$3908²³; and that he is entitled to credits amounting to the sum of \$1141⁶⁷ valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$2766⁶⁴ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Third Account -

Guardian's Account.

Blarence L. Perfect, Guardian of Emery L. Hunt, Third Account. An account with his ward.

Said Guardian charges himself as follows:

1903	April 9	To balance at last settlement	316 75
	" 25	" J. L. Vance rent	336 90
	June 15	" J. L. Vance rent.	63 10
1904	April 12	" Calvin Liggitt, int & ¹ / ₅₀₀ of principal	620 00
	May 26	" J. L. Vance rent	500 00
	Aug. 29	" Calvin Liggitt on note	500 00
	Dec. 24	" J. L. Vance rent	250 00
1905	April 8	" Calvin Liggitt, int & bal. on principal	1071 58
	" 8	" J. L. Vance rent	250 00
			<u>\$3908 33</u>

Said Guardian credits himself as follows:

1903	April 23	To J. L. Vance,	1	61 90
	May 18	" Emery L. Hunt,	2	55 00
	July 22	" J. W. Filton,	3	32 07
	" 25	" Dan O'Brien	4	1 50
	Aug. 15	" Emery L. Hunt	5	20 00
	Dec. 24	" Emery L. Hunt	6	20 00
1904	Jan. 16	" Emery L. Hunt	7	52 60
	" 18	" J. W. Filton,	8	36 93
	April 2	" Emery L. Hunt	9	46 00
	" 22	" Mary Hunt Bridler	10	46 62

RECORD OF ACCOUNTS.

1904	May 14	To Emery L. Hunt,	11	\$ 10 00	
	" 26	" J. C. Vance,	12	75 00	
	" 27	" Lean O'Brien,	13	3 00	
June	7	" J. A. Snider,	14	30 00	
July	20	" Mary Hunt Snider,	15	10 00	
"	23	" J. W. Tilton,	16	36 92	
Aug.	2	" Emery L. Hunt,	17	30 00	
Sept	3	" Emery L. Hunt,	18	25 00	
"	"	" J. R. Taylor,	19	11 00	
"	30	" Farmers National Bank Plain City, Ohio,	20	24 22	
Oct.	7	" Emery L. Hunt,	21	10 00	
Nov.	12	" Otte & Zimmerman,	22	18 00	
"	"	" Emery L. Hunt,	23	25 00	
Dec.	24	" J. C. Vance,	24	72 83	
1905	Jan.	13	" Emery L. Hunt,	25	50 00
"	18	" Robt. H. Gray,	26	45 24	
"	23	" Emery L. Hunt,	27	5 00	
Feb	11	" Emery L. Hunt,	28	30 00	
Apr.	14	" Mary Snider,	29	36 62	
"	"	" Lean O'Brien,	30	2 00	
"	15	" Robt H. Gray,	31	45 24	
"	15	" Self for compensation		100 00	
"	15	" R. L. Cameron	32	3 00	
"	15	" John M. Brodrick, P. J.	33	6 00	
				\$ 1141 69	

Recapitulation.

Total amount chargeable,	\$ 3908 33
Total amount credited,	\$ 1141 69
Balance due said ward,	\$ 2766 64

Affidavit to Account.

The State of Ohio, Union County, ss:
 I, Clarence C. Perfect, Guardian of Emery L. Hunt,
 do make solemn oath that the within is a true and
 correct account of said Guardianship, as I verily believe.
 Clarence C. Perfect.
 Sworn to before me and signed in my presence, this
 15th day of April A. D. 1905.
 (L.S.) Ada M. Campbell
 Deputy Clerk Probate Court

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UNION COUNTY PROBATE COURT.

Guardianship of Erith Botkin, Imbecile.

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Journal
 Entry -
 Filing
 Account

On the Matter of the Guardianship of Erith Botkin. } No. 4258. April 17, 1905.
 Filing Fifth and Final Account.
 This day came Maloss Mangano, Guardian of Erith Botkin an Imbecile of Union County, Ohio, and presented his fifth and final account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A. D. 1905, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
 Entry -
 Confirming
 Account

On the Probate Court of Union County, Ohio, }
 On the Matter of the Guardianship of Erith Botkin, Imbecile. } May 27, 1905. - Settlement of Fifth and Final Account.
 This day this matter came on to be heard on motion to confirm account. Maloss Mangano, Guardian of the person and estate of Erith Botkin, an imbecile person, having heretofore, to-wit: On the 17th day of April 1905, filed in this court his Fifth and Final Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$189²¹, as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$189²¹ being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$205⁶⁶; and that he is entitled to credits amounting to the sum of \$205⁶⁶, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is nothing in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

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 Probate Court.

RECORD OF ACCOUNTS.

Fifth & final
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Guardian's Account.

Malon Mangans, Guardian of Erith Botkin, Fifth Ac-
count. In account with his ward.

Said Guardian charges himself as follows:

To balance on last settlement,		\$ 177 60
Interest on same,		26 06
Nov. 20 1903 For dry goods, G. G. Galloway,	1	\$ 2 45
Dec. 16 1904 " shoes, Groff Bros.	2	1 25
" 30 " " Merchandise, G. G. Galloway,	3	3 75
Mar 1 1905 " dry goods, " " "	4	3 22
Apr. 17 " " board and care of ward,		160 00
" " " " compensation for Guardian,		29 21
" " " " John M. Brodrick and printer's fees	5-	3 75
		<u>\$ 205 66</u> <u>\$ 205 66</u>

Recapitulation.

Total amount chargeable,	205 66
Total amount credited,	<u>205 66</u>

Affidavit to Account.

The State of Ohio, Marion County, ss:

I, Malon Mangans, Guardian of Erith Botkin, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Malon Mangans.

Sworn to before me and signed in my presence, this 17th day of April A. D. 1905.

(L. S.) John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Elmer E. McDaniel, Minor.

Journal
 Entry - On the Probate Court of Union County, Ohio,
 On the Matter of the Guardianship of Elmer E. McDaniel. - { No. 5864 April 21, 1905.
 Filing First Account.
 Account - This day came Josephine McDaniel, Guardian of Elmer E. McDaniel, a minor of Union County, Ohio, and presented her First Account in settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
 Entry - On the Probate Court of Union County, Ohio,
 On the Matter of the Guardianship of Elmer E. McDaniel, Minor. - { May 27, 1905. - Settlement of
 Confirming First Account.
 Account - This day this matter came on to be heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of Elmer E. McDaniel, a minor, having heretofore, to-wit: On the 21st day of April 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$144⁷⁵, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$144⁷⁵ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1133⁴⁷; and that she is entitled to credits amounting to the sum of \$11⁰⁰; said claims against said ward as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$972³⁵ in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$

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RECORD OF ACCOUNTS.

within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First

Guardian's Account.

Account - Josephine McDaniel, Guardian of Elmer E. McDaniel, a minor, First current account. In account with her ward.

Said Guardian charges herself as follows:

1903	April 6	To suit rec'd from estate of John McDaniel, Dec'd,	\$ 972 35	
		" Interest on above sum @ 6% 2 yrs. to Apr. 6/05,	116 68	
		" Income from lands - share of award to Apr. 1/05,	44 44	

Said Guardian claims credit for payments and disbursements made on behalf of her said ward, to wit:

1903	April 6	By paid John M. Brodrick, (share of costs) Voucher		97
1904	April 21	" " same, "	1	4 25
	" "	" " James M. Campbell, "	2	2
	" "	Said Guardian asks compensation for boarding ward, 52 weeks at \$2.00 per week, including sewing, mending and washing for ward, to April 6, 1905.		104
		Said Guardian also asks compensation for services as such for said ward to date,		40 78
		By paid taxes, Union and Franklin County realty to date,		9 12

By amount to balance,

972 35
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1133 47

Recapitulation.

Total amount chargeable,	\$ 1133 47
Total amount credited,	161 12
Balance due said ward,	\$ 972 35

Affidavit to Account.

The State of Ohio, Union County, ss:
I, Josephine McDaniel, Guardian of Elmer E. McDaniel, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Josephine McDaniel.

Sworn to before me and signed in my presence this 21st day of April A.D. 1905.

J. D. John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Joseph S. McDaniel, Minor.

Journal
Entry -
Filing
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In the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Joseph S. McDaniel, No. 5864. April 21, 1905.
Filing First Account.
This day came Josephine McDaniel, Guardian of Joseph S. McDaniel, of Union County, Ohio, and presented her First Account in Settlement of said guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John W. Brodrick, Probate Judge

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio,
In the Matter of the Guardianship of Joseph S. McDaniel, Minor. May 27, 1905. - Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of Joseph S. McDaniel, a minor, having heretofore, to-wit: On the 21st day of April 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$196⁷⁸, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$196⁷⁸, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1133⁴⁷; and that she is entitled to credits amounting to the sum of \$213¹², valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$920³⁵ in the hand of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$

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RECORD OF ACCOUNTS.

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John M. Brodrick, Probate Judge.

First
 Account -

Guardian's Account.

Josephine McDaniel, Guardian of Joseph D. McDaniel,
 a minor, First current Account.

On account with her ward.

Said Guardian charges herself as follows:

1903 April 6	To amt rec'd from estate of John McDaniel, dec'd,	\$ 972 35
	" interest on above sum @ 6% 2 yrs, to April 6 th 1905,	116 68
	" income from lands - share of ward to Apr. 1, 1905 -	44 44

Said Guardian claims credit for payments
 on behalf of her said ward as follows, to wit:

1903 April 6	By paid John M. Brodrick P. J. (share of costs) Voucher	97
April 21	" " same, "	4 25
	" " James M. Campbell, "	2
	Said Guardian asks compensation for boarding ward 78 weeks at \$2 ⁰⁰ per week, including sewing, mending and washing for ward to Apr. 1/05	156
	Said Guardian also asks compensation for services as such for said ward to date,	40 78
	By paid taxes on realty, Union & Franklin Counties to date	9 12
		213 12
	By amt to balance,	920 35
		<u>\$ 1133 47</u> <u>\$ 1133 47</u>

Recapitulations.

Total amount chargeable,	\$ 1133 47
Total amount credited,	\$ 213 12
Balance due said ward,	\$ 920 35

Affidavit to Account.

The State of Ohio, Erriam County, ss:
 I, Josephine McDaniel, Guardian of Joseph D. McDaniel,
 do make solemn oath that the within is a true and cor-
 rect account of said guardianship, as I verily believe.

Josephine McDaniel.

Sworn to before me and signed in my presence, this
 21st day of April A.D. 1905.

(L.S.) John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Frank H. McDaniel, Minor.

Journal
Entry -
Filing
Account

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Frank H. McDaniel. No. 5864. April 21st 1905.
Filing First Account.
This day came Josephine McDaniel, Guardian of Frank H. McDaniel, a minor of Union County, Ohio, and presented her First Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming of
Account

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Frank H. McDaniel, Minor. May 27, 1905. - Settlement of First Account.
This day this matter came on to be further heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of Frank H. McDaniel, a minor, having heretofore, to-wit: On the 21st day of April 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$196⁷⁸, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$196⁷⁸, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1133.47; and that she is entitled to credits amounting to the sum of \$213¹², valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$920³⁵ in the hands of said Guardian, due said ward and said account is settled accordingly.

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RECORD OF ACCOUNTS.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First Account -

Guardian's Account.

Josephine McDaniel, Guardian of Frank H. McDaniel, a minor, First current account. On account with his ward.

Said Guardian charges herself as follows:

1903	April 6	To amt recd from estate of John McDaniel, dec'd,	\$	972	35	cts.
		" Interest on above sum @ 6%, 2 years to April 6, 1905,		116	68	
		" Income from lands - share of ward to April 1, 1905,		44	44	

Said Guardian claims credits for payments made on behalf of said ward as follows, to wit:

1903	April 6	By paid John M. Brodrick P. J. (Share of costs) Teacher				97
1905		" " taxes on realty, Union & Franklin Counties, to date				9 12
April	21	" " John M. Brodrick P. J. Voucher 1				4 25
		" " James M. Campbell, " 2				2
		Said Guardian asks an allowance for boarding ward 78 weeks at \$2 ⁰⁰ per week, including sewing, washing and mending for ward, to Apr 6/05.				156
		Said Guardian also asks compensation for services as such for said ward to date.				40 75

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By amount to balance

\$ 920 35
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Recapitulations.

Total amount chargeable,	\$	1133 47
Total amount credited,	\$	213 12
Balance due said ward,	\$	920 35

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Josephine McDaniel, Guardian of Frank H. McDaniel, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Josephine McDaniel.

Sworn to before me and signed in my presence this 21st day of April A. D. 1905.

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John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Marion L. McDaniel, Minor.

Journal
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Filing
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On the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Marion L. McDaniel, No. 5864. April 21, 1905.
[Filing First Account.]
This day came Josephine McDaniel, Guardian of Marion L. McDaniel, a minor of Union County, Ohio, and presented her first account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Crodrick, Probate Judge.

Journal
entry -
Confirming
Account

On the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of Marion L. McDaniel, Minor. May 27, 1905. - Settlement of First Account.
This day this matter came on to be heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of Marion L. McDaniel, a minor, having heretofore, to-wit: On the 21st day of April 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper, published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$248⁰⁰ as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$248⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward belonging to the estate of said ward amounting to the sum of \$1133⁴⁷; and that she is entitled to credits amounting to the sum of \$320⁹³, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$812⁵⁴ in the hands of said Guardian due said ward and said account is settled

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RECORD OF ACCOUNTS.

accordingly. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First Account -

Guardian's Account.

Josephine M^cDaniel, Guardian of Marion L. M^cDaniel, a minor, first current account. On account with his ward.

Said Guardian charges herself as follows:

1903	April 6	To amt rec'd from estate of John M ^c Daniel, dec'd,	\$ 97 23 5
		Interest on above sum @ 6% 2 years, to April 6, 1905,	11 6 68
		" Income from lands - share of ward to April 1, 1905,	44 44

Said Guardian claims credit for payments on behalf of said ward as follows, to wit:

1903	April 6	By paid John M. Brodrick P. J. (share of costs) Voucher	77
1904	April 1	" " Taxes on Union & Franklin realty to date	9 12
1903	April 1	" " for year ending this date general personal expense account for necessaries	26 59
	April 1	" " for year ending this date general personal expense account for necessaries	30
	" 21	" " John M. Brodrick P. J. Voucher 1	4 25
		" " James M Campbell " 2	2
		Said Guardian asks an allowance for boarding ward 104 weeks at \$ 2 ⁰⁰ per week, including sewing, mending and washing for ward to Apr. 6/05.	208
		Said Guardian also asks compensation for services as such for said ward to date,	40
			320 93
		By amount to balance	812 54
			* 1133 47 * 1133 47

Recapitulation.

Total amount chargeable,	\$ 1133 47
Total amount credited,	\$ 320 93
Balance due said ward,	\$ 812 54

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Josephine M^cDaniel, Guardian of Marion L. M^cDaniel, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Josephine M^cDaniel

Sworn to before me and signed in my presence, this 21st day of April A. D. 1905.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Lawrence W. McDaniel.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of Lawrence W. McDaniel } No. 5864. April 21, 1905.
 Filing of Lawrence W. McDaniel } Filing First Account.
 Account - This day came Josephine McDaniel, Guardian of Lawrence W. McDaniel, a minor, of Union County, Ohio, and presented her First Account in settlement of said guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
 Entry - In the Probate Court of Union County, Ohio.
 Confirming of Lawrence W. McDaniel, Minor } May 27, 1905 - Settlement
 Account - This day this matter came on to be heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of Lawrence W. McDaniel, a minor, having heretofore, to-wit; on the 21st day of April 1905, filed in this court her First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct is allowed and confirmed. This day this matter came on to further heard on motion of said Guardian for the allowance of compensation for boarding and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$248⁰⁰, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$248⁰⁰, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1133⁴⁷; and that she is entitled to credits amounting to the sum of \$319³³, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$814¹⁴ in the hands of said Guardian, due said ward, and said account is settled accordingly.

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RECORD OF ACCOUNTS.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

First Account -

Guardian's Account.

Josephine McDaniel, Guardian of Laurence W. McDaniel a minor, First current account.

An account with her ward.

Said Guardian charges herself as follows:

1903	April 6	To Audit recd from estate of John McDaniel, dec'd,	\$ 972 35
	"	" Int. on above sum @ 6 p, 2 years, to April 6, 1905,	116 68
	"	" Income from lands - Share of ward to April 1, 1905,	44 44

Said Guardian claims credit for payments on behalf of ward, as follows, to wit:

1903	April 6	By paid John M. Brodrick P. J. (Share of costs) Vouchers	86
1904	April 1	" " Taxes on Union & Franklin realty to date	9 12
1904	April 1	" " for year ending this date general personal expense account for necessaries	25
	April 1	" " for year ending this date general personal expense account for necessaries	30
	" 21	" " John M. Brodrick P. J. Voucher 1	4 25
	"	" " James McCampbell " 2	2
		Said guardian asks an allowance for boarding ward 104 weeks at \$2.00 per week, including sewing, mending and washing for ward, to April 6 th 1905,	208 00
		Said Guardian also asks compensation for services as such for said ward to date	40
			319 33
		By amount to balance	514 14
			\$ 1133 47 \$ 1133 47

Recapitulation.

Total amount chargeable,	\$ 1133 47
Total amount credited,	\$ 319 33
Balance due said ward,	\$ 814 14

Affidavit to Account.

The State of Ohio, Currier County, ss:

I, Josephine McDaniel, Guardian of Laurence W. McDaniel, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Josephine McDaniel

Sworn to before me and signed in my presence, this 21st day of April A.D. 1905.

John M. Brodrick, Probate Judge

Journal Entry - Pa
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Journal Entry - Pa
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UNION COUNTY PROBATE COURT.

Guardianship of Lelia J. McDaniel, Minor.

Journal

On the Probate Court of Union County, Ohio.

Entry -

On the Matter of the Guardianship of Lelia J. McDaniel, No. 5864. April 21st 1905 -

Filing

of Lelia J. McDaniel, Filing First Account.

Account -

This day came Josephine McDaniel, Guardian of Lelia J. McDaniel, a minor of Union County, Ohio, and presented her first account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

On the Probate Court of Union County, Ohio.

Entry -

On the Matter of the Guardianship of Lelia J. McDaniel, Minor. May 27, 1905. - Settlement

confirming

of Lelia J. McDaniel, Minor. of First Account.

Account -

This day this matter came on to be heard on motion to confirm account. Josephine McDaniel, Guardian of the person and estate of Lelia J. McDaniel, minor, having heretofore, to-wit: On the 21st day of April 1905, filed in this court her first account, and notice of the time of hearing thereof having been given as required by law, by publication in the Marysville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for board and services rendered said ward. Upon consideration whereof, and the court being fully advised in the premises said Guardian is allowed the sum of \$248⁰⁰, as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$248⁰⁰ being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$1133⁴⁷, and that she is entitled to credits amounting to the sum of \$304²³, valid claims against said ward as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$829¹⁴ in the hands of said Guardian due said ward and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made. John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

First Account -		<u>Guardian's Account,</u>			
		Josephine McDaniel, Guardian of Lelia J. McDaniel, a minor, First current account. On account with her ward.			
1903	April 6	Said Guardian charges herself as follows:			
		To Suit rec'd from estate of John McDaniel, dec'd	\$	972 35	
		" Interest on above sum @ 6%, 2 yrs, to April 6, 1905		116 68	
		" Income from lands - share of ward to April 1, 1905		44 44	
		Said Guardian claims credit for payments on behalf of ward, as follows, to wit:			
1903	April 6	By paid John M. Brodrick P.J. (share of costs) Voucher			76
1904	April 1	" " Taxes on Union & Franklin natly to date			9 12
1905	April 1	" " for year ending this date, general personal expense account for necessaries,			20
		" " for year ending this date, general personal expense account for necessaries,			20
	" 21	" " John M. Brodrick P.J. Voucher 1			4 25
		" " James McCampbell, " 2			2
		Said Guardian asks an allowance for boarding ward 104 weeks at \$2.00 per week, including sewing, mending and washing for ward, to Apr. 6" 1905.			208
		Said Guardian also asks compensation for services as such for ward to date.			40
					304 33
		By amt to balance			829 14
			\$	1133 47	\$ 1133 47
		<u>Recapitulation.</u>			
		Total amount chargeable,	\$	1133 47	
		Total amount credited,	\$	304 33	
		Balance due said ward,	\$	829 14	
		<u>Affidavit to Account.</u>			
		The State of Ohio, Cuyahoga County, ss:			
		I, Josephine McDaniel, Guardian of Lelia J. McDaniel, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.			
		Josephine McDaniel			
		Sworn to before me and signed in my presence, this 21 st day of April 4 th 1905.			
		John M. Brodrick, Probate Judge.			

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UNION COUNTY PROBATE COURT.

Guardianship of J. Jefferson Hodge et al.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of J. Jefferson Hodge and Clarence Hodge. } No. 5854. April 22, 1905 -
Filing First Account.

This day came Jesse E. Dickinson, Guardian of J. Jefferson Hodge and Clarence Hodge, Minors of Union County Ohio, and presented his First Account in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May A.D. 1905, at one o'clock P.M., to which time said matter is continued.
John M. Brodrick, Probate Judge.

Journal
Entry -
Confirming
Account -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of J. Jefferson Hodge and Clarence Hodge, Minors. } No. 5854. May 27, 1905 -
Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Jesse E. Dickinson, Guardian of the person and estate of J. Jefferson Hodge and Clarence Hodge, having heretofore, to-wit: On the 22nd day of April 1905, filed in this court his First Account, and notice of the time of hearing thereof having been given, as required by law, by publication in the Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 3rd day of May 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the court, and said account, on such examination being found correct, is allowed and confirmed.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered said wards. Upon consideration thereof, and the court being fully advised in the premises said Guardian is allowed the sum of \$25⁰⁰, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said wards, in equal shares, the sum of \$25⁰⁰, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said wards, amounting to the sum of \$189⁴²; and that he is entitled to credits amounting to the sum of \$22⁰⁰, valid claims against said J. Jefferson Hodge, and the sum of \$32⁷⁵ against said Clarence Hodge, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is a balance of

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UNION COUNTY PROBATE COURT.

Guardianship of J. Jefferson Hodge et al.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of J. Jefferson Hodge and Clarence Hodge. } No. 5854. April 22, 1905
Filing First Account.

This day came Jesse E. Dickinson, Guardian of J. Jefferson Hodge and Clarence Hodge, minors of Union County Ohio, and presented his First Account in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for business on the 27th day of April, 1905, at 10 o'clock a.m. and the same be continued.

Judge

No. 5854

Doc. 7. Page 305

IN THE PROBATE COURT OF UNION COUNTY, OHIO.

GUARDIANSHIP OF

J. Jefferson Hodge
Clarence Hodge.

Jesse E. Dickinson
Guardian.

JOURNAL ENTRY.

Filing First Account

Filed April 22nd, 1905,

Thurman Prodicke
Probate Judge.

Journal 26 Page 299
Correct Record 2 " 559

This motion for certificate of record and for correction of same, and for the same being duly advised on the premises said Guardian is allowed the sum of \$25.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said wards, in equal shares, the sum of \$25.00, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said wards, amounting to the sum of \$189.42; and that he is entitled to credits amounting to the sum of \$22.20, valid claims against said J. Jefferson Hodge, and the sum of \$32.75 against said Clarence Hodge, as shown by said vouchers and other evidences produced to the court.

And the court do further find that there is a balance of

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UNION COUNTY PROBATE COURT.

Guardianship of J. Jefferson Hodge et al.

Journal
Entry -
Filing
Account -

In the Probate Court of Union County, Ohio.
In the Matter of the Guardianship of J. Jefferson Hodge and Clarence Hodge. } No. 5854. April 22, 1905
Filing First Account.

This day came Jesse E. Wilkinson, Guardian of J. Jefferson Hodge and Clarence Hodge, minors of Union County, Ohio, and presented his First Account in settlement of said Guardianship, duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday, the 27th day of May 10, 1905, at one o'clock P. M., to which time said matter is continued.
John M. Brodrick, Probate Judge.

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Journal
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Marysville Tribune Print.-485.

In the Probate Court of Union County, Ohio.

April 22nd 1905
No. 5854
In the Matter of the Guardianship of }
J. Jefferson Hodge & Clarence Hodge } Filing First Account.
This day came Jesse E. Wilkinson Guardian of }
J. Jefferson Hodge and Clarence Hodge }
a minor }
of Union County, Ohio, and presented his first Account }
in settlement of said Guardianship duly verified. }

Whereupon the Court do order the same filed and advertised for hearing on Saturday, the 27th day of May A. D., 1905, at one o'clock, P. M. to which time said matter is continued.

John M. Brodrick Probate Judge.

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for services rendered said wards. Upon consideration thereof, and the court being fully advised in the premises said Guardian is allowed is allowed the sum of \$25.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said wards, in equal shares, the sum of \$25.00, being the allowance aforesaid. And the court do find said Guardian chargeable with assets belonging to the estate of said wards, amounting to the sum of \$1894.20; and that he is entitled to credits amounting to the sum of \$22.20, valid claims against said J. Jefferson Hodge, and the sum of \$32.75 against said Clarence Hodge, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of

D. M. Daniel,
... and cor-
ly believe
presence,
Judge.

RECORD OF ACCOUNTS.

\$72⁵¹ in the hands of said Guardian due said J. Jefferson Hodge, and that there is a balance of \$61⁹⁶ in the hands of said Guardian due said Clarence Hodge, and said account is settled accordingly.

It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$ within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account for Guardian's Account.
 J. Jefferson Hodge - Clarence Hodge, First Account. On account with his wards.
 Said Guardian charges himself as follows:

1903
 March 24 To cash for J. Jefferson Hodge 89 36
 " interest on same, 5 35
 \$ 94 71

Said Accountant credits himself as follows:

1903
 March 24 By paid Probate Judge J. M. Brodrick, 1 2 95
 " " " " F. I. Arthur, 2 1 00
 " " " " Guardian, 12 50
 1905
 April 22 " " F. I. Arthur 8 2 50
 " 22 " " Probate Judge, 9 3 25 22 20
 Balance due said J. Jefferson Hodge, \$ 72 51

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Account for
 Clarence Hodge -
 1903 For Clarence Hodge

March 24 To cash, 89 36
 " interest on same, 5 35
 \$ 94 71

Said Guardian credits himself as follows:-

1903
 March 24 By pd Probate Judge J. M. Brodrick, 1 2 95
 " " " " F. I. Arthur, 2 1 00
 1904
 Sept. 30 " " Charles Fox, 3 1 90
 Oct. 28 " " Ora Knight, 4 2 00
 " 30 " " Otto & Zummer, 5 3 75
 Nov. 19 " " Ora Knight, 6 2 25
 1904
 Dec. 10 " " H. E. Knox, 7 65
 " " Guardian, 12 50
 1905
 April 22 " " F. I. Arthur, 8 2 50
 " " " " Probate Judge, 9 3 25 32 75
 Balance due said Clarence Hodge, \$ 61 96

Journal
 entry - Dr
 Confirning of
 Account -

Recapitulation.

Total amount chargeable for J. Jefferson,
 " Clarence, \$ 94 71 \$ 189 42
 Total amount credited for J. Jefferson,
 " Clarence, 22 20 32 75 54 95
 Balance due said wards for J. Jefferson,
 " Clarence, 72 51 61 96 \$ 134 47

Affidavit to Account.
 The State of Ohio, Union County, ss:

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UNION COUNTY PROBATE COURT.

L. J. Jefferson
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his awards.

I, Jesse E. Dickison, Guardian of L. Jefferson Hodge and
Blarence Hodge, do make solemn oath that the within is a
true and correct account of said guardianship, as lawfully
believe.

J. E. Dickison, Guardian

Sworn to before me and signed in my presence, this
22nd day of April A.D. 1905.

(S.D.)

John M. Brodrick, Probate Judge.

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Guardianship of Catharine Kubler, Insane.

Journal
Entry -
Filing
Account

In the Probate Court of Union County, Ohio.
No. 4539. April 26, 1905.
Filing Fifth and Final Account.
This day came Martin Kubler, Guardian of Catharine
Kubler, a lunatic of Union County, Ohio, and presented his
Fifth and Final Account in settlement of said guardian-
ship, duly verified. Whereupon the court do order the
same filed and advertised for hearing on Saturday, the 26th
day of April A.D. 1905, at one o'clock P.M., to which time said
matter is continued.

John M. Brodrick, Probate Judge.

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Journal
Entry -
Confirming of
Account

In the Probate Court of Union County, Ohio.
May 27, 1905. Settlement of
Fifth and Final Account.
This day this matter came on to be heard on motion to
confirm account. Martin Kubler, Guardian of the person
and estate of Catharine Kubler, an insane person, having
heretofore, to wit: On the 26th day of April 1905, filed in this
court his Fifth and Final Account, and notice of the
time of hearing thereof having been given, as required
by law, by publication in the Marysville Tribune, a
newspaper published in and of general circulation in
Union County, for not less than three consecutive
weeks, from and after the 3rd day of May 1905, and no
exceptions having been filed thereto, the said account,
together with the vouchers accompanying the same, are
now examined by the court, and said account, on
such examination, being found correct, is allowed
and confirmed. This day this matter came on to
be further heard on motion of said Guardian for the

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RECORD OF ACCOUNTS.

allowance of compensation for clothing so furnished said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$27⁴⁵, as his compensation for expenses on behalf of said ward, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$27⁴⁵, being the allowance aforesaid.

And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$38⁰⁵; and that he is entitled to credits amounting to the sum of \$38⁰⁵, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing in the hands of said Guardian, due said ward and said account is settled accordingly.

It is further ordered by the court that the cancellation of the mortgage, given to secure the bond herein, by said Catharine Kuhn, be, and the same hereby is approved by the court. It is further ordered by the court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Final

Guardian's Account.

Account - Martin Kuhn, Guardian of Catharine Kuhn, an insane person. Fifth Account. On account with his ward.

Said Guardian charges himself as follows:

1903	March 27	To balance from last settlement,	\$ 38 05
1905	April 26	Guardian credits himself as follows: -	
"	"	By Probate fees, this acct	\$ 5 60
"	"	" clothing for ward from Mar. 27/1903,	27 45
"	"	" Robt M'Conry, making acct	5 00
			<u>\$ 38 05 - 38 05</u>

The ward not having any other or further estate, property or money, in possession or expectation and there being no other property, estate or money in the Guardian's possession or to come into his or her possession, that he has any knowledge of. Guardian asks to be discharged of the trust.

Recapitulation.

Total amount chargeable,	\$ 38 05
Total amount credited,	<u>\$ 38 05</u>

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Martin Kuhn, Guardian of Catharine Kuhn, do

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UNION COUNTY PROBATE COURT.

make solemn oath that the within is a true and correct account of said guardianship, as Overyly believe.

Martin Huber

Sworn to before me and signed in my presence, this 26th day of April A.D. 1905.

J. M. Brodrick, Probate Judge.

Estate of John F. Millar, deceased.

Probate Court, June 3, 1905.

Journal

entry - In the Matter of the estate of John F. Millar, deceased. No. 6284. Appointment. Order for Bond. Application - This day Gertrude H. Millar appeared in open court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of John F. Millar, late of Blairbourne Township, Union County, Ohio, deceased, and an affidavit that there is not to her knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an Administrator should be appointed and that said Gertrude H. Millar is a suitable person and legally competent; it is ordered that said Gertrude H. Millar be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars and this cause is continued.

J. M. Brodrick, Probate Judge.

Probate Court, June 3, 1905.

Journal

entry - In the Matter of the estate of John F. Millar, deceased. Appointment. Bond Approved. Letters Issued. Application - This day Gertrude H. Millar appeared in open court, accepted the appointment as Administratrix of the estate of John F. Millar, deceased, and gave and filed herein her bond in the sum of Two Thousand and Five Hundred Dollars, conditioned according to law, with Bert Cahill and Elmore G. King, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said Gertrude H. Millar; that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$.

J. M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Henry Dague, Deceased.

Journal Entry - In the Matter of the Estate of { No. 6287. Appointment.
 Appointing Henry Dague, Deceased. Order dispensing with Bond.

Extr - The last will and testament of Henry Dague, late of Liberty Township, in this county, deceased, having heretofore, been duly proved and allowed, this day Mary Dague, the executrix named in said will, appeared in open court, and made and filed an application under oath as required by law, to be appointed such executrix, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that said Mary Dague is a suitable person and legally competent; and said Testator having requested that said Mary Dague serve as such executrix without being required to give bond; it is ordered that she be appointed as such executrix without bond and this cause is continued.

John M. Brodrick, Probate Judge

Journal Entry - In the Matter of the Estate of { Probate Court, June 15, 1905.
 of Henry Dague, Deceased. Appointment. Letters Issued.

Letters Issued - This day Mary Dague appeared in open court, accepted the trust as executrix of the Estate of Henry Dague, deceased. It is therefore ordered that Letters Testamentary issue on the will of said decedent, to said Mary Dague; that this proceeding be recorded and that said executrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Elizabeth Collins, Deceased.

Journal Entry - In the Matter of the Estate of { No. 6290. Appointment.
 Filing Elizabeth Collins, Deceased. Order for Bond.

Application for Admin - This day John Collins appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Elizabeth Collins, late of Liberty Township, Union County, Ohio, deceased, and filed an affidavit that there is not to his knowledge any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said John Collins is a suitable person and legally competent; it is ordered that said John Collins be

Journal Entry - In the Matter of the Estate of Elizabeth Collins, Deceased. Order for Bond -

Journal Entry - In the Matter of the Estate of Elizabeth Collins, Deceased. Order for Bond -

Journal Entry - In the Matter of the Estate of Elizabeth Collins, Deceased. Order for Bond -

UNION COUNTY PROBATE COURT.

appointed as such administrator upon giving bond with sureties as required by law, in the sum of Two Thousand and Five Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.
Probate Court, June 27, 1905.

Journal
Entry -
Approving
Bond -

In the Matter of the estate of Elizabeth bollins, deceased. Appointment, Bond Approved, Letters Issued.
This day John bollins appeared in open court, accepted the appointment as administrator of the estate of Elizabeth bollins, deceased, and gave and filed herein his bond in the sum of Two Thousand and Five Hundred Dollars, conditioned according to law, with William bollins and Joseph bollins freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said John bollins; that an appraisal herein be dispensed with until further order of the court; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Darnin P. Clemons, deceased.

Probate Court, June 23, 1905.

Journal
Entry -
Ordering
Bond -

In the Matter of the estate of Darnin P. Clemons, deceased. No. 6293. Appointment, Order for Bond.
This day George W. Brandell appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Darnin P. Clemons, late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate, also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said George W. Brandell is a suitable person and legally competent, and Clara L. Clemons, the widow of said Darnin P. Clemons, having filed herein her written declination as administratrix and recommended the appointment of said George W. Brandell; it is ordered that said George W. Brandell be appointed as such administrator upon giving bond with sureties as required by law in the sum of Six Thousand Dollars, and this cause is continued.

John M. Brodrick Probate Judge.
Probate Court, June 24, 1905.

Journal
Entry -
Approving
Bond -

In the Matter of the estate of Darnin P. Clemons, deceased. Appointment, Bond Approved, Letters Issued.

RECORD OF ACCOUNTS.

This day George W. Brandell appeared in open court, accepted the appointment as Administrator of the estate of Leavitt P. Clemans, deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars conditioned according to law, with Albert E. Morse, William Howard and John Clemans, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said George W. Brandell, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Estate of Mary Howard, Deceased.

Probate Court, March 10, 1905.

Journal
Entry -
Ordering
Bond -

In the Matter of the Estate of { No. 6242, Appointment.
Mary Howard, Deceased. | Order for Bond.

This day Rolla M. Howard appeared in open court and made and filed an application under oath as required by law to be appointed Administrator of the estate of Mary Howard, late of Paris Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged intestate also a statement in general terms as to what the estate consists of and the probable value thereof; and the court being satisfied that an administrator should be appointed, and that said Rolla M. Howard is ^{a suitable person, and legally competent, it is ordered that said Rolla M. Howard be} appointed as such administrator upon giving bond with sureties as required by law, in the sum of One Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Probate Court, August 5, 1905.

Journal
Entry -
Approving
Bond -

In the Matter of the Estate of { Appointment. Bond Approved.
Mary Howard, Deceased. | Letters Issued.

This day Rolla M. Howard appeared in open court, accepted the appointment as Administrator of the estate of Mary Howard, deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with William Howard and Charles Chapman, freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Rolla M. Howard, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$.

John M. Brodrick, Probate Judge.

Journal
Entry -
Ordering
Bond -

Journal
Entry -
Approving
Bond -

UNION COUNTY PROBATE COURT.

Guardianship of Blanche Gibson et al., Minors.

Journal entry - *In the Matter of the Guardianship of Blanche Gibson and Leonie Gibson, Minors.* Probate Court, June 17, 1905. No. 6289. Appointment. Order for Bond.

Bond re - This day James H. Gibson appeared in open court, and made application to be appointed Guardian of Blanche Gibson and Leonie Gibson, and the court being satisfied that said Blanche Gibson is a minor of the age of twelve years, September 16, 1914, and that said Leonie Gibson is a minor of the age of eleven years, May 25, 1905; and children of Ellen Gibson, late of Washington Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Blanche Gibson having in open court made choice of said James H. Gibson as her Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary and that said James H. Gibson is a suitable person to be appointed, and he having filed in this office a statement, duly verified by his affidavit, of the whole estate of said minors and the probable value thereof and also the probable annual rents of said minors' real estate. It is ordered that said James H. Gibson be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Five Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Journal entry - *In the Matter of the Guardianship of Blanche Gibson and Leonie Gibson, Minors.* Probate Court, July 31, 1905. Appointment. Bond approved. Letters issued.

Bond re - This day James H. Gibson appeared in open court, accepted the appointment as Guardian of Blanche Gibson and Leonie Gibson, and gave and filed herein his bond in the sum of Five Hundred Dollars, conditioned according to law, with William Gibson and James W. Gibson, freeholders, as sureties thereon, which bond is approved by the court.

Thereupon said James H. Gibson took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that letters of guardianship issue to said James H. Gibson, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Louisa M. Fairbanks, deceased.

Be it remembered, that heretofore, to-wit: On the 8th day of September A.D. 1905, an account of distributions was filed in this court which reads as follows, to-wit:

Report of
Distribution,
filed
Sept. 8, 1905,

Account of Final Distribution.

L. M. Fairbanks, Administrator, (deceased) of the estate of Louisa M. Fairbanks, deceased,

In account with said estate.

Said Administrator charges himself as follows:

Amount found due estate as per final settlement with court, made May 6, 1899	\$ 750 22
Paid Attorney fees, preparing this account, &c	10 05
Paid Probate Judge's fees, on this account,	30
Balance for distribution,	\$ 739 77

Said Administrator credits himself as follows:

Accounts paid to heirs and legatees, as per distribution order of court, made May 6, 1899, viz:

To Emma D. Doe,	1	61 65
Charles T. Doe,	2	61 65
Carrie E. (Doe) Starkweather,	3	61 65
Mary L. Schlicher,	4	72 47
Heirs of Joel L. Fairbanks, deceased,	5	92 47
Rufus L. Fairbanks,	6	26 42
Henry L. Fairbanks,	7	26 42
Abbie L. (Fairbanks) Morgan,	8	26 42
Luther M. Fairbanks,	9	26 42
George E. Fairbanks,	10	26 42
Jasper L. Fairbanks,	11	26 42
Lucy Ward,	12	26 42
Heirs of L. M. Fairbanks, Admin, deceased	13	184 94
		\$ 739 77

Affidavit to Report - State of Illinois, Piatt County, ss:

L. M. Fairbanks, Agent of the heirs of Loriston M. Fairbanks, deceased Administrator of the estate of Louisa M. Fairbanks deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of court as he verily believes; and said Loriston M. Fairbanks asks that the same be allowed as his final discharge and ordered by the court to be recorded.

L. M. Fairbanks.

Sworn to before me and signed in my presence, this 7th day of September 1905.

(L.S.)

J. B. Langley, Notary Public.

Journal
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UNION COUNTY PROBATE COURT.

Journal
Entry -
Order of
Discharge

Probate Court, Union County, Ohio September 8, 1906
On the Matter of the estate of }
Louisa M. Fairbanks, deceased. } Account of Final Distribution
No. 4477 Orders,

This day L. M. Fairbanks, Agent of the heirs of Loriston M. Fairbanks, deceased, who was administrator of the estate of Louisa M. Fairbanks, deceased, appeared in open court, by his attorney, and presented an account of the payments made and of the delivery over to the persons entitled thereto of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said L. M. Fairbanks, Agent, it is ordered that the same be and hereby is allowed as his final discharge. Said Loriston M. Fairbanks and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said L. M. Fairbanks pay the costs herein taxed at \$. within ten days. Costs paid.

John M. Brodrick, Probate Judge.

The 8th day of
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RECORD OF ACCOUNTS.

Estate of Luntell Young, deceased.

Be it remembered that heretofore, to-wit: On the 26th day of October A. D. 1905, an Account of Final Distribution was filed in this court which reads in the words and figures following, to-wit:

Report of
Distribution,
filed
Oct. 26/1905

Account of Final Distribution.
Stephen V. R. Young, Administrator of the estate of Luntell Young, deceased, In account with said estate.
Said Administrator charges himself as follows:

Amount found due estate as per final settlement with court, made August 27, 1904	277 70
Paid Attorney fees preparing this account,	2 00
Balance for distribution,	# 275 70

Said Administrator credits himself as follows:

Amounts paid to heirs as per distributive order of court made August 27, 1904, viz:	
1905- June 28 To Alice Young, widow	Voucher 1 137 85
" " " Harry Young, minor	45 95
" " " Bertha Young, "	45 95
" " " Willis Young, "	45 95
Said shares of minors paid to Minors' Guardian, Alice Young,	Voucher 2
	# 275 70

The State of Ohio, Union County, ss:

Stephen V. R. Young, Administrator of the estate of Luntell Young, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of court as he verily believes; and said Administrator asks that the same be allowed as his final discharge and ordered by the court to be recorded.

S. V. R. Young.

Sworn to before me and signed in my presence this 28th day of June 1905.

(J. S.) John M. Brodrick, Probate Judge

Journal
Entry -
Orders of
Discharge -

Probate Court, Union County, Ohio Oct. 26, 1905
In the Matter of the Estate of Luntell Young, deceased. No. 5804. Orders on Settlement of Account of Final Distribution.
This day Stephen V. R. Young, Administrator of the estate of Luntell Young, deceased, appeared in open court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said Stephen V. R. Young; it is ordered that the

UNION COUNTY PROBATE COURT.

same be and hereby is allowed as his final discharge,
 said Administrator and his sureties are therefore forever
 exonerated from all liability under said order of distribution
 unless his account be impeached for fraud or manifest
 error. It is further ordered that said account and
 this proceeding be recorded in the records of this office, and
 that said Administrator pay the costs herein taxed at \$
 within ten days. Costs paid.

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Guardianship of David C. Mowen.

Journal
Entry
Filing
Account.

In the Probate Court of Union County Ohio.
 In the Matter of the Guardianship of No 5956 April 25th 1905.
 David C. Mowen, Lunatic } Filing First and Final Account.
 This day came Charles D. Mills Guardian of David C. Mowen, a Lunatic of Union County, Ohio and presented his first and final account in settlement of said Guardianship duly verified. Also at the same time said Charles D. Mills filed herein his resignation as such guardian. Whereupon the Court do order the same filed and said account advertised for hearing on Saturday the 27th day of May A. D. 1905 at one o'clock P. M., to which time said matter is continued.

John M. Brodrick
Probate Judge.

Resignation
Filed
April 25th 1905

Resignation

To the Hon. John M. Brodrick,
 Judge of the Probate Court, Union County, Ohio.
 The undersigned having rendered his final account, respectfully tenders his resignation as Guardian of David C. Mowen, for the reason that David C. Mowen now resides in Seneca County, Ohio and asks that the same be accepted.

Dated this 25th day of April, 1905.
C. D. Mills

Journal
Entry
Accepting
Resignation

In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of No 5956 April 25th 1905
 David C. Mowen } Journal Entry Accepting Resignation.
 This day came Chas. D. Mills, Guardian of David C. Mowen and filed his written resignation of said trust and asks that the same be accepted by the Court; and the same being for the best interest of all concerned; he having filed his final account herein; and said ward having removed to Gostonia Ohio, the said resignation is accepted and said Charles D. Mills is discharged as such guardian.

John M. Brodrick Probate Judge.

Final
Account
Filed
April 25th 05

Journal
Entry -
Confirming
Account.

In the Probate Court of Union County, Ohio.
 In the Matter of the Guardianship of No 5956 May 27th 1905
 David C. Mowen, Lunatic } Journal Entry. Settlement of
 First and Final Account
 This day this matter came on to be heard on the motion to confirm Account Charles D. Mills, Guardian of the person and estate of David C. Mowen, a lunatic having heretofore, until: On the 25th day of April 1905 filed in this Court his First and final account, and notice of the time of his hearing having been given, as required by law, by publication in the Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from

1905
April 25
" "
" "
" "

UNION COUNTY PROBATE COURT.

from and after the 3rd day of May 1906, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same are now examined by the Court, and said account, on such examination, being found correct is allowed and confirmed. This day this matter came on to be heard on motion of said Guardian for the allowance of compensation for the services rendered said Ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$10⁰⁰, as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said Ward the sum of \$10⁰⁰, being the allowance aforesaid. And the Court do find said Guardian chargeable with assets belonging to the estate of said Ward amounting to the sum of \$165⁰⁰, and that he is entitled to credits amounting to the sum of \$72¹⁸, valid claims against said Ward, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$92⁸² in the hands of said Guardian, due said Ward and said account is settled accordingly. It is ordered by the Court that said Guardian pay over said balance according to law. It is further ordered by the Court that said Guardian pay the costs of the proceedings aforesaid, taxed at \$⁰⁰, within ten days, and that complete record in the premises be made.

John M. Ondrick, Probate Judge.

Guardian's Account.

Final Account filed April 25th 05
 Charles D. Mills Guardian of David C. Mowen.
 Final Account. In account with his ward.
 Said Guardian charges himself as follows.

To Cash received from U. S. Government Sept 1904.	\$165 00.
Said Guardian Credits himself on account of expenditures in behalf of said ward.	
1905 April 25 To L. Piper repayment of money advanced by children for said ward	35 00
" " To Maryville Sanitorium for 5 days care and treatment	9 33
" " To C. D. Mills Guardian, for his services	10 00
" " To John M. Ondrick, Probate Judge fees including this account	17 85
Total Recd.	\$165 00
" Pd. out	\$72 18

1905.
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 David C.
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RECORD OF ACCOUNTS.


Recapitulation

Total amount chargeable	\$165 00
Total amount credited	72 18
Balance due Ward	\$92 82

Affidavit
to Account.

Affidavit to Account

The State of Ohio, Union County S.S.
 J. C. R. Mills Guardian of David C. Mowen do make
 solemn oath that the within is a true and correct account
 of said Guardianship, as I verily believe
 Jas. C. R. Mills.

Sworn to before me and signed in my presence this
 25th day of April A.D. 1905.
 John M. Brodrick Probate Judge.

Estate of James Woodburn, Deceased.

Journal
Entry
Filed Dec 15 1904

In the Probate Court of Union County, Ohio
 In the Matter of the Estate of [No 5048 December 15 1904
 James Woodburn, Deceased] Filing 2nd & Final Account.

This day came R. L. Woodburn, Executor of the Will and Estate of
 James Woodburn late of Union County, deceased, and
 presented his second and final account in settlement of
 said estate duly verified.

Whereupon the Court do order the same filed and adver-
 tised for hearing on Saturday, the 28th day of January
 A. D., 1905 at one o'clock, P. M. to which time said matter
 is continued.

John M. Brodrick
 Probate Judge.

Journal
Entry
Second
& Final
Account.

In the matter of the Estate of [Journal Entry, No. 5048, Jan. 28, 1905:
 James Woodburn, Deceased] Settlement of Second & Final Account.

This day this matter came on to be heard on the motion
 to confirm account. James Woodburn, late of Union
 County, Ohio, deceased, having heretofore, to-wit: On the
 15th day of December 1904, filed in this Court his final Account,
 and notice of the time of hearing thereof having been
 given as required by law, by publication in the
 Mansfield Tribune, a newspaper published, and of

Final
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UNION COUNTY PROBATE COURT.

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general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4th day of January, 1905, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. And said account on such examination, being found correct, is allowed and confirmed. This day this matter came on to be further heard on the motion of the said Executor - for the allowance of \$22.³⁸ as his compensation for extraordinary services rendered to said estate to this date. On consideration whereof, and the Court being fully advised in the premises, the said Executor - is allowed said sum of \$22.³⁸ as his legal compensation, for extraordinary services. It is therefore ordered by the Court that the said Executor - retain out of the money of said Estate the sum of the two items last aforesaid, to wit - \$22.³⁸

And the Court do find the said executor chargeable with assets of said estate in the sum of \$402.³⁸ and that he is entitled to the credits in the sum of \$402.³⁸, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is no balance in the hands of the said Executor - due said estate, and said Account is settled accordingly.

It is further ordered by the Court that said Executor, pay the costs of the proceedings aforesaid, taxed at \$ - - within ten days, and that said Account be recorded

(L.S.) John M. Brodrick Probate Judge.

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Final Account.

Executor's Account.

R. L. Woodburn, Executor of the estate of James Woodburn, deceased in account with the Estate.

Said executor charges himself as follows.

To Balance on hand as shown by settlement filed Nov. 20 th 1900	\$402 38
Paid out as follows	
John M. Brodrick	1 6 00
Monument	2 132 00
R. L. Woodburn	3 22 38
	160 38
	\$242 00

Balance for Distribution

By the will of James Woodburn one half of the above amount is to be paid to the children of Sarah Elizabeth Farnum and the other half to the children of Carrie Estelle Fleck.

The children of Carrie E. Fleck, viz:

Key S. Fleck, his share	60 50
Freda Fleck her "	60 50

The children of Sarah Elizabeth Farnum, viz:

Blanch Roby	11 00
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RECORD OF ACCOUNTS.

Slack Farnum his share	11	00	
Maud E. Fletcher her share	11	00	
Anna L. Bumberg " "	11	00	
Minnie M. McKinstriker share	11	00	
James Farnum his share	11	00	
Julton Farnum " "	11	00	
Maggie M. Farnum " "	11	00	
Gulf L. Farnum " "	11	00	
Aika Alice Farnum her share	11	00	
Ada Farnum	11	00	\$242 00

Recapitulation

Total amount chargeable	\$402	38	
Total amount credited	402	38	

Affidavit to Account

The State of Ohio, Union County, ss.

J. R. L. Woodburn, executor of the estate of James Woodburn, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

R. L. Woodburn

Sworn to before me and signed in my presence this 15th day of December, A. D. 1904

(L.D)

John M. Bondrick Probate Judge.

Journal entry
Filed Dec. 15 1904

Journal entry -
confirming
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RECORD OF ACCOUNTS.

Account is settled accordingly.

It is further ordered by the Court that said Executor, pay the cost of the proceedings aforesaid, taxed at \$ —, within ten days, and that said Account be recorded

John M. Bondrick, Probate Judge.

Final Account.

Executors Account.

R. L. Woodburn Executor of the Estate of William M. Winget, deceased in account with the said Estate.

Said Executor charges himself as follows:

To Sale of Real Estate		\$1495 00
" " " Personal Property		96 89
Rents W. R. Roberts		175 00
		<u>\$1766 89</u>

Paid out as follows.

John M. Bondrick, Probate Judge	1	38	26	
Dwight B. Edwards, Auditor	2	58	50	
H. W. Morry & Leo	3	69	06	
E. S. Sawyer, Secty.	4	1038	74	
A. E. Plate, Clerk, Oak Dale	5	10	00	
R. L. Woodburn Sale Real Estate	6	54	85	
Shearer and Shearer	7	3	50	
Lizzie Morry	8	20	65	
W. A. Snodgrass	9	1	15	
W. R. Roberts	10	15	53	
R. L. Woodburn, Com. \$1766.89	11	90	67	
R. L. Woodburn	12	10	00	
John M. Bondrick Monument	13	6	50	
Church Bros. & Wild	14	135	00	
Snodgrass and Fullington	15	10	46	
R. L. Woodburn, Security	16	23	50	
Frank Munnell	17	7	50	
Shearer and Shearer	18	1	40	
H. W. Morry and Leo	19	34	00	
E. W. Perfect	20	38	00	
Marysville Chapter No. 99	21	2	50	
E. W. Mills	22	55	00	
R. L. Woodburn	23	22	10	
	24	20	00	\$1766 89

Recapitulation

Total amount chargeable	\$1766 89
Total amount credited	<u>1766 89</u>

Affidavit to Account.

The State of Ohio, Union County, ss.

I R. L. Woodburn, Executor of the Estate of William M. Winget, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

R. L. Woodburn

Journal entry dated May 8 1901

Journal entry continued

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UNION COUNTY PROBATE COURT.

Sworn to before me and signed in my presence this 15th day of December, A.D. 1904

L. S.

John M. Brodrick Probate Judge.

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Assignment of Norton Reed.

Journal
Entry
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May 8th 1901

In the Probate Court of Union County, Ohio.
In the Matter of the Assignment of No. 5090 Journal Entry, May 8th 1901
Norton Reed } Filing Thirdrd Final Account.

This day came Orlando W. McAdow, Assignee in trust for the benefit of the creditors of Norton Reed of Union County Ohio, and presented his third and final account in settlement of said assignment duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday, the eighth day of June A.D. 1901, at one o'clock, P.M. to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal
Entry
Continuance

In the Probate Court of Union County, Ohio.
In the Matter of the Assignment of Journal Entry No. 5090 June 8th 1901
Norton Reed } Continuance of Third & Final Account.

This day this matter came on to be heard on the motion to confirm account. O. W. McAdow, Assignee in the trust for the benefit of the creditors of Norton Reed, Assignee of Union County, Ohio, having heretofore, to-wit: On the 8th day of May 1901, filed in this Court his final Account, and notice of the time of hearing therefor having been given as required by law, by publication in the Marysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 15th day of May 1901, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court, whereupon the Court do order that this matter be continued for further hearing herein.

John M. Brodrick
Probate Judge.

RECORD OF ACCOUNTS.

Journal
Entry
Third &
Final Account.

Orders on Settlement of Assignee's Account.

Probate Court, Union County, Ohio.

In the Matter of the Assignment of No. 5090 June 24th 1906
Norton Reed. } Third and Final Account.

This day the Third and Final Account of Orlando W. McAdow, Assignee of Norton Reed came on for hearing and settlement; due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers thereunto and all matters pertaining thereto and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Assignee be and he is allowed the sum of Seventy-five Dollars (\$75⁰⁰) for expenses and extraordinary services not required of him in the common course of his duty, and which sum the Court considers just and reasonable;

It is ordered that said Assignee be and he is allowed the sum of Seventy-five Dollars (\$75⁰⁰) as Counsel fees; which sum the Court finds was necessary for the proper administration of the trust; a bill of items and affidavits relating thereto having been duly filed as

The Court finds said account duly balanced, and said trust settled according to law. It is further ordered that said assignee pay the costs here in taxed at \$ - within ten days. Costs paid. It is ordered that said account and the proceedings herein be recorded in the Records of this office.

John M. Boardrick
Probate Judge.

Assignee's Account

Orlando W. McAdow Assignee of the estate of Norton Reed in account with said Estate.

Said Orlando W. McAdow charges himself as follows

To Balance due on 2 nd Settlement	\$1115 42
" Int. collected.	1 92
	\$1117 34

Said Assignee claims credit for payment made on behalf of said estate as follows-

Vou. No 30	Lula B. Money	\$203 00
" " 31	Lula B. Money	173 00
" " 32	E. F. Sawyer (Citizens H & S. Co Extra allowance to Assignee	100 00 75 00
" " 33	W. J. Hoopes	75 00
	Balance	626 00
		491 34
" " 34	E. F. Sawyer	300 00
" " 35	John M. Boardrick	6 65
" " 36	The Citizens Home & Savings Co.	184 69
		\$491 34

Journal
Entry
Filed
May 8th 1906

Journal
Entry
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UNION COUNTY PROBATE COURT.

Recapitulation

Total amount chargeable	\$117 34
Total amount credited	117 34

Affidavit to Account.

The State of Ohio, Union County, Ohio.

I Orlando W. McAdow, Assignee of the Estate of Norton Reed do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Orlando W. McAdow.

Sworn to before me and signed in my presence, this 8th day of May, A.D. 1901

J.M.B.
John M. Brodrick Probate Judge.

Assignment of Mattie Alden.

In the Probate Court of Union County, Ohio

In the Matter of the Assignment of \$104996. Journal Entry, May 8th 1901
Mattie Alden [Filing 3rd and Final Account.

This day came O. W. McAdow, assignee in trust for the benefit of the creditors of Mattie Alden of Union County, Ohio and presented his third and final account in settlement of said assignment duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the eighth day of June, A.D. 1901 at one o'clock, P. M. to which time said matter is continued.

John M. Brodrick Probate Judge.

In the Probate Court of Union County Ohio.

In the Matter of the Assignment of \$104996. Journal Entry June 8th 1901
Mattie Alden [Continuance of Third & Final Account.

This day this matter came on to be heard on motion to confirm account.

O. W. McAdow, Assignee in trust for the benefit of the creditors of Mattie Alden, Assignor of Union County, Ohio having heretofore, to-wit: On the 8th day of May 1901, filed in this Court his final Account and notice of the time of hearing thereof having been given as required by law, by publication in the Mansville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three

Journal Entry filed May 8th 1901

Journal Entry Continuance

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RECORD OF ACCOUNTS.

consecutive weeks from and after the 15th day of May 1901, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the Court. Whereupon the Court do order that this matter be continued for further hearing herein.

Orders on Settlement of Assignee's Account.

Probate Court, Union County, Ohio

In the Matter of the Assignment of July 3rd 1905 No 4996

Mattie Alden Third and Final Account.

This day the Third and Final Account of C. W. Aldow, Assignee of Mattie Alden came on for hearing and settlement, due notice thereof having been published according to law. No exceptions having been filed thereto, and no one now appearing to except or object to the same; and the Court having carefully examined said account and the vouchers therewith and all matters pertaining thereto, and being fully advised in the premises, do find the same to be in all respects just and correct and in conformity to law.

It is ordered that the same be and hereby is approved, allowed and confirmed.

It is ordered that said Assignee be and he is allowed the sum of Seventy-five Dollars (\$75⁰⁰) for expenses and extraordinary services not required of him in the common course of his duty, and which sum the Court considers just and reasonable;

It is ordered that said Assignee be and he is allowed the sum of Seventy-five Dollars (\$75⁰⁰), as Counsel fees, which sum the Court finds was necessary for the proper administration of the trust; a bill of items and affidavits relating thereto having been duly filed as provided by law.

The Court finds a balance of Two Hundred, ninety-five and 00/100 Dollars, (\$295⁰⁰) due said Assignee from said Trust Estate.

It is ordered that said Assignee pay the costs herein taxed at \$ — within ten days - Costs paid.

It is ordered that said Account and the proceedings herein be recorded in the Records of this office.

John M. Brodrick
Probate Judge.

Assignee's Account

Orlando W. Aldow, Assignee of the estate of Mattie Alden in account with said Estate.

Said Assignee charges himself as follows:

To Balance due on 2nd settlement

\$664 09

Said assignee claims credits for payments made on behalf of said estate as follows:

Vou. No 44	To
" " 45	"
" " 46	Ex
" " 47	W.
" " 48	J.
" " 49	J.
" " 50	Ci
1905 March 29	J.

Affidant to Act.

To

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Journal Entry
Third & Final Acct.
Filed July 3rd 1905

Account.

UNION COUNTY PROBATE COURT.

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Vol. No 44	To John Richter (Trustee of K. of P. Lodge)	100 00	
" " 45	" John Richter " " " " "	75 00	
" "	Extra allowance to Assignee	75 00	
" " 46	W. J. Hoopes	70 00	
" " 47	John Richter (Trustee of K. of P. Lodge)	125 00	
" " 48	W. L. Fullington	66 02	
" " 49	John J. Andrews	75	
" " 50	Citizens Home & Savings Co.	100 00	
1905 March 29	" " " " "	335 42	
	John M. Brodrick, P.J.	7 00	
	To Balance		295 10
		\$959 19	\$959 19

Recapitulation.
 Total amount chargeable \$664 09
 Total amount credited \$959 19
 Balance due said Assignee \$295 10

Affidavit to Account
 The State of Ohio, Union County, ss.
 I, Orlando W. M'Adow, Assignee of the Estate of Mattie Alden do make solemn oath that the within account is in all respects true and correct as I verily believe.
 Orlando W. M'Adow
 Sworn to before me and signed in my presence, this 8th day of May A.D. 1901
 L.S. John M. Brodrick Probate Judge.

\$664 09

RECORD OF ACCOUNTS.

Estate of Phoebe Baker, Deceased.

Be it remembered that heretofore, to-wit; On the 16th day of January A.D. 1906, an Account of Final Distribution in the above entitled cause was filed in the Court, which reads as follows, to-wit:

Account of Final Distribution
Joseph P. Martin, Executor of the Estate of Phoebe Baker, deceased. In account with said Estate said Executor charges himself as follows:

Amount found due Estate as per settlement with Court, made Nov. 27 th 1900	\$5374 71	
Balance for Distribution	\$5374 71	
Amt. to Balance Acct.	83 52	
Total	\$5458 23	\$5458 23

Said Executor credits himself as follows

Amounts paid to heirs and Legates, as per distribution order of Court made Dec. 22 1900 viz:

1900				
Sep	21	To Adelia J. Reed	1	500 00
Oct	1	" Mary A. Snodgrass	2	216 00
Nov.	18	" D. W. Ayers (Mary A. Snodgrass)	3	1000 00
"	26	" D. W. Ayers (Mary A. Snodgrass)	4	200 00
Dec	22	" Mary A. Snodgrass (Lot No 32)		40 00
"	"	" Mary A. Snodgrass - Distribution		53 28
"	"	" Mary A. Snodgrass "		17 50
"	24	" Mary A. Snodgrass "		147 31
"	31	" W. P. Joseph "		1268 60
Jan	7 ¹⁹⁰¹	" Catharine Joseph "		1940 54
Jan	5	" Robt McLenny, (Atty for Catharine Joseph)		25 00
"	5	" Robt McLenny, Atty for Catharine Joseph		50 00
				\$5458 23

Affidavit

The State of Ohio, Union County, ss.
Joseph P. Martin, Executor of the Estate of Phoebe Baker, deceased, being sworn says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said Estate, as required by the order of the Court of Court as - he verily believes; and said Executor asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Joseph P. Martin Executor.
Sworn to before me signed in my presence this 16th day of January 1906.
J. S. John M. Brodrick Probate Judge.

Journal Entry
Order of Discharge

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Journal
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Order of
Discharge

Orders on Settlement of Account of Final Distribution.
Probate Court, Union County, Ohio
In the Matter of the Estate of [January 16th 1906
Phibe Baker, Deceased Account of Final Distribution, Orders
This day Joseph P. Martin, Executor of the estate of Phibe Baker, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Joseph P. Martin; it is ordered that the same be and hereby is allowed as his final discharge. Said Joseph P. Martin and his sureties are therefore forever exonerated from all liabilities under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Joseph P. Martin pay the costs herein taxed at \$ — within ten days, Costs paid.

John M. Brodrick Probate Judge.

RECORD OF ACCOUNTS.

Estate of Jane H. Vestal, Deceased

No. 6015

Be it remembered that heretofore, to-wit: On the 18th day of January A.D. 1906 an Account of Final Distribution in the above entitled cause was filed in this Court which reads as follows, to-wit: -

Acct of Final Distribution filed Jan 18th 1906.

Account of Final Distribution.

Jacob W. Beem, Administrator of the Estate of Jane H. Vestal deceased. In account with said Estate. Said Administrator charges himself as follows:

Amount found due Estate as per final settlement with Court, made February 7 th 1905.	\$163	29
Balance for Distribution	\$163	29

Said Administrator credits himself as follows.

Amount paid to Heirs and Legates, as per distributor's order of Court made March 25 th 1905 viz:		
1905 March 30	To Thos R. Vestal	1 54 43
" "	" Mary A. Carter	2 54 43
" "	" M. W. Stone	3 18 14
" "	" J. M. Stone	4 18 14
1906 January 18	" John M. Brodrick, Probate Judge, Deposited for Tiffin Stone	18 15
		\$163 29 \$163 29

Affidavit

The State of Ohio, Union County, ss.
Jacob W. Beem, Administrator of the Estate of Jane H. Vestal deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said Estate, as required by the order of Court as he truly believes; and said Jacob W. Beem asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Account Filed Dec 7th 1906

Jacob W. Beem.

Sworn to before me and signed in my presence, this 18th day of January 1906

J. M. Brodrick
Probate Judge.

Journal Entry Order of Discharge

Orders on Settlement of Account of Final Distribution.

Probate Court, Union County, Ohio.
In the Matter of the Estate of Jane H. Vestal, Deceased, Account of Final Distribution. Orders.
This day Jacob W. Beem, Administrator of the estate of Jane H. Vestal, deceased, appeared in the open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the

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Jane H. Vestal

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Jane H. Vestal

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money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said Jacob W. Burn; it is ordered that the same be and hereby is allowed as his final discharge. Said Jacob W. Burn and his sureties are therefore forever exonerated from all liabilities under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Jacob W. Burn pay the costs herein taxed at \$ - with ten days - Costs Paid

John M. Brodrick Probate Judge.

Estate of Timothy Thomas, deceased.

Be it remembered that heretofore to-wit: On the 7th day of December A.D. 1905, an Account of Distribution in the above entitled cause was filed in this Court which reads as follows, to-wit:-

Account of Final Distribution.

Adam Richey Executor of the Estate of Timothy Thomas deceased. On account with said Estate. Said Executor charges himself as follows:

Amount found due Estate a per final settlement with Court, June 8th 1901 \$286 95

Balance for Distribution \$286 95

Said Executor credits himself as follows.

Amounts paid to Heirs and Legates, as per distribution order of Court made June 8th 1901. viz:

May 8 1901	To Lucy A. Montgomery	Voucher	1	\$ 214 50
" " "	" Laura L. Long	"	2	214 50
" 27 "	" Katharine Acton	"	3	214 50
Feb 1902	" J. W. Liggett Guard. for Elizabeth Liggett	"	4	214 50
Dec 7 1905	" Mary R. Richey	"	5	214 50
	" Sarah Robinson	"	6	214 50
				\$287

The State of Ohio, Union County, ss.
Adam Richey, Executor of the Estate of Timothy Thomas

RECORD OF ACCOUNTS.

deceased, being sworn says that the foregoing account presents a true and complete statement of the final distribution of the assets of said estate, as required by the order of Court as he verily believes; and said Adam Richey asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Adam Richey

Sworn to before me and signed in my presence, this 7th day of December 1905.

P. S.

John M. Brodrick

Probate Judge

Orders on Settlement of Account.

Probate Court, Union County, Ohio.

December 7th 1905

In the Matter of the Estate of } Account of
Timothy Thomas, Deceased } Final Distribution, Orders.
Adam Richey Executor of the estate of Timothy Thomas, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Adam Richey; it is ordered that the same be and hereby is allowed as his final discharge. Said Adam Richey and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Adam Richey pay the costs herein-taxed at \$- within ten days. Costs Paid

John M. Brodrick

Probate Judge

Journal
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Order of
Discharge

No. 4878

Account

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UNION COUNTY PROBATE COURT.

Estate of Joseph N. Ross, deceased

No. 4878

Account

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Jan 29/1905

Be it remembered that heretofore, to-wit; On the 29th day of January A.D. 1905, an Account of Distribution in the above entitled cause was filed in this Court, which reads as follows to-wit:

Account of Final Distribution.

Henry V. Spicer, Administrator, de bonis non, of the Estate of Joseph N. Ross deceased. In account with said Estate. Said Henry V. Spicer charges himself as follows:

Amount found due Estate as per final settlement with Court, made June 15 1899 \$490 37

Balance for Distribution 490 37

Said Henry V. Spicer credits himself as follows:

Amounts paid to Heirs and Legatees, as per distribution order of Court made July 29 th 1899, viz:			
Aug. 29, 1899	To Colista A. Barcus		23 10
" " "	" Catharine McEugene		23 10
Apr. 2 1900	" J. A. Ross		14 00
Feb. 22 "	" P. G. Thymegar		25 00
Apr. 19 "	" Phoebe Balsley		25 00
Nov 14 1899	" Emily Manchester		29 59
Feb 24 1900	" Emily Manchester		68 64
Dec 15 1899	" Emma Spicer Middlesworth		12 25
Aug 16 "	" Albert Sutton		5 86
" 1 "	" Jennie Spicer McAllister		12 25
" 16 "	" Idda Sutton McCombs		86
" " "	" Albert Sutton & Idda Sutton McCombs		35 00
Nov. 23 "	" H. V. Spicer		12 25
" 29 1899	" J. A. Spicer		12 25
" " "	" Howard Ross		23 10
" " "	" Emma Ross Sensesel		23 10
Nov 14 1900	" Della Spicer Wurtsbaugh		12 25
Feb 6 "	" Ethel B. Melvin		21 86
" 13 "	" Phoebe Balsley		25 00
April 17 "	" Stella Hogan		1 00
June 11 1900	" Phoebe Balsley		35 00
Feb. 16 1901	" "		38 25
Jan 1 1904	" Joseph Parcell		7 62
Nov. 27 1905	" Grover Melvin		21 86
			\$508 22

I hereby remit the difference I have over paid.

The State of Ohio, Union County, ss.

Henry V. Spicer, Administrator, de bonis non with Will annexed of the estate of Joseph N. Ross deceased, being sworn, says

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RECORD OF ACCOUNTS.

that the foregoing account presents a true and complete statement of the Final Distribution of the Assets of said Estate, as required by the order of Court as he verily believes; and said Henry V. Spicer asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Henry V. Spicer

Sworn to before me and signed in my presence, this 29th day of January 1906.

[Signature]

A. C. Eggert, Notary Public

Orders on Settlement of Account.

Probate Court, Union County, Ohio
January 29th 1906.

In the Matter of the Estate of } Account of Final Distribution
Joseph N. Ross, Deceased } Orders.

This day Henry V. Spicer, Administrator, de bonis non with Will annexed, of the estate of Joseph N. Ross deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Henry V. Spicer; it is ordered that the same be and hereby is allowed as his final discharge. Said Henry V. Spicer and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Henry V. Spicer pay the costs herein taxed at \$- within ten days - Costs Paid.

John M. Brodrick
Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of Margaret G. Clark, Deceased.

Be it remembered that heretofore, to-wit: - On the 29th day of January, A. D. 1906, an Account of Distribution, in the above entitled cause was filed in this Court, which reads as follows, to-wit: -

No. 5257
Account
Filed
Jan 29/1906

Account of Final Distribution.

Eleanor Ferguson, Executrix of the Will and Estate of Andrew J. Ferguson, deceased who was Administrator of the Estate of Margaret G. Clark, deceased. In account with said Estate.

Said Executrix - for said Administrator - charges herself as follows:

Amount found due Estate as per final settlement with Court, made September, 22 nd 1900.	\$124 71
Administrators expenses since final account	2 36
Balance for Distribution	\$122 36

Said Executrix - for said Administrator - credits her-self as follows:

Amounts paid to Heirs and Legatees, as per distributive order of Court made October, 27 th 1900 viz	
Nov. 20 1900 To John Sager	1 15 00
" " " " Maggie Dockum	2 15 00
Jan. 1901 " Nellie Siber	3 15 00
" " " Eleanor Ferguson	4 62 36
" " " John M. Brodrick, Probate Judge - deposited for Pearl Sager & Maud Sager only heirs at law of Eli Sager	15 00
	\$122 36

The State of Ohio, Union County S.S.

Eleanor Ferguson, Executrix of the Estate of Andrew J. Ferguson, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said Estate, as required by the order of Court as she verily believes; and said Eleanor Ferguson asks that the same be allowed as the final discharge of said Andrew J. Ferguson, deceased and ordered by the Court to be recorded.

Eleanor Ferguson

Sworn to before me and signed in my presence, this 29th day of January 1906.

J. S.

John M. Brodrick Probate Judge.

Orders on Settlement of Account.

Probate Court, Union County, Ohio

In the Matter of the Estate of } Jan. 29th 1906. Account of
Margaret G. Clark, Deceased } Final Distribution.

This day Eleanor Ferguson, Executrix of the Will and Estate of Andrew J. Ferguson, deceased, who was Administrator of the Estate of Margaret G. Clark, deceased, appeared in open Court

Journal
Entry
Orders of
Discharge

Orders

RECORD OF ACCOUNTS.

and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in her hands as such executrix, as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Eleanor Ferguson; it is ordered that the same be and hereby is allowed as the final discharge of said Andrew J. Ferguson as such Administrator. Said Andrew J. Ferguson and his sureties are therefore forever exonerated from all liability under said order of distribution, unless this account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office and that said Eleanor Ferguson as such executrix pay the costs herein taxed at \$- within ten days - Costs Paid.

John M. Brodrick Probate Judge.

Estate of Victor H. Bell, Deceased.

Be it remembered, that heretofore, to-wit On the 29th day of January A.D. 1906 an Account for Final Distribution in the above entitled cause was filed in this Court which reads as follows:-

125809.

Account Filed Jan 29th 1906.

Account of Final Distribution.

Howard E. Bell, Administrator of the Estate of Victor H. Bell deceased. An account with said Estate.

Said Administrator charges himself as follows:

Amount found due Estate as per final settlement with Court, made January 9 th 1904	\$996 55
Balance for Distribution	\$996 55

Said Administrator credits himself as follows.

Amounts paid to Heirs and Legatees, as per distribution order of Court made February 27th 1904, viz:

To this accountant - 1/3	332 19
" Florence McDonald	332 18
" Florence McDonald Guardian of Homer Bell	332 18

Total

\$996 55

The only heirs of Victor H. Bell are
 Howard E. Bell, Brother
 Homer Bell "
 Florence McDonald - Sister.

Journal Entry Orders of Discharge

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UNION COUNTY PROBATE COURT.

United States of America, Indian Territory, Western District, S.S.
 Howard H. Bell, Administrator of the Estate of Victor H. Bell, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of said Estate, as required by the order of the Court as he verily believes; and said Howard E. Bell asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Howard E. Bell

Sworn to before me and signed in my presence, this 13th day of January 1906.

(Signature) Garfield Johnson, Notary Public.

Orders on Settlement of Account.
 Probate Court, Union County, Ohio

January 29th 1906.

In the Matter of the Estate of } Account of Final Distribution
 Victor H. Bell, Deceased } Orders.

This day Howard E. Bell, Administrator of the Estate of Victor H. Bell, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Howard E. Bell; it is ordered that the same be and hereby is allowed as his final discharge. Said Howard E. Bell and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Howard E. Bell pay the costs herein taxed \$ - within ten days. Costs Paid.

John M. Bodrick
 Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Charity A. Malin, Deceased.

No 5274

Be it remembered that heretofore, to-wit: On the 2nd day of February A.D. 1906 an Account of Final Distribution in the abov entitled cause was filed in this Court, which reads as follows, to-wit:-

Account of Final Distribution.
Edward W. Porter, Administrator of the Estate of Charity A. Malin, deceased. In account with said Estate, said Administrator charges himself as follows:

Amount found due Estate as per settlement with Court, made July 25th 1903.

Balance for Distribution

\$469 72

Said Administrator credits himself as follows
Amounts paid to Heirs and Legates, as per distributive order of Court made August 29th 1903, viz.

Nov. 10 1903	To Francis M. Bostwick voucher	1	\$117 43
" " "	" C. D. Malin	2	117 43
" " "	" Carrie E. Malin	3	117 43
" " "	" Maud M. McCafferty	4	117 43
			\$469 72

No 5325

Affidavit

The State of Ohio, Union County, Ohio, ss.
Edward W. Porter, Administrator of the Estate of Charity A. Malin, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said Estate, as required by the order of Court as he verily believes; and said Administrator asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Account
Filed
Feb. 2nd 1906.

Edward W. Porter

Sworn to before me and signed in my presence, this 2nd day of February 1906.

J. D.

John M. Boddrick, Probate Judge.

Order on Settlement of Account.

Probate Court, Union County, Ohio.

In the Matter of the Estate of Charity A. Malin, Deceased, Feb. 2nd 1906. Account of Final Distribution, Orders.

This day Edward W. Porter, Administrator of the Estate of Charity A. Malin, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being found to the satisfaction of the Court, and verified by the oath of said Edward W. Porter; it is ordered that the same be and hereby is allowed as his final discharge.

Affidavit

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UNION COUNTY PROBATE COURT.

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Charity foregoing out of the estate, as heirs; be allowed to be

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the estate Court and of the money by the account and considered that final discharge.

Said Edward W. Porter and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Edward W. Porter pay the costs herein taxed at \$ - within ten days. Costs Paid.
John M. Brodrick, Probate Judge.

Estate of Samuel A. Lease, deceased

No 325

Be it remembered that heretofore, to-wit, on the 2nd day of February, A.D. 1906, an Account for Final Distribution in the above entitled cause was filed in this Court which reads as follows, to-wit:-

Account Filed Feb. 2nd 1906.

Account of Final Distribution.

Edward W. Porter, Administrator of the Estate of Samuel A. Lease, deceased. An account with said Estate. Said Administration charges himself as follows.

Amount found due Estate as per final settlement with Court, made October 20th 1900.

\$95 02

Balance for Distribution

Said Administrator credits himself as follows.

Amounts paid to Heirs and Legatees, as per distributive order of Court made November 24th 1906, viz.

To Mary Lease, Guardian of the persons and estates of Bertha Lease and Goldie Lease Voucher 1

\$95 02

Affidavit

The State of Ohio, Union County, ss. Edward W. Porter, Administrator of the Estate of Samuel A. Lease, deceased, being sworn, says that the foregoing account presents a true and complete statement of the Final Distribution of the assets of said Estate, as required by the order of the Court as he verily believes; and said Edward W. Porter asks that the same be allowed as his final discharge and ordered by the Court to be Recorded. Sworn to before me and signed in my presence this 2nd day of February 1906.
John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal
Entry
Orders of
Discharge

Orders on Settlement of Account.

Probate Court, Union County, Ohio.

February 2nd 1906.

In the Matter of the Estate of } Account of Final Distribution
Samuel A. Lease, Deceased) Orders.

This day Edward W. Porter, Administrator of the Estate of Samuel A. Lease, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Edward W. Porter; it is ordered that the same be and hereby is allowed as his final discharge.

Said Edward W. Porter and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his accounts be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Edward W. Porter pay the costs herein taxed at \$ - within ten days. Cost Paid

John M. Brodrick, Probate Judge.

Affidavit

Journal
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Orders
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Estate of Harriet M. McLeary, Deceased.

Be it remembered that heretofore, to wit: On the 3rd of February A. D. 1905. an Account of Final Distribution in the above entitled cause was filed in this Court which reads as follows, to wit:-

Account of Final Distribution

Frank J. Ballinger, Administrator of the estate of Harriet M. McLeary, deceased. In account with said Estate. Said Administrator charges himself as follows:

Amount found due estate as per final settlement with Court, made March, 31 1905	\$1666 31
Balance for Distribution	\$1666 31

Said Administrator credits himself as follows.
Amounts paid to Heirs and Legates, as per distribution order of Court made April, 29th 1905, viz:

To William F. McLeary, residuary legatee	1614 19
" J. J. Scott, Treasurer, taxes	52 12
Total	1666 31

No 5995

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UNION COUNTY PROBATE COURT.

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The State of Ohio, Union County, Ohio.
Frank J. Ballanger, Administrator with the Will annexed of the Estate of Harriet M. McCarry, deceased, being sworn, says that the foregoing account presents a true and complete statement of the final distribution of the assets of the estate, as required by the order of Court as he verily believes; and said Administrator asks that the same be allowed as his final discharge, and ordered by the Court to be recorded.

Frank J. Ballanger

Sworn to before me and signed in my presence, this 3rd day of February 1906.

(S)

Ada McCampbell

Deputy Clerk, Probate Judge.

Orders on Settlement of Account.

Probate Court, Union County, Ohio.

February 3rd, 1906.

In the Matter of the Estate of Harriet M. McCarry, Deceased } Account of Final Distribution Orders.

This day Frank J. Ballanger, Administrator of the estate of Harriet M. McCarry, deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto, of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Frank J. Ballanger it is ordered that the same be and hereby is allowed as his final discharge. Said Frank J. Ballanger and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Administrator pay the costs herein taxed at \$- within ten days. Costs Paid.

John M. Brodrick
Probate Judge.

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UNION COUNTY PROBATE COURT.

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This day Edward W. Porter, Administrator of the Estate of Harmon Patch Sr. deceased, appeared in open Court and presented an account of the payments made and of the delivery over to the persons entitled thereto of the money and other property in his hands as required by the order of distribution heretofore made. Said account being proved to the satisfaction of the Court, and verified by the oath of said Edward W. Porter; it is ordered that the same be and hereby is allowed as his final discharge. Said Edward W. Porter and his sureties are therefore forever exonerated from all liability under said order of distribution, unless his account be impeached for fraud or manifest error. It is further ordered that said account and this proceeding be recorded in the records of this office, and that said Edward W. Porter pay the costs herein taxed at \$— within ten days. Costs Paid

John M. Brudrick
Probate Judge.



