

**RECORD OF  
ACCOUNTS**

**X**

**UNION CO. PROBATE COURT**

**RECORD  
OF  
ACCOUNTS**

**X**

**UNION COUNTY  
PROBATE COURT**

**RECORD OF  
ACCOUNTS**

**X**

**UNION CO. PROBATE COURT**

**Springfield Bindery,**  
Blank Book Manufacturers,  
Legal Blank Publishers, Printers,  
Binders and Stationers,  
SPRINGFIELD, . . . OHIO.  
FILING BOXES - FILING ENVELOPES  
SURVEYOR'S INSTRUMENTS.

No.
8295

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**The Perfect Flat Opener.**  
PATENTED  
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LETTERS PATENT N° 379,334 & 506,125.  
ISSUED MARCH 13<sup>th</sup> 1888 OCTOBER 3<sup>rd</sup> 1893.  
*Wm. Irwin*

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In the Matter of Accounts Filed for Settlement.

In Probate Court, Union County, Ohio.  
 In the Matter of Accounts } Journal Entry, March 1<sup>st</sup> 1902  
 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 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 by the court that the notice and proof aforesaid be entered in full upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for four consecutive weeks in "The Mansfield Tribune", a newspaper of general circulation in the county of Union, the first publication beginning with February 5, 1902.

W. A. Shearer.

Sworn to and subscribed before me, this 1<sup>st</sup> day of March 1902.

John M. Brodrick, Probate Judge.

Printer's fee \$ Paid - Shearer & Shearer.

Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will for hearing on Saturday, March 1, 1902.

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

- 5278 John F. Stierhoff, executor of the will of John F. Stierhoff, deceased; second account.
- 5504 J. S. Arthur, executor of the will of John W. Lockwood, deceased; final account.
- 5377 Minerva Decker, Administratrix of the estate of Joseph B. Decker, deceased; first account.
- 5180 Isaac H. Butler, Administrator of the estate of Samuel D. Butler, deceased; final account.
- 5608 William H. Cameron, Administrator of the estate of Laura Alice Snowden, deceased; final account.
- 5460 Nathaniel Brooks, Administrator of the estate of George E. Knox, deceased; final account.
- 5030 Bent Cahill, Guardian of Mary S. Winters; second account.
- 4035 Zachariah S. Haines, Guardian of Gelma Wilson; second account.
- 4915 John L. Hicks, Guardian of Lammie C. Sewall; final account.
- 4603 Leonidas Piper, Guardian of Pearl C. Walsh; final account.
- 5141<sup>#2</sup> Norman M. Hubbard, Receiver of the late firms of John and J. S. Trimble; second report.

February 5, 1902. John M. Brodrick, Probate Judge, Union County, Ohio.

RECORD OF ACCOUNTS.

Estate of John F. Stierhoff, deceased.

Journal  
Entry -  
Order for  
Notice to

On the Probate Court of Union County, Ohio.  
In the Matter of the Estate of John F. Stierhoff, deceased. No. 6278. January 4<sup>th</sup> 1902.  
Filing Second Partial Account.  
This day came John F. Stierhoff, executor of the estate of John F. Stierhoff late of Union County, Ohio, deceased, and presented his Second Partial Account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the First day of March A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Crodrick, Probate Judge.

Second  
Accounts

1900  
Dec. 20  
1901  
Feb. 2  
April 1  
Dec. 3

Journal  
Entry -  
Confirming  
Account to

On the Probate Court of Union County, Ohio.  
In the Matter of the Estate of John F. Stierhoff, deceased. March 1<sup>st</sup> 1902.  
Second Account.

This day this matter came on to be heard on motion to confirm account. John F. Stierhoff, executor of the estate of John F. Stierhoff, late of Union County, Ohio, deceased, having heretofore, to wit: on the 4<sup>th</sup> day of January 1902, 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 5<sup>th</sup> day of February 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here examined by the court. Said 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 \$1520<sup>00</sup>, and that he is entitled to credits in the sum of \$76<sup>45</sup> as shown by said vouchers.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$42<sup>25</sup> as his legal compensation for services rendered to said estate to this date. On consideration whereof, and the court being fully advised on the premises the said executor is allowed said sum of \$42<sup>25</sup> 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: \$42<sup>25</sup>.

Said the court do further find that there is a balance of \$1443.65 in the hands of the said executor due said estate and said account is settled accordingly.

And said executor is ordered to dispose of said

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balance according to law and the will of said decedent.  
 It is further ordered by the court that said John F. Stierhoff executor as aforesaid, pay the costs of the proceedings aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Second Account

Executor's Account.

John F. Stierhoff, executor of the estate of John B. Stierhoff deceased, in account with said estate.

Said Executor charges himself as follows:

1900	Dec 20	To cash on hand at last settlement		446 40
1901	Feb. 2	" Interest from Bank of Marysville		2 50
	April 1	" Cash from J. M. Hoellinger		1060 00
	Dec. 3	" Interest from Bank of Marysville		11 20
		Total		\$1520 10

Said Executor charges himself as follows:

1902	Jan. 4	By cash paid J. W. Monroe Treas.	162	25 80
		Allowance to executor on \$1073. <sup>72</sup>		42 95
	Jan 4	By cash paid James E. Robinson	3	2 00
	" "	" " " John M. Brodrick P.J.	4	5 70
		Total		76 45
		Balance		1443 65
				\$1520 10

Recapitulation.

Total amount chargeable,	\$1520 10
Total amount credited,	76 45
Balance due said estate,	\$1443 65

Affidavit to Account.

The State of Ohio, Union County, ss.

I, John F. Stierhoff executor of the estate of John B. Stierhoff deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

John F. Stierhoff

Sworn to before me and signed in my presence, this 4<sup>th</sup> day of January A.D. 1902.

(J. S.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of John W. Lockwood, Deceased.

Journal  
Entry -  
Order for  
Notice re-

In the Probate Court of Union County, Ohio,  
In the Matter of the estate of John W. Lockwood, deceased. No. 5504. February 1<sup>st</sup> 1902  
Filing First and Final Account.  
This day came F. J. Arthur, executor of the estate of John W. 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 1<sup>st</sup> day of February A. D. 1902, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Account  
confirmed re-

In the Probate Court of Union County, Ohio,  
In the Matter of the estate of John W. Lockwood, deceased. No. 5504. March 1<sup>st</sup> 1902.  
First and Final Account.  
This day this matter came on to be heard on motion to confirm account. Francis J. Arthur, executor of the estate of John W. Lockwood, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 1<sup>st</sup> day of February 1902, 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 5<sup>th</sup> day of February 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here 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 \$2703.71, and that he is entitled to credits in the sum of \$205.92, as shown by said vouchers.

This day this matter came on to be further heard on motion of the said executor for the allowance of \$128<sup>15</sup> as his legal compensation, and \$75<sup>00</sup> for services, as attorney, rendered by the said executor 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 \$128<sup>15</sup> as his legal compensation and the sum of \$75<sup>00</sup> for attorney fees. 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: \$203<sup>15</sup>.

And the court do further find that there is a balance of \$1797<sup>73</sup> in the hands of the said executor due said estate and said account is settled accordingly.

And said executor is ordered to distribute said balance

Account -

1901		
March		
April	6	"
"	"	"
June	20	"
"	"	"
Dec.	20	"
"	"	"
"	29	"
"	"	"
1902		
Jan'y	13	"
"	"	"
"	"	"
"	"	"
"	27	"
"	"	"
Feb.	15	"
"	"	"
"	"	"
"	"	"
"	"	"
"	"	"
1901		
July	21	"
"	26	"
"	"	"
"	"	"
"	"	"
March	12	"
July	26	"
April	6	"

# UNION COUNTY PROBATE COURT.

according to law and the will of said decedent and make report thereof as provided by Statute.

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

John W. Brodrick, Probate Judge.

Account -

Executor's Account.

F. J. Arthur, executor of the estate of J. W. Lockwood deceased, in account with said estate.

Said accountant charges himself as follows:

1901	March	To amount chattels	168 60	
	April 6	" Cash on certificate	30 00	
	" "	" Interest on same	60	
	June 20	" Cash on certificate	300 00	
	" "	" Interest on same	10 00	
	Dec. 20	" Cash on certificate	440 00	
	" "	" Interest on same	18 80	
	" 29	" Cash on certificate	70 00	
	" "	" Interest on same	2 80	
1902	Jan'y 13	" Cash on certificate	424 32	
	" "	" Interest on same	8 48	
	" "	" Cash on certificate	266 22	
	" "	" Interest on same	5 32	
	" 27	" Cash on certificate	178 50	
	" "	" Interest on same	3 57	
	Feb. 15	" Cash on certificate	159 12	
	" "	" Interest on same	3 18	
	" "	" Carl Lockwood note	76 00	
	" "	" Interest on same	3 04	
	" "	" Carl Lockwood note	89 33	
	" "	" Interest on same	8 06	
	" "	" W. H. Lockwood note	100 00	
	" "	" Interest on same	2 66	
	" "	" W. H. Lockwood note	45 00	
	" "	" Interest on same	3 85	
	" "	" Arthur Lockwood note	50 00	
	" "	" Interest on same	3 16	
			\$ 2703 71	

Said accountant credits himself as follows:

1901	July 21	By paid surmise on bond		30
	" 26	" " Expenses to Raymond		45
	" "	" " G. C. Panforth appraiser	V. No. 1	100
	" "	" " H. B. Williams	" " 2	100
	" "	" " C. G. Rhoads	" " 3	100
	March 12	" " Sarah P. Lockwood	" " 4	168 30
	July 26	" " Suzzaring appraisers		40
	April 6	" " Probate Judge	" " 6	21 72

RECORD OF ACCOUNTS.

(1901)	April 6	By pd Sarah P. Lockwood	W. M.	7	2 00
	June 6	" " J. H. Hinkade	" "	8	1 00
	" "	" " D. B. Edwards	" "	9	1 00
	" 7	" " T. J. Hare, notice of appointment	" "	10	2 00
	" 14	" " W. A. Bastian	" "	11	1 05
	" 14	" " D. W. Dean & Son	" "	12	2 50
	" 19	" " Chas. A. Thompson M. D.	" "	13	18 00
	" 15	" " W. H. Winter (Undertaker)	" "	5	73 00
	" 20	" " June 1901 Taxes	" "	14	64 61
	" 29	" " Sarah P. Lockwood	" "	15	40 00
	" "	" " Sarah P. Lockwood	" "	16	231 50
	" "	" " Rev. Emmitt Stewart	" "	17	2 00
	" 28	" " Andrew S. Mowry	" "	18	1 00
	" "	" " Admr fees on \$1000. <sup>\$600</sup> on \$7703 <sup>\$68<sup>10</sup></sup>	" "		128 15
Dec. 20	" "	" " Dec. 1901 & June 1902 taxes	" "	19	56 81
Feb. 1	" "	" " Probate Judge	" "	21	7 70
	" "	" " Attorney fees L. J. Arthur	" "		73 00
					\$905 92

Recapitulation.

Total amount chargeable,	\$2703 71
Total amount credited,	905 92
Balance due said	\$1797 79

Affidavit to Account.

The State of Ohio, Cuyahoga County, ss.  
 I, L. J. Arthur, Executor of the estate of John W. Lockwood deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.  
 L. J. Arthur, Executor.  
 Known to before me and signed in my presence, this 1<sup>st</sup> day of February A. D. 1902.  
 (L. J. Arthur) John W. Brodrick, Probate Judge.

Account of Distribution

Account of Final Distribution.

L. J. Arthur, Executor of the estate of John W. Lockwood deceased. On account with said estate.  
 Said Accountant charges himself as follows:  
 Amount found due estate as per final settlement with said court, made Feb. 1<sup>st</sup> 1902 \$1797 79  
 Balance for distribution \$1797 79  
 Said Accountant credits himself as follows:  
 Amounts paid to heirs and legatees, as per distribution order of said court, made March 1<sup>st</sup> 1902, viz:  
 To Sarah P. Lockwood 665 93  
 W. A. Lockwood 282 96  
 Carl Lockwood 282 97  
 Arthur Lockwood 282 97  
 Elizabeth Fish 282 96 1797 79

Journal Entry -  
 Order of discharge -  
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UNION COUNTY PROBATE COURT.

5 00  
 1 00  
 1 00  
 2 00  
 1 05  
 2 50  
 18 00  
 73 00  
 64 61  
 40 00  
 231 50  
 2 00  
 1 00  
 128 15  
 56 81  
 7 70  
 73 00  
 \$905 92

103 71  
 908 92  
 97 79

W. Lockwood  
 account is  
 closed.  
 presence, this  
 Judge.

Lockwood

797 79  
 \$1797 79

65 93  
 82 96  
 82 97  
 82 97  
 82 96 1797 79

The State of Ohio, Union County, ss:  
 F. I. Arthur, Executor of the estate of John W. Lockwood 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 executor asks that the same be allowed as his final discharge and ordered by the court to be recorded.

F. I. Arthur executor.

Sworn to before me and signed in my presence, this 8 day of March 1902.

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

Journal Entry - In the Matter of the Estate of John W. Lockwood, deceased. Probate Court, Union County, Ohio. March 8, 1902. Account of Final Distributions. Orders.

Discharge - This day F. I. Arthur, Executor of the last will and of the estate of John W. Lockwood 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 distributions heretofore made. Said account being proved to the satisfaction of the court, and verified by the oath of said F. I. 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 distributions, 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 Executor pay the costs, herein taxed at \$ , within ten days, costs paid.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Joseph B. Decker, Deceased.

Journal  
Entry -  
order for  
Notice &c.

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Joseph B. Decker, Deceased. } No. 5377. January 11<sup>th</sup> 1902.  
Filing First Partial Account.  
This day came Minerva Decker, Administratrix of the estate of Joseph B. Decker late of Union County, Ohio, deceased, and presented her first partial account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the first day of March A.D. 1902, at one o'clock, P.M., to which time said matter is continued.

Journal  
Entry -  
Account  
Confirmed &c.

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Joseph B. Decker, Deceased. } No. 5377. March 1<sup>st</sup> 1902.  
First Account.  
This day this matter came on to be heard on motion to confirm account. Minerva Decker Administratrix of the estate of Joseph B. Decker, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 11<sup>th</sup> day of January 1902, 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 5<sup>th</sup> day of February 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here 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 \$556<sup>24</sup>, and that she is entitled to credits in the sum of \$276<sup>72</sup>, as shown by said vouchers.

And the Court do further find that there is a balance of \$279<sup>54</sup> in the hands of the said Administratrix due said estate, and said account is settled accordingly. And said Administratrix is ordered to distribute said balance according to law.  
It is further ordered by the Court that said Minerva Decker, Administratrix as aforesaid, pay the costs of the proceedings, aforesaid, taxed at \$ , within ten days, and that said account be recorded.

Account -

John M. Brodrick, Probate Judge.  
Administratrix Account.  
Minerva Decker, Administratrix of the estate of Joseph B. Decker, deceased. First account with said estate.  
Said Administratrix charges herself as follows:

1900	July 3	To
"	"	"
"	Aug.	"
"	Oct.	"
"	Nov.	"
1901	Jan. 9	"
"	" 26	"
"	March	"
"	Aug. 3	"
"	Dec. 3	"
1900	June 25	By
"	"	"
"	July 6	"
"	" 9	"
"	Nov. 9	"
1901	Jan. 8	"
"	Feb. 2	"
1900	Sep. 25	"
"	May 13	"
1901	July 10	"
"	Jan. 9	"

# UNION COUNTY PROBATE COURT.

1900	July 3	To money in bank		21 00
"	"	" " " " " "		68 19
Aug.	"	" cash for oats sold to Lemmox Bros.		50 00
Oct.	"	" " " Hogs " Lemmox & Asolard		57 75
Nov.	"	" " " " " " Lemmox Bros.		90 00
1901	Jan 9	" " " " " " Goulder & Handley		129 84
"	26	" " " " " " D. Browning		3 86
March	"	" " " Horse Homer Conham		5 00 00
Aug.	3	" " " Beef D. Browning		33 50
Dec.	3	" " " 3 Cattle Cassius Trigsby		75 00
Total receipts				\$ 536 24

Said Administratrix credits herself as follows:

1900	June 25	By cash J. M. Brodrick - Probate fees		7 25
"	"	" " " H. J. Hare - notice of appointment		2 00
July	6	" " Jess Robertson - digging grave		2 50
"	9	" " Cap. Drake - team to funeral		3 50
Nov.	9	" " J. Benzler - Dress, pike		33 19
1901	July 8	" " Richmond Deposit Bank		27 00
Feb.	2	" " Wm. Lins - funeral services		28 15
1900	Sep. 25	" " E. Hall & Co. - bal. account		6 87
May	13	" " J. Strulitz's Sons - funeral clothes		15 65
July	10	" " J. W. Morrow, tax		38 82
1901	Jan 9	" " J. W. Morrow, tax		40 77
Total credits				276 70
Balance due estate				\$ 279 54

Said Administratrix represents that all of the debts of said estate have been paid but that she cannot fully settle said estate for the reason that she has pending in the Court of Marion County, Ohio a suit in damages against The Hocking Valley Rail Way Company and until that suit is settled she cannot make complete settlement of said estate.

Recapitulation

Total amount chargeable,	\$ 536 24
Total amount credited,	276 70
Balance due said estate,	\$ 279 54

Affidavit to Account.

The State of Ohio, }  
 Marion County, } ss. I, Mirriva Becker, Administratrix of the estate of Joseph B. Becker deceased, do make solemn oath that the within account is in all respects true and correct, as verily believe.

Mirriva Becker.

Sworn to before me and signed in my presence, this 11<sup>th</sup> day of January A. D. 1902.

(L.S.) Fred E. Guthrey, Notary Public, Marion Co., Ohio

RECORD OF ACCOUNTS.

Estate of Samuel S. Butler, deceased.

Journal  
Entry -  
Order for  
Notice re

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Samuel S. Butler, deceased. No 5180 January 13, 1902.  
Filing Second and Final Account.

This day came Isaac S. Butler, Administrator of the estate of Samuel S. Butler, 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 1<sup>st</sup> day of March A.D. 1902 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 Samuel S. Butler, deceased. No. 5180 March 1<sup>st</sup> 1902.  
Second and Final Account.

This day this matter came on to be heard on motion to confirm account, Isaac S. Butler, Administrator of the estate of Samuel S. Butler, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 13<sup>th</sup> day of January 1902 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 5<sup>th</sup> day of February 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here 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 \$284.<sup>23</sup>, and that he is entitled to credits in the sum of \$41.<sup>25</sup>, as shown by said vouchers.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$32.<sup>35</sup> - 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 \$32.<sup>35</sup> 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: \$32.<sup>35</sup>.

And the Court do further find that there is a balance of \$243.<sup>55</sup> in the hands of the said Administrator due said estate, and said account is settled accordingly.

And said Administrator is ordered to distribute said balance according to law and make report thereof to this Court. It is further ordered by the Court that said Isaac S. Butler, Administrator as aforesaid, pay the costs of the

Account.

1901  
Oct 18

1901  
Dec 5  
1902  
Jan'y 13

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Sa  
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Oct 18  
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13<sup>th</sup>

proceedings aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account,

Administrator's Account.

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

1901	To balance due as per last account	4793	
Oct 18	Received on notes	23500	
		<u>28493</u>	
	Credits -		
1901	Said Administrator claims as commission		3738
Dec 5	Paid J. L. Jolliff this account		200
1902	Jan'y 13 " John M. Brodrick, Probate Judge		700
			<u>4138</u>
	<u>Recapitulation</u>		
	Total amount chargeable,	28493	
	Total amount credited,		4138
	Balance due said estate,	<u>24355</u>	

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Isaac W. Butler, Administrator of the estate of Samuel W. Butler deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Isaac W. Butler

Sworn to before me and signed in my presence, this 13<sup>th</sup> day of January A. D. 1902.

(J. M. B.)

John M. Brodrick Probate Judge.

Estate of Laura Alice Snowden, deceased.

No. 5608. In the Probate Court of Union County, Ohio.  
 Journal Entry - For the Matter of the Estate of Laura Alice Snowden, dec'd. { Filing First and Final Account. January 24, 1902.  
 Order for Notice - This day came William P. Cameron, Administrator with the will annexed of the estate of Laura Alice Snowden, 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 first day of March A.D. 1902, at one o'clock P.M. to which time said matter is continued.

John W. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Estate of Laura Alice Snowden, dec'd. { No 5608. March 1st 1902. First and Final Account,  
 Confirmed - This day this matter came on to be heard on motion to confirm account. William P. Cameron Administrator with the will annexed of the estate of Laura Alice Snowden, late of Union County, Ohio, deceased, having heretofore court: On the 24th day of January 1902, filed in this court his 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 the county aforesaid, for not less than three consecutive weeks from and after the 5th day of February 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here 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 \$930.68, and that he is entitled to credits in the sum of \$596.49, as shown by said vouchers.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$55<sup>84</sup> as his legal compensation and \$10<sup>00</sup> 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 \$55<sup>84</sup> as his legal compensation, and the sum of \$10<sup>00</sup> for expenses. It is therefore ordered that the said Administrator retain out of the money of said estate the sum of the two items last aforesaid, to wit: \$65<sup>84</sup>. And the court do further find that there is a balance of \$234.19 in the hands of the said Administrator due said estate, and said account is settled accordingly.

Account -

1901		
Oct.	21	Go
"	22	"
Nov.	11	"
1902		
Jan.	20	"
"	24	"
1901		W.
Oct.	19	By
"	31	D.
"	31	M.
Nov.	1	H.
"	1	Sh
"	1	A.
"	1	E.
"	11	L.
"	11	S.
"	18	J.
"	18	J.
1902		
Jan.	22	Jo
"		H.
1901		
Sept.	9	9
"	23	S.
1902		
Jan.	28	Tr
Jan.	24	
"	"	J.
Feb.	19	J.

Total  
Total  
The  
S,

And said Administrator is ordered to distribute said balance among the parties thereto lawfully entitled. It is further ordered by the Court that said William D. Cameron Administrator as aforesaid, pay the costs of the proceedings aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John W. Brodrick, Probate Judge.

Account - Administrator's Account.

W. D. Cameron, Administrator of the estate of Laura Alice Snowden deceased, in account with said estate. Said W. D. Cameron charges himself as follows:

1901	Oct. 21	To cash from B. A. Snowden	127 90	
	" 22	" " " " " "	257 68	
	Nov. 11	" " " " " "	250	
1902	Jan. 20	" " " " B. A. Snowden	83 10	
	" 24	" " " " W. D. Cameron	250	
1901		W. D. Cameron credits himself as follows:		
	Oct. 19	By cash J. H. Miller Attorney for Sampson H. Snowden, B. A. Snowden & Catharine J. Dryman		300 00
	" 31	S. S. Drake M. P.		20 20
	" 31	Navari Bell		12 20
	Nov. 1	H. V. Spicer		3 -
	" 1	The Robinson, Walkins Co.		1 88
	" 1	A. S. Glick		75
	" 1	E. Adler		3
	" 11	L. L. Winter		68 50
	" 11	S. W. Van Winkle		2 25
	" 18	J. M. Brodrick		18 79
	" 18	J. L. Cameron		10 -
1902	Jan. 22	John W. Mitchell		30 -
1901		Administrator's legal compensation		55 84
	Sept. 9	Trip to Marysville		3 -
	" 23	Serving notices		3 -
1902	28	Trip to Marysville		2 00
1902	Jan. 24	" " "		2 00
	" "	J. W. Brodrick		7 50
	Feb. 19	J. W. Monroe, taxes		52 58
		Amount to balance		334 19
		Total,	\$ 930 68	\$ 930 68

Recapitulation.

Total amount chargeable,	\$ 930 68
Total amount credited,	\$ 596 48
Balance due said estate,	\$ 334 19

Affidavit to Account.

The State of Ohio, Union County, ss:

I, William D. Cameron, Administrator with the will

RECORD OF ACCOUNTS.

annexed of the estate of Laura Alice Snowden deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

W. B. Cameron.

Sworn to before me and signed in my presence, this 24<sup>th</sup> day of January A.D. 1902,

(L.S.)

Ada M. Campbell, Deputy Clerk.

Estate of Blonzo E. Knox, deceased.

In the Probate Court of Union County, Ohio.

On the Matter of the Estate of Blonzo E. Knox, deceased. No. 5460. January 31<sup>st</sup> 1902. Filing First and Final Account.

This day came Nathaniel Brooks, Administrator of the estate of Blonzo E. Knox 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 first day of March A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - Order for Notice re -

Journal Entry - Confirming Account re -

In the Probate Court of Union County, Ohio. On the Matter of the estate of Blonzo E. Knox, deceased. No. 5460. March 1<sup>st</sup> 1902. First and final Account.

This day this matter came on to be heard on motions to confirm account. Nathaniel Brooks, Administrator of the estate of Blonzo E. Knox, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 31<sup>st</sup> day of January 1902, 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 5<sup>th</sup> day of February 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same are now here 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 \$1315<sup>25</sup>, and that he is entitled to credits in

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			ca
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			the
			da
			Account:-
			At
			es
			S
	1900		
	Dec.	13	To
	"	28	"
	1901		"
	March	10	"
	July	1	"
			"
	Oct.	2	"
			"
	"	5	"
	1902		"
	Jan'y	21	"
			"
			Sac
			Ma
	1900		
	Dec.	7	By
	"	28	"
	"		"
	1901		"
	Jan'y	11	"
	"	12	"
	"		"
	"		"

UNION COUNTY PROBATE COURT.

the sum of \$654.71 as shown by said vouchers.  
 This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$72<sup>64</sup> 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 \$72<sup>64</sup> 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 last aforesaid, to wit: \$72<sup>64</sup>.

And the Court do further find that there is a balance of \$661<sup>27</sup> 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 report the same to this Court as provided by statute.

It is further ordered by the Court that said Nathaniel Brooks, Administrator as aforesaid, 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.

Nathaniel Brooks, Administrator of the estate of George E Knox deceased, in account with said estate. First and Final Account.

Said Administrator charges himself as follows:

1900	Dec. 13	To cash per Richwood Deposit Bank	\$ 312 32	
	" 28	" amount of Sale Bill of personally	627 77	
1901		" interest collected on sale notes (personally)	2 05	
March	10	" cash from Mary E. McCormick ("P. B.")	10	
July	1	" " " S. J. Staley (acct not inventoried)	33	
	"	" " " same, interest on same acct	99	
Oct.	2	" " " M. E. McCormick, note (part payment)	50 94	
	"	" " " same, interest on same note	9 06	
"	5	" " " O. B. Davis, note	2 00	
	"	" " " same, interest on same note	16 90	
1902	Jan'y	21	" " " Mary E McCormick per (Priscilla Redston),	49 06
	"	"	" " " same Int. (per same) on note bal.	86

Said Administrator claims credit for payments made on behalf of the said estate as follows, viz:

1900	Dec.	7	By cash paid Peoples Bank	Vouchers	1	\$ 50
	"	28	" " " James Looly	"	2	6
	"	"	" " " F. L. Brown	"	3	1 50
1901	Jan'y	11	" " " J. W. Monroe, Treas.	"	4	16 09
	"	12	" " " H. W. Sigler	"	5	1
	"	"	" " " L. W. Hornbake	"	6	1
	"	"	" " " C. L. Carey	"	7	1
			To amounts carried forward.			\$ 1315 98
						27 09

RECORD OF ACCOUNTS.

		1901		1902	
			1315 98		27 09
(1901)	By amounts bro't forward,				
Jan'y	16 By cash paid to L. Thompson	Vouchers	8		17 60
"	23 " " " L. L. Winter	"	9		135 50
"	26 " " " L. M. Hornebeck, Clerk, Jp	"	10		24
"	30 " " " Sheares & Sheares	"	11		4
"	" " " John M. Brodrick	"	12		12 96
"	" " " J. W. Monroe, Treas'r	"	13		16 07
Feb'y	13 " " " J. A. Ralston	"	14		30 24
Oct.	18 " " " Union Banking Co.	"	15		192 85
"	27 " " " J. W. Monroe, Treas'r	"	16		14 19
1902	Jan'y	"	21	"	4 80
"	"	"	18	"	66 17
"	27 " " " H. P. Grapp	"	19		1
"	31 " " " James M. Campbell	"	20		5
"	" " " John M. Brodrick	"	21		7 60
"	" " " Administrator's compensation under Statute as follows, viz: \$1000 @ 6% \$60 00 315.98 @ 4% 12 64				72 64
					654 71
	By amount to balance				661 27
			1315 98		1315 98

Recapitulation.

Total amount chargeable,	1315 98
Total amount credited,	654 71
Balance due said estate,	661 27

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Nathaniel Brooks, Administrator of the estate of  
 Blonzo & Knox, deceased, do make solemn oath that the  
 within account is in all respects true and correct,  
 as I verily believe.  
 Nathaniel Brooks.

Sworn to before me and signed in my presence, this  
 31<sup>st</sup> day of January A.D. 1902.  
 John M. Brodrick, Probate Judge.

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Guardianship of Zelma Wilson, Minor

Journal Entry - In the Probate Court, of Union County, Ohio. No. 5035 January 7<sup>th</sup> 1902  
 Order for ship of Zelma Wilson, Minor. (Filing Second Partial Account, Notice &c - This day came Zachariah J. Haines, Guardian of the person and estate of Zelma Wilson 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 1<sup>st</sup> day of March A.D. 1902 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. 5035. March 1<sup>st</sup> 1902  
 Account ship of Zelma Wilson, Minor. Second Account.

Confirmed. This day this matter came on to be heard on motion to confirm account. Zachariah J. Haines, Guardian of the person and estate of Zelma Wilson, having heretofore, to wit: On the 7<sup>th</sup> day of January 1902, 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 5<sup>th</sup> day of February 1902, 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 \$365<sup>47</sup>; and that he is entitled to credits amounting to the sum of \$365<sup>47</sup>; and that he is entitled to credits amounting to the sum of \$218<sup>83</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$23<sup>39</sup>, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$23<sup>39</sup>, being the allowance aforesaid. And the court do further find that there is a balance of \$146.64 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.

Account -

Guardian's Account.

Zachariah T. Haines, Guardian of Zelma Wilson  
Second Partial Account. In account with his ward.  
Said Guardian charges himself as follows:

Date	Description	Debit	Credit	Balance
1899 Dec. 28	To balance on hand First partial Acct		\$ 142 27	
1900 " "	" Interest on \$110 <sup>00</sup> of the above		13 20	
Mar. " "	" quarterly pension		30 00	
June " "	" " " "		30 00	
Sept " "	" " " "		30 00	
Dec. " "	" " " "		30 00	
1901 Mar. " "	" " " "		30 00	
June " "	" " " "		30 00	
Sep. " "	" " " (Last payment)		30 00	
1900	Guardian credits himself			
Jan. 2	By cash paid A.W. Moor Rail R. fare	1		4 45
Feb. 12	" " " " " " "	2		45
" "	" Robt. McBrody, Making acct for pension office	3		2 00
" 14	" Chas. A. Thompson, Med. Service for ward	4		10 00
Mar. 5	" S. F. Williams, Merchandise	5		30
" 21	" Bettie Williams, Millinery &c	6		65
Apr. 10	" Gold Mine Store	7		10 00
June 13	" H. F. Williams, Shoes & Midea	8		7 07
" 15	" L. K. Anthony, Shoes	9		1 65
Aug. 13	" Florence Southard, Music lessons	10		6 00
Sep. 21	" M. Botterstein, Midea	11		2 25
Nov. 3	" W. P. O'Brien, Midea &c.	12		3 03
" "	" Clara Knox, School books	13		45
Dec. 4	" S. E. Knox, Making 4 Pension vouchers, one year	14		40
" 12	" B. F. Gammann, dry goods	15		4 85
" "	" M. Botterstein, Millinery	16		2 25
" "	" H. W. Court & Co., Shoes	17		2 75
" 22	" S. F. Williams, Shoes & Midea.	18		5 20
" 27	" W. S. Wilkins, Hose	19		25
" "	" Sewing for ward, Ida Wilson	20		1 00
" 29	" Making account for Pension Ref., R. McBrody	21		2 00
" 1901 " "	" H. W. Court & Co., Shoes	22		1 60
April 28	" Marie Botterstein, hat	23		2 75
" 26	" J. V. Raw, Midea	24		3 45
June 15	" W. P. O'Brien shoes	25		3 00
" "	" S. F. Williams, dry goods	26		5 34
" 18	" Snider Bros. " "	27		2 15
Aug 12	" L. G. Wink, Music	28		3 00
	Amounts forward,		\$ 365 47	\$ 90 52

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Sept. 21 By  
Dec. 12 "  
Sept. 19 "  
Dec. 28 "  
Sept. 18 "  
Nov. 1 "  
Dec. 12 "  
Sept. 20 "  
Dec. 28 "  
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 65 47 90 52

1901			\$	cts.	\$	cts.
		By amount brought forward,	363	47	90	52
Sept. 21		By G. V. Gibson, Millinery goods	29		1	75
Dec. 12		" Reagle & Co., shoes	20		2	40
Sept. 19		" Gold Mine - sandals	31			50
Dec. 28		" W. P. O'Brien "	32		1	65
Sept. 18		" B. S. Barnman, dry goods	33		4	55
Nov. 1		" H. Scherman, piano	34		7	00
Dec. 12		" B. S. Barnman, tailor made suit	35		8	75
Sept. 20		" A. E. Knox, executing 3 vouchers	36			30
Dec. 28		" N. A. Wilkins, goods	37			85
Jan. 7 1902		" Robt. McBrory, making 2 <sup>nd</sup> partial acct	38			9 00
"	"	" Edna's compensation on 8093 <sup>rd</sup> @ 6%				13 39
"	"	" " for extra expense in making trips & reporting to pension office &c.				16 00
"	"	" Probate fees on second partial account, amount to balance acct	39			6 10
		Total	363	47	363	47

Recapitulation.

Total amount chargeable,	\$ 363 47
Total amount credited,	218 53
Balance due said ward	\$ 146 64

Affidavit to Account.

The State of Ohio, }  
 Union County, ss. } I, Zachariah S. Haines, Guardian  
 of Helma Wilson do make solemn oath that the within  
 is a true and correct account of said Guardianship,  
 as verily believe.

Zachariah S. Haines, Guardian.

Sworn to before me and signed in my presence,  
 this 7<sup>th</sup> day of January A. D. 1902.

(S.D.)

Ada M. Campbell,

Deputy Clerk Probate Court.

RECORD OF ACCOUNTS.

Guardianship of Fanny O. Sewell, Minor

Journal  
Entry -  
Order for  
Notice &c.

In the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Fanny O. Sewell, Minor. No. 4805. January 10, 1902  
This day came John T. Hicks, Guardian of the person and estate of Fanny O. Sewell 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 1<sup>st</sup> day of May of March A.D. 1902 at one o'clock P.M., to which time said matter is postponed.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account &c.

In the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Fannie O. Sewell, Minor. No. 4805. March 1<sup>st</sup> 1902.  
This day this matter came on to be heard on motion to confirm account. John T. Hicks, Guardian of the person and estate of Fannie O. Sewell, having heretofore, to-wit: On the 10<sup>th</sup> day of January 1902, filed in this court his 2<sup>nd</sup> 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 5<sup>th</sup> day of February 1902, and no exceptions having been filed thereto, the 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 \$151.15; and that he is entitled to credits amounting to the sum of \$151.15, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for expenses on behalf of said ward. Upon consideration whereof, and the court being fully advised on the premises, said Guardian is allowed the sum of \$1<sup>00</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$1<sup>00</sup>, being the allowance aforesaid. And the court do further find that there is nothing on 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 her majority said account is allowed as the final settlement of said Guardianship.  
It is further ordered by the court that said Guardian

Account -

Dec

1899	2/9	20
"	4/1	"
"	9/1	"
"	9/1	"
1900	2/10	"
"	3/24	"
"	9/1	"
"	9/1	"
"	9/1	"
1901	4/1	"

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1899	4/1	"
"	7/14	"
1900	1/15	"
1899	6/1	"
1900	1/20	"
"	7/14	"
"	9/1	"
"	4/7	"
"	"	"
1901	1/2	"
"	6/19	"
1900	11/1	"
"	12/1	"
1901	10/21	"
"	"	"
1902	1/10	"

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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.

John F. Hicks, Guardian of Fannie O. Sewell.  
Second & Final Account, to account with his ward.  
Paid Guardian charges himself as follows:

1899	3/9	To amount carried from 1st settlement	72 24
"	4/1	" " due for timber sold	5 00
"	9/1	" " " " Wheat "	20 00
"	9/1	" " " " oats "	4 00
1900	2/10	" " " " Elm cutts and	3 03
"	7/4	" " " " timber "	3 37
"	9/1	" " " " oats "	2 66
"	9/1	" " " " " "	2 00
"	9/1	" " " " straw "	1 15
"	9/1	" " " " pasture "	7 00
1901	4/1	" " " " rent of land	30 00
Total charges			151 15

Expenditures are as follows:

1899	4/1	Paid to E Thornton	Receipt No. 1	1 00
"	7/14	" Tax	" " 2	5 15
1900	1/15	" "	" " 3	2 84
1899	6/1	" Susannah Sewell	" " 4	10 00
1900	1/20	" " "	" " 5	15 35
"	7/14	" Tax	" " 6	2 83
"	9/1	" Susannah Sewell	" " 7	11 66
"	4/7	" " "	" " 8	16 82
"	"	" Miller & Temple	" " 9	2 00
1901	1/2	" Tax	" " 10	3 43
"	6/19	" " "	" " 11	3 43
1900	1/1	" Jas. O. Sewell	" " 12	5 00
"	12/1	" Fannie O. Harris	" " 13	8 00
1901	10/21	" " " "	" " 14	23 00
"	"	" " " "	" " 15	30 00
1902	1/10	" Probate cost	" " 16	6 00
"	"	" Guardian's cost	" "	1 50
"	"	" Fannie O. Harris (formerly Sewell)	" " 17	1 01
Total expenditures				151 15

Recapitulation.

Total amount chargeable	\$ 151 15
Total amount credited	\$ 151 15
Balance due, Nothing.	

Affidavit to Account.

The State of Ohio, }  
Union County, }  
I, John F. Hicks, Guardian of Fannie O.

RECORD OF ACCOUNTS.

Sworn, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

John I. Hacks.

Sworn to before me and signed in my presence, this 10<sup>th</sup> day of January A.D. 1902.

(E.D.)

John M. Brodrick, Probate Judge.

Guardianship of Pearl C. Welsh, Minor.

Journal Entry - Order for Notice &c

On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Pearl C. Welsh. No. 4603. February 4<sup>th</sup> 1902. Taking Fourth and Final Account.

This day came L. Pifer, Guardian of Pearl C. Welsh, 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 1<sup>st</sup> day of March A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal Entry - Account confirmed &c

On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Pearl C. Welsh, Minor. No. 4603. March 1<sup>st</sup> 1902. Fourth and Final Account.

This day this matter came on to be heard on motion to confirm account. Leonidas Pifer, Guardian of the person and estate of Pearl C. Welsh, having heretofore, to-wit: on the 4<sup>th</sup> day of February 1902, 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 Mansfield Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks prior and after the 5<sup>th</sup> day of February 1902, 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 \$174.25; and that he is entitled to credits amounting to the sum of \$60.20, valid claims against said ward as shown by said vouchers and other evidences produced to the court. This day this matter came on to be further heard on motion of said Guardian for the allowance of

Account -

1901 Aug. 7

1901 Oct. 16

" 30

Nov. 27

1902 Feb. 4

" 14

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 \$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 further find that there is a balance of \$113.35 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.

L. Piper, Guardian of Pearl C. Welch, minor. Fourth and Final Account. An account with his ward.

Said Guardian charges himself as follows:

1901 Aug. 7	To balance on hands on settlement made with Probate Court August 7 <sup>th</sup> 1901.	170 00			
	Interest on same for six months since last settlement @ 6%.	4 20			
					\$174 20

Said L. Piper as said Guardian of said Pearl C. Welch, minor, claims credit for payments made on account of said ward as follows, to wit:

1901 Oct. 16	By paid Mrs. Albert D. Hanna for ward	1	10 00		
" 30	" " " " " " " " " " " "	2	10 00		
Nov. 27	" " " " " " " " " " " "	3	10 00		
Feb. 4	" Probate Court costs on this settlement	4	5 90		
" 4	" compensation to Guardian making accounts and expenses		25 00		
			60 90		

Balance in hands of Guardian, 113 35

Recapitulation.

Total amount chargeable,	\$174 20
Total amount credited,	60 90
Balance due said ward,	\$113 35

Affidavit to Account.

The State of Ohio }  
 Union County, } ss. J. L. Piper Guardian of Pearl C. Welch-a minor- do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.  
 L. Piper.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence, this 4<sup>th</sup> day of February A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Copy final Receipts

"Dunnison Co. Lity 11<sup>th</sup> 1902."

"No. A. Received of L. Piper Guardian of Pearl G. Welsh - minor"

"Ten Dollars for necessaries -"

"10<sup>00</sup>"

Miss Pearl Welsh

Mrs. Albert D. Hanna

"No. B

Dunnison, Ohio, March 17, 1902

"Received of L. Piper Guardian of Pearl G. Welsh - minor"

"one hundred three and 3<sup>57</sup>/<sub>100</sub> Dollars for balance in full"

"due as shown by final settlement made with Probate"

"Court, Dunnison County, Ohio, March 1<sup>st</sup> 1902."

"103<sup>57</sup>"

Miss Pearl Welsh

Mrs. Albert D. Hanna

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Entry - Dr  
order for  
Notice &c

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UNION COUNTY PROBATE COURT.

In re Partnership of John & J. S. Trimble & Estate of John Trimble

Journal Entry - On the Probate Court of Union County, Ohio.  
 On the Matter of the Receivership { No. 5141<sup>02</sup> January 20<sup>th</sup> 1902.  
 of the late firm of John & J. S. Trimble } Filing Second Partial Report.  
 Notice &c - This day came Norman M. Hubbard, Receiver of the  
 late Partnership of John & J. S. Trimble of Union County,  
 Ohio, and presented his Second Partial Report in set-  
 tlement of said receivership duly verified. Also his motions  
 and affidavit for additional time for the collection of the  
 assets of said Partnership. Whereupon the court do order  
 the same filed and that said account be advertised for  
 hearing on Saturday the 1<sup>st</sup> day of March A. D. 1902, at  
 one o'clock P. M., to which time said matter is continued.  
 John W. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio, March 1<sup>st</sup> 1902  
 On the Matter of the Partnership { No. 5141<sup>02</sup> Settlement of  
 Account of John and J. S. Trimble, } Second Report.  
 confirmed &c - This day this matter came on to be heard on motions  
 to confirm account. Norman M. Hubbard, Receiver of the late  
 firm of John and J. S. Trimble of Union County, Ohio, having  
 heretofore, to wit: On the 20<sup>th</sup> day of January 1902, filed in  
 this court his Second Report and notice of the time of hearing  
 thereof having been given as required by law, by publica-  
 tion 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  
 5<sup>th</sup> day of February 1902, and no exceptions having been  
 filed thereto, the said account, together with the vouchers  
 accompanying the same, are now here examined by the  
 court. Said said account, on such examination being found  
 correct, is allowed and confirmed; and the court do find  
 the said Receiver chargeable with assets of said firm in  
 the sum of \$834.<sup>02</sup>, and that he is entitled to credits in the  
 sum of \$58.<sup>70</sup>, as shown by said vouchers.

This day this matter came on to be further heard on  
 motion of the said Receiver for the allowance of \$40.<sup>00</sup> as  
 his compensation for services and \$1.70 for expenses on  
 behalf of said trust, to this date. On consideration  
 whereof, and the court being fully advised in the prem-  
 ises, the said Receiver is allowed said sum of \$40.<sup>00</sup> as  
 his compensation, and the sum of \$1.<sup>70</sup> for expenses.  
 It is therefore ordered by the court, that the said Receiv-  
 er retain the sum of the two items last aforesaid, to wit: \$41.<sup>70</sup>  
 And the court do further find that there is a balance of  
 775.<sup>93</sup> in the hands of the said Receiver, belonging to said  
 trust, and said Report is settled accordingly. And this  
 matter is continued for the order of the court as to the dis-  
 tribution of said balance.

RECORD OF ACCOUNTS.

This day this matter came on to be further heard on the motion and affidavit of the said Receiver as aforesaid for additional time to collect the assets of said partnership. On consideration whereof the court do sustain said motion and allow the said Receiver Six months from and after the 20<sup>th</sup> day of January A.D. 1902 as additional time for the settlement of said Partnership.

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

John M. Brodrick, Probate Judge.

Second Report

Receiver's Report.

Norman M. Hubbard, Receiver in trust for the benefit of the Partnership of John and J. S. Trimble.

Second Report. In account with said Trust.

Said Receiver charges himself, as follows:

		See Inventory, John & J. S. Trimble Book.			Amount	
1900	Aug. 2	To cash, balance on 1 <sup>st</sup> Report		377	03	
"	7	" " from R. J. McMillen, on Book Account		30	43	Set-off 12.48
Sept.	22	" " " Mr. (James) McElvaine on Book Account		2	86	" " 1.82
Dec.	24	" " " Susan Meddles for (O. L. Murphy) on Book Acct		15	30	" " 42.12
"	28	" " " Morgan W. Reed " " "		5	22	" " 4.71
1901	Jan'y	4	" " " Howard Roberts " " "	8	83	
"	Apr.	5	" " " John (J. W.) Cahill " " "	23	14	" " 18.30
"	Aug.	7	" " " John Hanley " " "	10	07	" " 42.58
"	Oct.	1	" " " Thos. Davis (for J. E. Wright) " " "	60		
"	Nov.	1	" " " George Harris " " "	20		
"	Dec.	20	" " " Mrs. Boggs Son & Coors (for B. Coors) " " "	25	67	
1902	Jan'y	2	" " " Thos. Davis (for C. B. Davis) " " "	7	32	Int. 3.21
"	Oct	9	" " " Robert Hicks (omitted in 1 <sup>st</sup> Report) " " "	93		Set-off 40.71
"	Dec.	10	" " " Lape Middleton " " "	50		" " .03
		See Inventory, Montgomery Book.				
1900	Aug.	8	To cash from Ott bellies " " "	9	12	Set-off 2.60
"	Sept.	29	" " " Thomas Winters " " "	3	25	" " 1.95
"	Dec.	24	" " " Mrs. Meddles (for O. L. Murphy) " " "	12	20	" " .20
1901	Apr.	8	" " " Jas. Cahill " " "	11	86	
"	Sept.	6	" " " Rev. Montgomery " " "	11	48	
"	"	"	" " " Henry Montgomery " " "	12	25	
"	"	"	" " " Martin Swider " " "	4	55	
"	"	"	" " " Harry Meddles " " "	6	4	
"	"	"	" " " Wm Monroe " " "	6	75	
		See Inventory, Crites Book.				
1901	Aug.	7	" " " John Handley " " "	14	49	
		See Inventory, notes of John & J. S. Trimble.				
1901	Dec.	5	" " " L. F. Smith & Bro. on note	75		
"	"	9	" " " John Mulcahy " " "	43	78	Int. 5.48
"	"	"	" " " E. C. Smith (omitted in 1 <sup>st</sup> Report) " " "	30	95	Set-off 24.54
"	"	"	" " " J. M. Fry " " " " " " "	10		
				834	63	

1902  
Jan'y 20

UNION COUNTY PROBATE COURT.

1902  
Jan'y 20

Said Recievs claims credit for disbursements made on behalf of his trust, as follows, to-wit:

By cash paid John M. Brodrick	Voucher 1	7
" " " James M. Campbell	" 2	10
" " " personal expenses of Recievs		170
Said Recievs asks compensation for his services rendered said Trust since Aug. 2 <sup>nd</sup> 1900, to date		4000
		4870
By balance		775.93
		\$834.63

Statement as to certain accounts.  
The said Recievs reports the following accounts, in the inventory of the assets of the said firm, settled by set-off, counter-claims or payment proven, to-wit:

L. M. Middleton	9.80
Malin Wright	11.84
Chas. Smith	90
Jeffie & Vet Davis	16.37
Henry Stalder	6.67
John Parks	6.34
Charlie Teran	18.83
Joseph Deart	2.40
John Parks	3.15
George Jolliff	32.50
Melvin Middleton	21.23
A. J. Staley	23.86
Robert Hicks	16.60
Charlie Teran	48.01
G. W. Pitto	13.70
Jeff Davis	9.10
J. W. Morey	8.30
R. R. Ridgway	8.21
James Wright	2.80
W. E. Flickinger	9.77
Peter Staley	12.47
Dell Cox	6.25
Thos. Hamilton	3.56
<u>Recapitulation.</u>	
Total amount chargeable,	\$834.63
" " credited,	4870
Balance due said Trust	775.93

The State of Ohio, }  
 Union County, } O, Norman M. Hubbard, Recievs in  
 trust for the benefit of the firm of John & J. S. Trimble, do  
 make solemn oath that the within account is, in all

heard on  
 of aforesaid  
 id partners -  
 gain said  
 ths from  
 s addition  
 if,  
 Recievs as  
 said, and  
 recorded.  
 Judge.  
 the benefit  
 et.  
 amounts  
 77 03  
 30 43 set-off 12.48  
 3 86 " " 1.82  
 15 30 " " 42.12  
 5 22 " " 4.71  
 8 83  
 23 14 " " 18.30  
 10 07 " " 44.88  
 60  
 20  
 25 67  
 7 32 Int. 3.21  
 93 set-off 44.71  
 50 " " .05  
 9 12 set-off 2.60  
 3 25 " 1.95  
 12 20 " .30  
 11 86  
 11 48  
 12 25  
 4 53  
 64  
 6 75  
 14 49  
 73  
 43 78 Int. 5.48  
 30 95 set-off 24.54  
 10  
 34 63

RECORD OF ACCOUNTS.

respects, true and correct, as I verily believe.

M. M. Hubbard.

Sworn to before me, and signed in my presence.  
this 20<sup>th</sup> day of January A. D. 1902.

(S.D.)

John M. Brodrick Probate Judge.

Guardianship of Mary Winters, Lameatic.

In the Probate Court of Union County, Ohio.

Journal  
Entry -  
Order for  
Notice &c.

In the Matter of the Guardianship of } No. 5030. January 6, 1902.  
of Mary A. Winters, insane } Filing Second Partial Account.  
This day came Bent Cahill, Guardian of the person and  
estate of Mary A. Winters, an insane person 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 1<sup>st</sup> day of March A. D. 1902 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 Matter of the Guardianship of } No. 5030. March 1<sup>st</sup> 1902.  
Mary A. Winters, an insane person. } Second Account.  
This day this matter came on to be heard on motion to  
confirm account. Bent Cahill, Guardian of the person and  
estate of Mary A. Winters, having heretofore, to-wit: on the 6<sup>th</sup>  
day of January 1902, 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 Marys-  
ville Tribune a newspaper published in and of general  
circulation in Union County, for not less than three  
consecutive weeks, from and after the 5<sup>th</sup> day of Febru-  
ary 1902, 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 \$487.<sup>34</sup>; and that  
he is entitled to credits amounting to the sum of \$81.<sup>66</sup>  
valid claims against said ward, as shown by said  
vouchers and other evidences produced to the court.

This day this matter came on to be further heard on motion  
of said Guardian for the allowance of compensation for ex-  
penses on behalf of said ward. Upon consideration whereof  
and the court being fully advised in the premises, said  
Guardian is allowed the sum of \$12.<sup>55</sup> as his compensation for  
expenses, and it is ordered by the court that said Guardian  
retain out of the estate of said ward the sum of \$12.<sup>55</sup>, being

Account

1899	Dec.	21	
1900	April	30	
	May	25	
	"	26	
	"	26	
	Oct	6	
	"	6	
	"	24	
	"	24	
1901	May	4	
	"	13	
	"	17	
	Jan	23	
	"	"	
	"	"	
1902	Jan.	6	
	Jan'y	6	

UNION COUNTY PROBATE COURT.

the allowance aforesaid. And the Court do further find that there is a balance of \$605.68 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.

Bent Cahill, Guardian of Mary T. Winters. Second Account. In account with his ward. Said Guardian charges himself as follows:

1899	Dec. 21	To balance		\$ 687 34
1900	April 30	Said Guardian credits himself as follows:		
		Robinson & Wilkins Co.	Vouchers No. 1	10 70
	May 25	Hester McNeil making clothes	" " 2	6 75
	" 25	Expense & carfare to Columbus O.	No Voucher	2 50
	" 25	E. Winters, clothing furnished in 1898	" 3	6 50
	Oct 6	Hester McNeil, making clothes	" 4	6 00
	" 6	Robinson & Wilkins Co., clothing	" 5	9 28
	" 24	Expense & carfare to Columbus O.	No " "	3 35
	" 24	Two Bents Underwear bought at Columbus	" " "	2 00
1901	May 4	H. J. Baldwin, clothing	Voucher No. 6	7 00
	" 13	Hora East making clothes	" " 7	4 75
	" 17	Expense & carfare to Columbus O.	No Voucher	3 35
	Jan 23	Hora East, making clothes	" No. 8	4 00
	" "	Baldwin Bros.	" " 9	2 75
	" "	Expense & carfare to Columbus O.	No " "	2 25
1902	Jan. 6	Paid Probate Judge, this account	" " 10	3 75
	Jan'y 6	Balance		605 68
				\$ 687 34
				\$ 687 34

No interest was received since last settlement.

Recapitulation.

Total amount chargeable,	\$ 687 34
Total amount credited,	81 66
Balance due said ward,	\$ 605 68

Affidavit to Account.

The State of Ohio, Union County, ss.  
I, Bent Cahill, Guardian of Mary T. Winters do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.  
Bent Cahill.

Shewn to before me and signed in my presence, this 6<sup>th</sup> day of January A.D. 1902.  
John M. Brodrick, Probate Judge.

Estate of Margaret A. Murphy.

Be it remembered, that heretofore, to-wit: On the 4<sup>th</sup> day of March A.D. 1902, an entry of the appointment of an administrator was made and entered upon the Journal of this Court; which entry reads in the words and figures following, to-wit:

Probate Court, March 4<sup>th</sup> 1902.  
On the Matter of the estate of } Appointment.  
Margaret A. Murphy, Deceased. } Order for Bond.

No. 5617

This day John F. Millar appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Margaret A. Murphy late of Blairborne 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 F. Millar is legally competent; it is ordered that he be appointed 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.

And afterward, to-wit: On the 4<sup>th</sup> day of March A.D. 1902, the Court ordered and decreed as follows:

Probate Court, March 4<sup>th</sup> 1902  
On the Matter of the estate of } Appointment, Bond Appraised.  
Margaret A. Murphy, Deceased. } Letters Issued.

This day John F. Millar, appeared in open Court, accepted the appointment as administrator of the estate of Margaret A. Murphy deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with J. W. Monroe and C. B. Davis freeholders, as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issued said John F. Millar; that this proceeding be recorded; that an inventory and appraisement herein be dispensed with; and that said administrator pay the costs herein taxed.

John M. Brodrick, Probate Judge.

Estate of Robert Thompson, Deceased.

Be it remembered, that heretofore, to-wit: On the 28<sup>th</sup> day of February A.D. 1902, an entry of the appointment of an administrator was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

Probate Court, February 28<sup>th</sup> 1902.  
On the Matter of the estate of } Appointment. Order for Bond.  
Robert Thompson, Deceased. }

No. 5684

This day Aca Smart appeared in open Court, and made and

No. 5466 A.

UNION COUNTY PROBATE COURT.

filed an application under oath as required by law, to be appointed administrator of the estate of Robert Thompson, 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 Asa Smart is legally competent; it is ordered that he be appointed 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 6<sup>th</sup> day of March A.D. 1902, the court ordered and decreed as follows:

Probate Court, March 6, 1902.

In the Matter of the estate of { Appointment. Bond approved.  
Robert Thompson, deceased. } Letters Issued.

This day Asa Smart appeared in open court, accepted the appointment as Administrator of the estate of Robert Thompson deceased, and gave and filed herein his bond in the sum of one thousand dollars, conditioned according to law, with Thomas W. Elson, and S. E. McEntire freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said Asa Smart, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Benson Bourie, Deceased.

Be it remembered, that heretofore, to wit: on the 11<sup>th</sup> day of March A.D. 1902, an entry of the appointment of an administrator de bonis non was made and entered upon the Journal of this Court which entry reads in the words and figures following, to wit:

In the Matter of the estate of { Probate Court, March 11<sup>th</sup> A.D. 1902.  
Benson Bourie, deceased. } Appointment. Order for Bond.

No. 5466 A. This day John H. Hush appeared in open court, and made and filed an application under oath as required by law, to be appointed Administrator de bonis non of the estate of Benson Bourie 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 H. Hush

## RECORD OF ACCOUNTS.

is legally competent; it is ordered that he be appointed 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.

And afterward, to wit: On the 11<sup>th</sup> day of March A.D. 1902, the Court ordered and decreed as follows;

Probate Court, March 11<sup>th</sup> 1902.

On the Matter of the estate of } Appointment. Bond Approved.  
Benson Bowie, deceased } Letters Issued.

This day John H. Hush appeared in open Court, accepted the appointment as Administrator de bonis non of the estate of Benson Bowie deceased, and gave and filed herein his bond in the sum of Three Hundred Dollars, conditioned according to law, with Justice Schneider and O. M. Scott freeholders, as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration de bonis non issue to said John H. Hush, that this proceeding be recorded, and that said Administrator de bonis non pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of James L. Jolliff, deceased.

Be it remembered, that heretofore, to wit: on the 11<sup>th</sup> day of March A.D. 1902, an entry of the appointment of an executor was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to wit:

In the Probate Court of Union County, Ohio.

On the matter of the estate of } March 11<sup>th</sup> 1902.  
James L. Jolliff, deceased. } Appointment of executor.

No. 5689

This day came E. L. Hoskins and made application to be appointed executor of the last will and testament of James L. Jolliff late of Union County, Ohio, deceased,

Whereupon, the Court, being fully advised in the premises, finds that the said E. L. Hoskins is the person nominated in said will as the executor thereof; and that he is a competent person to execute the same. It is therefore, considered and ordered by the Court that letters testamentary, under the will aforesaid, be granted unto the said E. L. Hoskins upon his giving bond conditioned, <sup>with sureties,</sup> according to law, in the sum of Six Thousand dollars.

Whereupon came the said E. L. Hoskins and accepted said appointment as the executor of the will aforesaid, and gave and filed herein his bond in the sum of Six Thousand dollars, conditioned according to law, with C. J. David and Joseph Ruff, freeholders, as sureties, which bond is approved

UNION COUNTY PROBATE COURT.

by the court. It is, therefore, further considered, ordered and adjudged by the court that letters testamentary, under the will aforesaid, issue to the said E. L. Hoskins; that this proceeding be recorded; and that the said executor pay the costs in this behalf taxed at \$ . . .

John M. Brodrick, Probate Judge.

Estate of Milton L. Chandler, deceased.

Be it remembered, that heretofore, to-wit: on the 10<sup>th</sup> day of March A. D. 1902, an entry of the appointment of an Administratrix was made and entered upon the Journal of this court which entry reads in the words and figures following, to-wit:

Probate Court, March 10<sup>th</sup> 1902.

In the Matter of the estate of Milton L. Chandler, deceased. } Appointment. Order for Bond.

No. 5687

This day Mary E. Chandler appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix of the estate of Milton L. Chandler late of York 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 Administratrix should be appointed, and that said Mary E. Chandler is legally competent; it is ordered that she be appointed 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.

And afterward, to-wit: on the 17<sup>th</sup> day of March A. D. 1902, the court ordered and decreed as follows:

Probate Court, March 17<sup>th</sup> 1902.

In the Matter of the estate of Milton L. Chandler, deceased. } Appointment. Bond Approved. Letters Issued.

This day Mary E. Chandler appeared in open court, accepted the appointment as Administratrix of the estate of Milton L. Chandler deceased, and gave and filed herein her bond in the sum of Four Thousand Dollars, conditioned according to law, with Andrew Jolliff and William Styer freeholders as sureties, which bond was approved by the court.

It is therefore ordered that letters of Administration issue to said Mary E. Chandler, that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$ . . .

John M. Brodrick, Probate Judge.

Assignment of Fannie J. Hail.

Be it remembered, that heretofore, to-wit: On the 17<sup>th</sup> day of March A.D. 1902, an entry of the appointment of an Assignee was made and entered upon the Journal of this Court; which entry reads in the words and figures following, to-wit:

In the Matter of the Assign- ment of Fannie J. Hail in trust for the benefit of her creditors.	}	Journal entry, March 17 <sup>th</sup> 1902. Appointment &c.
--	---	---

No. 56 92

This day Lemie Lewis & Gross, the Assignee named in the said assignment of Fannie J. Hail of Milford Center Union County, Ohio, for the benefit of creditors, and accepted said trust and presented his statement and application under oath for appointment as such assignee.

On consideration whereof, it is considered and ordered that said statement and application be filed, and that said Lewis & Gross, as such Assignee, execute a bond in the sum of Four Thousand Dollars, pursuant to law.

Thereupon came the said Lewis & Gross, and presented his bond as Assignee of said Fannie J. Hail, in the sum of Four Thousand Dollars, pursuant to the order of the Court, with M. H. Sea and George Lyons, resident freeholders of said Union County, Ohio, thereon as sureties; and upon careful examination of the qualifications of said sureties, they are accepted by the Court as sufficient and said bond is approved and ordered filed.

It is therefore ordered that letters of authority issue to the said Lewis & Gross as such Assignee for the benefit of the creditors of said Fannie J. Hail, Assignor as aforesaid. It is further ordered by the Court that the said bond, Application, Bond, Letters and Orders in the premises be recorded and that the said Assignee pay the costs arising in this behalf, taxed at \$ , within ten days.

John W. Brodrick, Probate Judge.

Estate of James C. Cahill, deceased.

Be it remembered, that heretofore, to-wit: On the 18<sup>th</sup> day of March A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads as follows, to-wit:

In the Matter of the Estate of James C. Cahill, deceased.	}	Probate Court, March 18 <sup>th</sup> 1902. Appointment, Order for Bond.
--	---	---

No. 56 93

This day Leah 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 James C. Cahill late of Chalmers Township, Union County, Ohio,

No. 56 95

UNION COUNTY PROBATE COURT.

deceased, and an affidavit that there is not, to his knowl-  
edge, any last will and testament of the alleged intestate,  
also a statement in general terms as to what the consists  
of and the probable value thereof, and the court being satis-  
fied that an Administrator should be appointed, and that  
said Uriah Cahill is legally competent; it is ordered that  
he be appointed upon giving bond with securities as re-  
quired by law, in the sum of One Hundred Dollars, and  
this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 19<sup>th</sup> day of March A.D. 1902, the court  
ordered and decreed as follows:

Probate Court, March 19<sup>th</sup> 1902.

On the Matter of the estate of } Appointment. Bond Approved  
James C. Cahill, deceased. } Letters Issued.

This day Uriah Cahill appeared in open court, accepted  
the appointment as Administrator of the estate of James  
C. Cahill deceased, and gave and filed herein his bond in  
the sum of One Hundred Dollars, conditioned accord-  
ing to law, with L. H. Warba and J. W. Morrow free-  
holders, as securities, which bond is approved by the court.

It is therefore ordered that letters of administration  
issue to said Uriah Cahill; that an inventory and ap-  
praisalment herein be dispensed with until further  
order of the court; that this proceeding be recorded; and  
that said Administrator pay the costs herein taxed as

John M. Brodrick, Probate Judge.

Estate of Learn W. Bolenbaugh, deceased.

Be it remembered, that heretofore, to-wit: On the 22<sup>nd</sup>  
day of March A.D. 1902, an entry of the appointment of an  
executor was made and entered upon the Journal of  
this court which entry reads in the words and figures  
following, to-wit: On the Probate Court of Union County, O.

On the Matter of the estate of } March 22<sup>nd</sup> 1902.  
Learn W. Bolenbaugh, deceased. } Appointment of executor.

No. 5695

This day came Otis G. Bolenbaugh and made appli-  
cation to be appointed executor of the last will and  
testament of Learn W. Bolenbaugh late of Union County  
Ohio, deceased. Whereupon, the court, being fully ad-  
vised in the premises, finds that the said Otis G.  
Bolenbaugh is the person nominated in said will as  
the executor thereof; and that he is a competent person  
to execute the same. It is, therefore, considered and  
ordered by the court that letters Testamentary, under  
the will aforesaid, be granted unto the said Otis G.  
Bolenbaugh, a bond herein being dispensed with in

the 17<sup>th</sup> day  
in Assignee  
this Court;  
following,  
ty, Ohio.

17<sup>th</sup> 1902.

named  
Milford Center  
and accepted  
plication.

and ordered  
and that  
a bond in  
law.

presented  
the sum of  
of the Court,  
ders of said  
upon can-  
securities,  
said bond

sity issue  
for the be-  
signor as  
court that

rs in the  
esigner pay  
within ten days.

On the 19<sup>th</sup>  
cut of an  
the Journal  
it:

19<sup>th</sup> 1902.  
for Bond.  
, and made  
ed by law  
James C.  
County, Ohio,

accordance with the request of said Testator in his said Last will and Testament.

Thereupon came the said Otis G. Bolenbaugh and accepted said appointment as the executor of the will aforesaid. It is therefore, further considered, ordered and adjudged by the Court that Letters Testamentary, under the will aforesaid, issue to the said Otis G. Bolenbaugh; that this proceeding be recorded; and that the said executor pay the costs in this behalf taxed at \$

John M. Brodrick, Probate Judge.

Estate of Gideon Liggett, deceased.

Be it remembered, that heretofore, to-wit: On the 21<sup>st</sup> day of March A. D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads in the words and figures following to-wit:

Probate Court, March 21<sup>st</sup> 1902.

In the Matter of the estate of } Appointment.  
Gideon Liggett, deceased. } Order for Bond.

No. 5694

This day Martha Liggett appeared in open Court, and made and filed an application under oath as required by law, to be appointed administratrix of the estate of Gideon Liggett late of Mill Creek 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 Martha Liggett is legally competent; it is ordered that she be appointed 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.

And afterward, to-wit: On the 24<sup>th</sup> day of March A. D. 1902, the Court ordered and decreed as follows:

Probate Court, March 24<sup>th</sup> 1902.

In the Matter of the Estate of } Appointment. Bond Approved.  
Gideon Liggett, deceased. } Letters Issued.

This day Martha Liggett appeared in open Court, accepted the appointment as Administratrix of the estate of Gideon Liggett deceased, and gave and filed herein her bond in the sum of Six Thousand Dollars, conditioned according to law, with John Piersol, Newton E Liggett and Charles S. Baird freeholders, as sureties, which bond is approved by the Court.

It is therefore ordered that letters of administration issue to said Martha Liggett, that this proceeding be

No. 5698

No. 5688

UNION COUNTY PROBATE COURT.

recoded, and that said administratrix pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Robert Sammler, deceased.

Be it remembered, that heretofore, to-wit: on the 24<sup>th</sup> day of March A. D. 1902, an entry of the appointment of an executrix was made and entered upon the journal of this court which entry reads in the words and figures following, to-wit:

In the Matter of the estate of Robert Sammler, deceased. } Probate Court, March 24<sup>th</sup> 1902. Appointment of Executrix.

No. 56 98

This day came Bertha V. Sammler, and made application to be appointed executrix of the last will and testament of Robert Sammler late of Union County, Ohio, deceased. Whereupon, the court, being fully advised in the premises, finds that the said Bertha V. Sammler is the person nominated in said will as the executrix thereof; and that she is a competent person to execute the same. It is therefore, considered and ordered by the court that letters Testamentary, under the will aforesaid, be granted unto the said Bertha V. Sammler. And said herein having been dispensed with in conformity to the request of said Testator in his said will.

Thereupon came the said Bertha V. Sammler and accepted said appointment as the executrix of the will aforesaid. It is, therefore, further considered, ordered and adjudged by the court that letters Testamentary, under the will aforesaid, issue to the said Bertha V. Sammler, that this proceeding be recorded; and that the said executrix pay the costs in this behalf taxed at \$

John M. Brodrick, Probate Judge.

Estate of Theodore Phelps, deceased.

Be it remembered, that heretofore, to-wit: on the 14<sup>th</sup> day of March A. D. 1902, an entry of the appointment of an Administrator was made and entered upon the journal of this court which entry reads in the words and figures following, to-wit:

In the Matter of the estate of Theodore Phelps, deceased. } Probate Court, March 14, 1902. Appointment. Order for Bond.

No. 56 88

This day Peractus J. Phelps, William B. Phelps and Spencer Phelps appeared in open court, and made and filed an ap-

## RECORD OF ACCOUNTS.

Application under oath as required by law, to be appointed Administrators of the estate of Theodore Phelps late of Blairsville 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 administrator should be appointed, and that said Peractus J. Phelps, William H. Phelps and Spencer Phelps are legally competent; the application of George B. Handly, heretofore filed herein is voluntarily dismissed by the applicant; it is ordered that they be appointed 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.

And afterward, to wit: On the 26<sup>th</sup> day of March A. D. 1902, the court ordered and decreed as follows:

Probate Court, March 26<sup>th</sup> 1902.

In the Matter of the Estate of Theodore Phelps, deceased. } Appointment. Bond Approved.  
Letters Issued.

This day Peractus J. Phelps, William H. Phelps and Spencer Phelps appeared in open court, accepted the appointment as Administrators of the estate of Theodore Phelps deceased, and gave and filed herein their bond in the sum of Six Hundred Dollars, conditioned according to law, with W. H. Phelps Jr. and M. W. Hill freeholders, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Peractus J. Phelps, William H. Phelps and Spencer Phelps that this proceeding be recorded, and that said Administrators pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Sarah Flickinger deceased.

Be it remembered, that heretofore, to wit: On the 26<sup>th</sup> day of March A. D. 1902, an entry of the appointment of an administrator was made and entered upon the journal of this court which entry reads in the words and figures following, to wit:

In the Matter of the estate of Sarah Flickinger, deceased. } Probate Court, March 26<sup>th</sup> 1902.  
Appointment. Order for Bond.

This day James E. Robinson 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 Flickinger late of Blairsville 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 E. Robinson, is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law in the sum of Two Thousand Dollars, and this cause do continue.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 26<sup>th</sup> day of March A.D. 1902, the court ordered and decreed as follows:

Probate Court, March 26<sup>th</sup> 1902.

On the Matter of the Estate of Sarah Flickinger, deceased } Appointment, Bond approved, Letters issued.

This day James E. Robinson appeared in open court, accepted the appointment as Administrator of the estate of Sarah Flickinger, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with John M. Longbrake and W. J. Hooper freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said James E. Robinson, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

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## RECORD OF ACCOUNTS.

In the Matter of Accounts filed for Settlement.

In Probate Court, Union County, Ohio.  
 In the Matter of Accounts } Journal Entry. March 29, 1902.  
 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 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 by the court that the notice and proof aforesaid be entered in full 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 29, 1902, at one o'clock P.M., as follows, to-wit:

- 5477 William D. Harmon, executor of the will of James S. Harmon; final account.
- 5378 Joshua Richardson, administrator of the estate of Charles Richardson; first account.
- 5404 Gletus Fossey, administrator of the estate of Gile Fossey; final account.
- 5496 H. A. Wactlake, administrator of the estate of Polly Ann Powers; final account.
- 5276 Rebecca E. Penhorwood, administratrix of the estate of William J. Penhorwood; final account.
- 3497 Francis J. Arthur, administrator of the estate of Martha J. Davis; final account.
- 5024 Mary A. Ormerod, guardian of Alfred H. Ormerod; second account.
- 4212 John M. Lisle, guardian of Thomas Lisle; final account.
- 5645 Asa B. Sanart, guardian of Robert Thompson; final account.
- 4087 Edward W. Porter, guardian of Jacob Snow and William H. Snow; second account, final as to Jacob Snow.
- 3876 S. A. Roskins, administrator for George B. Hamilton, guardian of Cassius M. Phinney, Arville H. Phinney and Percy C. Phinney; final account.
- 5003 J. R. Dodge, guardian of Etowia Gamble and Frank Gamble; second account.

March 5, 1902. John M. Brodrick,

Probate Judge, Union County, Ohio.

The State of Ohio, Union County, ss:

I, the undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in "The Marysville Tribune", a newspaper of general circulation in the county of Union, the first publication beginning with March 5, 1902,

W. O. Shearer

Journal  
Entry - Sm

Journal  
Entry - Sm

Sworn to and subscribed before me, this 29<sup>th</sup> day of March 1902.

(L.S.) Ada M<sup>rs</sup> Campbell, Deputy Clerk Probate Court.  
Printers fees - fees paid Sheares & Shumer.

Estate of James S. Harmon, deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of { No. 5472 February 19<sup>th</sup> 1902.  
James S. Harmon, deceased. } Filing First and Final Account.  
This day came William S. Harmon, executor of the estate of James S. Harmon 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 29<sup>th</sup> day of March A.D. 1902, at one o'clock, P.M., at 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 { No. 5472. March 29, 1902.  
James S. Harmon, deceased. } First and Final Account.  
This day this matter came on to be heard on motion to confirm account. William S. Harmon, executor of the estate of James S. Harmon, late of Union County Ohio, deceased, having heretofore, to-wit: on the 19<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are now here 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 on the sum of \$254<sup>03</sup>, and that he is entitled to credits on the sum of \$254<sup>63</sup>, as shown by said vouchers.

And the court do further find that there is a balance of \$6<sup>00</sup> over-paid by said executor and said account is settled accordingly.

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

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Account. Executor's Account.  
 W. H. Harmon, Executor of the estate of James B. Harmon, deceased, an account with said estate.  
 Said executor charges himself as follows:

1900	Dec. 31	To chattels as per Inventory	\$ 834 50
"	"	" Pension draft	36 00
"	"	" Cash received from Eliza Harmon	30 00
1901	Jan. 30	" " " " " "	53 53
Total			\$ 954 03

Credits of said Executor

1900	Dec. 19	E Lee Porterfield	\$ 2 50
"	" 22	Geo. M. Howard	2 80
"	"	Lewis Jones	2 60
"	"	J. M. Brodrick	14 61
1901	Feb. 7	same	4 10
"	Mar. 8	Richwood Gazette	2 00
"	July 20	J. W. Morrow Treas.	22 27
"	Aug. 7	Smith Marble & Granite Co.	60 00
1901	Jan. 6	J. M. Brodrick	3 65
"	" 10	Eliza M. Harmon (Chattels)	834 50
"	Feb. 19	J. M. Brodrick	5 60
Total			\$ 954 63

Recapitulation  
 Total amount chargeable, \$ 954 03  
 Total amount credited, 954 63  
 Balance due said Executor \$ 60

Affidavit to Account.  
 The State of Ohio, Union County, ss.  
 I, W. H. Harmon, executor of the estate of James B. Harmon deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 W. H. Harmon.  
 Sworn to before me and signed in my presence, this 19<sup>th</sup> day of February A. D. 1907.  
 J. M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of Clark Richardson, Deceased.

Journal Entry - On the Probate Court of Union County, Ohio. In the Matter of the Estate of Clark Richardson, Deceased. (No. 5378. February 6<sup>th</sup> 1902. Filing Order for Notice & Motion for Time. This day came Joshua Richardson, Administrator of the estate of Clark Richardson late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified. Also his Motion and affidavit for additional time for the settlement of said estate. Whereupon the court do order the same filed and that said Account be advertised for hearing on Saturday the 29<sup>th</sup> day of March A.D. 1902, at one o'clock P.M., to which time said matter was continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Matter of the Estate of Clark Richardson, Deceased. (No. 5378. March 29<sup>th</sup> 1902. First Account. Confirming - This day this matter came on to be heard on motion to confirm account. Joshua Richardson, Administrator of the estate of Clark Richardson late of Union County, Ohio, deceased, having heretofore, to-wit: On the 6<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here examined by the court. Said 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 \$1439.78, and that he is entitled to credits in the sum of \$381.77, as shown by said vouchers.

This day this matter came on to be further heard on Motion of the said Administrator for the allowance of \$75<sup>00</sup> as his legal compensation, 28<sup>00</sup> for expenses and \$18<sup>00</sup> for extraordinary services rendered by the said Administrator 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<sup>00</sup> as his legal compensation and the sum of \$46<sup>00</sup> 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: \$122<sup>00</sup>.

And the court do further find that there is a balance of

James S. estate.  
 14 50  
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RECORD OF ACCOUNTS.

\$1158.<sup>00</sup> 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.

This day this matter came on to be further heard on the motion and affidavit of the said Joshua Richardson, 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 further months from and after the 6<sup>th</sup> day of February A.D. 1902 as additional time for the settlement of said estate. It is further ordered by the court that said Joshua Richardson, Administrator as aforesaid, 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.

Account -

Joshua Richardson, Administrator of the estate of Clark Richardson deceased, on account with said estate. Said Administrator charges himself as follows:

1900	May 27	To balance in full received, and the only amount received, from the Guardian of said Clark Richardson, deceased,	\$ 1286 10
1901	Aug. 14	To 231 bu. oats sold at 28¢ per bu.	64 68
Nov. 12	"	John Ward, 178 bu. corn @ 50¢ bu.	89 00
1902	Feb. 6	No interest, because deposited subject to check	00 00
			\$ 1439 78

Said Administrator claims credit for monies paid for said estate as follows, to-wit:

			Voucher	
1900	July 14	By W. H. Pence J. P. swearing appraisers	No. 1	25
"	" 9	" John M. Brodrick P. J. costs &c.	" 2	7 50
"	" "	" Shearer & Shearer, publishing notice	" 3	2 00
"	" 14	" Clark Williams, appraisers	" 4	3 00
"	" "	" John Sullivan "	" 5	5 00
"	" "	" Elmer Williams "	" 6	5 00
"	" 16	" John M. Brodrick P. J. costs	" 7	3 86
Sept.	13	" Porter & Porter, legal services	" 8	30 00
"	" 14	" T. C. & E. B. Williams	" 9	6 20
"	" 24	" Porter & Porter, fees legal services	" 10	10 00
Dec.	13	" " " " " "	" 11	10 00
July	31	" Wm. J. Patterson, monument	" 12	105 00
Dec	25	" Presley Shaw, Sheriff &c.	" 13	4 31
1901	26	" C. J. Griffith, Sheriff &c.	" 14	2 50
Oct.	5	" Porter & Porter, services in Circuit Court	" 15	20 00
"	" 7	" Dow Aiken, legal services	" 16	1 00
Dec.	5	" Robert Martin, husking corn	" 17	8 85
1900	Jan. 25	" J. M. Gosnell, clerk	" 18	3 80

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UNION COUNTY PROBATE COURT.

Dec. 7	By Owen Outland, Co. Treas. taxes	No. 19	7 40
" 7	" " " " " " " "	" 20	7 40
1901 Dec. 26	" " " " " " " "	" 21	4 14
1902 Feb. 6	" Joshua Richardson, 4 pout \$1500; 4 pout \$220.46	" 22	75 61
" "	" " " " " " " " Actual expenses	" 23	28 50
" "	" " " " " " " " Allowance for time, 18 trips to Marysville	" 24	18 00
" "	" Porter & Porter, drafting this settlement	" 25	6 00
" "	" John M. Brodrick P. J. costs " "	" 26	6 00
1901 Aug. 14	" Joshua Richardson hauling oats & corn to market	" 27	9 00
	Total expenditures.		281 77
	Balance on hands.		1048 01
			\$1439 78

Recapitulation

Total amount chargeable,	\$1439 78
Total amount credited,	\$281 77
Balance due said estate,	\$1048 01

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Joshua Richardson, Administrator of the estate of Clark Richardson, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Joshua Richardson  
 Administrator for Clark Richardson.

Sworn to before me and signed in my presence, this 6<sup>th</sup> day of February A.D. 1902.

J. M. Brodrick, Probate Judge.

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Estate of Giles Fossey, deceased.  
 In the Probate Court of Union County, Ohio.  
 In the Matter of the estate of } No. 5404 February 8<sup>th</sup> 1902.  
 Giles Fossey, deceased. } Filing First and Final Account.  
 This day came Giles Fossey, Administrator of the estate of Giles Fossey 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 29<sup>th</sup> day of March A.D. 1902, 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.

Journal Entry - In the Matter of the Estate of Gile Tossy, deceased. No. 5404. March 29, 1902. First and Final Account.

This day this matter came on to be heard on motion to confirm account. Gletus Tossy, Administrator of the estate of Gile Tossy, late ofarrison County, Ohio, deceased, having heretofore, to-wit: On the 8<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here 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 on the sum of \$3619<sup>00</sup> and that he is entitled to credits on the sum of \$3619<sup>00</sup>, as shown by said vouchers.

This day this matter came on to be further heard on motions of the said Administrator for the allowance of \$25<sup>00</sup> 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 \$25<sup>00</sup> 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: \$25<sup>00</sup>.

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 Gletus Tossy, Administrator as aforesaid, pay the costs of the proceedings aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account - Administrators Account.  
 Gletus Tossy, Administrator of the estate of Gile Tossy deceased, in account with said estate.

		Said Administrator charges himself as follows:	
1900	Aug. 11	To retained from Shields-Willis Company	2308
	" 13	Received from Chas. Owens	95
	" 17	" " Asman & Son	67 34
Oct.	6	" " F. B. Shaw	367 65
"	18	" " Philemon Tossy	3160 00
		Total amount received	\$ 3619 00

1900	Aug.	18		Go
	"	22		
	"	24		
	"	24		
	"	24		Go
	"	25		Go
	"	28		"
	"	29		"
	Sept	1 <sup>st</sup>		"
	"	29		"
	Oct.	8		"
	"	18		"
	"	18		"
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	"	22		"
	"	25		"
	"	26		"
	"	30		"
	"	31		"
	Nov.	5		"
	1901	Jan.	5	"
		March	2	"
		May	22	"
		Feb.	8	"
		"	8	"
		"	8	"

UNION COUNTY PROBATE COURT.

The said Administrator credits himself as follows:

1900	Aug. 18	Paid to O. Lane	Ac. No. 1	2 50
"	22	The Union Banking Co.	" 2	4 75
"	24	H. Hammawalt Justice of the Peace	" 3	75
"	24	F. P. Shields, Appraiser	" 4	1 00
"	24	A. A. Smart	" 4	1 00
"	24	To John Piersol	"	1 00
"	25	To John M. Brodrick, Probate Judge	" 5	11 56
"	25	" F. A. Thompson, Atty fee	" 6	2 00
"	29	" W. L. Elbright	" 7	1 50
Sept	1 <sup>st</sup>	" Bank of Marysville	" 8	20 45
"	29	" A. J. Hare	" 9	2 00
Oct.	8	" Martin Fossey	" 10	17 30
"	18	" Ora Low	" 11	31 10
"	18	" F. A. Thompson	" 12	2 50
"	18	" C. S. Chapman	" 13	16 33
"	18	" John M. Brodrick, Probate Judge	" 14	13 94
"	19	" A. J. Pounds	" 15	16 00
"	22	" S. S. Robinson	" 16	5-3 00
"	25	" J. C. Mangans	" 17	13 00
"	26	" James Gray	" 18	5 35
"	30	" Philimon Fossey	" 19	3038 00
"	31	" C. S. Doid	" 20	74 45
Nov.	5	" E. J. Healy	" 21	75 17
1901	Jan. 5	" F. A. Fossey	" 22	117 38
March	2	" O. Lane	" 23	20 00
May, 1902	2	" William Fossey	" 24	24 80
Feb.	8	" John M. Brodrick, Probate Judge	" 25	4 10
"	8	" F. A. Thompson, Atty fee	" 26	2 00
"	8	" Administrator's Commission		23 79
Total expenditures				\$3617 00

Recapitulation.

Total amount chargeable,	\$3617 00
Total amount credited,	\$3617 00
Balance due said estate	

Affidavit to Account.

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

Cletus Fossey, Administrator.

Sworn to before me and signed in my presence, this 8<sup>th</sup> day of February A. D. 1902.

*(Signature)* John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Polly Ann Powers, Deceased.

Journal  
Entry -  
Order for  
Notice re

In the Probate Court of Union County, Ohio  
In the Matter of the Estate of Polly Ann Powers. No. 5496. February 17<sup>th</sup> 1902.  
Filing First and Final Account.

This day came H. H. Westlake, Administrator of the estate of Polly Ann Powers 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 29<sup>th</sup> day of March A.D. 1902 at one o'clock P. M., to which time said matter is continued.

John W. Brodrick, Probate Judge.

Journal  
Entry -  
Account  
Confirmed.

In the Matter of the Estate of Polly Ann Powers, Deceased. No. 5496. March 29, 1902.  
First and Final Account.

This day this matter came on to be heard on motion to confirm account. H. H. Westlake Administrator of the

estate of Polly Ann Powers, late of Union County, Ohio, deceased, having heretofore, to wit: On the 17<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here 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 \$1218<sup>44</sup> and that he is entitled to credits in the sum of \$707<sup>25</sup>, as shown by said vouchers.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$36.00 as his legal compensation and \$2<sup>70</sup> for cash expended by the said Administrator on behalf of said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said Administrator is allowed said sum of \$36<sup>00</sup> as his legal compensation and the sum of \$2<sup>70</sup> for cash expended. 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: \$38<sup>70</sup>.

And the court do further find that there is a balance of \$810<sup>49</sup> 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 H. H. Westlake, Administrator as aforesaid, pay the costs of the

Year	Month	Day	Page
1901	Feb	7	So
"	"	"	"
"	"	"	"
"	"	"	"
"	"	"	"
"	"	"	"
1902	"	"	"
1901	"	"	Ha
1900	Dec	3	San Pa
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1901	"	"	"
March	"	30	"
April	"	1	"
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"	"	9	"
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"	"	"	"
Sept	"	5	"
1902	July	17	"
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1900	Dec	29	"
1901	Jan	21	"
1902	Jan	23	"
1900	Dec	31	"
1902	Feb	"	"
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"	"	17	"
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1901	Jan	10	"

# UNION COUNTY PROBATE COURT.

proceedings aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account-

Administrator's Account.

H. A. Westlake, Administrator of the estate of Pilly Ann Pours, deceased, in account with said estate.

First and Final Account.

Said Administrator charges himself as follows:

1901 Feb's	7	To specie as per Inventory,	Schedule E	318 38
"	"	Chambers Pours Note & M.	" F	397 50
"	"	" " " "	" "	100 40
"	"	E. B. Knotts	" "	103 20
"	"	E. B. Westlake	" "	104 31
"	"	C. R. Pours	" "	77 22
"	"	E. B. Westlake interest on above note		7 37
"	"	C. R. Pours account	Schedule V	68 44
"	"	H. A. Westlake	" "	33 23
1902 " "	"	Interest on money in Bank		7 28
1901 " "	"	May be counted as cash & is in first item		
Total charges				\$ 1218 44

Said Administrator claims credits as follows:

1900 Dec's	3	Paid Dr. J. B. Southard	Med. ofc	1	16 50
"	29	" W. J. Castanier	Undertaker	2	102 00
"	31	" Robinson & Curry Co.	Shingles	3	16 25
"	"	" C. W. Penman	labor	4	24 22
"	"	" Marysville Lumber Co.	Lumber	5	36 82
March	30	" Williams & W. S. Intire	"	6	1 10
April	1	" J. W. Cartmell	Monument	7	285 00
"	6	" Probate Judge	Costs	8	11 62
"	9	" E. B. Knotts	labor &c	9	13 22
"	"	" E. Jarvis	Appraiser	10	1 00
"	"	" Del Hamilton	"	11	1 00
"	"	" M. Laurine	"	12	1 00
Sept	5	" Solomon Turner	for church	13	2 50
"	"	" C. P. Westlake	labor	14	2 00
1902 July	17	" A. J. Hare	Notice	15	2 00
"	"	" C. R. Pours	Rent &c.	16	68 44
"	"	" A. B. Swisher	Medical services	17	4 00
1900 Dec	29	" Co. Treas, Taxes due Dec. 1900		18	36 72
1901 June	21	" " " " " June 20/1901		19	5 36
1902 July	23	" " " " " Dec. 1901		20	3 80
1900 Dec	31	" L. B. White, labor		21	3 00
1902 Feb.	"	" Co. Treasurer tax due June 1902		22	3 80
"	17	" Expenses cash out small items		23	2 70
"	17	" J. H. Hinkade legal services		24	2 00
"	17	" Compensation, administrator		25	36 00
"	17	" Probate Judge costs to date			7 75
1901 July	10	" O. M. Scott & Bro.		26	1915 707 93
Balance					\$ 510 49

RECORD OF ACCOUNTS.

Note - Said Administrator files herewith a receipt of Chas. Powers showing that he has received as an advancement to him as heir the sum of \$50<sup>00</sup> upon his share and this should be taken into consideration in making the final distribution so this is the understanding of all the heirs.

None of the other heirs have received any advancement.

Recapitulation.

Total amount chargeable,	1218 44
Total amount credited,	707 95
Balance due said estate	510 49

Affidavit to Account.

The State of Ohio, Union County, ss.

I, H. A. Westlake, Administrator of the estate of Polly Ann Powers, deceased, do make solemn oath that the within account is in all respects true and correct as I truly believe.

H. A. Westlake

Sworn to before me and signed in my presence, this 17<sup>th</sup> day of February A. D. 1902.



John M. Brodrick, Probate Judge.

Estate of Wm. F. Penhorwood.

Journal  
Entry -  
Order for  
Notice &c.

In the Probate Court of Union County, Ohio  
In the Matter of the Estate of William F. Penhorwood, deceased. No. 276. February 20<sup>th</sup> 1902. Filing First and Final Account  
This day came Rebecca E. Penhorwood, Administratrix of the estate of William F. Penhorwood 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 29<sup>th</sup> day of March A. D. 1902, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account

In the Matter of the estate of William F. Penhorwood, dec'd. No. 276. March 29, 1902. Second and Final Account.  
This day this matter came on to be heard on motion to confirm account. Rebecca E. Penhorwood, Administratrix of the estate of Wm. F. Penhorwood, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 20<sup>th</sup>

Account-

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UNION COUNTY PROBATE COURT.

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On the 20<sup>th</sup>

Day of February 1902, 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 5<sup>th</sup> day of March 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now here examined by the court.

Said 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 \$750<sup>00</sup> and that she is entitled to credits in the sum of \$878<sup>15</sup> as shown by said vouchers. This day this matter came on to be further heard on motion of the said Administratrix for the allowance of \$20<sup>00</sup> as her legal compensation, for services rendered to said estate to this date.

On consideration whereof, and the court being fully advised on the premises, the said Administratrix is allowed said sum of \$20<sup>00</sup> 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: \$20<sup>00</sup>. And the court do further find that there is a balance of \$128<sup>15</sup> 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 Rebecca E. Penhorwood, Administratrix as aforesaid, pay the costs of the proceedings aforesaid, taxed at \$ , within ten days and that said account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administratrix' Account.

Rebecca E. Penhorwood, Administratrix of the estate of William F. Penhorwood deceased,

In account with said estate.

Said Rebecca E. Penhorwood charges herself as follows:

To amt of sale real estate in York & Union Co., C. 750 <sup>00</sup>	
Or.	
By cash to S & Sigler for P. M. Smith note Recpt #27	72 12
" " to appraisers Recpt # 28, 29 & 30	3 00
" W. J. Hamilton Recpt #31	245 07
" Widow's dower	177 87
Bal. due Admix on previous settlement	342 58
Bal. on per cent for administration	20 00
Probate Court charges this settlement	5 50
" " " " Sale of real estate	12 31
Amount to balance	128 15
	\$878 15 \$878 15

1901  
May 5  
Dec 4  
1902  
Jan. 8

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable	\$ 740 00
Total amount credited	\$ 878 15
Balance due said Administratrix	\$ 128 15

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Rebecca E. Penhorwood, Administratrix of the estate of William S. Penhorwood, deceased, do make solemn oath, that the within account is in all respects true and correct, as I verily believe.

Rebecca E. Penhorwood.

Sworn to before me and signed in my presence this 20<sup>th</sup> day of February A.D. 1902.

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

Estate of Martha J. Davis, Deceased.

Journal  
Entry -  
Order for  
Notice to

In the Probate Court of Union County, Ohio, March 1<sup>st</sup> 1902  
 In the Matter of the Estate of { No. 5497.  
 Martha J. Davis { Filing First and Final Account.

This day came S. T. Arthur, Administrator of the estate of Martha J. Davis, 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 29<sup>th</sup> day of March A.D. 1902, 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 Matter of the Estate of { No. 5497. March 29<sup>th</sup> 1902  
 Martha J. Davis, deceased. { First and Final Account.

This day this matter came on to be heard on motion to confirm account. S. T. Arthur, Administrator of the estate of Martha J. Davis, late of Union County, Ohio, deceased, having heretofore, to wit: On the 1<sup>st</sup> day of March 1902, 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 5<sup>th</sup> day of March 1902, and no exceptions having been filed thereto, the said account together with the vouchers accompanying the same, are

Account -

1901	March 11	Go
1902	Feb'y 8	Go
"	"	Go

1901	March 8	By
"	"	"
"	"	"
"	"	"
"	11	"
"	"	"
"	"	"
"	"	"
"	12	"
"	25	"
1901	Dec.	"
"	30	"

UNION COUNTY PROBATE COURT.

now here examined by the court. Said 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 \$491.50, and that he is entitled to credits in the sum of \$294.59, as shown by said vouchers and other evidence.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$29<sup>49</sup> as his legal compensation and \$1.50 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 \$29<sup>49</sup> as his legal compensation, and the sum of \$1<sup>50</sup> 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: \$30<sup>99</sup>.

And the court do further find that there is a balance of \$196.91 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 F. L. Arthur Administrator as aforesaid, 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.

F. L. Arthur, Administrator of the estate of Martha J. Warr deceased, in account with said estate. Said Accountant charges himself as follows:

1901 March 11	To cash rec'd on sale of land	200 00
1902 Feb 8	To cash on note and mortgage	275 00
" "	To interest on same	16 50
		\$ 491 50

Said Accountant credits himself as follows:

1901 March 8	By Jd S. H. Burnside, Appraiser	C. No. 1	1 00
" "	" " Benj. Rogers	" " 2	1 00
" "	" " M. Vanarsdale	" " 3	1 00
" "	" " Rud & Butz	" " 4	2 00
" 11	" " John J. Andrews	Recorder	90
" "	" " John M. Brodrick	P. J.	18 15
" "	" " Shearer & Shearer,	Notice of appointment	2 00
" "	" " Stamp for deed		50
" 19	" " Taxes	" " 8	14 08
" 25	" " J. W. Merton, funeral expenses	" " 9	70 30
Dec. 1901 " 30	" " Admin percent on \$491.50		29 49
" "	" " Stephen Davis	down interest	73 17

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March 1<sup>st</sup> 1902  
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RECORD OF ACCOUNTS.

1902	Feb 24	By pd Adm's trip to Mt Sterling		1 50
"	24	" " J.W. Merton (Movement)	V. No. 11	40 00
"	"	" " Attorney fee to F.I. Arthur selling land		25 00
1902	March 1	" " John M. Brodrick P.J.	V. No. 12	7 50
"	"	" " Atty fee this settlement		5 00
				<u>\$294 59</u>

Journal  
Entry -  
Order of  
Discharge, M

Recapitulation.

Total amount chargeable,	\$ 491 30
Total amount credited,	\$ 294 59
Balance due said estate,	\$ 196 91

Affidavit to Account.  
The State of Ohio, Union County, ss.  
I, F. I. Arthur, Administrator of the estate of Martha J. Davis deceased, do make solemn oath that the within account is in all all respects true and correct, as I verily believe.  
F. I. Arthur, Administrator.  
Sworn to before me and signed in my presence this 1st day of March A.D. 1902.  
L.S. John M. Brodrick, Probate Judge.

Account of Final Distribution.  
Distribution F. I. Arthur, Administrator of the estate of Martha J. Davis deceased. In account with said estate.

Filed April 26/1902

Said Accountant charges himself as follows:

Amount found due estate as per final settlement with said court, made March 1st 1902.	\$ 196 91
Balance for distribution,	\$ 196 91

Said Administrator credits himself as follows:

Amounts paid to heirs, as per distributive order of said court made March 29, 1902, viz:

To Sarah M. Mitchell	65 64
" Eugene Davis	65 63
" Susan M. Martin	65 64
	<u>\$ 196 91</u>

The State of Ohio, Union County, ss.  
F. I. Arthur, Administrator of the estate of Martha J. Davis 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.  
F. I. Arthur, Adm'r Martha J. Davis  
Sworn to before me and signed in my presence,

UNION COUNTY PROBATE COURT.

this 26<sup>th</sup> day of April 1902.

*(Signature)*

Ada McLaughlin,

Deputy Clerk Probate Court.

Journal  
Entry -

Probate Court, Union County, Ohio, April 26, 1902

Order of Discharge of *W. the Matter of the Estate of Martha J. Davis, deceased.* { Account of Final Distribution. } Orders.

This day F. J. Arthur, Administrator of the estate of Martha J. Davis 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 F. J. Arthur; 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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Guardianship of Alfred H. Ormerod, Minor.

Journal Entry -  
Order for  
Notice &c.

On the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Alfred H. Ormerod. } No. 5024. February 10<sup>th</sup> 1902.  
Filing Second Partial Account.  
This day came Mary H. Ormerod, Guardian of Alfred H. Ormerod, of Union County, Ohio, and presented her Second partial Account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of March A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Journal Entry -  
confirming  
Account &c.

John M. Brodrick, Probate Judge.  
In the Matter of the Guardianship of Alfred H. Ormerod, Minor. } No. 5024. March 29, 1902.  
Second Account.  
This day this matter came on to be heard on motions to confirm account. Mary H. Ormerod, Guardian of the person and estate of Alfred H. Ormerod, having heretofore, to wit: on the 10<sup>th</sup> day of February 1902, 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 Union County, for not less than three consecutive weeks from and after the 5<sup>th</sup> day of March 1902, 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 \$504.00; and that she is entitled to credits amounting to the sum of \$202.50, valid claims against said ward as shown by said vouchers and other evidence produced to the Court. This day this matter came on to be further heard on motions of said Guardian for the allowance of compensation for services as Guardian and \$150.00 for boarding, care &c. rendered said ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$150.00 for boarding care &c. and \$45.00 as her compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$195.00, being the allowance aforesaid and the Court do further find that there is a balance of \$301.50 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.

Account -

1900  
January 8

1902  
Feb'y 1

" 10

Account -		<u>Guardian's Account.</u>	
Mary A. Ormerod, Guardian of Alfred H. Ormerod, a minor, Second Account. On account with her ward.			
Said Guardian charges herself as follows:			
1900	Jan'y 8	To balance on first account	447 67
		" cash to correct statement of loan	33
		" " interest on loans of \$460 <sup>00</sup> to Jan'y 1 <sup>st</sup> 1902 at 6%, for two years.	84 00
Said Guardian claims credit for payments made on behalf of her said ward since said 1 <sup>st</sup> account, as follows, to-wit:			
1902	Feb'y 1	By pd boarding, washing, mending &c. for ward from Jan'y 1 <sup>st</sup> 1900 to date at \$6.00 per month, being twenty-five months,	150
"	10	By paid James McCampbell      Voucher 1 " " John M. Brodrick                      " 2	5 50
Said Guardian not having asked compensation for services heretofore, prays the Court for an allowance of \$15.00 per year for the period of three years to date, as compensation for her services in superintending said ward's funds, collection of interest &c.			
By amount to balance			
			45
			202 50
			301 50
			504 00
			504 50

Statement.

Said Guardian respectfully represents to the Court that she has loaned the funds of said ward to David Moss, and the Plain City Building & Loan Association. Said Guardian regards said loans as entirely safe and to the best advantage of said ward under all the circumstances.

Recapitulations.

Total amount chargeable	\$ 504 00
Total amount credited,	202 50
Balance due said ward,	301 50

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Mary A. Ormerod, Guardian of Alfred H. Ormerod, a minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Mary A. Ormerod.

Sworn to before me and signed in my presence, this 10<sup>th</sup> day of February A.D. 1902.

J. S.

John M. Brodrick, Probate Judge.

Guardianship of Thomas Lisle, Minor.

Journal  
Entry -  
Order for  
Notice to -

On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship } No. 4212. February 11<sup>th</sup> 1902,  
of Thomas Lisle. } Filing Fourth and Final Account.

This day came John M. Lisle, Guardian of Thomas Lisle, formerly 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 29<sup>th</sup> day of March A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -  
Confirming  
Account

On the Matter of the Guardian- } No. 4212. March 24, 1902,  
ship of Thomas Lisle, Minor. } Fourth and Final Account.

This day this matter came on to be heard on motion to confirm account. John M. Lisle, Guardian of the person and estate of Thomas Lisle, minor, having heretofore, to-wit: On the 11<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, 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 \$1225.51; and that he is entitled to credits amounting to the sum of \$40.51, valid claims against said ward as shown by said vouchers and other evidence produced to the court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of \$35.01 for cash advanced to said ward. Upon consideration whereof, and the court being fully advised on the premises, said Guardian is allowed said sum of \$35.01, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$35.01, being the allowance aforesaid. And the court do further find that there is a balance of \$1185.00 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 it is ordered that said Guardian pay said balance to said ward.

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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. M. Lisle, Guardian of Thomas Lisle,

Final Account. In account with his ward.

Said Guardian charges himself as follows:

	To balance last settlement	1044 98	
July 1 1901	" interest	54 00	
" " "	" "	72 00	
Feb. 8 1902	" "	43 53	
Feb 8 1902	By cash advanced to ward		36 01
" 8	" Probate fee, printing &c.		40 51
	To balance		1182 00
			1225 51

Recapitulation.

Total amount chargeable,	\$ 1225 51
Total amount credited,	" 40 51
Balance due said ward	\$ 1182 00

Affidavit to Account.

The State of Ohio,  
 Union County, ss. I, J. M. Lisle, Guardian of Thomas Lisle, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

J. M. Lisle

Sworn to before me and signed in my presence, this 10<sup>th</sup> day of February A. D. 1902.

(L.S.)

John D. Harbelle

Notary Public Franklin County, Ohio.

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RECORD OF ACCOUNTS.

Guardianship of Robert Thompson, Lunatic.

Journal  
Entry -  
Order for  
Notice &c.

In the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Robert Thompson, Lunatic. No. 5645. February 20<sup>th</sup> 1902.  
Filing First and Final Account.  
This day came Asa P. Smart, Guardian of Robert Thompson 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 29<sup>th</sup> day of March A.D. 1902, 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.  
On the Matter of the Guardianship of Robert Thompson, a Lunatic. No. 5645. March 29, 1902.  
First and Final Account.  
This day this matter came on to be heard on motion to confirm account. Asa Smart, Guardian of the person and estate of Robert Thompson having heretofore, to wit: On the 20<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, 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 \$246.89; and that he is entitled to credits amounting to the sum of \$273.07, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$5<sup>00</sup> as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$5<sup>00</sup> being the allowance aforesaid.

And the court do further find that there is a cash balance of \$26.18 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 \$ ,

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Account -  
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within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.  
Guardian's Account.

Account -

Asa Smart, Guardian of Robert Thompson.  
First and Final Account. In account with his ward.  
Said Guardian charges himself as follows:

1902	Jan'y	4	To cash from Levi Bell	2.00	
	"	11	" note from Frank O. Laird and J. B. Stines	244.89	
1902	Jan'y	11	Paid F. A. Thompson		20
	Feb'y	4	" E. M. Hallington, Auditor		25
	"	4	" John J. Andrews, Recorder		70
	"	4	" Phoebe Thompson		10.00
	"	20	" John M. Brodrick, Probate Judge.		11.70
	"	20	" Asa Smart, Guardian's compensation		3.00
			By note from Frank O. Laird on hand	244.89	
			Amount to balance	26.18	
				273.07	273.07

Said note from Frank O. Laird is due Oct. 1<sup>st</sup> 1902 and on which nothing has been paid.

Recapitulation.

Total amount chargeable,	246.59
Total amount credited,	273.07
Balance due said Guardian	26.18

Affidavit to Account.

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

Asa Smart.

Sworn to before me and signed in my presence, this 20<sup>th</sup> day of February A. D. 1902.

(Sd.)

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Guardianship of Jacob Snow, Minor.

Journal  
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Order for  
Notice re

In the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Jacob Snow. No. 4687. February 20<sup>th</sup> 1902.  
Filing Second and Final Account.

This day came Edward W. Porter, Guardian of Jacob Snow 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 29<sup>th</sup> day of March A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John W. Prodrick, Probate Judge.

Journal  
entry -  
Confirming  
Account -

In the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Jacob Snow, Minor. No. 4687. March 29<sup>th</sup> 1902.  
Second and Final Account.

This day this matter came on to be heard on motion to confirm account. Edward W. Porter, Guardian of the person and estate of Jacob Snow, a minor having heretofore trustee. On the 20<sup>th</sup> day of February 1902, 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 publications 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 5<sup>th</sup> day of March 1902, 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 \$75.56; and that he is entitled to credits amounting to the sum of \$30.44, valid claims against said ward, as shown by said vouchers and other evidence produced to the Court.

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 on the premises, said Guardian is allowed the sum of \$19.06, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$19.06, being the allowance aforesaid.

And the court do further find that there is a balance of \$45.12 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 Guardian is ordered to pay said

Account.

1898	Feb	19	To
1900	Dec.	18	"
1902	Feb.	4	"
"	"	"	"

1896	Jan.	3	By
"	"	22	"
1898	Dec.	14	"
1898	Feb.	14	"
"	May	31	"
"	Sept.	21	"
1902	"	19	"
"	Feb.	4	"
"	"	"	"
"	"	"	"

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UNION COUNTY PROBATE COURT.

balance to said ward.

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.

Edward W. Porter Guardian of Jacob Snow, a minor, Second and Final Account. On account with his ward.

Said Guardian charges himself as follows:

1896	Feb. 17	To Jacob's share of \$6.35 from Sheriff Hopkins	\$	2 12	
1900	Dec. 18	" " " Pension in full	\$	85 28	
1902	Feb. 4	" " " of \$2000 County from the Government	\$	3 00	
	" "	" Interest since Sept. 2 <sup>nd</sup> 1900 @ 4%	\$	1 16	
Jacob's receipts from all sources				\$	95 56

Said Guardian claims credit for monies paid for said ward as follows, to-wit:

1896	Jan. 3	By James McCampbell P. J. 1/3 of \$5.75	1	1 91 2/3	
	" 22	" J. M. Kennedy, pension agent 1/3 of \$14.42	2	4 80 2/3	
1900	Dec. 14	" " " " 1/3 of 12.00	3	4 00	
1902	Feb. 14	" " " " 1/3 of 25.00	4	8 33 1/3	
	May 31	" " " " 1/3 of 10.00	5	3 33 1/3	
	Sept. 21	" James M. Campbell, Probate Judge, 1/3 of 3.50	6	1 22 1/2	
1902	" 17	" Porter & Porter 1/3 of 5.00	7	1 66 2/3	
	Feb. 4	" E. W. Porter 1/3 of \$67.83, 1/3 amount since 1 <sup>st</sup> Dec	8	4 06	
	" "	" Porter & Porter, fees, stamps, correspondence, settlement, figuring,	9	11 00	
	" "	" John M. Brodrick, Probate Court costs & printing	10	2 40	
Total expenditures for Jacob's estate				\$	50 44
Balance on hands of Guardian for ward				\$	45 12
				\$	95 56

Recapitulation.

Total amount chargeable	\$	95 56
Total amount credited	\$	50 44
Balance due said ward,	\$	45 12

Affidavit to Account.

The State of Ohio, Union County, ss.  
I, Edward W. Porter, Guardian of Jacob Snow, minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Edward W. Porter  
Guardian of Jacob Snow, a minor.

Sworn to before me and signed in my presence, this 30<sup>th</sup> day of February A. D. 1914.

*E. D.*

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of William H. Snow, Minor

Journal Entry - Order for Notice &c.

On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of William H. Snow,  
This day came Edward W. Porter, Guardian of William H. Snow of Union County, Ohio, and presented his Second partial account in settlement of said Guardianship duly verified.  
Whereupon the court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of March A. D. 1902, at one o'clock P. M., to which time said matter is continued.  
John M. Brodrick, Probate Judge.

Journal Entry - Confirming Account &c.

On the Probate Court of Union County, Ohio, March 29, 1902  
On the Matter of the Guardianship of William H. Snow, Minor.  
This day this matter came on to be heard on motion to confirm account. Edward W. Porter Guardian of the person and estate of William H. Snow, a minor, having heretofore filed on the 20<sup>th</sup> day of February 1902, 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 5<sup>th</sup> day of March 1902, 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 \$370.80; and that he is entitled to credits amounting to the sum of \$50.44, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. 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 \$17.06, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$19.04, being the allowance aforesaid. And the court do further find that there is a balance of \$320.36 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

1895	Feb.	19	
1896	Dec.	18	
1900	Feb.	4	
	"	"	
1896	Jan.	3	
	"	22	
	Dec.	14	
	Feb.	"	
	May	31	
	Sept.	21	
	"	19	
1902	Feb.	"	
	"	"	
	"	"	

UNION COUNTY PROBATE COURT.

Account

Guardian's Account.

Edward W. Porter, Guardian of William H. Brown, a minor, Second partial account, on account with his ward. Said Guardian charges himself as follows:

1896	Feb. 19	To William's share of \$5.35 from Sheriff Hopkins		2 12	
1900	Dec. 18	" " " " pension six full		346 00	
1902	Feb. 4	" " " " interest since Sept. 9 1900 @ 4%		18 60	
	"	" " " " \$2.00 Government bond		2 00	
Total receipts					370 80

Said Guardian claims credit for monies paid out for said ward as follows, to-wit:

1896	Jan. 3	By James McCampbell P. J. costs $\frac{1}{2}$ of \$3.75	1	1 91 $\frac{3}{4}$	
	" 22	" J. M. Kennedy, pension attorney $\frac{1}{2}$ of \$14.42	2	4 80 $\frac{3}{4}$	
	Dec. 14	" " " " $\frac{1}{2}$ of \$12.00	3	4 00	
	Feb. "	" " " " $\frac{1}{2}$ of \$25.00	4	8 25 $\frac{3}{4}$	
	May 31	" " " " $\frac{1}{2}$ of \$10.00	5	2 25 $\frac{3}{4}$	
	Sept. 21	" James McCampbell P. J. costs $\frac{1}{2}$ of 6.30	6	1 83 $\frac{3}{4}$	
	" 19	" Porter & Porter, counsel $\frac{1}{2}$ of 4.00	7	1 66 $\frac{3}{4}$	
1902	Feb. "	" E. W. Porter, 6% out \$7.83, $\frac{1}{2}$ amount since last acct	8	4 00	
	" "	" Porter & Porter, fees, stamps, correspondence, account, figuring	9	12 00	
	" "	" John M. Brodrick, Probate costs & printing	10	5 50	
Total expenditures					\$ 50 44
Balance for ward					320 36
					370 80

Recapitulation.

Total amount chargeable,	\$ 370 80
Total amount credited,	\$ 50 44
Balance due said ward,	\$ 320 36

Affidavit to Account.

The State of Ohio, } ss.  
 Union County, } E. Edward W. Porter Guardian of  
 William H. Brown, a minor, do make solemn oath that the  
 within is a true and correct account of said guardianship  
 as I verily believe.

Edward W. Porter, Guardian of said  
 William H. Brown, a minor.

Sworn to before me and signed in my presence, this  
 20<sup>th</sup> day of February A.D. 1902.

*(Signature)*

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of bassins M. Phinney et al.

Journal  
Entry -  
Order for  
Notice &c

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of bassins M. Phinney et al. { No. 3876. February 28<sup>th</sup> 1902  
Filing Final Account.  
This day came S. A. Hoskins, Administrator of the estate of George B. Hamilton, dec'd Guardian of bassins M. Phinney, Orville H. Phinney and Perley B. Phinney, minors of Union County, Ohio, and presented the Final Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of March A.D. 1902, 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 bassins M. Phinney, Orville H. Phinney and Perley B. Phinney, Minors. { No. 3876. March 29, 1902.  
Settlement of Final Account for George B. Hamilton deceased Guardian.

This day this matter came on to be heard on motion to confirm account. S. A. Hoskins, as Administrator of the estate of said deceased Guardian, having heretofore, to wit: On the 28<sup>th</sup> day of February 1902, filed in this Court the 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 5<sup>th</sup> day of March 1902, 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 Perley B. Phinney amounting to the sum of \$100<sup>43</sup>/<sub>100</sub>; and that his estate is entitled to credits amounting to the sum of \$100<sup>43</sup>/<sub>100</sub>, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court.

The Court do further find said Guardian's estate chargeable with no assets belonging to the estate of bassins M. and Orville H. Phinney.

This day this matter came on to be further heard on motion of said Administrator for the allowance of compensation to the estate of said Guardian for services rendered said Perley B. Phinney. Upon consideration whereof, and the Court being fully advised in the premises, said

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Guardian's estate is allowed the sum of \$ 9<sup>43</sup> as his compensation, and it is ordered by the court that said Administrator retain out of the estate of said Ward the sum of \$ 9<sup>43</sup>, being the allowance aforesaid.

And the court do further find that there is nothing due said Ward's, bassins M. Phinney, Orville H. Phinney and Parley B. Phinney, from said Guardian's 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 complete record on the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

S. A. Hoskins, Administrator of the estate of George B. Hamilton, deceased Guardian of the person and estate of Cassius M. Phinney, Orville H. Phinney and Parley B. Phinney Minors. Fourth Account as to Parley B. Phinney and final account as to all.

Said S. A. Hoskins as Administrator as aforesaid charges himself as follows:	
September 28, 1898, Balance due Parley B. Phinney at last settlement	\$ 100 43
Said administrator as aforesaid credits himself as follows:	
October 25, 1898, paid Sarah S. Allen, maintenance of said Parley B. Phinney	40 00
February 17, 1899, paid Sarah S. Allen, maintenance of said Parley B. Phinney	45 00
February 28, 1902, compensation to estate of George B. Hamilton deceased Guardian	9 43
February 28, 1902, Paid Probate Judge fees,	6 00
Total	\$ 100 43
<u>Recapitulation.</u>	
Total amount chargeable,	\$ 100 43
Total amount credited,	\$ 100 43
Balance	000 00

The State of Ohio, } ss. S. A. Hoskins, Administrator of the  
 Auglaize County, } estate of George B. Hamilton, deceased, who was the  
 Guardian of the persons and estates of Cassius M. Phinney, Orville H. Phinney and Parley B. Phinney, being first duly sworn, says that the above is a true and correct account of the guardianship of George B. Hamilton, deceased, over the estate of said Parley B. Phinney and of the administration of said estate by this affiant, as said affiant verily believes. Said affiant further says that no money, or other property to the value of any -

RECORD OF ACCOUNTS.

thing, except as herein and in the preceding accounts of the said Cassius M. Phinney, Arville H. Phinney and Percy B. Phinney set out, nor came into the hands of the said George B. Hamilton, deceased, as such guardian, or into the hands of this affiant as administrator for such guardian, or into the possession of any other person for said guardian or this affiant, as said affiant verily believes.

J. B. Hopkins.

Sworn to and subscribed before me this 27<sup>th</sup> day of February 1902,

A. D. Arthur L. Combs, Notary Public.

In re Guardianship of Letonia Gamble, Minor.

In the Probate Court of Union County, Ohio.

Journal  
Entry -  
Order for  
Notice re.

In the Matter of the Guardianship of Letonia Gamble. } No. 5053. March 3<sup>rd</sup> 1902.  
Filing Second Partial Account.

This day came J. R. Dodge, Guardian of Letonia Gamble of Union County, Ohio, and presented his Second partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of March A. D. 1902, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account -

In the Matter of the Guardianship of Letonia Gamble, Minor } In the Probate Court of Union County, Ohio.  
No. 5053. March 29, 1902.  
Second 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, to-wit: on the 3<sup>rd</sup> day of March 1902, 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 5<sup>th</sup> day of March 1902, 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.

Said the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting

Account.

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to the sum of \$1547.36; and that he is entitled to credits amounting to the sum of \$904.91, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$40.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$40.00, being the allowance aforesaid. And the court do further find that there is a balance of \$1442.45 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.

J. R. Dodge, Guardian of Letonia Gamble, Second Account. In account with his ward, said Guardian charges himself as follows:

To	Marion Shuler note Oct. 3 <sup>rd</sup> 1901	
	Interest from date at 7%	\$ 246.49
	O. J. Dodge note Feb. 28 1901 Interest at 7%	250.00
	Charles Fulkerson note Aug. 18, 1900 Interest at 7%	200.00
	J. E. Baughman note date Oct 18, 1898 interest at 8%	10.50
	L. B. White note date March 4 <sup>th</sup> 99 interest at 8%	15.00
	Received on Blessinger note	1029.19
	Interest on Fulkerson note	28.98
	Interest on L. B. White note	10.00
	Settlement of L. B. Harmon	131.69
	Settlement of Gibson note	16.75
	Received on Marion Shuler note	140.00
	Interest on O. J. Dodge note	35.00
		\$2113.60
	One-half of the above amount to Letonia Gamble which is -	\$1056.80
	Money on hands from last settlement	490.56
	Total charges for Letonia Gamble	\$1547.36

Receipt No. 1

Paid out for Letonia Gamble as follows:		
1	J. H. Hersh Midas	\$ 3.01
2	Otto & Guerner clothing	11.75
3	Rose Gamble boarding	45.00

RECORD OF ACCOUNTS.

Receipt No. 4	F. A. Vigor	Medicine	4 25
5	Rose Gamble	board	25 00
6	Edward Freshwater	Midse	3 85
7	Rose Gamble	board	23 00
8	J. H. Huesh	Midse	14 27
9	Rose Gamble	board	27 00
10	Atte & Gessner	clothing	27 00
11	F. A. Vigor	Visit & medicine	4 80
12	Edward Freshwater	Midse	19 35
66	Tax		15 90
61	Tax		16 33
65	Tax one-half receipt		8 70
	Service of Guardians		4 00
13	Probate fee		5 50

Total credits

\$304 91

Recapitulation.

Total amount chargeable,

\$1547 36

Total amount credited,

304 91

Balance due said Letonia Gamble,

\$1242 45

Affidavit to Account.

The State of Ohio,  
Union 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 3<sup>rd</sup> day of March A. D. 1902.

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

In re Guardianship of Frank Gamble, Minor.

Journal

In the Probate Court of Union County, Ohio.

Entry -

In the Matter of the Guardianship of Frank Gamble. } No. 5003 March 3<sup>rd</sup> 1902.

Order for

Ship of Frank Gamble. } Filing Second Partial Account.

Notice re -

This day came J. B. Dodge, Guardian of Frank Gamble of Union County, Ohio, & presented his second partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of March A. D. 1902 at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

In the Matter of the } In the Probate Court of Union County, Ohio

Entry -

Guardianship of } No. 5003 March 29, 1902.

confirming

Frank Gamble, Minor } Second Account.

Account -

This day this matter came on to be heard on motion to

Account -

J. B. Dodge  
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So  
To  
O. J.  
Ch  
J. E.  
L. O.  
Re

UNION COUNTY PROBATE COURT.

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 3<sup>rd</sup> 1902,  
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 March A.D.  
 is continued,  
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 on County, Ohio  
 12.  
 motion to

confirm account. J. R. Dodge Guardian of the person and estate of Frank Gamble having heretofore court on the 3<sup>rd</sup> day of March 1902, 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 5<sup>th</sup> day of March 1902, 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 \$1551<sup>15</sup>, and that he is entitled to credits amounting to the sum of \$257.03, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$40.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$40.00, being the allowance aforesaid. And the court do further find that there is a balance of \$1294.12 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. Prodrick, Probate Judge.

Account-

Guardian's Account.

J. R. Dodge Guardian of Frank Gamble,  
 Second Account. On account with his ward.  
 Said Guardian charges himself as follows:

To Marion Shuler note Oct. 3 <sup>rd</sup> 1901	
Interest from date at 7%	\$246 49
D. J. Dodge note Feb. 28, 1901 interest from date at 7%	250 00
C. H. Faulkerson note Aug. 18 <sup>th</sup> 1900 interest from date at 7%	200 00
J. E. Baughman note Oct 18 <sup>th</sup> 1898 interest from date 8%	10 50
L. B. White note March 4 <sup>th</sup> 1893 interest from date at 8%	12 00
Received on bluninger note	1029 19

RECORD OF ACCOUNTS.

Interest on Fulkerson note	28 98
Interest on L. B. White note	10 00
Settlement of L. C. Garrison	131 69
Interest on A. J. Dodge note	33 00
Settlement of Gibson note	16 75
Received on Marion Shuler note	140 00
	<u>2113 60</u>
One-half of the above amount D. Frank Hamble which is	<del>1056 80</del>
Moving on hands from last settlement	498 35
Total charges for Frank Hamble	\$1551 15

Paid out for Frank Hamble as follows:		
Receipt No.		\$
1	J. H. Harsh Midse	11 69
2	Edward Freshwater Midse	6 30
3	Rose Hamble Board	25 00
4	F. A. Vayor Medicine	1 05
5	A. F. Males Medicine	1 35
6	Rose Hamble Board	27 00
7	Rose Hamble Board	40 00
8	Otte & Gavarnes Clothing	8 25
9	Rose Hamble Board	38 00
10	F. A. Vayor Medicine	1 75
12	Edward Freshwater Midse	10 22
61	Tax	16 32
65	Tax one-half receipt	8 70
66	Tax	13 90
	Tax service of Guardian	40 00
13	Probate fees	3 50
	Total credits,	\$257 03

<u>Recapitulation</u>	
Total amount chargeable,	\$1551 15
Total amount credited,	<u>257 03</u>
Balance due said Frank Hamble	\$1294 12

Affidavit to Account.

The State of Ohio, }  
 Union County, ss. } I, J. R. Dodge Guardian of Frank  
 Hamble do make solemn oath that the within is a true  
 and correct account of said Guardianship, as I verily believe.

J. R. Dodge.

Sworn to before me and signed in my presence, this  
 2nd day of March A. D. 1902.

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

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Estate of Hiram G. Burnham, deceased.

Be it remembered, that heretofore, to-wit: On the 2<sup>nd</sup> day of April A.D. 1902, an entry of the appointment of an executrix was made and entered upon the journal of this court; which entry reads in the words and figures following, to-wit:

In the Probate Court of Union County, Ohio.  
 In the Matter of the estate of { No. 5702. April 2<sup>nd</sup> 1902  
 Hiram G. Burnham, deceased. } Appointment of executrix.

This day came Jane R. Burnham and made application to be appointed executrix of the last will and testament of Hiram G. Burnham late of Union County, Ohio, deceased.

Whereupon, the Court being fully advised in the premises, finds that the said Jane R. Burnham is the person nominated in said will as the executrix thereof; and that she is a competent person to execute the same.

It is, therefore, considered and ordered by the court that letters testamentary, under the will aforesaid, be granted unto the said Jane R. Burnham upon her giving bond conditioned, with sureties, according to law, in the sum of Fifteen Thousand Dollars,

Thereupon came the said Jane R. Burnham and accepted said appointment as the executrix of the will aforesaid, and gave and filed herein her bond in the sum of Fifteen Thousand Dollars, conditioned according to law, with William Howard and H. W. Meery freeholders, as sureties, which bond is approved by the court. It is, therefore, further considered, ordered and adjudged by the court that letters testamentary under the will aforesaid, issue to the said Jane R. Burnham; that an inventory and appraisement herein be dispensed with; that this proceeding be recorded; and that the said executrix pay the costs in this behalf taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Edwin Smith et al. Minors.

Be it remembered, that heretofore, to-wit: On the 10<sup>th</sup> day of April A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the journal of this court which entry reads in the words and figures following, to-wit:

In the Matter of the Guardian-ship of Edwin Smith, Alice Smith and Robert Smith, Minors { Probate Court, April 10<sup>th</sup> 1902.  
 No. 5705. Appointment.  
 Order for Bond.

This day William H. Smith appeared in open court, and made application to be appointed Guardian of Edwin Smith, Alice Smith and Robert Smith, and the Court being satisfied that said Edwin Smith is a minor of the

Frank  
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 Judge.

RECORD OF ACCOUNTS.

age of sixteen years, February 11<sup>th</sup> 1902, that said Alice Smith is a minor of the age of thirteen years June 30, 1901; that said Robert Smith is a minor of the age of nine years, November 15, 1901; and all children of Magdalena Smith, late of Paris Township, Seneca County, Ohio, deceased, and that said minors reside in this county; and the said Edwin Smith and Alice Smith having made choice of said William H. Smith as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a Guardian is necessary and that said William H. Smith 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 William H. Smith be appointed such Guardian, upon giving bond with sureties as required by law, in the sum of one thousand \$1000.00 Dollars; and this cause is continued.

John W. Brodrick, Probate Judge.

And afterward, to-wit: on the 10<sup>th</sup> day of April A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Guardianship of Edwin Smith, Alice Smith and Robert Smith, Minors.	}	Probate Court, April 10, 1902. Appointment. Bond approved. Letters issued.
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This day William H. Smith appeared in open Court, accepted the appointment as Guardian of Edwin Smith, Alice Smith and Robert Smith and gave and filed herein his bond in the sum of one thousand Dollars, conditioned according to law, with Louis Linyimuire and Joseph W. Cairns freeholders, as sureties thereon, which bond is approved by the Court. Thereupon said William H. Smith 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 H. Smith, that this proceeding be recorded and that said Guardian pay the costs herein taxed.

John W. Brodrick, Probate Judge.

Estate of Margaret Barbara Hress, deceased.

Be it remembered, that heretofore, to-wit: on the 11<sup>th</sup> day of April A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court in the words and figures following, to-wit:

In the Matter of the Estate of Margaret Barbara Hress, Dec'd	}	No. 5704. Probate Court, April 11, 1902. Appointment. Order for Bond.
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This day R. L. Woodburn appeared in open Court, and made

No. 5708

UNION COUNTY PROBATE COURT.

and filed an application under oath as required by law to be appointed Administrator of the estate of Margaret Barbara Kress 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 R. L. Woodburn is legally competent; and the application of Henry Kress for letters of administration heretofore filed herein having been withdrawn, and all parties by their attorneys having in open court consented to the appointment of said R. L. Woodburn; it is ordered that he be appointed 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.

And afterward, to-wit: On the 11<sup>th</sup> day of April A.D. 1902, the court ordered and decreed as follows:

Probate Court, April 11<sup>th</sup> 1902.

In the Matter of the Estate of Margaret Barbara Kress, deceased } Appointment. Bond approved. Letters issued.

This day R. L. Woodburn appeared in open court, accepted the appointment as Administrator of the estate of Margaret Barbara Kress deceased, and gave and filed herein his bond in the sum of Twelve hundred dollars, conditioned according to law, with C. M. Engman and H. E. Conkright freeholders, as sureties, which bond is approved by the court. It is therefore ordered that Letters of administration, issue to said R. L. Woodburn, that this proceeding be recorded, and that said Administrator pay the costs herein taxed as

John M. Brodrick, Probate Judge.

Estate of Mills Harrod, deceased.

Be it remembered, that heretofore, to-wit: On the 14<sup>th</sup> day of April A.D. 1902, an entry of the appointment of an Administrator of the estate of Mills Harrod, was made and entered upon the journal of this Court, which entry reads in the words and figures following, to-wit:

In the Matter of the Estate of Mills Harrod, deceased. } Probate Court, April 14<sup>th</sup> 1902. Appointment. Order for Bond.

No. 5708

This day John A. Harrington appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Mills Harrod late of Union Township, Union County, Ohio, deceased, and an affidavit that there is not,

## RECORD OF ACCOUNTS.

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 S. Hemmington is legally competent; it is ordered that he be appointed 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.

And afterward, to wit: On the 15<sup>th</sup> day of April A. D. 1902, the court ordered and decreed as follows:

In the Matter of the Estate of Mills Harrod, deceased.	}	Probate Court, April 15, 1902. Appointment. Bond approved. Letters Issued.
--	---	--

This day John S. Hemmington appeared in open court, accepted the appointment as administrator of the estate of Mills Harrod deceased; and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with L. E. Gross and John Richter freeholders, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said John S. Hemmington; that an appraisal be dispensed with; that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Elizabeth Dugman, Imbecile.

Be it remembered, that heretofore, to wit: On the 15<sup>th</sup> day of April 1902, an entry of the appointment of a Guardian was made and entered upon the journal of this court, which entry reads in the words and figures following, to wit:

In the Matter of the Guardianship of Elizabeth Dugman, an Imbecile.	}	Probate Court, April 15 <sup>th</sup> 1902. No. 5707. Appointment. Order for Bond.
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This day H. J. Hare appeared in open court, and made application to be appointed Guardian of Elizabeth Dugman and the court being satisfied that said Elizabeth Dugman is an imbecile - she having been so adjudged by a court of competent jurisdiction - and that said imbecile resides in this county; and the court being further satisfied that a Guardian is necessary, and that said H. J. Hare 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 imbecile, and the probable value thereof, and also the probable annual rents of said imbecile's real estate. It is ordered that said H. J. Hare 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 15<sup>th</sup> day of April 1902, the court ordered and decreed as follows:

On the Matter of the Guardianship of Elizabeth Dugman, an Imbecile. } Probate Court, April 15, 1902  
Appointment, Bond & approval  
Letters issued.

This day S. J. Hare appeared in open court, accepted the appointment as Guardian of Elizabeth Dugman and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with John F. Gurner and Joseph P. Martin free holders as sureties thereon, which bond is approved by the court. Thereupon said S. J. Hare 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 S. J. Hare, that this proceeding be recording be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Oma & Jolliff et al, Minors.

Be it remembered, that heretofore, to-wit: on the 16<sup>th</sup> day of April 1902, an entry of the appointment of a Guardian was made and entered upon the journal of this court which entry reads in the words and figures following, to-wit:

On the Matter of the Guardianship of Oma & Jolliff and Ruth M. Jolliff, Minors. } Probate Court, April 16, 1902.  
Appointment. No. 5709.  
Order for Bond.

This day Emma S. Jolliff appeared in open court, and made application to be appointed Guardian of Oma & Jolliff and Ruth M. Jolliff, and the court being satisfied that said Oma & Jolliff is a minor of the age of Twelve years, December 22<sup>nd</sup> 1901, and that said Ruth M. Jolliff is a minor of the age of six years August 26, 1901; and are children of James S. Jolliff late of Blairburne Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said James S. Jolliff, having by his last will and testament nominated said Emma S. Jolliff for such Guardian; and the court being further satisfied that a Guardian is necessary, and that said Emma S. Jolliff is a suitable person to be appointed, and she having filed in this office a

RECORD OF ACCOUNTS.

statement, duly verified by his affidavit, of the whole estate of said minors and the probable value thereof. It is ordered that said Emma S. Jolliff be appointed such Guardian upon giving bond with sureties as required by law, on the sum of Four Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 16<sup>th</sup> day of April A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Guardianship of Emma S. Jolliff and Ruth M. Jolliff, Minors. } Probate Court, April 16, 1902. Appointment, Bond approved, Letters Issued.

This day Emma S. Jolliff appeared in open Court, accepted the appointment as Guardian of Emma S. Jolliff and Ruth M. Jolliff and gave and filed herein her bond in the sum of Four Thousand Dollars, conditioned according to law, with Henry Marriott and Benton Cahill freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Emma S. Jolliff 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 Emma S. Jolliff that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

In the Matter of Accounts Filed for Settlement.

In Probate Court, Union County, Ohio.

In the Matter of Accounts Filed for Settlement. } Journal Entry - April 26<sup>th</sup> 1902. Notice approved.

This day proof of publication of notice, of filing accounts and vouchers of administration and guardianship was made; and the Court, after a careful examination of the notice and proof aforesaid do find the same in all respects regular and pursuant to law.

It is, therefore, ordered by the Court that the notice and proof aforesaid be entered in full 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 April 26, 1902,

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

No. 5425-

Joseph Cainer, executor of the will of Elizabeth Gunderman; first account.

No. 5510  
No. 4154  
No. 5399  
No. 5394  
No. 5400  
No. 5474  
No. 5133  
No. 3462  
No. 4025  
No. 4413  
No. 5326  
No. 5439  
No. 4968  
No. 4704  
No. 3369

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UNION COUNTY PROBATE COURT.

- No. 55 10 Daniel A. Beightler, executor of the will of William S. Caryl; final account.
- No. 41 54 Margaretta Geer, administratrix of the estate of John L. Geer; supplemental final account.
- No. 53 99 James E. Robinson, administrator of the estate of Margaret R. Brouning; final account.
- No. 53 94 Catherine Brottinger, administratrix of the estate of Henry Brottinger; final account.
- No. 54 00 Stanley Gooding, administrator of the estate of Mary Carpenter; final account.
- No. 54 74 Charles S. Cheney, administrator of the estate of Charles E. Gunder; final account.
- No. 51 33 L. W. Ayers, administrator of the estate of A. B. Rools, deceased; final account.
- No. 34 62 Emmanuel Jarvis, guardian of Cornelius Jarvis; fifth account.
- No. 40 55 George C. Rausch, guardian of John Frank Rausch; final account.
- No. 44 13 Lester Clark, guardian of Hattie May Clark; final account.
- No. 53 26 Francis L. Sager, guardian of Francis M. Sager; first account.
- No. 54 39 Charles Michel, guardian of Grace Harris and William Harris; first account.
- No. 49 68 Lettie Bradley, guardian of Mary Bradley; final account.
- No. 47 04 Robert Hazlett, guardian of Harry Bennett, Dana Bennett, Eddie Bennett and Lottie E. Bennett; third accounts, final for Harry.
- No. 33 69 M. L. Woodburn, guardian of Sarah J. Hall; fifth account.

John M. Brodrick,

April 2, 1907 - 4 w. Probate Judge, Union County, Ohio, The State of Ohio, Union County, 20;

The undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in "The Marysville Tribune", a newspaper of general circulation in the county of Union, the first publication beginning with April 2, 1907.

Willis S. Meador.

Sworn to and subscribed before me, this 26th day of April 1907.

Ada M. Campbell, Deputy Clerk Probate Court. Printer's fees, \$ Paid - Shaver & Shaver.

RECORD OF ACCOUNTS.

Estate of Elizabeth Gundersmann, deceased.

Journal  
Entry -  
Order for  
Notice re-

In the Probate Court of Union County, Ohio.  
On the Matter of the Estate of Elizabeth Gundersmann, dec'd. No. 5425. March 29<sup>th</sup> 1902  
Filing First Partial Account.  
This day came Joseph Bainer, executor of the estate of Elizabeth Gundersmann late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of April A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Motion -  
filed  
March 29/1902

Motion for Extension of Time to Collect Assets.  
In the Matter of the Estate of Elizabeth Gundersmann, dec'd. Probate Court, Union County, Ohio. No. 5425. Motion.

To the Hon. John M. Brodrick, Judge of said Court:

The undersigned, Joseph Bainer, executor of the estate of Elizabeth Gundersmann deceased, now comes and shows the court that one year further time be allowed him for the purpose of collecting the assets of said estate.

Dated this 29<sup>th</sup> day of March A.D. 1902.

Joseph Bainer.

Journal  
Entry -  
On Motion

In the Matter of the Estate of Elizabeth Gundersmann deceased Probate Court, Union County, Ohio. March 29, 1902 - Motion for Extension of Time to Collect Assets. Orders.

This day Joseph Bainer, executor of the estate of Elizabeth Gundersmann, deceased, appeared in open court, and 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 this date, for that purpose. It is further ordered that this proceeding be recorded, and that said executor pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account

In the Matter of the Estate of Elizabeth Gundersmann, dec'd. No. 5425. April 26, 1902  
Settlement of First Account.  
This day this matter came on to be heard on account to confirm account. Joseph Bainer executor of the estate of Elizabeth Gundersmann, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 29<sup>th</sup> day of March 1902, 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, and of general circulation in the county aforesaid, for not less than

Account.

		Liabilities
		Elizabeth Gundersmann, dec'd.
		est.
1900		
Sept.	27	To Cash
"	29	"
Oct.	1	"
"	2	"
"	7	"
Nov.	1	"
1901		
Jan'y	2	"
Feb.	7	"
1902		
Dec.	1	"
1901		
April	1	"
May	1	"
March	1	"
May	1	"
July	1	"
"	10	"
Oct.	5	"
"	24	"
Nov.	8	"

three consecutive weeks from and after the 2<sup>nd</sup> day of April 1902, and no exceptions having been filed thereto the said account, together with the vouchers accompanying the same, are now examined by the court. 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 executor for the allowance of \$97.<sup>00</sup> 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 executor is allowed said sum of \$97.<sup>00</sup> 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: \$97.30.

And the court do find the said executor chargeable with assets of said estate in the sum of \$1932.70 and that he is entitled to credits in the sum of \$1884.00 as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$48.70 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.

Account.

Executor's Account.

First Account of Joseph Bainer, Executor of the estate of Elizabeth Sundermann deceased, in account with said estate. Said Executor charges himself as follows:

1900	Sept. 27	To cash on hand (W. H. Smith safe)	80.00
"	29	" amount rec'd of Citizens Home & Savings Co.	200.00
Oct.	1	" " " " boarder rent barn	1.00
"	2	" " " " L. Enginmire, rent of Ed Payne	5.00
"	4	" " " " Jno Sunderman (cash in house)	38.00
Nov.	1	" " " " Mrs. Katie Korman, on Prin. & Int on note	154.00
1901	Jan'y	2 " " " " Oakland Hotel Stock Dividend	12.50
Feb.	7	" " " " Jacob Nicol, interest on note	9.00
1900	Dec'r	1 " " " " Mrs. Elza Parthemore, 2 mos. rent	15.00
1901	April	1 " " " " John Rausch 7 mos. rent	30.55
May	1	" " " " Joseph Bainer 9 " "	72.00
March	1	" " " " J. J. Murray 4 " "	100.00
May	1	" " " " Mrs. Randall 8 " "	28.00
July	1	" " " " Conrad Kridman 3 mos. rent	24.00
"	10	" " " " Oakland Hotel Stock Dividend	12.50
Oct'r.	5	" " " " Mrs. Katie Korman, on Prin. & Int. note	148.00
"	24	" " " " Henry Vaughn Counter	1.00
Nov.	8	" " " " Jack Morse Stable rent	2.00

RECORD OF ACCOUNTS.

Date	Description	Debit	Credit	Balance
1901 Nov 2	To admit rec'd of Wm Orr, rent 3 3/4 mos.		13 00	
1901 Feb 7	" " " " J. G. & Susan part payment on lot	340 00		
March 14	" " " " Jacob Nicol, interest on note	9 00		
" 14	" " " " Ed Payne, rent 17 months	85 00		
" "	" " " " Chas. Dunbar " 10 1/2 "	48 20		
" "	" " " " W. H. Smith " 11 "	275 00		
" "	" " " " Geo. Lickhison, rent 19 "	152 00		
" "	" " " " B. F. Hudson " 3 "	10 50		
" "	" " " " H. Spurling " 7 1/2 "	60 00		
" "	" " " " John Ranzel " 1 "	4 50		
" "	" " " " Charles Dunbar " 1/2 "	2 25		
	Total charges,		\$ 1932 70	
1900 Sept 27	Said Executor claims credits as follows:			
" "	Paid Church Bros. & World Hdw. etc	1	11 87	
" "	" " " " Bostwick Bros. etc wall paper	2	20 86	
" "	" " " " S. J. Hare, Notice of appointment	3	2 00	
" 29	" " " " Drs. Southard & Wood Med. services	4	14 00	
" "	" " " " H. W. Moray & Co. funeral expense	5	172 55	
Oct. 1	" " " " Geo. Schlegel, Subscription paper	6	3 00	
" "	" " " " H. S. Rodebaugh M. D. Med. services	7	2 00	
" "	" " " " A. H. Kollfrach Witness bill	8	1 00	
" "	" " " " Margaret Lachmann " "	9	1 00	
" 2	" " " " Chas. W. Snider, appraiser	10	1 50	
" 2	" " " " Henry Eickmeyer " "	11	1 50	
" 2	" " " " Fred J. Bauer " "	12	1 50	
" 2	" " " " Louis Linyimiere etc for rent	13	12 00	
" 3	" " " " Jennie Coder flowers	14	5 00	
" "	" " " " J. W. Brodrick Probate costs	15	17 92	
" 6	" " " " Jno. Gundersman, expense funeral	16	26 14	
" "	" " " " Lena Smith Account board	17	4 00	
" 8	" " " " A. J. Pfund paper hanging	18	4 45	
" 10	" " " " Bostwick Bros. paper	19	2 96	
Nov 3	" " " " Peter Lencil repairs	20	3 50	
" 5	" " " " Williams & Co. lumber	21	3 35	
" "	" " " " Church Bros. & World, furn. etc	22	4 50	
" "	" " " " John Gundersman, bal. due from father	23	200 00	
" 19	" " " " Jno. H. Ouster Work 5th St. property	24	3 25	
" 24	" " " " Scott Alexander Paper hanging	25	14 70	
" 26	" " " " G. E. Liggett Wall paper	26	13 00	
Dec 1	" " " " George Gundersman painting	27	8 25	
" "	" " " " Church Bros. & World paint & glass	28	5 45	
" "	" " " " Theo. Painter painting	29	6 5	
" 3	" " " " Geo. Gundersman (item 2nd of mill, death)	30	100 00	
" 15	" " " " Peter Lencil labor etc.	31	2 00	
1901 Jan 3	" " " " J. W. Monroe & Co. Treas. taxes	32	66 06	
Feb 2	" " " " Robt. Patterson plastering	33	4 00	
" "	" " " " Emmert & Conrad glass etc	34	1 75	
Mar 2	" " " " Church Bros. & World "	35	1 25	

Date	Description	Debit	Credit	Balance
1901 Feb 9	Pa			
April 5	"			
" 12	"			
" 13	"			
" 16	"			
" 19	"			
" 25	"			
" "	"			
May 17	"			
" "	"			
" 21	"			
" 27	"			
" 29	"			
June 1	"			
" 3	"			
" 19	"			
July 19	"			
" "	"			
Aug. 10	"			
" 23	"			
" 31	"			
Sept. 3	"			
" 17	"			
" 22	"			
" 23	"			
" 24	"			
Oct 4	"			
" 7	"			
" 26	"			
Nov. 2	"			
" 8	"			
" 9	"			
" 9	"			
" 9	"			
" 14	"			
" 18	"			
" 26	"			
" 30	"			
1902 Jan 8	"			
" 29	"			
Feb 7	"			
March 27	"			
" 29	"			
" 29	"			
	Total			
	Total			

UNION COUNTY PROBATE COURT.

13 00	1901	Feb 9	Paid E. F. Sawyer Fire Ins.	36	25 00
340 00	April 5	"	J. W. Bartmell, lettering monument &c	37	25 00
9 00	"	12	" J. F. Smith cleaning well	38	1 25
85 00	"	13	" Robt. Patterson White washing &c.	39	2 50
42 80	"	16	" Chas. Emery Painting	40	2 00
275 00	"	19	" C. S. Carpenter paper hanging	41	3 00
152 00	"	25	" Church Bros. & Weld Paint, stables &c.	42	12 80
10 50	"	"	" N. E. Liggitt paper	43	4 84
60 00	May 17	"	Scott Alexander paper hanging	44	2 38
4 50	"	"	Postwick Bros. "	45	3 56
2 25	"	21	Sam Amrine repairing	46	50
	"	27	A. Vollrath, fixing grave cemetery	47	50
	"	29	Geo. Handerman labor on sewer	48	35
	June 1	"	H. C. McCalmont 2 loads dirt	49	50
	"	3	Church Bros. & Weld Hdw. & repairs	50	11 05
	"	19	H. Glas Wood Berens	51	12 00
	July 19	"	Light & Water Co. water rent	52	4 00
	"	"	County Treasurer taxes	53	66 01
	Aug. 10	"	E. F. Sawyer Fire Ins.	54	9 00
	"	23	O. W. Scott & Bro. bal. on old ac	55	1 00
	"	31	" " " " repairs pump	56	1 56
	Sept. 3	"	W. H. Smith cleaning cistern	57	1 00
	"	17	Church Bros. & Weld repairing	58	1 30
	"	22	Peter Lencil " roof	59	60
	"	23	Geo. W. Fox repairs chimney	60	1 75
	"	24	O. W. Scott & Bro. 1 pump	61	3 50
	Oct. 4	"	Geo. Handerman, on distribution heir	62	50 00
	"	7	Lena Smith " " "	63	70 00
	"	26	Barbara Linginsmeire " " "	64	70 00
	Nov. 2	"	Mary Baines " " "	65	70 00
	"	8	George Handerman " " "	66	70 00
	"	9	" " " labor	67	3 10
	"	9	Church Bros & Weld fence wire & glass	68	1 17
	"	9	Jos. Schneider mails & glass	69	1 84
	"	14	Robinson & Curry Co. lumber	70	1 67
	"	18	Geo. Handerman, labor & material	71	1 40
	"	26	Light & Water Co. water rent	72	5 00
	"	30	E. F. Sawyer Fire Ins.	73	36 75
	1902	Jan. 8	County Treas. taxes	74	70 57
	"	29	J. H. Kinkade, drawing deed	75	1 00
	Febr 7	"	Louis Linginsmeire, Adm'r Lena Smith (Heir)	76	340 00
	March 27	"	J. H. Kinkade, legal services	77	5 00
	"	29	John M. Brodrick, Probate Judge, costs &c.	78	8 20
	"	29	Executors compensation 6% \$1500. & 4% \$37.70	79	97 30
			Total credits.		\$1884 00
			<u>Recapitulation.</u>		
			Total amount chargeable,		\$1932 70
			Total amount credited,		\$1884 00
			Balance due said Estate,		\$48 70

RECORD OF ACCOUNTS.

Affidavit to Account.

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

Joseph Bainer.

Sworn to before me and signed in my presence,  
 this 29<sup>th</sup> day of March A. D. 1902.

(L.S.)

John M. Brodrick Probate Judge.

Estate of William S. Caryl, deceased.

In the Probate Court of Union County, Ohio.

Journal  
 Entry -  
 Ordering  
 Notice to

In the Matter of the Estate of { No. 5510. April 1<sup>st</sup> 1902  
 William S. Caryl, deceased. } Filing First and Final Account.  
 This day came Daniel E. Brightler, Executor of the  
 estate of William S. Caryl 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 26<sup>th</sup> day of April  
 A. D. 1902, at one o'clock P. M., to which time said matter  
 is continued.

John M. Brodrick, Probate Judge.

Journal  
 Entry -  
 Confirming  
 Accounts re

In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of { No. 5510. April 26<sup>th</sup> 1902.  
 William S. Caryl, deceased. } Settlement of First and Final Account.  
 This day this matter came on to be heard on motion to  
 confirm account. Daniel E. Brightler, Executor of the estate of  
 William S. Caryl, late of Union County, Ohio, deceased, having  
 heretofore, to wit: On the 1<sup>st</sup> day of April 1902, filed in this  
 court his final 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 2<sup>nd</sup> day of April 1902, and no exceptions having been  
 filed thereto, the said account, together with the vouchers  
 accompanying the same, are now examined by the court.

Account -

1901  
 April 15 To c  
 in  
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 1901  
 March 29 By  
 " 30 "  
 " "  
 April 20 "  
 " "  
 " 27 "  
 " "  
 " 30 "  
 June 6 "  
 July 26 "  
 Aug. 6 "  
 " 7 "  
 " "  
 " 31 "  
 Oct. 17 "  
 " 24 "  
 " 26 "  
 1902  
 Apr. 1 "

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 \$342<sup>50</sup> and that he is entitled to credits in the sum of \$517<sup>03</sup>, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$174<sup>83</sup> due the said executor for over-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.

Daniel E. Brightler, executor of the Last Will and of the Estate of William S. Garyl deceased in account with said estate. First and Final Account.

Said executor charges himself as follows:

Date	Description	Voucher	Debit	Credit
1901 April 15	To cash received from sale decedent's interest in chattel property (at appraisement)			167 50
	% interest of decedent in horse named "Bob Evans" (appraised at \$350.00)			175
1901	Said executor claims credit for disbursements made on behalf of said estate as follows, to wit:			
March 29	By cash paid to B. Robinson	Voucher 1	2 70	
" 30	" " " W. J. Costantini	" 2	2 16	
" "	" " " Same	" 3	2	
April 20	" " " S. M. Lentz	" 4	1	
" "	" " " J. H. Ryan, Clerk &c.	" 5	7	
" "	" " " John P. Laird	" 6	1	
" 27	" " " James Grimes	" 7	1 55	
" "	" " " Shearer & Shearer	" 8	2 75	
" 30	" " " Jacob & White	" 9	1 50	
June 6	" " " W. M. Staley	" 10	1	
July 26	" " " Currier Banking Co.	" 11	26 45	
Aug. 6	" " " Criviston & Downing	" 12	2 46	
" "	" " " J. Bacone (for S. Jordan)	" 13	1 25	
" 7	" " " A. Smith	" 14	12 65	
" "	" " " G. W. Court & Co.	" 15	1 50	
" "	" " " A. H. Kirby & Co.	" 16	16 90	
" 31	" " " Elis Counseller	" 17	5	
Oct. 17	" " " J. H. Embrey	" 18	12 26	
" 24	" " " W. Garrard (for E. Smith)	" 19	1	
" 26	" " " John M. Brodrick	" 20	16 50	
1902 Apr. 1	" " " Same	" 21	6	
" "	" " " James McLeanpfall	" 22	3 50	
			\$342 50	\$342 03

RECORD OF ACCOUNTS.

By amounts brought forward,  
Statement,

\$ 342 50    \$ 342 03

Said executor claims credit for having deliv-  
erred to Effie Baryl decedent's one-half in-  
terest in the sorrel horse "Bob Evans" in  
satisfaction of the legacy of one horse to her  
mentioned in the said decedent's will -

oucher  
23

175

To amt over-paid to balance

174 53

\$ 517 03    \$ 517 03

Recapitulation.

Total amount chargeable,

\$ 342 50

Total amount credited,

\$ 517 03

Balance due said executor for over-payments

\$ 174 53

Affidavit to Account.

The State of Ohio, Cuyahoga County, ss.

I, Daniel E. Beightler, executor of the will and of the estate  
of William S Baryl deceased, do make solemn oath that  
the within account is in all respects true and correct  
as I verily believe.

Daniel E Beightler

Sworn to before me and signed in my presence, this  
1<sup>st</sup> day of April A.D. 1902,

L. D.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Order for Job  
Notice to -  
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Estate of John Leonard Geer Sr., deceased.

In the Probate Court of Union County, Ohio.  
 Journal Entry - In the Matter of the Estate of } No. 4154. Journal Entry, March 17, 1902  
 Order for John Leonard Geer, Sr. } Filing Supplemental Final Account.  
 Notice to - This day came Margaretta Geer, Administratrix with the will annexed of the estate of John Leonard Geer Sr., late of Union County, Ohio, deceased, and presented her 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 26<sup>th</sup> day of April A.D. 1902, 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 } No. 4154. April 26, 1902.  
 of } Settlement of Supplemental  
 confirming John L. Geer Sr., deceased. } Final Account.

Account to - This day this matter came on to be heard on motion to confirm account. Margaretta Geer, Administratrix with the will annexed of the estate of John L. Geer Sr., late of Union County, Ohio, deceased, having heretofore, to-wit: On the 17<sup>th</sup> day of March 1902, filed in this court her 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 2<sup>nd</sup> day of April 1902, 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 \$101<sup>16</sup> as her 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 Administratrix is allowed said sum of \$101<sup>16</sup> 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: \$101<sup>16</sup>.

And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$3137.11 and that she is entitled to credits in the sum of \$3137.11, 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 Administratrix

of the estate  
 in oath that  
 and correct  
 ceence, this  
 ate Judge.

RECORD OF ACCOUNTS.

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.

Supplemental Final Account of Margaretta Geer, Administratrix with the will annexed of the estate of John Leonard Geer Sr., deceased, in account with said estate. Said Administratrix charges herself as follows:

1892		To balance as per last account - 1 <sup>st</sup> and Final		\$ 209 11
March 5		Rec'd from sale of real estate		2928 00
		Total		\$ 3137 11

Said Admin's claims credits as follows:

			number	\$	cts
1896	Dec. 5	Distributive share - Rozina B. Geer	1	50	00
1902	March 17	" " Geo. Leonard Geer	2	50	05
	"	" " land " " " "	3	488	00
	"	" " " " Rozina B. Geer	4	488	00
	"	" " " " John L. Geer	5	488	00
	"	" " " " Catherine Vollrath	6	488	00
	"	" " " " Margaretta Barbara Geer	7	488	00
	"	" " " " Anna M. Hubman	8	488	00
	"	J. H. Hinkade, atty fees	9	2	00
	"	J. M. Brodrick, Probate Judge	10	5	90
	"	Admin's compensation on this & former a/c		101	16
		Total			\$ 3137 11

This completes final settlement of estate of said John L. Geer Sr. dec'd, including sale of land by heirs and distribution of the proceeds thereof in full to each heir.

Recapitulation.

Total amount chargeable,	3137 11
Total amount credited,	3137 11
Balance due said estate,	Nothing.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Margaretta Geer, Administratrix with the will annexed of the estate of John L. Geer Sr. deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Margaretha Geer.

Sworn to before me and signed in my presence, this 17<sup>th</sup> day of March A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Journal Entry - for ordering Ma Notice &c

Journal Entry - Es Confirming M Account -

Journal Entry - for ordering Ma Notice &c of Ob Co ti S. is Journal Entry - Es Confirming M Account - tin m of Co Al he tion ed sa fre cep tog ar on au lo to tin tin ad is tiv Ad 27. paid 1 A the an In is ta le

UNION COUNTY PROBATE COURT.

Estate of Margaret R. Browning, deceased.

Journal

In the Probate Court of Union County, Ohio.

Entry - In the Matter of the Estate of } No. 5399 March 8<sup>th</sup> 1902.  
ordering Margaret R. Browning, Deid. } Filing First and Final Account.  
Notice &c. This day came James E. Robinson, Administrator

of the estate of Margaret R. Browning 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 26<sup>th</sup> day of April A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal

In the Matter of the

No. 5399 April 26, 1902.

Entry - Estate of }  
Confirming Margaret R. Browning, Deceased } Settlement of First and Final Account.

Account - This day this matter came on to be heard on motion to confirm account. James E. Robinson, Administrator of the estate of Margaret R. Browning, late of Union County, Ohio, deceased, having heretofore, to-wit:

On the 8<sup>th</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$30.00 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 \$30.00 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: \$30.00. 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.

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And the court do find the said estate is chargeable with assets of said estate in the sum of \$1000.00 that are entitled to credits in the sum of \$1000.00 as shown by said vouchers & the evidence produced to the court.

RECORD OF ACCOUNTS.

Account - Administrator's Account.  
 James E. Robinson, Administrator of the estate of Margaret R. Browning, deceased, in account with said estate. Said Administrator charges himself as follows:

1902	Feb. 2	To cash received from sale of real estate The Citizens Home and Savings Company		\$ 500 00	
		Total,			\$ 500 00
		Said Administrator credits himself as follows:			
1902	Feb. 4	By cash paid J. W. Monroe, Treasurer, Tax	1	\$ 48 24	
	March 8	" " " S. W. McCloud appraiser fee	2	1 00	
	" "	" " " E. M. Sullington " "	3	1 00	
	" "	" " " Samuel R. Berger " "	4	1 00	
	" "	" Compensation to self as administrator,		30 00	
	" "	" Cash paid Probate Judge, fees,	5	7 40	
	" "	" " " " " " " " " "	6	29 75	
	March 8	" " " " " " " " " "	7	6 00	
	" "	" credit on mortgage from the above purchase money to The Citizens Home and Savings Company		375 55	
		Total,			\$ 500 00
		<u>Recapitulation.</u>			
		Total amount chargeable,		\$ 500 00	
		Total amount credited,		\$ 500 00	

Affidavit to Account.  
 The State of Ohio, Union County, ss:  
 I, James E. Robinson, Administrator of the estate of Margaret R. Browning, deceased, do make solemn oath that the within account is in all respects true and correct, as verily believe.  
 James E. Robinson  
 Sworn to before me and signed in my presence, this 8<sup>th</sup> of February A. D. 1902.  
 E. D. John M. Brodrick, Probate Judge.

Journal Entry - on order for the Notice of of the Ob Co ve S. A. Co Journal Entry - on confirm- He ing Account. tion ac la fo bo he la pa Co tin and all the Am cor do of a tit bac bo is for ac I ist ta be Account -

UNION COUNTY PROBATE COURT.

Estate of Henry Brottinger, deceased.

Journal - In the Probate Court of Union County, Ohio.  
 Entry - In the Matter of the Estate of Henry Brottinger, deceased. No. 5394. March 11<sup>th</sup> 1902. Filing First and Final Account.  
 Notice &c - This day came Catherine Brottinger, Administratrix of the estate of Henry Brottinger 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 26<sup>th</sup> day of April A.D. 1902, 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, April 26, 1902.  
 Entry - In the Matter of the Estate of Henry Brottinger, deceased. No. 5394. Settlement of First and Final Account.  
 Confirming Account. This day this matter came on to be heard on motion to confirm account. Catherine Brottinger, Administratrix of the estate of Henry Brottinger, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 11<sup>th</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$388.87 and that she is entitled to credits in the sum of \$555.39 as shown by said vouchers and other evidence produced to the court. And the Court do further find that there is a balance of \$166.52 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 cost of the proceeding aforesaid, taxed at \$ , within ten days, and that said account be recorded.

Account - Administratrix Account.  
 Catherine Brottinger, Administratrix of the estate of

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 residence,  
 Probate Judge.

RECORD OF ACCOUNTS.

		Henry Brottinger, deceased, in account with said estate. Said Administratrix charges herself as follows:	
1900	Nov. 12	To Sheep sold to Hall	94 00
"	15	" Hogs " " Isaac Parker	136 50
1901	Oct. 16	" Sheep " " Hall	34 00
"	16	" Hogs " " B. L. Robinson	100 37
"	6	" Hogs " " O. Staley	24 00
Administratrix credits herself -			
1900	Aug. 3	By cash to Probate fees, appoint. & letters	1 7 00
"	"	" " " Shearer & Shearer, notice of appointment	2 3 30
"	24	" " " Jas. Scheiderer for carb. wire	3 39
"	22	" " " H. W. Morey, basket, robe, oak box &c.	4 66 00
"	"	" " " J. W. Monroe, Treas. Krausch ditch	5 14 52
"	24	" " " W. C. Vagor medical services	6 92 00
"	24	" " " J. H. Wenger for corn	7 24 00
1901	Jan. 21	" " " L. S. G. Mills, two visits & consultation	8 15 00
"	1	" " " B. L. Robinson, wire fence	9 18 30
1900	Nov. 24	" " " J. W. Monroe, taxes, fall tax	10 53 40
1901	June 8	" " " " " " " June "	11 53 38
"	17	" " " " " " " Dec. "	12 30 24
"	4	" " " Shearer & Shearer, notice	13 1 50
1900	Aug. 9	" " " W. Cornick Binder Co.	14 53 00
1901	July 5	" " " " " " " "	15 53 56
1900	Dec. 22	" " " Billy Parthemore, for work	16 20 00
1901	Feb. 18	" " " " " " " "	17 3 00
"	10	" " " " " " " "	18 10 00
"	11	" " " Probate Court fees on final acct	19 5 80
"	"	" " " R. McMoroy, preparing settlement	20 2 00
% balance account			166 52
			\$ 555 39
			\$ 555 39
			\$ 166 52

Recapitulation.

Total amount chargeable,	\$ 388 87
Total amount credited,	\$ 555 39
Balance due said Administratrix	\$ 166 52

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Catherine Brottinger, Administratrix of the estate of Henry Brottinger, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Catherine Brottinger, Administratrix  
 Sworn to before me and signed in my presence, this 11<sup>th</sup> day of March A.D. 1902.  
 L. S. John M. Brodrick, Probate Judge.

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Estate of Mary Carpenter, Deceased.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Estate of Mary Carpenter, Deceased. No. 5400. March 14, 1902. Filing First and Final Account. Notice. This day came Stanley Gooding, Administrator with the will annexed of the estate of Mary Carpenter 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 26<sup>th</sup> day of April A.D. 1902, 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, April 26, 1902. In the Matter of the Estate of Mary Carpenter, Deceased. No. 5400. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Stanley Gooding, Administrator with the will annexed of the estate of Mary Carpenter, late of Union County, Ohio, deceased, having heretofore, to wit: On the 14<sup>th</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$156.<sup>18</sup> 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 \$156.<sup>18</sup>, 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: \$156.<sup>18</sup>

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$3404.<sup>50</sup> and that he is entitled to credits in the sum of \$3277.<sup>24</sup> as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$127.<sup>26</sup> in the hands of the said

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RECORD OF ACCOUNTS.

Administrator due said estate, and said account is settled accordingly.

And said Administrator is ordered to pay said balance to the party or parties thereto lawfully entitled and make report thereof to this Court.

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:

Stanley Gooding, Administrator of the estate of Mary Carpenter, deceased, an account with said Estate.

Said Stanley Gooding charges himself as follows:

1900	Aug. 18	To cash as inventoried		\$ 120 00
	" 30	Deposit with Col. B. L. & D. Co.		68 00
	Feb. 15	Interest from Col. B. L. & D. Co.		90 00
	June 20	Cash from sale of watch		11 50
	Aug. 22	Interest from Col. B. L. & D. Co.		90 00
	" 22	Amount invested in Col. B. L. & D. Co.		3000 00
	" 22	Cash from note against Sarah A. Brown		25 00

Said Administrator claims credit for payments made on behalf of said estate as follows:

1900	Aug. 11	By paid revenue stamps on bond		\$ 30
	" 18	" " J. H. Bryan	Couche 1	1 00
	" 18	" " Lawson Pyles	" 2	1 00
	" 18	" " E. L. Sawyer	" 3	1 00
	" 18	" " Geo. Whitney	" 5	1 00
	" 18	" " W. J. White	" 6	1 00
	" 18	" " John M. Brodrick	" 4	16 94
	" 18	" " Shearer & Shearer	" 6'	2 00
	" 18	" " H. W. Morey & Co.	" 7	60 00
	" 18	" " Dr. W. F. White	" 8	35 00
	Sept. 1	" " Dr. W. F. White	" 9	15 00
	" 29	" " Wm Dixon	" 10	3 00
	Nov. 9	" " Chas. H. Carpenter	" 12	25 00
	Feb. 15	" " H. Wächter by order of Chas. H. Carpenter	" 13	36 99
	March 29	" " Elizabeth Gooding	" 14	50 00
	April 22	" " Col. B. L. & D. Co. by order of Chas. H. Carpenter	" 15	8 00
	Aug. 22	" " Elizabeth Gooding	" 17	350 00
	May 29	" " James S. Remington	" 16	5 00
	Aug. 22	" " Col. B. L. & D. Co. loan to Chas. H. Carpenter	" 18	100 00
	" 22	" " Interest on above loan		27 50
	" 16	" " Stanley Gooding, road tax	" 26	4 20
	"	" " Taxes Dec. 01, June 02	" 27	72 50
		By amounts carried forward,		\$ 3404 50
				\$ 792 18

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UNION COUNTY PROBATE COURT.

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(1901)		By amounts brought forward -		\$ 3404.50	\$ 792.18
Nov. 16		By paid James McCampbell	Voucher 27 <sup>c</sup>		15.00
Dec. 17	"	" Clement C. Donaldson	" 20		300.00
" 17	"	" Hilpah J. Donaldson	" 21		300.00
" 16	"	" Loell Bellar	" 22		300.00
" 21	"	" Mary H. Carpenter	" 23		300.00
" 24	"	" Liberty Pres. Church	" 19		200.00
" 30	"	" James C. Donaldson	" 24		300.00
1902	Feb. 1	" " Mary J. Richter, Guardian of Harry & Frank Carpenter	" 25		600.00
Mar. 14	"	" " John M. Brodrick	" 28		6.25
	"	" " James McCampbell	" 29		7.63
	"	" " Administrator, Statutory compensation, as follows; { $\frac{217000.00}{100} = 2170.00$ " $\frac{2404.50}{100} = 24.045$			136.18
				\$ 3404.50	\$ 3277.24

By amt to balance

Statement. - Said Administrator states that he has made complete distributions of said estate under the will of decedent except the balance shown which is still due to H. Carpenter on his legacy, (\$177.26), but said Carpenter cannot now be found.  
 The not of G. B. Goodrich is worthless, and is herewith filed.

Recapitulation.

Total amount chargeable,	\$ 3404.50
Total amount credited,	\$ 3277.24
Balance due said estate,	\$ 127.26

Affidavit to Account.

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

Stanley Gooding.

Sworn to before me and signed in my presence, this 14<sup>th</sup> day of March A.D. 1902.

 John M. Brodrick, Probate Judge.

Journal  
Entry -  
Order for  
Notice re.

Estate of Charles E. Gauder, deceased.

In the Probate Court of Union County, Ohio.

In the Matter of the Estate of Charles E. Gauder, deceased. { No. 5474. March 28, 1902. Filing First and Final Account.

This day came Charles S. Cheney, Administrator of the estate of Charles E. Gauder 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 26<sup>th</sup> day of April A.D. 1902, 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, April 26, 1902, In the Matter of the Estate of Charles E. Gauder, deceased, { No. 5474. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Charles S. Cheney, Administrator of the estate of Charles E. Gauder, late of Union County, Ohio, deceased, having, <sup>heretofore</sup> on the 28<sup>th</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$9<sup>25</sup> as his compensation. On consideration whereof, and the court being fully advised on the premises, the said Administrator is allowed said sum of \$9<sup>25</sup> 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: \$9<sup>25</sup>.

Said the court do find the said Administrator chargeable with assets of said estate in the sum of \$1655<sup>00</sup> and that he is entitled to credits in the sum of \$1655<sup>00</sup> 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 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 -

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# UNION COUNTY PROBATE COURT.

Account -

Administrators Account.

Charles S. Cheney, Administrator of the estate of Charles E. Gauder deceased, in account with said estate. Said Administrator charges himself as follows:

Date	Description	Amount
1801 Jan. 21	To Cash from Deposit Bank	341.67
Feb'y 29	Cash from Mat R. Gauder	41.50
April 3	" " Sale of horses to H. & Co.	226.60
" 20	" " " " Yearling calf to W. B. White	20.00
May	" " " " Two calves to Dr. Woods	5.00
"	" " " " Land to S. <u>Hovins</u>	400.00
June	" " " " Cow to Dr. Woods	20.00
Aug 1902	" " " " Wheat to O. P. Leroy	128.89
Jan'y	" " " " Gray mare to Ora Perry	42.20
March	" " " " George Handly - pasture corn	55.15
"	" " " " J. W. Gauder for horse & hogs	127.00
"	" " " " Sterling Cheney	200.00
	Total receipts	\$1655.03

Accountant claims credits as follows:

Voucher	Description	Amount
1	Paid J. W. Monroe Taxes	23.03
" 2	" R. G. Cook Notarys fees	1.00
" 3	" Elias Nile Appraiser	1.00
" 4	" O. P. Leroy "	1.50
" 5	" J. E. Howe "	1.50
" 6	" Frank Hammond for labor	11.00
" 7	" Lawrence Carr " "	5.00
" 8	" Probate Judge costs	11.50
" 9	" Elva G. Gauder Allowance	50.00
" 10	" Jess Robinson grave digger	2.00
" 11	" Elva G. Gauder Allowance	25.00
" 12	" J. L. Galliff Notary fees	5.00
" 13	" Elva G. Gauder Allowance	25.00
" 14	" B. P. Hall Physicians bill	1.50
" 15	" L. G. Winters Funeral director	165.67
" 16	" A. H. Blick Sect	25.71
" 17	" J. Spring "	33.81
" 18	" Maize Sisters Sect	11.40
" 19	" City Roller Mills "	4.20
" 20	" J. C. Lauer "	1.00
" 21	" Hale Eckelberry "	45.91
" 22	" W. B. Lank & Sons "	14.15
" 23	" S. A. Hoskins "	25.94
" 24	" Robinson Wilkins Co. "	25.39
" 25	" E. H. Perkins "	40.00
" 26	" R. H. Scamm "	36.70
" 27	" E. Gracy "	15.00
" 28	" R. L. Roberts "	4.00
" 29	" E. Gracy "	6.20
" 30	" H. Chapman "	1.50

RECORD OF ACCOUNTS.

Voucher 31	(Pd) G. S. Fisher	Acct	1 50
" 32	David Carr	"	2 00
" 33	B. A. Fisher	"	5 61
" 34	Geo. B. Handley	"	12 00
" 35	Will Harriman	"	1 50
" 36	Rush B Cheney	"	20 00
" 37	Elmore G King	"	4 30
" 38	S. W. Simons	"	7 50
" 39	Chas. Huffman	"	1 15
" 40	Langstaff Bros.	"	5 65
" 41	W. H. Richards	"	10 82
" 42	L. Hubbard	"	1 75
" 43	L. B. Beers	"	165 58
" 44	E. Hall & Co.	"	60 50
" 45	J. W. Monroe	"	17 97
" 46	" " "	"	23 99
" 47	Geo. Alexander	"	1 53
" 48	Richwood Deposit Bank	"	206 80
" 49	S. Cheney, Adm'r	"	50
" 50	Georgia Curry	"	224 10
" 51	Cent bank Dep. Bank set off	"	185 00
" 52	W. J. Wichoff	Acct	13 50
" 53	Attorney's fees this settlement	"	42 30
" 54	Probate Judge's fees	"	17 12
	Administrators commission,	"	9 35
	Total		\$1655 03

Recapitulation

Total amount chargeable,	\$1655 03
Total amount credited,	\$1655 03

Affidavit to Account.

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

Charles S. Cheney.

Sworn to before me and signed in my presence, this 28<sup>th</sup> day of March A.D. 1902.

*(Signature)* John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

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Estate of A. B. Roots, Deceased.

Journal In the Probate Court of Union County, Ohio.  
Entry - In the Matter of the Estate of } No. 5133. March 28, 1902.  
Order for A. B. Roots. } Filing First and Final Account.  
Notice to - This day came D. W. Ayers, Administrator of the  
estate of A. B. Roots, late of Union County, Ohio, deceased,  
and presented his first and final account in settle-  
ment of said estate duly verified.

Whereupon the court do order the same filed and ad-  
vertised for hearing on Saturday the 26<sup>th</sup> day of April  
A. D. 1902, at one o'clock P. M., to which time said matter  
is continued.

John M. Brodrick, Probate Judge.

Entry - In the Matter of the Estate of } No. 5133. April 26, 1902.  
Continu- A. B. Roots, Deceased. } Continuance.

ance. This day this matter came on to be heard on the set-  
tlement of the final account of D. W. Ayers, Administra-  
tor of said estate, heretofore filed herein.

Whereupon the court, for good cause shown, contin-  
ues the further hearing herein until the 3<sup>rd</sup> day of May  
1902, at one o'clock P. M.

John M. Brodrick, Probate Judge.

Entry - In the Matter of the Estate of } No. 5133. May 3<sup>rd</sup> 1902  
Leave A. B. Roots, Deceased. } First and Final Account.

To file This day this cause came on for hearing on motion  
Amended of D. W. Ayers, Administrator of the estate of A. B. Roots,  
Account deceased, for leave to file an amended first and final  
account herein, and the same was submitted to the  
court. On consideration whereof the court finds that  
an amended account herein is necessary.

It is therefore considered and ordered that said Ad-  
ministrator has leave to file an amended first and  
final account herein by May 10<sup>th</sup> 1902.

John M. Brodrick, Probate Judge.

Entry - In the Probate Court of Union County, Ohio, May 10<sup>th</sup> 1902  
confirm - In the Matter of the Estate of } No. 5133. Settlement of First  
ing to - A. B. Roots, Deceased. } and Final Account.  
court to

This day this matter came on to be heard on motion to  
confirm account. D. W. Ayers, Administrator of the  
estate of A. B. Roots, late of Union County, Ohio, decess-  
ed, having heretofore, to wit: on the 28<sup>th</sup> day of March A. D.  
1902, 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 Tri-  
bune a newspaper published, and of general circulation  
in the county afore said, for not less than three con-  
secutive weeks from and after the 2<sup>nd</sup> day of April 1902,  
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RECORD OF ACCOUNTS.

account, as amended by leave of the court, 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 \$17.00 as his legal compensation, \$62.00 for attorney fees 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 \$17.00 as his legal compensation and the sum of \$87.00 for attorney fees 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: \$104.00.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$635.00 and that he is entitled to credits in the sum of \$452.19 as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$182.81 in the hands of the said Administrator due said estate and said accordingly.

It is ordered that said Administrator pay said balance to the party or parties thereto lawfully entitled.

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

John M. Brodrick, Probate Judge.

Account -

Administrator's Account.

W. W. Ayers, Administrator of the Estate of S. B. Probst deceased, in account with said Estate.

Said Administrator charges himself as follows:

1899						
March	18	To proceeds of Sale of Real Estate				\$ 276.00
"	"	Rec'd from W. S. W. Morgan, Lot 35 Milford Center Ohio				10.00
"	"	Amson Howard " 28 " " "				12.00
"	"	John Whitmer " 145 " " "				14.00
"	"	" " " 144 " " "				14.00
"	"	D. G. Proyas " 143 " " "				12.00
"	"	C. H. Cox " 142 " " "				12.00
"	"	" " " 141 " " "				10.00
"	"	Vall Davis " 140 " " "				10.00
"	"	Southern Ohio Loan & Trust Co. Lot 139 Milford bldg, Ohio,				11.00
"	"	A. L. Scott " 138 " "				10.00
"	"	" " " 137 " "				18.00
"	"	E. Harffman " 131 " "				31.00
"	"	" " " 132 " "				10.00
"	"	J. W. Prist " 134 " "				10.00
"	"	" " " 135 " "				

Year	Month	Day	Amount	Particulars
1899	March	18		Said
"	"	"		Paid
"	April	15		
"	"	"	26	
"	April	25		
1899	Oct	20		
"	"	"		
"	"	"		
"	"	"		
"	May	27		
"	Mich	18		
"	"	"		
"	"	"		
1900	"	"		
1899	Mich	25		
1899	July	24		

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Partitions Case - Roots vs. D.W. Byers  
 Total

173 00  
 635 00

Said Administrator charges said estate as follows:

1899	March 18	Paid to John Mintner	Couche No. 1	5 00
"	"	D.W. M. & Dow	" 2	3 00
"	April 15	Peoples Bank	" 3	50
"	" 26	Probate Judge	" 4	43 00
1900	April 25	The Southern Ohio Loan & Trust Co.	" 5	275 00
1899	Dec 20	Tax	" 6	68
"	"	"	" 7	38
"	"	"	" 8	57
"	"	"	" 9	5 56
		Attorney fee in Partitions Case		25 00
May 27		Writing deeds		12 00
Mich 18		Attorney fee for filing Petition to sell real estate &c -		25 00
"	"	Appraisers fees		3 00
		Commission		12 00
"	"	Extra Services		25 00
1900	Mich 28	Probate Judge, this account	" 10	6 50
1899	July 24	Shearer & Shearer, publishing notice	" 11	2 00
		John M. Brodrick, Probate Judge		1 00
		Amount to balance,		182 81

635 00

Recapitulation.

Total amount chargeable	635 00
Total amount credited	452 19
Balance due said estate	182 81

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, D.W. Byers, Administrator of the estate of S.B. Roots  
 deceased, do make solemn oath that the within ac-  
 count is in all respects true and correct, as I verily  
 believe.

D.W. Byers.

Sworn to before me and signed in my presence,  
 this 28<sup>th</sup> day of March A.D. 1902,

*[Signature]*

John M. Brodrick, Probate Judge.

\$ 276 00  
 10 00  
 12 00  
 14 00  
 14 00  
 12 00  
 12 00  
 10 00  
 10 00  
 11 00  
 10 00  
 18 00  
 31 00  
 10 00  
 10 00

RECORD OF ACCOUNTS.

Guardianship of Cornelius Jarvis, Lunatic.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Cornelius Jarvis. { No. 3462. March 7<sup>th</sup> 1902.  
Filing Fifth Partial Account.

This day came Emanuel Jarvis, Guardian of Cornelius Jarvis of Union County, Ohio, and presented his Fifth partial Account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of April A.D. 1902, 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 Cornelius Jarvis, Lunatic. { No. 3462. April 26<sup>th</sup> 1902.  
Fifth Account.

This day this matter came on to be heard on motion to confirm account. Emanuel Jarvis, Guardian of the person and estate of Cornelius Jarvis, having heretofore, to wit: On the 7<sup>th</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$360<sup>76</sup> and that he is entitled to credits amounting to the sum of \$64<sup>41</sup>, 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 \$296<sup>35</sup> 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.

Emanuel Jarvis, Guardian of Cornelius Jarvis, a Lunatic.  
5<sup>th</sup> partial Account.

1900	Feb 27	To
1900	April 13	Pa
"	"	"
"	"	"
July	26	"
Oct.	8	"
"	"	"
"	"	"
Dec.	3	"
1901	Jan 23	"
May	4	"
"	"	"
"	"	"
July	25	"
Sept.	30	"
1902	Jan 23	"
March	7	"
"	7	"

UNION COUNTY PROBATE COURT.

In account with his ward,  
Said Guardian charges himself as follows:

1900 Feb'y 27	To balance due ward last settlement, 4 <sup>th</sup> ,		\$	337	36
	" interest from banks			22	40
	Total				\$ 360 76
Said Guardian claims credits as follows:					
1900 April 13	Paid Snider Bros. clothing	1		8	50
" "	" Southard & Court shoes	2		1	50
" "	" J. H. Raw Co. Hat				35
" "	" Expressage				26
July 26	" County Treasurer, Tax	3		1	22
Oct. 8	" J. H. Raw Co. clothing	4		7	31
" "	" Southard & Court slippers	5		1	00
" "	" Expressage				26
Dec. 3	" Snider Bros. overcoat	6		6	30
1901 Jan'y 23	" County Treas. Tax	7		1	34
May 4	" Snider Bros. Clothing	8		12	95
" "	" Southard & Court shoes	9		1	50
" "	" Expressage				26
July 25	" County Treas. Tax	10		1	34
Sept. 30	" Snider Bros. Clothing	11		12	08
1902 Jan'y 23	" County Treas. Tax	12		1	27
March 7	" J. H. Kirkade, titty this of	13		1	00
" 7	" J. M. Brodrick, coats " "	14		5	60
	Total,				\$ 64 41
	Guardian asks no compensation,				
	Balance due ward				\$ 296 35

Recapitulation.

Total amount chargeable,	\$ 360 76
Total amount credited,	\$ 64 41
Balance due said ward,	\$ 296 35

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, Emanuel Jarvis, Guardian of  
 Cornelius Jarvis, do make solemn oath that the  
 within is a true and correct account of said ward-  
 ship, as truly believe.

Emanuel Jarvis.

I sworn to before me and signed in my presence  
 this 7<sup>th</sup> day of March A. D. 1902.

John M. Brodrick, Probate Judge.

Guardianship of John Frank Rausch, Minor.

Journal  
entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of John Frank Rausch, Minor. (No. 4005. March 8<sup>th</sup> 1902.  
Filing Fifth and Final Account.  
This day came George C. Rausch, Guardian of John Frank Rausch, 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 26<sup>th</sup> day of April A. D. 1902, at one o'clock P. M., to which time said matter is continued.

Journal  
entry -

In the Matter of the Guardianship of John Frank Rausch, Minor. (No. 4005. April 26<sup>th</sup> 1902.  
Filing Fifth and Final Account.  
This day this matter came on to be heard on motion to confirm account. George C. Rausch, Guardian of the person and estate of John Frank Rausch, having heretofore, to wit: On the 8<sup>th</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$4290.66; and that he is entitled to credits amounting to the sum of \$233<sup>14</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court. 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 \$50<sup>00</sup>, as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$50<sup>00</sup> being the allowance aforesaid. And the Court do further find that there is a balance of \$4157.52 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 Guardian is ordered to

Account.

1900	Nov.	24	
1902	March	8	
1900	Dec.	14	
1901	Jan'y	19	
	March	27	
	April	2	
	June	20	
	Dec.	18	
1902	March	8	

pay said balance to said ward; and the same is accordingly done and receipt filed herewith.

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

John M. Brodrick, Probate Judge.

Account.

Guardian's Account.

George C. Rausch, Guardian of John Frank Rausch, Fifth and final account. An account with his ward. Said Guardian charges himself as follows:

1900	Nov. 24	To balance on fourth account.		\$ 2905 71
1900	March 8	" Interest on said balance from Feb 15 1900, to date at 6% per annum.		484 75
Said Guardian claims credit for payments made for said ward, as follows, to wit:				
1900	Dec. 14	By paid J. W. Monroe, Treas'r	Couche 1	25 28
		" " Interest on same to date hereof		1 87
1901	Jan. 19	" " F. Boylan	" 2	1 25
		" " Interest on same to date hereof		05
	March 27	" " S. L. Dravin	" 3	13
		" " Interest on same to date hereof		74
	April 2	" " Graham Bros.	" 4	20
		" " Interest on same to date hereof		3 92
	June 20	" " J. W. Monroe, Treas'r	" 5	25 28
		" " Interest on same to date hereof		1 07
	Dec. 18	" " J. W. Monroe, Treas'r	" 6	28 24
		" " Interest on same to date hereof		39
1902	Feb 8	" " James M. Campbell	" 7	5
		" " John M. Brodrick	" 8	6
Said guardian asks compensation for his services since his last account in the sum of				50 00
				233 14
By balance				4157 52
				\$ 4270 66
				\$ 4270 66

Statement

Said Guardian states to the court that said ward has reached his majority, and, therefore he tenders, this, his final report.

Recapitulation.

Total amount chargeable,	\$ 4370 66
Total amount credited,	\$ 233 14
Balance due said ward,	\$ 4157 52

Affidavit to Account.

The State of Ohio, |  
 Union County, ss. | I, George C. Rausch, Guardian of John

RECORD OF ACCOUNTS.

Frank Rausch, do make solemn oath that the within is a true and correct account of said Guardianship, as I truly believe.

George C. Rausch.

Sworn to before me and signed in my presence, this 8th day of March A.D. 1902.

John M. Brodrick Probate Judge.

Guardianship of Hattie May Clark, Minor.

On the Probate Court of Union County, Ohio.

On the Matter of the Guardianship of Hattie May Clark, Minor, No. 4413, March 15th 1902, Filing 4th and final account

This day came Lester Clark, Guardian of Hattie May Clark, 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 26th day of April A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

On the Matter of the Guardianship of Hattie May Clark, Minor, On the Probate Court of Union County, Ohio, April 26, 1902, Fourth and final account.

This day this matter came on to be heard on motion to confirm account. Lester Clark, Guardian of the person and estate of Hattie May Clark, having heretofore, to-wit: on the 15th day of March 1902, filed on 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 2nd day of April 1902, 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 \$444.17; and that he is entitled to credits amounting to the \$444.17, 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, it appearing to the court that said ward has reached

Journal Entry -

Journal Entry -

Account -  
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Oct. 8  
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the age of her majority, said account is settled accordingly as the 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.

Lester Clark, Guardian of Hattie May Clark, Minor, Fourth and Final Account, in account with his ward.

Said Guardian charges himself as follows:

1900	Oct. 8	To balance due ward at last settlement	\$ 30 76
	March 15	" Interest in full to date.	13 21
		Total receipts from all sources	\$ 44 17

Said Guardian claims credit for monies

paid out for said ward as follows:

1902	Mar. 15	By Hattie May Clark, advancement	1 200 00
"	"	" Porter & Porter, fee	2 1 00
"	"	" Jno. M. Brodrick P. J. costs	3 5 60
		Total expenditures for all purposes	30 6 60
		Balance due ward.	137 67 444 17

1902	March 15	Paid Hattie May Clark	4 137 67
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Recapitulation

Total amount chargeable,	\$ 444 17
Total amount credited,	\$ 444 17

Affidavit to Account.

The State of Ohio,  
 Union County, ss. } I, Lester Clark, Guardian of Hattie May Clark, a minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Lester Clark,

Guardian as aforesaid.

Sworn to before me and signed in my presence this 15<sup>th</sup> day of March A. D. 1902.

(S.D.)

John M. Brodrick, Probate Judge.  
 By Eda M. Campbell, Deputy Clerk.



To received from estate of S. J. Sager	\$ 635 44
Ent. rec'd on above amount	12 70
Total charges	\$ 648 14

Said Guardian claims credits as follows:

Feb 16 1900	By amt paid Probate Judge	1	3 25
Apr. 20	" " " Miss Beaumont teacher	2	2 00
Nov. 19	" " " " " "	3	4 00
Mch 21 1902	" " " Probate Judge	4	6 50
	Total credits		\$ 16 75
	Balance due ward		\$ 631 39

Recapitulation.

Total amount chargeable,	\$ 648 14
Total amount credited,	\$ 16 75
Balance due said ward,	\$ 631 39

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 Guardian-  
 ship, as I verily believe.

Francis L. Sager.

Sworn to before me and signed in my presence, this  
 21<sup>st</sup> day of March A. D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Guardianship of Grace and William Harris, Minors.

Journal  
 entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Grace Harris and William Harris, Minors. } No. 5539. March 22<sup>nd</sup> 1902  
 Filing First Partial Ac-  
 count.

This day came Charles Michael, Guardian of Grace Har-  
 ris and William Harris, Minors of Union County, Ohio,  
 and presented his first partial account in settlement  
 of said Guardianship duly verified. Whereupon the  
 Court do order the same filed and advertised for hearing  
 on Saturday the 26<sup>th</sup> day of April A. D. 1902, at one o'clock  
 P. M., to which time said matter is continued.

John M. Brodrick,  
 Probate Judge.

RECORD OF ACCOUNTS.

Journal  
Entry -

In the Probate Court of Union County, Ohio,  
On the Matter of the Guardianship of Grace Harris and  
William Harris, Minors. No 5539. April 26, 1902.  
First Account.

This day this matter came on to be heard on motion to confirm account. Charles Michel, Guardian of the estate of Grace Harris and William Harris, having heretofore, to wit: On the 22<sup>nd</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$424.33; and that he is entitled to credits amounting to the sum of \$413.64, valid claims against said wards, as shown by said vouchers and other evidences produced to the court.

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 \$7<sup>00</sup>, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said wards the sum of \$7<sup>00</sup>, being the allowance aforesaid. And the court do further find that there is a balance of \$8<sup>00</sup> 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 Account.

Charles Michel, Guardian of Grace E Harris and William E Harris, First Account. On account with his wards.

Said Guardian charges himself as follows:

1901	April 29	To received from William Harris Es.	120
"	"	" " John Harris	100
"	"	" " John Smith rent note due 12/1/01	200
May 5	"	" " Proceeds sale of log.	233
			<u>42233</u>

1901	April 29	By
"	"	"
"	"	"
"	30	"
May	4	"
"	23	"
June	19	"
"	14	"
July	8	"
Sept	4	"
Oct	4	"
Nov.	11	"
Dec	5	"
"	20	"
"	"	"
"	"	"
"	"	"
"	"	"
1902	Jan'y 6	"
"	Feb'y 3	"
"	13	"
1901	Aug. 8	"
1902	March 22	Pa
"	24	"

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UNION COUNTY PROBATE COURT.

		Credits.			
1901	April 27	By receipt No. 1	Probate Court		6 50
"	"	"	" 2	June Tax, 1901	21 09
"	"	"	" 3	Florence Whitmer	42 73
"	"	"	" 4	Mrs. Gortz	64 10
"	30	"	" 5	Support of children	21 58
May	4	"	" 6	blair seed	19 20
"	23	"	" 7	Board of wards	8
June	15	"	" 8	" " "	8
"	14	"	" 9	Hardware	75
July	8	"	" 10	Board of wards	8
Sept	4	"	" 11	" " "	8
Oct	4	"	" 12	" " "	8
Nov.	11	"	" 13	" " "	8
Dec	5	"	" 14	" " "	8
"	20	"	" 15	Dec. tax	17 10
"	"	"	" 16	Telephone	10
"	"	"	" 17	Tombstone payment	67 50
"	"	"	" 18	Mrs. Gortz	33 40
"	"	"	" 19	Mrs. Whitmer	20 27
1902	Jan'y	"	" 20	Wards board	8
"	Feb'y	"	" 21	" " "	8
"	March	"	" 22	" " "	8
1901	Aug.	"	" 23	" " "	8
1902	March	22	Paid Probate Judge this account	24	6
"	"	22	Allowance to Guardian		7 32
				Total credits,	413 64
				Balance	8 69
					422 33

Recapitulation.

Total amount chargeable,	422 33
Total amount credited,	413 64
Balance due said wards, - Grace and Wm Harris	8 69

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, Charles Michel, Guardian of  
 Grace Harris and William Harris, do make solemn oath  
 that the within is a true and correct account of said  
 Guardianship, as I verily believe.

Charles Michel

Sworn to before me and signed in my presence, this  
 22<sup>nd</sup> day of March A.D. 1902.

John M. Brodrick, Probate Judge.

120  
 100  
 200  
 233  
 2233

RECORD OF ACCOUNTS.

Guardianship of Mary Bradley, Minor.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Mary Bradley. No. 4968. March 22<sup>d</sup> 1902.  
Filing First and Final Account.  
This day came Leticia Bradley, Guardian of Mary Bradley, 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 26<sup>th</sup> day of April A.D. 1902, 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 Mary Bradley, Minor. No. 4968. April 26<sup>th</sup> 1902.  
First and Final Account.  
This day this matter came on to be heard on motion to confirm Account. Leticia Bradley, Guardian of the person and estate of Mary Bradley, having heretofore, to-wit: on the 22<sup>nd</sup> day of March 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$170<sup>00</sup>, and that she is entitled to credits amounting to the sum of \$164.58, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding, clothing &c. furnished said ward. Upon consideration whereof and the Court being fully advised in the premises, said Guardian is allowed the sum of \$164.58 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 \$164.58, being the allowance aforesaid. And the Court do further find that there is a balance of \$13<sup>74</sup> due said Guardian for over-payments on behalf of said ward, and said account is settled accordingly. It appearing to the Court that said ward has reached the age of her majority, said account is hereby allowed as the final settlement of said guardianship.

Account -

1897  
Aug. 31 To  
Sept 18  
Dec 14  
1898  
Mar 14  
June  
Sept.

1902  
March 22 Paid

Journal  
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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.

Lettie Bradley, Guardian of Mary Bradley,  
First and Final Account. In account with her ward,  
Said Guardian charges herself as follows:

1897	Aug. 31	% accrued pension	\$ 24 67
	Sept 18	pension	22 67
	Dec. 4	pension	30 00
1898	Mar. 4	pension	30 00
	June	pension	30 00
	Sept.	pension	30 00
			\$ 157 34

(Credits.)

Board from May 14" to Sept. 18" @ \$2.	36 00		
Shoes	3 00		
Dress	1 68		
Muslin	1 90		
Books	1 25		
Waist	85		
Board from Sept 18" to Dec. 4" @ \$2	22 00		
Sewing	2 50		
Over-shoes	40		
Board from Dec. 4" to Mar. 4" at \$2	26 00		
Block	7 00		
Music lessons	4 00		
Shoes	3 00		
Dress	5 00		
Board from March 4" to June @ \$2	24 00		
" " June 4" to Sept. @ \$2.	26 00		
\$ 164 38			
1902	March 22	Paid Probate Judge this acc't	4 90
		\$ 170 48	

Recapitulation

Total amount chargeable,	\$ 157 34
Total amount credited,	\$ 170 48
Balance due said Guardian	\$ 13 14

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Lettie Bradley, Guardian of Mary Bradley, do make solemn oath that the within is a true and correct account of said Guardianship, as truly believe.

Lettie Bradley.

Sworn to before me and signed in my presence, this 22<sup>nd</sup> day of March A. D. 1902.

(L. P.)

John M. Brodrick, Probate Judge.

Guardianship of Sarah J. Hall, Lunatic.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Sarah J. Hall, Lunatic. (No. 3369. April 1st 1902.  
 Filing Fifth Partial Account.  
 This day came R. L. Woodburn, Guardian of Sarah J. Hall, of Union County, Ohio, and presented his fifth partial 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 April A.D. 1902, at one o'clock P.M., to which time said matter so continued.

John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Sarah J. Hall, Lunatic. (No. 3369. April 26th 1902.  
 Fifth Account.

This day this matter came on to be heard on motion to confirm account. R. L. Woodburn Guardian of the estate of Sarah J. Hall, a lunatic, having heretofore, to-wit: on the 1st day of April 1902, 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 Waverhill 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 April 1902, 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 \$400.07, and that he is entitled to credits amounting to the sum of \$134.92, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for superintending farm and other services rendered said ward upon consideration whereof, and the Court being fully advised on the premises, said Guardian is allowed the sum of \$40.00, as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$40.00, being the allowance aforesaid.

And the Court do further find that there is a balance of \$265.17 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 \$ , within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account -

1901  
 January 1902  
 March 8

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UNION COUNTY PROBATE COURT.

Account - Guardian's Account.

R. L. Woodburn, Guardian of Sarah P. Hall,  
Fifth partial account, on account with his ward.  
Said Guardian charges himself as follows:

1901  
January  
March 8

% balance on hands as shown by settle- ment made March 3 <sup>rd</sup> 1900,		\$ 217.05
Paid W. W. Hornbuck rent 2 April, 1901		83.00
" " " " " " April 1 <sup>st</sup> 1902		84.00
Interest to April 1 <sup>st</sup> 1901 on \$217.05		13.02
		<u>\$ 400.07</u>

Paid out as follows -

Taxes August 8, 1900	1	7.61
" Feb. 6, 1901	2	8.78
J. H. Moder	3	1.30
Taxes Aug. 3, 1901	4	8.78
" Feb. 6, 1902	5	8.77
Columbus State Hospital	6	3.15
Church Bros & Co	7	7.81
Justice Schneider	8	3.65
M. Hopkins	9	13.28
Justice Schneider	10	6.12
W. W. Hornbuck	11	11.50
R. L. Woodburn com. #183.	12	10.98
R. L. Woodburn, Timothy Seed	13	6.18
R. L. Woodburn	14	30.00
J. M. Brodrick	15	3.90
Columbus State Hospital	16	1.00
		<u>\$ 134.92</u>

Balance due Ward, April 1<sup>st</sup> 1902 -

\$ 265.15

Recapitulation:

Total amount chargeable,	\$ 400.07
Total amount credited,	\$ 134.92
Balance due said Ward,	\$ 265.15

Affidavit to Account.

The State of Ohio, }  
Union County, ss. } I, R. L. Woodburn, Guardian of  
Sarah P. 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 1<sup>st</sup> day of April A.D. 1902.

L. D.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Harry Bennett, Minor.

Journal  
Entry -

On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Harry Bennett, No. 4704. April 1<sup>st</sup> 1902.  
Filing Third and Final Account.  
This day came Robert Hazlett, Guardian of Harry Bennett, of Union County, Ohio, and presented his third and final account on settlement of said Guardianship, duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of April A.D. 1902, 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 Harry Bennett, Minor. No. 4704. April 26<sup>th</sup> 1902.  
Third and final account.  
This day this matter came on to be heard on motion to confirm account. Robert Hazlett, Guardian of the person and estate of Harry Bennett, having heretofore, to-wit: on the 1<sup>st</sup> day of April 1902, filed in this court his third 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 2<sup>nd</sup> day of April 1902, 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 \$1186.74; and that he is entitled to credits amounting to the sum of \$662.<sup>55</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$47.<sup>48</sup>, as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$47.48, being the allowance aforesaid.

And the court do further find that there is a balance of \$524.<sup>36</sup> 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 Guardian is ordered to pay said balance to the party

Account -

1901		
"		
"		
"		
"		
Dec.	9	
"	6	
"	14	
"	30	
1901		
"		
"		
1900		
Feb.	17	By a
Mar.	2	"
"	5	"
"	24	"
"	29	"
"	"	"
April	12	"
"	"	"
"	15	"
May	11	"
"	18	"
June	16	"
July	14	"
"	21	"
"	23	"
Augt	2	"
"	3	"
"	3	"
Oct.	28	"
"	"	"
Nov.	14	"
"	29	"
Dec.	5	"
"	14	"

UNION COUNTY PROBATE COURT.

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. Crodrick, Probate Judge.

Account - Guardian's Account.

Robert Hazlett, Guardian of Harry Burnett, Third and final Account. An account with his ward, said Guardian charges himself as follows:

Year	Month	Day	Description	Debit	Credit
1901			To cash received from Carrie B. Miller	104 15 3/4	
"	"	"	" " " " Emmert & Conrad	104 15 3/4	
"	"	"	" " " " Madison Humble	4 25	
"	"	"	" " " " John B. Kennedy	15 00	
"	"	"	" " " " C. E. Calis, rent stable	75	
"	"	"	" " " " J. W. Mahaffey	34 00	
Dec.		6	" " " " Farmers Bank, Interest on \$500 <sup>00</sup>	10 00	
"		14	" " " " Sallie M. Hazlett, for pasture	32 86	
"		30	" " " " " " " " " " " "		
1901			" " " " Andrew Gary, Adm'r,	847 02	
"			" " " " Farmers Bank, Interest on \$3700.00	16 50	
"			" " " " Jerome V. Stewart	16 25	
			Said Guardian credits himself as follows:		
1900			Balance due on Second Account,		75 75
Feb.		17	Cyamt paid J. G. Raw & Co.	1	2 67
Feb.		2	" " " " " " " " " " " "	2	1 77
"		5	" " " " Sallie M. Hazlett	3	26 00
"		24	" " " " Richard Shuman	4	35
"		29	" " " " Bostwick Bros.	5	56
"		"	" " " " Chas. Peterson	6	32 1/2
April		12	" " " " Bostwick Bros.	7	70
"		"	" " " " Chas. E. Peterson	8	60
"		15	" " " " Mac. Sigmund P. M.	9	45
May		11	" " " " Light & Water Co.	10	1 25
"		18	" " " " J. G. Raw Co.	11	12 00
June		16	" " " " J. W. Monroe, Treas.	12	16 34 1/2
July		14	" " " " Dell Marks	13	25
"		21	" " " " Sallie M. Hazlett	14	26 00
"		23	" " " " J. G. Raw Co.	15	12 6
Augt		2	" " " " Hodges, Carpenter	16	12 9
"		3	" " " " Robinson & Curry	17	2 08 3/4
"		3	" " " " Southard & Court	18	3 75
Oct.		28	" " " " M <sup>c</sup> Entire & Williams	19	1 40 1/2
"		"	" " " " Frank Fitzworth	20	1 41
Nov.		14	" " " " Bank of Marysville	21	6 2 1/2
"		29	" " " " C. E. Peterson	22	3 75
Dec.		5	" " " " E. F. Sawyer	23	4 22
"		14	" " " " Sallie M. Hazlett	24	26 00
			Am'ts carried forward,		\$1186 94 1/2 210 63 1/2

RECORD OF ACCOUNTS.

1900		Amounts brought forward,		(Dr.)	(Cr.)	
				1186	94 1/2 210 63 1/2	
Dec.	20	By amt paid J.W. Monroe Treas.		25	16 67	
1901	Jan'y	8	" " " Sallie M. Hazlett	26	26 00	
	Feb'y	7	" " " Del Marks	27	25	
	Mar	2	" " " Richard Turner	28	72 1/2	
	"	6	" " " Collins Engineers Co.	29	28 75	
	"	18	" " " Sallie M. Hazlett	30	26 00	
	April	22	" " " McLaughlin & Shirk	31	112	
	"	28	" " " Ernest & Conrad	32	102 1/2	
	May	1	" " " J.W. Mahaffey	33	25	
	"	6	" " " Sallie M. Hazlett	34	26 00	
	"	11	" " " Light & Water Co.	35	125	
	"	29	" " " Thomas Raley	36	86 1/4	
	June	4	" " " " " "	37	81 1/2	
	Aug.	3	" " " Sallie M. Hazlett	38	26 00	
	"	5	" " " Del. Marks	39	25	
	Oct.	2	" " " Sallie M. Hazlett	40	26 00	
	"	19	" " " Sam Polan	41	138 1/2	
	"	21	" " " Philip Burns	42	292 1/2	
	Nov.	19	" " " Marysville Light Co	43	125	
	"	30	" " " Richard Turner	44	48 3/4	
	Dec.	3	" " " Shearer & Sons	45	71 1/4	
	"	10	" " " J.W. Monroe Treas. taxes <sup>from</sup> <sub>1900</sub>	46	56 74 1/4	
	1900	Jan.	10	" " " Otte & Goussier	48	145 0
	"	"	" " " Southard & Court	49	7 60	
	"	25	" " " Robinson & Curry Co.	50	18 00	
	March	1	" " " C.M. Scott	51	43 3/4	
	"	6	" " " " " "	52	175	
	"	15	" " " Ed. Burger	53	355	
	"	"	" " " Kreiner & Shirk	54	354	
	"	6	" " " Church Bros. & Wald	55	31 1/4	
	"	24	" " " Robert Hazlett <sup>(2 years) cash</sup> <sub>1899</sub>	56	6 25	
	"	"	" " " Ed. Burger	56	125	
	"	"	" " " Harry Bennett, cash 2 years <sup>no voucher</sup>	57	25 77	
	"	28	" " " Sallie M. Hazlett	57	70 00	
	April	1	" " " John M. Brodrick	58	6 00	
	"	1	" Guardian's Compensation,		47 48	
			Balance		662 58 1/4	
					524 36	

Recapitulation.

Total amount chargeable, \$ 1186 94

Total amount credited, \$ 662 58 1/4


Balance due said Harry Bennett \$ 524 36

Affidavit to Account

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

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	25
	26 00
	125
	86 1/4
	81 1/2
	26 00
	25
	26 00
	138 1/2
	292 1/2
	125
	48 3/4
	71 1/4
	56 74 1/4
	14 50
	7 60
	18 00
	43 3/4
	17 5
	35 5
	35 4
	31 1/4
	6 25
	12 5
char	25 77
	70 00
	6 00
	47 48
	66 2 3/4
	52 4 3/4

Sworn to before me and signed in my presence, this 1<sup>st</sup> day of April A.D. 1902.  
 John M. Brodrick, Probate Judge.

Guardianship of Dana Bennett, Minor.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Dana Bennett. No. 4704. April 1<sup>st</sup> 1902. Filing Third<sup>rd</sup> Partial Account. This day came Robert Hazlett, Guardian of Dana Bennett, of Union County, Ohio, and presented his third partial account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of April A.D. 1902, at one o'clock P.M. to which time said matter is continued.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Dana Bennett, Minor. No. 4704. April 26<sup>th</sup> 1902. Third Account.

This day this matter came on to be heard on motion to confirm account. Robert Hazlett, Guardian of the person and estate of Dana Bennett, having heretofore, to-wit: On the 1<sup>st</sup> day of April 1902, 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 2<sup>nd</sup> day of April 1902, 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 \$1186.94, and that he is entitled to credits amounting to the sum of \$520.<sup>71</sup>, valid claims against said ward, as shown by said vouchers and other evidence produced to the court.

186 94	1186 94
186 94	
669 58	
524 36	

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is a true  
sincerely believe

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 ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$47.48 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$47.48, being the allowance aforesaid.

And the court do further find that there is a balance of \$666.23 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.

Robert Hazlett, Guardian of Dana Bennett.  
Third Account. In account with his ward.

Said Guardian charges himself as follows:

1900		To cash received from Carrie B. Miller	\$ 104 15 <sup>3</sup> / <sub>4</sub>
1901		" " " from Emmert & Conrad	104 15 <sup>3</sup> / <sub>4</sub>
"		" " " Madison Kimbal	4 25
"		" " " John B. Kennedy	15 00
"		" " " B. C. Bales rent stable	75
"		" " " J. W. Mahaffey	36 00
Dec	2	" " " Farmers Bank, interest on \$5,000.00	10 00
"	14	" " " Sallie M. Hazlett, for pasture	32 86
"	30	" " " Andrew Cary Adm'r	847 02
April	2	" " " Farmers Bank, interest on \$2,300.00	16 50
1901		" " " Jerome V. Stewart	16 25

Said Guardian credits himself as follows:

1900		Balance due on Second partial account	\$ 35 81
Feb.	17	By cash paid J. S. Raw & Co.	1 172
March	2	" " " O. L. Carman	2 07
"	"	" " " Otto & Garrison	3 00
"	"	" " " Sallie M. Hazlett	26 00
"	24	" " " Richard Turner, Harry's afc	35
"	29	" " " Bostwick Bros.	56
"	"	" " " Chas. E. Peterson	52 <sup>1</sup> / <sub>2</sub>
April	12	" " " Bostwick Bros.	70
"	"	" " " Chas. E. Petersons	60
"	"	" " " Mac. Ingman	45
May	11	" " " Light & Water Co.	1 25
"	18	" " " J. S. Raw Co.	12 25
June	16	" " " J. W. Monroe Treas.	16 54 <sup>3</sup> / <sub>4</sub>
July	14	" " " Del Marks	25
		Amounts carried forward.	118 6 94 <sup>1</sup> / <sub>2</sub> 102 07 <sup>3</sup> / <sub>4</sub>

1900	July	21	By
"	"	23	"
"	Aug.	2	"
"	"	3	"
"	"	4	"
"	Oct.	18	"
"	"	"	"
"	Nov.	14	"
"	"	29	"
"	Dec.	5	"
"	"	14	"
"	"	20	"
1901	Jan.	8	"
"	Feb.	7	"
"	Mar.	18	"
"	April	22	"
"	"	28	"
"	May	2	"
"	May	1	"
"	"	6	"
"	"	11	"
"	"	29	"
"	June	4	"
"	Aug.	3	"
"	"	5	"
"	Oct	2	"
"	"	19	"
"	"	21	"
"	Nov.	19	"
"	"	30	"
"	Dec.	3	"
"	"	20	"
1902	March	1	"
"	"	6	"
"	"	"	"
"	"	15	"
"	"	24	"
"	"	"	"
"	"	28	"
"	April	1	"
"	"	1	"
			Total
			Total

# UNION COUNTY PROBATE COURT.

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 (20) (60)  
 104 15 <sup>3</sup>/<sub>4</sub>  
 104 15 <sup>3</sup>/<sub>4</sub>  
 4 25  
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 70  
 60  
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 125  
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 16 54 <sup>3</sup>/<sub>4</sub>  
 25  
 186 94 <sup>1</sup>/<sub>2</sub> 102 07 <sup>3</sup>/<sub>4</sub>

		Amounts brought forward,				
1900	July 21	By cash paid	Sallie M. Hazlett	15		26 00
	" 23	" " "	J. K. Row	16		150
	Aug. 2	" " "	Cooper - Carpenter, Harry's c/o	17		129
	" 3	" " "	Robinson & Barry Co.	18		208 <sup>3</sup> / <sub>4</sub>
	" 4	" " "	Southard & Court	19		375
	Oct. 28	" " "	M. B. Entire & Williams	20		142 <sup>1</sup> / <sub>2</sub>
	" "	" " "	Frank Titsworth	21		154
	Nov. 14	" " "	Bank of Marysville	22		62 <sup>1</sup> / <sub>2</sub>
	" 29	" " "	G. E. Peterson	23		375
	Dec. 5	" " "	E. J. Sawyer	24		422
	" 14	" " "	Sallie M. Hazlett	25		26 00
	" 20	" " "	J. W. Monroe	26		16 69
1901	Jan. 8	" " "	Sallie M. Hazlett	27		26 00
	Feb. 7	" " "	Del. Marks	28		25
	Mar. 18	" " "	Sallie M. Hazlett	29		26 00
	April 22	" " "	Greiner & Shirk	30		136
	" 28	" " "	Conner & Conrad	31		102 <sup>1</sup> / <sub>2</sub>
	Mar. 2	" " "	Richard Turner	32		72 <sup>1</sup> / <sub>2</sub>
	May 1	" " "	J. W. Mahaffey	33		25
	" 6	" " "	Sallie M. Hazlett	34		26 00
	" 11	" " "	Light & Water Co.	35		125
	" 29	" " "	Thomas Raley	36		86 <sup>1</sup> / <sub>4</sub>
	June 4	" " "	" " "	37		81 <sup>3</sup> / <sub>4</sub>
	Aug. 3	" " "	Sallie M. Hazlett	38		26 00
	" 5	" " "	Del. Marks	39		25
	Oct. 2	" " "	Sallie M. Hazlett	40		26 00
	" 19	" " "	San. Polan	41		138 <sup>1</sup> / <sub>2</sub>
	" 21	" " "	Philip Burns	42		282 <sup>1</sup> / <sub>2</sub>
	Nov. 19	" " "	Light & Water Co.	43		125
	" 30	" " "	Richard Turner	44		48 <sup>3</sup> / <sub>4</sub>
	Dec. 3	" " "	Sharris & Sons	45		71 <sup>1</sup> / <sub>4</sub>
	" 20	" " "	J. W. Monroe Treas. <small>{ Paid for fruit etc }</small>	46		36 74 <sup>1</sup> / <sub>4</sub>
1902	March 1	" " "	C. M. Scott	48		43 <sup>3</sup> / <sub>4</sub>
	" 6	" " "	" " "	49		175
	" "	" " "	Church Bros. & Wild	50		51 <sup>1</sup> / <sub>4</sub>
	" 15	" " "	Greiner & Shirk	51		244
	" 24	" " "	Robt. Hazlett, Labor no Dou.			625
	" "	" " "	Lana Bennett, Cash 2 years, no Dou.			19 00
	" 28	" " "	Sallie Hazlett	52		46 00
	April 1	" " "	John M. Brodrick	53		380
	" 1	"	Guardian's compensation,			47 48
			Balance			520 71 <sup>1</sup> / <sub>2</sub>
						666 23
					\$ 1186 94	\$ 1186 94

Recapitulation.  
 Total amount chargeable,  
 Total amount credited,  
 Balance due said Lana Bennett

\$ 1186 94	\$ 1186 94
\$ 520 71 <sup>1</sup> / <sub>2</sub>	
\$ 666 23	

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, }  
 Union County, }  
 I, Robert Hazlett, Guardian of Dana  
 Burnett, do make solemn oath that the within is a true  
 and correct account of said Guardianship, as lawfully belien.

Robert Hazlett

Sworn to before me and signed in my presence, this 1<sup>st</sup>  
 day of April A.D. 1902.

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

Guardianship of Eddie Bennett, Minor.

Journal  
 Entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardian-ship of Eddie Bennett. } No. 4704. April 1<sup>st</sup> 1902.  
 Filing Third Partial Account.

This day came Robert Hazlett, Guardian of Eddie Bennett,  
 and presented his third partial account in settlement of  
 said Guardianship duly verified.

Whereupon the Court do order the same filed and adver-  
 tised for hearing on Saturday the 26<sup>th</sup> day of April A.D. 1902,  
 at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Account -

Apr.	1902	
1900		
1901		
"		
"		
"		
Dec.	9-6	
	30	
Dec.	14	

Journal  
 Entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardian-ship of Eddie Bennett, Minor. } No. 4704. April 26<sup>th</sup> 1902.  
 Third Account.

This day this matter came on to be heard on motion  
 to confirm account Robert Hazlett, Guardian of the person  
 and estate of Eddie Bennett, having heretofore, to-wit: On the  
 1<sup>st</sup> day of April 1902, filed on 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 2<sup>nd</sup> day of April 1902, 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 \$1240.76; and that  
 he is entitled to credits amounting to the sum of \$566.96, valid  
 claims against said ward, as shown by said vouchers and  
 other evidences produced to the court.

This day this matter came on to be further heard on motion

1900		
Feb'y	17	
Mich	2	
"	5	
"	24	
"	"	
"	28	
"	"	
April	11	
"	12	
"	"	
"	15	
May	11	
June	16	
"	23	

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 \$47.48, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$47.48, being the allowance aforesaid.

And the court do further find that there is a balance of \$673.80, 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.

Account -

Robert Hazlett, Guardian of Eddie Bennett, Third Account. On account with his ward, said Guardian charges himself as follows:

Year	Month	Description	Debit	Credit
1900		To balance on hand third partial a/c		53.82
1901		Cash received from Carrie B. Miller	104.15 <sup>3</sup> / <sub>4</sub>	
"	"	" " from Emmert & Conrad	104.15 <sup>3</sup> / <sub>4</sub>	
"	"	" " " Madison Kimball	4.25	
"	"	" " " B. B. Bates, rent stable	75	
"	"	" " " J. W. Mahaffey	36.00	
Dec. 26		" " " Farmers Bank, interest on \$500.00	10.00	
Dec. 30		" " " Sallie M. Hazlett	32.86	
1901		" " " Andrew Cary, Adm'r	847.02	
"		" " " Farmers Bank, interest on \$3300.00	16.50	
"		" " " J. B. Kennedy	15.00	
"		" " " Jerome V. Stewart	16.25	
1900		Said Guardian credits himself as follows:		
Feb'y	17	By cash paid Southard & Court	1	4.20
Feb'y	2	" " " Otto & Guerner	2	4.50
"	5	" " " Sallie M. Hazlett	3	26.00
"	24	" " " Blanch B. Beaumont	4	3.50
"	"	" " " Richard Turner, Harry's a/c	5	33
"	29	" " " Postwick Bros.	6	56
"	"	" " " Chas. E. Peterson	7	52 <sup>1</sup> / <sub>2</sub>
April	11	" " " Chas. Braun	8	276
"	12	" " " Postwick Bros.	9	70
"	"	" " " Chas. Peterson	10	60
"	15	" " " Mac. Ingman	11	45
May	11	" " " Light & Water Co.	12	125
June	16	" " " J. W. Monros Treas.	13	16.54 <sup>1</sup> / <sub>4</sub>
"	23	" " " Chas. Braun	14	2.17
		Amounts carried forward,		1240.76 <sup>1</sup> / <sub>2</sub> 64.10 <sup>3</sup> / <sub>4</sub>

RECORD OF ACCOUNTS.

		Amounts brought forward,		(Cts)	(Cts)	
				124076 1/2	6410 3/4	
1900	July 14	By cash pd del. Marks,	Harry's c/c.	15	25	
"	21	" " "	Sallie M. Hazlett	16	26 00	
"	23	" " "	Chas. Braun	17	260	
Aug	2	" " "	Woods, Carpenter	Harry's c/c.	18	129
"	3	" " "	Robinson & Emery Co.	" "	19	208 3/4
"	31	" " "	Reagle & Co.	20	300	
Sept.	1	" " "	Fred Posturick	21	130	
Oct.	20	" " "	H. W. Court & Co.	22	875	
"	25	" " "	W. Entire & Williams	Harry's c/c.	23	142 1/2
"	"	" " "	Frank Titmorth	24	220	
Nov.	3	" " "	Otte & Gussner	25	326	
"	14	" " "	Bank of Marysville	Harry's c/c	26	62 1/2
"	17	" " "	Chas. Braun	27	730	
"	29	" " "	C. E. Peterson	" "	28	375
Dec.	5	" " "	E. J. Sawyer	" "	29	422
"	14	" " "	Sallie M. Hazlett	-	30	26 00
"	20	" " "	J. W. Monroe, Treas.	" "	31	1669
1901	Jan'y 8	" " "	Sallie M. Hazlett	-	32	26 00
"	Feb. 7	" " "	Del. Marks	" "	33	25
March	2	" " "	Richard Turner	" "	34	72 1/2
"	18	" " "	Sallie M. Hazlett	35	26 00	
April	3	" " "	H. W. Court & Co.	36	15 50	
"	20	" " "	J. L. Reagle & Co.	37	4 65	
"	22	" " "	Kremer & Shirk	38	126	
"	25	" " "	Emmert & Conrad	Harry's c/c	39	102 1/2
May	1	" " "	J. W. Mahaffey	" "	40	25
"	6	" " "	Sallie M. Hazlett	-	41	26 00
"	11	" " "	Light & Water Co.	" "	42	125
"	25	" " "	H. W. Court & Co.	-	43	300
"	29	" " "	Thomas Raley	" "	44	86 1/4
June	4	" " "	" " "	" "	45	81 1/4
Aug.	3	" " "	Sallie M. Hazlett	-	46	26 00
"	5	" " "	Del. Marks	" "	47	25
Oct.	2	" " "	Sallie M. Hazlett	-	48	26 00
"	19	" " "	Dan Kolar	" "	49	138 1/2
"	21	" " "	Philip Burns	" "	50	282 1/2
Nov.	19	" " "	Light & Water Co.	" "	51	125
"	30	" " "	Richard Turner	" "	52	48 3/4
"	"	" " "	Lewis & Clucker	-	53	1000
Dec.	3	" " "	Sharrer & Sons	" "	54	71 1/4
1902	20	" " "	J. W. Monroe, Treas. <sup>taxes</sup>	fund & c. "	55	367 1/4
March	1	" " "	P. M. Scott	" "	57	43 3/4
"	6	" " "	" " "	" "	58	175
"	"	" " "	Church Bros. & Weld	" "	59	31 1/4
"	15	" " "	Chas. Braun	60	375	
"	"	" " "	Kremer & Shirk	61	500	
"	24	" " "	Robt Hazlett labor	no acc.	62	625
Amounts forward				124076 1/2	42088 1/4	

(1900)  
 March 24 (By  
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UNION COUNTY PROBATE COURT.

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24076 1/2	6410 3/4
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	142 1/2
	220
	326
	62 1/2
	750
	375
	422
	2600
	1669
	2600
	25
	72 1/2
	2600
	1050
	465
	126
	102 1/2
	25
	2600
	125
	300
	86 1/4
	81 1/4
	2600
	25
	2600
	138 1/2
	292 1/2
	125
	48 3/4
	1000
	71 1/4
	567 1/4
	43 3/4
	175
	31 1/4
	375
	500
	625
24076 1/2	42089 1/4

Amounts brought forward,  
 (1902)  
 March 24 (By cash paid) Eddie Bennett, cash 2 years, 200.00  
 " 28 Sallie M. Hazlett board 62 70.00  
 April 1 John M. Brodrick 63 6.00  
 " 1 Guardian's compensation 47.48  
 Balance 566.96  
 1240.76 1240.76

Recapitulation.  
 Total amount chargeable, 1240.76  
 Total amount credited, 566.96  
 Balance due said Eddie Bennett 673.80

Affidavit to Account.  
 The State of Ohio, }  
 Union County, } ss. I, Robert Hazlett, Guardian of Eddie Ben-  
 nett, do make solemn oath that the within is a true and  
 correct account of said guardianship, so truly believe.  
 Robert Hazlett.  
 Sworn to before me and signed in my presence, this  
 1st day of April A.D. 1902.  
 John M. Brodrick, Probate Judge.

Guardianship of Lottie E. Bennett, Minor.  
 Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Lottie E. Bennett. No. 4704. April 1st 1902.  
 Filing Third Partial Account.  
 This day came Robert Hazlett, Guardian of Lottie E. Ben-  
 nett of Union County, Ohio, and presented his third partial  
 Account in settlement of said guardianship duly verified.  
 Whereupon the court do order the same filed and adver-  
 tised for hearing on Saturday the 26th day of April A.D. 1902,  
 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 Lottie E. Bennett. No. 4704. April 26th 1902.  
 Third Account.  
 This day this matter came on to be heard, on motion  
 to confirm account. Robert Hazlett, Guardian of the per-  
 son and estate of Lottie E. Bennett, having heretofore, said:  
 On the 1st day of April 1902, filed in this court his third ac-  
 count, 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 2nd day of April 1902, 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 \$2440<sup>00</sup>/<sub>100</sub>; and that he is entitled to credits amounting to the sum of \$1146<sup>00</sup>/<sub>100</sub>, valid claims against said ward as shown by said vouchers and other evidences produced to the court.

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 \$68.88, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$68.88, being the allowance aforesaid.

And the court do further find that there is a balance of \$1423.70 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 records in the premises be made.

John M. Brodrick, Probate Judge.

Account - Guardian's Account.

Robert Hazlett, Guardian of Lottie E. Bennett,  
Third Account. In account with his ward.

Said Guardian charges himself as follows:

1900		to balance on hand Third partial acct	718 39
1901		Cash rec'd from Carrie O. Miller	184 15 <sup>3</sup> / <sub>4</sub>
"	"	" " " Emmert & Conrad	184 15 <sup>3</sup> / <sub>4</sub>
"	"	" " " Madison Kimball	4 25
"	"	" " " J. B. Kennedy	15 00
"	"	" " " C. L. Balas rent stable	75
"	"	" " " J. W. Mahaffey	36 00
Dec.	26	" " " Farmers Bank, Interest on \$500.00	10 00
Dec.	28	" " " Sallie M. Hazlett on pasture	32 86
"	"	" " " Andrew Cary Adair	847 02
1901		" " " Farmers Bank	16 50
"	"	" " " Wm Howard & Son	416 63
"	"	" " " Shirk	76 50
"	"	" " " Carson Shutterly	42 00
"	"	" " " Jerome C. Stewart	16 25
			<u>\$2440 46 <sup>1</sup>/<sub>2</sub></u>

1900		
Feb'y	18	By
March	8	"
"	24	"
"	"	"
"	29	"
"	"	"
April	12	"
"	"	"
"	15	"
May	3	"
"	3	"
"	3	"
"	11	"
"	"	"
"	19	"
"	"	"
"	29	"
"	31	"
June	2	"
"	9	"
"	16	"
"	"	"
July	14	"
"	21	"
"	23	"
Aug.	24	"
"	3	"
"	31	"
Sept.	8	"
Oct	28	"
"	29	"
Nov.	10	"
"	14	"
"	"	"
"	29	"
Dec	1	"
"	5	"
"	14	"
"	20	"
"	"	"
"	27	"
1901		
Jan'y	8	"
Feb'y	7	"
Mar	2	"
"	18	"

UNION COUNTY PROBATE COURT.

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718 39  
104 15 3/4  
104 15 3/4  
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36 00  
10 00  
32 86  
847 02  
16 50  
416 63  
76 50  
42 00  
16 25  
440 46 1/2

1900	Amount brought forward,					2440 46 1/2
	Said Guardian credits himself as follows:					
Feb'y	19	By cash paid Kirby Co.			1	2 70
March	5	" " " Sallie Hazlett			2	26 00
"	24	" " " Blanch B Beaumont			3	2 50
"	"	" " " Jacob Smith			4	1 00
"	"	" " " Richard Turner	Harry's of		5	35
"	29	" " " Bostwick Bros.	" "		6	26
"	"	" " " Chas. Peterson	" "		7	40 1/2
April	12	" " " Bostwick Bros.	" "		8	70
"	"	" " " Chas. Peterson	" "		9	60
"	15	" " " Mac. Engman P.M.	" "		10	45
May	3	" " " The Gold Mine			11	25
"	3	" " " Barbara Spohn			12	2 48
"	3	" " " J. E. Peagle Co.			13	1 15
"	11	" " " Light & Water Co.	Harry's of		14	1 25
"	"	" " " " " " " " " " "			15	2 50
"	19	" " " L. W. Jewell			16	7 48
"	"	" " " Chas. E. Peterson			17	5 60
"	29	" " " New York Cash Store			18	1 32
"	31	" " " " " " " " " " "			19	1 65
June	2	" " " A. E. Plate			20	4 59
"	9	" " " Mary L. Winget			21	3 73
"	16	" " " J. W. Monroe, Treas.			22	23 64
"	"	" " " " " " " " " " " Harry's of			23	16 44 1/2
July	14	" " " Del. Marks	" "		24	25
"	21	" " " Sallie M. Hazlett			25	26 00
"	23	" " " Kirby & Co.			26	3 55
Aug.	24	" " " Godwin - Carpenter,	Harry's of		27	1 29
"	3	" " " Robinson & Berry Co.	" "		28	2 08 3/4
"	31	" " " Del. Marks			29	1 00
Sept.	8	" " " Mary L. Winget			30	4 50
Oct	28	" " " M. Heston & Williams	" "		31	1 42 1/2
"	29	" " " Myrtle Vaughn			32	3 94
Nov.	10	" " " Sallie M. Hazlett			33	3 68
"	14	" " " Bank of Marysville	Harry's of		34	62 1/2
"	"	" " " " " " " " " " "			35	2 50
"	29	" " " Chas. E. Peterson	" "		36	3 75
Dec	1	" " " Mary L. Winget			37	5 80
"	5	" " " E. L. Sawyer	" "		38	4 22
"	14	" " " Sallie M. Hazlett			39	26 00
"	20	" " " J. W. Monroe Treas.			40	25 84
"	"	" " " " " " " " " " " " "	" "		41	16 69
"	27	" " " Peagle & Co.			42	2 90
1901	Jan'y	8	" " " Sallie M. Hazlett		43	26 00
Feb'y	7	" " " Del Marks	" "		44	25
March	2	" " " Richard Turner	" "		45	72 1/2
"	18	" " " Sallie M. Hazlett			46	26 00
		Amounts carried forward				2440 46 1/2 302 69

## RECORD OF ACCOUNTS.

1901				Amounts carried forward,		Dr.	Cr.
						2440 46	2302 69
March	27	By cash paid	B. F. Carrigan		47		5 98
April	22	"	" Kirby Co		48		2 35
"	26	"	" Sadie Blue		49		8 30
"	27	"	" B. F. Carrigan		50		2 78
"	28	"	" Emmert & Conrad	Harry's ac	51		102 1/2
May	1	"	" J. W. Whaffey	"	52		25
"	6	"	" Sallie M. Hazlett		53		26 00
"	11	"	" Light & Water Co.		54		125
"	"	"	" B. F. Carrigan		55		2 85
"	29	"	" Thomas Raley	"	56		86 1/4
June	4	"	"	"	57		81 1/4
"	27	"	" O. M. Scott		58		1 65
"	28	"	" J. L. Reagle		59		2 25
July	1	"	" Sel Marks		60		1 00
Aug.	3	"	" Sallie M. Hazlett		61		26 00
"	5	"	" Sel Marks	Harry's ac	62		25
"	12	"	" J. L. Reagle & Co.		63		2 00
"	23	"	" Dr. C. H. Thorpe		64		3 50
Oct	2	"	" Sallie M. Hazlett		65		26 00
"	10	"	" Kirby Co.		66		3 17
"	19	"	" Sam. Colan		67		1 88 1/2
"	"	"	" B. F. Carrigan		68		10 00
"	21	"	" Philip Burns	Harry's ac	69		2 82 1/2
Nov.	18	"	" Light & Water Co.	"	70		1 25
"	4	"	" " " "		71		2 50
"	20	"	" W. Conrath		72		1 00
"	30	"	" Richard Marrow	Harry's ac	73		4 8 1/4
"	"	"	"	"	74		2 35
Dec.	3	"	" Charles & Sons	"	75		71 1/4
"	20	"	" J. W. Monroe Treas. (for June)		76		25 84
"	"	"	" " " " (June 2000) Harry's ac		77		56 74 1/4
"	"	"	" " " " "		78		34 39
1902							
Jan	17	"	" Dr. W. F. White		80		7 00
Feb	1	"	" O. M. Scott	"	81		43 1/4
"	6	"	" " "	"	82		1 75
Feb	21	"	" Reagle & Co.		83		4 00
March	6	"	" Church Bros & Wald	"	84		31 1/4
"	13	"	" E. L. Sawyer		85		27 00
"	17	"	" Southard Bros. & Court		86		2 95
"	"	"	" B. F. Carrigan		87		2 39
1900							
Aug.	4	"	" W. H. Shubs Co.		88		352 00
March	24	"	" Robert Hazlett	labor No Conchus			6 25
"	24	"	" Lottie Bennett, cash 2 years	No Conchus			13 71
"	28	"	" Sallie M. Hazlett	board	89		70 00
"	"	"	" Reagle Co. & Kirby Co.		90		1 70
"	"	"	" Sadie Blue		91		8 60
"	"	"	" C. E. Petersons		92		5 93
			Amounts carried forward,			2440 46	1065 78 1/4

UNION COUNTY PROBATE COURT.

44046	630269
	288
	233
	830
	278
	102 1/2
	25
2600	
125	
283	
86 1/4	
81 1/4	
165	
325	
100	
2600	
25	
200	
350	
2600	
317	
138 1/2	
1000	
282 1/2	
125	
250	
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48 3/4	
235	
71 1/4	
2584	
5674 1/4	
3439	
780	
43 3/4	
175	
400	
31 1/4	
2700	
295	
239	
35200	
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860	
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44046 1/2	106578 1/4

Amounts carried forward,  
 1902  
 March 18 By cash paid S.W. Jewell 93  
 " " " " " Paterson 24  
 April 1 " " " John W. Brodrick 76  
 " 1 " Guardian's compensation 68 58  
 Balance, 1283 70

(D.S.)	(C.S.)
244046	106578
93	100
24	400
76	660
	68 58
	114676
	128370
244046	244046

Recapitulation.  
 Total amount chargeable, 244046  
 Total amount credited, 114676  
 Balance due said Lottie E. Bennett 128370

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 lawfully belies.  
 Robert Hazlett.  
 Sworn to before me and signed in my presence, this 1<sup>st</sup> day of April A.D. 1902.  
 J.S. John W. Brodrick, Probate Judge.

Estate of Isaac Congill, Deceased.

Be it remembered, that heretofore, to-wit: On the 7<sup>th</sup> day of May A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

Probate Court, May 7<sup>th</sup> 1902.

In the Matter of the Estate of Isaac Congill, Deceased. } Appointment. Order for Bond.

No 5715

This day Mary E. Congill, appeared in open Court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of Isaac Congill late of Claiborne Township, Union County, Ohio, deceased, and an affidavit that there is not, to his knowledge, any last will and testament of the alleged testator, 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 E. Congill is legally competent; it is ordered that she be appointed upon giving bond with sureties as required by law, in the sum of Five Thousand Dollars, and this cause is continued.

John W. Brodrick, Probate Judge.

And afterward, to-wit: On the 7<sup>th</sup> day of May A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Estate of Isaac Congill, Deceased } Probate Court, May 7<sup>th</sup> A.D. 1902. Appointment. Bond approved. Letters Issued.

This day Mary E. Congill appeared in open Court, accepted the appointment as Administratrix of the estate of Isaac Congill deceased, and gave and filed herein her bond in the sum of Five Thousand Dollars, conditioned according to law, with J. W. Beem and David H. Kyle freeholders, as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration, issue to said Mary E. Congill; that an inventory and appraisement herein be dispensed with; that this proceeding be recorded; and that said Administratrix pay the costs herein taxed at \$ .

John W. Brodrick, Probate Judge.

Estate of William Figley, Deceased.

Journal entry -

In the Probate Court of Union County, Ohio. In the Matter of the Estate of William Figley, Deceased. } No 5439. May 5<sup>th</sup> 1902. Journal entry. Affidavit on Final Settlement.

This day came William E. Figley, Administrator of the estate of William Figley, deceased, and filed herein his

Affidavit - filed May 5/1902

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UNION COUNTY PROBATE COURT.

affidavit showing that no money, or other property to the value of anything ever came into his possession, or into the possession of any other person for him as such administrator, and that there is no property of any kind belonging to said estate, either in expectancy dependent upon the settlement of the estate of any deceased person, or upon the execution of any trust, or otherwise, that will come into his hands as such administrator as he verily believes.

It is therefore ordered by the court that said affidavit be and the same hereby is, allowed as his final discharge as such administrator.

It is further ordered that said affidavit be recorded in the records of this office, and that said William E. Sigley pay the costs herein taxed at \$ . within ten days.

John W. Brodrick, Probate Judge.

Affidavit-  
filed  
May 5/1902

Affidavit on Final Settlement.

The State of Ohio, }  
Union County, } Probate Court.

I, William E. Sigley, Administrator of the estate of William Sigley deceased, do make solemn oath that no money, or other property to the value of anything, ever came into my possession, or into the possession of any other person for me, as such administrator, that there is no property of any kind belonging to said estate, either in expectancy dependent upon the settlement of the estate of any deceased person, or upon the execution of any trust, or otherwise, that will come into my hands as such administrator as he verily believes.

The appointment made of myself as administrator of said estate was solely for the purpose of cancelling a mortgage given by Joseph W. Bronson as trustee for Mrs. Martha J. Hess, widow of Philip Hess deceased. Said mortgage was given to indemnify said William Sigley and Elliott Southard as bondsmen for said J. W. Bronson. Said trusteeship having been fully settled and said mortgage thereby cancelled.

William E. Sigley.

Sworn to before me, and signed in my presence, this 5<sup>th</sup> day of May 1902.

(S.D.)

Ada W. Campbell,

Deputy Clerk Probate Court.

Estate of Samuel J. Barnett, deceased.

Be it remembered, that heretofore, to wit: On the 7<sup>th</sup> day of May A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to wit:

In the Matter of } Probate Court, May 7<sup>th</sup>, 1902.  
 the Estate of } Appointment.  
 Samuel J. Barnett, deceased. } Order for Bond.

No. 5717

This day Pelig Cranston appeared in open Court, and made and filed an application, under oath as required by law to be appointed Administrator of the estate of Samuel J. Barnett 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 testator, 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 Pelig Cranston is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Three Thousand and Two Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to wit: On the 7<sup>th</sup> day of May A.D. 1902, the Court ordered and decreed as follows:

In the Matter of } Probate Court, May 7<sup>th</sup> 1902.  
 the Estate of } Appointment.  
 Samuel J. Barnett, dec'd. } Bond approved. Letters issued.

This day Pelig Cranston appeared in open Court, accepted the appointment as Administrator of the estate of Samuel J. Barnett, deceased, and gave and filed herein his bond in the sum of Three Thousand and Two Hundred Dollars, conditioned according to law, with J. D. Monroe and E. Piper freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of administration issue to said Pelig Cranston; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Aggie M. Criverton, deceased.

Be it remembered, that heretofore, to wit: On the 8<sup>th</sup> day of May A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to wit:

In the Matter of the Estate of } Probate Court, May 8<sup>th</sup> 1902.  
 Aggie M. Criverton, dec'd } Appointment. Order for Bond.

No. 5716

This day Barney Criverton appeared in open Court and

No. 5719

UNION COUNTY PROBATE COURT.

Made and filed an application under oath as required by law to be appointed administrator of the estate of Aggie M. Breiston, late of Washington 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 Barry Breiston is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars, and this case is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 14<sup>th</sup> day of May A.D. 1902, the court ordered and decreed as follows:

On the Matter of } Probate Court, May 14<sup>th</sup> 1902.  
 the Estate of Aggie M. } Appointment. Bond Approved.  
 Breiston, deceased. } Letters Issued.

This day Barry Breiston appeared in open court, accepted the appointment as Administrator of the estate of Aggie M. Breiston deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with John Breiston and H. V. Barnes freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Barry Breiston, 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.

Trusteeship of George Gunderman.

Be it remembered, that heretofore, to-wit: On the 17<sup>th</sup> day of May A.D. 1902, an entry of the appointment of a Trustee was made and entered upon the journal of this court, which entry reads in the words and figures following, to-wit:

On the Probate Court of Union County, Ohio.  
 On the Matter of the Trustee - } May 17<sup>th</sup> 1902. - Appointment  
 ship of George Gunderman. } of Joseph M. Baines, Trustee.

This day came Joseph M. Baines and made application to be appointed Trustee of George Gunderman, under the provisions of the last will and testament of Elizabeth Gunderman, deceased, as set forth in said application herein; and the court being satisfied that a trustee is necessary to carry<sup>out</sup> the provisions of said

No. 5719

last will and testament, and that said Joseph M. Baines is a proper person to be appointed, and the said Joseph M. Baines having filed in this office a statement, duly verified by this affidavit, of the whole value of said trust estate. It is therefore by the court ordered that said Joseph M. Baines be and he hereby is, appointed Trustee of the estate of the said George Sumner, under the provisions of said will, and in accordance with the terms thereof.

And thereupon came the said Joseph M. Baines in open court and accepted said appointment, and took oaths that he would faithfully and honestly discharge the duties devolving upon him as said Trustee and also gave and filed herein his bond in the sum of \$2500.00 conditioned according to law, with Louis Fairgreen and Mary Baines, residents of Union County, Ohio, freeholders, as sureties, which bond is approved by the court, and letters of Trusteeship issued to said Joseph M. Baines. It is further ordered by the court that said Trustee pay the cost of this proceeding, taxed at \$ , within ten days, or execution will issue, and that said application, bond and letters, be recorded.

John M. Brodrick, Probate Judge.

Estate of James H. Armstrong, Deceased.

Be it remembered, that heretofore, to-wit: On the 19<sup>th</sup> day of May A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the journal of this court, which entry reads on the words and figures following, to-wit:

Probate Court, May 19, 1902.

In the Matter of the Estate of } Appointment.

James H. Armstrong, dec'd. } Order for Bond.

No. 5720

This day James B. Armstrong appeared in open court, and made and filed an application, under oath as required by law to be appointed Administrator of the estate of James H. Armstrong late of Leesburg 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 B. Armstrong is legally competent; it is ordered that he be appointed 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.

And afterward, to-wit: On the 20<sup>th</sup> day of May A.D. 1902, the

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Court ordered and decreed as follows:

Probate Court, May 20<sup>th</sup> 1902.

In the Matter of the Estate of James H. Armstrong, deceased. { Appointment. Bond Approved. Letters Issued.

This day James B. Armstrong appeared in open court, accepted the appointment as Administrator of the estate of James H. Armstrong deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with M. C. Young and William Hunter freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said James B. Armstrong; 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.

Guardianship of Nancy A. Watson, Imbecile.

Be it remembered, that heretofore, to-wit: On the 26<sup>th</sup> day of May A. D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to-wit:

Probate Court, May 26<sup>th</sup> 1902.

In the Matter of the Guardianship of Nancy A. Watson, an Imbecile. { Appointment. Order for Bond.

No. 5395 A. This day Reuben J. Congill appeared in open court, and made application to be appointed Guardian of Nancy A. Watson, and the court being satisfied that said Nancy A. Watson is an imbecile; and that said imbecile resides in this county; and the court being further satisfied that a Guardian is necessary, and that said Reuben J. Congill 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 imbecile and the probable value thereof. It is ordered that said Reuben J. Congill 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 26<sup>th</sup> day of May A. D. 1902, the court ordered and decreed as follows:

In the Matter of the Guardianship of Nancy A. Watson, an Imbecile. { Probate Court, May 26<sup>th</sup> 1902. Appointment. Bond Approved. Letters Issued.

This day Reuben J. Congill appeared in open court, accepted the appointment as Guardian of Nancy A. Watson, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with G. W.

Bougill and J. H. Allen freeholders, as sureties thereon, which bond is approved by the Court. Thereupon said Reuben J. Bougill 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 Reuben J. Bougill, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$  
John M. Brodrick, Probate Judge.

Guardianship of Philip Rausch, Lunatic

Be it remembered, that heretofore, to-wit: On the 31<sup>st</sup> day of May A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to-wit:

In the Matter of the Guardianship of Philip Rausch, a Lunatic. Probate Court, May 31<sup>st</sup> 1902. Appointment. Order for Bond.

No. 5793

This day George Streng appeared in open Court, and made application to be appointed Guardian of Philip Rausch, and the Court being satisfied that said Philip Rausch is a lunatic, and now confined in the Columbus State Hospital, at Columbus, Ohio, under an order of commitment from this Court on inquest, and that said lunatic resides in this County; and the Court being further satisfied that a Guardian is necessary, and that said George Streng 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 George Streng 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.

And afterward, to-wit: On the 31<sup>st</sup> day of May A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Guardianship of Philip Rausch, a Lunatic. Probate Court, May 31<sup>st</sup> 1902. Appointment. Bond approved. Letters Issued.

This day George Streng appeared in open Court, accepted the appointment as Guardian of Philip Rausch, and gave and filed herein his bond in the sum of Two Thousand and Five Hundred Dollars, conditioned according to law, with Christian Rausch and Charles Rausch freeholders as sureties thereon, which bond is approved by the Court. Thereupon said George Streng 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 George Streng, 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.

In the Matter of Accounts Filed for Settlement.

In the Probate Court of Union County, Ohio.  
In the Matter of Accounts } entry. Notice approved.  
Filed for Settlement. } May 31<sup>st</sup> 1902.

This day proof of publication of notice of filing accounts and vouchers of administration and guardianships, 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 by the court that the notice and proof aforesaid be entered in full 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, May 31, 1902,

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

- 5-4-13 Ben W. McAllister, executor of the will of James W. Colcox; final account.
- 5-6-26 Grant Baker, executor of the will of Mary E. Randall; final account.
- 4-3-66 Amos R. Willison, executor of the will of Robert W. Willison; fifth account.
- 3-1-86 Henry Lague, executor of the will of William J. Willson; final account.
- 5-6-79 Asahel C. Crist, executor of the will of Henry Crist; final account.
- 5-1-01 Sarah E. Henderson, executrix of the will of William C. Henderson; fourth account.
- 5-2-78 John F. Stierhoff, executor of the will of John H. Stierhoff; final account.
- 5-4-20 Frances Laughrey, Administratrix of the estate of Jesse Laughrey; first account.
- 5-5-22 Esther Gooding, Administratrix of the estate of Sarah H. Brown; final account.
- 5-4-24 Walter L. Flesher, administrator of the estate of John Flesher; final account.
- 5-3-46 Calvin H. Reed, administrator of the estate of Elizabeth B. Reed; final account.
- 5-5-15 William R. Porto, administrator of the estate of John J. Stewart; final account.
- 5-5-21 Lawrence M. Gray, administrator of the estate of John J. McKinstry; final account.
- 5-5-31 Mary Welch, Administratrix of the estate of Frank Welch; final account.
- 4-4-69 Henry Moodie, administrator of the estate of William Moodie; fourth account.
- 4-4-34 Francis J. Arthur, Guardian of Woshia Taylor; final account.

RECORD OF ACCOUNTS.

- 4009. John Martin Bunsold, guardian of Otto J. M. Bunsold; fifth account.
- 5047. Anna J. Laird, guardian of Clarence H. Laird; second account.
- 4739. Joseph L. Woods, guardian of Muriel Smith, Sidney S. Smith, Junius P. Smith and Archibald T. Smith; third account.
- 5081. May H. Bee, guardian of Walter S. Bee; final account.

May 7, 1902.  
 John M. Brodrick,  
 Probate Judge, Union County, Ohio.  
 The State of Ohio, Union County, ss:  
 The undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in "The Marysville Tribune", a newspaper of general circulation in the County of Union, the first publication beginning with May 7<sup>th</sup> 1902.

J. W. Greiner.  
 Sworn to and subscribed before me, this 31<sup>st</sup> day of May 1902.  
 Printers fees paid - J. D. Shearer & Son. John M. Brodrick, Probate Judge.

Estate of James W. Wilcox, Deceased.

Journal Entry -

In the Probate Court of Union County, Ohio  
 On the Matter of the estate of James W. Wilcox, deceased. No. 5413. April 3<sup>rd</sup> 1902.  
 Filing First and Final Account.  
 This day came L. W. McAllister, Executor of the estate of James W. Wilcox 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 31<sup>st</sup> day of May A.D. 1902, 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.  
 On the Matter of the estate of James W. Wilcox, deceased. No. 5413. May 31<sup>st</sup> 1902.  
 Settlement of First and Final Account.  
 This day this matter came on to be heard on motion to confirm account. Len W. McAllister, Executor of the estate of James W. Wilcox, late of Union County, Ohio, deceased, having heretofore, to wit: On the 3<sup>rd</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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.

Account -

- No. 1
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- " 15

This day this matter came on to be further heard on motion of the said Executor for the allowance of \$60.<sup>00</sup> as his legal compensation, and \$9.<sup>00</sup> for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said Executor is allowed said sum of \$60.<sup>00</sup> as his legal compensation, and the sum of \$9.<sup>00</sup> 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: \$69.<sup>00</sup>.

And the court do find the said Executor chargeable with assets of said estate in the sum of \$1056.<sup>00</sup> and that he is entitled to credits in the sum of \$274.<sup>00</sup> as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$331.<sup>00</sup> in the hands of the said Executor due said estate and said account is settled accordingly.

And said Executor is ordered to 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.

Account -

Executor's Account.

Gen W. McAllister, Executor of the estate of James W. Wilcox deceased, in account with said estate.

Said Gen W. McAllister charges himself as follows:

To cash	Total amount	\$1006 00
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credit acct by the following vouchers

No. 1	Mrs. Nettie M. Seig	2 70
" 2	" Christina S. Caringer	2 70
" 3	W. C. Moore	2 50
" 4	A. Hodges	3 25
" 5	Geo. W. Worden	4 95
" 6	E. B. Turner	4 00
" 7	C. W. Baker	1 75
" 8	Godman & Thornhill	6 64
" 9	J. L. Winter	2 00
" 10	H. C. Burke	8 30
" 11	Lena Ray Wilcox	15 00
" 12	John M. Brodrick	10 00
" 13	Shearer & Shearer	2 00
" 14	Lena Ray Wilcox	107 00
" 15	J. W. Cartmell	9 00

RECORD OF ACCOUNTS.

No. 16	Lena Ray Wilcox	15 00
" 17	Bates and Davis	2 00
" 18	Lena Ray Wilcox	60 00
" 19	W. L. Sanders	238 00
" 20	Wm A. Phelps	1 00
" 21	S. W. Evans	2 00
Miscellaneous and expense acct		
1900 Aug. 18	Sunday at Richwood to conduct sale	2 00
	" trip to Richwood to serve subpoenas	2 00
	" " " West Mansfield to serve notices on bondholders	2 00
	for telephone to J. M. Sanders concerning property and notary service	40
	W. W. Merchant, Notary service	75
	L. B. Penhorwood two certificates	50
	Telephone to A. Hodges and messenger for W. W. Woodruff for draying	20
	L. W. Garrison for feather removing	50
		374
	Executor's fee	60 25
	Fee for making out acct	3 00
	Probate Judge fee, this account & distribution	75 00
	Balance	674 83
		331 37
		\$1006 20

Recapitulation.

Total amount chargeable,	\$1006 20
Total amount credited,	674 83
Balance due said estate,	\$331 37

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Len W. McAllister, executor of the estate of James W. Wilcox, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe,  
 L. W. McAllister.  
 Sworn to before me and signed in my presence, this 3rd day of April A. D. 1902.  
 J. D. John M. Brodrick, Probate Judge.

Account of Final Distribution.

Account filed  
 May 31/1902

Len W. McAllister, executor of the estate of James W. Wilcox deceased, in account with said estate.	
Said executor charges himself as follows:	
Amount found due estate as per final settlement with said court, made April 3, 1902,	\$331 37
Balance for distribution	\$331 37

Said executor credits himself as follows:  
 Amounts paid to heirs and legatees, as per

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distributive order of said court made  
 May 31, 1902, viz:

1902	May 31	To Emma Ray Wilcox, - Distributive share	20 85
	31	" Elliot W. Wilcox - Special legacy	20 00
	31	" " " " - Distributive share	69 50
	31	" Carrie E. Wilcox - Special legacy	30 00
	31	" " " " - Distributive share	69 50
	31	" Lewis W. Wilcox - Special legacy	50 00
	31	" " " " - Distributive share	71 52
			351 37

The State of Ohio, Union County, ss.  
 Ben W. McAllister, Executor of the estate of James W. Wilcox 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 Ben W. McAllister, as such executor, asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

Ben W. McAllister  
 Sworn to before me and signed in my presence, this 31<sup>st</sup> day of May 1902.  
 John M. Brodrick, Probate Judge.

Journal  
 Entry-

Probate Court, Union County, Ohio.  
 In the Matter of the estate of James W. Wilcox, dec'd. Account of Final Distribution. Orders. May 31<sup>st</sup> 1902.  
 This day Ben W. McAllister, Executor of the estate of James W. Wilcox, 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 on his hands as required by the order of distribution heretofore made. Said account being found the satisfaction of the court, and verified by the oath of said executor; it is ordered that the same be and hereby is allowed as his final discharge.  
 Said Ben W. 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 executor pay the costs herein taxed at \$ within ten days costs paid.  
 John M. Brodrick Probate Judge.

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Estate of Mary E. Randall, deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Mary E. Randall. No. 5626. April 7<sup>th</sup> 1902.  
Filing First and Final Account.  
This day came Grant Baker, Executor of the estate of Mary E. Randall 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 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Journal  
Entry -

In the Matter of the Estate of Mary E. Randall, deceased. No. 5626. May 31, 1902.  
Settlement of First and Final Account.  
John M. Brodrick, Probate Judge.  
In the Probate Court of Union County, Ohio.  
This day this matter came on to be heard on motion to confirm account. Grant Baker, executor of the estate of Mary E. Randall, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 7<sup>th</sup> day of April 1902, filed in this court his 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 the county aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of May 1902, 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 \$75<sup>00</sup> and that he is entitled to credits in the sum of \$104<sup>23</sup> as shown by said vouchers and other evidence produced to the court.

Account -

And the court do further find that there is a balance of \$27<sup>23</sup> due the said executor for out-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.  
Executors Account.  
Grant Baker, Executor of the estate of Mary E. Randall deceased, in account with said estate.  
Said Executor charges himself as follows:  
Money of decedent in bank at Richwood, Ohio, \$ 75 00  
Inventory waived because consisted of only a few articles, less than \$100<sup>00</sup>, and controlled by will

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1901	Nov. 6	Said executor claims credit as follows:		
		W. S. Castanien undertaker	1	\$ 21 76
	Nov. 9	Geo. W. Warden publication notice	2	2 00
	1902	Watusses to will waived fees		
	April 7	John M. Brodrick, Probate Judge Executor waives fees -	3	18 85
				\$102 23

Recapitulation.

Total amount chargeable,	\$ 75 00
Total amount credited,	\$ 102 23
Balance due said executor, but waived,	\$ 27 23

Affidavit to Account.

The State of Ohio, Union County, ss.  
I, Grant Baker, Executor of the estate of Mary E. Randall deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Grant Baker.

Sworn to before me and signed in my presence, this 7<sup>th</sup> day of April A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Distribution Account  
filed  
May 31/1902

Account of Final Distribution.

Grant Baker, Executor of the estate of Mary E. Randall 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 7<sup>th</sup> 1902,  
Nothing - This account filed to preserve record.

Amounts paid to heirs and legatees, viz:

1902	Feb. 19	To Edward L. Randall, Amount left by will,	1	450 00
	Mar 1	Amount paid Edward L. Randall	2	350 00
		" " " " " "		\$ 800 00
	Mar 17	Maudie E. Baker, residue under will	3	

The State of Ohio, Union County, ss:

Grant Baker, Executor of the estate of Mary E. Randall 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 Grant Baker asks that the same be allowed as his final discharge, and ordered by the court to be recorded,

Grant Baker.

Sworn to before me and signed in my presence, this 7<sup>th</sup> day of April 1902.

(L.S.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal  
Entry -

In the Matter of the estate of } Probate Court, Union County, Ohio.  
of } Account of Final Distribution  
Mary E. Randall, deceased } May 31<sup>st</sup> 1902. Orders.

This day Grant Baker, executor of the estate of Mary E. Randall 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 bequeathed by the will of said decedent. Said account being proved to the satisfaction of the court, and verified by the oath of said Grant Baker; 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 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 executor pay the costs hereinafter at \$ , within ten days, costs paid.

John M. Brodrick, Probate Judge.

Estate of Robert W. Willison, deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of } No. 4366. April 15<sup>th</sup> 1902.  
Robert W. Willison. } Filing Fifth Partial Account.

This day came Aaron R. Willison, executor of the estate of Robert W. Willison late of Union County, Ohio, deceased, and presented his fifth partial account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of May A.D. 1902, 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 } In the Probate Court of Union County, Ohio  
Estate of Robert W. } No. 4366. Journal Entry. May 31, 1902.  
Willison, deceased. } Settlement of Fifth Account.

This day this matter came on to be heard on motion to confirm account. Aaron R. Willison, executor of the estate of Robert W. Willison, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 15<sup>th</sup> day of April 1902, filed in this court his fifth account, and

Account -

1900	Oct. 1	To
1900	Nov. 5	By
1900	Dec. 10	"
1901	Mar. 8	"
1901	April 3	"
1901	June 2	"
1901	Aug. 12	"
1901	Oct. 18	"
1901	Nov. 4	"
1902	Dec. 26	"
1902	Jan. 1	"
1902	Mar. 30	"
1902	April 15	"
	"	"

UNION COUNTY PROBATE COURT.

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 7<sup>th</sup> day of May 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 \$2862.47 and that he is entitled to credits in the sum of \$412.35, as shown by said vouchers and other evidences produced to the court. And the court do further find that there is a balance of \$2450.12 in the hands of the said executor due said estate and said account is settled accordingly. And said executor is ordered to dispose of 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 W. Brodrick, Probate Judge.

Account -

Executor's Account.

Hanson R. Willison, executor of the estate of Robert W. Willison, deceased, in account with said estate.

Said executor charges himself as follows:

1900	Oct. 1	To balance from 4 <sup>th</sup> partial account in hands of executor		\$2717.74
		To interest on above		142.73
Executor credits himself as follows:				
1900	Nov. 5	By Mary L. Willison, widow,	1	38.75
	Dec. 10	" " " " "	2	50.00
1901	Mar. 8	" " " " "	3	33.93
	April 3	" " " " "	4	10.00
	June 2	" " " " "	5	38.15
	Aug. 17	" " " " "	6	100.00
	Oct. 18	" " " " "	7	18.00
	Nov. 4	" " " " "	8	9.60
1902	Dec. 26	" John R. Taylor, insurance	9	21.00
	Jan. 1	" Mary L. Willison, widow	10	31.5
	Mar. 30	" " " " "	11	70.15
	April 15	" R. M. Henry, preparing acct	12	2.00
	" "	" Probate fees - herein	13	5.60
		To balance account		2450.12
		Total,		\$2862.47 2862.47

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$ 2862 47
Total amount credited,	\$ 412 35
Balance due said estate,	\$ 2450 12

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Anson R. Willison, executor of the estate of Robert G. Willison deceased, do make solemn oath that the within account is in all respects true and correct as I truly believe.

A. R. Willison, executor.

Sworn to before me and signed in my presence, this 16<sup>th</sup> day of April A.D. 1902.

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

Estate of William J. Wilson, Deceased.

Journal Entry -

On the Probate Court of Union County, Ohio. In the Matter of the Estate of William J. Wilson, deceased. No. 3186. April 16<sup>th</sup> 1902. Filing 9<sup>th</sup> and Final Account.

This day came Henry Sague, executor of the estate of William J. Wilson late of Union County, Ohio, deceased, and presented his ninth 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 31<sup>st</sup> day of May A.D. 1902, 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 William J. Wilson, deceased. No. 3186. May 31<sup>st</sup> 1902. Settlement of Ninth and Final Account.

This day this matter came on to be heard on motion to confirm account. Henry Sague, executor of the estate of William J. Wilson, late of Union County, Ohio, deceased, having heretofore, to wit: On the 16<sup>th</sup> day of April 1902, 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

Account -

1900	July 1
	" 13
	Oct 10
	" 10
	Nov. 24
	Dec. 31
1901	Jan. 22
	Feb. 23
	Apr. 8
	May 16
	" 25
	June 20
	Sept. 10
	Oct. 10
1902	Mar. 15
	Apr. 1

UNION COUNTY PROBATE COURT.

works from and after the 7<sup>th</sup> day of May 1902, 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. This day this matter came on to be further heard on motion of the said executor for the allowance of \$2<sup>00</sup> as his compensation for expenses. On consideration whereof, and the court being fully advised on the premises, the said executor is allowed said sum of \$2<sup>00</sup> for expenses. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$2<sup>00</sup>. And the court do find the said executor chargeable with assets of said estate in the sum of \$2682.56, and that he is entitled to credits in the sum of \$542.66, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$2139<sup>90</sup> in the hands of the said executor due said estate and said account is settled accordingly.

And said executor is ordered to pay said balance to the party or parties thereto lawfully entitled.

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.

H. Payne, executor of the estate of Mrs. J. Wilson deceased, in account with said estate. 7<sup>th</sup> annual account.

1900	Said executor charges himself as follows:		
	To balance on hand June 15, 1900		\$2122 34
July 1	F. C. Walker	Interest,	22
" 13	Larners Bank	"	3 25
Oct 10	J. B. Timmons	"	12 00
" 10	Loan & Savings Co.	"	15 00
Nov. 22	L. S. Jackson	"	7 0
Dec. 31	S. Cranston	"	3 50
Jan. 22	H. A. Williams	"	5 20
Feb. 23	L. S. Jackson	"	1 00
Apr. 8	Loan & Savings Co.	"	15 00
May 16	H. Payne	"	34 00
" 25	F. C. Walker	"	6 0
June 30	O. A. Wilkins	"	15 75
Sept. 10	F. C. Underhill	"	3 50
Oct. 10	Loan & Savings Co.	"	12 50
Mar. 15	R. P. Amrine		6 00
Apr. 1	J. W. McElroy		12 00
			\$2682 56

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RECORD OF ACCOUNTS.

Date	Description	Voucher	Amount
1901	Account paid out -		
Oct. 19	S. G. Faulkner - cutting inscription,	No. 1	2 50
Feb. 26	W. H. Winters, Undertaking	" 2	80 00
April 10	Chas. H. Thompson, medical service	" 3	10 50
April 10	Geo. Sanson, digging grave,	" 4	3 00
Dec. 31	Tax receipt	" 5	24 22
June 19	" "	" 6	24 51
Dec. 26	" "	" 7	24 07
June	" "	" 8	24 07
1902	For support of widow as per bill and receipt attached	" 9	339 29
April 16	Paid John M. Brodrick, Probate Judge,	" 10	8 10
" 16	" Henry Bague, Executor, expenses		2 00
			\$542 66

Recapitulation  
 Total amount chargeable, \$ 2682 56  
 Total amount credited, \$ 542 66  
 Balance due said estate, \$ 2139 90

Affidavit to Account.  
 The State of Ohio, Union County, ss:  
 I, Henry Bague, executor of the estate of William J. Wilson deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Henry Bague.  
 Sworn to before me and signed in my presence, this 16<sup>th</sup> day of April A.D. 1902.  
 John M. Brodrick, Probate Judge.

Account of Final Distribution.  
 Henry Bague, executor of the estate of William J. Wilson deceased, on account with said estate.  
 Said Executor charges himself as follows:  
 Amount found due estate as per final settlement with said court, made May 31<sup>st</sup> 1902, \$2139 90  
 Reserved for taxes of 1902, 40 01  
 Tax paid J. W. Morrow Esq. - omitted from final account by mistake and oversight 21 75  
 Balance for distribution \$2078 14

Said Executor credits himself as follows:  
 Amounts paid to heirs and legatees as per distribution order of said court made May 31<sup>st</sup> 1902, viz:  
 To W. H. Newland 86 59  
 C. E. Gable 86 59  
 Sarah Timmons 25 977  
 Jennie Heminger 25 977  
 C. B. Wilson 25 977  
 Alvaretta Wilson 86 59

Affidavit, The

Journal Entry -

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UNION COUNTY PROBATE COURT.

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Judge.
William J. estate.
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40 01
<u>21 75</u>
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25 9 77
86 59

To Mary A. Dague	25 9 77
George S. Wilson	32 47
Henry C. Wilson	32 47
Leamon Wilson	32 47
Vena L. Andrews	32 47
Blanche Johnson	32 47
Jane M. Hill	32 47
Zachariah T. Haines, Guardian,	52 47
Ethel Smith	32 47
Columbia Wilson	64 84
Mrs. Geo. Keyser	64 84
Thomas A. Mapes, Guardian,	64 84
Thomas A. Mapes	64 84
Viola A. Moor	25 9 77
	<u>\$507 2 14</u>

Affidavit, The State of Ohio, Union County, ss:  
 Henry Dague, executor of the estate of William J. Wilson, deceased, being sworn, says 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 executor 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 22<sup>nd</sup> day of July 1902.  
 Henry Dague  
 John M. Brodrick, Probate Judge.

Journal Entry - Probate Court, Union County, Ohio, July 22<sup>nd</sup> 1902  
 In the Matter of the estate of William J. Wilson, deceased. Account of final distribution. Order, No. 3186.  
 This day Henry Dague, executor of the estate of William J. Wilson 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 executor; it is ordered that the same be and hereby is allowed as his final discharge.  
 Said Henry Dague as such 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 Henry Dague pay the costs herein taxed at \$ within ten days, to be paid.  
 John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Henry Brist, deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Henry Brist, deceased. No. 5679. April 16<sup>th</sup> 1902.  
Filing First and Final Account.  
This day came Asahel B. Brist, Executor of the estate of Henry Brist 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 31<sup>st</sup> day of May A.D. 1902, 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, May 31, 1902.  
In the Matter of the Estate of Henry Brist, deceased. No. 5679. Settlement of First and Final Account.  
This day this matter came on to be heard on motion to confirm account. Asahel B. Brist, Executor of the estate of Henry Brist, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 16<sup>th</sup> day of April 1902, 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 Maysville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of May A.D. 1902, 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 \$3<sup>38</sup> as his compensation for expenses on behalf of said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said executor is allowed said sum of \$3.38 for expenses. It is therefore ordered by the court that the said executor retain out of the money of said estate the sum aforesaid, to-wit: \$3.38.  
And the court do find the said executor chargeable with assets of said estate in the sum of \$1606.98 and that he is entitled to credits in the sum of \$1606.98, 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

Account -

1902  
March 3

Feb. 19

March 3

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Jan. 29

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UNION COUNTY PROBATE COURT.

at \$ , within ten days, and that said said account be recorded.

John M. Brodrick, Probate Judge.

Account.-

Executor's Account.

Asahel C. Brist, Executor of the estate of Henry Brist deceased, in account with said estate.

1902	Said Asahel C. Brist charges himself as follows:		
March 3	To the receipt of		\$1606 98
	Total amount		\$1606 98
	By expenditures as follows:		
Feb. 19	W. S. Bastian	78 85	
March 3	Shearer & Shearer	2 00	
" "	Henry Brooks	1 00	
" "	James Coder	1 00	
" "	J. C. Gaston	1 00	
" "	Dr. A. C. Spink	12 00	
" "	Judge John M. Brodrick	17 50	
" "	Andrew Morey	1 00	
" "	L. Piper	1 00	
Jan. 29	J. H. Ryan	4 00	
March 3	James S. Keenan	5 00	
" "	Abraham Morey	1 00	
" "	J. W. Bartwell	5 00	
April 2	Asahel C. Brist	244 32	
" "	Mary Elizabeth Lee	244 32	
" "	Sarah M. Armstrong	244 32	
" "	V. C. Brist	244 32	
" "	Alex. Brist	48 85	
" "	Pearl Brist	48 85	
" 4	Mrs. Rosa L. Lell	48 85	
" "	Charlie S. Brist	48 85	
" "	William H. Brist	48 85	
" 10	Emmie J. Davis	244 32	
" 11	Asahel C. Brist	3 38	
" 16	John M. Brodrick	6 90	
			\$1606 98

Recapitulation.

Total amount chargeable \$1606 98  
 Total amount credited \$1606 98

Balanced. No fees being charged by executor.

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Asahel C. Brist, Executor of the estate of Henry Brist deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Asahel C. Brist,

Sworn to before me and signed in my presence, this 16<sup>th</sup> day of April A. D. 1902.  
 John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of William C. Henderson, Deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of William C. Henderson, deceased. (No. 5101. April 23, 1902.  
Filing Fourth Partial Account.

This day came Sarah E. Henderson, the only surviving executrix of the will of William C. Henderson late of Union County, Ohio, deceased, and presented the fourth partial account, (final as to the estate of Gideon Liggett, deceased executor) in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of May A.D. 1902, 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 William C. Henderson, deceased. (No. 5101. May 31, 1902.  
Settlement of Fourth Account

This day this matter came on to be heard on motion to confirm account. Sarah E. Henderson, the only surviving executrix of the estate of William C. Henderson, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 23<sup>rd</sup> day of April 1902, filed in this court the 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 and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of May 1902, 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 \$47.11 as her 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 executrix is allowed said sum of \$47.11 as her legal compensation, and the sum of \$25.00 for extraordinary services. It is therefore ordered by the court that the said executrix retain out of the money of said estate the sum of the two items last aforesaid, to-wit: \$72.11

It is ordered that said executrix be allowed as a credit the sum of \$297.11 paid to the estate of Gideon Liggett, deceased executor herein, for his legal and extra compensation as such executor.

And the court do find the said executrix chargeable with assets of said estate in the sum of \$7629.58 and

Fourth  
Account -

1902	April 23	To
1901	May 29	Ja
	June 1	to
	" 7	Ed
	July 10	Ho
	" 22	Em
	Aug. 13	
	Sept. 14	
	Oct. 5	Di
	" 23	J. o
	Nov. 16	Jo
	" 18	Ch
	" "	Ja
	" 21	to
	" "	Ed
	Dec. 22	Jo
1902	" "	Jo
	Jan. 10	
	" 25	J. o
	" "	Em
" 1901	" "	Co
	Aug. 5	J.
	Sept. 19	L. o
1902	Jan. 6	Jo
	April 2	to

1901	May 20	Jo
	June 1	"

UNION COUNTY PROBATE COURT.

that she is entitled to credits in the sum of \$3876.25 as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$3653.34 in the hands of the said executrix due said estate, and said account is settled accordingly. And said executrix is ordered to 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 proceeding aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Fourth Executor's Account.  
 Account - Viduan Liggett and Sarah E. Henderson, executors of the estate of William B. Henderson deceased, the account with said estate.

Said Executors charge themselves as follows:

1902	April 23	To balance due said estate on third partial settlement made May 15 <sup>th</sup> 1901	\$ 2812 10
1901	May 27	James Lonest, for hogs	61 95
	June 1	A. Young, for wool	547 00
	" 7	Extra dividend on bank stock	120 00
	July 10	Hotel Dividend	100 00
	" 22	Interest on Bank certificate	56 97
	Aug. 13	" " " "	5 12
	Sept. 14	" " " "	10 00
	Oct. 5	Dividend on Bank stock	120 00
	" 23	J. P. Shields, Interest	52 50
	Nov. 16	Lonest & Hilgore	198 97
	" 18	Chas. Hagenbacher	115 20
	" "	Interest	48 44
	" 21	Blyde Thompson, balance on note	26 00
	" "	Interest	6 23
	Dec. 22	Interest on bank certificate	68 86
	" "	Lonest & Hilgore, 22 steers	1730 20
1902	Jan. 10	" " " "	143 50
	" 25	J. P. Shields judgment note	750 00
	" "	Interest on above	17 97
" 1901	" "	Costs in collecting above	10 00
	Aug. 5	J. M. Campbell	35 00
	Sept. 19	L. Worthington	275 30
1902	Jan. 6	John Machan	143 50
	April 2	L. D. Perkins	80 00
Total receipts from all sources			\$ 7529 69

Said Executors claim credit for monies paid out for said estate as follows:

1901	May 20	By J. B. Hendersons	No. 1	\$ 45 00
	June 1	" Sarah E. Henderson	" 2	208 15



UNION COUNTY PROBATE COURT.

5 00	1901 July 12	By Mark P. Mills	No. 82	16 25
8 00	" 16	" Clyde Thompson	" 83	4 50
33 00	" 19	" J. J. Hinterschied	" 84	24 10
80 00	" 31	" Chas. Arthur	" 85	17 00
73 35	Aug. 2	" W. H. Hauer	" 86	7 00
105 56	" 31	" Anna Graham	" 87	10 00
41 22	Sept. 18	" J. K. Graham	" 88	66 00
1 30	" 21	" Mark P. Mills	" 89	23 00
1 00	" 30	" L. G. Carter	" 60	7 00
1 25	Nov. 9	" A. Brown	" 61	4 89
1 90	" 23	" Mark P. Mills	" 62	42 00
1 25	" 13	" J. K. Henderson	" 63	64 00
1 25	" 18	" B. H. Thompson	" 64	107 60
1 25	1900 Jan 13	" Howard Conklin	" 65	10 90
2 25	Feb 1	" B. H. Thompson	" 66	24 00
1 15	" 19	" A. Serguire	" 67	30 03
45 00	" 24	" G. E. Harriott	" 68	6 90
55	" 4	" J. J. Hinterschied	" 69	3 35
2 00 00	" 28	" J. & R. Lazarus & Co.	" 70	20 00
10 00	Mch 14	" Mrs. R. E. Glaze	" 71	24 00
14 00	" 14	" Howe & Co.	" 72	45 00
42 00	" 22	" Carry Thompson	" 73	23 82
17 10	" 15	" William Chellis	" 74	12 00
1 00 00	" 22	" Mamie Conlin	" 75	61 00
27 00	April 1	" Charles Hagenbacher	" 76	236 60
30 00	" 15	" J. Godfrey	" 77	20 00
50 00	" 18	" H. M. Thompson	" 78	62 00
10 00	" 21	" Mrs. R. E. Glaze	79	24 00
35 00	" 23	" Sarah E. Henderson Ex.	80	25 00
126 50	" "	" " " " " " " " " " " 1/2 of expenses #4711 1/4	81	47 11
11 65	" "	" Martha Biggett, Admin. &c. " " " " " " " " " " " " " "	82	47 11
5 50	" "	" Carter & Porter, counsel & drafting account	" 83	20 00
5 50	" "	" Martha Biggett, Admin. &c. extra services	" 84	250 00
1 00	" "	" John M. Brodrick P. J.	" 85	8 00
6 00	Total expenditures for all purposes			\$ 3876 25
10 00	Balance due estate in full			\$ 3653 34
395 12				\$ 7529 59
6 00	To the court:			
39 47	Sarah E. Henderson, the only surviving executrix of said estate, hereby suggests that said J. Godfrey Biggett is now deceased, and she asks that this settlement shall be a final account as to him, and that his bonds, moneys and estate shall be released from all further liability as to him.			
106 91	Recapitulation			
75 14	Total amount chargeable,			
106 80	Total amount credited,			
430	Balance due said estate,			
2 00 00				
30 00				
9 47				
24 00				
16 00				
25 40				

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Sarah E. Henderson, Executrix of the estate of William C. Henderson deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Sarah E. Henderson.

Executrix as aforesaid.

Sworn to before me and signed in my presence, this 23<sup>rd</sup> day of April A.D. 1902.

(L.S.)

Ada McCampbell

Deputy Clerk Probate Court.

Estate of Sarah H. Brown, deceased.

Journal Entry -

On the Probate Court of Union County, Ohio, No. 5522. April 3<sup>rd</sup> 1902. In the Matter of the Estate of Sarah H. Brown, deceased. Filing First and Final Account.

This day came Esther Hooding, Administratrix of the estate of Sarah H. Brown 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 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick Probate Judge.

First and Final Account -

Journal Entry -

On the Probate Court of Union County, Ohio, No. 5522. May 31, 1902. In the Matter of the Estate of Sarah H. Brown, deceased. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Esther Hooding, Administratrix of the estate of Sarah H. Brown, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 3<sup>rd</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, and no exceptions having been filed thereto the said account together with the vouchers accompanying the same, are now examined by the court.

1901

April 30

May 24

1901

April 30

May 1

Journal Entry -  
 1901  
 April 30  
 May 24  
 1901  
 April 30  
 May 1

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 Administratrix for the allowance of \$52<sup>00</sup> as her legal compensation and \$2<sup>50</sup> for expenses and extraordinary services rendered to said estate to this date, on consideration whereof, and the Court being fully advised on the premises, the said Administratrix is allowed said sum of \$52<sup>00</sup> as her legal compensation and the sum of \$2<sup>50</sup> for extraordinary services and 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: \$54<sup>50</sup>.

And the Court do find the said Administratrix chargeable with assets of said estate in the sum of \$871.55 and that she is entitled to credits in the sum of \$765.44, as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is a balance of \$106.<sup>11</sup> in the hands of the said Administratrix due said estate, and said account is settled accordingly. And said Administratrix is ordered to pay said balance to the party or parties thereto lawfully entitled and to make report thereof to this Court as provided by Statute.

It is further ordered by the Court that said Administratrix pay the cost of the proceedings aforesaid, taxed at \$<sup>00</sup>, within ten days, and that said account be recorded.

John M. Brodrick Probate Judge.

Administratrix' Account.

Esther Gooding, Administratrix of the estate of Sarah A. Brown, deceased, in account with said estate. Said Administratrix charges herself as follows:

First and Final Account

1901 April 30

May 24

To Amount of Sale Bill	61 10	61
" " Items sold at private sale	45	
" Cash from Chas. C. Penhollow	810	

Said Administratrix claims credit for disbursements made on behalf of the said estate as follows, to wit:

1901 April 30

May 1

By paid W. C. Lawrence	Voucher 1	2
" " E. J. Evans	" 2	5
" " E. C. Charouse	" 3	650
" " A. J. Hare	" 4	350
" " O. M. Scott & Bros.	" 5	160
" " Snider Bros.	" 6	245

Amounts carried forward,

\$ 871 55 2105

RECORD OF ACCOUNTS.

				\$	\$
1901	Amounts brought forward,			871.55	21.05
May 1	By paid Shearer & Shearer	Vouchers	7		24
	" " Drs. Southard & Wood	"	8		5
	" " Jos. Proff	"	9		1
	" " Geo. E. Whitney	"	10		1
	" " J. L. Kennedy	"	11		1
3	" " F. T. Owen	"	12		50
11	" " E. R. Case	"	13		25
18	" " Ellis R. Case	"	14		25
22	" " Same	"	15		25
24	" " J. W. Monroe, Treas.	"	16		22.75
	" " Union Banking Co. (No Vouchers) (20 cent)				1
29	" " H. W. Morry & Co	Vouchers	17		2.75
	" " J. W. Kolbrar	"	18		7.71
	" " John M. Brodrick	"	19		21.35
	" " James M. Campbell	"	20		25
	" " A. B. Sarsker	"	21		43.25
30	" " Rev. W. L. Wallace	"	22		5
June 3	" " Frank P. Goble	"	23		75
10	" " Bert Nixon	"	24		3
18	" " Elizabeth Gooding	"	24 <sup>00</sup>		82.38
July 26	" " Same	"	25		24.48
Aug. 22	" " Same	"	26		282.94
	" " Stanley Gooding	"	27		25
	" " Reversin on Admin bond	No "			30
April 3	" " John M. Brodrick	"	28		7.60
	" " James M. Campbell	"	29		20
	Said Administratrix asks his statutory compensation on \$871.55 @ 5%				52.29
	Said Administratrix represents to the court that she has expended cash in traveling expenses and incidentals for said estate \$7 <sup>50</sup> and she asks an additional allowance for extraordinary service, involving much personal labor, \$95 <sup>00</sup> , in all.				32.50
	By amount to balance				106.11
				\$871.55	\$871.55

Recapitulation.

Total amount chargeable,	\$871.55
Total amount credited,	\$765.44
Balance due said estate,	\$106.11

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Esther Gooding Administratrix of the estate of Sarah A. Brown deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 Esther Gooding.  
 Sworn to before me and signed in my presence, this

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 Distribution  
 Account -  
 filed  
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UNION COUNTY PROBATE COURT.

Third day of April A.D. 1902.

J.M. Brodrick, Probate Judge.

Distribution Account of Final Distribution.

Account - Esther Gooding, Administratrix of the estate of Sarah A. Brown deceased. In account with said estate. Said Administratrix charges herself as follows:

Amount found due estate as per final settlement with said court made April 2 <sup>d</sup> 1902	\$ 201	\$ 00
Paid expenses incidental to distribution	106	11
Balance for distribution	291	
	\$ 103	20

Said Administratrix credits herself as follows:

Amounts paid to heirs as per distribution order of said court made May 31, 1902, viz:

1902	June 9	To Elizabeth Gooding	Voucher	1	26	80
	" 12	" James Harvey Carpenter	"	2	23	80
	" 14	" Mary Grace Carpenter	"	3	12	90
	" 18	" Ed W. Carpenter	"	4	12	90
	July 3	" Hilpa Jane Donaldson	"	5	23	80
						\$ 103 20

The State of Ohio, Delaware County, ss.

Esther Gooding, Administratrix of the estate of Sarah A. Brown, 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 she verily believes; and said Administratrix asks that the same be allowed as her final discharge, and ordered by the court to be recorded.

Esther Gooding.

Sworn to before me and signed in my presence, this 11<sup>th</sup> day of July 1902.

J.D.

Ellis R. Case

Notary Public, Delaware Co., Ohio.

Journal Entry -

Probate Court, Union County, Ohio, July 12<sup>th</sup> 1902. In the Matter of the Estate of Sarah A. Brown, deceased. Account of Final Distribution. No. 5522. Orders.

This day Esther Gooding, Administratrix of the estate of Sarah A. Brown 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 order of distribution heretofore made. Said account being proved to the satisfaction of the court and verified by the oath of said Esther Gooding; it is ordered that

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RECORD OF ACCOUNTS.

the same be and hereby is allowed as his final discharge. Said Administratrix 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 Administratrix pay the costs herein taxed at & within ten days, costs paid.

John M. Brodrick, Probate Judge.

Estate of John J. Stuart, deceased.

Journal Entry -

On the Probate Court of Union County, Ohio, in the Matter of the Estate of No. 55-15. April 11<sup>th</sup> 1902. John J. Stuart, deceased. Filing First and Final Account.

This day came William R. Porto, Administrator of the estate of John J. Stuart 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 31<sup>st</sup> day of May A.D. 1902, 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 No. 55-15. May 31, 1902, Settlement of John J. Stuart, deceased. of First and Final Account.

This day this matter came on to be heard on motion to confirm account. William R. Porto, Administrator of the estate of John J. Stuart, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 11<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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.

Account -

1902

Mar. 20

1902

April 8

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And the Court do find the said Administrator charge-  
able with assets of said estate in the sum of \$5370 and  
that he is entitled to credits in the sum of \$66.87  
as shown by said vouchers and other evidence pro-  
duced to the Court.

And the Court do further find that there is a bal-  
ance of \$13.19, due the said Administrator for ser-  
vice payments on behalf of said estate, and said Account  
is settled accordingly.

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

John M. Brodrick, Probate Judge.

Account - Administrator's Account.

William R. Porto, Administrator of the estate of John  
J. Stuart deceased, in account with said estate.

Said Administrator charges himself as follows:

1902	Mar. 20	To money advanced by Tyne Mason - owner of the realty -		\$ 53 70
		No other or further money came into my hands, as admin - from said estate.		
1902	April 8	Administrator credits himself - By cash to Hudson Bros. Store account	1	1 86
	" 10	" " " W. B. Cooke, medical services	2	24 35
	" "	" " " L. L. Probst, lot in cemetery & dig grave	3	13 50
	" "	" " " J. L. Robinson, Trustee of P. Lodge, debt	4	14 00
		Total,		\$ 53 70
		By paid John M. Brodrick, Probate Judge		13 19
				\$ 66 87

Recapitulation.

Total amount chargeable,	\$ 53 70
Total amount credited,	\$ 66 87
Balance due said Administrator	\$ 13 19

Affidavit to Account.

The State of Ohio, Union County, ss.

I, William R. Porto Administrator of the estate of John J.  
Stuart deceased, deceased, do make solemn oath that  
the within account is in all respects true and correct,  
as I verily believe.

William R. Porto Administrator.

Sworn to before me and signed in my presence, this  
11<sup>th</sup> day of April A.D. 1902.

(J. B.)

John M. Brodrick Probate Judge.

Estate of John J. McKinstry, deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
On the Matter of the Estate of John J. McKinstry, deceased. No. 55-21. April 26<sup>th</sup> 1902.  
Filing first and final account.  
This day came Lawrence M. Brary, Administrator of the Estate of John J. McKinstry, 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 31<sup>st</sup> day of May A.D. 1902 at one o'clock P.M., to which time said matter is continued.

Journal  
Entry -

John M. Brodrick Probate Judge.  
In the Matter of the Estate of John J. McKinstry, deceased. No. 55-21. May 31, 1902.  
Settlement of first and final account.  
This day this matter came on to be heard on motion to confirm account. Lawrence M. Brary, Administrator of the estate of John J. McKinstry, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 26<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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 \$1600.00 and that he is entitled to credits in the sum of \$1600.00, 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.

Account -

John M. Brodrick, Probate Judge.  
Administrator's Account.  
Lawrence M. Brary, Administrator of the estate of John J. McKinstry deceased, in account with said estate.  
Said Lawrence M. Brary charges himself as follows:

1901	April 6	To cash by Martha J. McKinstry (Real estate)	\$ 150
	July 27	" " " " " " " "	864

1901	Oct. 1		
	" 1		
	" 10		
	" "		
1901	April 6		
	" "		
	" "		
	July 27		
	Oct. 1		
	" 1		
	" 1		
	" 1		
	" 1		
	" 3		
	" "		
	Nov. 23		
	April 6		
	" 26		

1901					
Oct. 1		Selling the land - Cash		1000 00	
" 1		Cash by Martha J. McMinistry (Real estate)		170 00	
" 10		" " " " " " " "		3 31	
" "		" " " " " " " "		276 54	
					\$1600 00
1901		To amount paid out on debts -			
April 6		J. B. White appraisers		50	
" "		L. W. Blinn "		50	
" "		O. B. Eaton "		50	
July 27		Taxes		8 64	
Oct. 1		Dickinson Loan Co. Mortgage		753 48	
" 1		Hathaway Mortg.		318 30	
" 1		Cancelling Mortgages		50	
" 1		R. W. Grady Atty. - fees -		10 00	
" 1		H. Mowry, Abstract		8 00	
" 1		John M. Brodrick P. J.		25 00	
" 3		A. Smith M. D.		43 00	
" "		C. Chappell note		14 06	
Nov. 23		Bell Bros.		17 16	
April 6		Stamp & Recording Mortgage		1 50	
" 26		Martha J. McMinistry down		398 56	
					\$1600 00

Recapitulation.

Total amount chargeable,	\$1600 00
Total amount credited,	\$1600 00

Affidavit To Account.

The State of Ohio, Union County, ss.  
 I, Lawrence M. Grady, Administrator of the estate of John J. McMinistry deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

Sworn to before me and signed in my presence, this 26<sup>th</sup> day of April A.D. 1902.  
 Lawrence M. Grady,  
 John M. Brodrick Probate Judge.

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RECORD OF ACCOUNTS.

Estate of Frank Welch, deceased.  
 In the Probate Court of Union County, Ohio.  
 Journal Entry - In the Matter of the Estate of Frank Welch, deceased. No. 55-31. April 26<sup>th</sup> 1902. Filing First and Final Account.

This day came Mary Welch, Administratrix of the estate of Frank Welch 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 31<sup>st</sup> day of May A.D. 1902, 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 Frank Welch, deceased. No. 55-31. May 31<sup>st</sup> 1902. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Mary Welch Administratrix of the estate of Frank Welch, late of Union County, Ohio, deceased, having heretofore, to wit: on the 26<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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 \$728<sup>00</sup> and that she is entitled to credits in the sum of \$875<sup>00</sup> as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$147<sup>00</sup> 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 costs of the proceedings aforesaid taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.  
 Administratrix' Account.

Mary Welch, Administratrix of the estate of Frank Welch deceased, an account with said estate.

Said Accountant charges herself as follows:

Aug 25/1899	90 rent rec'd	140 00
Nov. 7/1900	" " "	40 00
Nov. 1/1900	" " "	
Apr. 9/1901	" " "	

Apr. 15/1901		
Oct. 15/1901		90
Jan. 24/1899		"
Feb. 18		"
April		"
June		"
Aug		"
Dec. 19		"
Jan. 14/1900		"
Apr. 13/1901		By
" 18		"
" "		"
" 22		"
Oct. 11		"
" 9		"
July 18/1899		"
May 3/1899		"
April 16/1901		"
Dec. 27/1899		"
June 24/1899		"
Dec. 15		"
July 7		"
Dec. 17		"
June 18/1898		"
Nov. 30/1899		"
Nov. 30/1899		"
Dec. 6/1901		"
Feb. 1		"
Oct. 9		"
" 1901		"
April 26/1901		"
May 23/1901		"
July 1/1901		"
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June 26		"
" 26		"
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April 14		"
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" "		"
Apr. 26/1902		"
" "		"

UNION COUNTY PROBATE COURT.

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Apr. 15/1901						
Oct. 13/1901	To rent received					48 00
Jan. 24 <sup>1899</sup>	" Payment on board of Charles White					10 00
Feb 15	" " " " " " " "					10 00
April	" " " " " " " "					5 00
June	" " " " " " " "					5 00
Augt	" " " " " " " "					5 00
Dec. 19	" " " " " " " "					5 00
Jan. 14 <sup>1900</sup>	" " " " " " " "					5 00
	" Sale of tools					5 25
	" amt of sale of land					48 00
						728 25
	Said Accountant credits herself as follows:					
April 13 <sup>1901</sup>	By paid Probate Judge		Vol. No. 1			7 50
" 18	" " John W. Kearns appraiser		" " 2			1 00
" "	" " J. J. Watts		" " 3			1 00
" "	" " G. W. Moore		" " 4			1 00
" 22	" " L. C. Ford		" " 5			12 00
Oct 11	" " J. E. Shelton		" " 57			25 00
" 9	" " L. T. Arthur, atty fee selling land		" " 6			20 00
July 18	" " Church Bros. & Wild		" " 7			3 00
May 3 <sup>1899</sup>	" " S. M. Watts		" " 8			7 44
April 15 <sup>1901</sup>	" " Fisher & Sons		" " 9			16 76
Dec. 27 <sup>1899</sup>	" " taxes		" " 10			6 42
June 22 <sup>1899</sup>	" " "		" " 11			3 08
Dec. 15	" " "		" " 12			5 66
July 7	" " "		" " 13			2 87
Oct. 17	" " "		" " 14			2 82
June 18 <sup>1898</sup>	" " "		" " 15			2 82
Nov. 30 <sup>1899</sup>	" " Insurance				No receipt	19 25
Nov. 30 <sup>1899</sup>	" " "				" "	12 00
Dec 6 <sup>1901</sup>	" " "				" "	8 00
	" " "				" "	11 25
Feb 1	" " Works and repairs (Mary Welch)					28 80
Oct. 9	" " Probate Judge		Vol. No. 16			13 00
" 1902	" " Shearer & Shearer, notice of app't		" " 17			2 00
April 26 <sup>1901</sup>	" " J. W. Cartmell		" " 18			53 00
May 23 <sup>1901</sup>	" " Insurance				No V	12 00
July 1	" " Taxes				No V	2 82
" "	" " Bill for repairs		" " 19			4 70
June 26	" " J. J. Watts appraiser		" " 20			1 00
" 26	" " J. W. Kearns		" " 21			1 00
" "	" " G. W. Moore		" " 22			1 00
April 14	" " Paper for					5 91
" "	" " W. P. Hisey		" " 23			2 00
Oct 2	" " Widows dowry		" " 24			69 42
	" " Widows allowance					450 00
	" " Adminy 6 per cent on \$728 <sup>25</sup>					43 70
Apr. 26 <sup>1902</sup>	" " L. T. Arthur, atty fee					5 00
" "	" " Probate Judge					6 25
						875 67

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable,	\$ 728 25
Total amount credited,	\$ 875 67
Balance due said Administratrix	\$ 147 42

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Mary Welch, Administratrix of the estate of Frank Welch, deceased, do make solemn oath that the within account is in all respects true and correct, as I truly believe.

Mary Welch, Admrx.

Sworn to before me and signed in my presence, this 26<sup>th</sup> day of April A.D. 1902.

(L.S.)

John M. Brodrick Probate Judge.

Estate of William Moodie, Deceased.

Journal Entry -

On the Probate Court of Union County, Ohio. In the Matter of the Estate of William Moodie, deceased. No. 4469. May 2<sup>nd</sup> 1902. Filing Fourth Partial Account.

This day came Henry Moodie, Administrator of the estate of William Moodie late of Union County, Ohio, deceased, and presented his fourth partial account in settlement of said estate, duly verified.

Also his motion and affidavit for additional time to collect assets. Whereupon the court do order the same filed, and that said account be advertised for hearing on Saturday the 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matters are continued.

John M. Brodrick, Probate Judge.

Journal Entry -

On the Probate Court of Union County, Ohio. In the Matter of the Estate of William Moodie, deceased. No. 4469. May 31, 1902. Settlement of Fourth Account.

This day this matter came on to be heard on motion to confirm account. Henry Moodie, Administrator of the estate of William Moodie, late of Union County, Ohio, deceased, having heretofore, to wit: On the 2<sup>nd</sup> day of May 1902, 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, and of general circulation in the county aforesaid, for not less

Account -

1899		
Oct.	25	To
1900		
Nov.	23	"
1901		
Sept.	30	"

1899		Said
Feb.	15	By
1902		
May	2	"
"	"	"
"	"	"

than three consecutive weeks from and after the 7<sup>th</sup> day of May 1902, 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 \$8<sup>00</sup> as his legal compensation, on consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$8<sup>00</sup> 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: \$8.80.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$439<sup>94</sup> and that he is entitled to credits in the sum of \$1462<sup>40</sup> as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$1022<sup>46</sup> 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 Henry Woodie 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 2<sup>nd</sup> day of May A.D. 1902, 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.

Account -

Administrator's Account.

Henry Woodie, Administrator of the estate of William Woodie deceased, in account with said estate.

Fourth Account.

Said Administrator charges himself as follows:

1899	Oct. 25	To amount recd from Merton Smith	\$ 28 00
1900	Nov. 23	" " " " J. S. Robbins note	200 00
1901	Sept. 30	" " " " J. S. Robbins note	211 94
		Total,	\$ 439 94
1899	Dec. 15	Said Administrator claims credits as follows:	
1902	May 2	By amount overpaid on third account.	\$ 1444 60
	" "	" " paid J. H. Kirkade legal services	2 00
	" "	" " Probate court costs	7 00
	" "	" " Administrators compensation	8 80
		Total	\$ 1462 40

RECORD OF ACCOUNTS.

Recapitulation.

Total amount chargeable	\$ 439 74
Total amount credited,	1462 40
Balance due said Administrator	\$ 1022 46

Affidavit to Account.

The State of Ohio, Union County, ss:

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

Henry Moodie.

Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of May A.D. 1902,

*[Signature]*

Eda M. Campbell, Deputy Clerk Probate Court.

Guardianship of Goshia Taylor, Minor.

Journal  
Entry -

In the Probate Court of Union County, Ohio.

In the Matter of the Guardianship of Goshia Taylor, Minor. No. 44348. April 19<sup>th</sup> 1902. Filing Second and Final Account.

This day came J. J. Arthur, Guardian of Goshia Taylor 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 31<sup>st</sup> day of May A.D. 1902, 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 Goshia Taylor, Minor. No. 44348. May 31, 1902. Second and Final Account.

This day this matter came on to be heard on motions confirm account. Francis J. Arthur, Guardian of the person and estate of Goshia Taylor, a minor, having heretofore, to-wit: on the 19<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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 -  
1901  
Oct. 2 To  
Nov. 13 "  
1901  
Oct. 12 By  
Nov. 13 "  
Dec. 6 "  
" 20 "  
" 20 "  
1912  
Jan. 21 "  
" 25 "  
April 19 "  
" 19 "  
1902  
May 12 "

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 \$888.05; and that he is entitled to credits amounting to the sum of \$167.45 valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$50.88, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$50.88 being the allowance aforesaid.

And the court do further find that there is a balance of \$420.63 in the hands of said Guardian due said ward, and said account is settled accordingly.

And, it appearing to the court that said ward has reached the age of her majority, said Guardian is ordered to pay said balance to said ward; receipt for which 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.

J. F. Arthur, Guardian of Loshia Taylor, Final Account. An account with his ward. Said Guardian charges himself as follows:

1901	Oct. 12	To balance due ward last settlement	\$ 222.05	
	Nov. 13	cash received from Howard C. Black	46.00	
		" Interest	21.00	
			\$ 358.05	
Said Accountant charges himself as follows:				
1901	Oct. 12	By fid Loshia Taylor (Ward)	Voucher No. 12	\$ 8.00
	Nov. 13	" " " " " "	" No. 13	15.00
	Dec. 6	" " " " " "	" " 14	13.00
	" 20	" " Dec. 1901 Taxes	" " 15	7.78
	" 20	" " Loshia Taylor (Ward)	" " 16	20.00
1902	Jan. 21	" " " " " "	" " 17	8.00
	" 25	" " " " " "	" " 18	15.00
	April 19	" " June 1902 Taxes	" " 19	7.77
	" 19	" " Probate Judge	" " 20	3.90
		" " Taxes 1902		9.12
		" " Guardian and Atty fee		50.88
1902	May 12	" " Loshia Taylor (now Pennell)	" " 21	10.00
				\$ 167.45

RECORD OF ACCOUNTS.

Recapitulation

Total amount chargeable, \$588.08  
 Total amount credited, \$167.45  
 Balance due said Ward, \$420.63

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, F. J. Arthur, Guardian of Woshia Taylor do make solemn oath that the within is a true and correct account of said Guardianship, as lawfully believ.

F. J. Arthur, Guardian.

Sworn to before me and signed in my presence, this 19<sup>th</sup> day of April A.D. 1902.

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

Guardianship of Otto J. M. Bursold, Minor.

Journal Entry -

In the Probate Court of Union County, Ohio,  
 On the Matter of the Guardianship of Otto J. M. Bursold, - { No. 4009. April 24<sup>th</sup> 1902.  
 Filing Fifth Partial Account.

This day came Martin Bursold, Guardian of Otto J. M. Bursold, a minor of Union County, Ohio, and presented his fifth partial account in settlement of said Guardianship duly verified. Whereupon, the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of May A.D. 1902, 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,  
 On the Matter of the Guardianship of Otto J. M. Bursold, Minor, - { No. 4009. May 31<sup>st</sup> 1902.  
 Fifth Account.

This day this matter came on to be heard on motion to confirm account. John Martin Bursold, Guardian of the person and estate of Otto J. M. Bursold, having heretofore, to-wit: on the 24<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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

Account -

1900  
 May 4 To  
 1902  
 April 24 "

1900  
 May 25 By  
 " 26 "

Dec'r 1 1901  
 Jan'y 24 "  
 Feb'y 8 "  
 " 28 "

Feb 30 "  
 June 1 "  
 Oct. 26 "  
 Nov. 16 "  
 Dec. 7 "

1902  
 March 16 "  
 April 24 "  
 " " "  
 " " "

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 \$9294.00; and that he is entitled to credits amounting to the sum of \$744.34, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding, care and services rendered said ward. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$500.00 as his compensation for services as aforesaid, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$500.00 being the allowance aforesaid.

And the court do further find that there is a balance of \$8549.66 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.

Martin Bunsold, Guardian of Otto M. Bunsold.  
Fifth Account. In account with his ward.  
Said Guardian charges himself as follows:

1900	May 4	To balance on hand 4 <sup>th</sup> settlement	\$8469 66
1900	April 24	" " interest 5% (could not get higher)	834 34
		Total charges,	\$9294 00

Said Guardian claims credits as follows:

1900	May 25	By amt paid J. L. Reagle & Co. (shoes)	1	1 75
"	26	" " " County Treasurer (taxes)	2	54 05
Dec'r	1	" " " " " "	3	52 83
1901	Jan'y 24	" " " J. L. Reagle & Co. (shoes)	4	2 00
Feb'y	8	" " " Chas. Braun (clothing)	5	3 00
"	28	" " " H. C. Kurchle	6	75
Feb	30	" " " J. L. Reagle & Co. (shoes)	7	1 75
June	1	" " " County Treasurer (tax June 1901)	8	52 83
Oct.	26	" " " Otto & Zarnner (clothing)	9	4 15
Nov.	16	" " " J. L. Reagle & Co (felt boots)	10	2 00
Dec.	7	" " " County Treasurer (tax Dec. 1901)	11	56 85
1902	"	" " " H. W. Court & Co. (shoes)	12	2 00
"	"	" " " " " " (boots)	13	2 00
March	16	" " " A. S. Burger (school supplies)	14	38
April	24	" " " J. H. Hinkfale, legal services	15	2 00
"	"	" " " Probate costs &c.	16	6 00
"	"	" " " Board & care of ward		400 00
"	"	" " " Compensation, guardian		100 00
		Total credits		\$744 34
		Balance due ward,		\$8549 66

<u>Recapitulation</u>	
Total amount chargeable,	\$ 7294.00
Total amount credited,	\$ 744.34
Balance due said Ward,	\$ 5449.66

Affidavit to Account.

The State of Ohio, }  
 Union County, }  
 I, Martin Bunsold, Guardian of Otto J. M. Bunsold, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Martin Bunsold,

Sworn to before me and signed in my presence, this 24<sup>th</sup> day of April A.D. 1902.

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

Guardianship of Clarence H. Laird, Minor.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Clarence H. Laird. No. 5047. April 25<sup>th</sup> 1902.  
 Filing Second Account.

This day came Anna J. Laird, Guardian of Clarence H. Laird, a minor 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 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Journal Entry - In the Matter of the Guardianship of Clarence H. Laird, Minor. No. 5047. May 31<sup>st</sup> 1902.  
 Second Account.

John M. Brodrick, Probate Judge.

This day this matter came on to be heard on motion to confirm account. Anna J. Laird, Guardian of the person and estate of Clarence H. Laird, having heretofore, to-wit: on the 25<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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

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and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$467.12; and that she is entitled to credits amounting to the sum of \$55.50, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$55.00 as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$50.00, being the allowance aforesaid.

And the court do further find that there is a balance of \$413.62 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.

Anna J. Laird, Guardian of Clarence H. Laird.  
Second Account. In account with her ward,  
Said Guardian charges herself as follows:

To balance on 1st Account	\$ 417 52
Interest one year	25 05
	\$ 442 57
" 2nd "	26 55
	\$ 469 12
Paid Probate Judge	\$ 5 50
Compensation for Guardian	50 00
	\$ 55 50

Recapitulation.

Total amount chargeable,	\$ 469 12
Total amount credited,	55 50
Balance due said ward,	\$ 413 62

Affidavit to Account.

The State of Ohio, }  
Union County, } ss. I, Anna J. Laird Guardian of Clarence H. Laird do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Anna J. Laird.

Sworn to before me and signed in my presence, this 25th day of April A.D. 1902.

(L.S.) Ada M. Campbell, Deputy Clerk Probate Court.

Guardianship of Muriel Smith et al., Minors.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Muriel Smith et al., Minors. No. 4739. April 27<sup>th</sup> 1902.  
 Filing Third Partial Account.  
 This day came Joseph F. Woods, Guardian of Muriel Smith, Sidney Scott Smith, Junius Percy Smith and Archibald L. Smith, of Union County, Ohio, and presented his third partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Journal Entry - In the Matter of the Guardianship of Muriel Smith et al., Minors. Third Account.  
 John M. Brodrick, Probate Judge.  
 In the Probate Court of Union County, Ohio. No. 4739. May 31, 1902.

This day this matter came on to be heard on motion to confirm account. Joseph F. Woods, Guardian of the estate of Muriel Smith, Sidney S. Smith, Junius P. Smith and Archibald L. Smith, having heretofore, to-wit: on the 27<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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 \$2308.74; and that he is entitled to credits amounting to the sum of \$423.16, valid 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 \$1885.58 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 Account.  
 Joseph F. Woods, Guardian of Muriel Smith, Sidney Scott Smith, Junius P. Smith and Archibald L. Smith.

1902	April 10	To
1901	Feb'y 15	"
1902	" 15	"
1901	April 15	"
1901	Feb'y 19	By
1902	May 3	"
1902	Feb'y 15	"
1901	Jan'y 28	"
1901	June 15	"
1902	Dec. 12	"
1902	March 29	"
1902	April 29	"
	" 29	"

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Third Account. An account with his wards.  
Said Guardian charges himself as follows:

1900	April 10	To balance on hand from last settlement	\$2064 59	
	Feb 15	" interest on above	130 27	
	" 15	" " " "	102 36	
	April 15	" " " " Dra Smiths note	11 52	
Guardian credits himself as follows:				
1901	Feb 19	By cash to Mrs. Smith for said wards		110 00
	May 3	" " " " " " " "		190 00
	Feb 15	" " " " " " " "		52 00
	Jan 28	" Tax for Dec. 1900		15 80
	June 15	" " " June 1901		15 80
	Dec 12	" " " Dec. 1901		16 48
	March 29	" " " June 1902		16 48
	April 29	" Cash Robt McElroy Making acct		2 00
	" 29	" " Probate fees		6 60
		Trans to balance acct		1885 58
		Total	\$2308 74	\$2308 74

The four wards interest in this estate being equal and no one being greater or smaller than another, for the interest of all and the saving of money to each they are here combined in one account.

Statement as to investment of said funds -  
Notes - C. L. Robinsons (5% of)

\$1861 12

Recapitulation.

Total amount chargeable,	\$2308 74
Total amount credited,	\$423 16
Balance due said wards	\$1885 58

Affidavit to Account.

The State of Ohio, }  
Union County, } ss. I, Joseph F. Woods, Guardian of Muriel Smith, Sidney Scott Smith, Junius P. Smith and Archibald L. Smith do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Joseph F. Woods, Guardian  
Sworn to before me and signed in my presence, this 29<sup>th</sup> day of April A.D. 1902.

(L.S.)

Ada McLaughlin,  
Deputy Clerk, Probate Court.

Guardianship of Walter S. Bee, Minor.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Walter S. Bee, Minor. No. 5081. May 7<sup>th</sup> 1902.  
Filing Second and final account.  
This day came May H. Bee, Guardian of Walter S. Bee 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 31<sup>st</sup> day of May A.D. 1902, 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 Walter S. Bee, Minor. No. 5081. May 31<sup>st</sup> 1902.  
Second and Final Account.  
This day this matter came on to be heard on motion to confirm account. May H. Bee, Guardian of the person and estate of Walter S. Bee, having heretofore, to-wit: On the 7<sup>th</sup> day of May 1902, 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 7<sup>th</sup> day of May 1902, 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 \$247.68; and that she is entitled to credits amounting to the sum of \$395.77, valid claims against said ward as shown by said vouchers and other evidences produced to the court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for boarding and care rendered said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$319.00 as her compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$319.00 being the allowance aforesaid.

And the court do further find that there is a balance of \$148.09 due said guardian on account of said credits allowed, 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

Account -

1900	May 29	To
1900	Sept. 26	To
1901	June 6	"
1901	Sept. 3	"
	Nov. 7	To
1902	Dec. 18	To
1901	Jan. 31	To
1901	Apr. 22	To
1902	May 1	To
	" 1	To

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UNION COUNTY PROBATE COURT.

premises be made.

John M. Brodrick Probate Judge.

Account - Guardian's Account.

May H. Bee, Guardian of Walter B. Bee.

Second and final account. In account with her ward.

Said Guardian charges herself as follows:

1900 May 29	To balance on hand		\$ 247 68
Said Guardian credits herself as follows:			
1900 Sept. 26	J & R. Lazarus for clothing	1	10 21
June 6	" " " " " "	2	2 12
1901 Sept. 3	" " " " " "	3	22 00
Nov. 7	Southard & Court shoes	4	2 75
Dec. 18	Chas. Brauns overcoat	5	13 00
1902 Jan. 31	Reagle & Co. for shoes	6	2 60
Apr. 20	Southard & Court shoes	7	4 00
May 1902 April 19	Leuis & Clucker clothing	8	6 30
May 1	J & R. Lazarus "	9	11 18
" 1	Book, Lou Hagen & Co.	10	65
" 1	Reagle & Co. shoes	11	1 75
	Board & Cart for 104 wks at 3 <sup>00</sup> per wk		312 00
	Judge Brodrick for filing acct	12	6 00
	Total		\$ 395 77
	Amount overpaid		\$ 148 09

Recapitulation.

Total amount chargeable,	\$ 247 68
Total amount credited,	\$ 395 77
Balance due said Guardian	\$ 148 09

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, May H. Bee, Guardian of Walter B. Bee,  
 do make solemn oath that the within is a true and cor-  
 rect account of said guardianship, as I verily believe.

May H. Bee.

Sworn to before me and signed in my presence, this  
 7<sup>th</sup> day of May A.D. 1902.

(L.S.)

John M. Brodrick Probate Judge.

RECORD OF ACCOUNTS.

Estate of Jesse Langhrey, deceased.

Journal  
Entry -  
Filing  
Account -

In the Probate Court of Union County, Ohio,  
On the Matter of the Estate of Jesse Langhrey, deceased, No. 420. April 3<sup>rd</sup> 1902.  
This day came Frances Langhrey, Administratrix of the estate of Jesse Langhrey late of Union County, Ohio, deceased, and presented her first partial account in settlement of said estate duly verified. It was upon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Motions -  
filed  
April 3/1902

Motion for Extension of Time to Collect Assets.  
On the Matter of the Estate of Jesse Langhrey, deceased. Probate Court, Union County, Ohio, No. 420. Motion.  
To the Hon. John M. Brodrick, Judge of said Court:  
The undersigned Frances Langhrey, Administratrix of the estate of Jesse Langhrey, 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.  
Wated this 3<sup>rd</sup> day of April A.D. 1902.

Frances S. Langhrey.

The State of Ohio, }  
Union County, } 20. Affidavit.

Frances Langhrey being duly sworn on oath says, that she 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 her hand as such administratrix applicable to the payment of the debts of said decedent is no dollars, but that there is still considerable indebtedness unpaid and some notes due the estate which she hopes to collect and will probably be able to make final settlement within one year.

Frances Langhrey.

Sworn to before me and signed in my presence, this 3<sup>rd</sup> day of April A.D. 1902.

L. D. John M. Brodrick Probate Judge.

Journal  
Entry -  
on Motions -

Probate Court, Union County, Ohio. April 3, 1902.  
On the Matter of the Estate of Jesse Langhrey, deceased. Motion for Extension of Time to Collect Assets. Order.  
This day Frances Langhrey, Administratrix of the estate of Jesse Langhrey deceased, appeared in open Court, and filed her motion for an extension of time to collect the assets belonging to said estate and also her 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;

Account -

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it is ordered that the time to and hereby is extended one year from this date, for that purpose. It is further ordered that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$ .  
John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Acct &c.

On the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Jesse Laughrey, deceased. No. 5420. May 31<sup>st</sup> 1902.  
Settlement of First Account.  
This day this matter came on to be heard on motion to confirm account. Francis Laughrey, Administratrix of the estate of Jesse Laughrey, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 3<sup>rd</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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 \$48<sup>00</sup> as her 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 Administratrix is allowed said sum of \$48<sup>00</sup> 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: \$48<sup>00</sup>

And the Court do find the said Administratrix chargeable with assets of said estate in the sum of \$806<sup>75</sup> and that she is entitled to credits in the sum of \$132<sup>69</sup>, as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is a balance of \$125<sup>93</sup> 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 cost of the proceedings aforesaid, taxed at \$ , within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Account -

Administratrix Account.

Francis Laughrey, Administratrix of the estate of Jesse Laughrey deceased, in account with said estate.  
Said Administratrix charges herself as follows:

RECORD OF ACCOUNTS.

			\$	cts.
Nov. 2, 1900	To Amount of Sale Bill		806	76
Paid Administratrix claims credits as follows:-				
Mar. 1, 1900	By Am't paid Alex. Crist, husking corn	1		100
" 2 "	" " " E. J. Evans, Auctioneer	2		13 00
" 6 "	" " " S. L. Laughrey, Clerk	3		1 00
" 7 "	" " " J. Killbaugh, Sawing up	4		3 96
" 3 "	" " " W. H. McAdow, account,	5		1 00
" "	" " " S. A. Laughrey "	6		21 72
" 8 "	" " " Church Bros. & Wald "	7		10 13
July 2 1901	" " " Fogle & Sanderson note	8		2 45
Nov. 8 "	" " " W. S. Fogle account	9		2 00
" 8 1900	" " " J. M. Brodrick Probate costs	10		13 20
" "	" " " L. E. Rimehart account	11		2 00
" 28 "	" " " Lab. D. Mills Med. services	12		10 00
" "	" " " J. L. Brouss appraiser	13		1 00
Dec. 17 "	" " " W. S. Rogers "	14		1 00
" "	" " " James Amrine "	15		1 00
Nov. 13 "	" " " W. W. Rimehart account	16		25
Oct. 6 "	" " " L. P. Shaw "	17		4 62
" 28 "	" " " David Price "	18		2 03
Jan. 4 1901	" " " Co. J. B. Taylor "	19		63 25
Apr. 3 "	" " " Nancy Scott, interest	20		4 30
Aug. 24 "	" " " W. S. Fogle pump	21		7 00
Oct. 16 "	" " " W. W. Merchant atty	22		43 00
Nov. 23 "	" " " J. M. Brodrick Probate costs	23		2 25
Dec. 24 1900	" " " Co. Treasurer taxes	24		31 92
June 27 1901	" " " " " " "	25		30 90
Dec. 31 "	" " " " " " "	26		22 80
Aug. 1900	" " " Conn. Mutual Life Ins. Co. Interest	27		24 00
Feb. 18 1901	" " " " " " " " "	28		24 00
Aug. 8 "	" " " " " " " " "	29		24 00
Feb. 9 1902	" " " " " " " " "	30		24 00
Jan. 2 "	" " " Estate Hiram Laughrey note	31		357 75
1900	" " " Oak Dale Cemetery lot	32		12 50
July "	" " " Co. Treasurer taxes	33		31 31
April 3 1902	" " " Administratrix of \$806 <sup>76</sup>			48 40
" " "	" " " Frances Laughrey, ass allowance			65 64
1900	" " " For digging grave	34		4 00
April 3 1902	" " " J. H. Kirkade, atty.	35		7 63
" " "	" " " Probate Judge costs	36		6 75
Mar. 7 "	" " " Conn. Mut. Life Ins. Co. interest	37		3 73
	Total credits			\$932 69

Recapitulation:  
 Total amount chargeable, \$806 76  
 Total amount credited, \$932 69  
 Balance due said Administratrix \$125 93

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 48 40  
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Affidavit to Account.

The State of Ohio, Union County, ss.

I, Francis Langhrey, Administrator of the estate of Jesse Langhrey deceased, do make solemn oath that the within account is in all respects true and correct, as verily believe.

Francis Langhrey.

Sworn to before me and signed in my presence, this 3rd day of April A.D. 1902.

(L.S.)

John M. Brodrick Probate Judge.

Estate of John A. Stierhoff, deceased.

Journal On the Probate Court of Union County, Ohio.

Entry - In the Matter of the Estate of } No. 5278. May 1st 1902.

Filing John A. Stierhoff, deceased. } Filing Third and Final Account.

Account This day came John F. Stierhoff, Executor of the estate of John A. Stierhoff late of Union County, Ohio, deceased, and presented his third 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 May A.D. 1902, 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 31st 1902.

Entry - In the Matter of the Estate of } No. 5278. Final Account of John F.

Filing John A. Stierhoff, deceased. } Stierhoff, Executor.

Exceptions - This day came John Michael Stierhoff, one of the heirs of John A. Stierhoff, deceased, and presented objections to the final account of said John F. Stierhoff, as executor of the last will and testament of said decedent, for reasons set forth in said objections. On consideration whereof the court do order said objections filed, and by agreement of the parties this cause is continued until June 4th 1902 at one o'clock P.M. for hearing on said objections.

John M. Brodrick, Probate Judge.

Journal On the Probate Court of Union County, Ohio June 4, 1902.

Entry - In the Matter of the Estate of } No. 5278. Settlement of Third and

Confirming John A. Stierhoff, deceased. } Final Account.

Account - This day this matter came on to be heard on motions

106 76  
 932 69  
 25 93

RECORD OF ACCOUNTS.

to confirm account. John F. Stierhoff Executor of the estate of John A. Stierhoff, late of Union County, Ohio, deceased, having heretofore, to wit: On the 1<sup>st</sup> day of May 1902, filed in this court his 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 the County aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of May 1902 and exceptions having been filed thereto and overruled by the court; 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 \$1501.<sup>50</sup> and that he is entitled to credits in the sum of \$1501.<sup>50</sup>, 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 8<sup>cts</sup>, within ten days, and that said account be recorded.

John W. Brodrick Probate Judge.

Account -

Executor's Account.

John F. Stierhoff executor of the estate of John A. Stierhoff deceased, an account with said estate.

Said executor charges himself as follows:

1902	January 4	To balance in his hands at time of last settlement.	\$1443 65	
	April 1	To interest from Bank of Marysville	42 40	
	" "	" " " " " Martin Stierhoff	15 45	
				\$1501 50
		Said executor credits himself as follows:		
	April 1	By cash paid Matilda Weaver, on distribution No. 1	71 00	
	" "	By cash paid Andrew Stierhoff, on distribution " 2	213 00	
	" "	By cash paid John Stierhoff, on distribution " 3	213 00	
	" "	By cash paid Lena Loeschky, on distribution " 4	71 00	
	" "	By cash paid J. C. Stierhoff, on distribution " 5	213 00	
	" 2	By cash paid J. Martin Stierhoff, on distribution " 6	213 00	
	" 7	By cash paid Anna B. Schneider, on distribution " 7	71 00	
	" 1	By cash paid John F. Stierhoff, on distribution " 8	213 00	
	May 1	By a certificate of deposit of the Bank of Marysville filed herewith to the credit and order of John Michael Stierhoff	No. 9 213 00	
	" 1	Probate Judge fees	No. 10 5 50	
	" "	By cash paid James E. Robinson, fees for professional service	No. 11 5 00	
		Total,		\$1501 50

Account -

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Said distribution made upon the order of  
 same Barbara Stierhoff whose written  
 order is filed herewith and marked "Exhibit A".

Recapitulations.

Total amount chargeable,	\$ 1501 50
Total amount credited,	\$ 1501 50

Affidavit to Account.

The State of Ohio, Union County, ss:

I, John S. Stierhoff Executor of the estate of John H.  
 Stierhoff deceased, do make solemn oath that the within  
 account is in all respects true and correct, as I verily  
 believe.

John S. Stierhoff.

Sworn to before me and signed in my presence this 1<sup>st</sup>  
 day of May A.D. 1902.

(C. J.) John M. Brodrick, Probate Judge.

Estate of Blouze E Knox, Deceased.

Be it remembered, that heretofore, to-wit: On the 2<sup>nd</sup> day  
 of June A.D. 1902, an Account of Distributions was filed in  
 this Court which reads in the words and figures fol-  
 lowing, to-wit-

Account-

Account of Final Distributions.

Nathaniel Brooks, Administrator of the estate of Blouze  
 E Knox deceased. In account with said estate.  
 Said Administrator charges himself as follows:

Amount found due estate as per final set- tlement with said Court, made March 1 <sup>st</sup> 1902	\$ 661 27
Balance for distributions,	661 27

Said Administrator credits himself as follows:  
 Amounts paid to heirs as per distributive  
 order of said Court made March 1<sup>st</sup> 1902, viz:

1902	March 10	To Eugene Knox	Voucher 1	363 72
"	"	" Priscilla Ralston	" 2	297 55
				<u>\$ 661 27</u>

The State of Ohio, Union County, ss:

Nathaniel Brooks, Administrator of the estate of Blouze  
 E Knox deceased, being sworn, says that the foregoing  
 account presents a true and complete statement of

utor of the  
 city, Ohio,  
 day of May  
 and notice  
 given as re-  
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RECORD OF ACCOUNTS.

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.

Nathaniel Brooks

Sworn to before me and signed in my presence this 2<sup>nd</sup> day of June 1902.

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

Journal entry

Probate Court, Union County, Ohio, June 2<sup>nd</sup> 1902, In the Matter of the estate of { Account of Final Distribution. }  
Alonzo E. Knox, deceased. } Orders.

This day Nathaniel Brooks, Administrator of the estate of Alonzo E. Knox, 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 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 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.

UNION COUNTY PROBATE COURT.

Estate of William Benson, Deceased

Be it remembered, that heretofore, to-wit: On the 7<sup>th</sup> day of June A.D. 1902, an entry of the appointment of an executor was made and entered upon the Journal of this Court; which entry is in the words and figures following, to-wit:

In the Probate Court of Union County, Ohio.  
On the Matter of the Estate of { No. 5727. June 7<sup>th</sup> 1902.  
William Benson, Deceased. } Appointment of Executor.

This day came John H. Benson and made application to be appointed Executor of the last will and testament of William Benson, late of Union County, Ohio, deceased.

Whereupon the Court, being fully advised in the premises, finds that the said John H. Benson is the person nominated in said will as the executor thereof; and that he is a competent person to execute the same.

It is, therefore, considered and ordered by the Court that letters testamentary, under the will aforesaid, be granted unto the said John H. Benson. It is also dispensed with in accordance with the request of said testator as expressed in said last will and testament.

Thereupon came the said John H. Benson and accepted said appointment as the executor of the will aforesaid.

It is, therefore, further considered, ordered and adjudged by the Court that letters Testamentary, under the will aforesaid, issue to the said John H. Benson; that this proceeding be recorded; and that the said executor pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

In re Guardianship of Emory & Lydia Hilbury, Minors.

Be it remembered, that heretofore, to-wit: On the 7<sup>th</sup> day of June A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court; which entry is in the words and figures following, to-wit:

In the Matter of the Guardianship of Emory Hilbury and Lydia Hilbury, Minors. } Probate Court, June 7<sup>th</sup> 1902.  
} Appointment. No. 5728.  
} Order for Bond.

This day John F. Hilbury appeared in open Court, and made application to be appointed Guardian of Emory Hilbury and Lydia Hilbury and the Court being satisfied that said Emory Hilbury is a minor of the age of Seven years, August 1<sup>st</sup> 1901 and that said Lydia Hilbury is a minor of the age of five years November 8<sup>th</sup> 1901, and children of Lilly Hilbury late of Dorby 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 John F. Hilbury 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 John F. Hilbury be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Seven Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 7<sup>th</sup> day of June A.D. 1902, the court ordered and decreed as follows:

On the Matter of the Guardianship of Emory Hilbury and Lydia Hilbury, Minors. } Probate Court, June 7<sup>th</sup> 1902.  
 Letters Issued.

This day John F. Hilbury appeared in open court, accepted the appointment as Guardian of Emory Hilbury and Lydia Hilbury and gave and filed herein his bond in the sum of Seven Hundred Dollars, conditioned according to law with H. S. Chapman and W. H. Hilbury freeholders as sureties thereon, which bond is approved by the court. Thereupon said John F. Hilbury 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 F. Hilbury, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick Probate Judge.

In re Partnership of John & J. S. Trumble.

Be it remembered, that heretofore, to-wit: on the 9<sup>th</sup> day of June A.D. 1902, a Motion was filed in this court which reads in the words and figures following, to-wit:

In the Probate Court of Union County, Ohio.

Report & Motion - On the Matter of the } No. 5141<sup>2</sup>  
 Partnerships of } Report and Motion by Receiver,  
 John & J. S. Trumble.

Now comes Norman M. Hubbard, Receiver in the premises, and respectfully reports to the court that, from the books and memoranda of said partnerships in his hands, he finds the state of account between the said partners, at the time of the confirmation of his Second Report by said court, to be as follows, to-wit: Total value of tile withdrawn from stock by said partners personally, \$4761.25; and - Total net cash receipts by receiver on accounts of tile sold by said firm to date of said confirmation, \$775.93. The total value of assets thus disposed of by said firm is \$5537.18, of which, said partnership being equal, each partner was entitled to one-half, or \$2768.59. Said books show that said John Trumble had taken tile from the common stock of the value of \$3024.16;

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UNION COUNTY PROBATE COURT.

and that said J. S. Trimble had taken title from the common stock of the value of \$1737.09. It thus appears that said John Trimble over drew his share in the sum of \$255.00, and that there is due said J. S. Trimble, on his share, the sum of \$1031.50. It further appears that the liabilities of said firm have been paid and satisfied, and that there are no further or other assets thereof to come into said Receiver's hands save, possibly, a further small collection, on notes and accounts, which said Receiver estimates at about \$50.00, but which sum will probably be consumed in the further costs and expenses of his trust. It thus further appears that, as between said partners, there is due from the estate of said John Trimble to said J. S. Trimble the sum of \$255.50, and that the cash in the hands of said Receiver, at this time, for distribution is the sum of \$775.93.

Wherefore the said Receiver moves the court for an order authorizing him to disburse said fund.

Norman M. Hubbard, Receiver &c.

The State of Ohio, }  
 Union County, ss. Norman M. Hubbard being duly sworn on his oath says that the facts stated in his foregoing Report, as Receiver for the partnership of John & J. S. Trimble, are true as he verily believes.

Norman M. Hubbard.

Subscribed and sworn to before me, by Norman M. Hubbard, this 7th day of June A.D. 1902.

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

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Partnership of John & J. S. Trimble. No. 5141<sup>st</sup> June 9<sup>th</sup> 1902. Journal Entry - Order of Distribution.

This day came Norman M. Hubbard, Receiver herein, and filed in this court his Report and motions for distribution and the same was submitted to the court on the evidence and report. - The administrator of the estate of said John Trimble also being present. -

On consideration whereof the court finds that the total assets of the firm of said John & J. S. Trimble, during the existence of said partnership was of the value of \$5537.00 - including \$775.93 received by said Receiver. -

The court further finds that said John Trimble and J. S. Trimble were equal partners in said firm, and that the share of each in the assets of said firm was \$2768.50.

The court further finds that said John Trimble received \$255.50 more than his entire interest in the assets of said firm and that said J. S. Trimble received \$1031.50 less than his entire interest in the assets of said firm.

and that said J. S. Trimble had received the sum of \$1737.09 of the assets of said firm.

RECORD OF ACCOUNTS.

The court further finds that said Norman M. Hubbard, as Receiver of said firm has in his hands the sum of \$775<sup>00</sup> of the assets of said firm - all liabilities having been paid as shown by said report.

It is therefore considered, ordered and adjudged by the court that said Norman M. Hubbard as receiver of the late firm of John & J. S. Trimble pay over to said J. S. Trimble the said sum of Seven Hundred and Seventy-five and <sup>00</sup>/<sub>100</sub> Dollars, so remaining in his hands.

John M. Brodrick, Probate Judge.

Estate of Editha Hodge, deceased.

Be it remembered, that heretofore, to-wit: On the 27<sup>th</sup> day of May A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this court, which entry reads in the words and figures following, to-wit:

On the Matter of the Estate of | Probate Court, May 27<sup>th</sup> 1902.  
Editha Hodge, deceased. | Appointment, Order for Bond.

No. 5-7-21.

This day Benjamin F. Hodge appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Editha Hodge 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 further satisfied that an Administrator should be appointed, and that said Benjamin F. Hodge is legally competent; it is ordered that he be appointed 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 14<sup>th</sup> day of June A.D. 1902, the court ordered and decreed as follows:

On the Matter of | Probate Court, June 14<sup>th</sup> 1902.  
the Estate of Editha | Appointment, Bond & Proceed.  
Hodge, deceased. | Letters Issued.

This day Benjamin F. Hodge appeared in open court, accepted the appointment as Administrator of the estate of Editha Hodge deceased, and gave and filed herein his bond in the sum of Five Hundred Dollars, conditioned according to law, with L. W. Simons and George W. Brunner

No. 5-7-31

UNION COUNTY PROBATE COURT.

frecholders, as sureties, which bond is approved by the court. It is therefore ordered that Letters of administration issue to said Benjamin F. Hodge, that an inventory and 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 Joanna R. Sprague, deceased.

Be it remembered, that heretofore, to-wit: on the 15<sup>th</sup> day of June A.D. 1902, an entry of the appointment of an administrator was made and entered upon the Journal of this court, which entry reads as follows, to-wit:

In the Matter of the Estate of Joanna R. Sprague, deceased. Probate Court, June 15<sup>th</sup> 1902. Appointment. Order for bond.

No. 5731

This day W. P. Brightler appeared in open court, and made and filed an application under oath as required by law, to be appointed administrator of the estate of Joanna R. Sprague 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. P. Brightler is legally competent; it is ordered that he be appointed 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.

And afterward, to-wit: on the 16<sup>th</sup> day of June A.D. 1902 the court ordered and decreed as follows:

Probate Court, June 16<sup>th</sup> 1902.

In the Matter of the Estate of Joanna R. Sprague, dec'd. Appointment. Bond Approved. Letters Issued.

This day W. P. Brightler appeared in open court, accepted the appointment as Administrator of the estate of Joanna R. Sprague deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with G. K. Perfect and Joseph P. Martin freeholders, as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said W. P. Brightler; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Margaret F. Figley, deceased.

Be it remembered, that heretofore, to-wit: on the 14<sup>th</sup> day of June A.D. 1902, an entry of the appointment of an Administrator with the will annexed was made and entered

Upon the Journal of this Court which entry reads in the words and figures following, to wit:

In the Matter of the Estate of } Probate Court, June 14<sup>th</sup> 1902.  
Margaret F. Sigley, Dec'd. } Appointment, Order for Bond.

No. 5733

This day Lena Robb appeared in open Court, and made and filed an application under oath as required by law to be appointed Administratrix with the will annexed of the Estate of Margaret F. Sigley late of Paris Township, Currier County, Ohio, deceased, 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 Administratrix with the will annexed should be appointed and that said Lena Robb is legally competent; it is ordered that she be appointed 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 16<sup>th</sup> day of June A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Estate } Probate Court, June 16<sup>th</sup> 1902.  
of Margaret F. Sigley, } Appointment, Bond & approval.  
deceased, } Letters Issued.

This day Lena Robb appeared in open Court, accepted the appointment as Administratrix with the will annexed of the Estate of Margaret F. Sigley deceased, and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with Amelia J. Robb and C. M. Ingman 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 Lena Robb; that an appraisalment herein is hereby 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.

Estate of Rufus Andrews, deceased.

Be it remembered, that heretofore, to wit: On the 16<sup>th</sup> day of June A.D. 1902, an entry of the appointment of an administrator with the will annexed was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to wit:

In the Matter of the Estate } Probate Court, June 16<sup>th</sup> 1902.  
of Rufus Andrews, deceased. } Appointment, Order for Bond.

No. 5734

This day Frank E. Andrews 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 the Estate of Rufus Andrews late of Parby Township, Currier County, Ohio, deceased, also a

No. 5738

UNION COUNTY PROBATE COURT.

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 Frank E. Andrews is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Thirteen Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to wit: On the 16<sup>th</sup> day of June A. D. 1912, the Court ordered and decreed as follows:

In the Matter of the Estate of } Appointment, Bond approved.  
Rufus Andrews, deceased. } Letters Issued.

This day Frank E. Andrews appeared in open court, accepted the appointment as Administrator with the will annexed of the estate of Rufus Andrews deceased, and gave and filed herein his bond in the sum of Thirteen Thousand Dollars, conditioned according to law, with Jacob Scheidner and J. P. Morse 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 Frank E. Andrews; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Levi W. Higgins, deceased.

Be it remembered, that heretofore, to wit: On the 20<sup>th</sup> day of June A. D. 1902, an entry of the appointment of an Administratrix with the will annexed was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to wit:

In the Matter of the Estate } Probate Court, June 20, 1902.  
of Levi W. Higgins, } Appointment.  
deceased. } Order for Bond.

No. 5738 This day Elizabeth Higgins appeared in open court, and made and filed an application under oath as required by law to be appointed Administratrix with the will annexed of the estate of Levi W. Higgins late of Liberty Township, Union County, Ohio, deceased, 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 Administratrix with the will annexed should be appointed, and that said Elizabeth Higgins is legally competent; it is ordered that she be appointed upon giving bond with sureties as required by law, in the sum of Two Thousand and Six Hundred Dollars, and this cause is continued.

John M. Brodrick Probate Judge.

And afterward, to wit: On the 20<sup>th</sup> day of June A. D. 1902, the

## RECORD OF ACCOUNTS.

court ordered and decreed as follows:

On the Matter of the } Probate Court, June 20<sup>th</sup> 1902.  
Estate of } Appointment. Bond Approved.  
Levi W. Higgins, deceased. } Letters Issued.

This day Elizabeth Higgins appeared in open court, accepted the appointment as Administrator of the estate of Levi W. Higgins deceased, and gave and filed herein her bond in the sum of Two Thousand and Six Hundred dollars, conditioned according to law, with W. H. Henderson and Ed. M. Balo 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 Elizabeth Higgins; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick Probate Judge.

Estate of Maria Warner, deceased.

Be it remembered, that heretofore, to-wit: on the 21<sup>st</sup> day of June A. D. 1902, an entry of the appointment of an executrix was made and entered upon the Journal of this court which entry reads in the words and figures following, to-wit:

On the Probate Court of Union County, Ohio.  
On the Matter of the Estate } No. 3759, June 21<sup>st</sup> 1902.  
of Maria Warner, deceased. } Appointment of Executrix.

This day came Belle Wirick and made application to be appointed Executrix of the last will and testament of Maria Warner late of Union County, Ohio, deceased. Thereupon, the court, being fully advised in the premises, finds that the said Belle Wirick is the person nominated in said will as the executrix thereof; and that she is a competent person to execute the same. It is therefore, considered and ordered by the court that Letters Testamentary, under the will aforesaid, be granted unto the said Belle Wirick upon her giving bond conditioned, with sureties, according to law, in the sum of Three Thousand dollars. Thereupon came the said Belle Wirick and accepted said appointment as the executrix of the will aforesaid, and gave and filed herein her bond in the sum of Three Thousand dollars, conditioned according to law, with Joshua Norval and J. E. Wirick, freeholders, as sureties, which bond is approved by the court. <sup>It is, therefore, further considered, ordered and adjudged by the court</sup> that Letters Testamentary, under the will aforesaid, issue to <sup>the</sup> said Belle Wirick; that an inventory and appraisement herein be dispensed with until further order of the court; that this proceeding be recorded; and that the said executrix pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

UNION COUNTY PROBATE COURT.

In the Matter of Accounts filed for Settlement.

In the Probate, Union County, Ohio.

In the Matter of Accounts } Entry, June 28, 1902.  
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, 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 by the court that the notice and proof aforesaid be entered in full 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, June 28, 1902,

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

Joseph Binner, executor of the will of Elizabeth Bunderman; final account.

Susan Child, executrix of the will of Simon B. Child; final account.

Nancy A. Woodland, executrix of the will of John A. Woodland; final account.

Sarah E. Montgomery and John H. Montgomery, executors of the will of Robin H. Montgomery; final account.

Walter C. Fullington, administrator of the estate of James Fullington; final account.

Orlando B. Eaton, administrator of the estate of Deborah Palmer; final account.

F. A. Thompson, administrator of the estate of Jane Larman; final account.

Edward W. Porter, administrator of the estate of Charity A. Malin; first account.

Henry W. Morey, administrator of the estate of Mary McCarty; final account.

Josephine C. Dolbear, guardian of Elizabeth Dolbear; first account.

Arnie E. Gillespie, guardian of Eva Gertrude Gillespie; final account.

Mary A. Dorsey, guardian of Nellie C. Welsh; final account.

Isaac Congill, (deceased), guardian of Nancy A. Watson; final account, by Mary E. Congill administratrix.

June 4, 1902. 4w.

John M. Brodrick

Probate Judge, Union County, Ohio.

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for 4 consecutive weeks in "The Marysville Tribune", a newspaper

of general circulation in the county of Union, the first publication beginning with June 4, 1902.

John H. Shearer  
Sworn to and subscribed before me this 28<sup>th</sup> day of June 1902,  
F. S. Adm. McCampbell  
Painter's fee, Paid - Shearer & Shearer Deputy Clerk Probate Court.

Estate of Elizabeth Gauderman, Deceased.

Journal Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of { No. 5425. May 17, 1902.  
Elizabeth Gauderman, Deceased. Filing Second and Final Account.

This day came Joseph Bainer, executor of the last will and testament of Elizabeth Gauderman 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 28<sup>th</sup> day of June A.D. 1902 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 { In the Probate Court of Union County, Ohio.  
Estate of Elizabeth { No. 5425. June 28, 1902.  
Gauderman, Deceased. Settlement of Second and Final Account.

This day this matter came on to be heard on motion to confirm account. Joseph Bainer, executor of the estate of Elizabeth Gauderman, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 17<sup>th</sup> day of May 1902, 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 4<sup>th</sup> day of June 1902, 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 \$56.<sup>00</sup> 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 executor is allowed said sum of \$56.<sup>00</sup> 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: \$56.<sup>00</sup>. And the court do find the said executor chargeable with assets of said estate in the sum of

Account.

Feb 29 1902

" " " "

" " " "

Apr. 2 " "

" " " "

" 8 " "

" 10 " "

" 14 " "

Apr. 2 1902

" " " "

" " " "

" 5 " "

" " " "

May 16 " "

" 16 " "

" 17 " "

" 17 " "

Tract 1

" 2

" 3

" 5

UNION COUNTY PROBATE COURT.

\$1443.70 and that he is entitled to credits in the sum of \$1163.30, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$280.40 in the hands of the said executor due said estate, and said account is settled accordingly. And said executor is ordered to distribute said balance among the parties thereto entitled by 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.

Account.

Executor's Account.

Joseph Baines, Executor of the estate of Elizabeth Gundersman deceased, in account with said estate.

Second and Final Account.

Said executor charges himself as follows:

March 19 1902	To balance on hand 1 <sup>st</sup> settlement.	48 70
" " "	" B. F. Hudson rent	1 50
" " "	" Wm Orr "	1 00
Apr. 2 "	" J. C. Asman, bal. purchase money	1360 00
" " "	" John Fickheiser rent	6 00
" 8 "	" Jack Morse "	1 00
" 10 "	" W. H. Smith "	25 00
" 14 "	" Jack Morse "	50
	Total	\$1443 70

Said executor claims credits as follows:

Apr. 2 1902	By amt paid John Gundersman heir	79 340 00
" " "	" " " Barbara Linszimmere "	80 340 00
" " "	" " " Mary Baines "	81 340 00
" 5 "	" " " George Gundersman Int. &c.	82 2 00
" " "	" " " Barbara Linszimmere Sundries	83 2 30
May 16 "	" " " J. W. Monroe, Co. Treas. Tax	84 70 50
" 16 "	" " " Jos. Baines 4% on \$1400.	56 00
" 17 "	" " " J. H. Hinkade Atty	85 5 00
" 17 "	" " " Probate Judge costs	86 7 50
	Total,	\$1163 30

Balance on hand

\$280 40

The balance on hands belongs to the Trust Estate created by the will of Elizabeth Gundersman for beneficiary Geo. Gundersman.

The heirs have made amicable division of the real estate and other property of said estate

Inventory Schedule H -

Tract 1	conveyed to Mary Baines	\$1600.
" 2	" " John Gundersman	3200
" 3	" " Barbara Linszimmere }	1400
" 5	" " " }	

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RECORD OF ACCOUNTS.

Tract 4 conveyed to J. L. Haman & proceeds accounted for in this and former settlement.  
 The 1st 2nd 3rd & 4th tracts settled among heirs.  
 Schedule H. - property divided according to the will.  
 Schedule E. - in executors accounts.  
 Schedule F. - amicably divided among the heirs.  
 The heirs of Lena or Magdalena Smith taking the Hotel stock and the Anna Elizabeth Korrner note.

Recapitulation.

Total amount chargeable,	\$ 1443 75
Total amount credited,	\$ 1163 30
Balance due said estate,	\$ 280 40

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Joseph Baines, Executor of the estate of Elizabeth Oenslerman deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Joseph Baines

Sworn to before me and signed in my presence, this 17th day of May A.D. 1902.

(J. S.)

John M. Brodrick, Probate Judge.

Account -

1900		
June	30	
Oct.	23	

Estate of Simon B. Child, deceased.

In the Probate Court of Union County, Ohio.

Journal Entry -

In the Matter of the Estate of Simon B. Child, deceased, No. 5379. May 22, 1902, Filing First and Final Account.

This day came Susan Child, executrix of the estate of Simon B. Child 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 June A.D. 1902, 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 Simon B. Child, deceased, No. 5379. June 28, 1902, Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Susan Child, executrix of the estate of Simon B. Child, late of Union County, Ohio, deceased, having heretofore, to wit: On the 22nd day of May 1902, filed

1900		
June	27	By
May	23	"
June	"	"
July	2	"
Apr.	24	"
"	10	"
June	23	"
1902		
April	14	"
1900		
June	5	"
July	6	"
"	14	"
"	23	"
June	30	"
"	12	"
"	2	"
"	11	"
"	16	"
1902		
May	1	"

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 4<sup>th</sup> day of June 1902, 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 \$847.76 and that she is entitled to credits in the sum of \$726.08, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$121.68 due the said executrix for her payments on behalf of 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 Account.

Susan Child, Executrix of the Estate of Gleason B. Child, deceased, in account with said estate.

Said Executrix charges herself as follows:

Date	Description	Voucher No.	Amount
1900 June 30	To cash		20 00
Oct. 29	" " on sale &c.		817 76
Credits-			
1900 June 27	By cash J. B. Taylor Insurance	1	27 75
May 23	" " Dr. Louis Medical services	2	30 00
June "	" " H. W. Money funeral expense	3	94 00
July 2	" " Shearer & Shearer, pub. notice of extr.	4	2 00
Apr. 24	" " Horner & Douglas - Service of hog	5	2 00
" 10	" " Thos. Cornwallly	6	14 38
June 23	" " A. J. Walling - Dig. grave &c.	7	17 00
April 14	" " Dr. J. L. Boylan Med. services	8	10 00
June 5	" " J. M. Brodrick, P. J. Fee probate & record &c.	9	7 50
July 6	" " Horner & Douglas - Labor	10	7 15
" 14	" " James Moore - account	11	2 00
" 23	" " E. H. Clark, bed & fence posts	12	12 00
June 30	" " John M. Brodrick - Probate fees	13	3 25
" 12	" " Harry A. Mason, monument	14	600 00
" 2	" " Garrison & Otte funeral expense	15	10 00
" 11	" " S. L. Drinn whip	16	1 00
" 16	" " Church Bros. & Wald acct	17	85
May 1902 1	" " Hermonington & Scott Insurance	18	6 00
			847 76
			848 88

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RECORD OF ACCOUNTS.

			(Dr.)	(Cr.)
		Amounts brought forward,	849 76	848 88
1900	May 26	By cash W. R. Kennedy cutting wood	19	3 00
	Aug. 11	" " L. C. Burrham for tax & board fees	20	10 00
	" 25	" " J. L. Gabriel, for wire fence about pike	21	38 75
	Nov. 7	" " O. Miller for work of J. C. Miller	22	12 00
	" 8	" " G. H. Elliott auctioneer	23	10 00
	" 8	" " L. B. Smith clerk at sale	24	4 00
	" "	" " Dr. King counsel	25	33 00
1902	May 22	" " J. M. Brodrick, P. J. fees final acct	26	5 75
	" "	" " Robt McElroy - preparing acct	27	2 00
		to balance acct	121 62	
		Total,	971 38	971 38

Recapitulation.  
 Total amount chargeable, \$849 76  
 Total amount credited, \$971 38  
 Balance due said executrix \$121 62

Affidavit of Account.  
 The State of Ohio, Union County, ss:  
 I, Susan Child, executrix of the estate of Simon B. Child deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.  
 Susan Child, Executrix  
 Sworn to before me and signed in my presence, this 22<sup>nd</sup> day of May A.D. 1902,  
 (L.S.) Ada McLean Bell,  
 Deputy Clerk Probate Court.

Estate of John C. Woollard, deceased.  
 In the Probate Court of Union County, Ohio.  
 On the Matter of the Estate of John C. Woollard, deceased. (No. 5371. May 27, 1902)  
 Filing First and Final Account.  
 This day came Nancy A. Woollard, executrix of the estate of John C. Woollard 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 28<sup>th</sup> day of June A.D. 1902, 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 Estate of John C. Woollard, deceased. (No. 5371. June 28, 1902 - Settlement of First and Final Account.  
 This day this matter came on to be heard on motion to

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Simon B. [unclear] within [unclear] as [unclear]

reference, this [unclear] Probate Court.

his, 1902, account, of the estate of [unclear] deceased, is settled and [unclear] of June [unclear] other is continued to Judge, County, Ohio Settlement of [unclear] motion to

confirm account. Nancy S. Woollard, executrix of the estate of John C. Woollard, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 27<sup>th</sup> day of May 1902, 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 4<sup>th</sup> day of June 1902, 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 \$69<sup>00</sup> as her 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 executrix is allowed said sum of \$69<sup>00</sup> 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: \$69<sup>00</sup>.

And the Court do find the said executrix chargeable with assets of said estate in the sum of \$1244<sup>25</sup> and that she is entitled to credits in the sum of \$1244<sup>25</sup>, 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 \$ [unclear], within ten days, and that said account be recorded.

John M. Brodrick Probate Judge.

Account -

Executrix's Account.

Account of Nancy S. Woollard, as executrix of the estate of John C. Woollard, deceased, is, account with said estate.

Said executrix charges herself as follows:

To money on deposit in Bank of Richmond at time of decedent's death	\$ 310 00
To amount of Bill of Sale of the personal property of said decedent	759 28
To proceeds of sale of property after said sale as follows: Hay	24 00
One hog	29 00
Wool	30 00
Horse	70 00
Total receipts from all sources,	\$ 1242 28

RECORD OF ACCOUNTS.

		Said executrix credits herself with amounts paid out as follows:		Receipts No.	
1900	April 25	Lot in cemetery for interment of decedent	1		\$ 33 00
"	28	To filling and grading said lot	2		3 00
"	28	To L. G. Winter - Undertaker	3		138 70
"	28	To Dr. B. P. Hall - Medical services	4		23 25
June	4	To John F. Millar - Witness fee probating will	5		2 00
"	4	To Bent Cahill - Witness fee probating will	6		2 60
"	4	To John F. Millar - Services as attorney -	7		3 00
"	4	To John M. Brodrick - Probate costs	8		13 03
"	20	To Drs. W. B. Duke & Son - Medical services	9		6 00
Oct.	1	To Smith Marble & granite Co. - Monument	10		226 00
"	15	To E. J. Evans - Auctioneering at sale	11		15 00
Nov.	1	To Geo. W. Worden - legal adv. & sale bills	12		12 00
Dec.	20	To Dr. J. L. Wurtzbaugh - med. services	13		82 25
1901	March 20	To W. C. Woollard - claims against estate	14		300 00
1902	May 20	To John F. Millar - Services as attorney	15		10 00
"	27	To John M. Brodrick - Probate costs in full	16		8 00
"	27	To Nancy A. Woollard - Est's compensation			68 67
"	27	To Nancy A. Woollard - Under item 3 of will			83 16
Total expenditures					\$1242 28

Statement. - Said Nancy A. Woollard represents to the court that in the month of March, 1901, on account of the state of her health at that time it became necessary for her to undergo a surgical operation, which was performed by Dr. Hourll, of Columbus, Ohio, at a cost of \$126.36, including fee, room, board, nursing and incidentals; and that her income has not been sufficient to pay the same and also her living expenses without claiming the benefit of the right to pay such extraordinary expense out of the proceeds of said estate as authorized in Item Three of the will of said decedent. She accordingly used what remained of the assets of the personal estate of said decedent in the payment of the cost and expenses of said operation, in so far as it would pay the same, and therefore charges said estate in this her account as executrix thereof with the money so expended.

Recapitulation.

Total amount chargeable,	\$1242 28
Total amount credited,	\$1242 28

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Nancy A. Woollard, Executrix of the estate of John C. Woollard deceased, do make solemn oath that the within

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account is in all respects true and correct, as truly believe  
 Nancy A. Woodland.

Subscribed before me and signed in my presence, this 20<sup>th</sup>  
 day of May A.D. 1902.

J. I. Miller, Notary Public.

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Estate of Robin H. Montgomery, deceased

In the Probate Court of Union County, Ohio.

Journal In the Matter of the Estate of Robin H. Montgomery, deceased. No. 5416. June 2, 1902.  
 Entry - Filing First and Final Account.

This day came Sarah E. Montgomery and John H. Montgomery, Executors of the estate of Robin H. Montgomery, 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 28<sup>th</sup> day of June A.D. 1902 at one o'clock P.M., to which time said matter is continued.

John M. Brodrick Probate Judge.

Journal In the Matter of the Estate of Robin H. Montgomery, deceased. No. 5416. June 28<sup>th</sup> 1902.  
 Entry - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Sarah E. Montgomery and John H. Montgomery, Executors of the estate of Robin H. Montgomery late of Union County, Ohio, deceased, having heretofore, to wit: on the 2<sup>nd</sup> day of June 1902, 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 Mansfield Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4<sup>th</sup> day of June 1902, 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 cash assets of said estate in the sum of \$769<sup>72</sup> and that they are entitled to credits in the sum of \$769<sup>72</sup>, 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 executors

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RECORD OF ACCOUNTS.

due said estate, and said Account is settled accordingly. 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.

Sarah E. and John H. Montgomery, executors of the estate of Robin H. Montgomery, deceased, in account with said estate. Said Sarah E. and John H. Montgomery charge themselves as follows:

1899	June 2	To one mare	125 00
"	"	" " buggy	75 00
"	"	" " " "	15 00
"	"	" " Ret single harness	20 00
"	"	" " " " " "	3 00
"	"	" " double driving harness	20 00
"	"	" " " " work " "	5 00
"	"	" binder	55 00
"	"	" plow	5 00
"	"	" cultivator	10 00
"	"	" harrow	5 00
"	"	" wagon	25 00
"	"	" hay rake	10 00
"	"	" gold watch	20 00
"	"	" sleigh	20 00

The foregoing articles are turned over to John H. Montgomery as per terms of the will of Robin H. Montgomery dec'd.

"	"	Balance on note given by James D. Haines	400 00
"	"	Balance on note given by Cyrus W. Haines	300 00

The balance on the foregoing notes are turned over to Sarah E. Montgomery and John H. Montgomery under the terms of the will of Robin H. Montgomery dec'd.

1900	Oct. 6	Cash on hand and in bank as per Schedule C. of appraisement	545 00
1901	March 3	Principal of note given by W. C. Whipple	45 00
"	3	Interest on note given by W. C. Whipple	27 00
"	6	Interest on note given by Cyrus W. Haines	21 00
Sept.	1	Endorsement on note given by James D. Haines	100 00
"	1	Interest on note given by James D. Haines	35 00
1902	March 6	Interest on note given by Cyrus W. Haines	21 00

Said Executors credit themselves as follows:

1900	April 4	Paid C. L. Cory	1	25 00
"	5	" J. L. Winter	2	53 00
"	6	" C. L. Thompson	2a	14 75
				769 70
				92 75

April 13 Paid  
 July " "  
 " " "  
 Sept. 4 "  
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 Oct. 6 "  
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UNION COUNTY PROBATE COURT.

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\$ 25 00  
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769 70 92 75

		Brought forward,		\$ 769 70	\$ 92 75
April	13	Paid J. S. Carl	3		2 15
July	"	" J. W. Monroe, Jr.	4	1/2	1 05
"	"	" " " " " "	5	1/2	4 90
Sept.	4	" John M. Brodrick P. J.	6		11 65
"	4	" E. J. Baldwin	7		2 70
"	4	" Robert B. Middlesworth	8		2 70
"	15	" Adah A. Montgomery	9		200 00
Oct.	6	" R. B. Middlesworth	10		1 00
"	6	" O. S. Bolenbaugh	11		1 00
"	6	" L. H. Bechtel	12		1 00
"	31	" Shearer & Shearer	13		2 00
1901	31	" John M. Brodrick P. J.	14		4 10
Jan'y	10	" J. W. Monroe Jr.	15	1/2	4 05
"	10	" " " " " "	16	1/2	3 77
April	22	" John M. Brodrick P. J.	17		3 75
July	11	" J. W. Monroe Jr.	18	1/2	4 02
"	9	" " " " " "	19	1/2	3 76
1902	15	" " " " " "	20	1/2	3 25
Jan'y	15	" " " " " "	21	1/2	2 77
April	17	" White & Price	22		315 00
June	2	" John M. Brodrick P. J.	23		6 00
"	2	" John H. & Sarah E. Montgomery	24		73 52
Total				\$ 769 70	\$ 769 70

Recapitulation.  
 Total amount chargeable, \$ 769 70  
 Total amount credited, \$ 769 70  
 Balance due, nothing.

Affidavit to Account.  
 The State of Ohio, Union County, ss:  
 I, John H. Montgomery, one of the executors of the estate of Robin H. Montgomery deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

John H. Montgomery.  
 Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of June A. D. 1902.  
 John M. Brodrick, Probate Judge.

Estate of James Fullington, Deceased.

Journal  
Entry -

On the Probate Court of Union County, Ohio.  
On the Matter of the Estate of { No. 3187 May 9, 1902.  
James Fullington, Deceased. Filing First and Final Account.  
This day came Walter C. Fullington, Administrator  
of the estate of James Fullington, 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 28<sup>th</sup> day of June  
A.D. 1902, at one o'clock P.M., to which time said mat-  
ter is continued.

Journal  
Entry -

John M. Brodrick, Probate Judge,  
On the Matter of the Estate of { No. 3187, June 28, 1902 - Settlement  
James Fullington, deceased, of First and Final Account.  
This day this matter came on to be heard on mo-  
tion, to confirm account. Walter C. Fullington, Admin-  
istrator of the estate of James Fullington, late of Union  
County, Ohio, deceased, having heretofore, to-wit: on the 9<sup>th</sup> day  
of May 1902, 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 circu-  
lation in the county aforesaid, for not less than three  
consecutive weeks from and after the 4<sup>th</sup> day of June  
1902, and no exceptions having been filed thereto,  
the said account, together with the vouchers accompa-  
nying 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 \$64<sup>52</sup>  
as his compensation, for services rendered to said estate  
to this date. On consideration thereof, and the Court being  
fully advised on the premises, the said Administrator  
is allowed said sum of \$64<sup>52</sup> as his compensation.  
It is therefore ordered by the Court that the said Admin-  
istrator retain out of the money of said estate the  
sum aforesaid, to-wit: \$64<sup>52</sup>.

And the Court do find the said Administrator charged  
all with assets of said estate in the sum of \$79541<sup>40</sup>  
and that he is entitled to credits in the sum of \$79541<sup>40</sup>  
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 Admin-  
istrator pay the costs of the proceedings aforesaid,

Account -

Year	Month	Day	Particulars
1887	Jan'y	25	To
"	"	"	By
1888	July	24	To
"	"	"	By
1889	Sept.	10	To
"	Oct.	9	By
"	"	16	To
"	Nov.	4	By
"	Dec.	22	To
"	"	27	By
"	"	30	To
"	"	18	By
"	"	"	To
1889	Jan'y	3	To
"	"	29	By
"	"	3	To
"	"	25	By
"	Feb'y	4	To
"	"	24	By
"	"	11	To
"	Apr.	20	By
"	"	26	To
"	Feb'y	9	By
1888	Feb'y	17	To
"	July	6	By
1899	Jan'y	29	To
1900	May	29	By
"	Sept.	8	To
"	Oct.	13	By
"	Sept.	16	To
1899	July	24	By
"	Aug.	25	To
"	June	7	By
"	"	23	To

taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account - Administrator's Account.

W. C. Fullington, Administrator of the estate of James Fullington deceased, in account with said estate. Said W. C. Fullington charges himself as follows:

1887	Jan'y 25	To proceeds of sale of personal property	10,641 40
"	"	To interest in firm of Fullington & Phellis, said interest taken by Chas. Phellis, surviving partner -	10,000 00
1893	July 24	Cash rec'd from sale of real estate to Eliza H. Fullington -	28,900 00
		Total,	\$ 79,541 40

Said W. C. Fullington, Administrator, credits himself as follows:

1886	Sept. 10	By - Paid H. W. Morry & Co.	Voucher No. 1	181 75
	Oct. 9	" Dr. Starling & Co.	" No. 2	30 00
	" 16	" Trustees Union Sp. Cemetery	" " 3	181 80
	Nov. 4	" C. S. Brown - note	" " 4	2,190 27
	Dec. 22	" Under & Finch	" " 5	16 00
	" 27	" S. W. Pollock	" " 6	81 55
	" 30	" Robinsons, Quarry & Co.	" " 7	39 78
	" 18	" W. H. Gray	" " 8	50 40
	" "	" C. M. Bagman	" " 9	32 25
	" 20	" C. S. Brown	" " 10	175 00
1887	Jan'y 3	" Do.	" " 11	175 00
	" 29	" J. H. Shearer & Son	" " 12	11 75
	" 3	" Dr. J. H. Clark	" " 13	28 25
	" 25	" Eliza H. Fullington	" " 14	1,200 00
	July 4	" Nelson S. Davis	" " 15	2 50
	" 24	" Dr. A. Boylan	" " 16	30 25
	" 11	" W. H. Robinson	" " 17	17 67
	Apr. 20	" Probate Judge Coats	" " 18	7 78
	" 25	" "Union County Journal"	" " 19	10 25
	Feb'y 9	" B. S. Brown, Nos. 20 to 30 inclusive	" " 20	2,975 00
1888	Feb'y 17	" Hardman Organ & Co.	" " 31	25 00
1890	July 6	" C. S. Brown - vouchers Nos 37 & 46 inclusive	" " 32	4,375 00
1900	Jan'y 29	" Mrs. L. M. Warner	Voucher No. 47	36 87 75
	May 29	" Vermont Granite Co.	" " 48	725 00
	Sept. 8	" Bank of Marysville	" " 49	14,828 12
	Oct. 13	" S. A. Tanner	" " 50	1,590 00
	Sept. 16	" B. S. Brown - vouchers 51 to 63 inclusive	" " 51	3,850 00
1893	July 24	" Eliza H. Fullington	Voucher No. 64	978 2 11
	Aug. 25	" L. Piper P. Judge.	" " 65	21 41
	June 7	" Harry L. Brown	" " 66	11,983 33
	" 23	" C. S. Brown estate	" " 67	535 2 92

Carried forward,

\$ 63,656 89

RECORD OF ACCOUNTS.

(1893)		Brought forward,			\$ 63 656 89
July	6	Paid B. S. Brown, estate	Vouchers	68	3 380 00
Dec.	3	" B. S. Brown "	"	69	10 460 74
1902					
May	7	" J. M. Brodrick, Probate Judge, costs	"	70	9 25
"	"	" Self, administrator's fees			64 52
					<u>\$ 79 541 40</u>

Recapitulation.

Total amount chargeable,	\$ 79 541 40
Total amount credited,	<u>\$ 79 541 40</u>

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, W. C. Fullington, Administrator of the estate of James Fullington deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 W. C. Fullington.  
 Sworn to before me and signed in my presence, this 7<sup>th</sup> day of May A. D. 1902.  
 (L. S.) John M. Brodrick Probate Judge.

Estate of Deborah Palmer, deceased.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the estate of Deborah Palmer, deceased. (No. 5542. May 12, 1902. First and Final Account.  
 This day came Orlando B. Eaton, Administrator of the estate of Deborah Palmer 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 28<sup>th</sup> day of June A. D. 1902, 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 Deborah Palmer, deceased. (No. 5542. June 28, 1902. Settlement of First and Final Account.  
 This day this matter came on to be heard on motion to confirm account. Orlando B. Eaton Administrator of the estate of Deborah Palmer, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 12<sup>th</sup> day of May

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UNION COUNTY PROBATE COURT.

1902, 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 4<sup>th</sup> day of June 1902, 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 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 \$6<sup>30</sup> as his legal compensation, and \$6<sup>13</sup> 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 \$6<sup>30</sup> as his legal compensation, and the sum of \$6<sup>13</sup> 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, \$12<sup>43</sup>.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$105<sup>00</sup> and that he is entitled to credits in the sum of \$105<sup>00</sup>, 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 Court.

Account -

Administrator's Account.

Orlando B. Eaton, Administrator of the estate of Delonah Palmer deceased, in account with said estate.

Said Administrator charges himself as follows:

1901	July 8	To cash from sale of real estate		105 00
Said Administrator credits himself as follows:				
1901	July 8	Paid J. M. Brodrick P. J.	1	16 93
"	8	" Shearer & Shearer	2	2 00
"	8	" E. E. Gabriel	3	65 80
"	8	" J. W. Monroe, Treas.	4	84
"	10	" J. C. Glime	5	50
"	10	" W. A. Smith	6	50
"	10	" Rufus Warford	7	50
Amounts forward,				\$ 105 00
				86 77

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RECORD OF ACCOUNTS.

		Amounts brought forward,	\$	105 00	\$	86 77
1902	May 12	Paid John M. Brodrick P. J.	\$			2 80
"	" 12	" Administrator's Commission				6 30
"	" 12	" Extra allowance				6 13
		Totals	\$	105 00	\$	105 00
		<u>Recapitulation.</u>				
		Total amount chargeable,	\$	105 00		
		Total amount credited,	\$	105 00		
		Balance due, nothing.				

Affidavit to Account.

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

Orlando B. Eaton.

Sworn to before me and signed in my presence, this 14<sup>th</sup> day of May A.D. 1902.

John M. Brodrick, Probate Judge.

Estate of Jane Farnum, deceased.

Journal Entry -

In the Probate Court of Union County, Ohio, on the Matter of the Estate of No. 5548. May 23, 1902. Jane Farnum, deceased. Filing First and Final Account. This day came Fielding B. Thompson, Administrator of the estate of Jane Farnum, 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 28<sup>th</sup> day of June A.D. 1902, 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 Jane Farnum, deceased. In the Probate Court of Union County, Ohio. No. 5548. June 28, 1902. - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Fielding B. Thompson, Administrator of the estate of Jane Farnum, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 23<sup>rd</sup> day of May 1902, 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-

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ville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4<sup>th</sup> day of June 1909, 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 \$43<sup>40</sup> as his legal compensation and \$10<sup>00</sup> for incidentals and taxes for the year 1909, on consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$43<sup>40</sup> as his legal compensation, and the sum of \$10<sup>00</sup> for expenses on behalf of said estate. 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: \$53<sup>40</sup>. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$723<sup>45</sup> and that he is entitled to credits in the sum of \$561<sup>41</sup>, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$162<sup>04</sup> 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 make report thereof to this court. 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. Prodrick, Probate Judge.

Account -	Administrators Account.	
	J. H. Thompson, Administrator of the estate of June Tammum, deceased, on account with said estate.	
1901	Said Administrator charges himself as follows:	
Oct	To Sale of real estate	\$ 650 00
	Received from Henry Vaughn - store	3 00
	" " James McAdams rent	4 50
	" " " " " July 1 <sup>st</sup>	5 50
	" " " " " Aug. 2 <sup>nd</sup>	5 50
	" " " " " Sept. 4 <sup>th</sup>	5 50
	" " " " " Oct 1 <sup>st</sup>	5 50
	" " Rose Columbus	60
	" " M. Amrine	5 05
	" " Mrs. Bell M. Pitrick, Chair	1 20
	" " George Weaver, step ladder	25
	" " Ella Roberts	40
	Amount carried forward,	687 00

RECORD OF ACCOUNTS.

Amount brought forward,		\$ 617 00
Received from William Peacock		40
" " " " Lamp		05
" " " " F. H. Thompson - 2 chairs		60
" " Mrs. Nell McKittrick - stove, etc.		10 40
" " Building and loan association		25 00
Total amount of money rec'd by Administrator,		\$ 723 45

Paid Administrator credit himself as follows:		
H. Harrington - ornament.	No. 1	\$ 18 00
James Fish - for interest on cemetery lot	" 2	5 00
W. B. Eastman - funeral expenses	" 3	77 40
To Bell White - labor	" 4	2 25
Paid to Clara Weaver - care of Jane Garrison	" 5	33 80
" " Mary S. Pettit, labor	" 6	38 38
" " N. E. Liggitt - drugs & medicine	" 7	4 12
" " Dr. L. J. Henderson - medical attendance	" 8	73 75
" " Shearer & Shearer - advertising	" 9	72
" " J. W. Monroe, taxes	" 10	14 32
" " Lydia Welford - labor	" 11	24 45
" " Mrs. Nell (or L. F.) McKittrick	" 12	51 25
" " M. Amrine - care of Jane Garrison	" 13	50 85
" " Mr. Joseph Ruff - coal	" 14	2 13
" " Harriett Hayland, labor	" 15	9 20
" " J. M. Brodrick, Probate Judge.	" 16	37 05
" " Theo. Muller, Livery hire	" 17	2 00
" " George Baldwin - repairing roof -	" 18	1 50
" " Robert Patterson - plastering cisterns	" 19	2 25
" " A. J. Ware - publication notice	" 20	2 00
" " James McAdams - wall paper	" 21	31
" " G. E. Peterson - papering room -	" 22	1 40
" " Dell Marks - cleaning cisterns -	" 23	30
" " Fred Kiehl - cleaning gutter -	" 24	35
" " R. S. Bonnette - appraisers fee	" 25	1 00
" " James McAdams " "	" 26	1 00
" " S. R. Berger " "	" 27	1 00
" " John M. Brodrick - Probate costs	" 28	11 95
Administrators charges - Commission on \$723.45		43 40
Probate costs on final account	" 29	6 15
" " " " " distribution	" 30	1 50
Allowed to Administrator for incidentals and for taxes for the year 1902.		10 00
Total of credits,		\$ 561 41

<u>Recapitulation.</u>		
Total amount chargeable,		\$ 723 45
Total amount credited,		\$ 561 41
Balance due said estate,		\$ 162 04

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UNION COUNTY PROBATE COURT.

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Affidavit to Account.

The State of Ohio, Union County, ss.

I, F. A. Thompson, Administrator of the estate of James Lar-  
 num, deceased, do make solemn oath that the within ac-  
 count is in all respects true and correct, as I verily believe.

F. A. Thompson, Administrator.

Sworn to before me and signed in my presence, this  
 23<sup>rd</sup> day of May A. D. 1902.

E. D. Hda M Campbell, Deputy Clerk.

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Estate of Charity A. Malin, deceased.

In the Probate Court of Union County, Ohio.

Journal  
 Entry -

In the Matter of the Estate of Charity A. Malin, deceased. No. 5274. May 24, 1902. - Filing First  
 Partial Account & Motion for Time.

This day came Edward W. Porter, Administrator of the  
 estate of Charity A. Malin, late of Union County, Ohio,  
 deceased, and presented his first partial account in  
 settlement of said estate duly verified. Also his mo-  
 tion and affidavit for additional time for the settlement  
 of said estate. Whereupon the court do order the

same filed, and that said account be advertised for  
 hearing on Saturday the 28<sup>th</sup> day of June A. D. 1902, 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 Estate of Charity A. Malin, deceased. No. 5274 June 28, 1902 - Settlement  
 of First Account.

This day this matter came on to be heard on motion  
 to confirm account. Edward W. Porter, Administrator of  
 the estate of Charity A. Malin, late of Union County, Ohio, de-  
 ceased, having heretofore, to-wit: On the 24<sup>th</sup> day of May 1902,  
 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 pub-  
 lished, and of general circulation in the county aforesaid  
 for not less than three consecutive weeks from and after  
 the 4<sup>th</sup> day of June 1902, and no exceptions having been filed  
 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 cor-  
 rect, is allowed and confirmed.

This day this matter came on to be further heard

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RECORD OF ACCOUNTS.

on motion of the said Administrator for the allowance of \$100<sup>00</sup> as his legal compensation for services rendered to said estate to this date, on consideration whereof, and the court being fully advised on the premises, the said Administrator is allowed said sum of \$100<sup>00</sup> 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: \$100<sup>00</sup>.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$2016<sup>66</sup> and that he is entitled to credits in the sum of \$1618<sup>32</sup> as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$398<sup>34</sup> 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.

This day this matter came on to be further heard on the motion and affidavit of the said Edward W. Porter, 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 24<sup>th</sup> day of May A.D. 1902, 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.

Account-

Administrators Account.

Edward W. Porter, Administrator of the estate of Charity S. Malin deceased, in account with said estate.

Said Administrator charges himself as follows:

1901	Sept.	26	To cash in full rec'd from sale of "Division No. 2", J. W. Row	610 00
	Oct.	4	" " " " " " " " " " " 3, J. Marriott	666 66
	"	"	" " " " " " " " " " " 4, J. M. Collins	740 00
			Total receipts from all sources,	<u>\$2016 66</u>

Said Administrator claims credit for monies paid out for and on behalf of said estate as follows; to-wit:

1899	Oct.	17	By James M. Campbell P.J. costs	No. 1	\$ 5 75
	"	"	" Shearer & Shearer, printing	" 2	2 00
	"	"	" Charles W. Southard, cashier, revenue stamp,	" 3	50
1901	May	14	" Marysville Lumber Co. shingles	" 4	3 00
	Oct.	8	" John M. Brodrick P.J. costs	" 5	33 02
	"	15	" W. C. Malin, deors estate in property sold	" 6	129 53
	"	30	" Andrew S. Moury, appraiser of real estate -	" 7	1 00
	"	"	" G. L. Sellers " " " " " " " 8	" 8	1 00

(1901)	Oct.	30	By
	Dec.	5	"
	"	6	"
	"	12	"
	"	30	"
	"	31	"
1902	Jan.	24	"
	"	31	"
	Feb.	1	"
1900	May	5	"
1902	Feb.	10	"
	April	19	"
	"	26	"
	"	30	"
1901	Oct.	1	"
	"	"	"
	Nov.	1	"
	"	"	"
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UNION COUNTY PROBATE COURT.

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(1901)	Oct. 30	By J. W. Tilton, appraisers of real-estate	No. 9	1 00
	Dec 5	" J. F. Ford, paper-hanger	" 10	10 12
	" 6	" Shearer & Shearer, advertising two land sales	" 11	70 00
	" 12	" Carrie E. Malin, advanced for nursing &c.	" 12	20 00
	" 30	" J. H. Ryan, clerk cemetery	" 13	4 00
	" 31	" A. B. Robinson, for W. W. Alexander	" 14	17 25
1902	Jan. 24	" H. W. Mowry, undertaker	" 15	110 00
	" 31	" Theo. Maillen, cab &c.	" 16	7 00
	Feb. 1	" J. W. Nicely, for W. W. Alexander	" 17	3 75
1900	May 5	" Samuel Laurine, repairing roof	" 18	2 00
1902	Feb. 10	" Church Bros. & Weld	" 19	14 31
	April 19	" J. L. Krehlman, fuel	" 20	13 50
	" 26	" B. H. Carman, midea	" 21	15 00
	" 30	" W. J. White, M. D. medical services	" 22	61 00
1901	Oct. 1	" Levi Snuffin, payment on mortgage	" 23	378 00
	" "	" " " balance " "	" 24	1 64
	Nov. 1	" Marysville Light & Water Co.	" 25	37 50
	" "	" The Farmers Bank, note paid in full	" 26	370 87
	Dec. 24	" J. W. Monroe, taxes	" 27	2 85
	" "	" J. W. Monroe "	" 28	169 97
	Oct. 12	" E. W. Porter, 6% on \$1000. = \$60.00, 4% on \$1016.66 = \$40.66	" 29	100 66
1902	May 16	" Dr. A. B. Swisher, medical services	" 30	22 00
	" 20	" Marion Johnson, plastering	" 31	1 50
	" 24	" John M. Brodrick	" 32	6 75
Total expenditures for all purposes,				\$1618 32
Balance due said estate -				398 34
				<u>\$2016 66</u>

Recapitulation.

Total amount chargeable,	\$2016 66
Total amount credited,	1618 32
Balance due said Estate,	398 34

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Edward W. Porter, Administrator of the estate of Charity S. Malin, deceased, do make solemn oath that the within account is in all respects true and correct, as I truly believe.

Edward W. Porter, Administrator as aforesaid.  
 Sworn to before me and signed in my presence, this 24<sup>th</sup> day of May A.D. 1902.  
 John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Guardianship of Nancy A. Watson, Imbecile.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Nancy A. Watson, Imbecile. } No. 5395. May 27<sup>th</sup> 1902.  
Filing First and Final Account.  
This day came Mary E. Congill, Administratrix of the estate of Isaac Congill, deceased guardian of Nancy A. Watson, an imbecile of Union County, Ohio, and present the 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 28<sup>th</sup> day of June A. D. 1902, 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 Nancy A. Watson, } No. 5395. June 28, 1902.  
an imbecile. } First and Final Account.

This day this matter came on to be heard on motion to confirm account, Mary E. Congill, Administratrix of the estate of Isaac Congill, deceased Guardian of the person and estate of Nancy A. Watson, an imbecile, having here before, court; On the 27<sup>th</sup> day of May 1902, filed in this court the final account of said Guardianship, 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 4<sup>th</sup> day of June 1902, 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 \$478.75; and that his estate is entitled to credits amounting to the sum of \$337.33, valid claims against said ward, as shown by said vouchers and other evidence produced to the court. 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. Upon consideration whereof, and the court being fully advised in the premises, said Guardian's estate is allowed the sum of \$30.00, as his compensation, and it is ordered by the court that said Administratrix retain out of the estate of said ward the sum of \$30.00, being the allowance aforesaid.

And the court do further find that there is a balance

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of \$146.42 in the hands of said Administratrix for said ward, and said account is settled accordingly.

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

It is further ordered by the court that said Administratrix 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.

Isaac Bowgill, deceased, Guardian of Nancy F. Watson.  
 Account rendered by Mary E. Bowgill as his administratrix.  
 First and final account. An account with his ward  
 Said Administratrix, as representing said Guardian,  
 charges herself as follows:

1900	Sept 21	To money received by him at various times from his ward aggregating in all	\$	271	23
1901	May 16	To money received from J. F. Millar, Adm'r of Moses Watson, dec'd, being balance of ward's allowance as widow		25	00
		To money received from J. F. Millar, Adm'r of Moses Watson, dec'd on ward's vote against said decedent.		182	52
		Total receipts	\$	478	75

Said Mary E. Bowgill, as administratrix of said guardian, credits herself with amounts paid out by him as follows:

1900	Aug. 22	John M. Brodrick, - probate costs	1	13	30
	Sept. 21	Anna Hill - consideration for g. c. dec'd	2	125	00
	" 21	Millar & Wagers - legal services,	3	25	00
	" 29	W. L. Moore - hauling gravel,	4	3	50
	" 29	J. H. Chapman - laying sidewalk,	5	6	50
	" 29	H. L. Clark - cutting stone,	6		15
	" 29	L. C. Beem - gravel for sidewalk	7		30
	" 29	M. J. Scheiderer - brick for sidewalk	8	13	25
1901	Jan. 3	Anna Hill - board of ward while sick	9	6	00
	" 9	County Treasurer - tax on ward's lot,	10	11	45
1901	Feb 13	Godman & Thornhill - hardware and paint	11	57	30
		L. S. Harcomb - balance on store -	12	2	00
		J. L. Jolliff - fee			50
		Wilson Moore - labor			75
		Orland Stout - fixing chimney			75
		coal for ward			1 00
		Flour for ward			55
		Butter for ward			16
		Meat for ward			26
		coal for ward			2 00
		Carried forward,			\$ 268 92

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RECORD OF ACCOUNTS.

Brought forward,	\$ 267 82
Coal for ward,	2 00
Money given ward,	3 00
Coal bucket for ward,	17
Meat for ward	24
Hire of horse for ward	1 00
Paid for cutting wood for ward,	35
Coal for ward,	2 00
Flour for ward,	35
Money given ward,	10 00
Money given ward,	3 00
John M. Brodrick - Probate costs	6 10
Mary E. Congill, adnix - guardian's comf.	30 00
Total expenditures	\$ 332 33

Statement. - Said Mary E. Congill represents to the Court that said Isaac Congill, deceased, died very suddenly and unexpectedly leaving very little memoranda of the matters relating to the Guardianship herein accounted for; but, to the best of her knowledge and belief, the facts relating thereto are as follows:

The said Isaac Congill, deceased, was appointed to act as guardian of the said Nancy E. Watson, more on account of her deafness, age, inexperience and inability in business matters than on account of imbecility; and especially because of litigation regarding the title to her real estate which then seemed imminent. She at the time of his appointment had some money which she had received from the administrator of his deceased husband's estate and from the sale of property set off to her by the appraisers as her exemptions out of said estate. He acted more in the capacity of her agent than guardian, and they would consult together about her affairs and then he would attend to her matters of business and she would furnish him money therefor as he needed it. The said Isaac Congill at the date of the receipt evidencing his last expenditure on behalf of his said ward for which a date is shown, to wit, March 13<sup>th</sup> 1901, as your informant believes, had received very nearly if not fully as much money as he had paid out, but your informant is quite confident that he had not received more than he had then expended. He afterwards, to wit, on the 16<sup>th</sup> day of May 1901, received \$189.52, as stated in this account. It is very probable that some of the expenditures noted by him, but without date, and herein charged, were made after said date; but of that there can be no proof. I, therefore, the said Mary E. Congill, as his administratrix, hereby consent to be charged as such herein with the said sum of \$189.52, less the

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compensation to which I am entitled for the work of said guardian and the costs herein, to be paid out of said amount.

Recapitulation.

Total amount chargeable,	\$ 478 75
Total amount credited,	329 23
Balance due said ward,	\$ 146 42

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Mary E. Cowgill, Administratrix of Isaac Cowgill, the deceased guardian of Nancy S. Watson, an imbecile, do make solemn oath that the within is a true and correct account of said Guardianship, as truly believe.

Mary E. Cowgill.

Sworn to before me and signed in my presence, this 24<sup>th</sup> day of May A.D. 1902.

J. F. Willard, Notary Public.

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Journal entry -

Estate of Mary M<sup>c</sup>arty, deceased.

In the Probate Court of Union County, Ohio, No. 3613. June 2<sup>nd</sup> 1902.

In the Matter of the Estate of Mary M<sup>c</sup>arty, deceased. Filing First & Final Account.  
 This day came Henry W. Morey, Administrator of the estate of Mary M<sup>c</sup>arty, 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 28<sup>th</sup> day of June A.D. 1902, 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 Mary M<sup>c</sup>arty, deceased. In the Probate Court of Union County, Ohio, June 28, 1902. Settlement of First and final Account.

This day this matter came on to be heard on motion to confirm account. Henry W. Morey Administrator of the estate of Mary M<sup>c</sup>arty, late of Union County Ohio, deceased, having heretofore, to-wit: On the 2<sup>nd</sup> day of June 1902, 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

RECORD OF ACCOUNTS.

circulations in the county aforesaid, for not less than three consecutive weeks from and after the 4<sup>th</sup> day of June 1902, 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. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$81<sup>71</sup> and that he is entitled to credits in the sum of \$87<sup>78</sup> as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$6<sup>07</sup> 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 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.

Henry W. Morey, Administrator of the estate of Mary McBarly deceased, in account with said estate.

Said Administrator charges himself as follows:

1901 Nov.	1	1/2 cash from Bank of Hamilton, Hamilton Ont.	81	71
Said Administrator credits himself as follows:				
1901 Nov.	1	To paid Barclay & Cribbill & Co.	1	5
1912 June	2	" " W. S. Morey & Co.	2	70 78
"	"	" J. M. Brodrick P. J.	3	12
			\$ 81 71	\$ 87 78

Recapitulation.

Total amount chargeable,	\$ 81 71
Total amount credited,	\$ 87 78
Balance due said administrator	\$ 6 07

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Henry W. Morey, Administrator of the estate of Mary McBarly deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Henry W. Morey.

Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of June A. D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Elizabeth Kolbrar, Minor.

Journal Entry - On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Elizabeth Kolbrar. No. 5345 May 7<sup>th</sup> 1902 - Filing First Partial Account.

This day came Josephine C. Kolbrar, Guardian of Elizabeth Kolbrar, of Union County, Ohio, and presented his first partial account, in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of June A. D. 1902, at one o'clock P. M., and the time said matter is continued.

John M. Brodrick Probate Judge.

Journal Entry - On the Matter of the Guardianship of Elizabeth Kolbrar, Minor. No. 5345. June 28, 1902. First Account.

This day this matter came on to be heard on motion to confirm account. Josephine C. Kolbrar, Guardian of the person and estate of Elizabeth Kolbrar, having heretofore, to wit: On the 7<sup>th</sup> day of May 1902, 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 4<sup>th</sup> day of June 1902, 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 \$560<sup>00</sup>; and that she is entitled to credits amounting to the sum of \$60<sup>00</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for clothing and maintenance of said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian is allowed the sum of \$51<sup>75</sup>, 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 \$51<sup>75</sup>, being the allowance aforesaid. And the court do further find that there is a balance of \$500.00 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

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RECORD OF ACCOUNTS.

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John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Josephine C. Wolbrar Guardian of Elizabeth Wolbrar.  
First Account. In account with her ward.  
Said Guardian charges herself as follows:

To insurance money received for ward -	\$ 500 00
To interest on same to May 1 <sup>st</sup> 1902	60 00
	<u>\$ 560 00</u>

Accountant claims credit as follows -

1900

April 3

To paid Probate Judge	\$ 4 00
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Paid for recording mortgage	75
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1902

May 1<sup>st</sup>

Probate Judges fees this settlement	350
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Paid for clothing and maintenance of ward	51 75
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	<u>\$ 60 00</u>
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Recapitulation

Total amount chargeable,	\$ 560.
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Total amount credited,	60
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Balance due said Ward,	\$ 500 00
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Affidavit to Account.

The State of Ohio, Union County, ss.

I, Josephine C. Wolbrar, Guardian of Elizabeth Wolbrar, do make solemn oath that the aforesaid is a true and correct account of said guardianship, as I verily believe.

Josephine C. Wolbrar.

Sworn to before me and signed in my presence, this 7<sup>th</sup> day of May A. D. 1902.

J. M. Brodrick, Probate Judge.

Guardianship of Eva Gertrude Gillespie, Minor.

In the Probate Court of Union County, Ohio.

Journal Entry -

In the Matter of the Guardianship of Eva Gertrude Gillespie. No. 4481. May 14<sup>th</sup> 1902. Filing Fourth and Final Account.

This day came Annie E. Gillespie, Guardian of Eva Gertrude Gillespie, 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 20<sup>th</sup> day of June A. D. 1902, 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 Eva Gertrude Gillespie, Minor. No. 4481 June 28, 1902. Fourth and Final Account.

This day this matter came on to be heard on motion to confirm account. Annie E. Gillespie, Guardian of the person and estate of Eva Gertrude Gillespie, having hereto-

Account -

1900  
May 17 To 1/2  
April 6 " "  
July 1 " "  
Sept 25 " "  
Nov. 12 " "  
" 22 " "  
Dec. 15 " "  
1901  
Feb. 13 " "  
Mar. 16 " "  
May 11 " "  
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fore, tout: On the 14<sup>th</sup> day of May 1902, 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 4<sup>th</sup> day of June 1902, 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 \$171<sup>34</sup>; and that she is entitled to credits amounting to the sum of \$263<sup>33</sup>, said 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 \$71<sup>22</sup> due said Guardian, from said Ward and said account is settled accordingly.

It is further ordered by the Court that 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.

Account -

Guardian's Account.

Annie E. Gillespie, Guardian of Eva Gertrude Gillespie Fourth and Final Account. In account with her ward. Said Guardian charges herself as follows:

1900	May 17	To 1/2 cash borrowed from Jas. Finley for estate	\$ 25 00
	April 6	" " " " " Milford Center Bank	5 00
	July 1	" " " " from pasturing	67
	Sept 25	" " " " borrowed from Milford Center Bank	6 47
	Nov. 12	" " " " from sale of hogs to Henry Reed	1 66
	" 22	" " " " rent of farm to Laird	51 00
	Dec. 15	" " " " sale of hogs to Laird	5 77
1901	Feb. 13	" " " " part rent of farm, Laird	16 66
	Mar. 16	" " " " balance " " " "	29 70
	May 11	" " " " " " " " " "	3 63
	July 31	" " " " cow pasture	66
	Aug. 19	" " " " Milford Center Bank	8 33
	Oct. 26	" " " " Sale of eleven <sup>(11)</sup> pigs	4 12
	" 14	" " " " William Howard for hogs	5 00
	Nov. 9	" " " " Sales at creamery to date	7 67
		Total receipts from all sources,	\$ 171 34
		Total amount overpaid by Guardian	91 99
			\$ 263 33

Said Guardian claims credit for monies paid out for the benefit of said Ward - Eva

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RECORD OF ACCOUNTS.

Year	Date	Description	Debit	Credit
1900	Jan. 26	By balance due Guardians at last settlement made on Jan. 26, 1900 - 3 <sup>rd</sup> settlement.		87 43
"	5	" J. W. Morros, (overlooked before,) (1/2)	40.00	
"	6	" Luther Winger " (1/2) of \$50.00	25.00	
"	13	" J. W. Morros " " " 34.72	34.72	
"	14	" Moody & Cheney " (whole)	50.00	
Feb.	5	" Charles Woodworth " 1/2 of \$50	25.00	
"	14	" Mrs. S. E. Morse " 1/2 of \$10.00 fodder	5.00	
"	16	" Norman Pullins " " 4.00	4.00	
March	6	" Annie E. Gillespie, whole, for dictionary	25.00	
"	7	" Charles Morros " 1/2 of \$9.00, hay	4.50	
"	14	" Bell Bros. " " 6.00	6.00	
"	17	" Norman Pullins " " 4.00	4.00	
April	6	" Interest on bank note " " 28.00	28.00	
May	17	" Milford Bank " " 30.00	30.00	
"	24	" J. W. Morros " " 33.71	33.71	
"	"	" John W. Laird " " 50.00	50.00	
1900	Jan. 2	" Hunter & Osborne " " 2.00	2.00	
March	29	" Norman Pullins " " 2.00	2.00	
June	14	" M. H. Johnson, (whole)	30.00	
"	19	" Moody & Cheney " "	20.00	
July	13	" S. J. Burdham & Co. " 1/2 of \$10.00	5.00	
Sept.	28	" Int. on Farmers Bk note " 1/2 of 28.00	14.00	
Nov.	3	" Joseph Nelson, building chimney	50.00	
"	"	" Bostwick Bros. " 1/2 of \$3.00	1.50	
"	15	" Hunter & Osborne " " 3.25	3.25	
"	"	" F. L. Munnica " " 3.00	3.00	
"	22	" J. W. Morros, taxes " " 36.05	36.05	
"	23	" S. J. Burdham & Co. " " 10.00	10.00	
1901	Jan. 24	" " " " " 6.12	6.12	
Feb.	11	" F. L. Munnica " " 3.42	3.42	
"	22	" Norman Pullins " " 2.00	2.00	
Mar.	16	" R. L. Laird " " 53.21	53.21	
"	"	" Int. on Farmers note " " 20.00	20.00	
April	15	" J. W. Morros, taxes " " 36.05	36.05	
"	"	" L. W. Jewell " " 3.50	3.50	
"	"	" Milford Bank note " " 110.75	110.75	
"	22	" A. B. Bigelow " " 30.20	30.20	
"	"	" W. S. Adams " " 4.50	4.50	
May	1	" Jos. B. Morrissey, Agent " 22.50	22.50	
"	4	" Bostwick Bros. " " 1.53	1.53	
"	9	" L. Taway " 1/2 of 3.25	1.625	
"	"	" C. S. Prutz " " 15.00	15.00	
"	11	" R. L. Laird " " 21.18	21.18	
"	27	" J. B. Fairley " " 10.50	10.50	
Sept.	19	" Thompsons & Coomer " " 13.22	13.22	
"	20	" C. L. Haines " " 8.40	8.40	
Oct.	22	" A. L. Burson M. D. (whole)	8.00	

Year	Date	Description	Debit	Credit
1900	Nov. 29	By		
1901	Oct. 29	"		
	Sept. 13	"		
1902	Jan. 2	"		
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1900	Nov. 22	By Mary Gillespie (Lawyer's 186 notes)	1/2 of \$201.78	104.77	43.63	
1901	Oct. 29	" E. H. Story	" " 1.27	48	26	
1902	Sept. 13	" Annie E. Gillespie	" " 22.26	49	282	
	Jan. 2	" Carter & Porter, fees for drafting	" "	10	5.00	
	" "	" John M. Brodrick P. J. fees & printing	" "	11	6.00	
		Total expenditures for all purposes				263.33

Recapitulation.

Total amount chargeable,	\$ 171.24
Total amount credited,	263.33
Balance due said Guardian	\$ 91.99

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Annie E. Gillespie Guardian of Eva Gertrude Gillespie, a minor, do make solemn oath that the within is a true and correct account of said Guardianship, as I truly believe.

Annie E. Gillespie, Guardian as aforesaid,  
 Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of January A. D. 1902.

*(Signature)* A. L. Scott Notary Public.

Guardianship of Nellie C. Welsh, Minor.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Nellie C. Welsh, Minor. No. 5132. May 20, 1902.  
 Filing First and Final Account.  
 This day came Mary A. Dorsey, Guardian of the person and estate of Nellie C. Welsh, a minor 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 Saturday the 28<sup>th</sup> day of June A. D. 1902, 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 Nellie C. Welsh, Minor. No. 5132. June 28, 1902.  
 First and Final Account.

This day this matter came on to be heard on motion to confirm account. Mary A. Dorsey, Guardian of the person and estate of Nellie C. Welsh, having heretofore, to-wit: on the 20<sup>th</sup> day of May 1902, 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 Mansfield Tribune a newspaper published in and of general circulation in Union County, for not less than

RECORD OF ACCOUNTS.

three consecutive weeks, from and after the 4<sup>th</sup> day of June 1902, 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 \$88.75, and that she is entitled to credits amounting to the sum of \$140<sup>00</sup>, 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 \$50<sup>00</sup> due said Guardian for over-payments on behalf of 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. Brodricks Probate Judge.

Account

Guardian's Account.

Miss Mary A. Dorsey, Guardian of Nellie C. Welsh.  
Final Account. In account with her ward.  
Said Guardian charges herself as follows:

Sept 8, 1898	To rec'd rent from E. Brandt	\$ 3 00
Oct. "	" " " " E. Brandt	2 50
Nov. "	" " " " E. Brandt	2 50
Dec. "	Rec'd rent from E. Brandt	2 50
Jan. 1899	Rec'd rent from E. Brandt	2 50
Feb. "	Rec'd rent from E. Brandt	2 50
Mar. "	Rec'd rent from E. Brandt	2 50
April "	Rec'd rent from E. Brandt	2 50
May "	Rec'd rent from Ed Brandt	2 50
June "	Rec'd rent from E. Brandt	2 50
July "	Rec'd rent from E. Brandt	2 50
Aug. "	Rec'd rent from E. Brandt	2 50
Sept. "	Rec'd rent from E. Brandt	3 00
Oct. "	Rec'd rent from E. Brandt	3 00
Nov. "	Rec'd rent from E. Brandt	3 00
Dec. "	Rec'd rent from E. Brandt	2 50
Jan. 1900	Rec'd rent from E. Brandt	2 50
Feb. "	Rec'd rent from E. Brandt	2 50
Mar. "	Rec'd rent from E. Brandt	2 50
Apr. "	Rec'd rent from E. Brandt	2 50
May "	Rec'd rent from E. Brandt	3 00
July "	Rec'd rent from E. Brandt	3 00
July 1901	Rec'd rent from E. Brandt	3 00
Aug. "	Rec'd rent from E. Brandt	3 00
Sept. "	Rec'd rent from Miss Bradley	3 00
Oct. "	Rec'd rent from Miss Bradley	3 00
Nov. "	Rec'd rent from Miss Bradley	3 00

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Nov. 8 " Pa  
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Aug. 29 " Pa  
Sept. 18 " Pa  
Dec. 21 " Pa  
Dec. 29/898 Pa

Sept. 11/899 Pa  
May 21/200 Pa  
Aug. 8 " Pa  
" 30 " Pa  
Oct. 1 " Pa  
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Apr. 11/2001 Pa  
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July 1/2001 Pa  
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UNION COUNTY PROBATE COURT.

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	Dec. 1901	Recd rent from Miss Bradley,	3 00	
	Jan. 1902	Recd rent from Miss Bradley,	3 00	
	Feb. 1902	Recd rent from Miss Bradley,	3 00	
	March "	Recd rent from Miss Bradley,	3 00	
	April "	Recd rent from Miss Bradley,	3 00	
			\$ 88 00	
	Aug. 13/898	Costs of appointment		2 58
	Sept. 13/898	Paid Dr. Clark		6 00
	" "	Paid H. Cole for spectacles		7 00
	Oct. 13 "	Paid Mc Thompson for furnish		2 05
	Nov. 20/899	Paid for dress for Nellie		3 98
	May 22/ "	Paid Dr. Clark for treatment		7 00
	Nov. 8 "	Paid for hat		2 00
	Dec. 8 "	Paid for jacket		5 00
	Jan. 1900	Paid insurance on house		3 00
	June 8 "	Paid for painting house		3 00
	Aug. 22 "	One room papered		2 00
	Sept. 18 "	Got cistern cleaned		4 5
	Dec. 21 "	Hair to Nellie		6 00
	Dec. 23/898	Paid for hat		2 00
	Sept. 11/899	Shoes		4 00
	May. 21/200	clothing, amonut		3 91
	Aug. 8 "	Paid Mc Thompson for paint		6 25
	" 30 "	Wall paper		2 50
	Oct. 1 "	Dress goods		3 00
	" 1 "	Dress goods		2 50
	" 1 "	Shoes		2 70
	Apr. 11/1901	Dress and other apparel		10 00
	" 11/201	clothing		2 75
	" 25 "	Paper & hanging		1 80
	July 1/1901	Work on house & lumber		2 30
	Oct. 21/201	Hat		2 00
	" 31 "	Dr. Clark for treating eyes		3 00
	" 31 "	H. Cole for lenses		2 50
	Nov. 12 "	Paid Mrs. Lanson for hat		1 25
	" 13 "	Paid for shoes		3 5
	" 20 "	Paid for work on chimneys		1 50
	Jan. 1902	Paid dentist King		1 50
	Mar. 15 "	Bought & paid for shoes		2 00
	Apr. 4 "	Bought hat at Gold Mine		2 50
	Mar. 11 "	Bought dress goods		3 30
	Apr. 25 "	Bought dress goods		5 00
		Dec. tax 1899		5 14
		June tax 1900		
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RECORD OF ACCOUNTS

Recapitulation.

Total amount chargeable,	\$ 88 00
Total amount credited,	\$ 140 40
Balance due said Guardian,	\$ 52 40

Affidavit to Account.

The State of Ohio,  
 Union County, ss I, Mary H. Dorsey, Guardian of Nellie C. Welch, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe,  
 Mary H. Dorsey.

Sworn to before me and signed in my presence, this 20<sup>th</sup> day of May A.D. 1902.

L. D. Ada McCampbell, Deputy Clerk.

Estate of Mary R. Bixler, Deceased.

Be it remembered, that heretofore, to-wit: On the 1<sup>st</sup> day of July A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the journal of this Court, which entry reads in the words and figures following, to-wit:  
 In the Matter of the } Probate Court, July 1<sup>st</sup> 1902.  
 Estate of Mary R. Bixler, } Appointment.  
 deceased. } Order for Bond.

No. 5741

This day Alfred F. Bixler 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 R. Bixler, late of Washington 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 Alfred F. Bixler is legally competent; it is ordered that he be appointed upon giving bond with sureties as required by law, in the sum of Twenty-eight Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 1<sup>st</sup> day of July A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Estate } Probate Court, July 1<sup>st</sup> 1902.  
 of Mary R. Bixler, } Appointment. Bond Approved.  
 deceased. } Letters Issued.

This day Alfred F. Bixler appeared in open Court, accepted the appointment as Administrator of the estate

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of Mary R. Bixler deceased, and gave and filed herewith bond in the sum of Twenty-eight Thousand dollars, conditioned according to law, in the sum of Twenty-eight Thousand dollars, conditioned according to law, with Arthur S. Bixler and Otto A. Bixler freeholders, as sureties, which Bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Alfred S. Bixler, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Oral M. Bixler, Minor.

Be it remembered, that heretofore, to-wit: On the 1<sup>st</sup> day of July A.D. 1909, an entry of the appointment of a Guardian was made and entered upon the Journal of this court which entry reads in the words and figures, following, to-wit:

Probate Court, July 1<sup>st</sup> 1909.

In the Matter of the Guardianship of Oral M. Bixler, Minor. } Appointment. Order for Bond.

No. 5742.

This day Arthur S. Bixler appeared in open court, and made application to be appointed Guardian of the estate of Oral M. Bixler, and the court being satisfied that said Oral M. Bixler is a minor of the age of Fifteen years, June 10, 1909, and a child of Mary R. Bixler late of Washington Township, Union County, Ohio, deceased, and that said minor resides in this county, and the said Oral M. Bixler having in open court made choice of said Arthur S. Bixler 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 S. Bixler 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 minors real estate. It is ordered that said Arthur S. Bixler be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Twelve Thousand (\$12,000<sup>00</sup>) dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 1<sup>st</sup> day of July A.D. 1909, the court ordered and decreed as follows;

In the Matter of the Guardianship of Oral M. Bixler, Minor. } Probate Court, July 1<sup>st</sup> 1909. Appointment. Bond Approved. Letters Issued.

This day Arthur S. Bixler appeared in open court, accepted the appointment as Guardian of the estate of Oral M. Bixler, and gave and filed herein his bond in the sum of Twelve Thousand dollars, conditioned according to law,

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RECORD OF ACCOUNTS.

with Alfred F. Bixler and Otto A. Bixler freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Arthur B. Bixler 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 B. Bixler, that this proceeding be recorded, and that said Guardian pay the costs therein taxed at \$ .  
John M. Brodrick, Probate Judge.

Estate of John Robinson, deceased.

Be it remembered, that heretofore, to-wit: on the 1<sup>st</sup> day of July A.D. 1902, an entry of the appointment of an executor was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

In the Probate Court of Union County, Ohio.

In the Matter of the Estate of } July 1<sup>st</sup> 1902.  
John Robinson, deceased. } Appointment of Executor.

No. 5743

This day came Albert Adams and made application to be appointed Executor of the last will and testament of John Robinson late of Union County, Ohio, deceased.

Whereupon, the Court, being fully advised in the premises, finds that the said Albert Adams is the person nominated in said will as the executor thereof; and that he is a competent person to execute the same.

It is, therefore, considered and ordered by the Court that Letters Testamentary, under the will aforesaid, be granted unto the said Albert Adams; and that a bond in the premises be dispensed with according to the request of said Testator as expressed in said will.

Thereupon came the said Albert Adams and accepted said appointment as the executor of the will aforesaid. It is, therefore, further considered, ordered and adjudged by the Court that Letters Testamentary, under the will aforesaid, issue to the said Albert Adams, that this proceeding be recorded; and that the said executor pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Ishmael Armentrout, deceased.

Be it remembered, that heretofore, to-wit: On the 11<sup>th</sup> day of July A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

In the Matter of the } Probate Court July 11<sup>th</sup> 1902.  
estate of Ishmael Armentrout, } Appointment.  
deceased. } Order for Bond.

No. 5744

This day Butler Gout appeared in open Court, and made and filed an application under oath as required by law

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to be appointed Administrator of the estate of Ishmael Armentrout late of Washington 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 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 Butler Gout is legally competent; it is ordered that he be appointed 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.

And afterward, to-wit: On the 11<sup>th</sup> day of July A.D. 1902, the court ordered and decreed as follows:

In the Matter of the Estate of Ishmael Armentrout, deceased. Probate Court, July 11<sup>th</sup> 1902. Appointment. Bond approved. Letters Issued.

This day Butler Gout appeared in open court, accepted the appointment as Administrator of the estate of Ishmael Armentrout deceased, and gave and filed herein his bond in the sum of Sixteen Hundred (\$1600<sup>00</sup>) dollars, conditioned according to law, with Daniel A. Bird and William Gibson freeholders, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Butler Gout; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Amelia Smith, Minor.

Be it remembered, that heretofore, to-wit: On the 12<sup>th</sup> day of July A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this court which entry reads in the words and figures following, to-wit: Probate Court, July 12, 1902.

In the Matter of the Guardianship of Amelia Smith, Minor. Appointment. Order for Bond.

No. 5745

This day Nathan Smith appeared in open court, and made application to be appointed Guardian of the person of Amelia Smith and the court being satisfied that said Amelia Smith is a minor of the age of 16 years, December 6<sup>th</sup> 1901, and a child of said Smith, late of Union County, Ohio, deceased, and that said minor resides in this county; and the said Amelia Smith having in open court made choice of said Nathan Smith as her Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary, and that said Nathan Smith is a suitable person to be appointed, and he having filed in this office a statement

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## RECORD OF ACCOUNTS.

duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof. It is ordered that said Nathan Smith be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Fifty dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 12<sup>th</sup> day of July A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the } Probate Court, July 12, 1902.  
Guardianship of } Appointment. Bond approved.  
Aurilia Smith, Minor. } Letters Issued.

This day Nathan Smith appeared in open Court, accepted the appointment as Guardian of the persons of Aurilia Smith and gave and filed herein his bond in the sum of Fifty dollars, conditioned according to law, with Ira Mitchell, Millie Hall and C. B. Cowan, freeholders, as sureties thereon, which bond is approved by the Court.

Thereupon said Nathan Smith 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 Nathan Smith, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$1.

John M. Brodrick, Probate Judge.

In the Matter of Accounts Filed for Settlement.

Probate Court, Union County, Ohio.

In the Matter of Accounts } Entry - July 26<sup>th</sup> 1902.  
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 after a careful examination of the notice and proof aforesaid, do find the same in all respects regular and pursuant to law.

It is therefore ordered by the Court that the notice and proof aforesaid be entered in full 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, July 26<sup>th</sup> 1902,  
at one o'clock P. M., as follows, to-wit:

Robert McBrory, executor of the will of John Crotinger, deceased, second account.

George Hill and Frank Hill, executors of the will of George J. Hill; final account.

Eliza Arnold, executrix of the will of Laura S. Arnold;

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UNION COUNTY PROBATE COURT.

fourth account.  
 Malen Wright, administrator of the estate of William Moffitt; first account.  
 L. Piper, administrator of the estate of Philip Hess; final account.  
 Wm H. Brottinger, guardian of Lulu Murray; first account.  
 D. E. Thorntons, guardian of Eliza Thornbrock, third account.  
 Elisha Vanmuedde, guardian of Leanner Butcher; final account.  
 Levi Roseberry, guardian of John Price; final account.  
 John F. Utz, guardian of Harry E Hill; final account.  
 Eda L. Fox, guardian of Ellert C. Fox, Clarence S. Fox, Harley W. Fox and Gillab E Fox; first account, final as to Ellert C.  
 John H. McVay, guardian of Clarence L McVay, Lawrence H McVay and Terrance O. McVay, final account.

July 2, 1902  
 John M. Brodrick  
 Probate Judge, Union County, Ohio

The State of Ohio, Union County, ss:  
 The undersigned, being duly sworn, says that a copy of the annexed notice was published for 4 consecutive weeks in "The Mansfield Tribune", a newspaper of general circulation in the County of Union, the first publication beginning with July 2, 1902.

John H. Shearer  
 Sworn to and subscribed before me, this 26<sup>th</sup> day of July 1902.  
 L.S. John M. Brodrick, Probate Judge.  
 Printer's fees paid - Shearer & Shearer.

Estate of John Brottinger, Deceased.  
 Journal Entry - In the Probate Court of Union County, Ohio. No. 5191. June 14, 1902.  
 In the Matter of the Estate of John Brottinger, Deceased. Filing Second Partial Account.  
 This day came Robert M. Librory, executor of the estate of John Brottinger, late of Union County, Ohio, deceased, and presented his second partial account in settlement of said estate duly verified. Also his 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 26<sup>th</sup> day of July A.D. 1902, at one o'clock, P.M., to which time said matters are continued.  
 John M. Brodrick, Probate Judge.

Journal Entry - In the Probate Court of Union County, Ohio. No. 5191. July 26, 1902.  
 In the Matter of the Estate of John Brottinger, Deceased. Settlement of Second Account.  
 This day this matter came on to be heard on motion to confirm account. Robert M. Librory, executor of the estate

RECORD OF ACCOUNTS.

of John Brotzinger, late of Union County, Ohio, deceased, having heretofore, to wit: On the 14<sup>th</sup> day of June 1902, 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 2<sup>nd</sup> day of July 1902, 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 \$244 as his legal compensation. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$244 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: \$244. And the court do find the said executor chargeable with assets of said estate in the sum of \$381.42 and that he is entitled to credits in the sum of \$54.24, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$327.18 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 the will of said decedent and the law.

This day this matter came on to be further heard on the motion and affidavit of the said Robert McHenry, 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 14<sup>th</sup> day of June A. D. 1902, 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

Robert McHenry, executor of the estate of John Brotzinger deceased, in account with said estate.

Said executor charges himself as follows:

1901	Feb'y	13	To balance on hand.		320 61	
1902	Jan'y	8	" Cash to B. Patch note		61 00	
(Said) executor credits himself as follows:						
1899	Feb'y	8	By Wit. fee on Probate of Will R. McHenry	1		1 00
	Aug't	1	" Church sub. to Albert Adams -	2		1 00

1901	Mar	19	By
	April	1	"
1902	Jan.	8	"
	June	14	"
	"	"	"
	"	14	"

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UNION COUNTY PROBATE COURT.

1901	Mar. 19	By B. J. Lammie, for 1/2 interest in anvil sold at sale	3	6 10
	April 1	" Lon Turner - Blacksmithing	4	1 10
	Jan. 8	" R. McGoroy, Atty fee in Extr. ac. Patch		25 00
	June 14	" " " Exls. commission on \$61. @ 4%		2 44
	" "	" " " Filing & making report		10 00
	" 14	" Probate fees on 2 <sup>nd</sup> Partial Account &c.	5	7 40
		Am't to balance acct		327 57
				\$ 381 61 \$ 381 61

Recapitulation

Total amount chargeable,	\$ 381 61
Total amount credited,	\$ 54 04
Balance due said estate	\$ 327 57

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Robert McGoroy Executor of the estate of John Brotinger deceased, do make solemn oath that the within account is in all respects true and correct as lawfully believe.

Robert McGoroy, Executor

Sworn to before me and signed in my presence this 14<sup>th</sup> day of June A.D. 1902.

*R. D.*

John M. Brodrick, Probate Judge.

Estate of Laura A. Arnold, Deceased.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of Laura A. Arnold, deceased. No. 4832. June 4<sup>th</sup> 1902.  
 Filing Fourth Account.

This day came Eliza Arnold, executrix of the Last Will and Testament of Laura A. Arnold late of Union County, Ohio, deceased, and presented her Fourth account in settlement of said estate duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of July A.D. 1902, 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.  
 Estate of Laura A. Arnold, deceased. No. 4832. July 26<sup>th</sup> 1902.  
 Settlement of Fourth Account.

This day this matter came on to be heard on motion to confirm account. Eliza Arnold, executrix of the estate of Laura A. Arnold, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 4<sup>th</sup> day of June 1902, 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

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RECORD OF ACCOUNTS.

Newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2<sup>nd</sup> day of July 1902, 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 \$705<sup>93</sup> and that she is entitled to credits in the sum of \$52<sup>52</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$653<sup>41</sup> in the hands of the said executrix due said estate, and said account is settled accordingly.

It is ordered 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.

Account -

Executrix's Account.

Eliza Arnold, Executrix of the estate of Laura H. Arnold, deceased, in account with said estate.

Fourth Account.

Said Executrix charges herself as follows:

Jan. 29 1901	To balance on 3 <sup>rd</sup> Account		\$ 257 93
Dec. 22 "	Rec'd of Mrs. D. Newlove principal & interest		430 00
Jan. 27 1902	" " Jas. Evans (Alexander note) int.		18 00
	Total		\$ 705 93

Said Executrix claims credits as follows:

July 2 <sup>nd</sup> 1901	Paid Treasurer Delaware Co., tax June 1901	1	21 00
Jan. 8 1902	" " " " Dec. 1901	2	20 02
Jan. 27 "	" " J. H. Kirkade legal services	3	1 00
May "	" " J. H. Kirkade legal services	4	5 00
May "	" " Probate Judge's costs this account	5	5 50
	Total		\$ 52 52

Balance due estate

\$ 653 41

Recapitulation.

Total amount chargeable,	\$ 705 93
Total amount credited,	\$ 52 52
Balance due said estate,	\$ 653 41

Affidavit to Account.

The State of Pennsylvania } I, Eliza Arnold, Executrix of the estate  
 Allegheny County, ss. } of Laura H. Arnold deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Eliza Arnold.

Sworn to before me and signed in my presence this 3<sup>rd</sup> day of June A.D. 1902. Robert M. Erskine, Notary Public for Allegheny Co. Pa. My commission expires Feb. 27, 1905.

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Journal Entry - In Probate Court...  
 The court do find the said executrix chargeable with assets of said estate in the sum of \$705<sup>93</sup> and that she is entitled to credits in the sum of \$52<sup>52</sup> as shown by said vouchers and other evidence produced to the court.  
 And the court do further find that there is a balance of \$653<sup>41</sup> in the hands of the said executrix due said estate, and said account is settled accordingly.  
 It is ordered 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.

Estate of Philip Hess, deceased.

Journal Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of { No. 2868 B. June 26<sup>th</sup> 1902.  
 Philip Hess, deceased. Filing First and Final Account.  
 This day came Leonidas Piper, Administrator de bonis non with the will annexed of the estate of Philip Hess 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 26<sup>th</sup> day of July A. D. 1902, 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 { No. 2868 B. July 26<sup>th</sup> 1902.  
 Philip Hess, deceased. Settlement of First and Final Account.  
 This day this matter came on to be heard on motion to confirm account. Leonidas Piper, Administrator de bonis non with will annexed of the estate of Philip Hess, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 26<sup>th</sup> day of June 1902, 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 2<sup>nd</sup> day of July 1902, 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 \$53<sup>00</sup> as his legal compensation. On consideration whereof, and the court being fully advised in the premises, the said Administrator is allowed said sum of \$53<sup>00</sup> 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: \$53<sup>00</sup> and the court do find the said Administrator chargeable with assets of said estate in the sum of \$89<sup>00</sup> and that he is entitled to credits in the sum of \$36<sup>00</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$37<sup>01</sup> 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, and make report thereof to this court as provided by statute. It is further ordered by the court that said Administrator pay the costs of the proceedings aforesaid, taxed at \$ . within ten

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days, and that said Account be recorded,

John M. Brodrick, Probate Judge.

Account-

Administrator's Account.

L. Piper, Administrator de bonis non with will annexed of the estate of Philip Hess deceased, First and Final account with said estate.

Said Administrator charges himself as follows:

1900 Dec. 29	To Received from Joseph W. Cronson, Trustee of Martha J. Hess, widow of said Philip Hess deceased, under will of said decedent		\$	898	04		
							\$ 898 04

Said L. Piper as said Administrator of said estate claims credit for payments made on account of said estate as follows, to wit:

1900 Jan'y 3	By paid S.W. Colbrar - appraiser	1		1	00		
" "	" " H.E. Bell	2		1	00		
" "	" " W.J. Morey	3		1	00		
" 4	" " Probate Court fees App't & letters	4		7	32		
Feb'y 19	" " " " " on inventory	5		3	85		
April 23	" " " " " on proceedings to secure order to pay widow's dower	6		3	10		
March 22	By paid dower to widow Martha J. Hess - Pence	7	680	38			
Aug. 2	" " Shearer & Shearer pub. notice of appointment	8		2	00		
1902 June 23	Compensation to Administrator from 8/28/04			3	388		
" "	Legal service as attorney by Adm'r			100	00		
" "	" " Probate Court fees on this settlement	9		7	50		
				861	03		
Balance in hands of Adm'r					37	01	
							\$ 898 04

Recapitulation

Total amount chargeable, \$ 898 04

Total amount credited, \$ 861 03

Balance due said Estate, \$ 37 01

Affidavit to Account.

The State of Ohio, }  
Union County, }  
do. I, L. Piper, Administrator de bonis non with will annexed of the estate of Philip Hess 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 26<sup>th</sup> day of June A. D. 1902.

L. S. Ada M. Campbell, Deputy Clerk  
Probate Court.

Journal entry -

Journal entry -

Account -

Guardianship of Lula Murray, Minor.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Lula Murray, Minor. { No. 5361. June 7, 1902.  
Filing First Current Account.

This day came William H. Brottinger, Guardian of Lula Murray, 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 26<sup>th</sup> day of July A.D. 1902 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 Lula Murray, Minor. { No. 5361. July 26, 1902.  
First Current 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 Lula Murray, minor, having heretofore, to-wit: On the 7<sup>th</sup> day of June 1902, 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 Marietta Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 2<sup>nd</sup> day of July 1902 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 \$292.13; and that he is entitled to credits amounting to the sum of \$69.12, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$27.52 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$27.52 being the allowance aforesaid.

And the court do further find that there is a balance of \$272.24 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.

William H. Brottinger, Guardian of Lula Murray.

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Probate Court.

RECORD OF ACCOUNTS.

First Account. An account with his ward.  
Said Guardian charges himself as follows:

1901	July 16	Money as pension received from Pension Department		113 33	
"	26	" " arrearage due H. J. Murray, soldier		26 80	
Sept.	21	" " quarterly payment of pension		30 00	
Dec.	21	" " " " " " " "		30 00	
1902	Mar. 14	" " " " " " " "		30 00	
June	7	" " " " " " " "		30 00	
June 1, 1900	to Sept. 21, 1901	Bonds rec'd for award from bounty		32 00	

Guardian credits himself as follows:-

1901	July 30	By cash to Probate Judge - fee appointment etc.	1		7 76	
Sept.	14	" " B. L. Carman - dry goods for award	2		5 36	
"	"	" " H. W. Court & Co. shoes " "	3		2 50	
Nov.	20	" " J. K. Raw Co. underwear " "	4		1 00	
"	"	" " H. W. Court & Co. shoes " "	5		2 00	
Dec.	27	" " B. L. Carman block " "	6		5 95	
1902	June 4	" " J. M. Brodrick, P. J. stamp on bond	7		30	
Oct.	3	" " Lulu Murray, award			3 30	
Dec.	3	" " Thornton, C. P. - for affidavit			50	
"	"	" " Probate fees & stamp on first bond			1 00	
1901	Oct. 26	" " Robt. McGrovy for making report to Pen. Dep.	8		2 00	
1902	April 7	" " Lulu Murray, award, cash			1 50	
"	"	" " Guardian's extra labor in procuring pension			10 00	
1902	June 7	" " Guardian's compensation \$2.92 @ 6%			17 52	
"	"	" " Robt. McGrovy, making acct	9		2 00	
"	"	" " Probate court fees - on 1st acct	10		5 90	
					Admit to balance acct	222 94
						292 13

Recapitulation.

Total amount chargeable,	292 13
Total amount credited,	69 19
Balance due said ward,	222 94

Affidavit to Account.

The State of Ohio,  
Union County, ss. } I, William H. Brottinger, Guardian of  
Lulu Murray, do make solemn oath that the within is a  
true and correct account of said guardianship, as I truly believe.  
William H. Brottinger  
Sworn to before me and signed in my presence, this 7<sup>th</sup>  
day of June A. D. 1902.  
John M. Brodrick, Probate Judge.

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Guardianship of Eliza Hornbeck, Subceit.  
 In the Probate Court of Union County, Ohio.  
 Journal Entry - On the Matter of the Guardianship of Eliza Hornbeck, Subceit. } No. 4791. June 26, 1902.  
 Filing Third Partial Account  
 This day came W. E. Thornton, Guardian of Eliza Hornbeck of Union County, Ohio, and presented his third partial account in settlement of said Guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of July A.D. 1902, 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 Eliza Hornbeck, } In the Probate Court of Union County, Ohio, an Subceit. } No. 4791. July 26, 1902.  
 Third Account  
 This day this matter came on to be heard on motion to confirm account. W. E. Thornton, Guardian of the person and estate of Eliza Hornbeck, having heretofore, to-wit: On the 20<sup>th</sup> day of June 1902, 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 2<sup>nd</sup> day of July 1902, 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 \$592<sup>03</sup>; and that he is entitled to credits amounting to the sum of \$530<sup>83</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court.

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 \$100<sup>00</sup>, as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$100<sup>00</sup> being the allowance aforesaid.

And the Court do further find that there is a balance of \$61<sup>20</sup> 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.

Account	Guardian's Account.	
	W. E. Thornton, Guardian of Eliza Hornbeck, Third Account. In account with his ward. Said Guardian charges himself as follows:	
June 25/1900	To balance on 2 <sup>nd</sup> account	30 03
Dec. 26 "	Eva Thornton	43 00
" " "	E. W. Thompson	24 00
Jan. 10/1901	Eva Thornton	90 00
Dec. 10 "	Peter Schertzer	30 00
Jan. 15/1901	Eva Thornton	24 00
" " "	" "	47 00
June 13 "	E. W. Thompson	142 00
	Total amt charged	592 03
	W. E. Thornton, Guardian of Eliza Hornbeck credits himself as follows:-	
June 25/1900	John M. Brodrick	1 575
" 25 "	J. B. Taylor	2 12 00
Dec. 29 "	Taxes	3 78 81
Jan 10/1901	L. A. Temple	4 6 00
" 17 "	W. W. Hornbeck	5 100 00
July 2 "	Taxes	6 39 30
Sept 6 "	Eliza Hornbeck	7 5 00
Nov. 3 "	W. W. Hornbeck	8 10 00
Dec 10 "	H. B. and Co.	9 17 50
" 11 "	L. W. Henderson	10 9 00
Jan. 23/1902	Taxes	11 33 79
" " "	"	12 35
Feb 5 "	W. W. Hornbeck	13 113 33
	Total amount credited	430 83
	W. E. Thornton, Guardian asks as compensation	100 00 530 53
	Balance due ward	61 20
	<u>Recapitulation.</u>	
	Total amount chargeable,	592 03
	Total amount credited,	530 83
	Balance due said ward,	61 20
	<u>Affidavit to Account.</u>	
	The State of Ohio } Union County, } ss. W. E. Thornton Guardian of Eliza Hornbeck, do make solemn oath that the within is a true and correct account of said guardianship, as truly believe W. E. Thornton.	
	Sworn to before me and signed in my presence, this 20 <sup>th</sup> day of June A. D. 1902, John M. Brodrick, Probate Judge.	

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Guardianship of Leanner Butcher, Suisville.

Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Leanner Butcher, } No. 5494. June 21<sup>st</sup> 1902. Filing First and Final Account.

This day came Elisha Vannansdte, Guardian of Leanner Butcher, 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 26<sup>th</sup> day of July A.D. 1902, 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 Leanner Butcher, } No. 5494. July 26, 1902. First and Final Account. an Suisville.

This day this matter came on to be heard on motion to confirm account. Elisha Vannansdte, Guardian of the person and estate of Leanner Butcher, now deceased, having heretofore, to wit: on the 21<sup>st</sup> day of June 1902, 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 2<sup>nd</sup> day of July 1902, 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 \$169<sup>00</sup>; and that he is entitled to credits amounting to the sum of \$167<sup>35</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court.

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 \$45<sup>14</sup> in his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$45<sup>14</sup>, being the allowance aforesaid.

And the Court do further find that there is a balance of \$1<sup>65</sup> in the hands of said Guardian, due said ward's estate which amount he is ordered to pay over according to law, and said account is settled accordingly.

The Court further finds that the estate of said Leanner Butcher is indebted on account of said guardianship, in the sum of \$321<sup>73</sup>, subject to credit of \$65<sup>00</sup>, as per statement

RECORD OF ACCOUNTS.

of debts filed on said final account of said Guardian.  
 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.

Account - Guardian's Account.

E. W. Vannausdelle, Guardian of Learner Butcher  
 First and Final Account. In account with his ward.  
 Said Guardian charges himself as follows:

1901	May	4	To cash L. G. Birmingham	62 50	
	July	8	" " Henry Jones (rent)	10 00	
			" " L. G. Birmingham	62 50	
			" " Henry Jones (rent)	15 00	
			" " " " " "	10 00	
1902	April	12	" " Jan Cahill (rent)	4 00	
	May	15	" " Henry Jones "	5 00	
				\$169 00	

Said Guardian claims credit as follows -

1901	Feb.	13	To cash given ward -		
			said recorded		93
	"	18	cash to ward		1 00
	"	19	Insurance		175
	May	4	For collecting money		25
	"	10	cash to ward		3 00
	July	2	" " "		2 50
	"	13	" " "		7 00
	Nov.	11	" " "		20 00
	"	15	For collecting money		25
1902	Jan.	8	cash to ward		2 50
	Apr.	7	" " "		1 00
	May	4	For telephoning to friends of death of ward		3 20
Vouchers		0	J. W. Monroe		5 91
	"	1	J. M. Brodrick		13 03
	"	2	H. W. Wyle		2 20
	"	3	J. S. Gray		2 80
	"	4	H. B. & Co.		1 93
	"	5	E. M. Vannausdelle		2 50
	"	6	M. " "		33 00
	"	7	J. H. Hartley M. D.		5 00
	"	8	E. M. Vannausdelle		13 00
	"	9	H. B. & Co.		10 00
	"	10	E. M. Vannausdelle		30 00
					\$167 35

Total

Bal. in hands of Guardian

Said Guardian has contracted the following debts -

For keep of Learner Butcher by Margaret Vannausdelle -

ardian  
ardian pay  
within  
to be made.  
to Judge.

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62 50  
10 00  
62 50  
15 00  
10 00  
4 00  
5 00

69 00

To keep from Nov. 21, 1900 to July 19 1901  
7<sup>3</sup>/<sub>4</sub> months @ \$10<sup>00</sup> per mos. 77 50  
From Nov. 21, 1901 to June 3, 1902 6<sup>1</sup>/<sub>2</sub> months  
@ \$25<sup>00</sup> per mos. 161 00  
Frank H. Hartley M. Co. Medicine & attention 15 50  
Hendricks Bonham & Co. judic. 21 44  
Guard. coin. 6¢ on 169<sup>00</sup> 10 14  
" Trip to Mt. Vernon with horse & buggy  
\$5<sup>00</sup> per day three days 15 00  
W. F. Hoopes atty fee 15 00

Margaret Vannaudle had credit on above  
act of \$65<sup>00</sup> as shown by vouchers 6 & 10  
court costs 6 15

Recapitulation.

Total amount chargeable, \$ 169 00  
Total amount credited, \$ 167 35  
Balance due said ward's estate, \$ 1 65

Affidavit to Account.

The State of Ohio, }  
Union County, so. }  
I, E. W. Vannaudle, Guardian of Leander Butcher  
do make solemn oath that the within is a true and cor-  
rect account of said guardianship, as I verily believe.  
Elisha Vannaudle  
Sworn to before me and signed in my presence, this  
21<sup>st</sup> day of June A. D. 1902.  
John M. Brodrick, Probate Judge.

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10 00  
30 00

\$ 167 35

RECORD OF ACCOUNTS.

Guardianship of John Price, a Lunatic.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of John Price, Lunatic. No. 5545 June 27, 1902  
Filing First and Final Account  
This day came Levi Roseberry, Guardian of the person and estate of John Price a lunatic 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 20<sup>th</sup> day of July A.D. 1902 at one o'clock P.M., to which time said matter is continued.

Journal  
Entry -

In the Matter of the Guardianship of John Price, a Lunatic. No. 5545 July 26, 1902.  
First and Final Account.  
John V. Brodrick, Probate Judge  
In the Probate Court of Union County, Ohio.

This day this matter came on to be heard on motion to confirm account, Levi Roseberry, Guardian of the person and estate of John Price, a lunatic, having heretofore, to-wit: On the 27<sup>th</sup> day of June 1902, filed in the 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 2<sup>nd</sup> day of July 1902, 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 \$275.00; and that he is entitled to credits amounting to the sum of \$275.00 valid claims against said ward's estate as shown by said vouchers and other evidences produced to the Court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for cash expended and services rendered said ward. Upon consideration whereof, and the Court being fully advised in the premises, said Guardian is allowed the sum of \$48<sup>45</sup> 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 \$48<sup>45</sup>, being the allowance aforesaid.

And the Court do further find that there is nothing in the hands of said Guardian, due said ward's estate and said account is settled accordingly. It appearing to the Court that said ward is now deceased, said account is allowed as the final settlement of said

Account -			
	1901		
	March 15	To	
	June 15	"	
	Sept. 15	"	
	Dec. 15	"	
	1902		
	March 15	"	
	April	"	
	"	"	
	"	"	
	1901		
	May 6	By	
	1902		
	March 19	"	
	" 22	"	
	" 27	"	
	" 27	"	
	June 24	"	
	March 15	"	
	1901		
	June 29	"	
	Nov. 23	"	
	May 9	"	
	Nov. 21	"	
	1902		
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	"	"	
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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.

Lewis Roseberry, Guardian of John Price, a lunatic, 1st and Final Account. An account with his ward. Said Guardian charges himself as follows:

1901 March 15	To pensions		\$ 36.00	
June 15	" "		36.00	
Sept. 15	" "		36.00	
Dec. 15	" "		36.00	
1902 March 15	" "		36.00	
April	" Burial I. O. O. F. Lodge		30.00	
"	" Burial H. of P.		30.00	
"	" Soldiers fund from Union Co.		35.00	
1901 May 6	By Probate costs & revenue	1		6.15
1902 Mch 19	" Telephone message	2		5.00
" 22	" Funeral expense J. L. Winter	3		122.45
" 22	" Preaching funeral Rev. Mart Hammond	4		5.00
" 22	" Costs of digging & filling grave	5		2.00
June 24	" Costs of arrangement	6		39.50
Mch 15	" Undertaker at Columbus	7		10.30
1901 June 27	" Sons I. O. O. F. Lodge	8		1.00
Nov. 23	" " " "	9		2.00
May 9	" " H. of P.	10		2.50
Nov. 21	" " " "	11		3.00
1902 Mch 6	" " " "	12		1.25
	" Extra expenses			11.14
June 26	" Atty's fee to H. V. Spicer	13		23.00
" 27	" Probate Judge	14		5.90
" 28	" Guardian	15		37.31
			\$ 275.00	\$ 275.00

Recapitulation.

Total amount chargeable,

Total amount credited,

\$ 275.00  
\$ 275.00

Affidavit to Account.

The State of Ohio, }  
Union County, } ss. I, Lewis Roseberry, Guardian of John Price, a lunatic, do make solemn oath that the within is a true and correct account of said guardianship, as truly believe.  
Lewis Roseberry.

Known to before me and signed in my presence, this 26<sup>th</sup> day of June A.D. 1902.

*(Signature)*

H. V. Spicer, Notary Public.

RECORD OF ACCOUNTS.

*Journal Entry -*  
Guardianship of Harry E. Hill, Minor.  
 In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Harry E. Hill, Minor. No. 4591. June 14<sup>th</sup> 1902.  
 Filing Fourth and Final Account.  
 This day came John F. Eitz Guardian of Harry E. Hill, 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 26<sup>th</sup> day of July A.D. 1902, at one o'clock P.M., to which time said matter is continued.

*Journal Entry -*  
 In the Matter of the Guardianship of Harry E. Hill, Minor. No. 4591. July 26<sup>th</sup> 1902.  
 Fourth and Final Account.  
 This day this matter came on to be heard on motion to confirm account. John F. Eitz, Guardian of the person and estate of Harry E. Hill, having heretofore, to-wit: on the 14<sup>th</sup> day of June 1902, 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 2<sup>nd</sup> day of July 1902, 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 \$4693<sup>15</sup>; and that he is entitled to credits amounting to the sum of \$320<sup>29</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. 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 \$1<sup>00</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$11<sup>00</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$372<sup>29</sup> 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 Guardian is ordered to 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 \$

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1901	July	5	of
	Sept.	24	"
	Dec.	24	"
"	"	"	"
1902	Jan.	1	"
	April	1	"
	"	1	"
	"	5	"
			Co
1901	July	3	By p
	"	"	"
	Dec.	28	"
"	"	"	"
1902	Jan.	14	"
	"	14	"
	Feb.	31	"
	"	31	"
	June	14	"
	"	14	"
1901	Aug.	24	"
	"	24	"
	"	24	"
	Dec.	4	"
1902	Jan.	30	"
	Jan.	14	"
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UNION COUNTY PROBATE COURT.

within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account-

Guardian's Account

John F. Utz, Guardian of Harry E. Hill. Fourth and final account.

An account with his ward.

Said Guardian charges himself as follows:

1901	July 5	% balance due ward at last settlement July 27, 1901	\$509 84	
	Sept. 24	of J. W. Hill rent $\frac{1}{3}$ of \$30-	10 00	
	Dec. 24	" " " "	10 00	
	" "	" " " "	10 00	
1902	Jan. 1	John Graham $\frac{1}{3}$ of \$100-	33 22 $\frac{2}{3}$	
	Feb. 1	W Wright $\frac{1}{3}$ " 35.00 out on note	11 66 $\frac{2}{3}$	
	April 1	J. Graham $\frac{1}{3}$ " 225.00 rent	75 00	
	" 1	Gunn East $\frac{1}{3}$ " 70.00 int.	23 33 $\frac{1}{3}$	
	" 5	J. W. Hill $\frac{1}{3}$ " 30.00 rent	10 00	
			<u>Total charges</u>	<u>\$693 18 <math>\frac{2}{3}</math></u>

contra.

Said Guardian claims credit as follows:-

1901	July 3	By paid taxes, land in Del. Co. $\frac{1}{3}$ of \$21.24	1	7 08
	" "	" " " " chattel " " " " 13.14	2	4 28
	Dec. 28	" " " " Land Del. Co. $\frac{1}{3}$ of 23.13	3	7 71
	" "	" " " " Chattel " " " " $\frac{1}{3}$ " 12.46	4	4 15 $\frac{1}{3}$
1902	Jan. 14	" " " " Union Co. $\frac{1}{3}$ " 9.23	5	3 17 $\frac{2}{3}$
	" 14	" " " " " " $\frac{1}{3}$ " 3.07	6	1 02 $\frac{1}{2}$
	Feb. 31	" " " " Utz Bros. grass seed $\frac{1}{3}$ of 19.00	7	6 33 $\frac{1}{3}$
	" 31	" " " " John Graham, road work $\frac{1}{3}$ " 1.45	8	48 $\frac{1}{2}$
	June 14	" " " " Taxes Union Co. $\frac{1}{3}$ " 3.07	9	1 02 $\frac{1}{3}$
	" 14	" " " " " " $\frac{1}{3}$ " 9.23	10	3 17 $\frac{2}{3}$
1901	Aug. 24	" " " " Ward to go to Arizona	11	125 00
	" 24	" " " " Dr. Parks & Son, med. serv.	12	4 88
	" 24	" " " " Dr. Roubuck " "	13	5 00
1902	Dec. 4	" " " " Ward, expenses for health	14	75 00
1902	Jan. 30	" " " " " " " "	15	50 00
	Jan. 14	" " " " Probate Judge fees this acct	16	5 90
	" 14	" " " " John A. Bone, Atty " "	17	5 00

Guardian's compensation, 6% on assets received since last settlement \$183 23  $\frac{1}{3}$

11 00  
\$320 29

Recapitulation

Total amount chargeable,	\$693 18
Total amount credited,	\$320 29
Balance due said ward,	\$372 89

Affidavit to Account

The State of Ohio,  
Union County, ss: I, John F. Utz, Guardian of Harry E. Hill,  
do make solemn oath that the within is a true and correct  
account of said guardianship, as I verily believe.

John F. Utz, Wds.

Sworn to before me and signed in my presence, this 14<sup>th</sup> day of June A.D. 1902.

J.D. John W. Hamptall, Probate Judge.

Guardianship of Clarence L. McVay et al, Minors.

Journal  
Entry -

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Clarence L. McVay et al. No. 3152. July 2<sup>nd</sup> 1902. Filing Third and Final Account. This day came John H. McVay, Guardian of Clarence L. McVay, Lawrence L. McVay and Terrance C. McVay, minors, of Union County, Ohio, and presented his third 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 26<sup>th</sup> day of July A.D. 1902, 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 Clarence L. McVay, Lawrence L. McVay and Terrance C. McVay, minors. In the Probate Court of Union County, Ohio. No. 3152. July 26, 1902. Third and Final Account.

This day this matter came on to be heard on motion & confirm account. John H. McVay, Guardian of the person and estate of Clarence L. McVay and others hearing heretofore, do on the 2<sup>nd</sup> day of July 1902, filed in this court his Third 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 2<sup>nd</sup> day of July 1902, 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 \$268<sup>00</sup>; and that he is entitled to credits amounting to the sum of \$268<sup>00</sup>, valid claims against said wards, as shown by said vouchers and other evidences produced to the court.

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 \$5<sup>00</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said wards the sum of \$5<sup>00</sup>, being the allowance aforesaid.

Account -

- 1895
- Augt 26 To
- 1899
- June 3 " "
- 1899
- June 3 By
- 1902
- Feb 19 " "
- 1902
- June 21 " "
- July 2 " "
- " " " "
- " " " "

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And the court do further find that there is nothing in the hands of said Guardian, due said wards 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.

John H. McVay, Guardian of Clarence L. McVay, Lawrence L. McVay and Terrance O. McVay.

Third & final account. In account with his wards.

Said Guardian charges himself as follows:

1895	Augt 26	To cash on hand - balance	189	45
1899	June 3	" interest estimated from the day of appointment	109	20

Guardian credits himself as follows:-

1899	June 3	By payment in full to Clarence L.	1	\$2 10
1902	Feb 19	" " " " " Terrance O	2	92 50
1902	June 21	" " " " " Lawrence L.	3	86 90
	July 2	" Probate fees on final settlement		5 60
	"	" Robert M. Crozy - making settlement		1 00
	"	" Guardian, compensation		15
			Total	\$ 268 65

Recapitulations.

Total amount chargeable,	\$ 268 65
Total amount credited,	\$ 268 65

Affidavit to Account.

The State of Ohio, }  
 Union County, }  
 I, John H. McVay, Guardian of Clarence L. McVay, Lawrence L. McVay and Terrance O. McVay - do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

John H. McVay, Guardian.  
 Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of July A.D. 1902.

L. D. Adair Campbell  
 Deputy Clerk Probate Court.

RECORD OF ACCOUNTS.

Guardianship of Delbert C. Fox, Minor.

Journal Entry -

In the Probate Court of Union County, Ohio, No. 5374 July 1<sup>st</sup> 1902. In the Matter of the Guardianship of Delbert C. Fox, Minor. Filing First and Final Account.

This day came Ida L. Fox, Guardian of Delbert C. Fox, a minor 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 Saturday the 26<sup>th</sup> day of July A.D. 1902, 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 Delbert C. Fox, Minor. In the Probate Court of Union County, Ohio. No. 5374. July 26, 1902. First and Final 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 Delbert C. Fox, having heretofore, on the 1<sup>st</sup> day of July 1902, 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 2<sup>nd</sup> day of July 1902, 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, 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 \$567.<sup>00</sup>; and that she is entitled to credits amounting to the sum of \$567.<sup>00</sup>, 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 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.  
Ida L. Fox Guardian of Delbert C. Fox.  
First and Final Account. In account with her ward.  
Said Guardian charges herself as follows:

Sep. 12/1900  
Oct. 2 "

Voucher No. 1  
" " 2  
" " 3  
" " 4  
" " 5

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UNION COUNTY PROBATE COURT.

To Money as follows -

Sep. 19/1900	Received of C. J. Freeman, Administrator	\$ 176 21
Oct. 2 "	" " Sheriff from sale of land	391 29
	Total	\$ 567 50

Said Ida L. Foy claims the following credits -

Voucher No. 1	Wards portion of Probate costs for appointment as Guardian	1 50
" " 2	J. B. Taylor, medical aid	52 50
" " 3	Wards portion of years taxes	8 55
" " 4	Probate costs on this final acct	4 75
" " 5	I. L. Foy settlement in full	477 20
	Total	\$ 567 50

Recapitulation  
 Total amount chargeable, \$ 567 50  
 Total amount credited, \$ 567 50

Affidavit & Account.  
 The State of Ohio, }  
 Union County, ss. } I, Ida L. Foy Guardian of Albert C. Foy do make solemn oath that the within is a true and correct account of said guardianship, as I truly believe.  
 Ida L. Foy  
 Sworn to before me and signed in my presence this 1st day of July A.D. 1902.  
 Ada M. Campbell  
 Deputy Clerk Probate Court.

Guardianship of Clarence S. Foy, Minor.  
 Journal Entry - In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Clarence S. Foy, Minor. No. 5374. July 1st 1902. Filing First Current Account.  
 This day came Ida L. Foy, Guardian of Clarence S. Foy, a minor of Union County, Ohio, and presented his first current 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 July A.D. 1902, 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 Clarence S. Foy, Minor. No. 5374. July 26th 1902. First Account.  
 This day this matter came on to be heard on motions to confirm account. Ida L. Foy, Guardian of the persons and estate of Clarence S. Foy, having heretofore testified on the

## RECORD OF ACCOUNTS.

1<sup>st</sup> day of July 1902, 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 2<sup>nd</sup> day of July 1902 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 \$595<sup>30</sup> and that she is entitled to credits amounting to the sum of \$67<sup>35</sup>, 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 \$528<sup>15</sup> 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.

Account -

Guardian's Account.

Ida L. Fox Guardian of Clarence S. Fox

1<sup>st</sup> Account, On account with her ward.

Said Guardian charges herself as follows:

To money as follows -

1900	Sept. 19	Received of E. J. Freeman, Administrator	\$	176 20
	Oct. 2	" " Sheriff from sale of land		391 30
		" Interest on above		28 00
		Total		\$595 50

Said Ida L. Fox claims the following credits -

Voucher No. 1	Ward's portion of court costs for appointment as Guardian		1 40
" No. 2	J. B. Taylor, medical aid		52 80
" No. 3	Ward's portion of years tax		8 35
" No. 4	Probate cost on this account		4 80
	Total		\$67 35

Balance due ward

\$528 15

Recapitulation.

Total amount chargeable,	\$595 50
Total amount credited,	67 35
Balance due said ward,	\$528 15

Affidavit to account.

The State of Ohio, }  
 Union County, }  
 I, Ida L. Fox, Guardian of Clarence S. Fox, do make solemn oath that the within is a true and correct account of said Guardianship, as I truly believe.  
 Ida L. Fox.

Journal Entry -

Journal Entry -

UNION COUNTY PROBATE COURT.

Sworn to before me and signed in my presence, this first day of July A. D. 1902.

(L.S.) Ida M. Campbell, Deputy Clerk Probate Court.

Guardianship of Harley W. Fox, Minor.

Journal Entry -

In the Probate Court of Union County, Ohio, In the Matter of the Guardianship of Harley W. Fox, Minor. No. 5374. July 1st 1902. Filing First Current Account. This day came Ida L. Fox, Guardian of Harley W. Fox, a minor of Union County, Ohio, and presented her first current 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 July A. D. 1902, 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 Harley W. Fox, Minor. No. 5374. July 26th 1902. First 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 Harley W. Fox, having heretofore on the 1st day of July 1902, 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 in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 2nd day of July 1902, 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 \$595.50, and that she is entitled to credits amounting to the sum of \$67.35, 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 \$528.15 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.

Account - Guardian's Account.  
 Ida L. Fox, Guardian of Harley W. Fox.  
 First Account. An account with her record.  
 Said Guardian charges herself as follows:  
 To money as follows -

1900 Sept. 12 O.C.T. 2	Recd of E. J. Freeman, Administrator	\$ 176 21
	" " Sheriff from Sale of land	391 29
	Interest on the above	28 00
	Total	\$ 595 50

Said Ida L. Fox claims the following credits -

Voucher No. 1	Ward's portion Probate Court costs for appointment as Guardian -	1 50
" No. 2	J. B. Taylor for medical aid	12 50
" No. 3	Ward's portion of years taxes	8 55
" " 4	Probate costs on this account	4 50
	Total	67 35
	Balance due ward,	\$ 528 15

Recapitulation.  
 Total amount chargeable, \$ 595 50  
 Total amount credited, 67 35  
 Balance due said ward, 528 15

Affidavit to Account.  
 I the State of Ohio, }  
 Union County, } I, Ida L. Fox, Guardian of Harley W. Fox, do make solemn oath that the within is a true and correct account of said guardianship, as truly believe.  
 Ida L. Fox.  
 Sworn to before me and signed in my presence, this First day of July A. D. 1902.  
 (L.S.) Ada M. Campbell  
 Deputy Clerk, Probate Court.

Guardianship of Gillah E. Fox, Minor.  
 In the Probate Court of Union County, Ohio.  
 In the Matter of the } No. 5374. July 1<sup>st</sup> 1902  
 Guardianship of } Filing First Current Account.  
 Gillah E. Fox, Minor. }  
 This day came Ida L. Fox, Guardian of Gillah E. Fox, a minor of Union County, Ohio, and presented her First Current Account in settlement of said guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 26<sup>th</sup> day of July A. D. 1902, 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 Guardian - } No. 5374. July 26, 1902. of Gillab E. Fox, Minor. } First 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 Gillab E. Fox, <sup>having by virtue of writ on the 1st day of July 1902 filed in this court her first account, & notice of filing thereof,</sup> 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 July 1902, 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 \$595.50, and that she is entitled to credits amounting to the sum of \$15.43, 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 \$580.07 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.

Ida L. Fox, Guardian of Gillab E. Fox.

First Account. An account with her ward.

Said Guardian charges herself as follows:

	To money as follows -	
1900		
Sept. 12	Received of E. J. Freeman, Administrator	\$ 176 21
Oct. 2	" " Sheriff from land sale	391 29
	Int on the above	28 00
	Total	\$ 595 50
	Said Ida L. Fox claims the following credits	
Voucher No. 1	Ward's portion of Probate costs for appointment as Guardian -	1 50
" " 3	Ward's portion of years tax	9 43
" " 4	Probate costs on this account,	4 50
	total	15 43
	Balance due ward	\$ 580 07
	<u>Recapitulation.</u>	
	Total amount chargeable	\$ 595 50
	Total amount credited	15 43
	Balance due said ward,	\$ 580 07

Affidavit to Account.

The State of Ohio, Union County, ss:

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RECORD OF ACCOUNTS.

I, Ida L. Fox, Guardian of Zillah 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

Sworn to before me and signed in my presence, this first day of July A.D. 1902,

(Signature)

Ada M. Campbell,

Deputy Clerk Probate Court.

Estate of Elizabeth A. Reed, Deceased.

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Elizabeth A. Reed, deceased. No. 346. April 11<sup>th</sup> 1902. Filing First and Final Account.

This day came Calvin H. Reed, Administrator with the will annexed of the estate of Elizabeth A. Reed 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 31<sup>st</sup> day of May A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

In the Matter of the Estate of Elizabeth A. Reed, deceased. No. 346. May 31<sup>st</sup> 1902. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Calvin H. Reed, Administrator with the will annexed of the estate of Elizabeth A. Reed, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 11<sup>th</sup> day of April 1902, 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 7<sup>th</sup> day of May 1902, 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 \$49.25 as his compensation for cash expenditures 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 \$49.25 as his compensation for cash expended. It is therefore

Journal Entry -

Journal Entry -  
Confirmation

Account

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ordered by the court that the said Administrator retain out of the money of said estate the sum aforesaid, to wit: \$47.25.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$530.00 and that he is entitled to credits in the sum of \$530.00, 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.

Account

Administrator's Account.

Calvin H. Reed, Administrator of the estate of Elizabeth H. Reed, deceased, on account with said estate.

Said Administrator charges himself as follows:

1900	April 5	To J. W. Mouser, rent	\$ 4.00
"	"	E. E. Gabriel Note & Int.	51.00
1901	May 11	Cash Building & Loan	224.00
1902	April 4	Received sale house & lot Milford Center	230.00
Paid out as follows -			
		H. H. Birkenbeump	1 20.00
		J. M. Brodrick	2 13.17
		J. W. Mouser	3 3.00
		W. F. Monroe	4 2.00
		E. E. Gabriel	5 25.00
		Erwin S. Millard	6 3.00
		A. J. Macher	7 1.00
		Cornelia Macher	8 1.00
		Jacob Rasparlie	9 3.00
		J. H. Batelucks	10 2.40
		G. Harmon	11 2.00
		G. Harmon	12 3.00
		Gas	13 2.64
		"	14 9.23
		"	15 2.78
		"	16 2.77
		"	17 2.25
		C. H. Reed expense &c.	18 47.75
		R. L. Woodburn	19 3.00
		J. M. Brodrick	20 6.00
			193.69
Balance for distribution,			336.36
			\$530.00 \$530.00

Balance due April 11<sup>th</sup> 1902 to be divided among the legal heirs of said Elizabeth H. Reed as follows, to wit:

\$ 336.36

RECORD OF ACCOUNTS.

Dr. C. H. Reed	1/2	1	112 12
Phoebe E. Hobly	1/3	2	112 12
The heirs of Nelson C. Reed as follows:			
Fannie V. Reed		3	37 37 1/2
Francis S. Reed		4	37 37 1/2
Wade C. Reed		5	37 37 1/2
			<u>\$ 336 36</u>

Recapitulation.

Total amount chargeable,	\$ 530 05
Total amount credited,	<u>\$ 530 05</u>

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, C. H. Reed, Administrator of the estate of Elizabeth H. Reed deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 Calvin H. Reed.  
 Sworn to before me and signed in my presence, this 11<sup>th</sup> day of April A. D. 1902.  
 (L.S.) John M. Brodrick, Probate Judge.

Estate of Laura Alice Snowden, deceased.

Be it remembered, that heretofore, to-wit: on the 20<sup>th</sup> day of July A. D. 1902, an account of distribution was filed in this court which reads as follows, to-wit:

Account

Account of Final Distribution.  
 W. S. Cameron, Administrator of the estate of Laura Alice Snowden, deceased. In account with said estate.  
 Said Administrator charges himself as follows:

Amount found due estate as per final settlement with said court, made March 1 <sup>st</sup> 1902,	\$ 334 19
Balance for distribution,	<u>\$ 334 19</u>

Said Administrator credits himself as follows:

Amounts paid to heirs and legatus, as per distributive order of said court made March 1 <sup>st</sup> 1902, viz:	
To Laura Snowden	111 39
Clara E. Cameron	111 40
W. S. Cameron	<u>111 40</u>
	<u>\$ 334 19</u>

The State of Ohio, Union County, ss:

W. S. Cameron, Administrator with the will annexed of the estate of Laura Alice Snowden, 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

Journal Entry - Dr. M. T.

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he verily believes; and said W. S. Cameron asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

W. S. Cameron.

Sworn to before me and signed in my presence, this 28<sup>th</sup> day of July 1902.

(S)

John M. Crodrick, Probate Judge.

Journal entry

Probate Court, Union County, Ohio.  
In the Matter of the estate of Laura Alice Snowden, decd. } No. 4608. July 28<sup>th</sup> 1902.  
of } Account of Final Distributions.  
Laura Alice Snowden, decd. } Order.

This day W. S. Cameron, Administrator with the will annexed of the estate of Laura Alice Snowden, 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 W. S. Cameron; it is ordered that the same be and hereby is allowed as his final discharge. Said W. S. Cameron 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 W. S. Cameron pay the costs herein taxed at \$ within ten days. Costs paid.

John M. Crodrick, Probate Judge.

Estate of Benjamin F. Rees, Deceased.

Be it remembered, that heretofore, to-wit: On the 4<sup>th</sup> day of August A. D. 1902 an entry of the appointment of an executrix was made and entered upon the Journal of this court, which reads in the words and figures following, to-wit:

In the Matter of the estate of Benjamin F. Rees, deceased. } Probate Court, Union County, Ohio.  
of } No. 5750 August 4<sup>th</sup> 1902.  
Benjamin F. Rees, deceased. } Appointment of executrix.

This day came Lydia B. Fowler and made application to be appointed executrix of the last will and testament of Benjamin F. Rees, late of Union County, Ohio, deceased. Whereupon the court, being fully advised in the premises, finds that the said Lydia B. Fowler is the person nominated in said will, under the name of Lydia B. Rees, as the executrix thereof; and that she is a competent person to execute the same.

It is therefore, considered and ordered by the court,

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that letters testamentary, under the will aforesaid, be granted unto the said Lydia B. Fowler upon her giving bond conditioned with sureties, according to law, in the sum of One Thousand, Four Hundred and Sixty dollars. Thereupon came the said Lydia B. Fowler and accepted said appointment as the executrix of the will aforesaid, and gave and filed herein her bond in the sum of Fourteen Hundred and Sixty dollars, conditioned according to law with J. C. Williams and W. D. McCall, freeholders, as sureties, which bond is approved by the court. It is, therefore, further considered, ordered and adjudged by the court that letters testamentary, under the will aforesaid, issue to the said Lydia B. Fowler; that this proceeding be recorded; and that the said executrix pay the costs in this behalf taxed at #

John M. Brodrick, Probate Judge.

Guardianship of Jane Howard Vestal, Imbecile.

Be it remembered, that heretofore, to-wit: On the 12<sup>th</sup> day of August A. D. 1902, an entry of the appointment of a Guardian was made and entered upon the journal of this court which entry reads in the words and figures following, to-wit:

In the Matter of the Guardianship of Jane Howard Vestal, an Imbecile.	Probate Court, August 12, 1902.
	Appointment.
	Order for Bond.

No. 5754.

This day B. P. Hall appeared in open court, and made application to be appointed Guardian of Jane Howard Vestal, an imbecile person, and the court being satisfied that said Jane Howard Vestal is an imbecile of the age of 77 years, August 22, 1901, and that said imbecile resides in this county; and the court being further satisfied that a Guardian is necessary, and that said B. P. Hall 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 imbecile and the probable value thereof. It is ordered that said B. P. Hall 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 14<sup>th</sup> day of August A. D. 1902, the court ordered and decreed as follows:

In the Matter of the Guardianship of Jane Howard Vestal, an Imbecile.	Probate Court, August 14, 1902.
	Appointment. Bond approved.
	Letters Issued.

This day B. P. Hall appeared in open court, accepted the appointment as Guardian of Jane Howard Vestal, an im-

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UNION COUNTY PROBATE COURT.

breile, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with L. H. Thornhill and B. L. Falmage freeholders as securities thereon, which bond is approved by the court. Thereupon said B. P. Hall 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 B. P. Hall; that this proceeding be recorded; and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Marshal Vestal, deceased.

Be it remembered, that heretofore, to wit: on the 14<sup>th</sup> day of August A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads as follows, to wit:

In the Matter of the Estate of } Probate Court, August 14<sup>th</sup> 1902.  
 Marshal Vestal, deceased. } Appointment, Order for Bond.

Pa 57 5-7

This day Jacob W. Beem 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 the estate of Marshal Vestal, late of Blairbourne Township, Union County, Ohio, deceased, 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 with the will annexed should be appointed, and that said Jacob W. Beem is legally competent; it is ordered that he be appointed upon giving bond with securities as required by law, in the sum of Twelve Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to wit: on the 14<sup>th</sup> day of August A.D. 1902, the court ordered and decreed as follows:

In the Matter of the Estate of } August 15, 1902. Appointment,  
 Marshal Vestal, deceased. } Bond approved. Letters issued.

This day Jacob W. Beem appeared in open court, accepted the appointment as Administrator with the will annexed of the estate of Marshal Vestal deceased, and gave and filed herein his bond in the sum of Twelve Hundred Dollars, conditioned according to law, with L. B. Beem and C. F. Beem freeholders, as securities, which bond is approved by the court.

It is therefore ordered that letters of Administration with the will annexed issue to said Jacob W. Beem; 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 Jesse C. McCampbell, deceased.

Be it remembered, that heretofore to-wit: On the 14<sup>th</sup> day of August A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to-wit:

In the Matter of the Estate of Jesse C. McCampbell, deceased, } Probate Court, August 14, 1902.  
 Appointment.  
 Order for Bond.

No. 5-7-56.

This day James W. McCampbell appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Jesse C. McCampbell 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 testator, 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 W. McCampbell is legally competent, the widow of said decedent having declined to administer upon his estate; it is ordered that he be appointed 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.

And afterward, to-wit: On the 21<sup>st</sup> day of August A.D. 1902, the Court ordered and decreed as follows:

In the Matter of the Estate of Jesse C. McCampbell, deceased, } Probate Court, August 21, 1902.  
 Appointment, Bond Approved.  
 Letters Issued.

This day James W. McCampbell appeared in open Court, accepted the appointment as Administrator of the estate of Jesse C. McCampbell, deceased, and gave and filed herein his bond in the sum of Ten Thousand (\$10,000.00) dollars, conditioned according to law, with James McCampbell and C. L. Curry freeholders, as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said James W. McCampbell that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Ella Jane McCampbell et al.

Be it remembered that heretofore, to-wit: On the 21<sup>st</sup> day of August A.D. 1902 an entry of the appointment of a Guardian was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

In the Matter of the Guardianship of Ella Jane McCampbell and Harry Corydon McCampbell, Minors. } Probate Court, August 21, 1902.  
 Appointment.  
 Order for Bond.

No. 5-7-59

No. 5-4-96

UNION COUNTY PROBATE COURT.

This day Frances McCampbell appeared in open court and made application to be appointed Guardian of Ella Jane McCampbell and Harry Corydon McCampbell, and the court being satisfied that said Ella Jane McCampbell is a minor of the age of three years, February 1<sup>st</sup> 1902; and that said Harry Corydon McCampbell is a minor of the age of one year August 10<sup>th</sup> 1902; and both children of Jesse C. McCampbell late of Jerome 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 Frances McCampbell 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 Frances McCampbell be appointed such Guardian upon giving bond with sureties as required by law in the sum of Twenty-two Thousand (\$22,000.00) Dollars; and this cause is continued.

John M. Brodrick, Probate Judge  
 And afterward, to wit: On the 21<sup>st</sup> day of August A.D. 1902, the court ordered and decreed as follows:

In the Matter of the Guardianship of Ella Jane McCampbell and Harry Corydon McCampbell, Minors. } Probate Court, August 21<sup>st</sup> 1902.  
 Appointment. Bond approved. Letters Issued.

This day Frances McCampbell appeared in open court, accepted the appointment as Guardian of Ella Jane McCampbell and Harry Corydon McCampbell and gave and filed herein her bond in the sum of Twenty-two Thousand Dollars, conditioned according to law, with James D. McCampbell, Wm. H. Mitchell, Clement C. Evans and Grant E. Harriott freeholders as sureties thereon, which bond is approved by the court.

Whereupon said Frances McCampbell 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 Frances McCampbell; that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Polly Ann Powers, deceased.

Be it remembered, that heretofore, to wit: On the 22<sup>nd</sup> day of August A.D. 1902, an Account of Distribution was filed in this court which reads in the words and figures following, to wit:

Account of Final Distribution.

H. A. Westlake, Administrator of the Estate of Polly Ann Powers, deceased, On account with said estate. Said Administrator charges himself as follows:

No. 5-4 96.

Amount found due estate as per final settlement with court, made Feb'y 17<sup>th</sup> 1902 -

\$510 49

Balance for distribution,

\$510 49

Said Administrator claims credits for himself as follows:

Amounts paid to heirs as per distributive order of said court made March 29, 1902, viz:

1902  
April

			Voucher	
1	To C. B. Powers	heir	1	93 41 1/2
"	" Mrs. Chas. Blue	"	2	93 41 1/2
"	" Chambers Powers	"	3	43 42
"	" Mrs. H. A. Westlake	"	4	93 41
"	" " E. B. Knott	"	5	93 41 1/2
"	" " Annette Horney	"	6	93 41 1/2
	Total,			\$510 49

The State of Ohio, Union County, ss:

H. A. Westlake, Administrator of the estate of Polly Ann Powers 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 H. A. Westlake asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

H. A. Westlake.

Sworn to before me and signed in my presence, this 22<sup>nd</sup> day of August A. D. 1902

(S.D.) Ada M. Campbell, Deputy Clerk, Probate Court,  
Probate Court, Union County, Ohio.  
Account of Final Distribution,  
deceased. August 22, 1902. Orders.

Journal  
entry

This day H. A. Westlake Administrator of the estate of Polly Ann Powers, 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 H. A. Westlake; it is ordered that the same be and hereby is allowed as his final discharge.

Said H. A. Westlake 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.

No. 5764

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Estate of Abijah Gandy, deceased.

Be it remembered, that heretofore, to-wit: On the 22<sup>nd</sup> day of August A.D. 1902, an entry of the appointment of an executor was made and entered upon the Journal of this Court which entry reads as follows, to-wit:

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of } No. 5761. August 22, 1902,  
Abijah Gandy, deceased. } Appointment of Executor.

This day came Vernon Gandy and made application to be appointed Executor of the last will and testament of Abijah Gandy late of Union County, Ohio, deceased. Whereupon the Court, being fully advised in the premises, finds that the said Vernon Gandy is the person nominated in said will as the executor thereof; and that he is a competent person to execute the same. It is, therefore, considered and ordered by the Court that Letters Testamentary, under the will aforesaid, be granted unto the said Vernon Gandy and that a bond herein be not required according to the provision of said will.

Thereupon came the said Vernon Gandy and accepted said appointment as the executor of the will aforesaid.

It is, therefore, further considered, ordered and adjudged by the Court that Letters Testamentary, under the will aforesaid, issue to the said Vernon Gandy; that an Inventory and Appraisement herein be dispensed with until further order; that this proceeding be recorded, and that the said executor pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Edith Conrad et al., minors.

Be it remembered, that heretofore, to-wit: On the 26<sup>th</sup> day of August A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to-wit:

In the Matter of the Guardianship } Probate Court, August 26, 1902.  
of Edith Conrad, Orman Conrad, } Appointment  
Ertmann Conrad and } Order for Bond.  
Katie Conrad, } Minors

No. 5764

This day Jesse F. Conrad appeared in open Court, and made application to be appointed Guardian of Edith Conrad, Orman Conrad, Ertmann Conrad, and Katie Conrad, and the Court being satisfied that said Edith Conrad is a minor of the age of 17 years March 8<sup>th</sup> 1902; that said Orman Conrad is a minor of the age of 14 years, June 14, 1902; that said Ertmann Conrad is a minor of the age of 11 years October 26, 1901; and that said Katie Conrad is a minor of the age of 9 years, February 20, 1902, and all children of Frederick and Margaret Conrad late of Union County, Ohio,

deceased, and that said minors reside in this county; and the said Edith Conrad and Orman Conrad having in open court made choice of said Jesse F. Conrad as their Guardian, which choice is approved by the Court, and the Court being further satisfied that a Guardian is necessary, and that said Jesse F. Conrad 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 Jesse F. Conrad be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Seven Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to wit: On the 30<sup>th</sup> day of August A.D. 1902, the Court ordered and decreed as follows:

On the Matter of the Guardianship of Edith Conrad, Orman Conrad, Ertmann Conrad and Katie Conrad, Minors.	} Probate Court, August 30, 1902. Appointment. Bond Approved. Letters Issued.

This day Jesse F. Conrad appeared in open court, accepted the appointment as Guardian of said Edith Conrad et al and gave and filed herein his bond in the sum of Seven Hundred Dollars, conditioned according to law, with M. F. Miller and Benjamin F. Morris freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Jesse F. Conrad 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 Jesse F. Conrad, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ .

John M Brodrick, Probate Judge.

Guardianship of Lewis C. Baxley, Idiot.

In the Probate Court of Union County, Ohio.

In the Matter of the Guardianship of Lewis C. Baxley, Idiot. } No. 2487. August 6, 1902.  
Supplemental Final Account.

This day this matter came on to be heard on motion to confirm the supplemental final account of Harmon W Baxley, Guardian of the person and estate of Lewis C Baxley. Whereupon the Court do order said account filed and 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

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Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$352.37, and that he is entitled to credits amounting to the sum of \$353.00, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for board, 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 \$350.00 as his compensation for services as aforesaid and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$350.00 being the allowance aforesaid. And the court do further find that there is a balance of \$6.30 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.

Harrison W. Basley, Guardian of Lewis C. Basley.  
Supplemental final account. In account with his ward.  
Said Guardian charges himself as follows:

1901  
Oct. 29 To amount on last settlement due Lewis C. Basley - \$352.37

Said Accountant credits himself as follows -

1902  
Augt 6 For board, clothing and care \$350.00  
By paid Attorney fees to F. J. Arthur 2.00  
" " " " John M. Brodrick P. J. 1.00

Recapitulation.

Total amount chargeable, \$352.37  
Total amount credited, \$353.00  
Balance due said Guardian \$ 63

Affidavit to Account.

The State of Ohio, }  
Union County, } ss. I, Harrison W. Basley, Guardian of  
John C. Basley and Lewis C. Basley do make solemn oath  
that the within is a true and correct account of said  
Guardianships, as I verily believe.

H. W. Basley Guardian.

Sworn to before me and signed in my presence, this  
6<sup>th</sup> day of August A. D. 1902.

(S.D.)

Ada M. Campbell

Deputy Clerk Probate Court.

RECORD OF ACCOUNTS.

In the Matter of Accounts Filed for Settlement.

In Probate Court, Union County, Ohio.  
In the Matter of Accounts } August 30<sup>th</sup> 1902  
Filed for Settlement. } Entry - Notice Approved.

This day proofs of publication of notices of filing accounts and vouchers of administration and guardianship, were made and the court after careful examination of the notices and proofs aforesaid do find the same in all respects regular and pursuant to law.

It is, therefore, ordered by the court that the notices and proofs aforesaid, as hereto attached, be entered in full upon the Journal and Account Record of this court.

John M. Brodrick, Probate Judge.  
Probate Court Notice.

An account and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on Saturday, August 30, 1902, at one o'clock P.M., as follows, to-wit:

David Wise, executor of the will of Anthony Wise; thirteenth account.

August 7, 1902

John M. Brodrick, Probate Judge, Union County, Ohio  
Marysville, O., Aug. 7, 1902, 4 W.

Proof of Publication.

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in the "Union County Journal," a newspaper of general circulation in the County of Union, said publication beginning with Aug. 7, 1902.

A. J. Hare.

Sworn to and subscribed before me this 30<sup>th</sup> day of August 1902.

L. S.

Ada M. Campbell,

Deputy Clerk, Probate Court.

Probate Court Notice.

Accounts and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on Saturday Aug. 30<sup>th</sup> 1902, at one o'clock P.M., as follows, to-wit:

Henry Taggett, Administrator of the estate of Michael Fogle; final account.

Jeremiah Miller, Administrator of the estate of Frank Blugage; final account.

A. B. Robinson, Guardian of William W. Morris; final account.

Susan R. Hazen, Guardian of Frank M. Hazen; final account.

Anna M. Scheiderer, Guardian of Jacob W. Scheiderer; final account.

Sanford Wiley, Guardian of Charles O. Wiley, Winifred Wiley and Pet Wiley; fourth account.

L. Piper, Guardian of Edward B. Joyner; fourth account.

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UNION COUNTY PROBATE COURT.

(Signed) John M. Brodrick,  
Aug. 6, 1902. Probate Judge, Union County, Ohio.  
The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for four consecutive weeks in "The Marysville Tribune" a newspaper of general circulation in the County of Union, the first publication beginning with Aug. 6, 1902.

John H. Shearer,  
Sworn to and subscribed before me, this 30<sup>th</sup> day of August 1902.

Ed. J. Adams, Deputy Clerk, Probate Court.  
Printer's fee - Paid - Shearer & Shearer.

Estate of Anthony Wise, deceased

Journal entry - In the Probate Court of Union County, Ohio. No. 3323. July 23<sup>rd</sup> 1902.  
Filing Account - In the Matter of the Estate of Anthony Wise, deceased. Filing Thirteenth Partial Account.  
This day came David Wise, executor of the estate of Anthony Wise, late of Union County, Ohio, deceased, and presented his 13<sup>th</sup> partial account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 30<sup>th</sup> day of August A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Journal entry - In the Matter of the Estate of Anthony Wise, deceased. No. 3323. August 30, 1902.  
Confirmation &c. - Settlement of Thirteenth Account.

This day this matter came on to be heard on motion to confirm account. David Wise, executor of the estate of Anthony Wise, late of Union County, Ohio, deceased, having heretofore court: On the 23<sup>rd</sup> day of July 1902, filed in this court his Thirteenth Account, and notice of the time of hearing thereof having been given as required by law by publication in the Union County Journal, a newspaper published, and of general circulation in the county aforesaid for not less than three consecutive weeks from and after the 7<sup>th</sup> day of August 1902, 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

RECORD OF ACCOUNTS.

Motion of the said executor for the allowance of \$1<sup>50</sup> as his compensation. On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$1<sup>50</sup> 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: \$1<sup>50</sup>. And the court do find the said executor chargeable with assets of said estate in the sum of \$64<sup>88</sup> and that he is entitled to credits in the sum of \$72<sup>55</sup>, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$7<sup>67</sup> 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 \$<sup>50</sup> within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account - Executor's Account.

David Wise, executor of the estate of Anthony Wise, deceased, in account with said estate.

Said David Wise credits himself as follows:

1900	Aug. 1	J. Wise for topping hay - stack	\$	25-
	Aug. 1	H. Guder, for stacking straw		50
1901	July 29	A. J. Hare, probate notice		2 00
	Dec. 30	December taxes		21 09
1902	May 21	June taxes		21 08
		Due executor from last account		21 13
	July 23	Paid John M. Brodrick, Probate fees		5 00
		" Executor's compensation		1 50
				\$ 72 55

From whom received -

1901	Aug. 1	For wheat - A. J. Baughman	\$	24 88
1902	Mar. 7	" hay - Holycross and Watson		40 00
				\$ 64 88
				\$ 7 67

Balance due executor,

Recapitulation

Total amount chargeable,	\$	64 88
Total amount credited,		72 55
Balance due said executor,	\$	7 67

Affidavit to Account.

The State of Ohio, Union County, ss:

I, David Wise, executor of the estate of Anthony Wise deceased, do make solemn oath that the within account is in all respects true and correct, as I truly believe.

David Wise.

Sworn to before me and signed in my presence, this 23<sup>rd</sup> day of July A. D. 1902.

(J. D.)

John M. Brodrick, Probate Judge.

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Estate of Michael Fogle, deceased

In the Probate Court of Union County, Ohio.

Journal On the Matter of the estate of { No. 5-567. July 5<sup>th</sup> 1902.  
 Entry - Michael Fogle, Deceased. { Filing First and Final Account.

This day came Henry H. Biggett, Administrator of the estate of Michael Fogle, 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 30<sup>th</sup> day of August A. D. 1902, 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 estate of { No. 5-567 August 30<sup>th</sup> 1902.

Confirmation - Michael Fogle, Deceased. { Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Henry Biggett, Administrator of the estate of Michael Fogle, late of Union County, Ohio, deceased, having heretofore, to wit: On the 5<sup>th</sup> day of July 1902, 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 6<sup>th</sup> day of August 1902, 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 \$36<sup>69</sup> as his legal compensation, and \$3<sup>32</sup> for incidental 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 \$36<sup>69</sup> as his legal compensation and the sum of \$3.32 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: \$40<sup>01</sup>.

And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$611.46 and and that he is entitled to credits in the sum of \$202<sup>60</sup>, as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$408.86 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 make

RECORD OF ACCOUNTS.

report thereof to this court.

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.

Henry H. Liggett, Administrator of the estate of Michael Fogle, deceased, in account with said estate.

Said Administrator charges himself as follows:

1901	July	13	To Amount of money received from sale of chattels,	\$ 77 13	
			Received from F. M. Mangana - on note -	91 20	
	Oct	14	" " M. C. Bonnett - as rental on farms	100 00	
1902	May	31	" " William King	296 80	
	June		" " - Willows, on note	15 00	
			Amount of R. M. Fogle's note for	31 33	
			Total amount of money chargeable,	\$ 611 46	
			Credits,		\$ 202 60
			Balance	\$ 408 86	

The said Administrator credits himself as follows:

1901	July	12	Paid to Guido Robinson, as appraiser	No. 1	\$ 1 00
"	"	12	" " J. H. Hammer " "	" 2	1 00
"	"	12	" " A. C. Mosley " "	" 3	1 00
"	"	13	" " S. S. Robinson undertaker	" 4	70 00
"	"	16	" " J. M. Brodrick, Probate costs	" 5	11 46
"	"	16	" " A. J. Hare, publication notice	" 6	2 00
"	"	16	" " J. Edelblute, qualifying appraisers	" 7	1 50
Sept		3	" " A. J. Hare, pub. sale bills	" 8	2 00
"	"	13	" " Israel Fogle, for funeral services	" 9	6 95
1902	"	12	" " A. C. Mosely, clerk at sale,	" 10	1 00
May		13	" " William King - Auctioneer	" 11	5 00
July		2	" " A. M. Jacobs, movement	" 12	40 00
"	"	5	To said Administrator as commission on \$611.46		36 69
"	"	5	Incidental expenses in the administration -		3 32
"	"	5	To F. A. Thompson, Attorney -	" 13	2 50
"	"	5	" J. M. Brodrick, Probate costs,	" 14	10 10
"	"	5	For the amount of taxes for the year 1902 on \$460.		7 08
			Total amount of taxes,		

Recapitulation.

Total amount chargeable,	\$ 611 46
Total amount credited,	\$ 202 60
Balance due said estate,	\$ 408 86

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Henry H. Liggett, Administrator of the estate of Michael Fogle, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 Henry H. Liggett, Administrator

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Sworn to before me and signed in my presence, this 5<sup>th</sup> day of July A.D. 1902.

*[Signature]*

Ada M. Campbell.

Deputy Clerk, Probate Court.

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Estate of Frank Bluggage, Deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the estate of Frank Bluggage, deceased. { No. 4115 A. July 15<sup>th</sup> 1902, Filing Fourth and Final Account.

This day came Jeremiah Miller, Administrator de bonis non of the estate of Frank Bluggage late of Union County, Ohio, deceased, and presented his fourth 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 30<sup>th</sup> day of August 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirmation  
ation &c.

In the Matter of the Estate of Frank Bluggage, deceased. { No. 4115 A. August 30<sup>th</sup> 1902. Settlement of Fourth and Final Account.  
This day this matter came on to be heard on motions to confirm account, Jeremiah Miller, Administrator de bonis non of the estate of Frank Bluggage, late of Union County, Ohio, deceased, having heretofore, to wit: on the 15<sup>th</sup> day of July 1902, 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 6<sup>th</sup> day of August 1902, 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 \$147<sup>32</sup> as his legal compensation and \$13<sup>32</sup> for expenses on behalf of said estate to this date. On consideration whereof and the Court being fully advised on the premises, the said Administrator is allowed said sum of \$147<sup>32</sup> as his legal compensation and the sum of \$13<sup>32</sup> 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: \$160.64.

And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$8021<sup>99</sup> and that he is entitled to credits in the sum of \$8021<sup>99</sup>, as shown by

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RECORD OF ACCOUNTS.

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.

Jerry Miller, Administrator de bonis non of the estate of Frank Bluggage, deceased, in account with said estate. Said Administrator charges himself as follows:

To amount on hand per last Report			\$ 669 66
Received since-			
From sales of Lots & Lands in Oregon-	\$ 40.00		
	59.84		
	64.41		
	22.24		
	44.12		
	670.00		
	125.00	1,025.61	
From Ft Orange Paper Co.	257.00		
	216.00		
	216.00		
	432.00		
	432.00		
On hands of Mr. Chaney	686.00		
Sale of property	4000.00		
Over-draft	1.05		
Miller, Moore & Chaney	86.67	6,326.72	\$ 8021.99

The claims credit for disbursements as follows:

Voucher 1  
A to E.

Taxes in Oregon	\$ 40.00		
	59.84		
	64.41		
	22.24		
	44.12		
		\$ 230.61	

Voucher 2  
F to J.

Taxes in Iowa	25.78		
	21.17		
	23.21		
	43.50		
	150.53	264.19	

Voucher 3  
K to N.

Taxes in Ohio	32.37		
	32.38		
	32.37		
	32.63		
	32.62		
	17.94		
	17.94		
	28.50	226.75	

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Voucher 4	Distribution of 1901 -		2000 00
Voucher 5	Incidentals -	6.00	
	Probate expenses	3.00	
		4.86	
		2.00	
		1.95	
		7.00	23 80
	Expense acct of J. C. Chaney, Attorney, -		
	Oregon	259.00	
	Kansas	18.00	
	Nebraska	30.00	
	New York	79.00	
	Fees for work in above places	300.00	686 00
	Administrator's commission		147 32
	Discrepancy through failure to check out all expenses enumerated in former report and difference between bank book and report		(128 16)
	Stamps, receipt books and stationery \$13.32		13 32
	On the estate of the deceased there is a gold watch and a gun - And it is agreed among the heirs that the watch shall go to J. C. Chaney, Attorney in appreciation of his services to the estate in addition to other compensation. - And that the gun shall go to Jerry Miller, Administrator, in appreciation of his services in addition to his per cent commission - above expressed.		
	For distribution \$4430.00		
Voucher 6	Funeral distribution - Mrs. Miller	\$886.00	
" 7	Mrs. Moore	886.00	
" 8	Mrs. Chaney	886.00	
" 9	H. W. Buff, Adm'r - Mrs. Sherman	886.00	
" 10	Heirs Russell blugage	886.00	
	1. Mrs Eaton	443	
	2. J. H. blugage et al	443	4430.00 8021 99
	The Ft Orange Paper Mill debt was a desperate claim; and the best that could be realized therefrom was a net sum of \$4000. for which the notes and mortgages were surrendered and cancelled.		
	\$686. July 15, 1902.		
	Received of Jerry Miller, Adm'r estate of Frank blugage, dec'd, six hundred eighty six dollars above named expenses and fees, and Mrs. blugage's gold watch		
	John C. Chaney		
	\$161.64 July 15, 1902.		
	Received and appropriated one hundred and sixty & 4/100 dollars, commissions and		

RECORD OF ACCOUNTS.

Incidental expenses - in the two amounts above named, total: \$147.32 and \$13.32 -

Jerry Miller

Recapitulations.

Total amount chargeable,

\$8021.99

Total amount credited,

\$8021.99

In full and final settlement,

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Jeremiah Miller, Administrator de bonis non of the estate of Frank Cluggage, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Jerry Miller

Sworn to before me and signed in my presence, this 15<sup>th</sup> day of July A.D. 1902.

(S)

Ada M. Campbell

Deputy Clerk Probate Court.

Account -

Guardianship of Frank M. Hazen, Minor.

In the Probate Court of Union County, Ohio.

In the Matter of the Guardianship of Frank M. Hazen, Minor. } No. 4965. July 11<sup>th</sup> 1902. Filing Third and Final Account.

This day came Susan R. Hazen, Guardian of the person and estate of Frank M. Hazen, a minor, of Union County, Ohio, and presented her third 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 30<sup>th</sup> day of August A.D. 1902 at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

1901  
July 21  
Aug. 2  
Jan. 6  
June 7  
July 10<sup>th</sup>

Journal Entry -

Journal Entry -  
confirming  
Account &c

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Frank M. Hazen, Minor. } No. 4965. August 30<sup>th</sup> 1902. Third and Final Account.

This day this matter came on to be heard on motion to confirm account. Susan R. Hazen Guardian of the person and estate of Frank M. Hazen, having heretofore, to-wit: on the 11<sup>th</sup> day of July 1902, filed in this court her third 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

Journal  
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general circulation 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 6<sup>th</sup> day of August 1902, 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, 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 \$1682.77; and that she is entitled to credits amounting to the sum of \$1682.77, 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, to wit \$ , within ten days, and that complete record on the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account

Susan B. Hazen, Guardian of Frank M. Hazen, Third and Final Account. An account due his ward.

Said Guardian charges herself as follows:

1901	To Bal. due	174 77
July 21	300 bu. wheat	193 00
	Taxes	63 00
Aug. 2	500 bu. oats	160 00
Jan. 6	9,000 " Corn	1100 00
		<u>\$1682 77</u>
June 7	Expenses	\$1682 77
July 10 <sup>th</sup>	Rec'd of said ward receipt for \$1682.77.	

Recapitulation.

Total amount chargeable,	\$1682 77
Total amount credited,	<u>\$1682 77</u>

Affidavit to Account.

The State of Ohio, }  
 Union County, ss. } I, Susan B. Hazen, Guardian of Frank M. Hazen do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Susan B. Hazen.  
 Sworn to before me and signed in my presence, this 11<sup>th</sup> day of July A.D. 1902.  
 Ada M. Campbell  
 Deputy Clerk, Probate Court.

RECORD OF ACCOUNTS.

*Guardianship of William W. Morris, Minor.*  
 In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of William W. Morris, Minor. } No. 3751. July 7<sup>th</sup> 1902.  
 Filing Fourth and Final Account.  
 This day came A. B. Robinson, Guardian of the estate of William W. Morris, a minor of Union County, Ohio, and presented his Fourth and Final Account as settlement of said Guardianship duly verified.  
 Whereupon the court do order the same filed and advertised for hearing on Saturday the 30<sup>th</sup> day of August A.D. 1902, 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 Guardianship of William W. Morris, Minor. } No. 3751. August 30, 1902.  
 Fourth and Final Account.  
 This day this matter came on to be heard on motion to confirm account. A. B. Robinson Guardian of the estate of William W. Morris having heretofore, to-wit: On the 7<sup>th</sup> day of July 1902, 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 6<sup>th</sup> day of August 1902, 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 \$657.<sup>81</sup>; and that he is entitled to credits amounting to the sum of \$631.<sup>92</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.  
 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 \$19.<sup>45</sup> as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$19.<sup>45</sup>, being the allowance aforesaid. And the court do further find that there is a balance of \$25.<sup>89</sup> in the hands of said Guardian, due said ward and said account is settled accordingly. It appearing to the court that said ward has arrived at the age of his majority said Guardian is ordered to pay said balance to the party entitled by law.

Account -  
 Dec. 12/899  
 Feb. 10/900  
 Dec. 27 " "  
 July 22/901  
 Jan. 21 " "  
 Jan. 23/902  
 Feb. 27/901  
 Feb. 12 " "  
 April 16 " "  
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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 on the premises be made.  
John M. Brodrick, Probate Judge.

Account - Guardian's Account.

A. B. Robinson Guardian of William W. Norris,  
Fourth and Final Account. In account with his ward.  
Said Guardian charges himself as follows:

Dec. 12/1899	To balance on hand		\$ 683 08
	Interest		74 73
			\$ 757 81
Feb. 10/1900	By paid Mrs. Miller on board	1	\$ 25 00
Dec. 27 "	" " taxes 1900	2	6 27
July 28/1901	" " for 1900	3	6 26
Jan. 31 "	" Shrs store Southard & Court	4	1 00
Jan. 23/1902	" Taxe	5	6 13
Feb. 27/1901	" Dr. Hachaway acct	6	6 50
March 12 "	" Dr. W. J. White "	7	3 00
April 16 "	" H. J. Lauer "	8	44 25
June 28/1902	" Taxe 1901	9	6 13
	" Commission \$74.73		4 48
	" Allowance extra services 2 1/2 years		10 00
	" Making out this report		3 00
July 7/1902	" Howland note	10	75 00
" " "	" Erb "	11	115 00
" " "	" Cash	12	310 00
" " "	" Court cost	13	3 90
			\$ 631 92

Recapitulation.

Total amount chargeable,	\$ 657 81
Total amount credited,	\$ 631 92
Balance due said ward	\$ 25 89

Affidavit to Account.

The State of Ohio, }  
Union County, ss. I, A. B. Robinson, Guardian of William W. Norris, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.  
A. B. Robinson.

Sworn to before me and signed in my presence, this Seventh day of July A.D. 1902.

(Signature)

Ada M. Campbell.

Deputy Clerk Probate Court.

Journal  
Entry -  
Order for  
Notice &c.

Guardianship of Jacob W. Scheiderer

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Jacob W. Scheiderer, Minor. No. 4569. July 23, 1902.  
Filing Third and Final Account.  
This day came Anna Maggie Scheiderer, Guardian of Jacob W. Scheiderer, of Union County, Ohio, and presented her Third 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 30<sup>th</sup> day of August A. D. 1902, at one o'clock P. M., to which time said matter is continued.  
John W. Brodrick, Probate Judge.

Journal  
Entry -  
Confirmation of  
Account &c.

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Jacob W. Scheiderer, Minor. No. 4569. August 30, 1902.  
Third and Final Account.  
This day this matter came on to be heard on motion to confirm account. Anna M. Scheiderer, Guardian of the person and estate of Jacob W. Scheiderer, having heretofore to wit: On the 23<sup>rd</sup> day of July 1902, filed in this court her Third 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 6<sup>th</sup> day of August 1902, 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 \$244.<sup>73</sup> and that she is entitled to credits amounting to the sum of \$244.<sup>73</sup>, 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 W. Brodrick, Probate Judge.

Account -

Guardian's Account.  
Anna Maggie Scheiderer, Guardian of J. W. Scheiderer.  
First and Final Account. An account with her ward. Said Guardian charges herself as follows:  
To amount of money on hand after 2<sup>nd</sup> and last settlement

\$ 227.19

1902	July	23	Dr
"	"	"	Dr
1901	Aug.	2	Pa
1902	Jan.	27	"
"	July	10	"
"	"	23	"
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1902	July 23	Interest on note of \$105.00	8.89	
"	"	Interest on note of \$105.00	8.65	
		Total amount chargeable	\$244.73	
1901	Aug. 2	Said Guardian credits herself as follows:		
		Paid to J. W. Monroe - Treasurer, as taxes		1.30
1902	Jan. 27	" " " " " " " " " " " "		1.49
	July 10	" " " " " " " " " " " "		1.49
"	23	" " F. V. Thompson - Attorney		2.00
"	"	" " John M. Brodrick - Probate costs.		1.60
"	"	" " J. W. Scheidner - Ward - balance in full	232.30	
"	"	" " Incidentals		35
				\$244.73

The said Guardian asks the court to discharge her as guardian as her said ward has arrived at the age of 21 years of age -

The amount of money paid as taxes was paid with taxes of the Guardian's personal taxes and the receipts or vouchers are held by guardian. Amount of said tax \$4.28.

Recapitulation.

Total amount chargeable,	\$244.73
Total amount credited,	\$244.73
Balance due nothing.	

Affidavit to Account.

The State of Ohio, }  
 Union County, ss. } I, Anna Maggie Scheidner Guardian of J. W. Scheidner, a minor, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

Anna Maggie Scheidner  
 Sworn to before me and signed in my presence, this 23<sup>rd</sup> day of July A. D. 1902.

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

County, Ohio.  
 23, 1902.  
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Guardianship of Charles O. Wiley et al. Minors.

Journal  
Entry -  
Order for  
Notice &c

In the Probate Court of Currier County, Ohio.  
In the Matter of the Guardianship } No. 4278. July 30<sup>th</sup> 1902.  
of Charles O. Wiley et al., Minors. } Filing Fourth Partial Account.  
This day came Sanford Wiley, Guardian of Charles O. Wiley, Winifred Wiley and Pet Wiley, of Currier County, Ohio, and presented his fourth partial account in settlement of said Guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 30<sup>th</sup> day of August A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirmation  
of Account

In the Matter of the Guardian } In the Probate Court of Currier County, Ohio,  
ship of Charles O. Wiley et al. } No. 4278. August 30, 1902.  
Minors. } Fourth 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 O. Wiley, Winifred Wiley and Pet Wiley, having heretofore, to-wit: On the 30<sup>th</sup> day of July 1902, 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 Currier County, for not less than three consecutive weeks, from and after the 6<sup>th</sup> day of August 1902, 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 \$291.07; and that he is entitled to credits amounting to the sum of \$75.80, said claims against said wards, as shown by said vouchers and other evidence produced to the court.

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 \$25.00 for board furnished Charles O. Wiley, \$25.00 for board and medical attendance furnished Winifred Wiley and \$40.00 for medical attendance furnished Pet Wiley, and it is ordered by the court that said Guardian retain out of the estate of said wards respectively, the sums aforesaid. And the court do further find that there is a balance of \$195.27 in the hands of said Guardian, due said wards as follows; \$61.76 due said Charles O. Wiley, \$60<sup>th</sup> due said Winifred Wiley and \$73.75 due said Pet Wiley, and said account is settled accordingly.

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 on the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

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

Said Guardian charges himself for Charles O. Wiley, Winifred Wiley & Pet Wiley  
 To joint balance on said account \$259 87  
 Interest on balance to date 31 18  
 \$291 07

Guardian claims credit for board furnished Charles O. Wiley 25 00  
 Guardian claims credit for board and medical attendance furnished Winifred Wiley 25 00  
 Guardian claims credit for medical attendance furnished Pet Wiley 40 00  
 90 00  
 Paid John M. Brodrick, Probate Judge, 5 80 95 80  
 175 27  
 Balance due Charles O. Wiley 20 70  
 " " Winifred Wiley 60 76  
 " " Pet Wiley 73 75  
 Total, \$195 27

Recapitulation.

Total amount chargeable, \$291 07  
 Total amount credited, 95 80  
 Balance due said wards, \$195 27

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, as I truly believe.

Sanford Wiley.

Sworn to before me and signed in my presence, this 30<sup>th</sup> day of July A. D. 1902.

(S)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Edward B. Joyner, Minor.  
 In the Probate Court of Union County, Ohio.  
 Journal Entry - On the Matter of the Guardianship of Edward B. Joyner, Minor. (No. 4377. August 1<sup>st</sup> 1902. Filing Fourth Account. Order for Notice &c. - This day came Leonidas Piper, Guardian of Edward B. Joyner, 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 30<sup>th</sup> day of August A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Journal Entry - Confirming Account &c. - Guardianship of Edward B. Joyner, Minor. Fourth Account. (No. 4377. August 30, 1902. In the Probate Court of Union County, Ohio. This day this matter came on to be heard on motions confirm account. Leonidas Piper, Guardian of the person and estate of Edward B. Joyner, having heretofore, on the 1<sup>st</sup> day of August 1902, 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 6<sup>th</sup> day of August 1902, 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 \$752.97; and that he is entitled to credits amounting to the sum of \$22.95, valid claims against said ward, as shown by said vouchers and other evidence produced to the court.

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 \$60.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$60.00, being the allowance aforesaid.

And the court do further find that there is a balance of \$860.02 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.

Account -  
 1901  
 Jan'y 15 To  
 March 15 To  
 June 15 To  
 Sept. 15 To  
 Dec 8 To  
 " 15 To  
 1902  
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UNION COUNTY PROBATE COURT.

Account - Guardians Account.  
 L. Piper, Guardian of Edward B. Joyner, minor - in account with his ward. Fourth Account.  
 Said Guardian charges himself as follows:

1901	Jan 28	To balance on hand on settlement made with Probate Court, Union County, Ohio, Jan 28, 1901	670 85				
		Int. on same to July 28 <sup>th</sup> 1902 18 months	43 59				
	March 15	To quarterly pension from U. S.	42 00				
		Int. on same to July 28 <sup>th</sup> 1902	2 42				
	June 15	To quarterly pension from U. S.	42 00				
		Int. on same to July 28, 1902	2 10				
	Sept. 15	To quarterly pension from U. S.	42 00				
		Int. on same to July 28, 1902	1 68				
	Dec. 8	To rec'd from U. S. on back pay	2 86				
	" 15	To quarterly pension from U. S.	42 00				
		Int. on same to July 28, 1902	1 26				
1902	March 15	To quarterly pension from U. S.	42 00				
		Interest on same to July 28, 1902.	84				
	June 15	To balance pension.	17 27				
							\$952 97

L. Piper as guardian of said Edward B. Joyner claims credit for payments made on account of said ward as follows, to wit:

1901	May 27	By paid Probate costs for copy of letters	1	50			
	July 25	" " tax	2	6 41			
	Dec. 24	" " Ward		2 00			
1902	Jan 31	" " Tax	3	7 12			
	" "	" " "	4	7 12			
	" "	" " Probate Court costs	3	6 00			
Compensation allowed to Guardian, including costs in execution of vouchers and making accounts							60 00
							92 15
Balance in hands of Guardian							860 82
							\$952 97

Guardian's Affidavit to Account.

The State of Ohio,  
 Union County, ss. } I, L. Piper Guardian of Edward B. Joyner - minor - 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.

L. Piper.

Sworn to before me, and signed in my presence, this 1<sup>st</sup> day of August 1902.



John M. Brodrick, Probate Judge.  
 By Ada McCampbell, Deputy Clerk.

Estate of Isaac S. Butler, deceased.

Be it remembered, that heretofore to-wit: On the 1<sup>st</sup> day of September A. D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads as follows, to-wit:

Probate Court, September 1<sup>st</sup> 1902.  
 On the Matter of the Estate of } Appointment,  
 Isaac S. Butler, deceased. } Order for Bond.

No. 5766.

This day Morris W. Hill appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Isaac S. Butler late of Blairborne 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 Morris W. Hill is legally competent, it is ordered that he be appointed upon giving bond with securities as required by law, in the sum of Four Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 5<sup>th</sup> day of September A. D. 1902, the Court ordered and decreed as follows:

On the Matter of the Estate } Probate Court, September 5<sup>th</sup> 1902,  
 of Isaac S. Butler, } Appointment, Bond Approved.  
 deceased. } Letters Issued.

This day Morris W. Hill appeared in open Court, accepted the appointment as Administrator of the estate of Isaac S. Butler deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with O. P. Leno and W. J. Scheidter freeholders, as securities, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Morris W. Hill, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of John S. Woerner, deceased.

Be it remembered, that heretofore, to-wit: On the 25<sup>th</sup> day of September A. D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads as follows, to-wit:

On the Matter of the Estate } Probate Court, September 25<sup>th</sup> 1902,  
 of John S. Woerner, Dec'd } Appointment, Order for Bond.

No. 5770.

This day John S. Woerner appeared in open Court, and

UNION COUNTY PROBATE COURT.

made and filed an application under oath as required by law to be appointed administrator of the estate of John G. Worrner 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 John G. Worrner is legally competent; it is ordered that he be appointed 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.

And afterward, to-wit: on the 25<sup>th</sup> day of September A.D. 1902 the court ordered and decreed as follows:

In the Matter of the estate of John G. Worrner, deceased. } Probate Court, September 25<sup>th</sup> 1902  
 } Appointment. Bond approved.  
 } Letters issued.

This day John G. Worrner appeared in open court, accepted the appointment as administrator of the estate of John G. Worrner deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with Robert M. Geary and Lawrence Worrner freeholders, as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said John G. Worrner; that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ . . .

John M. Brodrick, Probate Judge.

the 1<sup>st</sup> day of an 80<sup>th</sup> - as the Jour-tourt: 1902.

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the Judge: 10.1902, the 5<sup>th</sup> 1902. p. 5<sup>th</sup> 1902.

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the 25<sup>th</sup> tment of how the lous, court: 25<sup>th</sup> 1902. Bond. n Court, and

RECORD OF ACCOUNTS.

Journal Entry -

In the Matter of Accounts Filed for Settlement.

Probate Court, Union County, Ohio.

In the Matter of Accounts } Entry - September 27, 1902.  
Filed for Settlement. } Notice Approved.

This day proof of publication of notice of filing accounts and vouchers of administrators and guardianship, was made and the court after a careful examination of the notice and proof aforesaid, do find the same in all respects regular and pursuant to law.

It is therefore ordered by the court that the notice and proof aforesaid be entered in full upon the Journal and account record of this court.

John M. Brodrick, Probate Judge.

Copy of Notice -

Probate Court Notice.

Account and vouchers have been filed in the Probate Court of Union County, Ohio, which will be for hearing on Saturday, September 27<sup>th</sup> 1902, at one o'clock P. M., as follows, to wit:

John H. Harch, Administrator of the estate of Benson Bowe; final account.

Sylvester S. Slickinger, Administrator of the estate of Levi Slickinger; final account.

John H. Berger, Guardian of William B. Davis; first account.

Eli H. Fox, Guardian of Chester Fox; third account.

Catherine Weir, Guardian of Charlotte E. Weir; third account.

Leonidas Piper, Guardian of Rachel E. Weir and Harman E. Weir; fourth accounts.

Levora C. Temple, Guardian of William H. Temple and Naomi S. Temple; fourth 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,

Sept. 4, 1902, 4 w. Probate Judge, Union County, Ohio.

Affidavit of Publication -

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in "The Mansfield Tribune" a newspaper of general circulation in the County of Union, the first publication beginning with September 4, 1902.

J. H. Shearer.

Sworn to and subscribed before me, this 27<sup>th</sup> day of September 1902.

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

Printer's fees, Paid - Shearer & Shearer.

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UNION COUNTY PROBATE COURT.

Estate of Benson Bowie, Deceased.

Journal Entry - In the Matter of the Estate of } No. 8466 A. August 9, 1909.  
order for Benson Bowie, Deceased. } Filing First and Final Account.  
Notice - This day came John H. Hush, Administrator de bonis

non of the estate of Benson Bowie 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 27<sup>th</sup> day of September A.D. 1909 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 } In the Probate Court of Union County,  
of Benson Bowie, } Ohio, September 27<sup>th</sup> 1909. Settlement  
confirming } of First and Final Account.  
Account - This day this matter came on to be heard on motion to

confirm account. John H. Hush Administrator de bonis non of the estate of Benson Bowie, late of Union County, Ohio, deceased, having heretofore, to wit: On the 9<sup>th</sup> day of August 1909, 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 14<sup>th</sup> day of September 1909, 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 \$4<sup>00</sup> as his legal compensation, and \$10<sup>00</sup> 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 \$4<sup>00</sup> as his legal compensation, and the sum of \$10<sup>00</sup> 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: \$14<sup>00</sup>.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$75.00 and that he is entitled to credits in the sum of \$75.00 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

RECORD OF ACCOUNTS.

pay the cost of the proceedings aforesaid, taxed at 8  
cents per day, and that said account be recorded.

John M. Brodrick Probate Judge.

Account - Administrator's Account.

John H. Hush, Administrator de bonis non of the estate  
of Benson Bourie deceased, in account with said estate.  
Said Administrator charges himself as follows:

1902 Aug. 8	For sale of real estate	\$ 75.00	
Said Administrator credits himself as follows:			
1902 Aug. 8	To J. Edelblute, for acknowledgments and ad- ministring oath to appraisers		1.00
"	To Thomas body, for appraising real estate		1.00
"	To J. H. Stahl for " " "		1.00
"	" W. L. Coluembro " " "		1.00
"	" said administrator for stamp on bond		.50
"	" " " " stamps		.10
"	" " " as commission on \$75.00		4.50
" 9	" F. A. Thompson, atty in settlement and making deeds		2.50
"	To the Buckeye State Building and Loan Company		8.22
" 9	" John M. Brodrick - court costs		41.23
" 9	" Treasurer of Union Co. Ohio, Taxes		3.95
"	" the Administrator as fee for extra services.		10.00
	Total amount paid out		\$ 75.00

Recapitulation.

Total amount chargeable,	\$ 75.00
Total amount credited,	\$ 75.00

Affidavit to Account.

The State of Ohio, Union County, ss.  
I, John H. Hush, Administrator de bonis non, of the  
estate of Benson Bourie, deceased, do make solemn oath  
that the within account is in all respects true and  
correct, as I verily believe.

John H. Hush, Administrator  
Sworn to before me and signed in my presence, this  
9<sup>th</sup> day of August A.D. 1902.  
(L.S.) John M. Brodrick, Probate Judge.

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Estate of Levi Flickinger, deceased.

Journal  
 Entry - In the Probate Court of Union County, Ohio.  
 On the Matter of the Estate of Levi Flickinger, deceased. No. 5376. September 2<sup>nd</sup> 1902.  
 Notice re - This day came Sylvester S. Flickinger, Administrator of the estate of Levi Flickinger 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 27<sup>th</sup> day of September A.D. 1902, at one o'clock P.M. which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
 Entry - In the Probate Court of Union County, Ohio.  
 On the Matter of the Estate of Levi Flickinger, deceased. No. 5376. September 27<sup>th</sup> 1902.  
 Confirmation of account. This day this matter came on to be heard on motion to confirm account. Sylvester S. Flickinger, Administrator with the will annexed of the estate of Levi Flickinger, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 2<sup>nd</sup> day of September 1902, 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 4<sup>th</sup> day of September 1902, 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 \$32.79 as his legal compensation and \$2.65 for cash expended on behalf of said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said Administrator is allowed said sum of \$32.79 as his legal compensation, and the sum of \$2.65 for cash expended. 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: \$35.44

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$546.50 and that he is entitled to credits in the sum of \$550.92 as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$4.42 due the said Administrator from said estate and said account is settled

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 oaths  
 and  
 Administrator  
 since, this  
 Probate Judge.

RECORD OF ACCOUNTS.

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.

Sydney S. Flickinger, Administrator of the estate of Lewis Flickinger deceased, in account with said estate. Said Administrator charges himself as follows:

1901	Sept. 3	To cash received from the New York Home Insurance Company for fire loss	\$ 350.00
	Oct. 20	To cash received from B. W. Herd for rent of old home place.	37.50
	Nov. 23	To cash received from G. P. Jewell for timber sold him	54.00
1902	Jan. 30	" " " from B. W. Herd for rent	100.00
	" "	" " " " G. P. Jewell for timber	5.00
		No interest received on any of above	
		Total receipts	\$ 346.50
		Amount due Administrator	3.72
		(50¢ also due Adm'r for revenue stamp.)	\$ 350.42

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

Date	Description	Voucher (No. 1 - error)	\$
1901	July 31	By John M. Brodrick P. J. costs appointment	7.35
"	"	" Shores & Shearer, printing notice	2.00
Oct. 27	" Mary J. Williams	" 4	12.00
"	28	" E. W. Brodrick	16.00
Nov. 25	" Mary J. Williams et al.	" 6	7.00
Dec. 3	" H. C. Andrews	" 7	319.30
"	23	" The Williams & McArthur Co.	5.60
"	23	" Bates & Davis	4.00
"	30	" Mary J. Williams	7.00
1902	Jan. 27	" Mary J. Williams	10.00
Feb. 1	" Mary D. Flickinger	" 12	15.00
"	26	" Mary J. Williams	7.00
Jan. 30	" Glenn Herd	" 14	5.00
March 31	" Mary J. Williams	" 15	7.00
April 7	" Mary A. Flickinger	" 16	5.00
"	24	" Mary J. Williams	7.00
May 5	" E. W. Brodrick	" 18	4.81
"	26	" Mary J. Williams	7.00
June 25	" " " "	" 20	7.00
July 24	" " " "	" 21	12.00
Aug. 27	" " " "	" 22	7.00
1902	Jan. 25	" J. W. Monroe, Co. Insur. taxes	15.29
June 30	" " " " " "	" 24	15.28
Sept. 2	" S. S. Flickinger, (Cash paid of his own money)	" 25	2.65
"	" " " " " " " " " "	" 26	32.79
"	" " " " " " " " " "	" 27	4.00
"	" " " " " " " " " "	" 28	6.15
		Total expenditures,	\$ 550.42

Journal Entry - Order for ship Notice - Journal Entry - confirming account - to eat the acc have tiv lie bor fro ex

UNION COUNTY PROBATE COURT.

Recapitulation.

Total amount chargeable, \$ 346 50  
 Total amount credited, 140 42  
 Balance due said Administrator 392  
 Also 50¢ for resume stamp, 50  
 Total, \$ 442

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Sylvester S. Flickinger, Administrator of the estate of Geo. Flickinger deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Sylvester S. Flickinger, Administrator as aforesaid,  
 Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of September A.D. 1902.

John M. Brodrick, Probate Judge.

Guardianship of William B. Davis, Minor.

Journal Entry - In the Probate Court of Union County, Ohio. No. 4050A. August 9, 1902. In the Matter of the Guardianship of William B. Davis, Minor. Filing First Current Account. Notice - This day came John H. Berger, Guardian of the estate of William B. Davis 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 27<sup>th</sup> day of September A.D. 1902, 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. 4050A. September 27<sup>th</sup> 1902. Confirming Guardianship of William B. Davis, Minor. First Account.

This day this matter came on to be heard on motion to confirm account. John H. Berger, Guardian of the estate of William B. Davis, having heretofore, to-wit: on the 9<sup>th</sup> day of August 1902, 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 4<sup>th</sup> day of September 1902, and no exceptions having been filed thereto, the said account

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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. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$277.25; and that he is entitled to credits amounting to the sum of \$118.93 valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 on the premises, said Guardian is allowed the sum of \$16.63 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$16.63, being the allowance aforesaid.

And the court do further find that there is a balance of \$158.30 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 on the premises be made.

John M Brodrick, Probate Judge.

Guardian's Account.

John H. Berger, Guardian of William B. Davis.  
First Account. In account with his ward.

Said Guardian charges himself as follows:

1900	Aug.	20	To cash from Probate Judge	\$ 37 71
1901	April	2	" " " " Jos. Davis, on note	50 00
	Aug.	24	" " " " Interest on note	21 54
	Dec.	4	" " " " Jos. Davis on note	50 00
1902		4	" " " " " " " "	58 00
	April	22	" " " " " " " "	60 00
				\$ 277 25

Accountant claims credit as follows:

1900	July	28	Said Probate Judge	No. 1	6 08
1901	April	1	" Jos. Davis for grass seed	" 2	6 00
	June	6	" Marysville Lumber Co.	" 3	9 00
	July	20	" M. Hopkins for fence	" 4	31 45
	Nov.	21	" Taxes	" 5	3 44
	Dec.	4	" Jos. Davis for work	" 6	8 00
		7	" J. A. Modes for tile	" 7	13 80
1902	April	11	" Jos. Davis for ditching	" 8	12 75
1900	Sept.		" J. J. Andrews, Recorder	" 9	90
			" J. L. Cameron, Atty this settlement	" 10	3 00
			Accountants commissions for extra services		16 63
			" Probate Judge this settlement	" 11	2 90
					\$ 118 93

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Recapitulations.  
 Total amount chargeable, \$277 25  
 Total amount credited, \$118 95  
 Balance due said ward, \$158 30

Affidavit to Account.  
 The State of Ohio, }  
 Union County, ss } I, John H. Bourger, Guardian of Wm B.  
 Davis, do make solemn oath that the within is a true  
 and correct account of said Guardianship, as lawfully  
 believe.

John H. Bourger.  
 Sworn to before me and signed in my presence, this  
 9<sup>th</sup> day of August A. D. 1902.  
 John M. Brodrick, Probate Judge.

Guardianship of Chester Fox, Minor.

Journal  
 entry - In the Matter of the Guardian } No. 3577. August 9<sup>th</sup> 1902.  
 order for Ship of Chester Fox, Minor. } Filing Fourth Account.  
 Notice - This day came Eli H. Fox, Guardian of Chester Fox, 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 27<sup>th</sup> day  
 of September A. D. 1902, 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.  
 confirm- In the Matter of the Guardian - } No. 3577. September 27, 1902.  
 ing acct. ship of Chester Fox, Minor. } Fourth Account.  
 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, having heretofore, to-wit: On the 9<sup>th</sup> day of  
 August 1902, filed in this Court his Fourth Account, and no-  
 tice of the time of hearing thereof having been given, as re-  
 quired 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 4<sup>th</sup> day of September 1902, 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 ac-  
 count, on such examinations being found correct, is  
 allowed and confirmed. And the Court do find said

RECORD OF ACCOUNTS.

Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$353.20; and that he is entitled to credits amounting to the sum of \$102.84, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$20.00, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$20.00, being the allowance aforesaid.

And the court do further find that there is a balance of \$200.36, 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.

Eli N. Foy, Guardian of Chester Foy.

Fourth Account. In account with his ward.

Said Guardian charges himself as follows:

		To balance on third Account.	183 20	
1901	Nov. 1	Calvin Liggett	108 00	
	Jan. 1	Chas. Campbell	12 00	
Eli N. Foy, said Guardian of Chester Foy, credits himself as follows:				
1900	Dec. 2	J. F. Feather	1	6 30
"	" 3	J. M. Beach & Co.	2	4 37
1901	Jan. 26	Taxes	3	4 61
May	26	Beach, Romney & Co.	4	7 76
July	27	Taxes	5	4 60
Aug.	17	Calvin Liggett	6	21 25
1902	Jan. 29	Taxes	7	3 81
July	21	"	8	3 81
"	29	Cyrus Gardner	9	6 10
"	29	D. E. Thornton	10	1 00
Aug.	2	H. F. Hensel	11	3 25
"	"	Robinson & White	12	3 30
"	"	E. N. Foy (on receipt)		2 38
Guardian Eli N. Foy asks as compensation for the two years \$10. per year -				20 00
Paid John M. Brodrick, Probate Judge			13	3 90
Balance				2 00 36
			\$303 20	\$303 20

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Recapitulation.

Total amount chargeable, \$ 303 20  
 Total amount credited, \$ 102 84  
 Balance due said ward, \$ 200 36

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. Eli Fox, Guardian of Charles Fox,  
 do make solemn oath that the within is a true and  
 correct account of said Guardianship, as verily believe  
 Eli Fox.

Sworn to before me and signed in my presence, this  
 ninth day of August A.D. 1902.  
 J. D. John W. Crodrick, Probate Judge

Guardianship of Charlotte E. Weber, Minor.

Journal Entry - In the Matter of the Guardianship of Charlotte E. Weber, Minor. No. 4743. August 9<sup>th</sup> 1902, Filing Third Account.

Order for Notice - This day came Catherine Weber, Guardian of Charlotte E. Weber, a minor of Union County, Ohio, and presented her third account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of September A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John W. Crodrick, Probate Judge.

Journal Entry, Confirmation - In the Matter of the Guardianship of Charlotte E. Weber, Minor. No. 4743. September 27, 1902. Third Account.

This day this matter came on to be heard on motion to confirm account. Catherine Weber, Guardian of the person and estate of Charlotte E. Weber, having heretofore, to-wit: on the 9<sup>th</sup> day of August 1902, filed in this court her 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 4<sup>th</sup> day of September 1902, 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.

RECORD OF ACCOUNTS.

with assets belonging to the estate of said ward amounting to the sum of \$1500.19; and that she is entitled to credits amounting to the sum of \$1422.11, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court.

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 \$50.00 as her compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$50.00, being the allowance aforesaid.

And the Court do further find that there is a balance of \$71.08 on 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 Accounts.

Account -

Mathurine Weber, Guardian of Charlotte Ella Weber, Es account with her ward. Third Account.

Said Guardian charges herself as follows:

Date	Description	Debit	Credit	Balance
July 10 1900	To balance on hand on settlement made with the Probate Court, Union County, Ohio, July 10, 1900.	\$ 917 96		
Sept. 12	To received Ct. S. Pension		42 00	
Dec. 22	" " " " " "		42 00	
March 14 1901	" " " " " "		42 00	
June 12	" " " " " "		42 00	
Sept. 14	" " " " " "		42 00	
Dec. 16 1901	" " " " " "		42 00	
March 14 1902	" " " " " "		42 00	
June 17	" " " " " "		42 00	
	To rent received for dwelling house in Marysville O. belonging to ward and occupied by Mrs. Mangans as tenant -			
April 5 1901	To rent rec'd from Mangans for 1 month		7 00	
May 5	" " " " " " " " " "		7 00	
June 5	" " " " " " " " " "		7 00	
July 5	" " " " " " " " " "		7 00	
Aug. 5	" " " " " " " " " "		7 00	
Sept. 5	" " " " " " " " " "		7 00	
Oct. 5	" " " " " " " " " "		7 00	
Nov. 5	" " " " " " " " " "		7 00	
Dec. 5 1901	" " " " " " " " " "		7 00	
Jan'y 5	" " " " " " " " " "		7 00	
Feb'y 5	" " " " " " " " " "		7 00	

March	5	To
April	"	"
May	"	"
June	"	"
July	"	"
Aug.	"	"
Jan'y 1901	24	To
Aug.	7	"
Sept.	"	"
Jan'y 1900	24	By
Aug.	6	"
"	31	"
Sept.	3	"
"	28	"
Oct.	4	"
"	8	"
Nov.	16	"
"	"	"
"	"	"
"	20	"
1901	Jan'y 7	"
"	19	"
Feb'y	12	"
"	"	"
"	28	"
April	3	"
"	8	"
May	7	"
"	30	"
June	13	"
"	"	"
"	19	"
"	26	"
July	8	"
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"	17	"
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Aug.	7	"

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March	5	To rent received from Mangano for 1 month		7 00	
April	"	" " " " " " " " " "		7 00	
May	"	" " " " " " " " " "		7 00	
June	"	" " " " " " " " " "		7 00	
July	"	" " " " " " " " " "		7 00	
Aug.	"	" " " " " " " " " "		7 00	
Jan <sup>1901</sup>	24	To received interest from George Nicol		42 00	
Aug.	7	" " rent from land		2 90	
Sept.	"	" " " " " " " " " "		2 65	
		" " Dividends from Citizens Home Savings Co.		83 28	
					\$1300 17
		Said Catherine Weber as Guardian of said Char- lotte Ella Weber - minor - claims credit for payments made on account of said ward as follows, to wit:			
July	24	By paid S. B. Kirby for dry goods	1	1 50	
Aug.	6	" " F. W. Bricht looks etc	2	75	
"	31	" " Bostwick Bros. History	3	83	
Sept.	3	" " School supplies	4	73	
"	28	" " Southard & Court - repairs	5	1 10	
Oct.	4	" " Miss Marie Lingjinnire - Music lesson	6	2 25	
"	8	" " Miss Lizzie Weidman - dress - making	7	1 00	
Nov.	16	" " Southard & Court - shoes	8	3 00	
"	"	" " B. F. Carman - for dry goods	9	2 08	
"	"	" " J. D. Paw & Co. - for underwear	10	1 60	
"	"	" " Bostwick Bros. - for school supplies	11	40	
"	20	" " F. W. Bricht for contribution to School organ	12	1 00	
Jan <sup>1901</sup>	7	" " Tax	13	11 10	
"	19	" " Miss Marie Lingjinnire - Music lesson	14	2 00	
Feb <sup>1901</sup>	12	" " Repairing two (2) rings - S & E Ferrel	15	25	
"	"	" " Southard & Court - for sandals & repairs	16	90	
"	"	" " Fur collar etc. to B. F. Carman	17	3 38	
"	28	" " Elizabeth Weidman - dress making	18	85	
April	3	" " Sam A. Hudson for house, lot & ins.	19	11 05 00	
"	"	" " Recording & transfer of deed to J. G. Hedrum	20	95	
"	8	" " Miss Marie Lingjinnire - Music lesson	21	65	
May	7	" " Bostwick Bros. for oval paper	22	3 20	
"	30	" " Southard & Court - for rep. & shoes	23	1 35	
June	13	" " Cleaning Vault		75	
"	"	" " F. F. Ford - hanging paper	24	2 50	
"	19	" " Chas. Klopferstein - for pr. walking shoes	25	1 25	
"	26	" " Chas. Braun for umbrella	26	1 00	
July	8	" " B. F. Carman, dry goods & millinery	27	1 60	
"	"	" " Taxes	28	11 09	
"	"	" " " " " " " " " "	29	4 70	
"	17	" " B. F. Carman - Merchandise	30	93	
"	20	" " Clara Winkler - making dress	31	1 25	
Aug.	7	" " Church Bros. & Wild, water piping etc -	32	11 85	

RECORD OF ACCOUNTS.

Month	Day	Description	Debit	Credit
Sept.	2	By paid Postwick Bros. - for school books	33	63
"	4	" " C. F. Carman for dry goods	34	2 26
"	28	" " Miss Marie Langmuir - music lessons	35	3 00
Oct.	2	" " Money for fair		35
Nov.	2	" " Elizabeth Weidman - dress making	36	2 50
"	7	" " Southard & Court - for shoes	37	3 00
"	"	" " Millers Fair for stockings	38	75
"	27	" " Marysville Light & Water Co. Water rent	39	5 00
"	"	" " S. B. Kirby Jr. - for dress trimmings & coat	40	15 59
Dec.	6	" " Ward - money for Christmas		35
"	12	" " Taxes	41	7 17
"	21	" " Elizabeth Weidman - for dress making	42	3 00
1907	Jan'y	24 " " J. L. Raw Co. Merchandise	43	2 59
"	27	" " Southard & Court - for overshoes	44	75
"	"	" " C. F. Carman - for dry goods etc	45	2 81
March	7	" " Marie Langmuir - music lesson	46	2 35
April	22	" " Vaughn & Evans - for plastering	47	56 00
"	30	" " " for cleaning cistern		1 00
May	1	" " Ward		30
"	8	" " Light & Water Co. - Water rent	48	2 50
"	10	" " J. L. Kleiber - for carpenter work etc	49	45 00
"	14	" " Southard Bros. & Court - shoes	50	3 00
"	24	" " E. F. Sawyer - Mrs. premiums	51	1 00
"	28	" " Money to Ward		25
"	31	" " R. L. Bligg - for picture of school	52	50
June	4	" " Millers Fair - school supplies	53	25
"	"	" " Church Bros. & Wild - repairing hydrant	54	75
"	"	" " O. W. Scott & Bro. - acct	55	65
"	8	" " Thomas Raly - for clearing gutter	56	1 00
"	30	" " Ward money		30
July	7	" " " for mending roof		25
"	9	" " Southard Bros. & Court - shoes	57	1 25
"	"	" " C. F. Carman - dress goods & hat	58	4 66
"	15	" " " for cleaning vault		75
"	21	" " Elizabeth Weidman - dress-making	59	1 25
"	24	" " Tax	60	7 16
Aug.	9	" " L. Pifer, Counsel & making acct	61	10 00
"	"	" " Probate Court fees	62	6 75
Compensation allowed by Court to Guardian				50 00
Balance in hands of Guardian				71 08
				<u>\$1500 12</u>

Guardian's Affidavit to Account.

The State of Ohio, Union County, ss.

I, Catherine Weber, Guardian of Charlotte Ella Weber, minor 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.

Catherine Weber

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Sworn to before me, and signed in my presence, this 7<sup>th</sup> day of August 1902.

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

Guardianship of William H. Temple and Naomi S. Temple.

Journal  
 Entry - On the Matter of the Guardianship of William H. Temple et al. }  
 Order for }  
 Notice to }  
 This day came Leonora S. Temple, Guardian of W<sup>m</sup> H. Temple and Naomi S. Temple, of Union County, Ohio, and presented her fourth partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of September A.D. 1902, at one o'clock, P.M., to which time said matters continued.

John M. Brodrick, Probate Judge.

Journal  
 Entry - On the Matter of the Guardianship of }  
 Account of }  
 for W<sup>m</sup> H. Temple, Union }  
 confirmed }  
 This day this matter came on to be heard on motion to confirm account. Leonora S. Temple, Guardian of the person and estate of William H. Temple, having heretofore on the 2<sup>nd</sup> day of September 1902, 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 4<sup>th</sup> day of September 1902, 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 \$92.77; and that she is entitled to credits amounting to the sum of \$99.31 valid claims against said ward, as shown by said vouchers and other evidence produced to the court.

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

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Guardian's Account.

Leonora b. Temple, Guardian of William H. Temple and  
Fourth Account. On account with her wards.

Said Guardian charges herself as follows:

Account for W <sup>m</sup> H. Temple -	On account with William H. Temple.		
	To amount received for rent of farm	70 00	
	Interest made on same	2 77	
	Total received		\$ 92 77

Accountant claims credit for the following amounts paid out in behalf of said estate:

	To amount over-paid at last settlement	47 29	
	Int. on same	5 67	
	To amt taxes paid for two years	8 25	
	To amt paid for clover & timothy seed	6 12	
	To amt paid for wire for fencing	4 74	
	To amt paid Dr. Bill	2 25	
	To amt paid for tile & putting them in	7 29	
	To amt paid Jonathan Bell making settlement	1 00	
	To amt allowance for services for two years	8 00	
	To amt Probate court costs	3 15	
	To interest on moneys paid out	2 25	
	Total paid out	\$ 91 31	
	To amount over-paid		\$ 6 54

Account for Naomi S. Temple -	On account with Naomi S. Temple		
	To amount received from rent of farm for two years	70 00	
	Interest made on same	2 77	
	Total received,		\$ 92 77

Accountant claims the following credits:

	To amt over-paid at last settlement	23 93	
	Int. on same	3 11	
	To amt taxes paid for two years	8 25	
	To amt paid for clover & timothy seed	6 12	
	To amt paid for wire for fencing	4 74	
	To amt paid for tile & putting them in	7 29	
	For care, board and clothing &c. for two years	45 00	
	To amount paid J. Bell making settlement	1 00	
	To amount allowance for services for two years	8 00	
	To amount paid Probate court costs	3 15	
	To interest on moneys paid out	3 20	
	Total paid out	\$ 110 79	
	Amount over-paid		\$ 18 02

Affidavit to Account.

The State of Ohio, Curious County, ss.

I, Leonora b. Temple Guardian of W<sup>m</sup> H. Temple and Naomi S. Temple, do make solemn oath that the within is

a true and correct account of said guardianship, as I  
sincerely believe.

Leonora C. Temple.

Sworn to before me and signed in my presence, this  
Second day of September A.D. 1902.

*[Signature]*

Ada M Campbell

Deputy Clerk, Probate Court.

Guardianship of Rachel E. Welsh, Minor.

Journal  
Entry -  
Ordering  
Notice -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Rachel E. Welsh, Minor. { No. 4603. August 18, 1902.  
Filing Fourth Account.

This day came Leonidas Piper, Guardian of the person  
and estate of Rachel E. Welsh, 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 ad-  
vertized for hearing on Saturday the 27<sup>th</sup> day of Septem-  
ber A.D. 1902, at one o'clock P.M., to which time said matter  
is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Accounts -

In the Matter of the Guardianship of Rachel E. Welsh, Minor. { In the Probate Court of Union County, Ohio.  
No. 4603. September 27<sup>th</sup> 1902.  
Fourth Account.

This day this matter came on to be heard on motion to  
confirm account. Leonidas Piper, Guardian of the per-  
son and estate of Rachel E. Welsh, a minor, having here-  
before, to-wit: on the 18<sup>th</sup> day of August 1902, 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 Mansfield Tribune a news-  
paper published in and of general circulation in Union  
County, for not less than three consecutive weeks pre-  
and after the 4<sup>th</sup> day of September 1902, 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 ex-  
amination being found correct, is allowed and con-  
firmed. And the court do find said Guardian charge-  
able with assets belonging to the estate of said ward  
amounting to the sum of \$318<sup>40</sup>; and that he is en-  
titled to credits amounting to the sum of \$40<sup>23</sup>, valid  
claims against said ward, as shown by said vouchers  
and other evidences produced to the court.

Account -

1901  
Aug. 7

Sept 15

Dec. 15

1902  
Mch 15

June 15

1902  
Jan 31

July 28

Aug.

*[Faint handwritten notes on the right edge of the page, partially obscured by the gutter.]*

UNION COUNTY PROBATE COURT.

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 \$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 further find that there is a balance of \$278.17 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 \$ , 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 Rachel E. Welch - minor - Fourth Account. An account with his ward.

Said Guardian charges himself as follows:

1901 Aug. 7	To balance on hand on settlement made with Probate Court Union County, filed Aug. 15, 1901	\$ 232.61			
	Interest on same for 12 mos. ending Aug. 7, 1902	11.63			
Sept 15	To received U. S. Pension	18.00			
	Int. on same to Aug. 7, 1902	7.0			
Dec. 15	To received U. S. Pension	18.00			
	Int. on same to Aug. 7, 1902	7.9			
1902					
March 15	To received pension from U. S.	18.00			
	Int. on same to Aug. 7 <sup>th</sup> 1902,	3.6			
June 15	To received pension from U. S.	18.00			
	Int. on same to Aug. 7, 1902	1.8			
					\$ 318.40

Said L. Piper as Guardian of said Rachel E. Welch claims credit for payments made on account of said ward as follows, to wit:

1902					
Jan'y 31	By paid tax	1	\$ 5.23		
July 28	" " Mrs. J. A. Dugger - clothing	2	5.00		
Aug.	" " Probate Court costs	3	5.00		
	compensation to Guardian including expense in execution of vouchers and making accounts allowed by court			25.00	
					40.23

Balance in hands of Guardian -

\$278.17  
\$318.40

Recapitulation.

Total amount chargeable,	\$ 318.40
Total amount credited,	40.23
Balance due said ward,	\$ 278.17

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio,  
 Union County, ss. I, L. Pifer 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.

L. Pifer

Sworn to before me and signed in my presence, this 15<sup>th</sup> day of August A.D. 1902.

(L.S.)

Wm. Campbell

Deputy Clerk Probate Court,

Guardianship of Harmon E. Welsh, minor.

In the Probate Court of Union County, Ohio  
 On the Matter of the Guardian-ship of Harmon E. Welsh, minor. No. 4603. August 18, 1902. Filing Fourth Account.  
 This day came Leonidas Pifer, Guardian of Harmon E. Welsh 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 27<sup>th</sup> day of September A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John W. Bradrick, Probate Judge.

In the Probate Court of Union County, Ohio.  
 On the Matter of the Guardian-ship of Harmon E. Welsh, minor. No. 4603. September 27, 1902. Fourth Account.  
 This day this matter came on to be heard on application to confirm account, Leonidas Pifer, Guardian of the person and estate of Harmon E. Welsh, having heretofore, to-wit: on the 18<sup>th</sup> day of August 1902, filed in this court his Fourth Account, and notice of the time of hearing thereof having been 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 4<sup>th</sup> day of September 1902, 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 \$328.90; and that he is entitled to credits amounting to the sum of \$4023, valid claims against said ward as shown by said vouchers

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Journal  
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 Confirming  
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and other evidences produced to the court.

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 further find that there is a balance of \$288.67 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 \$4.00, within ten days, and that complete record do in the premises be made.

John M. Brodrick, Probate Judge.

Account-

Guardian's Account.

L. Piper, Guardian of Harmon E. Welsh, minor -  
Fourth Account. In account with his ward.

1901	Said Guardian charges himself as follows:-			
	To balance on hand on settlement made with Probate Court, Union County, Ohio, on August 10, 1901	242	61	
	Interest on same to August 7, 1902	12	13	
Sept. 15	To received pension from U. S.	18	00	
	Interest on same to Aug. 7, 1902		90	
Dec 15	To received pension from U. S.	18	00	
1902	Interest on same to August 7, 1902.		72	
March 15	To received pension from U. S.	18	00	
	Interest on same to August 7, 1902.		36	
June 15	To received pension from U. S.	18	00	
	Interest on same to August 7, 1902.		18	
				328 90

L. Piper as Guardian of said Harmon E. Welsh claims credit for payments made on account of said ward as follows, to wit:

1902	Jan'y 31	By paid tax	5	23
	July 28	" " Mrs. L. H. Gigger, clothing	5	00
	Aug.	" " Probate court costs	5	00
		Compensation to Guardian, including expense in execution of vouchers and making accounts, allowed by court	25	00
				40 23

Balance in hands of Guardian

288 67  
328 90

Recapitulation.

Total amount chargeable,	\$ 328 90
Total amount credited,	40 23
Balance due said ward,	\$ 288 67

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio,  
 Union County }  
 D. L. Piper Guardian of Harmon E. Welsh, minor, do make solemn oath that the within is a true and correct account of said Guardianship as lawfully believed.

L. Piper.

Sworn to before me and signed in my presence, this 18<sup>th</sup> day of August A.D. 1902.

(L.S.)

Ada M. Campbell,

Deputy Clerk, Probate Court.

Estate of George J. Hill, deceased.

Be it remembered, that here tofore to wit: On the 7<sup>th</sup> day of June A.D. 1902 an account in the above entitled cause was filed in this court, which acct with the proceedings had in relation to the same is hereinafter recorded in the words and figures following, to wit:

Journal  
 Entry

On the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of George J. Hill, deceased. No. 498. June 7, 1902. Filing First and Final Account.

This day came George Hill and Frank Hill, executors of the Last Will and Testament of George J. Hill 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 26<sup>th</sup> day of July A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John W. Prodrick, Probate Judge.

Journal  
 Entry

On the Matter of the Estate of George J. Hill, deceased. No. 498 July 26, 1902. Settlement of First and Final Account.

This day this matter came on to be heard on Motion to confirm account. George Hill and Frank Hill, executors of the estate of George J. Hill, late of Union County, Ohio, deceased, having heretofore, to wit: On the 7<sup>th</sup> day of June 1902, 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 Mansville Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2<sup>nd</sup> day of July 1902, and no exceptions having been filed

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UNION COUNTY PROBATE COURT.

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 <sup>estate</sup> in the sum of \$1075.92 and that they are entitled to credits in the sum of \$1075.92, 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 executors due said estate, and said account is settled accordingly.

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.

George Hill and Frank Hill, executors of the estate of George J. Hill deceased, in account with said estate. Said Executors charge themselves as follows:

1/2 cash from sale of chattels, notes and book accounts	\$ 1074.22
1/2 cash, witness fee,	1.70

Said executors credit themselves as follows:

Vouchers	1	John M. Brodrick	\$ 15.10
	2	E. M. Gibson	1.80
	3	A. E. Prioy	1.80
	4	Sheares & Sheares	2.00
	5	C. Lafus	3.10
	6	G. & C. R. R.	.25
	7	E. & C.	.40
	8	C. Lafus	1.75
	9	D. W. Sarrafft	1.00
	10	H. P. Jewell	1.00
	11	A. Judy	1.00
	12	J. M. Brodrick	3.96
	13	S. & S.	2.00
	14	C. F. Monroe	1.50
	15	N. Liggett	4.00
	16	E. Moriel	16.76
	17	E. & C.	1.25
	18	C. H. Jones	.80
	19	A. E. Plate	23.00
	20	J. H. Ryan	73.50
	21	J. E. Shelton	80.00
	22	Hunter & Osborn	1.75
	23	E & C.	2.50

Amounts forward -

\$ 1075.92 \$ 242.22

RECORD OF ACCOUNTS.

		\$	\$
Amounts brought forward,		1075 92	242 22
Cheques	24 J. G. Walker		4 25
	25 R. D. Finley		1 75
	26 J. A. Reamer		3 46
	27 J. G. Hanforth		1 53
	28 A. E. Knox		5 00
	29 J. M. Brodrick		2 54
	30 Frank M. Deal		5 00
	31 S. J. Assman		31 85
	32 S. W. Holbear		10 00
	33 E & C.		7 30
	34 C. S. David		20 65
	35 J. W. Monroe		29 97
	36 C. K. Thompson		41 30
	37 J. W. Monroe		29 80
	38 S. W. Holbear		20 00
	39 Richard D. B.		400 00
	40 E & C.		12 30
	41 J. R. Taylor		3 00
	42 Richard D. B.		139 65
	43 C. W. Smith		10 00
	44 Susan Hill		10 00
	45 " "		15 00
Total			1047 27
Balance in hands of Executors		\$	28 65
	46 Probate Judge		6 00
	47 W. J. Hoopes		8 00
Balance in hands of executor			14 65
	48 Paid Susan Hill, legate		14 65
<u>Recapitulation</u>			
Total amount chargeable,		\$	1075 92
Total amount credited,		\$	1075 92

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, George Hill, one of the executors of the estate of George J. Hill deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

George Hill.

Sworn to before me and signed in my presence this 7<sup>th</sup> day of June A.D. 1902.

*[Signature]*

John M. Brodrick,  
 Probate Judge.

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UNION COUNTY PROBATE COURT.

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Guardianship of Morgan Savage, Lunatic.

Journal  
 entry - In the Matter of the } No. 5032 A. September 29<sup>th</sup> 1902.  
 Filing Guardianship of }  
 Transcript - Morgan Savage } Order for Record of First and Final Account  
 and Final Settlement.

This day came Charles C. Perhousod, Clerk of the Court of Common Pleas of Union County, Ohio, and presented to this court, a certified transcript of the findings and orders of the said court of common Pleas in the matter of the filing of the first and final account of John M. Brodrick, Guardian of Morgan Savage, a lunatic, and of the final settlement of said guardianship, and the said Clerk also returns to this court the said original account and vouchers and the proof of the publication of the notice of the filing of said account.

On consideration whereof, and the court being fully advised in the premises. It is ordered by the court that said transcript, account, vouchers and proof of publication be filed herein, and that a record be made thereof, in accordance with the said findings and orders of said court of common Pleas, in this court.

It is further ordered by the court that said John M. Brodrick as such Guardian pay the costs herein, taxed at & within ten days from the entry hereof and execution is awarded therefor.

John M. Brodrick, Probate Judge.

Transcript

Journal  
 entry - In the Matter of the Guardianship of Morgan Savage. } Filing December 14<sup>th</sup> 1900.  
 Account

This day came John M. Brodrick, Guardian of the person and estate of Morgan Savage of Union County, Ohio, a lunatic, and presented his first and final account in settlement of said Guardianship duly verified. The said John M. Brodrick, Guardian as aforesaid, being the Probate Judge of said county, this matter is presented to and acted on by the court of common Pleas of said county, pursuant to the Statute.

Whereupon the court do order the same filed and advertised for hearing on Monday the 14<sup>th</sup> day of January A.D. 1901 at one o'clock P.M., to which time said matter is continued.

Charles M. Melhorn.

Judge of the court of common Pleas of Union County, Ohio.

Journal entry - Settlement

In the common Pleas court of Union County, Ohio.  
 In the Matter of the Guardianship of Morgan Savage, Lunatic. } February 12<sup>th</sup> 1901.  
 First and Final Account.

This day this matter came on to be heard on motion to confirm account of John M. Brodrick, Guardian of the

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 Judge.

RECORD OF ACCOUNTS.

person and estate of Morgan Savage, having heretofore  
 Court: On the 14<sup>th</sup> day of December 1900, 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 19<sup>th</sup> day of December 1900, 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  
 \$790.00; and that he is entitled to credits amounting  
 to the sum of \$790.00, valid claims against said ward  
 as shown by said vouchers and other evidences  
 produced to the Court. 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 \$97.<sup>40</sup> as his compensation,  
 and it is ordered by the Court that said Guardian  
 retain out of the estate of said ward the sum of \$97.<sup>40</sup>  
 being the allowance aforesaid.

And the Court do further find that there is a bal-  
 ance of \$ — in the hands of said Guardian, due  
 said ward and said account is settled accordingly.  
 It is further ordered that a transcript of the findings  
 and judgments of this Court together with the origi-  
 nal account and all original papers and vouchers is  
 certified to the Probate Court of Union County, Ohio, for  
 filing and record therein.

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

Wm. H. Duncan, Dow.

Judge of the Court of Common Pleas of Union Co. O.

Certificate  
 of Clerk

The State of Ohio, Union County, ss.  
 I, Charles C. Penhorwood, Clerk of the Court of Com-  
 mon Pleas within and for said County and State, do  
 hereby certify that the within is a true copy of the  
 Journal Entries in the matter of the Guardianship of  
 Morgan Savage. In testimony whereof, I have here-  
 ant subscribed my name officially and affixed the  
 seal of said Court at the Court House in Marysville, in

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UNION COUNTY PROBATE COURT.

Said county and State, this 29<sup>th</sup> day of September A.D. 1902  
 Chas. C. Penhollow, Clerk.

Copy of  
 Notice -

Common Pleas Court Notice.

An account and vouchers have been filed in the Court of Common Pleas of Union County, Ohio, which will be for hearing on motions to confirm the same on Saturday January 17, 1901, at one o'clock P.M., as follows, to-wit:

John M. Brodrick, guardian of Morgan Savage, first and final account.

December 19, 1900-40. Chas. C. Penhollow, Clerk Court of Common Pleas Union Co., Ohio.

Affidavit  
 of Notice

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for 4 consecutive weeks in "The Mansfield Tribune", a newspaper of general circulation in the county of Union the first publication beginning with December 19, 1900.

John H. Shearer.

Sworn to and subscribed before me this 12<sup>th</sup> day of February 1901.

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

Account -

Guardian's Account.

John M. Brodrick, Guardian of Morgan Savage, First and Final Account. An account with his ward. Said Guardian charges himself as follows:

1898	June 13	To cash received from The American Baptist Home Missionary Society.		150 00
	Oct. 19	To cash rec'd from the American Baptist Home Missionary Society.		150 00
	Dec. 12	" " " " " " " " " " " "		150 00
1899	March 13	" " " " " " " " " " " "		150 00
	June 12	" " " " " " " " " " " "		150 00
		" " " " Trustees of Baptist Church, Delaware, O.		40 00
Said Guardian credits himself as follows:				
1898	June 18	Paid John H. James	1	42 00
	" 29	" Lydia Ballard	2	38 00
	" 30	" James McLean Spill, Probate Judge	3	21 50
	Oct. 19	" J. H. Rau Co.	4	2 00
	" 22	" John H. James	5	75 00
	Dec. 24	" " " " " " " " " " " "	6	80 00
1899	March 11	" " " " " " " " " " " "	7	113 00
	May 6	" Lydia Ballard	8	19 00
	June 9	" John H. James	9	6 90
	" 12	" Justice Ballard	10	5 00
	" 14	" John H. James	11	102 00
		" Thomas M. Brauman, Adm'r.		125 00
		Guardian's commission on \$790 <sup>00</sup> at 6%		47 40
		" Extra compensation - to include atty fees -		50 00
		Amounts carried forward,		790 00
				738 80

RECORD OF ACCOUNTS.

Amounts brought forward,		\$ 790 00	\$ 738 80
Costs in Court of Common Pleas	13		4 00
"    "    Probate Court			3 60
Shearer & Shearer - Notice of filing account	15		1 00
Amount to balance			42 60
Total,		\$ 790 00	\$ 790 00
Balance due Ward's Administrator		42 60	
Paid Thomas M. Brauman, Admnr.	16		42 60
<u>Recapitulation</u>			
Total amount chargeable,		\$ 790 00	
Total amount credited,		\$ 790 00	

Bond  
Approved - of

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, John M. Brodrick, Guardian of  
 Morgan Savage, do make solemn oath that the within  
 is a true and correct account of said Guardianship,  
 as verily believe.

John M. Brodrick.

Sworn to before me and signed in my presence this  
 14<sup>th</sup> day of December A.D. 1900.

(L. D.)

Chas. C. Penhorne, Clerk.

Estate of James Chambers, Deceased.

Be it remembered, that heretofore, to wit: on the 22<sup>nd</sup>  
 day of September an entry of the appointment of an  
 Administrator de bonis non with the will annexed was  
 made upon the Journal of this Court which reads as follows,  
 to wit: Probate Court, September 22<sup>nd</sup> 1902.

Order for  
Bond -

On the Matter of the estate of } Appointment. No. 29697.  
 James Chambers, Deceased. } Order for Bond.

This day George A. Chambers appeared in open Court,  
 and made and filed an application under oath as re-  
 quired by law to be appointed Administrator de bonis  
 non with the will annexed of the estate of James Cham-  
 bers late of Blairtown Township, Union County, Ohio,  
 deceased, and a statement in general terms as to  
 what the estate consists and the probable value thereof;  
 and the Court being satisfied that an Administrator de  
 bonis non with the will annexed should be appointed,

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and that said George F. Chambers is legally competent;  
 it is ordered that he be appointed upon giving bond  
 with sureties as required by law in the sum of eight  
 Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Bond Approved - On the Matter of the estate of James Chambers, deceased. } Probate Court, October 6<sup>th</sup> 1902.  
 Appointment Bond Approved.  
 Letters Issued.

This day George F. Chambers appeared in open court,  
 accepted the trust as Administrator de bonis non with  
 the will annexed of the estate of James Chambers deceas-  
 ed, and gave and filed herein his bond in the sum of  
 eight Thousand Dollars, conditioned according to law,  
 with The United States Fidelity and Guaranty Com-  
 pany as surety, which bond is approved by the Court.

It is therefore ordered that letters of Administration  
 de bonis non with the will annexed, issue to said George  
 F. Chambers; that an appraisement herein be dispensed  
 with until further order; that this proceeding be record-  
 ed; and that said Administrator de bonis non with  
 will annexed, pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Ingham Wood, Deceased

Be it remembered, that heretofore, to-wit: on the  
 6<sup>th</sup> day of October A.D. 1902, an entry of the appointment of  
 an executor was made and entered upon the journal  
 of this Court in the words and figures following, to-wit:

On the Probate Court of Union County, Ohio,  
 On the Matter of the estate of } No. 5773. October 6<sup>th</sup> 1902.  
 Ingham Wood, Deceased. } Appointment of Executor.

This day came John F. Millar and made application  
 to be appointed executor of the last will and Testament  
 of Ingham Wood late of Union County, Ohio, deceased.

Whereupon, the Court, being fully advised in the prem-  
 ises, finds that the said John F. Millar is the person nomi-  
 nated in said will as the executor thereof; and that he  
 is a competent person to execute the same. It is  
 therefore, considered and ordered by the Court that  
 Letters Testamentary, under the will aforesaid, be  
 granted unto the said John F. Millar upon his giving  
 bond conditioned, with sureties, according to law,  
 in the sum of Two Thousand and Four Hundred Dollars.

Thereupon came the said John F. Millar and accepted  
 said appointment as the executor of the will afore-  
 said, and gave and filed herein his bond in the sum  
 of Two Thousand and Four Hundred Dollars, conditioned  
 according to law, with Elmore G. King and Bert Cahill  
 freeholders, as sureties, which bond is approved by the

Court. It is, therefore, further considered, ordered and adjudged by the court that Letters Testamentary, under the will aforesaid, issue to the said John F. Millar; that this proceeding be recorded; and that the said executor pay the costs in this behalf taxed at \$  
 John M. Brodrick, Probate Judge.

Estate of Talmage Wood, Deceased.

Best remembered, that heretofore, to-wit: on the 9<sup>th</sup> day of October A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which reads as follows, to-wit:

Probate Court, October 9<sup>th</sup> 1902.

Order for In the Matter of the Estate of Talmage Wood, Deceased. } Appointment. No. 5772.  
 Bond to - } Order for Bond.

This day J. F. Wurtzbaugh appeared in open court, and made and filed an application under oath as by law to be appointed Administrator of the estate of Talmage Wood, late of Leeburg 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 J. F. Wurtzbaugh is legally competent; it is ordered that he be appointed 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.

Bond Approved In the Matter of the Estate of Talmage Wood, Deceased. } October 9, 1902. Appointment.  
 Bond Approved. Letters Issued.

This day J. F. Wurtzbaugh appeared in open court, accepted the appointment as Administrator of the estate of Talmage Wood, deceased, and gave and filed herein his bond in the sum of Twelve Hundred Dollars, conditioned according to law, with Oriah Cahill and M. W. Hill freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said J. F. Wurtzbaugh; that an inventory and appraisement be dispensed with until further order; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

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Estate of Michael Fogle, deceased.  
 Be it remembered, that heretofore, to-wit: on the 11<sup>th</sup> day of October A. D. 1902, an account of final distribution was filed in this court which reads as follows, to-wit:


Account - Account of Final Distribution.  
 H. H. Liggett, Administrator of the estate of Michael Fogle, 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 5, 1902,	\$408 86
Balance for distribution,	\$408 86

Said Administrator credits himself as follows:  
 Amounts paid to heirs, as per distribution orders of said court made August 30, 1902, viz:

1902	Sept. 1	To Margaret Olds	\$1 10
	" 1	To Sarah Conroy	\$1 10
	" 1	" Eleanor Hamilton	\$1 10
	" 1	" Mary Manuel	\$1 10
	" 1	" Rachel Perkins	\$1 10
	" 1	" W. H. Fogle	23 55
	" 1	" Linnus Fogle	\$1 10
	" 15	" Sarah Fogle	\$1 10
	" 28	" Carl Fogle	23 55
	"	" said Administrator for postage,	06
		Total amt distributed	\$408 86

The State of Ohio, Union County, ss:  
 H. H. Liggett - Administrator of the estate of Michael Fogle 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 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.  
 H. H. Liggett.

Sworn to before me and signed in my presence, this 11<sup>th</sup> day of October 1902.  
 John M. Brodrick, Probate Judge.

Journal entry - Probate Court, Union County, Ohio.  
 In the Matter of the estate of Michael Fogle, deceased. Account of Final Distribution. October 11<sup>th</sup> 1902. Orders.  
 This day H. H. Liggett, Administrator of the estate of Michael Fogle, 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 orders of distribution heretofore made.

Said account being found to the satisfaction 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 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 H. Tiggelt pay the costs herein taxed at \$ within ten days, costs paid.

John M. Brodrick, Probate Judge.

Estate of Oliver Stillings, Deceased.

Be it remembered, that heretofore, to-wit: On the 15<sup>th</sup> day of October A.D. 1902, an entry of the appointment of an Administrator was made upon the Journal of this Court in the words and figures following, to-wit:

Probate Court, October 15, 1902.

In the Matter of the estate of { No. 4779. Appointment.  
Oliver Stillings, Deceased. } Order for Bond.

This day John L. Boylan appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Oliver Stillings, late of Allen 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 L. Boylan is a suitable person and legally competent; it is ordered that said John L. Boylan be appointed as such administrator upon giving bond with sureties as required by law in the sum of Four Thousand <sup>Dollars</sup>, and this cause is continued.

John M. Brodrick, Probate Judge.

In the Matter of {  
the estate of { Appointment. Bond Approved.  
Oliver Stillings, Deceased. } Letters Issued.

This day John L. Boylan, appeared in open court accepted the appointment as Administrator of the estate of Oliver Stillings deceased, and gave and filed herein his bond in the sum of Four Thousand Dollars, conditioned according to law, with A. Boylan and Lida L. Boylan freeholders as sureties, which bond is approved by the court.

It is therefore ordered that letters of Administration issue to said John L. Boylan; that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Order for Bond -

Bond Approved -

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Estate of Willis J. Harvey, Deceased.

Be it remembered, that heretofore, to-wit: on the 16<sup>th</sup> day of October A.D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which reads as follows, to-wit:

Probate Court, October 16, 1902.  
 In the Matter of the estate of } Appointment. No. 782.  
 Willis J. Harvey, Deceased. } Order for Bond.

This day Larson B. Harvey appeared in open Court, and made and filed an application under oath, as required by law, to be appointed Administrator of the estate of Willis J. Harvey 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 an estate consists of and the probable value thereof; and the Court being satisfied that an Administrator should be appointed and that said Larson B. Harvey is a suitable person and legally competent; it is ordered that said Larson B. Harvey be appointed as such Administrator upon giving bond with sureties as required by law, in the sum of Sixteen Hundred Dollars, and this cause is continued.

John W. Brodrick, Probate Judge.  
 In the Matter of the estate of } Probate Court, October 17<sup>th</sup> 1902.  
 of Willis J. Harvey, } Appointment. Bond approved.  
 Deceased. } Letters Issued.

This day Larson B. Harvey appeared in open Court, accepted the appointment as Administrator of the estate of Willis J. Harvey, deceased, and gave and filed herein his bond in the sum of Sixteen Hundred Dollars, conditioned according to law, with Chas. E. Harvey and Edward P. Harvey freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Larson B. Harvey, that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$

John W. Brodrick, Probate Judge.

Estate of Elizabeth Chambers, Deceased.

Be it remembered, that heretofore, to-wit: on the 18<sup>th</sup> day of October A.D. 1902, an entry of the appointment of Executors was made and entered upon the Journal of this Court which reads as follows, to-wit:

In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of } No. 5781. October 18<sup>th</sup> 1902.  
 Elizabeth Chambers, Deceased. } Appointment of Executors.

This day came E. Francis Chambers and Sophronia Farmer and made application to be appointed Executors of the last will and testament of Elizabeth Chambers late of Union

RECORD OF ACCOUNTS.

County, Ohio, deceased. Whereupon the court, being fully advised in the premises, finds that the said E. Francis Chambers and Sophronia Tanner are the persons nominated in said will as the executors thereof; and that they are competent persons to execute the same.

It is therefore, considered and ordered by the court that Letters Testamentary under the will aforesaid, be granted unto the said E. Francis Chambers and Sophronia Tanner upon their giving bond conditioned with sureties, according to law, in the sum of eight Hundred Dollars.

Whereupon came the said E. Francis Chambers and Sophronia Tanner and accepted said appointment as the executors of the will aforesaid, and gave and filed herein their bond in the sum of eight Hundred Dollars, conditioned according to law with R. C. Hedges and Ben Roseberry, freeholders, as sureties, which bond is approved by the court. It is, therefore, further considered, ordered and adjudged by the court that Letters Testamentary under the will aforesaid, issue to the said E. Francis Chambers and Sophronia Tanner; that an inventory and appraisement be dispensed with until further order; that this proceeding be recorded; and that the said executors pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Elijah H. Fox, Deceased.

Be it remembered, that heretofore, to-wit: On the 22<sup>nd</sup> day of October A. D. 1902, an entry of the appointment of an administrator with will annexed was entered upon the journal of this court in the words and figures following, to-wit:

Probate Court, October 22, 1902.

Order for Bond-

On the Matter of the Estate of Appointment. No. 5785.  
Elijah H. Fox, deceased. Order for Bond.

This day D. E. Thornton appeared in open court, and made and filed an application under oath as required by law to be, <sup>appointed</sup> administrator with the will annexed of the estate of Elijah H. Fox late of Jerome Township, Union County, Ohio deceased, 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 D. E. Thornton is a suitable person and legally competent, it is ordered that said D. E. Thornton be appointed as such administrator with the will annexed upon giving bond with sureties as required by law, in the sum of Four Thousand and Four Hundred Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Bond Approved -

On the Matter of the Estate Appointment. October 22, 1902.  
of Elijah H. Fox, deceased. Bond Approved. Letters Issued.

Order for Bond -

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This day D. E. Thornton appeared in open court, accepted the appointment as Administrator with the will annexed of the estate of Elijah H. Fox, deceased, and gave and filed herein his bond in the sum of Four Thousand and Two Hundred Dollars, conditioned according to law, with W. H. Kilbury and Allen Haines 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 D. E. Thornton; that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$  
 John M. Brodrick, Probate Judge.

Estate of William C. Malin, deceased.

Be it remembered, that heretofore, to-wit: on the 23<sup>rd</sup> day of October A. D. 1902, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which reads as follows, to-wit:

Order for Bond

Probate Court, October 23<sup>rd</sup> 1902.  
 In the Matter of the estate of } Appointment. No. 5786.  
 William C. Malin, deceased. } Order for Bond.

This day Edward W. Porter appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of William C. Malin 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 Edward W. Porter is a suitable person and legally competent; it is ordered that said Edward W. Porter be appointed as such administrator upon giving bond with sureties as required by law, in the sum of One Thousand and Six Hundred Dollars, and this cause is continued.

Bond Approved

John M. Brodrick, Probate Judge.  
 Probate Court, October 23, 1902.  
 In the Matter of the Estate } Appointment. Bond Approved.  
 of William C. Malin, }  
 deceased. } Letters Issued.

This day Edward W. Porter appeared in open court, accepted the appointment as Administrator of the estate of William C. Malin deceased, and gave and filed herein his bond in the sum of Sixteen Hundred Dollars, conditioned according to law, with L. Piper and John L. Porter freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Edward W. Porter; there being no personal property and no widow an appraisement herein is dispensed with; that this proceeding be recorded and that said Administrator pay the costs herein taxed at \$  
 John M. Brodrick, Probate Judge.

... court, being said E. ... the persons ... ref; and ... same. ... court that ... be granted ... via James ... reties, ac- ... Dollars. ... bers and ... ment as ... and filed ... Dollars, ... as and to in ... is approved ... lered, ordered ... mentary ... E. Francis ... tory, and ... her order; ... said execu- ... dge.

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... court, and ... required by ... of the estate ... County, Ohio ... as to what ... thereof; and ... ator should ... a suitable ... d that said ... tor with the ... s as requir ... Four thous- ... bate Judge. ... 22, 1902. ... sued.

RECORD OF ACCOUNTS.

Estate of Samuel Beam, Deceased.

Be it remembered, that heretofore, to-wit: On the 20<sup>th</sup> day of October A.D. 1902, an entry of the appointment of an administrator was made and entered upon the journal of this court in the words and figures following, to-wit:

Order for Bond-

Probate Court, October 20, 1902.  
On the Matter of the estate of Samuel Beam, Deceased } Appointment. No. 5783.  
Order for Bond.

This day George W. Beam appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Samuel Beam late of Allen 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. Beam is a suitable person and legally competent; it is ordered that said George W. Beam be appointed as such administrator upon giving bond with securities as required by law in the sum of Six Hundred Dollars, and this cause is continued.

No. 5495  
No. 5437  
No. 4469  
No. 4397  
No. 5349

Bond Approved-

John W. Brodrick, Probate Judge.  
On the Matter of the estate of Samuel Beam, Deceased } Probate Court, October 24, 1902.  
Appointment. Bond Approved.  
Letters Issued.

This day George W. Beam appeared in open court, accepted the appointment as administrator of the estate of Samuel Beam deceased, and gave and filed herein his bond in the sum of Six Hundred Dollars, conditioned according to law, with Adolphus B. Robinson, Jerry Patters and Mary Robinson freeholders as securities, which bond is approved by the court. It is therefore ordered that letters of administration issue to said George W. Beam, that an inventory and appraisement herein be dispensed with; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$ .

John W. Brodrick, Probate Judge.

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In the Matter of Accounts Filed for Settlement.

Probate Court, Union County, Ohio.

In the Matter of Accounts } Entry - October 25, 1902.  
Filed for Settlement. } Notice of proof.

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 in full 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, October 25, 1902,

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

- No. 5495 Christoph Rausch, executor of the will of Conrad Kellingner; first account.
- No. 5437 Billy Harriman, administrator of the estate of Nancy Harriman; final account.
- No. 4469 Henry Moodie, administrator of the estate of William Moodie; final account.
- No. 4397 William Howard, administrator of the estate of Ezra Bates; final account.
- No. 5349 Thomas H. Brauman, administrator of the estate of Mary A. Brauman; final account.

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

October 1, 1902-4w.

John M. Brodrick,

Probate Judge, Union County, Ohio.

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in "The Marysville Tribune," a news paper of general circulation in the county of Union, the first publication beginning with October 1<sup>st</sup> 1902.

J. W. Heimer

Sworn to and subscribed before me this 25<sup>th</sup> day of October 1902.

(S)

John M. Brodrick, Probate Judge.

Printer's fee, - Paid - Shearer & Shearer.

RECORD OF ACCOUNTS.

Estate of Conrad Dellinger, Deceased.

Journal  
entry -  
filing  
Account

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Conrad Dellinger, Deceased. No. 5495. September 6, 1902.  
Filing First Partial Account.  
This day came Christoph Rausch, Executor of the estate of Conrad Dellinger late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified.  
Whereupon the Court do order the same filed and advertised for hearing on Saturday the 25<sup>th</sup> day of October A.D. 1902, 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 Conrad Dellinger, Deceased. No. 5495. October 25, 1902.  
Settlement of First Account.  
This day this matter came on to be heard on motion to confirm account. Christoph Rausch, executor of the estate of Conrad Dellinger, late of Union County, Ohio, deceased, having heretofore, to wit: On the 6<sup>th</sup> day of September 1902, 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 1<sup>st</sup> day of October 1902, 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 \$48<sup>62</sup> as his legal compensation and \$51<sup>31</sup> 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 \$48<sup>62</sup> as his legal compensation and the sum of \$51<sup>31</sup> for extraordinary services. It is therefore ordered by the Court that said executor retain out of the moneys of said estate the sum of the two items last aforesaid, to wit: \$100.50.  
And the Court do find the said executor chargeable with assets of said estate in the sum of \$871.50 and that he is entitled to credits in the sum of \$970<sup>28</sup> as shown by said vouchers and other ev-

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UNION COUNTY PROBATE COURT.

dence produced to the court.

And the court do further find that there is a balance of \$158.78 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.

Christophus Rausch, Executor of the estate of Conrad Kellingger deceased, on account with said estate.

Said Executor charges himself as follows:

1901	Feb'y 7	To money in Bank of Morgantown, Schedule C, Inventory	\$100.00
"	"	" Interest on above	4.00
April 1902	"	" Rent rec'd from Geo. Schwartzkopf " Inventory	27.50
Jan'y 1901	1	" " " " " Interest on \$2,000.	80.00
April 1901	1	" " " " Christopher Rausch " Inventory	100.00
Total			\$311.50

Said executor claims credits as follows:

1901	Feb'y 2	Paid A. J. Hare - Notice appointment -	1	2.00
"	"	" Probate court costs	2	16.64
"	11	" H. W. Mowry & Co. Undertakers	3	75.00
"	"	" Jno. L. Harber Digging graves &c.	4	3.00
"	18	" Henry Eickenmeyer appraisers	5	1.00
"	"	" Gasper Rausch "	6	1.00
"	20	" Geo. B. Rausch "	7	1.00
"	"	" Probate court costs	8	7.15
"	"	" Geo. Schwartzkopf, old account hog &c.	9	26.00
Mar.	29	" Dr. B. V. Bruffington, Medical attendance	10	17.00
April	1	" Margaret Kellingger, years allowance " Inventory	11	400.00
Nov.	11	" J. W. Bartwell announcement	12	125.00
Dec'r	21	" Bounty Treasurers Taxes	13	31.92
July 1902	28	" " " additional	14	152.56
Sept.	6	" J. H. Hinkade, legal services	15	3.00
"	6	" J. M. Brodrick, Probate costs	16	6.00
"	6	" Executor's compensation upon \$311.50		48.67
"	6	" " allowance for extra services		31.31
Total credits				\$970.28

Balance due executor

\$158.78

Note: The real estate shown at Schedule "H" Inventory passed by deed. See deed record.

Recapitulation.

Total amount chargeable,	\$811.50
Total amount credited,	\$970.28
Balance due said executor,	\$158.78

RECORD OF ACCOUNTS.

Affidavit to Account.  
 The State of Ohio, Cerritos County, ss.  
 I, Christopher Pransch, executor of the estate of Conrad Mellinger, deceased, do here solemnly oath that the within account is in all respects true and correct, as I verily believe.  
 Christopher Pransch.  
 Sworn to before me and signed in my presence this 6<sup>th</sup> day of September A.D. 1902.  
 E. D. John W. Brodrick, Probate Judge.

Account

Estate of Nancy Harriman, deceased.  
 On the Probate Court of Cerritos County, Ohio.  
 In the Matter of the Estate of { No. 5437. September 15, 1902.  
 Nancy Harriman, deceased. } Filing First and Final Account.  
 This day came Billy Harriman, Administrator of the estate of Nancy Harriman, 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 23<sup>rd</sup> day of October A.D. 1902, at one o'clock P.M., to which time said matter is continued.  
 John W. Brodrick, Probate Judge.

1900.  
 Nov. 16 9  
 1901.  
 Nov. 16 9  
 " 17 "  
 " 19 "  
 " 19 "  
 Dec 20 "  
 1901  
 Dec 10 "  
 1902  
 Nov. 16 "  
 1902  
 May 19 "  
 " 19 "  
 " 19 "

Confirming Account to  
 On the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of { No. 5437. October 25, 1902  
 Nancy Harriman, deceased. } Settlement of 1<sup>st</sup> and Final Acct.  
 This day this matter came on to be heard on motion to confirm account. Billy Harriman, Administrator of the estate of Nancy Harriman, late of Union County Ohio, deceased, having heretofore, to wit: On the 15<sup>th</sup> day of September 1902, 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 1<sup>st</sup> day of October 1902, 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.

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with assets of said estate in the sum of \$1200.00 and that he is entitled to credits in the sum of \$1200.00, 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.

Account.

Administrator's Account.

Billy Harriman, Administrator of the estate of Nancy Harriman deceased, in account with said estate.

Said Billy Harriman, Adm'r charges himself as follows:

1900.	Nov. 16	To cash from Sale of land		\$1200.00	
Credits-					
1900.	Nov. 16	By cash Probate	1	17.33	
"	17	" " H. V. Spicer, Atty's fee	2	15.00	
"	19	" " Worden, printing notice	3	2.25	
"	19	" " Appraisers	4	3.00	
Dec	20	" " Oct. Bonds	5	21.25	
1901	Jan 10	" " " E. L. Mather, Dr.	6	44.70	
1900	Nov. 16	" " Joshua Harriman	7	2.71	
1902	May 19	" " Probate	8	5.40	
"	19	" " Atty's fee	9	3.00	
"	19	" " Billy Harriman on distribution, as the only heir at law of Nancy Harriman, died,		816.97	
				\$1200.00	\$1200.00

Recapitulation.

Total amount chargeable,	\$1200.00
Total amount credited,	\$1200.00

Affidavit to Account.

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

Billy Harriman,  
Administrator as aforesaid

Sworn to before me and signed in my presence, this 19th day of May A.D. 1902.

H. V. Spicer Notary Public.

Estate of William Woodie, deceased.

Journal  
Entry -  
Order for  
Notice &c

In the Probate Court of Union County, Ohio.  
No. 4469. September 18, 1902.  
In the Matter of the Estate of William Woodie, deceased. Filing Fifth and Final Account.  
This day came Henry Woodie, Administrator of the estate of William Woodie, 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 25<sup>th</sup> day of October, A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -  
Confirming  
Account &c

In the Probate Court of Union County, Ohio.  
No. 4469. October 25, 1902. Settlement of  
In the Matter of the Estate of William Woodie, deceased. Fifth and Final Account.

This day this matter came on to be heard on motion to confirm account. Henry Woodie, Administrator of the estate of William Woodie, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 18<sup>th</sup> day of September 1902, 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 1<sup>st</sup> day of October 1902, 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.

Said the Court do find the said Administrator chargeable with assets of said estate in the sum of \$1058.42 and that he is entitled to credits in the sum of \$1058.42 as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is nothing on 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.  
Henry Woodie, Administrator of the estate of William Woodie, deceased, in account with said estate.  
Fifth and Final Account.  
Said Administrator credits himself as follows:

1902  
Sept. 18  
" 1897  
Decr 14  
1902  
Sept 18  
Entry -  
Ordering  
Notice &c  
Entry -  
Confirming  
Account &c

1902.	To balance due on 4 <sup>th</sup> account		\$ 1012 46
Sept. 18	Probate costs # 5714	1	8 66
" 1897 "	J. H. Hinkade, Attorney	2	25 00
Decr 14	Probate costs	3	6 50
Sept. 18	Probate costs this account.	4	1 80
	Total,		\$ 1058 42

Said Administrator charges himself as follows:  
 To balance this account, \$ 1058 42

Note: As a matter of fact Henry Woodie has not received any funds for said estate since his last settlement. The charge in this account being for the purpose of balancing the account.

Recapitulation.

Total amount chargeable,	\$ 1058 42
Total amount credited,	\$ 1058 42
Balance due said estate, nothing.	

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Henry Woodie, Administrator of the estate of William Woodie deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Henry Woodie,

Sworn to before me and signed in my presence, this 15<sup>th</sup> day of September A.D. 1902.

Ada M. Campbell,  
 Deputy Clerk Probate Court.

Estate of Asa Bates, deceased.

Entry - In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of Asa Bates, deceased. No. 4397. September 30, 1902  
 Notice re. Filing Sixth and Final Account.

This day came William Howard, Administrator of the estate of Asa Bates late of Union County, Ohio, deceased, and presented his sixth and final account <sup>settlement of</sup> said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 25<sup>th</sup> day of October A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge

Entry - In the Matter of the Estate of Asa Bates, deceased. No. 4397. October 25, 1902.  
 Confirming Account re. Settlement of Sixth and Final Account.

This day this matter came on to be heard on motion to



UNION COUNTY PROBATE COURT.

1902  
Sept. 8

Not inventoried, in full,  
 1/2 balance on W. T. and H. C. A. Applegate note -  
 " interest on same note to Sept. 8<sup>th</sup> 1902  
 " amount recd from S. J. Groves, bal. on note

844 1 29  
 174 77  
 252 30  
 187 6  
 6 80

1902  
June 30  
Sept. 8

Said Administrator claims credit for payments made on behalf of said estate, since last current account as follows, to wit:

By cash paid bushman & McNeal, Trunks 1 4 00  
 " " " O. A. Bates (widow) " 2 75  
 " " " for freight on same, " " 2 75  
 " " " John M. Brodrick " 3 8 25  
 " " " James M<sup>c</sup> Camphell " 4 25

4 00  
 75  
 2 75  
 8 25  
 25

Said Administrator asks allowance to correct error in this commission in former accounts  
 Said Administrator asks commission at 2% on \$203,61 collected since last account  
 By amount to balance

9 94  
 10 07  
 412 89  
 944 90 944 90

Statement.

Said Administrator respectfully represents to the court that the following notes, listed in the inventory of said estate, are worthless and, therefore, he brings the same into court for deposit.

Ed Stoddard \$ 132.00  
 Pat Connelly, 90.00  
 G. Russell, 12.75

Said Administrator further says that the note of Millie Owens for \$75.00, inventoried, was surrendered to said maker on the exhibition by her of a receipt for the full amount thereof signed by O. A. Bates in his lifetime.

Said Administrator further brings into court the note of M. Hopkins dated Sept. 15<sup>th</sup> 1874, not inventoried, but uncollectible by reason of the Statute of limitations.

Also he brings the note of S. J. Groves dated, April 13, 1875, not inventoried, but uncollected by reason of same Statute.

Recapitulation.

Total amount chargeable, 944 90  
 Total amount credited, 532 01  
 Balance due said estate, 412 89

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## RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, Union County, ss.

I, William Howard, Administrator of the estate of Ada Bates, deceased, do make solemn oath, that the within account is in all respects true and correct as I verily believe.

Wm Howard.

Sworn to before me and signed in my presence this 30<sup>th</sup> day of September A. D. 1902,

(S. D.)

Ada M. Campbell,

Deputy Clerk, Probate Court.

Estate of Adam Rausch, Deceased.

Be it remembered, that heretofore, to-wit: on the 1<sup>st</sup> day of November A. D. 1902 an entry of the appointment of an executor was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Adam Rausch, Deceased. No. 5792. November 1<sup>st</sup> 1902.  
Appointment of Executor.

This day came John Rausch and made application to be appointed executor of the last will and testament of Adam Rausch late of Union County, Ohio, deceased.

Whereupon the Court, being fully advised in the premises, finds that the said John Rausch is the person nominated in said will as the executor thereof; and that he is a competent person to execute the same.

It is therefore, considered and ordered by the Court that Letters Testamentary, under the will aforesaid, be granted unto the said John Rausch upon his giving bond conditioned, with sureties, according to law, on the sum of Twelve Thousand and Nine Hundred dollars.

Thereupon came the said John Rausch and accepted said appointment as the executor of the will aforesaid, and gave and filed herein his bond on the sum of Twelve Thousand and Nine Hundred dollars, conditioned according to law, with John S. Schneider and John C. Azeman, freeholders, as sureties, which bond is approved by the Court. It is therefore, further considered and adjudged by the Court that Letters Testamentary, under the will aforesaid, issue to the said John Rausch; that this proceeding be recorded; and that the said Executor pay the costs in this behalf taxed at \$

John M. Brodrick, Probate Judge.

Journal

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Estate of Mary A. Bramman, Deceased.

Journal

Entry - In the Probate Court of Union County, Ohio, No. 5347. September 30, 1902. In the Matter of the Estate of Mary A. Bramman, Deceased. (Filing First and Final Account Notice by - This day came Thomas H. Bramman, Administrator of the estate of Mary A. Bramman 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 25<sup>th</sup> day of October A. D. 1902, 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, No. 5347. November 6, 1902. Settlement of First and Final Account. In the Matter of the Estate of Mary A. Bramman, Deceased. This day this matter came on to be heard on motion to confirm account. Thomas H. Bramman, Administrator of the estate of Mary A. Bramman, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 30<sup>th</sup> day of September 1902, 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 1<sup>st</sup> day of October 1902, 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 \$26.<sup>90</sup> as his compensation for the costs of administration of said estate. On consideration whereof and the Court being fully advised in the premises, the said administrator is allowed said sum of \$26.90 as his compensation as aforesaid. It is therefore ordered by the Court that the said Administrator retain out of the money of said estate the sum aforesaid, to-wit: \$26.90

And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$1082.00 and that he is entitled to credits in the sum of \$1082.00 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

RECORD OF ACCOUNTS.

# within ten days, and that said account be recorded.  
 John M. Brodrick, Probate Judge.

Account - Administrator's Account.

J. H. Brannan, Administrator of the estate of Mary A. Brannan, deceased, on account with said estate.

Said Administrator charges himself as follows:

To collected on carry note - \$1082.00

Said Administrator claims credit for money paid out as follows: -

Gay Brannan -	Son of deceased	175.85
John Brannan -	" " "	175.85
Emma Rockwell -	Daughter of deceased	175.85
Sade Roff	" " "	175.85
Maggie Trickey	" " "	175.85
J. H. Brannan	Son " "	175.85
Cost of Administration		26.90

\$1082.00

Recapitulation.

Total amount chargeable, \$1082.00

Total amount credited, \$1082.00

Affidavit to Account.

The State of Ohio, Lucas County, ss:

I, J. H. Brannan, Administrator of the estate of Mary A. Brannan, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

J. H. Brannan.

Sworn to before me and signed in my presence, this eighth day of November A.D. 1901.

Jos. H. Hostetler

Justice of the Peace.

Order for Bond -

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UNION COUNTY PROBATE COURT.

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Judge.

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Peace.

Estate of Martin Wetzal, Deceased.

Be it remembered, that heretofore, to-wit: on the 5<sup>th</sup> day of November A.D. 1902, an entry of the appointment of an Administrator de bonis non was made and entered upon the Journal of this Court in the words and figures following, to-wit:

Order for  
Bond -

Probate Court, November 5<sup>th</sup> 1902.  
On the Matter of the Estate of } Appointment, ... \$10,820.00  
Martin Wetzal, Deceased. } Order for Bond.

The last will and testament of Martin Wetzal, late of Union Township, Union County, Ohio, deceased, having heretofore been duly proved and allowed, and Abraham L. Wetzal the former Sole Executor of said decedent having resigned without fully administering said estate; this day John H. Hemmington 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 consists 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 John H. Hemmington is a suitable person, and legally competent; it is ordered that said John H. Hemmington be appointed as such Administrator de bonis non with the will annexed upon giving bond with securities as required by law, in the sum of Eight Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Bond  
Approved -

On the Matter of the Estate } Probate Court, November 5, 1902  
of Martin Wetzal, } Appointment. Bond Approved.  
Deceased. } Letters Issued.

This day John H. Hemmington appeared in open Court, accepted the appointment as administrator de bonis non with the will annexed of the estate of Martin Wetzal deceased, and gave and filed herein his bond in the sum of Eight Thousand Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company as surety, which bond is approved by the Court. It is therefore ordered that letters of Administration de bonis non with the will annexed issue to said John H. Hemmington; that an Inventory and Appraisement herein be dispensed with until further order by the Court; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Guardianship of Frank White, Minor.

Be it remembered, that heretofore, to-wit: On the 28, day of October A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the journal of this court which reads as follows, to-wit:

Order for Bond -

In the Matter of the } Probate Court, October 28, 1902.  
Guardianship of } Appointment. P. 3789.  
Frank White, Minor. } Order for Bond.

This day John W. White appeared on open court and made application to be appointed Guardian of Frank White and the court being satisfied that said Frank White is a minor of the age of Fifteen years January 10<sup>th</sup> 1902 and child of Letitia White late of Washington Township, Union County, Ohio, deceased, and that said minor resides in this county; and the said Frank White having made choice of said John W. White 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 W. White 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 John W. White 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.

Bond approved &c.

In the Matter of the } Probate Court, November 7, 1902.  
Guardianship of } Appointment. Bond Approved.  
Frank White, Minor. } Letters Issued.

This day John W. White appeared in open court, accepted the appointment as Guardian of Frank White and gave and filed herein his bond in the sum of Three Hundred Dollars, conditioned according to law with Bert Cahill and S. C. Love freeholders as sureties thereon, which bond is approved by the court. Thereupon said John W. White 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 W. White, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$5.00.

John M. Brodrick, Probate Judge.

Estate of William Wollam, Deceased.

Be it remembered, that heretofore, to-wit: On the 27<sup>th</sup> day of October A.D. 1902, an entry of the appointment of an administratrix was made and entered upon the

Order for Bond -  
Order for Bond -  
Bond Approved -  
Order for Bond -  
Order for Bond -

Journal of this court, which reads as follows, to wit:  
 Probate Court, October 27, 1902.  
 Order for Bond - In the Matter of the estate of } Appointment. No. 5780.  
 William Wollam, deceased. } Order for Bond.

This day Minerva Wollam appeared in open court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of William Wollam, 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 Minerva Wollam is a suitable person and legally competent; it is ordered that said Minerva Wollam be appointed as such administratrix 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.  
 Bond approved - In the Matter of the estate } Probate Court, November 7<sup>th</sup> 1902.  
 of William Wollam, } Appointment. Bond Approved.  
 deceased. } Letters Issued.

This day Minerva J. Wollam appeared in open court, accepted the appointment as Administratrix of the estate of William Wollam deceased, and gave and filed herein her bond in the sum of Twelve Hundred Dollars, conditioned according to law, with Morris W. Hill and L. C. Beus freeholders as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Minerva J. Wollam, that this proceeding be recorded and that said Administratrix pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Alfred Paver, deceased.

Be it remembered, that heretofore, to wit: On the 7<sup>th</sup> day of November A. D. 1902, an entry of the appointment of an administrator was made and entered upon the Journal of this court, which reads as follows, to wit:

Order for Bond - In the Matter of the estate } Probate Court, November 7, 1902.  
 of Alfred Paver, } Appointment. No. 5794.  
 deceased } Order for Bond.

This day John B. Harrington appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Alfred Paver 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 John H. Merrington is a suitable person and legally competent; it is ordered that said John H. Merrington be appointed as such administrator upon giving bond with sureties as required by law, to the sum of Five Hundred Dollars, and this cause is continued.

Bond approved &c.

In the Matter of the estate of Alfred Paver, Deceased.

John W. Brodrick, Probate Judge, Probate Court, November 7, 1902. Appointment. Bond approved. Letters Issued.

Order for Bond -

This day John H. Merrington appeared in open Court, accepted the appointment as Administrator of the estate of Alfred Paver deceased, and gave and filed herein his bond in the sum of Five Hundred Dollars, conditioned according to law, with C. W. McAdow and John Bichter, freeholders as sureties, which bond was approved by the Court. It is therefore ordered that Letters of Administration issue to said John H. Merrington, that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ .

John W. Brodrick, Probate Judge.

Estate of John Adam Pausch, Deceased.

Be it remembered, that heretofore, to-wit: On the 10<sup>th</sup> day of November A.D. 1902, an entry of the appointment of an executor was made and entered upon the Journal of this Court in the words and figures following, to-wit:

In the Probate Court of Union County, Ohio. In the Matter of the Estate of John Adam Pausch, Deceased. No. 5795. November 12, 1902. Appointment of executor.

Bond approved &c. of

This day came Anna B. Pausch and made application to be appointed executrix of the last will and testament of John Adam Pausch late of Union County, Ohio, deceased.

Whereupon, the Court, being fully advised in the premises finds that the said Anna B. Pausch is the person nominated in said will as the executrix thereof; and that she is a competent person to execute the same.

It is, therefore, considered and ordered by the Court that Letters Testamentary under the will aforesaid, be granted unto the said Anna B. Pausch. A bond herein is dispensed with under the request of the testator as expressed in his said will.

Thereupon came the said Anna B. Pausch and accepted said appointment as the executrix of the will aforesaid. It is, therefore, further considered, ordered and adjudged by the Court that Letters Testamentary

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under the will aforesaid, issue to the said Hannah B. Bunch, that this proceeding be recorded, and that said executor pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Ramoth H. Chapman and Mary J. Chapman.

Be it remembered, that heretofore, to-wit: on the 12<sup>th</sup> day of December A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court in the words and figures following, to-wit:

Order for Bond -

In the Matter of the Guardianship of Ramoth H. Chapman and Mary J. Chapman, Intestates. Probate Court, November 12, 1902. Appointment. \$3,375.00 B.

This day Marion Temple appeared in open Court, and made application to be appointed Guardian of Ramoth H. Chapman and Mary J. Chapman and the Court being satisfied that said Ramoth H. Chapman and Mary J. Chapman are imbeciles and residents of Washington Township Union County, Ohio; and the Court being further satisfied that a Guardian is necessary and that said Marion Temple 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 imbeciles and the probable value thereof and also the probable annual rents of said imbeciles' real estate.

It is ordered that said Marion Temple be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Thousand and Five Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

Bond approved

In the Matter of the Guardianship of Ramoth H. Chapman and Mary J. Chapman, Intestates. Probate Court, November 12, 1902. Appointment. Bond approved. Letters issued.

This day Marion Temple appeared in open Court, accepted the appointment as Guardian of Ramoth H. Chapman and Mary J. Chapman and gave and filed herein his bond in the sum of Three Thousand and Five Hundred Dollars, conditioned according to law with George Temple, H. E. Gray and Wm H. Pfoote, freeholders, as sureties thereon, which bond is approved by the Court.

Thereupon said Marion Temple 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 Marion Temple, 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 Sarah Price, Deceased.

Be it remembered, that heretofore, to-wit: On the 17<sup>th</sup> day of November A.D. 1902, an entry of the appointment of an Administratrix was made and entered upon the Journal of this Court which reads in the words and figures following, to-wit: No. 5797.

Order for Bond - In the Matter of the estate of Sarah Price, Deceased. Probate Court, November 17, 1902. Appointment. Order for Bond.

This day John H. Price 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 Price, 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 John H. Price is a suitable person and legally competent; it is ordered that said John H. Price be appointed as such administrator upon giving bond with sureties as required by law in the sum of Seven Hundred Dollars, and this cause is continued.

Bond approved - In the Matter of the estate of Sarah Price, Deceased. Probate Judge. November 17, 1902. Appointment. Bond approved. Letters issued.

This day John H. Price appeared in open Court, accepted the appointment as Administrator of the estate of Sarah Price, deceased, and gave and filed herein his bond in the sum of Seven Hundred Dollars, conditioned according to law, with Mathorina Price and Chris Price for his sureties, which bond is approved by the Court.

It is therefore ordered that letters of administration be issued to said John H. Price, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of George Price, Deceased.

Be it remembered, that heretofore, to-wit: On the 20<sup>th</sup> day of November A.D. 1902, an entry of the appointment of an administrator was made and entered upon the Journal of this Court in the words and figures following, to-wit:

Order for Bond - In the Matter of the estate of George Price, Deceased. Probate Court, November 20, 1902. No. 5800. Appointment. Order for Bond.

This day John H. Price appeared in open Court, and made and filed an application under oath as required

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by law to be appointed Administrator of the estate of George Price, late of Jackson Township, Cerritos 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 H. Price is a suitable person and legally competent; it is ordered that said John H. Price be appointed as such administrator upon giving bond with sureties as required by law, in the sum of Seven Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Bond Approved in the Matter of the Estate of George Price, deceased. Probate Court, November 20, 1902. Appointment. Bond Approved. Letters Issued.

This day John H. Price appeared in open court, accepted the appointment as Administrator of the estate of George Price deceased, and gave and filed herein his bond in the sum of Seven Hundred Dollars, conditioned according to law, with Katharina Price, Chris Price and Ida Price freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said John H. Price, that this proceeding be recorded, and that said administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Samuel S. Cherry, Deceased.

Journal entry - In the Probate Court of Union County, Ohio. In the Matter of the Estate of Samuel S. Cherry, deceased. No. 4977. November 21, 1902. Order for Record of First and Final Account and Final Settlement.

This day came Charles S. Penhollowood, Clerk of the Court of Common Pleas of Union County, Ohio and presented to this court a certified transcript of the findings and orders of the said court of Common Pleas in the matter of the filing of the first and final account of John M. Brodrick, Executor of the last will and testament and estate of Samuel S. Cherry, deceased, and of the final settlement of said estate and the said clerk also returns to this court the said original account and vouchers and proof of the publication of said account. On consideration whereof, and the court being fully advised in the premises.

It is ordered, by the court that said transcript,

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account, vouchers and proof of publication, be filed herein and that a record be made thereof, in accordance with the said findings and orders of said Court of Common Pleas, in this Court.

It is further ordered by the Court that said John M. Brodrick as such executor pay the costs herein taxed at \$ within ten days from the entry hereof, and execution is awarded therefor.

John M. Brodrick, Probate Judge.

Transcript - Proceedings before the Court of Common Pleas.

Within and for the County of Union, and State of Ohio, at the January term thereof, A.D. 1902, begun and held at the Court House in Marysville on the 6<sup>th</sup> day of January A.D. 1902.

Hon. Duncan Low presiding

In the record of the proceedings had, by and before said Court on the 20<sup>th</sup> day of February 1902, among other things is the following judgment and decree:

On the Matter of the estate of Samuel H. Cherry, deceased,  
Filing First and Final Account.

This day came John M. Brodrick, executor of the estate of Samuel H. Cherry, late of Union County, Ohio, deceased, and presented his first and final account in settlement of said estate duly verified.

Said it appearing that said John M. Brodrick, Executor as aforesaid, is the Probate Judge of this County; it is ordered that said account be filed in this Court pursuant to the Statutes. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of March A.D. 1902, at one o'clock P.M. to which time said matter is continued.

Duncan Low, Judge of the Court of  
Common Pleas, Union County, O.

Said afterwards, to-wit: On the 18<sup>th</sup> day of October A.D. 1902, among other proceedings had by said Court, is the following judgment and decree;

On the Matter of the estate of Samuel H. Cherry, deceased.

This day this cause came on to be heard upon the first and final account of John M. Brodrick executor of said estate, the exceptions of Madeline Cherry to said account therein filed, the motion to strike out the first and second exceptions, the exhibits filed with said account, and the testimony of witnesses adduced on the hearing; and the same was argued by counsel and submitted to the Court;

On consideration whereof the Court do overrule said motion to strike out said first and second exceptions aforesaid, and do over-rule all of the exceptions of said Madeline Cherry to said account.

The Court find from the evidence that the item of

Three Hundred and five and  $\frac{5}{100}$  Dollars with which said executor charges himself under date of September 25, 1897, in the following words and figures, viz: "September 25<sup>th</sup>, to cash from Laura Park balance of life insurance \$306.55", was the remainder of the proceeds of certificate No. 1986 held by decedent in the Odd Fellows Beneficial Association of Columbus, Ohio, and ought not to have been charged as part of the assets of said estate, but that the same should have been paid to the said Madeline Cherry as widow of decedent under the laws, rules and regulations of said Association.

The court further find that there were no funds belonging to said estate out of which the years allowance to said widow or her dower in the real estate could have been paid, except from said sum of \$306.55 aforesaid, and that said executor is entitled to credit on said item of \$306.55 aforesaid, the said sum of Two Hundred Dollars paid said widow to apply on his year's allowance, and also said sum of Sixty Dollars paid said widow as dower in the real estate.

This matter came on further to be heard on motion of the said executor for the allowance of \$107.32 as his legal compensation and \$100. for extraordinary services rendered to said estate. On consideration whereof the court do allow said executor said sum of \$107.32 as his legal compensation and the sum of \$100. for extraordinary services; it is therefore ordered by the court that said executor retain out of the money of said estate the sum of the two items last aforesaid, to wit: \$207.32.

And the court do find the said executor chargeable with assets of said estate in the sum of \$2182.87 and that he is entitled to credits of \$2126.72, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$56.17 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 out of the said balance of \$56.17 in his hands pay:-

- 1<sup>st</sup>: The costs of this proceeding in this court taxed to \$
- 2<sup>nd</sup>: The costs of the Probate Court in recording the proceedings herein taxed to \$
- 3<sup>rd</sup>: The remainder thereof, viz: - \$ , to said Madeline Cherry, widow as aforesaid.

It is further ordered by the court that the clerk of this court certify a transcript of the proceedings herein together with the original account, vouchers and other original papers pertaining to said account

to the Probate Court of Union County, Ohio, as provided by law; to all of which rulings, orders and decrees of the court, the said Madeline Cherry excepts, and hereby gives notice of appeal and the court fixes the bond for appeal at \$100.00

certified to  
transcript

The State of Ohio,  
Union County, ss. I, Chas. C. Penhorwood, Clerk of the Court of Common Pleas, within and for the County and State aforesaid, do hereby certify that the foregoing judgment and decree was truly taken and correctly copied from the journal of said court.

In testimony whereof, I have hereunto set my hand and affixed the seal of said court, at Marysville, this 21<sup>st</sup> day of November A.D. 1902.

C. C. Penhorwood, Clerk.

Copy of  
Notice

Common Pleas Court Notice.  
An account and vouchers have been filed in the Court of Common Pleas of Union County, Ohio, which will be for hearing on Saturday, March 29, 1902, at one o'clock P.M., as follows, to-wit:

John M. Brodrick, executor of the will of Samuel S. Cherry, first and final account.

March 5, 1892 - 410. Charles C. Penhorwood, Clerk of the Court of Common Pleas of Union County, Ohio.

Affidavit of  
Publication

The State of Ohio, Union County, ss:  
The undersigned, being duly sworn, says that a copy of the annexed Notice was published for four consecutive weeks in "The Marysville Tribune", a newspaper of general circulation in the County of Union, the first publication beginning with March 5, 1902.  
W. O. Shearer.

Sworn to and subscribed before me, this 27<sup>th</sup> day of March 1902.

C. C. Penhorwood, Clerk.

Exceptions  
filed

In the Matter of the Estate of Samuel S. Cherry, Deceased. Court of Common Pleas Union County, Ohio  
of Exceptions to the First and Final Account of J. M. Brodrick, Executor of the Estate of Samuel S. Cherry, Deceased.

March 29/1902

Now comes Madeline Cherry and represents that she is the widow of the said Samuel S. Cherry, dec'd, and as such excepts to the first and final account of the said John M. Brodrick, executor of said estate filed in this matter in this court on the 29<sup>th</sup> day of February 1902, in this to-wit:

First: That said Madeline excepts to the items charged by said executor to himself on the 25<sup>th</sup> day of September A.D. 1897 as cash received from Clara Park, "Balance of Life Insurance" in the sum of \$305.55, for the reason that said sum is part of the proceeds of a policy

of insurance issued by the I. O. O. F. Beneficial Association of Columbus, Ohio, upon the life of the said Samuel S. Cherry deceased, and that the proceeds of said policy could not become a part of said estate of the said Samuel S. Cherry, deceased, under the rules and regulations of the said Association, which make the proceeds of the policy payable to said Madeline Cherry as the widow of the said decedent and to no other person.

Second - Said Madeline Cherry excepts to the credit claimed by said executor for money paid to her as shown by vouchers No. 10 set forth in said account and which said vouchers show that the said \$200.00 was paid to the said Madeline Cherry as one half of years allowance granted to her as the widow of the said Samuel S. Cherry, deceased, by the appraisers of said estate under the statute. Said Madeline Cherry excepts to such credit for the reason that said sum was paid to her out of proceeds of said policy of insurance in said Beneficial Association, when under the law and the rules and regulations of said Beneficial Association, said proceeds of said policy belonged to her as said widow and to no other person and were no part of said estate.

Third - Said Madeline Cherry excepts to taxes paid by said executor as shown by vouchers with said account filed, to wit: Vouchers numbered 19-20-25-26-27-31-32-33-34-35-36-37-39-40-41-42 and 43, in all amounting to the sum of One Hundred and Sixty-two and 3/100 Dollars (\$162.33) and for the reason that such payment was made prior to the payment of the years allowance that was made to her as the widow of the deceased and contrary to the statute in such case made and provided.

Fourth - Said Madeline Cherry as said widow excepts to the distribution made of the proceeds of sale of lot No. one (1) as shown by plat made by surveyor under of Probate Court) to George M. Harris.

Said executor charges himself with the sum of \$734.00 as the proceeds of sale of said lot and credits himself with the sum of \$650.00 paid to the estate of C. M. Ogden in full payment of mortgage on said lot made by said Samuel S. Cherry to said Ogden in his lifetime, leaving the sum of eighty-four dollars (\$84.00) of the proceeds of said sale which said executor has applied to the payment of other claims against said estate of said Samuel S. Cherry, deceased, when said balance should have first been applied to the dower interest of the said widow in said lot, so far as it might be required and which dower interest amounted

RECORD OF ACCOUNTS.

to the sum of One Hundred six and 4/100 Dollars when said sum has been paid by said executor to other creditors of said estate not entitled thereto.

Fifth - Said Madeline Cherry excepts to the amount that said executor charges himself with as proceeds of sale of lot No. two (2) as shown on said plat which he sold to James Shirk for the sum of \$233.34 and also to the proceeds of sale of lot No. Three (3) as shown on said plat of said premises, which said lot was sold to Geo. M. Haines for the sum of \$234.00; for the reason that said lots were sold at private sale without any order of court directing such sale and sold for the above stated prices, when they should have sold at private sale at the appraised value, which was \$350.00 each as shown by the appraisement returned to the said Probate Court in said land sale proceedings.

The said lots were described in the petition to sell land which was filed in said Probate Court, and an order for the appraisement was issued by said court and in accordance with such order said lots were appraised as above stated, said appraisement returned to the court and by said court approved and confirmed.

The said court then being satisfied that a private sale, as for the best interests of said estate ordered sale so made, and such order was by the court issued, said order was afterwards by said executor returned reporting sale of a portion of said lots at private sale for the appraised value as required by said order of said court, leaving lots Nos. 1-2-3 and 4 as described on said plat unsold and reported to the court that he was unable to make sale of said lots at private sale under said order. Said court then made an order directing said executor to sell said unsold lots at public sale and executor under said order did sell at public sale lot No. one, said order of sale returned to the court, filed and the sale so made approved and confirmed, leaving lots Nos. 2-3 & 4 unsold.

No other or further proceedings were had under any order of court. ~~Said executor proceedings were had under any order of court.~~ Said executor proceeded to make and did make a pretended sale of the three remaining lots, to wit: Nos. 2-3 and 4 without any order from said court or of any court, Nos. 2 and 3 at two-thirds the appraised value and No. four (4) at the appraised value. Sales of lots Nos. 2 and 3 being made for \$34.66 less than the appraised value thereof.

Sixth - Said Madeline Cherry excepts to the payments made to the said James Shirk as shown by vouchers

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Sept. 23/1902

Account -

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Nos. 27 and 28 the two amounts making the sum of \$300.00 for the reason that the claim of said Shirk was secured by a deed made by said Samuel S. Cherry to said James Shirk for said lot No. two (2) and which said deed was to be treated as a mortgage to secure said loan. Said lot was sold to said Shirk for the sum of two hundred thirty-three dollars and 34 cents (\$233.34) as shown by the account herein and the sum paid to said Shirk as shown by said account is Three Hundred dollars (\$300.00) being sixty-six dollars and sixty-six cents in excess of the amount for which the lot was sold which secured said loan and which said sum should have gone to the payment of said years allowance.

Decree - Said Madeline Cherry further excepts to all other matters on said account which are in any wise adverse to her interests as the widow of the said Samuel S. Cherry, deceased, and asks the court for all proper relief in the premises.

Madeline Cherry  
By L. Pipes her Attorney.

Motion - In the Court of Common Pleas of Union County, Ohio.  
filed In the Matter of the estate of Samuel S. Cherry, deceased. } First and Final Account.  
Sept. 23/1902 } Motion to Strike out of except -  
} Items to said Account.

And now comes the said John M. Brodrick, executor of the last will and testament of Samuel S. Cherry deceased, and moves the Court to strike out of the exceptions filed herein by Madeline Cherry the first and second of said exceptions and for ground thereof says: 1<sup>st</sup> That said items, and neither of them are proper subjects for exceptions to said account, and 2<sup>nd</sup> That there is an action now pending in this Court to test the validity of said insurance to the beneficiary of said policy of insurance, which is undetermined by the Court.

John M. Brodrick, executor of will of said Samuel S. Cherry, dec'd.  
Executor's Account.

Account -

John M. Brodrick, executor of the estate of Samuel S. Cherry deceased, in account with said estate.

Said executor charges himself as follows:

		\$	cts.
1897			
Aug 4	3	To balance cash in Bank of Marysville	39
	3	" Cash from J. C. Elliott - account	95
	4	" " " Wilkins - sale of mare	2000
	4	" " " Jeff Loucks - account	10
	4	" " " The Marysville Light & Water Co. - ac-	70
	4	" " " L. C. Conrad - account	317
			2531

RECORD OF ACCOUNTS.

1897					
		Brought forward,		26 31	
August 5	To cash from Emanuel Jarvis, account-			3 33	
6	" " " Howard & Son			1 06	
6	" " " W. S. Lee			5 46	
7	" " " John W. Robinson			1 16	
7	" " " Josiah Richardson			1 99	
9	" " " George Rausch			3 00	
9	" " " James Welch			2 81	
11	" " " James Moore			76	
11	" " " J. E. Tyrell			23	
13	" " " Mrs. Nelson Hayland			3 67	
13	" " " C. Mayer			3 20	
14	" " " Leonard Damm			3 93	
16	" " " Charlie Damm			1 03	
20	" " " Geo. Schwartzkopf			1 41	
20	" " " Wm. Stubbs			2 25	
23	" " " L. B. Harvey for Union Co.			40	
24	" " " Joseph Ruhl			4 33	
25	" " " H. C. Vesbury			50	
12	" " " Hugh Moore			83	
Sept. 6	" " " John Damm			15	
8	" " " C. E. Wharton			66	
10	" " " Clinton Johnson			1 30	
11	" " " Oliver Shaw			95	
14	" " " Wm. Hightlinger			1 60	
25	" " " Clara Park - balance life insurance		303 35		
October 11	" " " May Evans - account -			2 20	
18	" " " E. B. Kerolls			4 02	
Nov. 1	" " " Joseph Westlake			3 10	
11	" " " Adam Strong			45	
14	" " " Jas. Wiedman - sale of harness			2 00	
29	" " " G. W. Kenman - account -			1 80	
Dec'r 1898	" " " M. J. Robinson - rent of barn -			2 00	
Jan'y 26	" " " Harry E. Atkinson - sale of real estate		150 00		
Feb'y 24	" " " Walter B. Beecher - account -			2 24	
March 30	" " " Monroe Amrine			2 16	
	" " " Philip Purpright			9 39	
Oct 3	" " " Roberta Robinson, sale of real estate			25 00	
15	" " " George M. Haines			734 00	
July 1900	30	" " " Jos. Roff & Sarah J. Roff		30 00	
Jan'y 29	" " " James Shirke			233 34	
27	" " " George M. Haines			234 00	
Sept. 6	" " " The Antigen Home & Springs Co. Sale of real			350 00	

1897					
August 3	Paid S. M. M. Cloud		1		1 00
August 4	" James M. Campbell, Probate Judge		2		13 00
" 7	" C. M. Ogden		3		19 00
					33 00
				2182 89	

1897		
August 13	Pa	
31	"	
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Nov. 2	"	
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# UNION COUNTY PROBATE COURT.

26 31	1897		Amounts brought forward,					2182 89	33 00
3 33	Aug 13	Paid	J. W. Robinson	4					1 00
1 06	31	"	J. W. Field	4					1 00
3 46	Oct 1	"	John F. Garrison	6					1 00
1 16	1	"	John F. Cartmell	7					1 00
1 99	1	"	Chas. J. Hamilton	8					1 00
3 00	1	"	James M. Campbell, Probate Judge	9					3 50
2 91	Nov 2	"	Madeline Cherry	10					2 00 00
76	8	"	H. W. Morey & Co.	11					31 30
23	8	"	C. M. Engman, Clerk	12					39 00
3 67	Dec 9	"	J. C. Kennedy	13					1 00
3 20	9	"	J. L. Reagle	14					1 00
3 93	9	"	H. C. Foxbury	15					1 00
1 03	9	"	J. C. Kennedy	16					3 00
1 41	1898	17	" Mrs. C. M. Ogden	17					25 00
2 25	Feb 8	"	H. E. Conkright Jr.	18					16 25
40	8	"	" " " " " "	19					5 13
4 33	10	"	" " " " " "	20					3 04
50	March 26	"	Southard & Wood	21					2 00
83	April 1	"	James Shirk	22					1 00 00
15	28	"	Shears & Shears	23					4 00
66	July 11	"	A. J. Whitney	24					6 15
1 30	Aug 8	"	H. E. Conkright Jr.	25					3 95
93	8	"	" " " " " "	26					7 50
1 60	11	"	" " " " " "	27					2 35
3 05 55	3	"	Mrs. C. M. Ogden	28					2 00 00
2 20	Oct 15	"	" " " " " "	29					3 76 16
4 02	Nov 26	"	James M. Campbell, Probate Judge	30					78 75
3 10	1899	Jan 28	" J. W. Morrow Jr.	31					3 11
45	Feb 3	"	" " " " " "	32					1 61
2 00	3	"	" " " " " "	33					4 78 0
1 80	3	"	" " " " " "	34					2 33
2 00	July 29	"	" " " " " "	35					4 72
5 0 00	29	"	" " " " " "	36					4 79 0
2 24	Aug 9	"	" " " " " "	37					2 33
2 16	1900	Jan 29	" James Shirk	38					2 00 00
9 39	30	"	" J. W. Morrow Jr.	39					2 85
25 00	30	"	" " " " " "	40					63
24 00	30	"	" " " " " "	41					2 33
5 0 00	Aug 5	"	" " " " " "	42					2 85
33 34	5	"	" " " " " "	43					63
234 00	4	"	" Madeline Cherry	44					60 00
35 0 00	Sept 6	"	" The Citizens Home & Savings Co.	45					25 00 0
			Executors compensation on \$ 2182.89						107 32
			Extraordinary services of Executor as attorney						100 00
			Paid Shears & Shears - Printers fee						1 00
			" C. C. Penhorwood, Clerk	46					6 84
	1902		" John M. Brodrick, Probate Judge	47					5 03
	Dec 1	"	" Madeline Cherry	48					45 35
1 00									
13 00									
19 00									
182 89								2182 89	2185 14

RECORD OF ACCOUNTS.

Recapitulation

Total amount chargeable,	2182 89
Total amount credited,	2185 14
Balance due said Executor,	2 25

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, John M. Brodrick, executor of the estate of Samuel H. Cherry deceased, do make solemn oath that the within account is in all respects, true and correct, as I verily believe.

John M. Brodrick

I sworn to before me and signed in my presence this 20<sup>th</sup> day of February A.D. 1902.

(L.S.) Charles C. Penhollow,  
Clerk of Courts.

Guardianship of William Fulton, Lunatic.

Be it remembered, that heretofore, to-wit: on the 24<sup>th</sup> day of November A.D. 1902, entries of the appointment of a Guardian were made upon the Journal of this Court which read on the words and figures following, to-wit:

Order for Bond - On the Matter of the Guardianship of William Fulton, Lunatic. } Probate Court, November 24, 1902  
 Appointment. No. 5799.  
 Order for Bond.

This day Mary B. Fulton appeared in open Court, and made application to be appointed Guardian of William Fulton, and, being satisfied that said William Fulton is a lunatic of the age of 35 years, February 10, 1902 of York 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 Mary B. Fulton 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 lunatic and the probable value thereof, and also the probable annual rents of said lunatic's real estate. It is ordered that said Mary B. Fulton be appointed such Guardian upon giving bond with sureties as required by law in the sum of Five Thousand Dollars; and this cause is continued.

Bond approved &c. On the Matter of the Guardianship of William Fulton, Lunatic. } Probate Court, November 24, 1902  
 Appointment. Bond approved.  
 Letters Issued.

Order for Bond -

Bond Approved &c.

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Judge.  
Nov 24, 1902  
Approved.

This day Mary R. Fulton appeared in open court, accepted the appointment as Guardian of William Fulton and gave and filed herein her bond in the sum of Five Thousand Dollars, conditioned according to law, with S. A. McNeil and Bent Cahill freeholders as sureties thereon, which bond is approved by the court. Thereupon said Mary R. Fulton 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 is due to said Mary R. Fulton, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$  
John W. Brodrick, Probate Judge.

Guardianship of Lee Earl Phillips, Minor

Be it remembered, that heretofore, to wit: On the 24<sup>th</sup> day of November A. D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court in the words and figures following, to wit:

Order for In the Matter of the } Probate Court, November 24, 1902  
Bond - Guardianship of } Appointment No. 5802  
Lee Earl Phillips, Minor. } Order for Bond.

This day Lillie A. Phillips appeared in open court and made application to be appointed Guardian of Lee Earl Phillips, and the Court being satisfied that said Lee Earl Phillips is a minor of the age of twelve years October 7<sup>th</sup> 1902, and child of Thomas C. Phillips late of Jackson 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 Lillie A. Phillips 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 Lillie A. Phillips be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Six Thousand Dollars; and this cause is continued.

John W. Brodrick, Probate Judge.

Bond Ap- On the Matter of the Guardian - } Probate Court, November 24, 1902  
proved re. ship of Lee Earl Phillips, } Appointment. Bond approved.  
Minor. } Letters Issued.

This day Lillie A. Phillips appeared in open court, accepted the appointment as Guardian of Lee Earl Phillips and gave and filed herein her bond in the sum of Six Thousand Dollars, conditioned according to law, with John W. Hendricks and S. H. Wells,

freeholders as sureties thereon, which bond is approved by the court. Thereupon said Billie H. Phillips 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 Billie H. Phillips; that this proceeding be recorded; and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Luntell Young, Deceased.

Be it remembered, that heretofore, to-wit: On the 26<sup>th</sup> day of November A. D. 1902, an entry of the appointment of an Administrator was made upon the Journal of this court in the words and figures following, to-wit:

Order for Bond -

Probate Court, November 24, 1902.  
In the Matter of the estate of } Appointment. No. 5804.  
Luntell Young, Deceased. } Order for Bond.

This day Stephen V. R. Young appeared in open court and made and filed an application under oath as required by law to be appointed Administrator of the estate of Luntell Young, late of Washington 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 Stephen V. R. Young is a suitable person and legally competent; it is ordered that said Stephen V. R. Young 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.

Bond Approved by.

In the Matter of the estate of } Probate Court, November 26, 1902  
Luntell Young, } Appointment. Bond Approved.  
Deceased. } Letters Issued.

This day Stephen V. R. Young appeared in open court, accepted the appointment as Administrator of the estate of Luntell Young deceased, and gave and filed herein his bond in the sum of Five Thousand Dollars, conditioned according to law, with S. Walker and Morgan Young freeholders as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Stephen V. R. Young, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

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Estate of Mary Julian, deceased.

Be it remembered, that heretofore, to-wit: on the 29<sup>th</sup> day of November A.D. 1902, entries of the appointment of an Administrator were made and entered upon the Journal of this Court, which read as follows, to-wit:

Order for Bond -

Probate Court, November 29, 1902.  
On the Matter of the estate of } Appointment. No. 5805.  
Mary Julian, deceased. } Order for Bond.

This day M. W. Hill 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 Julian late of Blairtown Township, Union County, Ohio, deceased, and an affidavit that there is not to his knowledge, any last will and testament of the alleged testator, 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 M. W. Hill is a creditor of, estate and is a suitable person and legally competent; that the widows and next of kin of said Mary Julian are non-residents of said Union County, Ohio; and have neglected for a reasonable time to apply for letters of administration on said estate, therefore it is ordered that said M. W. Hill 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.

Bond approved by

On the Matter of the estate } Probate Court, November 29, 1902.  
of Mary Julian, } Appointment. Bond approved.  
deceased. } Letters issued.

This day M. W. Hill appeared in open court, accepted the appointment as Administrator of the estate of Mary Julian deceased, and gave and filed herein his bond in the sum of Twelve Hundred Dollars, conditioned according to law, with John Blair and M. J. Schneider as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said M. W. Hill; that an appraisement be dispensed with until ordered by the Court; that this proceeding be recorded; and that said Administrator pay the costs herein taxed as follows:

John M. Brodrick, Probate Judge.

In the Matter of Accounts Filed for Settlement.

Probate Court, Cerritos County, Ohio.

In the Matter of Accounts } Entry - November 29, 1902.  
Filed for Settlement, } Notice Approved.

This day proof of publication of notice of filing accounts and vouchers of accounts and vouchers of administration and guardianships 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 Cerritos County, Ohio, which will be for hearing on Saturday, November 29, 1902 at one o'clock P.M., as follows, to-wit:

- No. 5577 Stephen M. Smith, executor of the will of John W. Smith; final account.
- No. 5191 Robert McBrory, executor of the will of John Brotinger; final account.
- No. 5199 Oscar S. Murphy, executor of the will of Susanna Middle; final account.
- No. 5293 Thomas M. Bramman, Administrator of the estate of Morgan Savage; final account.
- No. 5517 Lizzie J. Buffington, Administratrix of the estate of Thomas W. Buffington; final account.
- No. 5478 McHenry Bishops, Administrator of the estate of Israel Conklin; first account.
- No. 5523 C. W. McAdow, Administrator of the estate of Augustus Virry; final account.
- No. 5558 William Howard, Administrator of the estate of Milton H. Johnson; final account.
- No. 5731 W. P. Brightler, Administrator of the estate of Joanna R. Sprague; final account.
- No. 5549 M. M. Mather, Administrator of the estate of Harvey Mather; final account.
- No. 5405 Samuel S. Lowry, Guardian of Henry Lowry; final account.
- No. 5414 C. W. McAdow, Guardian of Anderson B. Thompson; final account.
- No. 4967 John L. Parks, Guardian of Benjamin Paugh; third account.
- No. 5322 A. Elvora Lombard, Guardian of Artlisa Conklin; first account.
- No. 4258 Malon Mangans, Guardian of Crith Bothin; fourth account.
- No. 3755 A. John B. Johnson, Guardian of Ransom H. Chapman and Mary J. Chapman; final accounts.

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

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day of hearing.  
November 5, 1902-4ms.

John M. Brodrick, Probate Judge, Union Co., O.  
The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed notice was published for four consecutive weeks in "The Mansfield Tribune" a newspaper of general circulation in the county of Union, the first publication beginning with November 5, 1902.

John H. Sheares.

Sworn to and subscribed before me, this 27<sup>th</sup> day of November 1902.

John M. Brodrick, Probate Judge.  
Printer's fees - Paid - Sheares & Sheares.

Estate of John W. Smith, Deceased.

Journal Entry - In the Matter of the Estate of John W. Smith, deceased. No. 5577 October 2, 1902. Filing First and Final Account Notice - This day came Stephen M. Smith, Executor of the last will and testament of John W. 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 advertised for hearing on Saturday the 27<sup>th</sup> day of November 1902 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 W. Smith, deceased. No. 5577, November 29, 1902. Confirming Account - This day this matter came on to be heard on motion to confirm account.

Stephen M. Smith, Executor of the estate of John W. Smith, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 2<sup>nd</sup> day of October 1902, 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 5<sup>th</sup> day of November 1902, 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

RECORD OF ACCOUNTS.

of \$244.<sup>20</sup> as his legal compensation for services rendered to said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said executor is allowed said sum of \$244.<sup>20</sup> 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: \$244.20.

And the court do find the said executor chargeable with assets of said estate in the sum of \$6209.95 and that he is entitled to credits in the sum of \$5119.67, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$1090.28 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 pay said balance to the parties thereto lawfully entitled and make report thereof to this court as provided by Statute.

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.

Account - Executor's Account.

Stephen M. Smith, Executor of the estate of John W. Smith deceased, in account with said estate.

Said Stephen M. Smith charges himself as follows:

1901	Aug. 14	E. M. Sullington & Co.	12 25
"	" 15	J. W. Smith (cash found in pocket book)	76
April 3		Pick Watson	297 20
"	"	M. P. Gray	1060 00
Sept. 11		Milford Center Bank (Certificate)	3073 67
"	"	" " " " (Acct.)	19 82
Aug. 13		Farmers National Bank, Plain City, O. (Account)	463 95
"	"	" " " " " " " (Certificate)	500 00
Nov. 11		Richard Watson	62 10
April 22		L. H. Smith (notes)	700 00
July 14		Interest on Farmers National Bank \$500. Certificate (also mentioned)	20 20
			\$6209 95

Stephen M. Smith, Executor of the estate of J. W. Smith deceased, in account with said estate, said Stephen M. Smith credits himself as follows:

1901	August 15	Mahler & Justice	1	11 00
"	"	J. P. McDouall	2	2 20
"	"	J. H. Stewart	3	25
"	16	G. O. Mattoon M. D.	4	2 00
"	"	John Hunt	5	10 00
"	"	W. H. Harris	6	3 00
"	"	L. H. Ketch	7	127 50

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1901	Aug. 20	William Hartes	8 10 00
"	24	S. M. Smith	9 25 00
"	26	H. J. Stevens	10 1 00
"	27	Emanuel Rausch	11 1 00
"	29	Gerena Dunfee	12 1 80
"	"	Frank Andrews	13 1 00
Oct	3	John M. Brodrick	14 17 62
"	"	Cameron & Cameron	15 25 00
"	21	May S. Hart	16 57 14
Nov.	7	J. W. Monroe	17 65 87
"	"	Sheares & Sheares	18 2 00
1902	Jan. 20	H. B. Baker	19 1 00
Feb	22	G. J. Rausch	20 1 16
April	5	J. A. Smith	21 600 00
"	"	May S. Hart	22 106 86
"	"	Winnie S. Reed	23 600 00
"	"	Mina S. Baldwin	24 600 00
"	"	A. H. Smith	25 600 00
"	"	Orson Smith	26 600 00
"	"	S. M. Smith	27 600 00
"	22	Bertha B. Smith	28 700 00
June	12	J. W. Monroe	29 64 82
"	6	S. G. Faulkner	30 10 00
Sept	8	W. E. Thornton Atty	31 3 00
Oct.	2	S. G. Faulkner	32 17 50
"	2	John M. Brodrick P. J.	33 7 75
"	2	Executors Commission	244 20

\*311967

Recapitulation.

Total amount chargeable,	\$ 6209 95
Total amount credited,	\$ 3119 67
Balance due said estate	\$ 3090 28

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Stephen M. Smith, executor of the estate of John W. Smith deceased, do make solemn oath that the within account is in all respects true and correct as I truly believe.

Stephen M. Smith

Sworn to before me and signed in my presence this 2<sup>nd</sup> day of October A. D. 1902.

(S.M.S.)

John M. Brodrick, Probate Judge.

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 25  
 2 00  
 10 00  
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 127 50

Estate of Susanna Meddles, deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of { No. 5129. October 30, 1902.  
Susanna Meddles, deceased. } Filing Second and Final Account.

This day came Oscar L. Murphy, Executor of the estate of Susanna Meddles, 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 29<sup>th</sup> day of November 8. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account -

In the Matter of the Estate of { November 29, 1902. Settlement  
Susanna Meddles, deceased. } of Second and Final Account.

This day this matter came on to be heard on motion to confirm account. Oscar L. Murphy, Executor of the estate of Susanna Meddles, late of Union County, Ohio, deceased, having heretofore, to wit: On the 30<sup>th</sup> day of October 1902, filed on 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 5<sup>th</sup> day of November 1902, 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 \$22.02 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 Executor is allowed said sum of \$22.02 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 last aforesaid, to wit: \$22.02.

And the Court do find the said executor chargeable with assets of said estate in the sum of \$387.65 and that he is entitled to credits in the sum of \$408.70 as shown by said vouchers and other evidence produced to the Court. And the Court do further find that there is a balance of \$21.05 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 -

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UNION COUNTY PROBATE COURT.

Account - Executors Account  
 Oscar L. Murphy, Executor of the estate of Susanna Meddlie, deceased, in account with said estate, Second and Final Account.

Said Executor charges himself as follows:

1900	Jan'y 20	To balance due said Estate 1 <sup>st</sup> account	20 68	
	Feb'y 15	b. B. Hess for buggy sold	4 00	
	Mar'ch 27	" " " " rent of farm	100 00	
	Sept 14	J. W. Monroe timber	5 60	
	Nov. 15	b. B. Hess rent of farm	75 00	
	1901	Jan'y 28	" " " " " "	125 00
	1902	Oct. 28	Everett Meddlie cash	46 37
Total			\$387 65	

Said Executor claims credit as follows:

1900	Mar'ch 27	Paid b. B. Hess labor	1	27 12	
	" 30	" " " " clover seed	2	6 35	
	April 4	" O. P. Leroux timothy seed	3	1 32	
	Oct. 24	" b. B. Hess labor	4	3 00	
	Sept. 18	" S. Berkowitz clothing	5	2 25	
	Dec. 24	" W. M. Hubbard, Receiver Trimble tile	6	27 51	
	1901	Jan'y 30	" Joseph Banerity note	7	157 74
	Oct. 29	" M. E. Starnates "	8	56 37	
	1902	Dec. 27	" County Treas. Tax 1901	9	27 00
	1902	Feb. 27	" " " " " "	10	62 37
	July 19	" " " " " "	11	38	
	" "	" " " " " 1902	12	16	
	" "	" " " " " "	13	11 11	
	Oct. 30	" J. H. Kirkade Atty fees	14	2 00	
	" "	" O. L. Murphy 6% on \$367.		22 02	
Total				\$408 70	

Recapitulation.  
 Total amount chargeable, \$387 65  
 Total amount credited, \$408 70  
 Balance due said Executor \$21 05

Affidavit to Account.  
 The State of Ohio, Union County, ss:  
 I, Oscar L. Murphy Executor of the estate of Susanna Meddlie deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 O. L. Murphy  
 Sworn to before me and signed in my presence this 30<sup>th</sup> day of October A.D. 1902.  
 Ada McClaniffball,  
 Deputy Clerk, Probate Court.

RECORD OF ACCOUNTS.

Estate of Morgan Savage, deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Morgan Savage, deceased. (No. 5293 October 17, 1902.  
Filing First and Final Account.  
This day came Thomas M. Brannan, Administrator of the estate of Morgan Savage 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 advised for hearing on Saturday the 29<sup>th</sup> day of November A. D. 1902, at one o'clock, P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -  
Confirming  
Account &c.

In the Matter of the Estate of Morgan Savage, deceased. (No. 5293. November 29, 1902.  
Settlement of 1<sup>st</sup> and Final Account.

This day this matter came on to be heard on motion to confirm account. Thomas M. Brannan, Administrator of the estate of Morgan Savage, late of Union County, Ohio, deceased, having heretofore, to wit: On the 17<sup>th</sup> day of October 1902, 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 5<sup>th</sup> day of November 1902, 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 \$10<sup>00</sup> as his legal compensation and \$42.48 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 \$10<sup>00</sup> as his legal compensation and the sum of \$42.48 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: \$52.48.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$167.60 and that he is entitled to credits in the sum of \$167.60 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

Account -

1899  
Nov. 29 To  
1902  
Oct. 17 "

1899  
Nov. 29 By

Dec. 6 "  
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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.

Thomas M. Bramman, Administrator of the estate of Morgan Savage, deceased, in account with said estate.

Said Administrator charges himself as follows:

1899	Nov. 29	To cash received from J. M. Brodrick, Guardian	125.00	
	Oct. 17	" " " " " "	42.60	
	" "	On interest to be added		\$ 167.60

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

1899	Nov. 29	By stamps for bond (No voucher)	52	
	Dec. 6	" James M. Campbell P. J.	1	5.75
	Jan. 3	" John H. James	2	25.00
	Feb. 19	" Shearer & Shearer	3	2.00
	May 16	" H. Mc Ladden M. D.	4	23.00
	" 16	" H. W. Morry & Co.	5	30.00
1902	Oct. 17	" Parter & Porter	6	2.00
	" "	" T. M. Bramman 6% on \$167.60	7	10.05
	" "	" " " " extra services	8	42.48
	" "	" L. S. H. M. Ladden	9	15.80
	" "	" John M. Brodrick fees, including printer's	10	6.00
		Total expenditures		\$ 167.60

Recapitulation.

Total amount chargeable,	\$ 167.60
Total amount credited,	\$ 167.60

Affidavit to Account

The State of Ohio, Union County, ss.

I, Thomas M. Bramman, Administrator of the estate of Morgan Savage deceased, do make solemn oath, that the within account, is in all respects true and correct, as I verily believe.

Thomas M. Bramman.

Sworn to before me and signed in my presence this 17<sup>th</sup> day of October A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge

Estate of Thomas W. Buffington, Deceased.

Journal  
Entry -  
Order for  
Notice &c -

In the Probate Court of Merion County, Ohio.  
In the Matter of the Estate of Thomas W. Buffington, Deceased. No. 5517. October 15, 1902.  
Filing 1<sup>st</sup> and Final Account.  
This day came Lizzie J. Buffington, Administratrix of the estate of Thomas W. Buffington, late of Merion 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 29<sup>th</sup> day of November A.D. 1902, at one o'clock P.M., to which time said matter is continued.

Entry -  
Confirming of  
Account &c -

In the Matter of the Estate of Thomas W. Buffington, Deceased. No. 5517. November 29, 1902.  
Settlement of First and Final Account.  
This day this matter came on to be heard on motion to confirm account. Lizzie J. Buffington, Administratrix of the estate of Thomas W. Buffington, late of Merion County, Ohio, deceased, having heretofore, to-wit: on the 15<sup>th</sup> day of October 1902, 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 5<sup>th</sup> day of November 1902, 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 Administratrix for the allowance of \$42.73 as her legal compensation and \$18.00 for extraordinary services rendered to said estate to this date. On consideration whereof, and the court being fully advised in the premises, the said Administratrix is allowed said sum of \$42.73 as her legal compensation and the sum of \$18.00 for extraordinary services. 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: \$60.73. And the court do find the said Administratrix chargeable with assets of said estate in the sum of \$712.10 and that she is entitled to credits in the sum of \$712.10, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing

Account -

1901  
Apr. 6  
Apr. 9  
Apr. 15  
Apr. 17  
Apr. 22  
Apr. 22  
May 1

1901  
Apr. 5  
Apr. 8  
Apr. 9  
Apr. 9  
Apr. 10  
Apr. 15  
Apr. 16  
Apr. 17  
Apr. 19  
Apr. 25  
Apr. 29  
Apr. 29  
May 9  
May 9  
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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 Administratrix pay the costs of the proceedings aforesaid, taxed at \$ , within ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account - Administratrix' Account.

Lizzie J. Buffington, Administratrix of the estate of Thomas W. Buffington deceased, in account with said estate.

Said Lizzie J. Buffington charges herself as follows:

1901		To monies deposited by said Administratrix	
Apr.	6		\$ 60 00
Apr.	9		22 00
Apr.	15		22 00
Apr.	17		173 43
Apr.	22		51 00
Apr.	22		346 67
May	1		33 00
		Total amount chargeable	\$ 712 10

Said Administratrix credits herself as follows:

1901		No. of Vouchers			
Apr.	5	To J. M. Brodrick, Probate Judge	1	\$	11 15
Apr.	8	" Money ferry Hammond Co.	2		21 77
Apr.	9	" Wm Larimore	3		41 45
Apr.	9	" Scotten Tobacco Co.	4		19 35
Apr.	10	" J. P. Vail and Sons	5		17 50
Apr.	15	" Armour & Co.	6		17 00
Apr.	16	" C. D. Atkinson	7		10 55
Apr.	17	" Steele, Hopkins & Meredith Co.	8		51 28
Apr.	19	" Henry C. Werner Co.	9		32 25
Apr.	25	" E. E. Gabriel	10		100 00
Apr.	29	" La Belle Williams Co.	11		48 25
Apr.	29	" Red Cross Vinegar Co.	12		4 62
May	9	" M. W. Welk & Co.	13		99 95
May	9	" Geo. B. Dornain & Co.	14		15 90
Oct.	18	" John M. Brodrick P. J.	15		6 00
"	18	" Admin Commission on \$ 712.10			42 73
"	18	" Extra allowance to Admin			18 00
"	18	" Lizzie J. Buffington - sole heir & legal representative			100 00
				\$ 712 10	\$ 712 10

Recapitulation.

Total amount chargeable,	\$ 712 10
Total amount credited,	\$ 712 10

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Lizzie J. Buffington, Administratrix of the estate of Thomas W. Buffington deceased, do make solemn oath that the within account is in all respects true and

RECORD OF ACCOUNTS.

correct, as I verily believe.

Lizzie J. Buffington

Sworn to before me and signed in my presence this 18<sup>th</sup> day of October A.D. 1902.

J. D.

John W. Brodrick, Probate Judge.

Estate of Augustus Vinney, Deceased.

Journal  
Entry -  
Order for  
Notice re

On the Matter of the Estate of Augustus Vinney, Deceased. } In the Probate Court of Union County, Ohio, No. 5523. October 30, 1902.

This day came C. W. M. Adow, Administrator of the estate of Augustus Vinney 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 29<sup>th</sup> day of November A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John W. Brodrick, Probate Judge.

Entry -  
confirming  
Dec't.

On the Matter of the Estate of Augustus Vinney, Deceased. } In the Probate Court of Union County, Ohio, No. 5523. November 29, 1902. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. C. W. M. Adow, Administrator of the estate of Augustus Vinney, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 30<sup>th</sup> day of October 1902, 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 in and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 5<sup>th</sup> day of November 1902, 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 \$14.08 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 \$14.<sup>08</sup> as his legal compensation,

Account -

Vol. No. 1	6
" 2	6
" 3	W
" 4	R
" 5	E
" 6	6
" 7	W
" 8	J
" 9	L
" 10	A
" 11	J

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and the sum of \$26.00 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: \$37.08.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$234.70 and that he is entitled to credits in the sum of \$234.70, 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 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.

O. W. McAdow, Administrator of the estate of Augustus Vinny deceased, in account with said estate.

Said O. W. McAdow charges himself as follows:

To cash received from sale of personal property \$234.70

Said Administrator claims credit for payments made on behalf of said estate as follows:

Vou. No. 1	Chas. F. Monroe	2.00
" 2	Chas. F. Monroe	1.20
" 3	M <sup>c</sup> H Thompson	1.00
" 4	Roy Davis	1.00
" 5	Edward Hyde	1.00
" 6	Chas. F. Monroe	1.00
" 7	W. A. McKittrick	1.00
" 8	John M. Brodrick	17.43
" 9	L. H. Elliott	3.00
" 10	A. M. Donaldson	126.80
	Commission of Adms on \$234.70 @ 6%	14.08
	Stationary Postage	2.19
	Extra allowance to Admr	25.00
" 11	John M. Brodrick	6.00
		<u>\$234.70</u> <u>\$234.70</u>

Recapitulation.

Total amount chargeable, \$234.70  
 Total amount credited, \$234.70

Affidavit to Account.

The State of Ohio, Union County, ss.

I, O. W. McAdow, Administrator of the estate of Augustus Vinny deceased, do make solemn oath that the

RECORD OF ACCOUNTS.

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 20<sup>th</sup> day of October A. D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Estate of Milton H. Johnson, Deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of Milton H. Johnson, Deceased, No. 5558. - November 3, 1902.  
Filing First and Final Account.  
This day came William Howard, Administrator of the estate of Milton H. 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 29<sup>th</sup> day of November A. D. 1902, 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 Milton H. Johnson, deceased. - November 29, 1902. Settlement of 1<sup>st</sup> and Final Account.

This day this matter came on to be heard on motion to confirm account. William Howard, Administrator of the estate of Milton H. Johnson, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 3<sup>rd</sup> day of November 1902, 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 5<sup>th</sup> day of November 1902, 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

Account

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Aug. 12

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\$161.42 as his legal compensation, and \$50.00 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 \$161.42 as his legal compensation and the sum of \$50.00 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: \$211.42. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$3535.53 and that he is entitled to credits in the sum of \$3535.53, 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.

William Howard, Administrator of the estate of Milton H. Johnson deceased, in account with said estate. Said Administrator charges himself as follows:

1901				
Aug.	12	To Am't from H. H. Inway, \$201.42 not inventoried		41
"	13	" " collected by Roy Johnsons		182 85
"	"	" " of goods sold from store at private sale		122 90
"	"	" " from Albert Morse Book Account		1 15
"	"	" " " S. M. C. Linnans " "		27 53
"	17	" " " Pat Smith " "		8 09
"	"	" " " C. C. Walke " "		10 38
"	"	" " " M. Tarpuring " "		8 71
"	19	" " " Mary Gillespie " "		19 66
"	20	" " " F. C. Miller (Inventoried 2 <sup>nd</sup> ) Book " "		6 95
"	"	" " " D. W. Daily " "		41 51
"	"	" " " J. B. Violet " "		45 21
"	"	" " " C. B. Violet " "		29 57
"	"	" " " Mrs. E. Hope " "		1 15
"	"	" " " Edward Larrub " "		20
"	"	" " " L. E. Plant, Note " "		66 87
"	"	" " " Miss Hatfield " "		48 4
"	"	" " " Agnes Brown " "		1 65
"	"	" " " Chas. Davis " "		3 91
"	21	" " " Benjamin Moody " "		1 24
"	22	" " " Mrs. Herrminger " "		2 78
Sept	14	" " " W. Weaver (not inventoried) " "		1 20
		% am't carried forward		\$ 608 39

RECORD OF ACCOUNTS.

1901						
Sept	14)	Acct brought forward,				608 49
		To Acct from Mrs. Stevens	Book Acct			67
		" " " S. Tomers	" "			29
"	21	" " " W. Farrington	" "			63
"	27	" " " F. L. Burson	" "			23 08
"	28	" " " H. J. Lower (Land Sale)				2000 00
"		" " " C. W. Williams & Co. (Sale of stock of goods)				7 30
"	30	" " " Ira Fenner	Book Account			5 43
Oct	12	" " " Edward Lamb	Bal. " "			21
"	19	" " " Frank Peant	on " "			5
"	21	" " " L. D. Barnes	" "			12 35
Nov.	18	" " " Frank Woodworth	" "			17 35
"	24	" " " Geo. Brandell (Set off 5 <sup>th</sup> )	" "			8 61
1902	Jan'y	7	" " " J. M. McElroy	" "		5 68
"	8	" " " Chas. Moxey (not inventoried)	" "			4 46
"	27	" " " Ebyrd Colburn	" "			5 36
Jan'y	26	" " " Wm. Robinson (Set off \$4)	" "			18 75
Aug.	8	" " " John B. Miller	" "			7 53
Oct.	24	" " " W. W. Howard (Esperate claims)				15 00
"		" " " Wm. Howard	Book Account			17 03

Memorandum: The cash \$145.37 "invoiced" in the Inventory, was not left by decedent at his death but is constituted of collections made by him in death and appraisement and is included in foregoing debit account.

Said Administrator claims credit for disbursements on behalf of said estate, as follows, viz:

1901						
July	10	By paid Wallis R. Bigelow	Voucher 1			5 00
Aug.	7	" " Mrs. M. H. Johnson (for Roy)	" 2			33 75
1902	Jan'y	" " Burnett, McElroy & Miller	" 3			3
Sept.	18	" " E. E. Gabriel	" 4			75
"	27	" " F. L. Burson	" 5			64 65
"		" " John M. Brodrick	" 6			51 34
"		" " J. J. Andrews	" 7			1
"	28	" " W. B. Moore	" 8			873 50
Oct.	2	" " A. J. Burnham	" 9			1020 16
"		" " Roy Johnson	" 10			10
"	3	" " Mrs. M. H. Johnson	" 11			100
"	19	" " C. F. Monroe	" 12			6 50
"		" " A. J. Williams	" 13			37
"	25	" " Mrs. M. H. Johnson	" 14			100
Nov.	6	" " John C. Sullivan	" 15			10
"	23	" " J. W. Monroe, Treas'r	" 16			24 88
Dec	2	" " C. M. Hagans	" 17			15
"	9	" " Harry L. Peck	" 18			3 67
		By Amts carried forward,				3535 53 24 36 43

1901  
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 51 34  
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 1020 16  
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 100  
 6 30  
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 24 88  
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 3 67  
 535 53 24 36 45

(1901)

		To amounts brought forward,		\$ 3275	\$ 2420 45
Dec. 24	1901	By paid Mrs. M. H. Johnson	Voucher 19		4 00
Feb 6		" " Roy Harris	" 20		2
Apr. 19		" " James McCampbell	" 21		68
June 19		" " Henna, Huston & Gross	" 22		16
Oct. 24		" " John M. Brodrick	" 23		10 48
		" Audit of ledger accounts entered after June 8 1901, inventoried & collected, but included in items of \$122.90 - being included in collections on "Book accounts" above -			71 83
		" Audit of goods sold out of store prior to June 11 1901 but included in items of \$122.90 charged above			70
		" paid John M. Brodrick	Voucher 24		6 50
		" " James McCampbell	" 24		13
		Said Administrator asks an allowance for his services on behalf of said estate, viz:			
		\$1000.00 @ 6%		\$60.00	
		2535.53 @ 4%		101.42	161 42
		Said Administrator asks allowance for personal expenses and extraordinary services			40
		By paid widow of decedent balance	Voucher 26		12 13
				\$ 3135 48	\$ 3635 03

Recapitulation

Total amount chargeable,	\$ 3275 42
Total amount credited,	\$ 3135 43

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, William Howard, Administrator of the estate of Milton H. Johnson deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Wm Howard

Sworn to before me and signed in my presence, this 3<sup>rd</sup> day of November A. D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Joanna R. Sprague, Deceased.

Journal  
Entry -  
Order for  
Notice re-

In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of Joanna R. Sprague, Deceased. No. 5731. November 3, 1902.  
 Filing First and Final Account.  
 This day came W. P. Beightler, Administrator of the estate of Joanna R. Sprague 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 29<sup>th</sup> day of November A.D. 1902, at one o'clock P.M., to which time said matter is continued.  
 John M. Brodrick, Probate Judge.

Entry,  
Confirmation of  
Account.

In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of Joanna R. Sprague, Deceased. No. 5731. November 29, 1902.  
 Settlement of 1<sup>st</sup> and Final Account.  
 This day this matter came on to be heard on motion to confirm account. W. P. Beightler, Administrator of the estate of Joanna R. Sprague, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 3<sup>rd</sup> day of November 1902, filed in this court his 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 the county aforesaid, for not less than three consecutive weeks from and after the 5<sup>th</sup> day of November 1902, 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.  
 Said the court do find the said Administrator chargeable with assets of said estate in the sum of \$3452.75 and that he is entitled to credits in the sum of \$685.13, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$2767.<62 in the hands of the said Administrator due said estate and said account is settled accordingly.  
 It is ordered that said Administrator pay said balance to the parties thereto entitled by law and make report thereof to this court.  
 It is further ordered by the court that said Administrator pay the cost of the proceeding aforesaid, taxed at \$ , within ten days, and that said account be recorded.  
 John M. Brodrick, Probate Judge.

Account -

1902	June 28	90
"	29	"
Aug.	18	"
Oct.	25	"
"	27	"
Nov.	3	"
1902	June 28	60
"	28	"
July	19	"
Aug.	11	"
"	"	"
"	23	"
"	"	"
Sept.	3	"
"	6	"
Oct.	25	"
"	26	"
"	27	"
"	27	"
Nov.	2	"
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Account - Administrator's Account.  
 W. P. Brightler, Administrator of the estate of Joanna B. Sprague deceased, in account with said estate.

Said W. P. Brightler, Adm'r, charges himself as follows:

1902	June 28	To cash received from C. D. Perfect on note	50.00	
"	29	" " " " " Same	1127.33	
Aug.	18	" " " " " Beal & Co. Note	240.72	
Oct.	25	" " " " " Marysville Building & Loan	537.50	
"	27	" " " " " C. Chas. Kennedy (Note)	460.00	
Nov.	3	" " " " " Marysville Building & Loan	1000.00	
		cash on hand as per inventory	25.00	

Said Administrator credits himself as follows:

1902	June 28	Chick Emma Miller for dress	1	6.00
"	28	" To B. F. Carman for dress goods	2	3.29
July	19	" " Treasurer Union County, taxes	3	23.72
Aug.	11	" " J. C. Kennedy, Appraiser	4	1.00
"	"	" " C. D. Perfect "	5	1.00
"	"	" " H. E. Loubright "	6	1.00
"	23	" " Marysville Sanatorium, medical services	7	104.00
"	"	" " Maude E. Woodward nurse	8	40.00
Sept.	3	" " Probate Judge, appointment etc.	9	11.35
"	6	" " F. J. Hare, Journal	10	2.00
Oct.	25	" " H. W. Morey & Co. Funeral expense	11	108.25
"	25	" " Shearer & Shearer, Publishing Notice of Appt	12	2.00
"	27	" " Treasurer Union County, taxes	13	237.27
"	27	" " " " " " " "	14	42.75
		" Joseph Cartmell, Tombstone	15	95.00
Nov.	2	" " Probate Judge, final acct etc.	16	7.30

Recapitulation

Total amount chargeable	\$ 3452.75
Total amount credited,	485.13
Balance due said estate	\$ 2767.62

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, W. P. Brightler, Administrator of the estate of Joanna B. Sprague deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

W. P. Brightler

Sworn to before me and signed in my presence, this 3rd day of November A. D. 1902.

(S.D.)

John M. Brodrick, Probate Judge.

Estate of Harvey Mather, Deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of { No. 5549. November 5, 1902.  
Harvey Mather, Deceased } Filing First and Final Account.

This day came M. M. Mather, Administrator with will annexed of the estate of Harvey Mather 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 29<sup>th</sup> day of November A.D. 1902, 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 { November 29, 1902 - Settlement of  
Harvey Mather, Deceased. } First and Final Account.

This day this matter came on to be heard on motion to confirm account. M. M. Mather, Administrator with

the will annexed of the estate of Harvey Mather late of Union County, Ohio, deceased, having heretofore, to-wit: On the 5<sup>th</sup> day of November 1902, 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 5<sup>th</sup> day of November 1902, 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 \$27.00 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 \$27.00 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: \$27.00.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$450.01 and that he is entitled to credits in the sum of \$523.92, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$73.91 due the said Administrator from said estate and said account is settled accordingly.

Account -

1901  
June 1

1901  
Aug. 5

" 5

" 5

" 5

" 10

" 10

" 10

" 10

Sept 18

" 18

Nov. 7

" 11

Dec. 19

1902  
Jan 16

" " "

" 28

" 28

April 17

July 10

" " "

Oct 30

Nov. 11

" 11

" 4

" 4

UNION COUNTY PROBATE COURT.

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

M. M. Mather, Administrator of the estate of Harry Mather deceased, in account with said estate.

Said M. M. Mather charges himself as follows:

1901 Jan 1	To cash	113 00	
	" " for bay mare sold	60 00	
	" " " Corn sold	69 30	
	" " " clover hay sold	15 00	
	" " " Timothy hay sold	45 00	
	" " " bolt sold	20 00	
	" " " Wheat sold	47 71	
	" " " Note	30 00	

Accountant asks credit for the following payments made on behalf of said estate -

1901 Aug. 5	Paid J. C. Moore for swearing appraisers, vouchers		25
" 5	" G. W. Burgoon for service as appraiser		1 00
" 5	" G. S. Cheney " " "		1 00
" 5	" J. M. Cameron for " " "		1 00
" 5	" Jess. Robertson for digging grave		2 00
" 10	" Jno. M. Brodrick Probate fees		10 80
" 10	" J. W. Monroe taxes		1 80
" 10	" " " " "		21 20
" 10	" " " " "		1 17
Sept 18	" B. P. Hall M.D. for medical services		10 00
" 18	" G. W. Worden, for advertising & proof		2 00
Nov. 7	" Merle Mather, for hauling wheat		2 50
" 11	" John M. Brodrick, Probate fees		3 50
Dec 19	" Smith Marble & Granite Co.		40 00
1902 Jan 15	" J. W. Monroe, taxes		2 04
" "	" " " " "		24 96
" 28	" J. L. Winter, Undertaking		85 00
" 28	" Burton Chapman, labor		2 50
April 17	" J. H. Mather, claim		47 50
July 10	" J. W. Monroe taxes		24 86
" "	" " " " "		2 03
Oct 30	" Jonathan Bell for surveying & writing deeds		3 00
Nov. 4	" E. Hall & Co. for shoes		75
" 4	" Mary L. Mather, legacy		2 00 00
" 4	" John M. Brodrick, Probate Judge		6 15
" 4	" Administrator's commission on \$ 450 01		27 50
		\$ 450 01	\$ 523 92

County, Ohio,  
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RECORD OF ACCOUNTS.

Recapitulation

Total amount chargeable,	\$ 430 01
Total amount credited,	<u>457 92</u>
Balance due said Administrator	\$ 73 91

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, M. M. Mather, Administrator of the estate of Henry Mather deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

M. M. Mather.

Sworn to before me and signed in my presence, this 5<sup>th</sup> day of November A.D. 1902.

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

Guardianship of Henry Lowry, Embreile.

Journal Entry -

In the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Henry Lowry, Embreile. No. 5405. October 3, 1902. Filing First and Final Account.

This day came Samuel J. Lowry, Guardian of Henry Lowry, of Union County, Ohio, and presented his first and final account in settlement of said Guardianship duly verified. Said Guardian also tendered his resignation as such, to take effect on the final hearing of said account.

Whereupon the court do order the said account filed and advertised for hearing on Saturday the 29<sup>th</sup> day of November A.D. 1902, 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 Henry Lowry, Embreile. November 29, 1902. First and Final Account.

This day this matter came on to be heard on motion to confirm account. Samuel Lowry, Guardian of the person and estate of Henry Lowry, having heretofore, testified: On the 3<sup>rd</sup> day of October 1902, 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 publications in The Marysville Tribune a newspaper published in and of general circulation in Union County, for not less than three

Account -

1901	First	Jan
March 30	To	
June 15	"	
Sept. 8	"	
Dec. 18	"	
1902		
Feb 13	"	
June 14	"	
Sept 27	"	
1902		
Aug. 25	By	
1901		
Mar. 30	"	
" 14	"	

consecutive weeks, from and after the 5<sup>th</sup> day of November 1902, 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 \$333.20; and that he is entitled to credits amounting to the sum of \$329.17 valid claims against said ward as shown by said vouchers and other evidences produced to the court. This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for services rendered and for board and cash furnished said ward. Upon consideration whereof, and the court being fully advised on the premises said Guardian is allowed the sum of \$263.24 as his compensation, and it is ordered by the court that said Guardian out of the estate of said ward the sum of \$263.24 being the allowance aforesaid.

And the court do further find that there is a balance of \$4.03 in the hands of said Guardian, due said ward and said account is settled accordingly.

It appearing that said Guardian tendered his resignation to this court with said final account said resignation is hereby accepted; and 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.

Samuel F. Lowry, Guardian of Henry Lowry.  
First and Final Account. An account with his ward.

Said Guardian charges himself as follows:

1901	March 30	To Pension first draw	\$ 117 20	
	June 15	" " quarterly payment	36 00	
	Sept. 8	" " " "	36 00	
	Dec. 18	" " " "	36 00	
	1902	March 13	" " " "	36 00
	June 14	" " " "	36 00	
	Sept 27	" " " "	36 00	
		Guardian credits himself -		
	1902	Aug. 25	By revenue on Guardian's bond	50
	1901	Mar. 30	" cash to ward	3 00
	"	14	" candy & tobacco for ward - Riley & Grant	1 00
			\$ 333 20	6 30

March 1902

RECORD OF ACCOUNTS.

			\$	\$
1901		Amts brought forward	333 20	6 50
Feb 30		By John M. Brodrick P.J.		12 34
" 14		" Barber work for ward		50
April 2		" Board of ward		3 00
May 10		" " " "		5 00
June 17		" clothes for ward		8 50
Oct 8		" B. M. Crory, making report to pensions office		2 00
" "		" Tobacco for ward		1 25
Dec. 29		" back to ward		3 00
1902		" " " "		17 00
Jan. 6		" " " "		5 00
Mar. 13		" " " "		
" "		" Harry Thompson, tobacco for ward		14
" 14		" back to ward		2 00
June 14		" Wm Lounry, for board for ward		22 50
" "		" " Reese, for clothing " "		10 00
Sept. 4		" Guardian - to trip to Marysville for ward		3 00
April 30		" Clara Poling Candy, tobacco & matches		50
Oct 3		" Guardian - to trip to Marysville filing 1 <sup>st</sup> acct		3 00
" "		" Guardian's compensation on \$333.20		19 99
" "		" Robt M Crory, making acct & settlement		2 00
" "		" Guardian for board for ward for year 1900 to March 30, 1901		65 00
" "		" Guardian for board & clothing forward from Feb 30, 1901 to Mar. 30, 1902 -		125 00
" "		" Probate court fees, filing acct &c.		6 25
		Amt to balance acct		4 03
		Total	\$333 20	\$333 20

<u>Recapitulation</u>			
Total amount chargeable		\$	333 20
Total amount credited		\$	329 17
Balance due said ward,		\$	4 03

Affidavit to Account.  
 The State of Ohio, }  
 Union County, } ss. I, Samuel L. Lounry, Guardian of  
 Henry Lounry, do make solemn oath that the within  
 is a true and correct account of said Guardianship,  
 as I truly believe.  
 Samuel L. Lounry, Guardian.  
 Sworn to before me and signed in my presence this  
 3<sup>rd</sup> day of October A.D. 1902.  
 (L.S.) John M. Brodrick, Probate Judge.

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Guardianship of Anderson B. Thompson, Subvile.

Journal  
 Entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Anderson B. Thompson, } No. 5414. October 7, 1902.  
 Filing First and Final Account.  
 This day came C. W. McAdow, Guardian of Anderson B. Thompson, 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 7<sup>th</sup> day of November A. D. 1902, 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 Anderson B. Thompson, } No. 5414. November 29, 1902.  
 First and Final Account.  
 Subvile.  
 This day this matter came on to be heard on motion to confirm account, C. W. McAdow, Guardian of the estate of Anderson B. Thompson, having heretofore, to-wit: On the 7<sup>th</sup> day of October 1902, 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 5<sup>th</sup> day of November 1902, 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 \$458.59; and that he is entitled to credits amounting to the sum of \$458.59, valid claims against said ward as shown by said vouchers and other evidences produced to the court. 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 \$142.52 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$142.52 being the allowance aforesaid. 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

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RECORD OF ACCOUNTS.

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

John M. Brodrick, Probate Judge.

Account-

Guardian's Account.

First and Final Account of O. W. McAdow, Guardian of Anderson B. Thompson, Accountant charges himself as follows:

1900		To cash received from rents	\$ 73 39
1901	July 10	" " " from sale of real estate.	285 00
			\$458 39

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

Couche No. 1	O. J. Davis	10 00
" 2	John M. Brodrick	10 30
" 3	W. L. Hoopes	25 00
" 4	O. J. Davis	16 00
" 5	A. L. Scott	4 35
" 6	L. G. Maynard	1 00
" 7	W. B. Smith	1 00
" 8	G. J. Strudel	1 00
" 9	John M. Brodrick	10 85
" 10	O. J. Davis	104 00
" 11	O. J. Davis	120 00
1901	Exp. Com. Guardian, on \$448.39	27 52
May 20	Expense of trip to Genoa to appraise property	25 00
July 5	" " " " " " Bell "	15 00
" 10	" " " " Hamilton with attorney to close up real estate sale -	25 00
	Extra allowance to Guardian	50 00
Nov. 20. 1902	John M. Brodrick	5 97
		\$458 39

Affidavit to Account.

The State of Ohio, Union County, ss:

O. W. McAdow, Guardian of Anderson B. Thompson, do make solemn oath that the within account is just and true as verily believe.

O. W. McAdow.

Sworn to and subscribed before me this 7<sup>th</sup> day of October A.D. 1902.

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

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Guardianship of Benjamin Paugh, Minor.

Journal  
Entry-

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Benjamin Paugh. (No. 4967. October 22, 1902. Filing Third Partial Account.

This day came John W. Parks, Guardian of Benjamin Paugh of Union County, Ohio, and presented his third partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of November A. D. 1902, 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 Benjamin Paugh, Minor. (No. 4967. November 27, 1902. Third Account.

This day this matter came on to be heard on motion to confirm account.

John W. Parks, Guardian of the person and estate of Benjamin Paugh, having heretofore, to wit: On the 24<sup>th</sup> day of October 1902, 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 general circulation in Union County, for not less than three consecutive weeks from and after the 5<sup>th</sup> day of November 1902, 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 \$313.<sup>00</sup>, and that he is entitled to credits amounting to the sum of \$50.50, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$24.00 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$24.<sup>00</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$262.87 in the hands of said Guardian, due said ward,

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to Judge.  
Guardian of

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85 00  
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B. Thompson  
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7<sup>th</sup> day of  
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RECORD OF ACCOUNTS.

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.

John H. Parks, Guardian of Benjamin Paugh, third partial account. An account with his ward.

Said Guardian charges himself as follows:

1900 Sept. 27	To balance in hands of Guardian as per 2 <sup>nd</sup> acct	291 37	
1901 Oct. 17	" interest received on cash loaned	10 00	
	" " " " " "	12 50	

Said Guardian credits himself as follows:

1900 Dec. 9	Paid Benjamin Paugh	1	5 00
1901 Feb. 23	" " "	2	5 00
Sept. 30	" " "	3	10 50
1902 Oct. 17	" E. L. Godwin	4	1 00
	Guardian's compensation		24 00
" 22	Paid John M. Brodrick	5	3 50
			\$ 313 37
			\$ 50 50

Recapitulation.

Total amount chargeable,	\$ 313 37
Total amount credited,	\$ 50 50
Balance due said ward,	\$ 262 87

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, John H. Parks Guardian of Benjamin Paugh do make solemn oath that the within is a true and correct account of said Guardianship as I verily believe.

John H. Parks.

Sworn to before me and signed in my presence this 22<sup>nd</sup> day of October A. D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Guardianship of Artlissa Conklin, Idiot.

In the Probate Court of Union County, Ohio.  
Journal In the Matter of the Guardian - (No. 5322 A. October 23, 1902  
Entry - ship of Artlissa Conklin. Filing First Partial Account.

This day came Elvora Lombard, Guardian of Artlissa Conklin, of Union County, Ohio, and presented her first partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of November A.D. 1902, at ten 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 In the Matter of the Guardian - (No. 5322 A. November 29, 1902.  
Entry - ship of Artlissa Conklin, Idiot. First Account.

This day this matter came on to be heard on motion to confirm account. Elvora Lombard, Guardian of the person and estate of the said Artlissa Conklin, having heretofore, to wit: On the 23<sup>rd</sup> day of October 1902, 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 in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5<sup>th</sup> day of November 1902, 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 \$414.67; and that she is entitled to credits amounting to the sum of \$425.40, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

This day this matter came on to be further heard on motion of said Guardian for the allowance of compensation for board and care of said ward. Upon consideration whereof, and the court being fully advised in the premises, said Guardian do allow the sum of \$408.00 as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$408.00, being the allowance aforesaid.

And the court do further find that there is a balance of \$10.73 due said Guardian from said ward and said account is settled accordingly.

It is further ordered by the court that said

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RECORD OF ACCOUNTS.

Guardians 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.

Elmora Lombard, Guardian of Artlissa Conklin, First Account. In account with her ward.

Said Guardian charges herself as follows:

1900	July 11	To Pension payment.	1 <sup>st</sup> payment	\$ 36 67	
	Sept. 17	"	2 <sup>nd</sup> "	42 00	
	Dec. 28	"	3 <sup>rd</sup> "	42 00	
1901	March 18	"	4 <sup>th</sup> "	42 00	
	June 5	"	5 <sup>th</sup> "	42 00	
	Sept. 5	"	6 <sup>th</sup> "	42 00	
	Dec. 4	"	7 <sup>th</sup> "	42 00	
1902	March 12	"	8 <sup>th</sup> "	42 00	
	June 5	"	9 <sup>th</sup> "	42 00	
	Sept. 15	"	10 <sup>th</sup> "	42 00	

Guardian credits herself, to wit:

1900	Feb. 15	By cash to Probate - for appointment of Guardian		10 00	
"	"	" " for stamps		30	
"	"	To Oct. 15, 1902 - Board & care of ward @ \$3 <sup>00</sup> per week for 136 weeks -		408 00	
1902	Oct. 23	By Robt. McCrory - making 1 <sup>st</sup> acct		1 00	
"	"	" Probate fees		3 73	
				10 73	
				\$ 425 40	\$ 425 40

Recapitulation.

Total amount chargeable,	\$ 414 67
Total amount credited,	\$ 425 40
Balance due said Guardian,	\$ 10 73

Affidavit to Account.

The State of Ohio, }  
 Union County, } I, Elmora Lombard Guardian of Artlissa Conklin do make solemn oath that the within is a true and correct account of said Guardianship, as I truly believe.

Elmora Lombard.

Sworn to before me and signed in my presence this 23<sup>rd</sup> day of October A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Journal entry - Dr

Journal entry - Dr

Account -

Guardianship of Erith Botkin, Imbecile.

Journal  
Entry-

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Erith Botkin, Imbecile. (No. 4258. October 27, 1902. Filing Fourth Account.)

This day came Malon Mangans, Guardian of Erith Botkin, an imbecile 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 27<sup>th</sup> day of November A.D. 1902, 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 Erith Botkin, Imbecile. (No. 4258. November 29, 1902. Fourth Account.)

This day this matter came on to be heard on motions to confirm account. Malon Mangans, Guardian of the person and estate of the said Erith Botkin having heretofore, to-wit: On the 27<sup>th</sup> day of October 1902, 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 5<sup>th</sup> day of November 1902, 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 \$349.12; and that he is entitled to credits amounting to the sum of \$169.52, 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 \$179.60 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, taxed at \$ within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account-

Guardian's Account.

Malon Mangans, Guardian of Erith Botkin,  
Fourth Account. In account with his ward.

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RECORD OF ACCOUNTS.

Said Guardian charges himself as follows:

	To balance on last settlement		\$307 33
	Interest on same		41 77
1900	Sept 21 One pair of shoes - H. K. Myers	1	1 25
	Nov. 16 To dry goods - W. M. Hazeltine	2	3 02
1901	Jan. 18 J. L. Anderson - Tax	3	2 75
	July 23 " " " "	4	2 75
	July 3 L. Barriess One pr. shoes	5	1 50
	Aug. 10 Southard Bros. & Co. - dry goods	6	3 00
	Sept. 9 Miss Emma Hammer - Sewing	7	1 50
	Oct. 27 For board and care of ward	8	146 25
	" " J. M. Brodrick, Probate and printer fees	9	5 50
			<hr/> \$349 12 \$169 52

Recapitulation.

Total amount chargeable	\$349 12
Total amount credited,	\$169 52
Balance due said ward,	\$179 60

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, Malon Mangans, Guardian of  
 Arith Babin, do make solemn oath that the within is  
 a true and correct account of said Guardianship, as  
 I verily believe.

Malon Mangans.

I swear to before me and signed in my presence  
 this 27<sup>th</sup> day of October A. D. 1909.

(L.S.)

John M. Brodrick, Probate Judge  
 By Ada M. Hamplill, Deputy Clerk.

Resignation  
 filed To

Oct 30/1909

Journal  
 entry - In

Journal  
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 entry - In

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 In

Guardianship of Ramoth H. and Mary J. Chapman, Imbeciles.

Resignation -

Marysville, Ohio, October 30, 1902.

filed To the Honorable Probate Judge of Union County, Ohio:  
 Oct 30/1902 - Being about to remove to another state, I hereby tender  
 my resignation as Guardian of Mary J. Chapman and  
 Ramoth Chapman, imbeciles.

John B. Johnston, Gdn.

Journal

In the Probate Court of Union County, Ohio.

entry - In the Matter of the Guardian - No. 3755 H. November 12, 1902.  
 ship of Ramoth H. Chapman } Accepting Resignation of  
 and Mary J. Chapman, } John B. Johnston, Guardian.

This day came John B. Johnston, who heretofore, to wit:  
 On October 30, 1902 tendered his resignation as guard-  
 ian of said Ramoth H. Chapman and Mary J. Chapman  
 and the court having duly considered said resignation  
 and being satisfied that said John B. Johnston is  
 about to remove from the State of Ohio, and that it  
 will be for the best interests of said wards that said  
 resignation be accepted. It is therefore ordered  
 by the court that said resignation be and the same hereby  
 is accepted.

John M. Brodrick, Probate Judge.

In re Guardianship of Ramoth H. Chapman.

Journal

In the Probate Court of Union County, Ohio.

entry - In the Matter of the Guardian - No. 3755 H. October 30, 1902.  
 ship of Ramoth H. Chapman. } Filing Third and Final Account.

This day came John B. Johnston, Guardian of Ramoth  
 H. Chapman, an imbecile of Union County, Ohio, and pre-  
 sented his third 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 29<sup>th</sup> day of  
 November A.D. 1902, 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 - No. 3755 H. November 29, 1902.  
 ship of Ramoth H. Chapman, } Third and Final Account.  
 Imbecile

This day this matter came on to be heard on petition  
 to confirm account. John B. Johnston, Guardian  
 of the person and estate of Ramoth H. Chapman, hav-  
 ing heretofore, to wit: On the 30<sup>th</sup> day of October 1902, fil-  
 ed in this court his third 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

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 Probate Judge  
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RECORD OF ACCOUNTS.

circulation in Union County, for not less than three consecutive weeks, from and after the 5<sup>th</sup> day of November 1902, 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 \$603.98, and that he is entitled credits amounting to the sum of \$197.23, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$35.00 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$35.00 being the allowance aforesaid.

And the court do further find that there is a balance of \$406.75 in the hands of said Guardian due said ward and said account is settled accordingly.

It appearing that the resignation of said Guardian has been accepted by this court, it is ordered that said Guardian pay said balance to the party thereto legally entitled; receipt for which is accordingly filed herewith.

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  
Ranmoth H.

Guardian's Account.  
John B. Johnston, Guardian of Ranmoth Chapman, imbecile. Third and Final Account.

In account with his ward.

Said Guardian charges himself as follows:

1901	Dec. 31	Balance on Second Acct.	\$ 464 11
	1902	Feb 14 Pension	24 00
		June 14 "	24 00
		Sept. 15 "	24 00
		Aug. 16 George Johnston int	2 25
		Oct 15 J. B. Johnston "	15 62
		" " Sarah Chapman	50 00
			<u>\$ 603 98</u>

Journal  
entry - Dr

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Jan. 6  
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UNION COUNTY PROBATE COURT.

John B. Johnston Guardian of Ramoth Chapman credits himself as follows:

1902	Jan. 6	Sarah Whitley	1	38 00
	Feb. 4	J. Laport	2	05
	" 10	W. H. H. Fleck	3	05
	Feb. 21	Sarah Whitley	4	12 00
	Feb. 10	" "	5	52 50
	" 13	W. Mather	6	50
	May 7	Hendricks, Bonham & Co.	7	9 90
	July 10	Taxes	8	2 94
	" 15	"	9	6 96
	Aug. 23	W. H. H. Fleck	10	15
	" "	Wilber Moore	11	1 00
	Sept 5	J. Laport	12	10
	Oct. 27	Temple & Munson	13	6 30
	" "	Marion Temple	14	23 13
	" 30	John M. Brodrick, P. J.	15	5 65
	" "	D. E. Thornton	16	3 00
		compensation to Guardian		35 00
				\$197 23

John B. Johnston, said Guardian of Ramoth Chapman asks for his compensation from Dec. 31, 1901 up to present date Oct. 30, 1902, thirty five dollars.  
John B. Johnston, Adm.

Recapitulation

Total amount chargeable,	\$ 603 98
Total amount credited,	\$ 197 23
Balance due said Ward,	\$ 406 75

Affidavit to Account.  
The State of Ohio, Union County, ss:  
I, John B. Johnston, Guardian of Ramoth Chapman, imbecile, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

John B. Johnston  
I sworn to before me and signed in my presence this 30<sup>th</sup> day of October A.D. 1902.  
John M. Brodrick, Probate Judge.

Guardianship of Mary J. Chapman  
Journal Entry - In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Mary J. Chapman. (No. 3755 A. October 30, 1902. Filing Third and final Account.  
This day came John B. Johnston, Guardian of Mary J. Chapman, an imbecile, of Union County, Ohio, and

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RECORD OF ACCOUNTS.

presented his third 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 29<sup>th</sup> day of November A. D. 1902, 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 Mary J. Chapman, } No 3755 A. November 29, 1902.  
 } Third and Final Account.  
 Ex parte.

This day this matter came on to be heard on motion to confirm account, John B. Johnston, Guardian of the person and estate of Mary J. Chapman, having heretofore to wit: On the 30<sup>th</sup> day of October 1902, filed in this Court his Third 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 in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 5<sup>th</sup> day of November 1902, 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 \$601.58, and that he is entitled to credits amounting to the sum of \$201.63, valid claims against said ward as shown by said vouchers and other evidence produced to the court. 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 \$35.00 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$35.00, being the allowance aforesaid. And the court do further find that there is a balance of \$400.25 in the hands of said Guardian, due said ward and said account is settled accordingly. It appearing that the resignation of said Guardian has been accepted by this court it is ordered that said Guardian pay said balance to the party thereto legally entitled; receipt for which is accordingly filed herewith.

It is further ordered by the court that said Guardian

Account		
Mary J.		
1901		
Dec.	31	
1902		
Feb.	14	
June	14	
Sept.	15	
Aug.	16	
Oct.	15	
"	"	
1902		
Jan.	6	
Feb.	4	
Feb.	10	
Feb.	21	
Feb.	10	
"	13	
May	7	
July	10	
"	15	
Aug.	23	
"	"	
Sept.	5	
Oct.	27	
"	"	
"	30	
"	"	
Total		
Total		
The		

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 for Guardian's Account  
Mary J. John B. Johnston Guardian of Mary J. Chapman, imbecile, Third and final Account. In account with his ward. Said Guardian charges himself as follows:

1901	Dec. 31	Balance on Second Account		462.01
1902	Feb. 14	Pension		24.00
	June 14	Pension		24.00
	Sept. 15	Pension		24.00
	Aug. 16	George Johnston (Interest)		2.25
	Oct. 15	J. B. Johnston	"	15.62
	" "	Sarah Chapman		50.00
				\$601.88

John B. Johnston, Guardian of Mary J. Chapman credits himself as follows:

1902	Jan. 6	Sarah Whitley	1	28.00
	Feb. 4	J. Laport	2	05
	Feb. 10	W. H. H. Fleck	3	05
	Feb. 21	Sarah Whitley	4	12.00
	Feb. 10	" "	5	52.50
	" 13	W. Mather	6	30
	May 7	Hendricks, Bonhauer & Co.	7	9.80
	July 10	Taxes	8	29.4
	" 15	"	9	6.96
	Aug. 23	W. H. H. Fleck	10	15
	" "	Walber Moore	11	1.00
	Sept. 5	J. Laport	12	10
	Oct. 27	Temple & Munson	13	6.30
	" "	Marion Temple	14	27.53
	" 30	John M. Brodrick P. J.	15	5.65
	" "	D. E. Johnston	16	3.00
				36.00
				\$201.63

John B. Johnston, said Guardian, asks for his compensations from Dec. 31, 1901 up to present date Oct. 30, 1902 Thirty-five (35) Dollars.

John B. Johnston, Gdn.

Recapitulation

Total amount chargeable,	\$601.88
Total amount credited,	\$201.63
Balance due said Ward,	\$400.25

Affidavit to Account

The State of Ohio, Union County, ss:  
I, John B. Johnston Guardian of Mary J. Chapman

RECORD OF ACCOUNTS.

subscribes, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

John B. Johnston,

Sworn to before me and signed in my presence this 30<sup>th</sup> day of October A. D. 1902.

(S.D.)

John M. Brodrick, Probate Judge.

Estate of John Brotinger, Deceased.

Journal

In the Probate Court of Union County, Ohio.

Entry -

In the Matter of the Estate of John Brotinger, Deceased. { No. 5171. October 18, 1902, Filing Third and Final Account

This day came Robert McBrory, executor of the estate of John Brotinger, late of Union County, Ohio, deceased and presented his third 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 27<sup>th</sup> day of November A. D. 1902, 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 Estate of John Brotinger, Deceased. { November 27, 1902, Settlement of Third and Final Account.

This day this matter came on to be heard on motion to confirm account. Robert McBrory, executor of the estate of John Brotinger, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 18<sup>th</sup> day of October 1902, 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 5<sup>th</sup> day of November 1902, 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 \$5.83 as his legal compensation for services rendered to said estate to this date.

Account -

1902  
June 14 To  
Oct. 6 "

1902  
Oct. 9 By

" " "  
" " "  
" " "  
" 13 "  
" " "  
" " "

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On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$583 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: \$583. And the court do find the said executor chargeable with assets of said estate in the sum of \$473.47 and that he is entitled to credits in the sum of \$473.48 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 that said executor pay the cost of the proceedings aforesaid, taxed at 8, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account-

Executor's Account.

Robert M. McGrovy, Executor of the estate of John Brodinger deceased, in account with said estate.

Said executor charges himself as follows:

1902	June 14	To money on hand	\$327.57	
	Oct. 6	" Money collected from Patch et al.	145.90	
1902	Oct. 9	By costs paid clerk of court on case 7287		11.82
	"	" " " Probate court final acct		6.00
	"	" Atty fee in case No. vs. Harriet L. Patch		23.00
	"	" Compensation of extr on \$145.90 @ 4%		5.83
	"	" Preparing acct & making settlement		3.75
	"	" Final distribution to Barbara Brodinger		174.88
	" 13	" Cash Electa Douglas, final distribution		81.50
	"	" " Ollis A. Page " "		81.50
	"	" " Thos. J. Parmenter " "		40.75
	"	" " John W. Parmenter " "		40.75
		Account balanced -	\$473.47	\$473.48

Recapitulation.

Total amount chargeable,	\$473.47
Total amount credited,	\$473.48
Balance due said executor,	00.01

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Robert M. McGrovy executor of the estate of John Brodinger deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Robert M. McGrovy, Executor.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my pres-  
ence this 18<sup>th</sup> day of October A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Estate of Victor H. Bell, deceased.

Be it remembered, that heretofore, to-wit: On the 6<sup>th</sup> day of  
December, A.D. 1902, an entry of the appointment of an Ad-  
ministrator was made and entered upon the Journal of  
this Court in the words and figures following, to-wit:

Probate Court, December 6, 1902.

Order for  
Bond

In the Matter of the Estate of  
Victor H. Bell, Deceased.

Appointment.

No. 5509.

Order for Bond.

This day Howard E. Bell appeared in open Court,  
and made and filed an application under oath as re-  
quired by law to be appointed Administrator of the  
estate of Victor H. Bell, 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 admin-  
istrator should be appointed, and that said Howard E.  
Bell is a suitable person and legally competent; it is  
ordered that said Howard E. Bell be appointed as such  
administrator upon giving bond with sureties as re-  
quired by law, in the sum of Twelve Thousand Dol-  
lars, and this cause is continued.

John M. Brodrick, Probate Judge.

Bond  
Approved

In the Matter of the Estate of  
Victor H. Bell,  
deceased.

Probate Court, December 6, 1902.

Appointment. Bond Approved.  
Letters Issued.

This day Howard E. Bell appeared in open Court,  
accepted the appointment as Administrator of the  
estate of Victor H. Bell deceased, and gave and filed  
herein his bond in the sum of Twelve Thousand  
Dollars, conditioned according to law, with Charles S.  
David and Henry J. Stevenson freeholders as sureties  
which bond is approved by the Court, It is ordered  
that Letters of administration issue to said How-  
ard E. Bell; that this proceeding be recorded, and  
that said Administrator pay the costs herein taxed  
at \$

John M. Brodrick, Probate Judge.

Order  
for Bond

Bond ap-  
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UNION COUNTY PROBATE COURT.

Estate of Bert Sivry, Deceased.

Be it remembered, that heretofore, to-wit: On the 8<sup>th</sup> day of December A.D. 1902 an entry of the appointment of an Administratrix was made and entered upon the Journal of this Court, which reads as follows, to-wit:

Order

for Bond

Probate Court, December 8, 1902.  
In the Matter of the Estate of } Appointment. No. 5810  
Bert Sivry, Deceased. } Order for Bond.

This day Carrie S. Sivry appeared in open court, and made and filed an application under oath as required by law to be appointed administratrix of the estate of Bert Sivry 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 Carrie S. Sivry is a suitable person and legally competent; it is ordered that said Carrie S. Sivry be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of Twenty-five Hundred Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

Bond approved.

In the Matter of the Estate of } December 8, 1902. Appointment  
Bert Sivry, Deceased. } Bond approved. Letters Issued.

This day Carrie S. Sivry appeared in open court, accepted the appointment as Administratrix of the estate of Bert Sivry deceased, and gave and filed herein her bond in the sum of Twenty-five hundred Dollars, conditioned according to law, with Cyrus Stanets and Margaret Stanets freeholders as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said Carrie S. Sivry, that this proceeding be recorded, and that said Administratrix pay the costs herein taxed at \$8.

John M. Brodrick, Probate Judge.

Estate of John Martin Purpright, Deceased.

Be it remembered that heretofore, to-wit: On the 12<sup>th</sup> day of December 1902, an entry of the appointment of an Executrix was made and entered upon the Journal of this Court in the words and figures following, to-wit:

Order of Appointment.

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of } No. 5816. December 12, 1902.  
John Martin Purpright, Decd. } Appointment of Executrix.

This day came Katie Purpright and made application to be appointed Executrix of the last will and

testament of John Martin Pufferight late of Curious County, Ohio, deceased. Whereupon, the court, being fully advised on the premises, finds that the said Katie Pufferight is the person nominated in said will as the executrix thereof; and that she is a competent person to execute the same. It is, therefore, considered and ordered by the court that Letters Testamentary, under the will aforesaid, be granted unto the said Katie Pufferight. Bond herein is dispensed with in pursuance of the request of the testator in his last will and testament. Whereupon came the said Katie Pufferight and accepted said appointment as the executrix of the will aforesaid.

It is therefore, further considered, ordered and adjudged by the court that Letters Testamentary under the will aforesaid, issue to said Katie Pufferight, that this proceeding be recorded; and that the said executrix pay the costs in this behalf taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Amanda M. F. Lockwood, Deceased.

Be it remembered, that heretofore, to-wit: On the 18<sup>th</sup> day of December 1902, an entry of the appointment of an Administratrix was made upon the Journal of this court in the words and figures following, to-wit:

Probate Court, December 18, 1902.

Order for Bond

In the Matter of the estate of Amanda M. F. Lockwood, deid } Appointment. No. 5819. Order for Bond.

This day Josiah Turner appeared in open court, and made and filed an application, under oath as required by law to be appointed Administratrix of the estate of Amanda M. F. Lockwood, late of Paris Township, Curious 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 administratrix should be appointed and that said Josiah Turner is a suitable person and legally competent; and it appearing to the court that there is less than \$500<sup>00</sup> personal estate, an appraisement herein is dispensed with; it is ordered that said Josiah Turner be appointed as such administratrix upon giving bond with sureties as required by law, in the sum of eighteen Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

Bond Approved of

Order for Bond, Dr. Lic

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UNION COUNTY PROBATE COURT.

Bond Approved - In the Matter of the estate of Amanda M. F. Lockwood, Deceased. } Probate Court, December 18, 1902. Appointment. Bond Approved. Letters Issued.

This day Josiah Turner appeared in open court, accepted the appointment as administrator of the estate of Amanda M. F. Lockwood deceased, and gave and filed herein his bond in the sum of Eighteen Hundred Dollars, conditioned according to law, with Edward Court and H. W. Court freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of Administration issue to said Josiah Turner; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Loretta Armintrout, Deceased.

Be it remembered, that heretofore, to-wit: On the 12<sup>th</sup> day of December A. D. 1902, an entry of the appointment of an Administrator with will annexed was made and entered upon the Journal of this court, which reads as and figures following, to-wit:

Order for Bond - In the Matter of the Estate of Loretta Armintrout, Deceased. } Probate Court, December 12, 1902. No. 5817 Appointment. Order for Bond.

This day A. J. Armintrout appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator with will annexed of the estate of Loretta Armintrout late of Washington Township, Union County, Ohio, deceased, and 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. J. Armintrout is a suitable person and legally competent; it is ordered that said A. J. Armintrout be appointed as such administrator with the will annexed 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

Bond Approved - In the Matter of the estate of Loretta Armintrout, Deceased. } Probate Court, December 20, 1902. Appointment. Bond Approved. Letters Issued.

This day A. J. Armintrout appeared in open court, accepted the appointment as Administrator with the will annexed of the estate of Loretta Armintrout deceased, and gave and filed herein his bond in the sum of Six Hundred Dollars, conditioned according to law, with A. D. Rogers and Harry Armintrout freeholders as sureties, which bond is approved by the court. It is therefore ordered

RECORD OF ACCOUNTS.

that letters of Administration with the will annexed issue to said A. J. Amintrow; that an appraisement be dispensed with until ordered by the court; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Ira Pairs, Minor.

Be it remembered, that heretofore, to-wit: On the 20<sup>th</sup> day of December, A. D. 1902, an entry was made and entered upon the Journal of this court which reads in the words and figures following, to-wit: No. 5821.

Order for Bond

In the Matter of the Guardianship of Ira Pairs, Minor. Probate Court, December 20, 1902. Appointment. Order for Bond.

This day Michael Davis appeared in open court, and made application to be appointed Guardian of Ira Pairs and the court being satisfied that said Ira Pairs is a minor of the age of fourteen years, March 12, 1902, and child of Alfred Pairs late of Union Township, Union County, Ohio, deceased, and that said minor resides in this county; and the said Ira Pairs having in open court made choice of said Michael Davis as his Guardian which choice is approved by the court; and the court being further satisfied that a Guardian is necessary, and that said Michael Davis 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 Michael Davis 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.

Bond Approved.

In the Matter of the Guardianship of Ira Pairs, Minor. Probate Court, December 20, 1902. Appointment. Bond Approved. Letters Issued.

This day Michael Davis appeared in open court, accepted the appointment as Guardian of Ira Pairs and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with J. H. Davis and Oscar Rivers freeholders as sureties thereon, which bond is approved by the court. Thereupon said Michael Davis 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 Michael Davis 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 Rachel Long, Deceased.

Be it remembered, that heretofore, to-wit: On the 14<sup>th</sup> day of November A.D. 1902, an entry was made and entered upon the Journal of this Court which reads in the words and figures following, to-wit:

Journal  
Entry -  
Order for  
Bond.

Probate Court, November 14, 1902.  
In the Matter of the Estate of Rachel Long, Deceased. } Appointment. No. 5796.  
Order for Bond.

This day Newton J. 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 Rachel Long 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 Newton J. Skidmore is a suitable person and legally competent; it is ordered that said Newton J. Skidmore be appointed as such administrator 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.

Bond  
Approved

In the Matter of the Estate of Rachel Long, Deceased. } December 23, 1902. Appointment  
Bond Approved. Letters Issued.

This day Newton J. Skidmore appeared in open Court, accepted the appointment as administrator of the estate of Rachel Long deceased, and gave and filed herein his bond in the sum of One Thousand and Six Hundred Dollars, conditioned according to law, with Andrew J. Skidmore and D. H. Harrington, freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of Administration issue to said Newton J. Skidmore; that an Inventory and Appraisement herein be dispensed with until further order; that this proceeding be recorded, and that said Administrator pay the costs herein, and do as follows:

John M. Brodrick, Probate Judge.

Estate of Beverly Depp, Deceased.

Be it remembered, that heretofore, to-wit: On the 27<sup>th</sup> day of December A.D. 1902, an entry of the appointment of an executor was made and entered upon the Journal of this Court which reads in the words and figures following, to-wit: In the Probate Court of Union County, Ohio.

In the Matter of the Estate of Beverly Depp, Deceased. } No. 5825. December 27, 1902.  
Appointment of Executor.

This day came Beverly Depp and made application

RECORD OF ACCOUNTS.

to be appointed executor of the last will and testament of Beverly Depp late of Union County, Ohio, deceased.

Whereupon the court being fully advised in the premises, finds that the said Beverly Depp is the person nominated in said will as the executor thereof; and that he is a competent person to execute the same. It is therefore, considered and ordered by the court that letters testamentary, under the will aforesaid, be granted unto the said Beverly Depp. Bond herein is dispensed with until further order of the court, in accordance with the request of the testator expressed in his said last will and testament. Thereupon came the said Beverly Depp and accepted said appointment as the executor of the will aforesaid. It is, therefore, further considered, ordered and adjudged by the court that letters Testamentary under the will aforesaid, issue to the said Beverly Depp; that this proceeding be recorded; and that the said executor pay the costs in this behalf taxed at \$

John W. Brodrick, Probate Judge.

Estate of Isaac Brodrick, Deceased.

Journal Entry - Ordering Record be -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Isaac Brodrick, deceased. No. 818. December 17, 1902.  
Order for Record of estate and First and Final Settlement.

This day came Charles C. Penhorwood, clerk of the Court of Common Pleas of Union County, Ohio, and presented to this court a certified transcript of the findings and orders of the said Court of Common Pleas in the matter of the appointment of an Administrator, Inventory and Sale Bill, first and final account of R. L. Woodburn, Administrator of the estate of said Isaac Brodrick, deceased, and of the final settlement of said estate and the said clerk also returns to this court the said original declination of administration, applications for letters of administration, bond of said R. L. Woodburn, as administrator as aforesaid, letters of administration, application for appointment of appraisers, Inventory and appraisement Sale bill, proofs of publication of notice of appointment and filing final account and the final account of said administrator with the vouchers thereto belonging.

On consideration whereof, it is ordered by the Court that said transcript and all original papers be filed herein, and that a record be made thereof, in this court in accordance with the findings and orders of the

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UNION COUNTY PROBATE COURT.

said Court of Common Pleas. It is further ordered by the Court that said R. L. Woodburn, as such administrator pay the costs herein taxed at \$ , within ten days from the entry hereof, and execution is awarded therefor.

John M. Brodrick, Probate Judge.

copy of Journal

In the Court of Common Pleas of Union County, Ohio  
entry - On the Matter of the estate of Isaac Brodrick, deceased. No. 7935. November 8<sup>th</sup> 1902  
Filing First and Final Account  
Account - This day came R. L. Woodburn, Administrator of the estate of Isaac Brodrick, 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 Sixth day of December A. D. 1902, at one o'clock P. M., to which time said matter is continued.

Samuel Dow, Judge.

Court of Common Pleas of Union County, Ohio.

copy of Journal

In the Matter of the estate of Isaac Brodrick, deceased } In the Court of Com. Pleas of Union County, Ohio  
entry, - } December 6<sup>th</sup> 1902 - Settlement of  
confirmation of } First and Final Account.

to confirm account. R. L. Woodburn, Administrator of the estate of Isaac Brodrick, late of Union County, Ohio, deceased, having heretofore, to wit: On the 8<sup>th</sup> day of November 1902, 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 and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 12<sup>th</sup> day of November 1902, 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 \$250<sup>00</sup> as his legal compensation to this date. On consideration whereof and the Court being fully advised in the premises, the said Administrator is allowed said sum of \$250<sup>00</sup> as his legal compensation. It is therefore ordered by the Court that the said Administrator retain out of the money of said estate the items last aforesaid, to wit: \$250<sup>00</sup>.

And the Court do find the said R. L. Woodburn Administrator, chargeable with assets of said estate in the sum of \$10108.29, and that he is entitled to credits in the



UNION COUNTY PROBATE COURT.

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			No. of Vouchers	
		1/2 Cash from home Howard - Sale of corn		196 89
		" " " W. Howard & Son " "		207 08
		" " " J. J. Robinsons " " hay		2000
		" " " Frank J. Robinson " " farm		9275 00
		" " " Chamberlain Bros. sale of hay		20 62
		Said Administrator credits himself as follows:		
1901	May	2 Paid Cyrus Zimmerman	1	5 00
		7 " Rev. G. W. Hoffman	2	5 00
		20 " W. J. Castanien	3	65 00
		20 " J. H. Ryan, Clerk,	4	4 00
		25 " John R. Taylor, Sgt	5	10 00
		27 " Era Perry	6	2 18
	June	21 " Minnie Barber	7	1 50
		22 " M. L. Badders	8	1 00
	Augt	1 " J. W. Monroe, Es.	9	16 51
		23 " J. H. Parker	10	2 75
		29 " L. J. Carpenter	11	15 00
		" Isaac Walke - Threshing & fixing fence - no vouchers		1 40
		" Garfield Hurd - threshing " no vouchers		63
		" Henry Parker " " "		1 15
		" Nelson Smith " " "		2 00
		" Keyes Holycross & Aaron Holycross " " "		3 00
		" Knight Benton - threshing " " "		1 15
		" Mart Badders - fixing fence " " "		50
	Nov.	23 " L. W. Glire	12	1 00
		26 " Reuben Poling	13	1 00
	Dec.	10 " Geo. E. Bishop	14	7 00
		18 " M. W. Thomas, Es.	15	32 74
		18 " " " " " "	16	13 57
	Jan'y	6 " The Union Central Life Insurance Company	17	316 00
		31 " J. W. Monroe, Es.	18	18 20
		31 " " " " " "	19	17 19
	May	20 " The Union Central Life Ins. Co. - See Order of Distribution, <sup>Hand Sale</sup>		5016 67
		20 " Thomas Stillings	20	99 72
	Jan'y	10 " Lester Clark	21	685 73
		11 " Chas. W. Southard, Cashier	22	302 67
		10 " Union Banking Company	23	131 00
		11 " John M. Brodrick	24	372 94
		13 " Jas. W. Field	25	5 20
		14 " Snider Bros.	26	37 71
		16 " Chas. G. Penhorwood, Clerk	27	20 72
	July	24 " S. Cranston	28	2 40
		24 " Wm Howard & Son	29	91
		24 " S. L. Drinn	30	90
		24 " A. M. Scott & Bro.	31	1 00
		24 " " " " " " "	32	11 36
		25 " L. W. Sharp M. D.	33	27 50
		Amounts carried forward,		

RECORD OF ACCOUNTS.

		Amounts brought forward,	\$10108.29	\$7260.91
July	26	Paid Shearer & Shearer	34	2.00
August	5	" Sarah P. Brodrick	35	1887.35
	7	" Rev. G. W. Huffman	36	5.00
	16	" Dwight Benton	37	5.00
Oct.	4	" J. W. Bartmell	38	130.00
	24	" Anna Brodrick	39	105.00
		Administrator's compensation & atty fees in full		25.000
Dec.	17	Paid Shearer & Shearer	40	3.00
		costs in Common Pleas Court this account & dis.		889
		" " Probate " " "		9.00
		Amount to balance,		33664
			\$10108.29	\$10108.29

Recapitulation.

Total amount chargeable,	# 10108.29
Total amount credited,	9571.65
Balance due said estate,	# 53664

Affidavit to Account.

The State of Ohio, Union County, ss:

I, R. L. Woodburn, Administrator of the estate of Isaac Brodrick, 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 8<sup>th</sup> day of November A. D. 1902.

(L. S.) Chas. C. Penhorwood, Clerk of Court.

Certificate The State of Ohio, Union County, ss:

I, Chas. C. Penhorwood, Clerk of the Court of Common Pleas within and for said county and State, do hereby certify that the within are true copies of the Journal entries in the Court of Common Pleas of Union County, Ohio, in the action entitled, In the Matter of the Estate of Isaac Brodrick, deceased, Cause No. 7935. In testimony whereof, I have hereunto subscribed my name officially and affixed the seal of said Court at the Court House in Marysville, in said county and State, this 16<sup>th</sup> day of December A. D. 1902.

(L. S.) Chas. C. Penhorwood, Clerk.

No. 5310.

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In the Matter of Accounts filed for Settlement.

In the Probate Court of Union County, Ohio.  
 In the Matter of Accounts } Entry - December 27, 1902.  
 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, 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 Union County, Ohio, which will be for hearing on Saturday, December 27, 1902, at one o'clock P. M., as follows, to-wit:

- No. 5310. Abram E. Wetzal, executor of the will of Martin Wetzal, final account.
- 5441. J. W. Powell, executor of the will of William Powell, final account.
- 5529. W. H. Willis, executor of the will of James Middleton, final account.
- 5519. Mary J. Skidmore, executrix of the will of Thomas B. Skidmore; first account.
- 5612. Isaac W. Sarraft, executor of the will of Isaac J. Sarraft; first account.
- 5761. Vernon Gandy, executor of the will of Elizabeth Gandy; final account.
- 4353. A. L. Scott, executor of the will of John F. Granger; final account.
- 5688. Erasmus J. Phelps et al. Administrators of the estate of Theodor Phelps; final account.
- 5598. George W. Bonn, administrator of the estate of Thomas S. Bonn; final account.
- 5514. John L. Spain, administrator of the estate of Elizabeth Shinnannon; final account.
- 5335. William King, administrator of the estate of Fannie Franklin; final account.
- 5456. Jefferson L. Richey, administrator of the estate of Roscoe L. Hagy; final account.
- 4813. Willie Thompson, guardian of Walter S. Thompson, Inogene Thompson and Harry E. Thompson; third account.
- 4570. George Scheidner, guardian of Elizabeth E. Scheidner; third account.
- 3575. David R. White, guardian of Sumner S. Chapman and Ferra M. Chapman; final account.
- 5003. J. R. Hodge, guardian of Letonia Gamble and Frank Gamble; third account.

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

RECORD OF ACCOUNTS.

hearing.

John M. Brodrick, Probate Judge, Union County, Ohio.  
December 3, 1902-4 W.

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for four consecutive weeks in "The Marysville Tribune", a newspaper of general circulation in the County of Union, the first publication beginning with December 3, 1902.

W. O. Shearer.

Sworn to and subscribed before me this 27<sup>th</sup> day of December 1902.

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

Printer's fee, Paid - Shearer & Shearer.

Estate of Martin Wetzel, Deceased.

Resignation of Executor of Martin Wetzel, Deceased. } No. 3310.  
filed Nov. 5, 1902.

Now comes Abram E. Wetzel and presents to the court his first and final account of his administration of said estate and hereby tenders his resignation of said trust and prays that the same be forthwith accepted.  
Abram E. Wetzel.

Journal Entry - On the Probate Court of Union County, Ohio. } No. 3310. }  
On the Matter of the Estate of Martin Wetzel, Deceased. } November 5, 1902 }  
Accepting Resignation of Executor.

This day came Abram E. Wetzel, Executor of the last will and Testament of Martin Wetzel, deceased, and filed herein his amended first and final account, and also tendered his resignation as such executor, which, for reasons satisfactory to the court, is hereby accepted.

John M. Brodrick, Probate Judge.

Journal Entry - On the Probate Court of Union County, Ohio. }  
On the Matter of the Estate of Martin Wetzel, Deceased. } November 5, 1902. } Filing Amended First and Final Account.

This day came Abram E. Wetzel, Executor of the estate of Martin Wetzel, late of Union County, Ohio, deceased, and presented his amended first and final account in settlement of said estate duly verified.

Leave is hereby granted unto said executor to withdraw from the files his original first account filed herein on December 12<sup>th</sup> 1901, and to substitute therefor said amended first and final account. Whereupon, the court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of December A. D. 1902, at one o'clock P. M., to

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UNION COUNTY PROBATE COURT.

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 estate of (No 5310. December 27, 1912.

confirmation - Martin Wetzel, deceased. Settlement of First and Final Account.

ing Acct. This day this matter came on to be heard on motion to confirm account. Abram E. Wetzel, Executor of the estate of Martin Wetzel, late of Union County, Ohio, deceased, having heretofore, to wit: On the 5th day of November 1912, 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 December 1912, 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 \$7.00 as his legal compensation, and \$2.25 for expenses as such executor.

On consideration whereof, and the court being fully advised in the premises, the said executor is allowed said sum of \$7.00 as his legal compensation and the sum of \$2.25 for 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: \$9.25.

And the court do find the said executor chargeable with assets of said estate in the sum of \$139.06 and that he is entitled to credits in the sum of \$139.06, 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.

Abram E. Wetzel, executor of the will and of the estate of Martin Wetzel deceased, in account with said estate.

Amended First and Final Account

Said Executor charges himself as follows:		cts.	cts.
1899	Nov. 1	To amount received from Hinderer Bros. rent	21 75
	"	" " " " Dalton Peters "	75
	"	" " " " M. P. Wetzel interest	12
	"	" " " " same	36
	"	" " " " Elizabeth S. Wetzel	65 56
			\$139 06

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RECORD OF ACCOUNTS.

					\$ 139 06	
		Said executor claims credit for payments made on behalf of said estate, to-wit:				
1899	Sept. 8	By cash to Robinson & Curry	Vouchers	1		484
	Oct. 27	" " " Roy Wairo	"	2		2
		" " " E. E. Gabriel	"	3		4950
		" " " J. J. Andrews	No	"		1
	Nov. 28	" " " Wm. M. Snodgrass	"	4		130
	Dec. 21	" " " J. H. Kinkade	"	5		5
1900	Jan. 4	" " " James McCampbell	"	6		1610
		" " " Sheares & Sheares	"	7		2
	April 17	" " " C. H. Rouse, Atty	No	"		5
	July 19	" " " J. H. Keenington	"	8		4
1901	June 17	" " " Dr. D. Boylan	"	9		17
	Dec. 12	" " " John M. Brodrick	"	10		760
1902	Nov. 5	" " " Same	"	11		340
		" " " James McCampbell	"	12		10
		" " " Executor, statutory compensation				
		" " " at 6 per cent				787

Said executor asks allowance for actual personal expenses incurred in and about his administration

225  
\$ 139 06 \$ 139 06

Recapitulation.

Total amount chargeable,	\$ 139 06
Total amount credited,	\$ 139 06

Affidavit to Account.

The State of Ohio, Union County, ss:  
I, Abram E. Wetzal, executor of the estate of Martin Wetzal deceased, do make solemn oath that the within account is in all respects true and correct, as lawfully believed.

Abram E. Wetzal.

Sworn to before me and signed in my presence, this 5th day of November A.D. 1902.

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

Journal entry -

entry - Is. Confirms - W. ation of Account -

Account -

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" 7 "  
" 15 "

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Estate of William Powell, deceased.  
 In the Probate Court of Union County, Ohio.  
 Journal entry - In the Matter of the Estate of (No. 5441. November 10<sup>th</sup> 1902.  
 William Powell, deceased. Filing First and Final Account.  
 This day came J. W. Powell, executor of the estate of William Powell 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 27<sup>th</sup> day of December 1902, 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 (No. 5441. December 27, 1902  
 confirmation of William Powell, deceased. Settlement of First and Final Account.  
 This day this matter came on to be heard on motion to confirm account. J. W. Powell, executor of the estate of William Powell, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 10<sup>th</sup> day of November 1902, 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 3<sup>rd</sup> day of December 1902, 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 \$403<sup>41</sup> and that he is entitled to credits in the sum of \$445<sup>01</sup>, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$41<sup>60</sup> due <sup>the</sup> said executor from 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.

Account - Executor's Account.  
 J. W. Powell, executor of the estate of William Powell deceased, in account with said estate.  
 Said Accountant charges himself as follows:

1900			
Nov. 22	%	Lenox Bros. for wheat	16 14
Dec. 3	"	old corn (Cash)	23 15
" 7	"	new corn "	17 44
" 15	"	corn "	24 32
		Amount carried forward,	\$ 81 05

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 curately believe  
 presence,  
 Judge.

RECORD OF ACCOUNTS.

1900		Amount brought forward,		\$	81 05
Dec. 26	1900	To corn (Cash)			75 63
March 19	1901	" clover seed (Cash)			14 92
Nov. 30	1900	" wheat "			30 62
Jan. 29	1901	" corn "			18 90
June 24		" Cash for hay			78 98
August 26		" " " wheat			75 50
Nov. 1	1902	" " " clover hay			6 16
"	"	" " " mixed hay			21 75
				\$	403 41

Said Accountant credits himself as follows:

Nov. 23	1900	By fid M. L. Carpenter witness fees	V. No. 1		3 00
"	"	" " O. J. Rouse " "	" " 2		4 00
Dec. 3		" " Wesley Bosh labor	" " 3		1 00
" 14		" " J. W. Buler "	" " 4		1 25
" 21		" " L. E. Fisher "	" " 5		1 50
" 24		" " O. P. Leroy cash for coal	" " 6		5 50
"	"	" " M. W. Buler, Cash for husking corn	" " 7		8 88
Jan. 12	1901	" " G. M. Fisher labor	" " 8		1 00
May 9		" " L. S. Phelps "	" " 9		18 61
Aug. 22		" " J. L. Martin funeral expenses	" " 10		20 78
Nov. 30		" " J. E. Mather, labor	" " 11		1 00
Dec. 15	1902	" " Hodman & Thornhill, air	" " 12		10 08
Sept 2	1901	" " Hendricks, Bonham & Co.	" " 13		36 00
Dec. 9	1901	" " B. P. Hall M. R.	" " 14		38 50
Nov. 1	1900	" " Probate Judge J. M. Brodrick	" " 15		4 00
" 1		" " " " " " " "	" " 16		3 00
Jan. 3	1901	" " " " " " " "	" " 17		15 20
" 9		" " Dec. taxes 1900	" " 18		12 41
July 9		" " June " 1901	" " 19		12 41
Jan. 14	1901	" " Dec. " "	" " 20		12 68
June 14	1902	" " June " 1902	" " 21		12 68
Sept 13	1902	" " G. H. M. Elroy (Atty)	No voucher		13 00
Jan. 14	1902	" " For movement	V. No. 22		125 53
Nov. 10		" " L. L. Arthur, Atty fee	" " 23		5 00
"		" " Probate Judge, J. M. Brodrick	" " 24		6 00
				\$	445 01

<u>Recapitulations</u>		
Total amount chargeable,		\$ 453 41
Total amount credited,		445 01
Balance due said Executor		\$ 41 60

Affidavit to Account.  
 The State of Ohio, Cuyahoga County, ss:  
 I, J. W. Powell, executor of the estate of William Powell deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Journal Entry -

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(Signed) J. W. Powell executor.  
Sworn to before me and signed in my presence, this 10<sup>th</sup>  
day of November A.D. 1902.  
John M. Brodrick, Probate Judge.

Estate of James Middleton, deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the estate of James Middleton, deceased. { No. 5529. November 11, 1902.  
Filing First and Final Account

This day came W. H. Willis, executor of the estate of James Middleton late of Union County, Ohio, deceased, and presented his 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 27<sup>th</sup> day of December A.D. 1902, 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 James Middleton, deceased. { December 27, 1902 - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. W. H. Willis, executor of the estate of James Middleton, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 10<sup>th</sup> day of November 1902, 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 3<sup>rd</sup> day of December 1902, 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 \$5<sup>00</sup> as his legal compensation and \$20<sup>00</sup> 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 \$5<sup>00</sup> as his legal compensation, and the sum of \$20<sup>00</sup> for extraordinary services. It is therefore ordered by the court that the said executor retain out

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RECORD OF ACCOUNTS.

of the money of said estate the sum of the two items last aforesaid, to wit: \$25.<sup>00</sup>.

And the court do find the said executor chargeable with assets of said estate in the sum of \$112.83 and that he is entitled to credits in the sum of \$119.83 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.

Executor's Account

Account -

W. H. Willis, executor of the estate of James Middleton deceased, in account with said estate.

Said executor charges himself as follows:

To rec'd from Rachel Middleton	\$ 99 41	
" " " " " "	20 42	
1901		
April 17	Paid for revenue stamp	50
May 1	" Sam. Thompson	1 41
" 1	" J. M. Fox	1 00
" 1	" W. H. Willis	1 00
" 3	" J. E. Shelton	65 00
" 4	" Wm. J. B. Taylor	2 75
" 15	" J. M. Brodrick P. J.	11 91
" 15	" A. J. Hare	2 00
1902		
April 10	" J. M. Brodrick P. J.	2 40
Nov. 10	" " " " " "	3 90
" 10	Attorney's commission on \$99. <sup>41</sup>	5 96
" 10	" extra allowance	20 80
		<u>\$ 119 83</u> <u>\$ 119 83</u>

Recapitulation.

Total amount chargeable,  
Total amount credited,

\$ 119 83  
\$ 112 83

Affidavit to Account.

The State of Ohio, Union County, ss:

I, W. H. Willis, executor of the estate of James Middleton deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

W. H. Willis.

Sworn to before me and signed in my presence, this 10<sup>th</sup> day of December A.D. 1902.

E. D.

John M. Brodrick, Probate Judge.

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UNION COUNTY PROBATE COURT.

Estate of Thomas B. Skidmore deceased.

Journal  
Entry -  
Order for  
Notice -

On the Probate Court of Union County, Ohio.  
In the Matter of the Estate of (No. 5519. November 11<sup>th</sup> 1902.  
Thomas B. Skidmore, deceased. Filing First Partial Account  
This day came Mary J. Skidmore, executrix of the estate  
of Thomas B. Skidmore late of Union County, Ohio, de-  
ceased, and presented her first partial account in set-  
tlement of said estate duly verified. Whereupon the  
Court do order the same filed and advertised for hearing on  
Saturday the 27<sup>th</sup> day of December A.D. 1902 at one o'clock  
P.M., to which time said matter is continued.

Journal  
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John M. Brodrick, Probate Judge.  
In the Matter of the Estate of (No. 5519. December 27, 1902.  
Thomas B. Skidmore, deceased. Settlement of First Account.

On the Probate Court of Union County, Ohio.  
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 11<sup>th</sup> day of  
November 1902, 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 cir-  
culation in the County aforesaid, for not less than three  
consecutive weeks prior and after the 2<sup>nd</sup> day of Decem-  
ber 1902, and no exceptions were filed after the 5<sup>th</sup> day of  
December 1902, and no exceptions having been filed there-  
to, 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 executrix for the allowance  
of \$8<sup>00</sup> as her legal compensation. On consideration  
whereof, and the Court being fully advised on the  
premises, the said executrix is allowed said sum  
of \$8<sup>00</sup> 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: \$8<sup>00</sup>.

And the Court do find the said executrix chargeable  
with assets of said estate in the sum of \$251<sup>62</sup> and  
that she is entitled to credits in the sum of \$143<sup>96</sup>, as  
shown by said vouchers and other evidence produced to  
the Court. And the Court do further find that there  
is a balance of \$107<sup>67</sup> in the hands of the said execu-  
trix due said estate, and said account is settled  
accordingly. It is ordered that said executrix  
distribute said balance according to law and the

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RECORD OF ACCOUNTS.

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

John M. Brodrick, Probate Judge

Account- Executrix Account.

Mary J. Skidmore, executrix of the estate of Thomas B. Skidmore deceased, in account with said estate.  
1st Account.

Said executrix charges herself as follows:

1901	April 20	To cash Schedule E Inventory	\$104.93
	July 8	" personal property Schedule H Inventory	146.70
		Total,	\$251.63

Said executrix claims credits as follows:

1900	Nov. 20	Payment paid Probate Hall etc.	1	10.34
"	"	" " " J. H. Kirkcaldie witness	2	1.00
"	"	" " " W. W. Merchant "	3	1.00
"	"	" " " " " " Atty	4	10.00
1901	Jan. 11	" " " Fred Ellsworth, digging grave,	5	2.00
1902	Jan. 22	" " " F. L. Hamilton, Interest	6	32.00
1901	" 11	" " " F. L. Hamilton "	7	32.00
1902	March 20	" " " Probate costs Inventory &c.	8	38.50
	Nov. 11	" " " Executrix fees \$135.		8.10
"	"	" " " J. H. Kirkcaldie, Atty	9	3.00
"	"	" " " Probate costs this account &c.	10	6.00
				\$143.96

Note: - The mortgage mentioned in the will is still unpaid and as executrix is unable to make final settlement.

Recapitulation.

Total amount chargeable,	\$251.63
Total amount credited,	143.96
Balance due said estate,	\$107.67

Affidavit to Account.

The State of Ohio, ss.

Corion County, 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 verily believe.

Mary J. Skidmore.

Sworn to before me and signed in my presence, this 11th day of November A.D. 1902.

E. D.

John M. Brodrick, Probate Judge

Journal entry -  
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Estate of Isaac J. Sarraft, deceased.

Journal  
entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of Isaac J. Sarraft, deceased. { November 11<sup>th</sup> 1902, Filing First  
Account and Motion for Time  
This day came Isaac W. Sarraft, executor of the last will  
and testament of Isaac J. Sarraft late of Union County,  
Ohio, deceased, and presented his first account in set-  
tlement of said estate duly verified. Also his motion  
and affidavits 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 hear-  
ing on Saturday the 27<sup>th</sup> day of December A.D. 1902, at  
one o'clock P.M., to which time said matters are continued

John M. Brodrick, Probate Judge.

Motion -

Motion for extension of time to collect assets.  
In the Matter of the Estate of Isaac J. Sarraft, deceased. { Probate Court, Union County, Ohio.  
No. 5612. Motion.  
To the Hon. John M. Brodrick, Judge of said Court:

The under-  
signed Isaac W. Sarraft, executor of the estate of Isaac  
J. Sarraft 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 17<sup>th</sup> day of November A.D. 1902.

Isaac W. Sarraft, Executor.

Entry -  
Sustaining of  
Motions &  
Confirming  
Account

In the Matter of the Estate of Isaac J. Sarraft, deceased. { In the Probate Court of Union County, Ohio.  
No. 5612. December 27, 1902.  
Settlement of First Account.

This day this matter came on to be heard on motion  
to confirm account. Isaac W. Sarraft, executor of the  
estate of Isaac J. Sarraft, late of Union County, Ohio,  
deceased, having heretofore, to-wit: on the 17<sup>th</sup> day of  
November 1902, filed in this court his First Account,  
and notice of the time of hearing thereof having been giv-  
en as required by law by publication in The Mansfield  
Tribune, a newspaper published, and of general circu-  
lation in the county aforesaid, for not less than three  
consecutive weeks from and after the 3<sup>rd</sup> day of De-  
cember 1902, 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 \$40<sup>00</sup>  
as his legal compensation, and \$15<sup>05</sup> for cash expenses  
on behalf of said estate to this date. On consideration  
whereof, and the court being fully advised in the

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RECORD OF ACCOUNTS.

premises, the said executor is allowed said sum of \$40<sup>00</sup> as his legal compensation and the sum of \$15<sup>00</sup> for 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 sums last aforesaid, to wit \$55<sup>00</sup>.

And the court do find the said executor chargeable with assets of said estate in the sum of \$668<sup>76</sup> and that he is entitled to credits in the sum of \$872<sup>25</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$203<sup>20</sup> due the said executor from said estate, and said account is settled accordingly.

This day the matter came on to be further heard on the motion and affidavit of the said Isaac W. Snaft 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 19<sup>th</sup> day of November A.D. 1902 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 M. Brodrick, Probate Judge.

Account - Executor's Account.

Isaac W. Snaft, executor of the estate of Isaac J. Snaft deceased, in account with said estate.

Said executor charges himself as follows:

		Dr.	Cr.
1901	Oct. 21	To cash left by decedent as per inventory	1 10
		" " from Peoples Bank on certificate	637 50
		" " " same, Int. " "	4 16
1902	June 20	" " " C. H. Thompson (Invalid Chair)	10
	Nov. 1	" " " Peoples Bank Int. on certificate	16
Said executor claims credit for disbursements on behalf of said estate viz:			
1901	Oct. 21	Paid L. C. Ford	Vouchers 1 1
		" Esau Reid	" 2 1
		" E. E. Shirk	" 3 1
	22	" P. V. Burrows	" 4 2
		" J. E. Shelton	" 5 23 50
Nov	1	" W. S. Fogle	" 6 1 47
	2	" J. W. Monroe	" 7 15 75
		" J. H. Ryan	" 8 74 50
	8	" Shearer & Shearer	" 9 2
Dec	3	" J. W. Bartmull	" 10 2
		" John M. Brodrick	" 11 16 65
		" C. C. Penhorwood	" 12 2 33
		Amounts carried forward,	\$668 76
			\$203 20

1702  
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66876 20320

		To Amount brought forward,		\$	668 76		
		By " " "				\$	203 20
1902	March 29	Paid Shearer & Shearer	Couche	13			3
	July 11	" J. W. Monroe	"	14			11 74
	Nov. 6	" Chas. F. Thompson	"	15			16
	" 19	" J. W. Hilton	"	16			2 88
		" Wm. J. Johnson	"	17			7 87
		" John M. Brodrick	"	18			6 70
		" James McLaughlin	"	19			4
		" Isaac W. Sanraft, as per will	"	20			11 5
		Said executor claims his statutory					
		compensation on \$668.76 at 5%					40 12
		Said executor asks an allowance for					
		personal cash expenses in the admini-					
		stration of said trust					11 00
					\$	668 76	\$ 872 66
		To amount to balance				203 80	
					\$	872 66	

Recapitulations.

Total amount chargeable,	\$	668 76
Total amount credited,	\$	872 66
Balance due said executor	\$	203 80

Affidavit to Account.

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

Isaac W. Sanraft.

Sworn to before me and signed in my presence this 19<sup>th</sup> day of November A.D. 1902.  
John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Abijah Gandy, Deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of { No. 5761. Docketed 21, 1902.  
Abijah Gandy, Deceased. { Filing First and Final Account.  
This day came Vernon Gandy, Executor of the estate  
of Abijah Gandy, late of Union County, Ohio, deceased,  
and presented his first and final account in settle-  
ment of said estate duly verified. Whereupon the  
court do order the same filed and advertised for hear-  
ing on Saturday the 27<sup>th</sup> day of December A.D. 1902, at one  
o'clock P.M., to which time said matter is continued.  
John M. Brodrick, Probate Judge.

1902  
Augt 27 By  
Sept. 3 "  
" 3 "  
" 3 "  
" 2 "  
" 11 "  
Nov. 20 "  
" 21 "  
" 21 "  
" " "  
" " "

Entry -  
Confirming  
Accounts

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of { December 27, 1902 - Settle-  
Abijah Gandy, Deceased. { ment of First & final Account.  
This day this matter came on to be heard on motion  
to confirm account. Vernon Gandy, Executor of the  
estate of Abijah Gandy, late of Union County, Ohio, de-  
ceased, having heretofore, to-wit: On the 21<sup>st</sup> day of No-  
vember 1902, 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 3<sup>rd</sup> day of  
December 1902, 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 \$258.<sup>00</sup> and that he is  
entitled to credits in the sum of \$258.<sup>00</sup> 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.

Vernon Gandy, Executor of the estate of Abijah Gandy  
deceased, in account with said estate.

Said Executor charges himself as follows:

1902  
Augt 27

To money \$258.00

Journal  
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1902			Number	
Augt	27	By Probate Judge, probate fees	1	\$ 15 35
Sept.	3	" L. F. Wartabough M.D. medical services	2	100 00
"	3	" J. E. Shelton, funeral expenses	3	63 90
"	3	" George Wilbur, nursing - last sickness	4	40 00
"	7	" G. L. Boums M.D. - Med. Services -	5	11 60
"	11	" Calvin Cummings	6	40
Nov.	20	" Henry Evans - Wit. on will -	7	1 70
"	21	" Mary Gandy - for necessary acc -	8	2 10
"	21	" Robert McGrovy - making account &c	9	1 00
"	"	" Probate fees - final acct	10	6 50
"	"	" Mary Gandy - balance under will	11	26 35
				<hr/>
			255 00	255 00

Recapitulation:

Total amount chargeable, \$ 255 00.  
 Total amount credited, \$ 255 00

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Vernon Gandy, Executor of the estate of Abijah Gandy deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

Vernon Gandy, Executor.

Sworn to before me and signed in my presence, this 21<sup>st</sup> day of November A.D. 1902.

L.D.

Ada McCampbell

Deputy Clerk, Probate Court.

Estate of John F. Granger, deceased.

Journal entry -  
 Order for Notice &c

On the Probate Court of Union County, Ohio. In the Matter of the Estate of John F. Granger, deceased. No. 5353. November 24, 1902. Filing Second and final Account. This day A. L. Scott, Executor of the estate of John F. Granger, 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 27<sup>th</sup> day of December A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Prodrick, Probate Judge.

entry -  
 confirming Account &c

On the Matter of the Estate of John F. Granger deceased. In the Probate Court of Union County, Ohio. No. 5353. December 27, 1902 - Settlement of Second and Final Account.

This day this matter came on to be heard on motion to confirm account. A. L. Scott, Executor of the estate of John F. Granger, late of Union County, Ohio, deceased,

RECORD OF ACCOUNTS.

having heretofore, to-wit: on the 24<sup>th</sup> day of November 1902, 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 3<sup>rd</sup> day of December 1902, 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 \$17<sup>33</sup> as his legal compensation and \$7<sup>40</sup> for extraordinary expenses on behalf of said estate to this date. On consideration whereof and the court being fully advised on the premises, the said executor is allowed said sum of \$17<sup>33</sup> as his legal compensation and the sum of \$7<sup>40</sup> for expenses.

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: \$26<sup>73</sup>

And the court do find the said executor chargeable with assets of said estate in the sum of \$751<sup>55</sup> and that he is entitled to credits in the sum of \$587<sup>21</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$163<sup>64</sup> 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 among the parties thereto entitled by law and the will of said decedent; and make report thereof as provided by Statute. 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 W. Brodrick, Probate Judge.

Executors Account.

A. L. Scott, Executor of the estate of John F. Granger deceased, in account with said estate.

Said executor charges himself as follows:

			Dr.	Cr.
1901	Dec. 3	To balance on First Account	308 69	
"	4	" Cash from Mills Harrod (Sale of real estate)	50	
"	28	" " " Elmer Adams (bal. 1 <sup>st</sup> \$150 <sup>00</sup> note)	16 55	
1902	Jan. 8	" " " Same (for B. E. Baker) 2 <sup>nd</sup> \$150 <sup>00</sup> note princ.	15 00	
"	"	" " " Same (" same) " " " int.	27 81	
Mar.	10	" " " Mills Harrod (Sale of real estate)	53 75	
Nov.	8	" " " J. A. Harrington, Adm'r Mills Harrod (bal. land sale)	108 40	
1902	Feb. (4)	" " " W. G. Roots, per Acct, on Maloy Judg't	36 35	
			\$751 55	

1901  
Dec. 17  
1902  
Jan. 8  
" 9  
" 14  
Feb. 4  
Aug. 4  
Feb. 4  
Nov. 24

UNION COUNTY PROBATE COURT.

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		1/2 amount forward,		\$ 751 55
		Said executor claims credit for payments made on behalf of said estate as follows, viz:		
1901	Dec. 17	By paid John G. Hill	Voucher 1	
1902	Jan. 8	" " O. J. Davis	2	1
	" "	" " B. E. Baker	3	4 00
	" 9	" " James McCampbell	4	10
	" 14	" " Chas. B. Penhorwood	5	5 45
Feb'y	4	" " Same	6	71 40
Aug.	4	" " Laura E. De Bolt	7	11 00
Feb'y	4	" " W. G. Roots for allowed claims	8	36 35
Nov.	24	" " John W. Brodrick	9	7 75
		" " James McCampbell	10	12 50
		" " Executors fees on \$50 <sup>00</sup> at 2%		4 80
		" " Same " " 362 <sup>00</sup> " 4 "		14 48
		Said executor asks extra compensation for cash personal expenses as per bill filed		7 50
		By amount to balance		163 64
				\$ 751 55 751 55

Statement.

Said executor respectfully represents to the Court that, as to the note of Addie S. Curranham for \$10 entered in the Inventory, the said debtor has satisfied him by affidavit that the same has been paid, though not surrendered; That, as to the note of James A. Higget, entered in the Inventory, the same is worthless by reason of the insolvency of the maker thereof, and said note is produced for filing in Court pursuant to law; That as to the book account against Elmer Adams, entered in the Inventory, the same is uncollectable, by reason of debtors refusal to pay same and his legal exemption against an execution therefor.

Said executor further represents that about the month of January 1902, one John Maloy procured a judgment in the Court of Common Pleas of said County against one W. G. Roots, upon whose appeal bond said John F. Granger was a surety. Said Roots being insolvent, this accountant paid as executor, as above set forth in his account, his proportion of said liability; but, by reason of the continued insolvency of said Roots, he has been unable to collect the same save as to the amount of said account allowed in favor of said Roots as stated in his account above.

Recapitulation.

Total amount chargeable,	\$ 751 55
Total amount credited,	\$ 587 91
Balance due legatees under will,	\$ 163 64

308 69  
50  
16 55  
150  
27 81  
53 75  
108 40  
36 35  
751 55

RECORD OF ACCOUNTS.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, A. L. Scott, executor of the estate of John F. Kravitz, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

A. L. Scott, Executor.

Sworn to before me and signed in my presence, this 24<sup>th</sup> day of November A.D. 1902.

(L.S.)

John M. Brodrick, Probate Judge.

Estate of Theodore Phelps, Deceased.

In the Probate Court of Union County, Ohio.

In the Matter of the Estate of (No. 5688). November 17, 1902.  
Theodore Phelps, Deceased. Filing First and Final Account.

This day came William H. Phelps and Spencer Phelps, two of the Administrators of the estate of Theodore Phelps late of Union County, Ohio, deceased, and presented their 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 27<sup>th</sup> day of December A.D. 1902, 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 Estate of Theodore Phelps, Deceased. December 27, 1902 - Settlement of First & Final Account.

This day this matter came on to be heard on motion to confirm account. Percestus J. Phelps et al. Administrators of the estate of Theodore Phelps, late of Union County, Ohio, deceased, having heretofore, to wit: On the 17<sup>th</sup> day of November 1902, 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 Mansfield Tribune, a newspaper published and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 2<sup>nd</sup> day of December 1902, 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 \$17<sup>25</sup> as their legal compensation for services rendered

Journal entry -  
Order for  
Notice re.

Journal entry -  
confirming  
Account re.

Account -

1902	April 4	Bay
	" 7	"
	" 7	"
	" 7	"
	" "	"
	" "	"
Nov.	17	"
"	"	"

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UNION COUNTY PROBATE COURT.

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 \$17.25 as their legal compensations. It is therefore ordered by the court that the said Administrators retain out of the money of said Estate the sum aforesaid, to-wit: \$17.25.

And the court do find the said Administrators chargeable with assets of said estate on the sum of \$287.50 and that they are entitled to credits on the sum of \$287.50 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 Administrators due said estate, and said account is settled accordingly.

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 W. Brodrick, Probate Judge.

Account - Administrators Account.

William A. Phelps, Perastus J. Phelps and Spencer Phelps, Administrators of the estate of Theodore Phelps deceased, on account with said estate.

Said Administrators charge themselves as follows:

	To Cash		\$287.50
1902			
April 4	By Cash to appraisers	1	\$ 5.00
" 7	" " " H. W. Warden	2	2.00
" 7	" " " H. V. Spicer	3	25.00
" 7	" " " Administrators	4	17.25
" 7	" " " Widm's allowance	5	215.00
" "	" " " Probate Judge	6	11.25
Nov. 17	" " " " "	7	5.50
" "	" " " " Kellye fee - H. V. Spicer	8	8.20
			\$287.50 \$287.50

Recapitulation:

Total amount chargeable,	\$287.50
Total amount credited,	\$287.50
Balance due said estate,	Nothing

Affidavit to Account.

The State of Ohio, Union County, ss:  
We, William A. Phelps and Spencer Phelps, Administrators of the estate of Theodore Phelps deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

William A. Phelps  
Spencer Phelps.

Sworn to before me and signed in my presence this 15<sup>th</sup> day of November A.D. 1902. J. W. Brodrick  
John W. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Thomas S. Coons, Deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio.  
No. 5598. November 21<sup>st</sup> 1902.  
In the Matter of the Estate of Thomas S. Coons, Dec'd. Filing First and Final Account.  
This day came George W. Coons, Administrator of the estate of Thomas S. Coons, 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 27<sup>th</sup> day of December A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

In the Matter of the Estate of Thomas S. Coons, Deceased. December 27, 1902 - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. George W. Coons, Administrator with will annexed of the estate of Thomas S. Coons, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 21<sup>st</sup> day of November 1902, 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 Marietta Tribune, a newspaper published, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 3<sup>rd</sup> day of December 1902, 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 \$382.11 and that he is entitled to credits in the sum of \$382.11 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.

Account -

Administrators Account.  
George W. Coons, Administrator with will annexed of the estate of Thomas S. Coons deceased, on account with said estate.

Said Administrator charges himself as follows:  
To cash contributed by devisees pro rata to settle estate, there being no chattel

1902

Aug. 10  
Sept. 20  
1902  
Jan'y 11  
May 2  
" 3  
" 10  
Nov. 21

			1900	1902
	property from which to derive funds therefor, except old monument.		377 11	
Aug. 10	1/2 amount recd on old monument		5	
	The said Administrator claims credit for payments made by him on behalf of said estate as follows, to-wit:			
Sept. 20	Paid F. L. Winter	Coucher	1	50
Jan'y 11	" Andrew S. Moury	"	2	1
May 2	" John M. Brodrick	"	3	18 95
" 3	" James McEampbell	"	4	10
" 10	" J. D. Carl	"	5	2 50
Nov. 21	" Wm West (for G. R. Gordon)	"	6	14 50
	" Sterling L. Coors	"	7	25
	" Lydia Ellis	"	8	5
	" James Shirk	"	9	3 50
	" Geo. W. Coors, personal claim			24 21
	" Geo. W. Worden	"	10	2
	" John M. Brodrick	"	11	2 25
	" James McEampbell	"	12	2
			\$	382 11
				\$
				382 11

Recapitulation:

Total amount chargeable, \$382 11  
 Total amount credited, \$382 11

Affidavit to Account

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

George W. Coors.

Sworn to before me and signed in my presence, this 21<sup>st</sup> day of November A. D. 1902.



John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Eliza Shinnamon, deceased.

Journal  
Entry -  
Order for  
Notice &c.

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of Eliza b. Shinnamon, deceased. No. 514. November 22<sup>nd</sup> 1902.  
Filing First Partial Account.  
This day came John L. Spain, Administrator of the estate of Eliza b. Shinnamon late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified. Also at the same time said Administrator filed his motion for Extension of time for one year to collect the assets of said estate. Whereupon the court do order the same filed and said account advertised for hearing on Saturday the 27<sup>th</sup> day of December A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -  
confirming  
Account &c.

In the Matter of the Estate of Eliza b. Shinnamon, deceased. } In the Probate Court of Union County,  
Ohio, November 27, 1902 -  
Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. John L. Spain, Administrator of the estate of Eliza b. Shinnamon, late of Union County, Ohio deceased, having heretofore, to wit: On the 22<sup>nd</sup> day of November 1902, 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 3<sup>rd</sup> day of December 1902, 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 \$15<sup>13</sup> as his legal compensation and \$2<sup>45</sup> for expenses on behalf of 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 \$15<sup>13</sup> as his legal compensation, and the sum of \$2<sup>45</sup> 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: \$17<sup>65</sup>. Said the court do find the said Administrator chargeable with assets of said estate in the sum of \$252<sup>27</sup> and that he is entitled to credit in the sum of \$34<sup>21</sup>, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$218<sup>06</sup>

Account -

1901	Jan. 12	To
	July 18	"
	Nov. 29	By
1901	Nov. 6	By
1902	" 29	"
"	"	"
"	"	"
"	"	"

Total  
Total  
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in the hands of the said Administrator due said estate and said account is settled accordingly.

Said said Administrator is ordered to pay said balance to the parties thereto lawfully entitled.

This day this matter came on to be further heard on the motion and affidavit of the said John Z. Spain, 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 November A.D. 1902 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.

Account - Administrator's Account.

John Z. Spain, Administrator of the estate of Elizabeth Shinnaman, deceased, in account with said estate.

Said Administrator charges himself as follows:

1901	Jan. 12	To cash collected on note vs. H. L. Wood	\$ 111 87
July 18	" " " " " " " " " " " "	" " " " " " " " " " " "	140 40
Nov. 27	No interest has been received		500
			<u>\$ 252 27</u>

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

1901	Nov. 6	By cash paid John M. Brodrick, Probate Judge	" 1	8 13
1902	" 27	" " " " Self for railroad expenses	" 2	2 85
" "	" "	" " " " John M. Brodrick	" 3	6 40
" "	" "	" " " " Porter & Porter	" 4	2 00
" "	" "	" " " " Self 6% on \$ 252.27	" 5	15 13
" "	" "	" " " " Total expenditures		\$ 34 21
		Balance due said estate,		<u>218 06</u>
				<u>\$ 252 27</u>

Recapitulation.

Total amount chargeable,	\$ 252 27
Total amount credited,	34 21
Balance due said estate,	<u>\$ 218 06</u>

Affidavit to Account.

The State of Ohio, Union County, ss:  
I, John Z. Spain, Administrator of the estate of Elizabeth Shinnaman deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

John Z. Spain, Adm'r as aforesaid.

Sworn to before me and signed in my presence, this 27th day of November A.D. 1902.

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

RECORD OF ACCOUNTS.

Estate of Fannie Franklin, deceased.

In the Probate Court of Union County, Ohio.

Journal entry -  
Orders for  
Notice &c -

In the Matter of the Estate of } No. 335. December 26, 1902.

Fannie Franklin, deceased. Filing First and Final Account.  
This day came William King, Administrator of the estate of Fannie Franklin 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 27<sup>th</sup> day of December A.D. 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -  
Confirming of  
Account &c -

In the Matter of the Estate of } In the Probate Court of Union County, Ohio.  
Fannie Franklin, } December 27, 1902 - Settlement of  
deceased. } First and Final Account.

This day this matter came on to be heard in audience to confirm account. William King, Administrator of the estate of Fannie Franklin, late of Union County, Ohio, deceased, having heretofore, to wit: on the 26<sup>th</sup> day of November 1902, 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 26<sup>th</sup> day of November 1902, 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 \$30.00 and that he is entitled to credits on the sum of \$72.75 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.

William King, Administrator of the estate of Fannie Franklin, deceased, in account with said estate.

Said Administrator charges himself as follows:

1902	Jan'y 9	To cash, sale of real estate	\$ 50.00
------	---------	------------------------------	----------

1900  
March 10  
Feb'y 10  
Jan'y 17  
Jan'y 11  
Nov. 26

Journal entry -  
Orders for  
Notice &c -

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Confirming of  
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Said Administrator credits himself as follows:-

March 20 1902	Shearer & Shearer	1	\$ 2 00
Feb'y 10	J. S. Drake M.D. Medical attendance	2	16 25
Jan'y 17	John M. Brodrick fees	3	15 00
Jan'y 11	S. S. Robinson, funeral ex.	4	24 00
Nov. 26	John M. Brodrick, fees	5	5 00
			\$ 72 25

Recapitulation.

Total amount chargeable	\$ 60 00
Total amount credited	72 25
Balance due said Administrator	\$ 22 25

The above balance was repaid to said Administrator by said Franklin.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, William King, Administrator of the estate of Fannie Franklin, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Wm King

Sworn to before me and signed in my presence, this 26<sup>th</sup> day of November A.D. 1902.

J. D.

John M. Brodrick, Probate Judge.

Estate of Roscoe B. Hagy, deceased.

Journal entry - On the Probate Court of Union County, Ohio, in the Matter of the Estate of Roscoe B. Hagy, deceased. { Prob 456. November 20, 1902. Taking First and Final Account. Notice be. - This day came Jefferson L. Richey, Administrator of the estate of Roscoe B. Hagy, 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 27<sup>th</sup> day of December A.D. 1902, 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 estate of Roscoe B. Hagy, deceased. { On the Probate Court of Union County, Ohio, December 27, 1902 - Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Jefferson L. Richey, Administrator of the estate of Roscoe B. Hagy, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 28<sup>th</sup> day of

RECORD OF ACCOUNTS.

November 1902, 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 3<sup>rd</sup> day of December 1902, 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 \$67<sup>00</sup> as his legal compensation and \$87<sup>10</sup> 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 \$67<sup>00</sup> as his legal compensation, and the sum of \$87<sup>10</sup> 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: \$156<sup>10</sup>. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1226<sup>58</sup> and that he is entitled to credits in the sum of \$1226<sup>58</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing on 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.

Jefferson L. Richey, Administrator of the estate of Rocco C. Nagy deceased, on account with said estate. Said Administrator charges himself as follows:

% sale house and lot, Huron, Ohio,	750 00
cash, money in bank	250 00
" Partnership Nagy & Ferguson	190 58
Merits from house & lot	36 00
	\$1226 58

Paid out as follows:

J. M. Brodrick	1	21 26
J. W. Tilton	2	16 66
Bausch Mfg Co.	3	4 60
J. W. Morrow	4	5 22

UNION COUNTY PROBATE COURT.

John M. Brodrick	5	7 04
W. S. Castanien	6	66 75
J. H. Ryan	7	14 50
Shearer & Shearer	8	2 50
W. W. Henderson	9	13 75
W. E. Liggett	10	1 00
Alfred Laird	11	1 50
Samuel Hensley	12	3 00
Robert M. Leroy	13	53 92
Reed & Brutz	14	2 00
Hannah Nagy	15	21 50
Valentine Gollmer	16	20
John Gerlock & others	17	3 00
John M. Brodrick	18	6 90
Charles Collins	19	80
Charles Collins	20	40
O. W. Spier	21	5 00
Walter Beecher	22	4 50
W. E. Howling	23	4 00
D. E. Rhodes	24	5 60
Wm P. Courman	25	7 11
Wm P. Courman	26	7 11
Wm P. Courman	27	15 35
Hannah Nagy	28	6 00 00
J. L. Pichey, Com.		67 06
J. L. Pichey, Adm.	29	87 10
Jos Cartmell	30	50 00
Robinson & Woodburn	31	55 00
John M. Brodrick	32	34 75

\$1226 58

Recapitulation.

Total amount chargeable,	\$ 1226 58
Total amount credited,	\$ 1226 58

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Jefferson L. Pichey, Administrator of the estate of Roscoe C. Nagy deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

Jefferson L. Pichey.

Sworn to before me and signed in my presence,  
 this 28<sup>th</sup> day of November A.D. 1902.

*(Signature)* Ada M. Campbell,  
 Deputy Clerk Probate Court.

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Guardianship of Walter S. Thompson et al.

Journal entry - In the Matter of the Guardianship of Walter S. Thompson et al. Filing Third partial Account. Notice &c.

In the Probate Court of Union County, Ohio. No. 4813. November 10, 1902.

This day came Millie Thompson, Guardian of Walter S. Thompson, Inogene Thompson and Harry E. Thompson, of Union County, Ohio, and presented her Third partial account in settlement of said guardianship duly verified. Whereupon the Court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of December A. D. 1902 at one o'clock P.M., to which time said matter is continued.

Entry - In the Matter of the Guardianship of Walter S. Thompson et al. Minors.

In the Probate Court of Union County, Ohio. No. 4813. December 27, 1902.

Third Account.

This day this matter came on to be heard on motion to confirm account. Millie Thompson, Guardian of the person and estate of Walter S. Thompson, Inogene Thompson and Harry E. Thompson, having heretofore, to-wit: on the 10<sup>th</sup> day of November 1902, filed in this Court her 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 3<sup>rd</sup> day of December 1902, and no exception 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 \$800<sup>00</sup>; and that she is entitled to credits amounting to the sum of \$7<sup>00</sup>, valid 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 \$811<sup>00</sup> 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.

Account - Guardian's Account.  
 Millie Thompson, Guardian of Walter Thompson, Inogene

Journal entry - In the Matter of the Guardianship of Walter S. Thompson et al. Filing Third partial Account. Notice &c.

1902 Nov. 10

1902 Nov. 10

Journal entry - In the Matter of the Guardianship of Walter S. Thompson et al. Filing Third partial Account. Notice &c.

Entry - In the Matter of the Guardianship of Walter S. Thompson et al. Filing Third partial Account. Notice &c.

UNION COUNTY PROBATE COURT.

Thompson and Harry E. Thompson, minors.  
Third Account. On account with her wards.

1902  
Nov. 10

Said Guardian charges herself as follows:	
To amount of money remaining in hands of Guardian on last settlement	\$ 722 44
Interest on the above amount is	85 93
Total amount including interest	\$ 808 37

1902  
Nov. 10

The said Guardian credits herself as follows:	
To J. M. Brodrick, Probate costs	\$ 2 60
J. A. Thompson, Atty fee	1 50
	\$ 7 10

Recapitulation.

Total amount chargeable,	\$ 808 37
Total amount credited,	7 10
Balance due said wards	\$ 801 27

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. E. Millie Thompson, Guardian of  
 Walter Thompson, Eugene Thompson and Harry E. Thompson,  
 do make solemn oath that the within is a true and correct account of said Guardianship, as therein shown.  
 Millie Thompson, Guardian.

Sworn to before me and signed in my presence, this 10<sup>th</sup> day of November A.D. 1902.  
 J. D. John M. Brodrick, Probate Judge.

Guardianship of Elizabeth E. Scheiderer, Minors.

Journal entry -  
Order for  
Notice &c.

On the Probate Court of Union County, Ohio, No. 4370. November 11<sup>th</sup> 1902.  
 In the Matter of the Guardianship of Elizabeth E. Scheiderer, (Being Third Partial Account.)  
 This day came George Scheiderer, Guardian of Elizabeth E. Scheiderer of Union County, Ohio, and presented his third partial account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of December A.D. 1902, at one o'clock P.M., to which time said matter is continued.  
 John M. Brodrick, Probate Judge.

Entry -  
confirming  
Account of

On the Probate Court of Union County, Ohio. December 27, 1902.  
 In the Matter of the Guardianship of Elizabeth E. Scheiderer, }  
 Minors. } Third Account.

This day this matter came on to be heard on motion to confirm account. George Scheiderer Guardian of the

RECORD OF ACCOUNTS.

person and estate of Elizabeth E. Schneiderer, having heretofore  
 been: On the 11<sup>th</sup> day of November 1902, 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  
 3<sup>rd</sup> day of December 1902, 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 \$253<sup>73</sup>; and that he is entitled to credits a-  
 mounting to the sum of \$13<sup>53</sup>, valid claims against  
 said ward, as shown by said vouchers and other evi-  
 dences produced to the court.

This day this matter came on to be further heard on  
 motion of said Guardian for the allowance of compensa-  
 tion for services rendered said Ward. Upon con-  
 sideration whereof, and the court being fully advised in the  
 premises, said Guardian is allowed the sum of \$6<sup>00</sup> as  
 his compensation, and it is ordered by the court that said  
 Guardian retain out of the estate of said Ward the sum  
 of \$6<sup>00</sup> being the allowance aforesaid.

Said the court do further find that there is a balance  
 of \$441<sup>00</sup> in the hands of said Guardian, due said Ward  
 and said account is settled accordingly.

It is further ordered by the court that said Guard-  
 ian 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.

George Schneiderer, Guardian of Elizabeth E. Schneiderer,  
 Third Account. In account with his ward.

Said Guardian charges himself as follows:

1/2 balance in hand November 11, 1902,	226 55
Interest on same two years	27 18
	<u>\$253 73</u>

1902  
 Nov 11 The said Guardian credits himself as follows: -

To John M. Brodrick, Probate Judge	5 90
To H. Mollenfrath Atty	1 00
commission on \$27.18	1 63
extra compensation	5 00
	<u>\$13 53</u>

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UNION COUNTY PROBATE COURT.

Recapitulation.

Total amount chargeable,	\$ 243 73
Total amount credited,	\$ 113 53
Balance due said ward,	\$ 140 20

Affidavit to Account.

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

George Schneider.

Sworn to before me and signed in my presence this 11<sup>th</sup> day of November A.D. 1902.

J. M. Brodrick, Probate Judge.

Guardianship of Summer G. Chapman et al. Minors.

Journal entry - On the Probate Court of Union County, Ohio. In the Matter of the Guardianship of Summer G. Chapman et al. (No. 3675. November 14, 1902. Filing Sixth and Final Account. Notice be-

This day came David R. White, Guardian of Summer G. Chapman et al. of Union County, Ohio, and presented his Sixth 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 27<sup>th</sup> day of December A.D. 1902, 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 Summer G. Chapman and Verma M. Chapman, Minors. } In the Probate Court of Union County, Ohio. December 27, 1902 - Sixth and Final Account.

This day this matter came on to be heard on motion to confirm account. David R. White, Guardian of the estate of Summer G. Chapman and Verma M. Chapman, having heretofore, to wit: On the 14<sup>th</sup> day of November 1902, filed in this court his Sixth 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 2<sup>nd</sup> day of December 1902, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by

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the court, and said account, on such examination being found correct, is allowed and confirmed. And it is further found that said Verna M. Chapman is now deceased, the court do find said Guardian chargeable with assets belonging to the estate of said Sumner G. Chapman amounting to the sum of \$97<sup>03</sup>; and that he is entitled to credits amounting to the sum of \$22<sup>00</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

This day this matter came on to be further heard on account 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 \$11<sup>00</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$11<sup>00</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$74<sup>32</sup> in the hands of said Guardian due said Sumner G. Chapman, and said account is settled accordingly.

And 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.

Account - Guardian's Account.

Said R. White, Guardian of Sumner G. Chapman, a minor, Sixth and Final Account. An account with his ward. Said Guardian charges himself as follows:

1901  
Feb'y 6

To balance on Fifth Account. \$ 97 03

Said Guardian claims credit for disbursements made in settlement of his said trust as follows, to wit:

1901  
July 11  
Nov. 14

By paid J. W. Monroe, Treas <sup>r</sup>	Voucher 1	171
" " John M. Brodrick	" 2	6
" " James McCarroll	" 3	5
" " Guardian asks compensation		10
By balance		74 32
		\$ 97 03 = 97 03

Statement.

Said Guardian further reports to the court that his ward, Verna M. Chapman, for whom he was appointed guardian on the 29<sup>th</sup> day of June 1889, died at the Soldiers Orphans Home at Xenia, Ohio, in the winter of 1889-90 and that he never paid out any money whatever in her behalf; and that the said Sumner G. Chapman

was the sole heir at law of the said Verma M. Chapman deceased, and succeeded to all his rights under said trust and guardianship. Said guardian further says that said Sumner S. Chapman attained his majority on the 21<sup>st</sup> day of October, A.D. 1902, wherefore he tenders this his final account of said guardianship; and he further says he has kept said balance subject to contingent demands since his last account and therefore has received an interest on the same.

Recapitulation.

Total amount chargeable,	\$ 97 03
Total amount credited,	\$ 22 71
Balance due said Ward,	\$ 74 32

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, David R. White, Guardian of  
 Sumner S. Chapman, do make solemn oath that the  
 within is a true and correct account of said guard-  
 ianship, including my report as to Verma M. Chap-  
 man, my deceased ward, as I verily believe.  
 David R. White.

Sworn to before me and signed in my presence  
 this 14<sup>th</sup> day of November A.D. 1902.

*[Signature]* John M. Prodrick, Probate Judge.

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RECORD OF ACCOUNTS.

Guardianship of Letonia Gamble and Frank Gamble.

In the Probate Court of Cuyahoga County, Ohio.  
 In the Matter of the Guardianship of Letonia Gamble et al. No. 5003. November 26, 1902.  
 Filing third and corrected accounts.

This day came J. R. Hodge, Guardian of Letonia Gamble and Frank Gamble of Cuyahoga County, Ohio, and presented his third, and corrected first and second, accounts in settlement of said guardianship duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 27<sup>th</sup> day of December 1902, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Guardian's Account.

Joint Account

J. R. Hodge, Guardian of Frank Gamble and Letonia Gamble, minors. Third account, also correctives of 1<sup>st</sup> and 2<sup>nd</sup> accounts. In account with his wards.

Said Guardian charges himself as follows:

1897	Dec.	7	To cash from former Guardian for joint account	106.98	65.
	Nov.	1	" " " Mr. Blank (true name lost)	30	
	Dec.	20	" " " J. E. Baughman, on note	21.75	
1898	Feb'y	21	" " " Mr. Blank (true name lost)	23.25	
	"	23	" " " Same " " "	50	
	"	28	" " " Mary Beecher, principal of note	3.00	
	"	"	" " " Same interest on "	36.95	
	March	(1)	" " " L. G. Farnum " " "	8.75	
	"	18	" " " Harriet Cleverger " " "	35	
	Aug.	9	" " " George Beecher, principal of "	6.10	
	"	"	" " " Same interest on "	42.52	
	Oct.	(1)	" " " J. E. Baughman " " "	13	
	"	3	" " " Harriet Cleverger " " "	35	
1899	March	28	" " " Same " " "	35	
	May	4	" " " O. J. Hodge " " "	17.50	
	Aug.	1	" " " M. A. Shuler (with Gault) " " "	49.28	
	Oct.	2	" " " Harriet Cleverger " " "	35	
1900	Jan'y	15	" " " Same " " "	4.00	
	Feb'y	31	" " " Same, bal. principal " " "	6.00	
	"	"	" " " Same interest " " "	29.18	
	Sept.	20	" " " Chas. Fulkerson " " "	28.98	
	Oct.	29	" " " L. C. White " " "	10	
	Dec.	4	" " " L. G. Farnum, principal " " "	125	
	"	"	" " " Same interest " " (2 yrs)	17.50	
	"	"	" " " Same bal. " " "	6.69	
1901	Jan'y	15	" " " H. A. Westlake (Adm'r Geo. Gibson) on note	16.75	
	Feb'y	28	" " " O. J. Hodge, interest on " (2 yrs)	35	
	Oct.	7	" " " M. A. Shuler (with Gault) on principal "	87.27	
	"	"	" " " Same " " interest on "	52.73	
			To amt carried forward	\$2839.09	

1902	Nov.	15	To c
"	"	20	"
1901	Nov.	26	By
"	"	"	"
Account for Letonia Gamble - Thi			
			Em
			So
1902	Nov.	26	To
			To
1897	Oct.	4	Paid
"	"	9	"
"	"	13	"
1898	Jan'y	2	"
"	May	13	"
"	June	7	"
"	Aug.	6	"
1899	Nov.	19	"
1899	Jan'y	10	"
"	"	23	"
"	April	1	"
"	July	18	"
"	"	20	"
"	Nov.	23	"
"	"	"	"
1900	Dec.	26	"
1900	Jan'y	30	"
"	Feb'y	3	"
"	"	"	"
"	Mich	16	"
"	May	3	"
"	July	28	"
"	Oct	16	"
"	"	19	"

UNION COUNTY PROBATE COURT.

1902	To amt brot forward,	\$2849.07	
Nov. 15	To cash from M.A. Schuler (with Vault) Interest on note to date,	19.30	
"	" " Same " " principal " " (part)	200	
" 20	" " " Charles Gulkerson Interest " " "	10	
"	" " " Guardian, on \$1000. 1 year at 6%	60	
1909	Distribution		
Nov. 26	By transfer one-half above amt to Letonia Gamble Recd	1574.20	
"	" " " " " " " " Frank Gamble "	1574.21	
		\$3148.41	\$3148.41
Account for	Guardian's Account.		
Letonia Gamble	J. R. Dodge Guardian of Letonia Gamble, a minor, Third Account, also corrector of 1st & 2nd Accounts. On account with his ward, Individual Account. Said Guardian charges himself as follows:		
1902	Nov. 26 To amount of share as shown by foregoing joint Account	1574.20	
	To cash error in payment to former Guardian - Oct. 4" 1877	2.87	
	Said Guardian claims credit for payments made on behalf of his said ward, as follows, viz:		
1877	Oct. 4" Paid James M. Campbell (See Frank Gamble of October 1)	2.62	
"	9 " John Gibson " check filed as " 1	3.93	
"	13 " Elora Smith " 2	6.50	
Nov. 22	" J. H. Harsh " 3	10.35	
1878	" Rose Gamble " 4	16.80	
Jan'y 2	" H. E. Conkright (See Frank Gamble of Feb 1)	9.03	
May 13	" F. A. Vigor " 5	2.10	
June 7	" Rose Gamble " 6	25.00	
Aug. 6	" H. E. Conkright ( " " " " " " ) 8	9.03	
Nov. 19	" J. H. Raw & Co. " 7	13.25	
1879	Jan'y 10 " Rose Gamble " 8	27.50	
" 23	" J. W. Morrow ( " " " " " " ) 11	10.02	
April 1	" Otte & Guerner " 9	3.25	
July 18	" Rose Gamble " 10	25	
" 20	" J. W. Morrow ( " " " " " " ) 13	10.02	
Nov. 23	" Southard & Court " 11	2.30	
	" Rose Gamble " 12	16.50	
Dec. 26	" J. M. Brodrick " 12 1/2	5.50	
1903	Jan'y 30 " J. W. Morrow " 13	8.16	
Feb'y 3	" J. H. Harsh " 14	14.27	
	" Edw. Lushwater " 15	3.85	
Mich 16	" Rose Gamble " 16	25	
May 3	" F. A. Vigor " 17	4.25	
July 28	" J. W. Morrow " 18	8.16	
Oct 16	" Otte & Guerner " 19	11.75	
" 19	" J. H. Harsh " 20	3.01	
	Amounts carried forward	\$1577.07	\$27955

RECORD OF ACCOUNTS.

		Amounts brought forward		\$ 1577 07	\$ 279 55
(1900)	Oct 22	Paid Rose Gamble	Voucher 21		27 00
1901	Jan'y 31	" J. W. Monroe	" 22		7 25
	April 27	" Edw. Freshwater	" 23		19 55
	July 26	" J. W. Monroe	" 24		7 25
	Aug. 20	" Rose Gamble	" 25		45
	Oct. 14	" Ott & Gurnes	" 26		27
	21	" Rose Gamble	" 27		33
1900	Jan'y 21	" J. W. Monroe	" 28		8 70
	Feb'y 17	" F. A. Vigor	" 29		4 80
	March 3	" J. W. Brodrick	" 30		5 50
		Guardian's compensation: -			
1900	Feb'y 3	Allowance by Court on 1 <sup>st</sup> Account			43 75
1901	March 3	" " " " 2 <sup>nd</sup> "			40
	April 7	Paid Rose Gamble	" 31		37 50
	May 10	" Ott & Gurnes	" 32		19 75
	" 26	" Edw. Freshwater	Joint " 33		21 75
	July 19	" J. W. Monroe	" " 34		8 70
	Nov. 15	" Rose Gamble	" " 35		120 50
	" 20	" Ott & Gurnes (du joint voucher in Frank's of)	" 36		1
	" 22	" W. M. Hodge	" 37		6 85
	" 26	" John M. Brodrick	" 38		4
		" James McCampbell	" 38		10
					779 80
		By amt to balance			797 27
				\$ 1577 07	\$ 1577 07
		To balance due ward on this Report		\$ 797 27	
		By 1/2 loans by accountants (see below)		2 45	
		cash balance		\$ 552 27	
		See loans for joint Account.			
Account		<u>Guardian's Account.</u>			
for Frank		J. R. Hodge Guardian of Frank Gamble, a minor,			
Gamble -		3 <sup>rd</sup> Account, also corrective of 1 <sup>st</sup> & 2 <sup>nd</sup> Accounts.			
		On account with his ward. Individual Account.			
		Said Guardian charges himself as follows:			
1897	Oct. 9	To cash from John Gibson, former Guardian		\$ 899	
1900	Nov. 26	" Amount of share as shown by foregoing joint Account		1574 21	
		Said Guardian claims credit for payments made on behalf of his said ward, as follows, viz:			
1897	Oct. 4	Paid James McCampbell	Joint Voucher 1		263
	" 13	" Elon Smith	" 2		425
	Nov. 22	" J. H. Hush	" 3		7 31
		" Rose Gamble	" 4		16 45
1898	Jan'y 2	" H. E. Conkright	" 5		9 03
	May 13	" F. A. Vigor	" 6		6 90
	Jan'y 7	" Rose Gamble	" 7		25
		Amts carried for'd		\$ 1583 20	\$ 71 57

1898	Aug. 6	Paid
	Nov. 19	"
1899	Jan. 10	"
	" 23	"
	July 18	"
	" 20	"
	Nov. 23	"
	Dec. 26	"
1900	Jan'y 30	"
	Feb'y 3	"
	March 16	"
	May 3	"
	July 28	"
	Sept 11	"
	Oct. 22	"
1901	Jan'y 31	"
	April 27	"
	July 26	"
	Aug. 20	"
	Oct. 14	"
	" 21	"
1902	Jan'y 21	"
	Feb'y 17	"
	March 3	"
1900	Feb'y 3	Paid
1900	March 3	"
	April 7	Paid
	May 10	"
	" 26	"
	July 19	"
	Nov. 15	"
	" 20	"
	" 22	"
	" 26	"
		Paid
		Acc



RECORD OF ACCOUNTS.

1897	Oct. 21	To John Gibson (included in note of \$123 <sup>24</sup> ) at 7%	\$ 40
1897	Feb. 28	" " O. J. Hodge at 7%	250
1897	Aug. 18	" " Chas. Faulkersons, at 7%	200
			\$ 490.

Balances are due on following notes received from former Guardian, viz:

1893	March 4	Note of L. B. White, original amount \$15 <sup>00</sup> , at 8%	
1897	Oct. 21	" " John Gibson " " \$83 <sup>24</sup> " 7 " (See above note of \$123 <sup>24</sup> )	
1898	Oct. 14	" " J. E. Baughman " " \$49 <sup>00</sup> " 8 "	
1897	Aug. 7	" " Marion A. Shuler et al, original amt \$333 <sup>76</sup> at 7%	

Guardian's Explanatory Statement.

Said Guardian respectfully represents to the Court that, under dat. of Oct. 2<sup>d</sup> 1897, he signed a receipt to former Guardian, John Gibson, for certain notes therein specified, out of which the following were ones delivered to him, to wit:

1. Thomas Gibson, for \$40; 2. Marion B. Shuler for \$100;  
 3. Marion A. Shuler and W. P. Thompson, for (balance) \$125<sup>00</sup>; -  
 That said John Gibson received with this Accountant his individual note for \$80, and interest \$3<sup>24</sup>, to which this Accountant added \$40 as a loan, making the note for \$123<sup>24</sup> mentioned in "Loans for joint account" above; That said former Guardian delivered to this Accountant a note for \$333.76 as a substitute for notes Nos. 2 & 3 above, the same bearing date Aug. 7<sup>th</sup> 1897, and signed by said Shuler and one John Vault, for payments on which due report is made in the foregoing "joint account".

This accountant further represents that said Receipt recorded at Vol. 8 Page 225, Account Records of this Court, is erroneous and misleading, and that he was induced to sign the same through inexperience and confidence in the accuracy of said former Guardian, and he seeks to correct the same in this Report as aforesaid.

He further represents that the items charged in his foregoing joint account as received from Mr. Blank probably should apply to the balances collected on the notes of George Gibson and B. Hamawalt, mentioned in said Receipt, but he is unable at this time to distinguish the same, though the notes last aforesaid have been paid and surrendered, and this Accountant has made truthful and full report of all money collected by him on account of said Guardianship.

Said Guardian further says that it is necessary to keep in hand a considerable sum of money to cover current demands for the maintenance and support of said wards and that he has been unable to make advantageous loans of surplus (other than those reported above) pursuant to law.

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Recapitulation:

Total amount chargeable, joint and individual (\$2174.82)	\$ 2160.97
Total amount credited, " " (including loans 470.00)	\$ 1877.88
Cash balance in Guardian's hands on date hereof,	\$ 1260.89

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. J. R. Hodge, Guardian of Estonia  
 and Frank Gamble, minors, do make solemn oath that  
 the within are true and correct accounts of said guard-  
 ianship, as truly believe.

J. R. Hodge.

I sworn to before me and signed in my presence,  
 this 26<sup>th</sup> day of November A. D. 1902.

(S)

John M. Brodrick, Probate Judge

Journal

Entry - In the Probate Court of Union County, Ohio.  
 Confirming - In the Matter of the Guardianship of Estonia Gamble, Minors. } No. 5003. December 27, 1902.  
 Account } Third<sup>rd</sup> corrected account.  
 for Estonia Gamble - This day this matter came on to be heard on and  
 person and estate of Estonia Gamble having heretofore, }  
 to wit: On the 26<sup>th</sup> day of November 1902, filed in this court }  
 his third account, and notice of the time of hearing }  
 thereof having been given, as required by law, by pub- }  
 lication in The Marietta Tribune a newspaper pub- }  
 lished in and of general circulation in Union }  
 County, for not less than three consecutive weeks }  
 from and after the 5<sup>th</sup> day of November 1902, and no ex- }  
 ceptions 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 }  
 \$1577.88; and that he is entitled to credits amounting }  
 to the sum \$779.00, 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 bal-  
 ance of \$787.88 in the hands of said Guardian, due  
 said ward and said account is settled accordingly.

It is further ordered by the court that said Guard-  
 ian 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.

Journal  
entry -  
Confirmation  
Account  
for Frank  
Gamble -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Frank Gamble, Minor. (No. 5854. December 27, 1902.  
Third and corrected account.  
This day this matter came on to be heard on motion to confirm account. J. P. Hodge, Guardian of the person and estate of Frank Gamble, a minor, having heretofore, to-wit: On the 26<sup>th</sup> day of December 1902, 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 3<sup>rd</sup> day of December 1902, 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 \$1553.<sup>00</sup>, and that he is entitled to credits amounting to the sum of \$628.<sup>00</sup>, 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 \$925.<sup>12</sup> 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 -

exceptions,  
filed  
July 26/1902 -  
by  
John W.  
Moffitt et al.

Journal  
entry -

Estate of William Moffitt, Deceased.

Journal entry -

In the Probate Court of Union County, Ohio. No. 5611.  
 On the Matter of the Estate of } June 18, 1902. - Filing First partial  
 William Moffitt, Deceased. } Account & Motion for same.

This day came Malen Wright, Administrator &c. of the estate of William Moffitt late of Union County, Ohio, deceased, and presented his first partial account and settlement of said estate duly verified. Also his 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 26<sup>th</sup> day of July A. D. 1902, at one o'clock P. M., to which time said matters are continued.

John M. Prodrick, Probate Judge.

Exceptions filed

In the Probate Court of Union County, Ohio. No. 5611.  
 On the Matter of the Estate of }  
 William Moffitt, Deceased. } Exceptions.

July 26/1902 -  
 by  
 John W. Moffitt et al.

The said John W. Moffitt, Clara Moffitt and Lulu May Moffitt, except to the following item under date of June 18, 1902 in the settlement of that date filed by the plaintiff as such administrator with the will annexed of Wm. Moffitt, deceased, and appearing on Page 3 of said settlement, which item is as follows - "Ex. allowance by the court \$150." and asks the same to be stricken out as a credit to said Administrator and not allowed to him as a credit, but that the same be charged to him as so much more still in his hands as assets of said estate; because

1. No reason is given, or showing made whatever, why the same or any part thereof should be allowed to him by the court.
2. It is not itemized nor shown to be incident to a sale of the land asked for to pay the debts of said estate, nor is any statement, or showing made so that the court, and so that the parties interested can fully understand the nature of this claim or why it is made.

Therefore the exceptors asks that the same be not allowed, but that the said \$150. be added to the balance found in the Administrator's hands in said settlement.

Porter & Porter,  
 Attys for the Exceptors.

Journal entry -

In the Probate Court of Union County, Ohio. No. 5611.  
 On the Matter of the Estate of } July 26, 1902.  
 Wm. Moffitt, Deceased. } continuing hearing on First  
 Partial Account.

This day this cause came on for hearing, and John W. Moffitt, Clara Moffitt and Lulu May Moffitt, by their attorneys having filed exceptions to said first account of Malen Wright, Administrator &c. herein, by

RECORD OF ACCOUNTS.

May of answer in cause No. 5660 pending in this court. It is therefore ordered that this cause be continued until August 7, 1902, at 10 o'clock A.M.

John M. Brodrick, Probate Judge.

Exceptions of James C. Moffitt - filed Dec. 16/1902

State of Ohio, Union County, ss. On the Probate Court of Union County, Ohio. In the Matter of the estate of William Moffitt, dec'd. Walter Wright, Admr. James C. Moffitt and represents to the court that he is interested in said estate of William Moffitt, deceased, as heir at law, and he excepts to the first account of said administrator filed in this court on June 19th 1902, it being the only account filed by said administrator, and said account was filed within eight months last past and of which this defendant James Moffitt had no knowledge, he being a resident of Lucas County, Ohio, and now he excepts to said account in this court.

Item No. 2 of \$3.00 to S. W. Smith; Item No. 3 of \$3.00 to Esther Smith; Item No. 7 of \$2.00 to Lilla Moffitt; Item No. 16, to Harry and Hannah Waggle \$6.00; Item No. 17 of \$3.00 to J. J. Heenan. Item No. 20 of \$3.00 to E. W. Miller; Item No. 25 of \$3.00 to H. E. May Item No. 26 of \$3.00 to C. F. Harriman; Item No. 27 of \$3.00 to J. M. Drake; Item No. 29 of \$3.00 to Tracy Hicks; and Item No. 30 of \$3.00 to Rebecca Jussing all of said amounts were paid out without authority of law or order of this court and were illegal and not for the best interest of said estate.

This defendant further says he excepts to the following items listed - Item No. 4 of \$5.00 and Item No. 14 of \$2.00 paid to C. Zimmerman, as auctioneer, that said charge was an unnecessary expense upon said estate.

This defendant further excepts to Item No. 9 of \$1.00 money purported to be paid to Anna B. McBrory, as stenographer.

This defendant further excepts to Item No. 11 of \$50.00 to Robinson & Hoopes & Coys for alleged services in the settlement of said estate, which charge is excessive and as the administrator claims said personal property is insufficient to pay the debts against said estate, said item is not itemized or verified.

This defendant further excepts to item No. 15 of \$7.52 to Fred Park; Item No. 18 of \$3.12 to Harry Waggle; Item No. 23 of \$17.71 to Ernest Wright and Item No. 32 of \$2.40 to Lewis Sewell - said accounts purporting to be for labor.

This defendant further excepts to Item No. for \$150.00 as extra compensation for extra services by said administrator there has been no itemized account filed by said administrator of any extra work in looking after said estate or any voucher or affidavit claiming compensation for same, but on the contrary said pretended charge is illegal and unjust and said administrator

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claims said personal estate is inadequate and insufficient to pay the debts.

This defendant further excepts to Item No. of \$1.00, moneys claimed to have been paid out by said Administrator for which he has no voucher or any itemized account of same. This defendant says that said Administrator has paid out money to the Sheriff of Union County, for which he has no voucher or any itemized account therefor to the amount of \$14.00 which appears charged in said first account filed in this court and to which this defendant excepts and says that the same is without authority of law or the order of this court and that said credits should not be allowed by this court.

Wherefore this defendant prays that all of the above mentioned items be disallowed and the Administrator be ordered and directed to pay the debts contracted by said decedent out of the assets now in the hands of said Administrator and report the same to this court without unnecessary delay or that said Administrator be removed and another appointed to settle up said estate without delay.

James Moffitt  
by E. L. Young his Atty.

Journal entry -  
confirming  
Acct &c -

In the Probate Court of Union County, Ohio.  
In the Matter of the estate of Wm. 5611. December 26, 1902.  
William Moffitt, deceased. Settlement of First Account.

This day this matter came on to be heard on motion to confirm account. Malen Wright, Administrator of the estate of William Moffitt, late of Union County, Ohio, deceased, having heretofore, testified: On the 19<sup>th</sup> day of June 1902, 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, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 2<sup>nd</sup> day of July 1902, and exceptions having been filed thereto, the said account together with the vouchers accompanying the same and said exceptions having been heard and submitted to the court.

This day this matter came on to be further heard on motion of the said Administrator for the allowance of \$36.00 as his legal compensation, \$21.55 for expenses and \$50.00 for extraordinary services rendered to said estate to this date, and the exceptions thereto. On consideration whereof and the court being fully advised in the premises, the said Administrator is allowed said sum of \$36.00 as his legal compensation, \$21.55 for expenses, and the sum of \$50.00 for extraordinary services.

RECORD OF ACCOUNTS.

It is therefore ordered by the Court that the said Ad-  
 ministrator retain out of the money of said estate the  
 sum of the three items last aforesaid, to wit: \$187<sup>25</sup>.

And the Court do find the said Administrator charge-  
 able with assets of said estate in the sum of \$600<sup>25</sup> and  
 that he is entitled to credits in the sum of \$484<sup>72</sup> as  
 shown by said vouchers and other evidence produced  
 to the Court.

And the Court do further find that there is a balance  
 of \$115.78 in the hands of the said Administrator due  
 said estate, and said account is settled accordingly.  
 And all other exceptions herein filed to said account  
 are hereby over-ruled by the Court.

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

This day this matter came on to be further heard on the  
 motion and affidavit of the said Malin Wright, 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 Ad-  
 ministrator Twelve months from and after the 18<sup>th</sup> day  
 of June A.D. 1902 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 and  
 exceptions be recorded.

John M. Brodick, Probate Judge.

Account -

Administrator's Account.

Malin Wright, Administrator with Will annexed of the  
 estate of William Moffitt deceased, in account with said  
 estate. Said Administrator charges himself as follows:

1901	Nov 14	To cash G. B. Temple	\$ 2 00
"	"	" " Andrew Middleworth	1 50
"	"	" " James Dawson	35
"	"	" " Chas. Seran	1 60
"	"	" " G. James	114 78
"	"	" " G. F. Harriman	10 29
"	"	" " L. A. Stewart	40 00
"	"	" " Geo. Rogers	2 75
"	"	" " " "	3 25
"	"	" " Levi Brocklesby	9 75
"	"	" " Jacob Priest	2 25
"	"	" " H. Mc Harris	40
"	"	" " " "	30
"	"	" " " "	60
Dec 13	"	" " Wm. Stall	30
"	"	" " Rob. Moody	15
"	"	" " John Bird	05
"	"	" " Laura Moffitt	1 00

(1901)	Dec. 13	To
"	" 23	"
1902	May	"
"	"	"
"	"	"
"	June	"
"	"	"
"	"	"
"	"	"
1901	Oct. 12	By
"	Nov 7	"
"	"	"
"	" 12	"
"	"	"
"	" 13	"
"	" 16	"
"	" 18	"
"	" 19	"
"	"	"
"	" 21	"
"	"	"
"	Dec. 13	"
"	Nov. 25	"
"	Dec. 9	"
"	"	"
"	"	"
"	Nov. 19	"
"	Dec. 21	"
"	"	"
"	" 23	"
"	"	"
"	"	"
"	" 25	"
"	"	"
"	" 27	"
1902	Jan. 8	"
"	" 9	"
"	" 25	"
"	May 17	"
"	"	"
"	June 14	"
"	"	"

# UNION COUNTY PROBATE COURT.

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Year	Month	Day	Description	Amount	Total
(1901)	Dec.	13	To cash John W. Brown	91 20	
	"	23	" " Judgment against J. W. Moffitt	42 14	
1902	May		" " James Cooley note	31 70	
	"		" " Tracy Hicks "	34 40	
	"		" " L. H. Seran "	24 75	
	June		" " " " " "	54 00	
	"		" " George Rogers "	29 74	
	"		" " Thos. Hicks "	12 00	
	"		" " A. Stewart "	45 00	
	"		" " James Lawson note of \$7000	44 00	
			Total		600 25
Said Administrator credits himself as follows:					
1901	Oct.	12	By cash Tracy Hicks	1 40	
	Nov.	7	" " H. W. Smith	2 30 00	
	"	"	" " Esther "	3 20 00	
	"	12	" " Cyrus Gummerman	4 50 00	
	"	"	" " Reuben Stultz	5 15 00	
	"	13	" " H. E. Gray	6 12 00	
	"	16	" " Billie Moffitt	7 24 00	
	"	18	" " Geo. Miller	8 40	
	"	19	" " Laurie B. McGrovy	9 1 00	
	"	"	" " John W. Brodrick	10 27 55	
	"	"	" " Robinson & Hoopes	11 50 00	
	"	21	" " W. H. H. Fleck	12 39 00	
	"	"	" " Wate L. Moffitt	13 20 00	
	Dec.	13	" " C. Gummerman	14 25 00	
	Nov.	25	" " Fred Pike	15 75 22	
	Dec.	9	" " Harry & Harrish Waggle	16 6 00	
	"	"	" " J. J. Heenan	17 2 00	
	"	"	" " Harry Waggle	18 3 12	
	Nov.	19	" " W. D. Darity	19 73 30	
	Dec.	21	" " E. W. Miller	20 25 00	
	"	"	" " J. H. Montgomery	21 5 50	
	"	23	" " Shears & Shears	22 6 00	
	"	"	" " Ernest Wright	23 12 71	
	"	"	" " John W. Brodrick	24 2 10	
	"	25	" " Howard E. Gray	25 3 00	
	"	"	" " C. F. Harriman	26 3 00	
	"	"	" " J. M. Drake	27 5 00	
	"	27	" " L. L. Thompson	28 45 00	
1902	Jan.	8	" " Tracy Hicks	29 3 00	
	"	9	" " Rebecca Inesing	30 3 00	
	"	25	" " Chas. Penhorwood	31 16 31	
	May	17	" " Lewis Sewall	32 2 40	
	"	"	" " H. S. Starnatis	33 3 90	
	June	14	" " Porter & Porter	34 15 00	
	"	"	" " Note of Wm & Geo. Moffitt to John W. Moffitt in settlement of judgment	35 23 00	

RECORD OF ACCOUNTS.

(1909)				
June 17	Commission on \$600.25		36.00	
"	Money spent by Admr as actual expenses		21.55	
"	Extra allowance by the Court		150.00	
"	By cash to John M. Brodrick		3.35	
"	" " " J. F. Burnham, Sheriff		10.06	
"	" " " John M. Brodrick, Probate in Partnership matter		4.04	
"	" " " J. F. Burnham, Sheriff in Partnership matter		4.06	
	Paid John M. Brodrick P. J., this account		7.50	
	Total		584.47	
	Balance in Administrators hands		15.78	
			\$600.25	

Said Administrator says he has in his hands uncollected notes to the amount of \$647.04

Recapitulation

Total amount chargeable	\$600.25
Total amount credited	584.47
Balance due said estate	\$15.78
Amount deducted from Admr's allowance by Court on exceptions	100.00
Balance in Admr's hands	\$115.78

Affidavit to Account

The State of Ohio, Cuyahoga County, ss:

I, Walter Wright, Administrator with the will annexed of the estate of William Moffitt deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

Walter Wright

Sworn to before me and signed in my presence, this 19<sup>th</sup> day of A. D. 1909.

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

No. 5824

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Guardianship of Dwight J. Liggitt, Minor.

Be it remembered, that heretofore, to-wit: on the 25<sup>th</sup> day of December A.D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

On the Matter of the } Probate Court, December 23, 1902.  
 Guardianship of } Appointment.  
 Dwight J. Liggitt, Minor. } Order for Bond.

No. 5824

This day Albert J. Pounds appeared in open Court, and made application to be appointed Guardian of the estate of Dwight J. Liggitt, and the Court being satisfied that said Dwight J. Liggitt is a minor of the age of nine years, July 30, 1902, and child of Gordon Liggitt, late of Mill Creek 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 Albert J. Pounds 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 Albert J. Pounds be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Three Thousand and eight Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge

And afterward, to-wit: on the 30<sup>th</sup> day of December A.D. 1902, the Court ordered and decreed as follows:

On the Matter of the Guardianship } Probate Court, December 30, 1902  
 of Dwight J. Liggitt, } Appointment, Bond Approved  
 Minor. } Letters Issued.

This day Albert J. Pounds appeared in open Court, accepted the appointment as Guardian of the estate of Dwight J. Liggitt, and gave and filed herein his bond in the sum of Three Thousand and eight Hundred Dollars, conditioned according to law, with M. Pounds and Berry Hornumalt and S. W. Conie, freeholders as sureties thereon, which bond is approved by the Court. Thereupon said Albert J. Pounds 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 Albert J. Pounds, 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.

Guardianship of Dwight J. Courter, Minor.

Be it remembered, that heretofore, to-wit: on the 11<sup>th</sup> day of December A. D. 1902, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court in the words and figures following, to-wit:

On the Matter of the Guardianship of Dwight J. Courter, Minor.	}	Probate Court, December 11 <sup>th</sup> 1902. Appointment. Order for Bond.
--	---	---

No. 5514

This day Corriella E. Courter appeared in open Court, and made application to be appointed Guardian of Dwight J. Courter, and the Court being satisfied that said Dwight J. Courter is a minor of the age of seven years, February 27<sup>th</sup> 1902, and a child of Josiah M. Courter, late of Liberty Township, Seneca 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 Corriella E. Courter 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 Corriella E. Courter be appointed such Guardian aforesaid, 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 16<sup>th</sup> day of January A. D. 1903 the Court ordered and decreed as follows:

On the Matter of the Guardianship of Dwight J. Courter, Minor.	}	Probate Court, January 16, 1903. Appointment. Bond Approved. Letters Issued.
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This day Corriella E. Courter appeared in open Court, accepted the appointment as Guardian of Dwight J. Courter and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with David H. Henderson and G. W. Smith freeholders as sureties thereon which bond is approved by the Court. Thereupon said Corriella E. Courter 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 Corriella E. Courter that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Journal  
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Estate of Israel Bonklin, deceased.

Journal

Entry - On the Probate Court of Union County, Ohio.  
 On the Matter of the Estate of Israel Bonklin, deceased. No. 5578. October 22, 1902.  
 Order for Israel Bonklin, deceased. Filing First Partial Account.  
 Notice &c. - This day came W. H. H. Bishop, Administrator of the estate of Israel Bonklin late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 29<sup>th</sup> day of November A. D. 1902, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Entry -

Confirming Account &c. On the Probate Court of Union County, Ohio.  
 On the Matter of the Estate of Israel Bonklin, deceased. No. 5578. November 29, 1902.  
 Settlement of First Account.

This day this matter came on to be heard on motion to confirm account, W. H. H. Bishop, Administrator of the estate of Israel Bonklin, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 22<sup>nd</sup> day of October 1902, filed in this Court his first account, and notice of the time 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 5<sup>th</sup> day of November 1902, 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 \$154.91 as his legal compensation and \$30.00 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 \$154.91 as his legal compensation and the sum of \$30.00 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: \$184.91.

And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$3810.05 and that he is entitled to credits in the sum of \$3513.12, as shown by said vouchers and other evidence produced to the Court.

RECORD OF ACCOUNTS.

And the court do further find that there is a balance of \$ 296.93 in the hands of the said Administrator due said estate, and said account is settled accordingly. It is ordered that this cause be continued for further orders 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 - Administrators Account.

W<sup>th</sup> Kendra Bishop, Administrator of the estate of Bessie Lou克林 deceased, in account with said estate.

Said Administrator charges himself as follows:

1902	March 23	To cash for sale of farm		3050 00	
1902	Aug. 7	" " " " personal property		736 45	
1901	Sept. 30	" " on deposit		29 60	
Administrator credits himself as follows -					
1901	Sept. 27	By payment to auctioneer (chattels)	1	10 00	
"	"	" " " " L. M. Lane, clerk	2	2 00	
"	"	" " " " Henry Brobeck (wage)	3	75	
"	"	" " " " W. H. Hitch, undertaking	4	92 50	
1902	March 22	" " " " J. M. Brodrick, Probate fees	5	28 46	
"	"	" " " " S. Mowry, for abstract	6	3 00	
"	April 1	" " " " Eva J. Boucklin, Court & sale of land	7	1163 72	
"	May 4	" " " " Shearer & Shearer, pub. notices	8	3 00	
"	Mar. 29	" " " " Dr. M. J. Jenkins, med. attendance	9	60 00	
"	June 18	" " " " Bruce Sch appraiser	10	1 00	
"	July 2	" " " " J. J. Stewart "	11	1 00	
"	"	" " " " W. Stewart "	12	1 00	
"	June 18	" " " " Cyrus Freshwater " land	13	1 00	
"	"	" " " " L. J. Lane " "	14	1 00	
"	"	" " " " C. L. Evans " "	15	1 00	
"	July 2	" " " " Emma Boucklin Nursing	16	21 50	
"	"	" " " " W. H. Boucklin " "	17	50 47	
"	"	" " " " Eva J. Boucklin Years support	18	350 00	
"	Jan. 28	" " " " Taxes on land	19	34 98	
1902	March 22	" " " " Union Bank, amt found due Knott's		1296 50	
"	Oct. 22	" " " " Admin's compensation, 6% of \$1000 + 4% of \$2372.00		154 91	
"	"	" " " " extraordinary work and care		30 00	
"	"	" " " " Robt. McGrovy, fees as attorney	20	148 00	
"	"	" " " " " preparing acct &c.	21	5 00	
"	"	" " " " Probate fees, 1 <sup>st</sup> acct	22	6 00	
"	"	" " " " Paid taxes	23	15 81	
"	"	" " " " Eva J. Boucklin, allowed for cows found to be hers		81 00	
				Balance due estate	296 93
					\$ 3810 05
					\$ 3810 05

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W<sup>m</sup> H. Bouklin - ex.  
 W<sup>m</sup> H. Bouklin - ex, services in last  
 sickness & funeral  
 Total balance

\$ 70 00	
	\$ 70 00
\$ 70 00	\$ 70 00

Recapitulation.

Total amount chargeable, \$ 3810 05  
 Total amount credited, \$ 3513 12  
 Balance due said estate, \$ 296 93

Affidavit to Account.

The State of Ohio, Hamilton County, ss.  
 I, M. E. Kendre Bishop, Administrator of the estate of  
 Israel Bouklin, deceased, do make solemn oath, that  
 the within account is in all respects true and cor-  
 rect, as I verily believe.

M. E. Kendre Bishop, Adminr.

Sworn to before me and signed in my presence, this  
 22<sup>nd</sup> day of October A. D. 1902.

*(Signature)*

John W. Croderick, Probate Judge

Estate of Mandane S. Ordway, Deceased.

Be it remembered, that heretofore, to-wit: on the 3<sup>rd</sup> day of January A. D. 1903, an entry of the appointment of an executor was made and entered upon the Journal of this Court in the words and figures following, to-wit:

In the Matter of the Estate of { Probate Court, January 3, 1903.  
Mandane S. Ordway, Deceased. } Order for Appointment. No. 5829

The last will and testament of Mandane S. Ordway, late of Union Township, in this County, deceased, having heretofore been duly approved and allowed, this day True 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 True Martin is a suitable person and legally competent; it is ordered that he be appointed as such executor.

A bond herein is dispensed with in accordance with the request of said Testatrix in her said will, and this cause is continued.

John W. Brodrick, Probate Judge.

And afterward, to-wit: On the 3<sup>rd</sup> day of January A. D. 1903, the Court ordered and decreed as follows:

In the Matter of the Estate of { Probate Court, January 3, 1903.  
Mandane S. Ordway, Dec'd. } Appointment. Letters Issued.

This day True Martin appeared in open Court, accepted the Trust as Executor of the estate of Mandane S. Ordway, deceased.

It is therefore ordered that letters Testamentary issue on the will of said decedent to True Martin; that this proceeding be recorded and that said executor pay the costs hereinafter.

John W. Brodrick, Probate Judge.

Estate of Thomas J. Collier, Deceased.

Be it remembered, that heretofore, to-wit: On the 3<sup>rd</sup> day of January A. D. 1903, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court which entry reads in the words and figures following, to-wit:

Probate Court, January 3, 1903.  
In the Matter of the Estate of { Appointment. No. 5828.  
Thomas J. Collier, Deceased. } Order for Bond.

This day Vachel J. Collier, appeared in open Court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of Thomas J. Collier, late of Blairsville 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

Entry -  
Order for  
Notice -

Copy of  
Notice -

UNION COUNTY PROBATE COURT.

being satisfied that an administrator should be appointed, and that said Vatchel J. Collier is a suitable person and legally competent; it is ordered that said Vatchel J. Collier 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.

And afterward, to-wit: On the 6<sup>th</sup> day of January A.D. 1903, the court ordered and decreed as follows:

Probate Court, January 4<sup>th</sup> 1903.

In the Matter of the Estate of Thomas J. Collier, deceased. } Appointment. } Bond Approved. } Letters Issued.

This day Vatchel J. Collier, appeared in open court, accepted the appointment, as administrator of the estate of Thomas J. Collier deceased, and gave and filed herein his bond in the sum of Six Thousand Dollars, conditioned according to law, with James William Woodruff, J. L. Winter and Bert Cahill freeholders as sureties, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said Vatchel J. Collier, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Joseph Poling, deceased.

entry - In the Probate Court of Union County, Ohio. Order for In the Matter of the Estate of Joseph Poling, deceased. No. 4228. December 16, 1902. Notice - Filing Ninth and Final Account.

This day came Jeremiah Poling, Administrator sixth the will annexed of the estate of Joseph Poling, late of Union County, Ohio, deceased, and presented his ninth and final account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Thursday the 8<sup>th</sup> day of January A.D. 1903, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Probate Court Notice

Copy of Notice - Notice is hereby given that Jeremiah Poling, Administrator of the estate of Joseph Poling, has filed in the Probate Court of Union County, Ohio, his final account and vouchers; that said account will be for hearing on Thursday, January 8, 1903, at one o'clock P.M. Exceptions may be filed thereto



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.

Jeremiah Poling, Administrator with the will annexed of the estate of Joseph Poling, deceased, in account with said estate.

Said Administrator charges himself as follows:

1901	Nov. 9	% corrected balance on 8 <sup>th</sup> account, including Lewis Mills note, and interest, charged as of April 1 <sup>st</sup> 1895, \$ 358.72.		709 03
1902	Dec. 5	" Amount of interest on corrected current balances, including last balance, to date		387 70
"	"	" Cash rec'd from Orasmus Poling, note, Princ.		300
"	"	" " " " " Same " Int.		190 70
"	"	" " " " " D. H. Poling " Princ.		255
"	"	" " " " " Same " Int.		150 23
"	"	" " " " " G. W. Blinc " Princ.		162
"	"	" " " " " Same " Int.		99 27
"	"	" (Error in transfer of 1 <sup>st</sup> Item, Sched. 20 <sup>th</sup> Inventory)		37

Said Administrator claims credit for disbursements made on behalf of said estate and pursuant to said will, to wit:

1902	Dec. 5	By paid Phebe Poling by transfer of 1 <sup>st</sup> Item of Schedule "B" of Inventory, Voucher 1		37
"	"	" " Phebe Poling, balance under will " 2		1488 71
"	16	" " John M. Brodrick " 3		6 30
"	"	" " James M. Campbell " 4		7 50
"	"	" " Administrator's compensation, viz: cost \$732.64 @ 4%		29 31
"	"	" " " 467.10 " " "		9 34
"	"	" Interest on Lewis Mills note from April 1 <sup>st</sup> 1895 (See above)		177 07
"	"	" paid Jeremiah Poling, balance share on division of personal property, by agreement with widow, Special Voucher -		533 50
				<hr/> \$2290 93
				\$2290 93

Recapitulation of Administration.

% amount chargeable under 1 <sup>st</sup> account	3533 48
" " " " 9 <sup>th</sup> " "	1933 62
By amount disbursed for liabilities	1280 10
" " for distributives, as below, to balance,	4187
	<hr/> \$5467 10
% amount for equal distribution to the estate of said decedent and Jeremiah Poling	4187.

RECORD OF ACCOUNTS.

		Amount bro't forward,	\$	Cts.
Vouchers -			4187	
See 9 <sup>th</sup> acct	By paid Phibe Poling (1 <sup>st</sup> Item Schedule "D" Inventory)			37
Special No. 2	" " Same (Louis Mills note & interest)			367 79
See 9 <sup>th</sup> acct	" " Same (Balance of share in full)			1488 71
				2093 50
Special -	By paid Jeremiah Poling	\$ 1560.		
See 9 <sup>th</sup> acct	" " Same, (bal. in full)	433.40		
			4187	4187

Statement

Said Administrator represents to the court that the item, "\$1597<sup>00</sup>", credited in his first account as delivered to "Legatee" (meaning Phibe Poling, widow) was erroneously so entered; that the same represents the appraisement of chattels under Schedule "D" of the Inventory; and that said chattels were received by this Administrator, in his own right, as surviving partner of said decedent, except the 1<sup>st</sup> item of said Schedule, appraised at \$37<sup>00</sup>, which was transferred to said Phibe Poling, as shown by the foregoing account.

He further represents that he and said decedent were equal owners of the property returned in the Inventory at \$4492<sup>00</sup>; and that, being ignorant of his rights, division of said property was omitted in his former account and (correcting the same) is now accounted for in full, in the foregoing account, by agreement with said Phibe Poling, widow of decedent.

Affidavit to Account.

The State of Ohio, Lucas County, ss:

I, Jeremiah Poling, Administrator with the will annexed of the estate of Joseph Poling deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Jeremiah Poling.

Sworn to before me and signed in my presence, this 16<sup>th</sup> day of December A. D. 1912.



Ada McCampbell,

Deputy Clerk, Probate Court.

37	367 79
1488 71	
2093 50	
2093 50	
4187	

Estate of William M. Kitrick, Deceased.

Be it remembered, that heretofore, to-wit: On the 10<sup>th</sup> day of January A. D. 1903, an entry of the appointment of an executor was made and entered upon the journal of this court, which reads in the words and figures following, to-wit:

Probate Court, January 10<sup>th</sup> 1903.

In the Matter of the Estate of } Appointment. No. 5030.  
 William M. Kitrick, deceased. } Order for Bond.

The last will and testament of William M. Kitrick, late of Jerome Township, in this County, deceased, having heretofore been duly approved and allowed, this day E. H. Norris, the executor named in said will, (under the name of Harvey Norris), 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 E. H. Norris 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 Four Hundred Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And, afterward, to-wit: On the 10<sup>th</sup> day of January A. D. 1903, the court ordered and decreed as follows:

Probate Court, January 10, 1903.

In the Matter of the Estate of } Appointment. Bond Approved.  
 William M. Kitrick, dec'd. } Letters Issued.

This day E. H. Norris appeared in open court, accepted the trust as executor of the estate of William M. Kitrick deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with J. B. Taylor and Charles S. Daid 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 E. H. Norris; that an inventory and appraisement of said estate be dispensed with unless hereafter ordered; that this proceeding be recorded and that said executor pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Susanna Hill, Deceased.

Be it remembered, that heretofore, to-wit: On the 16<sup>th</sup> day of January A. D. 1903, an entry of the appointment of an Administrator was made and entered upon the journal of this court, which entry reads in the words and figures following, to-wit:

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## RECORD OF ACCOUNTS.

Probate Court, January 16, 1903.  
 In the Matter of the Estate of } Appointment. No. 5831.  
 Susanna Hill, deceased. } Order for Bond.

This day George Hill appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Susanna Hill, late of Liberty Township, Cerritos 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 Hill is a suitable person and legally competent; it is ordered that said George Hill be appointed as such administrator upon giving bond with sureties as required by law, in the sum of eight thousand and three hundred dollars and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 19<sup>th</sup> day of January A.D. 1903, the court ordered and decreed as follows:

Probate Court, January 19<sup>th</sup> 1903.  
 In the Matter of the Estate of } Appointment. Bond approved.  
 Susanna Hill, deceased. } Letters Issued.

This day George Hill appeared in open court, accepted the appointment as Administrator of the estate of Susanna Hill deceased, and gave and filed herein his bond in the sum of eight thousand and three hundred dollars, conditioned according to law, with Oscar Reever, Frank Crugler, J. M. Whitmer and Warren Harris freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said George Hill; that an appraisement herein be dispensed with unless hereafter ordered by the court; that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Estate of Greenbury Chambers, deceased.

Be it remembered, that heretofore, to-wit: On the 27<sup>th</sup> day of January A.D. 1903, an entry of the appointment of an administrator was made and entered upon the Journal of this court which entry reads in the words and figures following, to-wit:

Probate Court, January 27, 1903.  
 In the Matter of the Estate of } Appointment. No. 5833.  
 Greenbury Chambers, decd. } Order for Bond.

This day Jacob S. Elliott appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of Greenbury

UNION COUNTY PROBATE COURT.

Chambers, 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 Jacob C. Elliott is a suitable person and legally competent; it is ordered that said Jacob C. Elliott be appointed as such administrator, upon giving bond with sureties as required by law, in the sum of one thousand and eight hundred dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, court: On the 27<sup>th</sup> day of January A.D. 1903, the court ordered and decreed as follows:

Probate Court, January 27, 1903

In the Matter of the Estate of Greenbury Chambers, dec'd. } Appointment. Bond Approved. Letters Issued.

This day Jacob C. Elliott appeared in open court, accepted the appointment as administrator of the estate of Greenbury Chambers, deceased, and gave and filed herein his bond in the sum of one thousand and eight hundred dollars, conditioned according to law, with Welden Elliott and Markus Elliott, freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Jacob C. Elliott, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ . . .

John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

In the Matter of Accounts Filed for Settlement.

In the Probate Court of Union County, Ohio.  
In the Matter of Accounts } Entry - January 31, 1903.  
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 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 Union County, Ohio, which will be for hearing on

Saturday, January 31, 1903,  
at one o'clock P.M., as follows, to-wit:

- No. 5553 Asenath Partridge, executor of the will of Maria W. Partridge first account.
- No. 15037 Joseph P. Martin, administrator of the estate of Thomas Wilcox; fourth account.
- No. 5141 Nathaniel Brooks, administrator of the estate of John Trumble; final account.
- No. 5637 John M. Lewis, administrator of the estate of Catharine Shreyer; final account.
- No. 5638 Pearl W. Skidmore, administrator of the estate of Joseph Skidmore; final account.
- No. 4363 Lemuel James, administrator of the estate of Mary Clarke; fifth account.
- No. 5013A John F. Millar, administrator of the estate of Fred Frink; final account.
- No. 3471B R. L. Woodburn, guardian of Mellille E. Mallory; second account.
- No. 4847 R. L. Woodburn, guardian of John Kraper; third account.
- No. 4660 R. L. Woodburn, guardian of Samuel H. Smuck; second account.
- No. 4446 Joseph P. Martin, guardian of Susilla Jolly; first account.
- No. 5206 Wayne Mackan, guardian of Frank Mackan; final account.
- No. 5228 Nancy J. Goust, guardian of Carl S. Goust; first account.
- No. 5153 Emma A. Smith, guardian of Harry S. Frisby; second account.
- No. 5647 Henry L. Reed, guardian of Ida Blanche Reed; final account.
- No. 4525 Albert J. Perry, guardian of Alpha Parling; final account.

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

John M. Brodrick,  
January 7, 1903-4w. Probate Court, Union County, Ohio.

The State of Ohio, Union County, ss:  
The undersigned, being duly sworn, says that a copy

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UNION COUNTY PROBATE COURT.

of the annexed notice was published for four consecutive weeks in "The Marysville Tribune", a newspaper of general circulation in the county of Union, the first publication beginning with January 7, 1903.

John H. Shearer.

Sworn to and subscribed before me, this 31<sup>st</sup> day of January 1903.

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

Printer's fee, Paid: Shearer & Shearer.

Estate of Maria W. Partridge, Deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio:  
In the Matter of the Estate of Maria W. Partridge, Deceased. { No. 5553. December 27, 1902. Filing First Partial Account.

This day came Asenath Partridge, executrix of the Estate of Maria W. Partridge late of Union County, Ohio, deceased, and presented her first partial account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of January A.H. 1903, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
confirming  
Account to -

In the Matter of the Estate of Maria W. Partridge, Deceased. { No. 5553. January 31, 1903. Settlement of First 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 27<sup>th</sup> day of December 1902, 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 7<sup>th</sup> day of January 1903, 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 \$758.00 and that she is entitled to credits in the sum of \$726.93 as shown by said vouchers and other evidence produced

RECORD OF ACCOUNTS.

to the court. Said the court do further find that there is a balance of \$31.07 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' Account.

Sarnath Partridge, executrix of the estate of Maria W. Partridge deceased, in account with said estate.

Said executrix charges herself as follows:

1901	March 24	To cash from Costantini, rent of building.	106 00
	May 1	" " in bank	142 00
	July 5	" " from Frank Gilson	10 00
	Nov. 19	" " " Sale of one lot	500 00
			\$758 00

Said executrix credits herself as follows:

1901	August 20	To J. L. Reagle & Co.	11 00
"	"	" J. H. Ryan	4 00
"	"	" Reid & Barty	4 00
"	12	" G. M. Scott & Bro.	2 00
Sept	2	" A. B. Suisler	63 00
Oct.	24	" John M. Brodrick P. J.	14 25
1902	Jan. 11	" Ohio Wesleyan University	500 00
	Feb. 24	" G. H. Mills	10 00
"	"	" Shearer & Shearer	3 00
Aug.	3	" C. M. Fingley	3 00
Sept	30	" Burns & Mills	98
1901	March 24	" W. S. Costantini (funeral)	106 00
1902	Dec. 27	" John M. Brodrick, P. J.	3 70
			\$726 93

Recapitulation.

Total amount chargeable,	\$ 758 00
Total amount credited,	\$ 726 93
Balance due said estate,	\$ 31 07

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Sarnath 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.

Sarnath Partridge.

Sworn to before me and signed in my presence, this 27th day of December A. D. 1902.

*[Signature]*

John M. Brodrick, Probate Judge.

Journal Entry -  
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Notice -

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Estate of Thomas Wilcox, deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio.  
On the Matter of the estate of { No. 1503 "A" December 8, 1902  
Thomas Wilcox, deceased. } Filing Fourth Current Account.  
This day came Joseph P. Martin, Administrator de bonis  
mori with the will annexed of the estate of Thomas Wilcox,  
late of Union County, Ohio, deceased, and presented his fourth  
account in settlement of said estate duly verified.  
Whereupon the court do order the same filed and ad-  
vertised for hearing on Saturday the 31<sup>st</sup> day of January  
A.D. 1903, 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 { No. 1503 "A" January 31, 1903.  
Thomas Wilcox, deceased. } Settlement of Fourth Account.  
This day this matter came on to be heard on motion to  
confirm account. Joseph P. Martin, Administrator  
de bonis mori with the will annexed of the estate of Thomas  
Wilcox, late of Union County, Ohio, deceased, having  
heretofore, to wit: On the 8<sup>th</sup> day of December 1902, 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 and of general circulation in the county  
aforesaid, for not less than three consecutive weeks  
prior and after the 7<sup>th</sup> day of January 1903, and no exceptions  
having been filed thereto, the said account, together with  
the vouchers accompanying the same, are now exam-  
ined by the court. Said said account, on such exam-  
ination being found correct, is allowed and confirmed.

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\$ 726 83

This day this matter came on to be further heard on mo-  
tion of the said Administrator for the allowance of \$14<sup>00</sup> 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 Admin-  
istrator is allowed said sum of \$14<sup>00</sup> as his compensation.  
It is therefore ordered by the court that the said Ad-  
ministrator retain out of the moneys of said estate the  
sum aforesaid, to wit: \$14<sup>00</sup>.

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to Judge.

And the court do find the said Administrator charge-  
able with assets of said estate in the sum of \$1495<sup>00</sup> and  
that he is entitled to credits in the sum of \$249<sup>34</sup>, as  
shown by said vouchers and other evidence produced  
to the court. And the court do further find that  
there is a balance of \$1245<sup>76</sup> in the hands of the  
said administrator due said estate, and said account

RECORD OF ACCOUNTS.

is settled accordingly.

And said Administrator is ordered to 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. Crodrick, Probate Judge.

Account -

Administrators Account.

Joseph P. Martin, Administrator of the estate of Thomas Wilcox, deceased, in account with said estate.

Said Administrator charges himself as follows:

1907		To balance on last settlement	\$1255 77
March 20		To rent on real estate	50 00
May 1		" Interest on mortgage notes	78 33
Sept. 20		" Rent on real estate	60 00
" 27		" Interest on mortgage note	20 00
Nov. 20		" Rent on real estate	20 00
Said Administrator credits himself as follows:			
1901		To tax	\$ 24 82
Dec. 20		" "	14 95
" "		" "	14 95
June 1902		" "	24 51
" "		" "	29 30
Oct. 15		" " Special	3 00
Sept. 4		" Harry Wilkinson	12 80
Aug. 28		" Insurance, E. F. Sawyer	103 10
Oct. 2		" Elizabeth Wilcox	5 90
		" Probate Court fees	14 11
		" Admr compensation	249 34
		Balance on hand	1245 76
			\$1495 10 \$1495 10

Recapitulation.

Total amount chargeable,	\$1495 10
Total amount credited,	249 34
Balance due said estate,	\$1245 76

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Joseph P. Martin, Administrator de bonis non with the will annexed 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, Admr of the estate of Thomas Wilcox, dec'd.

Sworn to before me and signed in my presence, this 8<sup>th</sup> day of December A.D. 1907.



Ada McCampbell  
Deputy Clerk, Probate Court.

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UNION COUNTY PROBATE COURT.

Estate of John Trimble, deceased.

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On the Probate Court of Union County, Ohio.  
In the Matter of the Estate of { No 5141. December 11<sup>th</sup> 1902.  
John Trimble, deceased. } Filing Second and Final Account.

This day came Nathaniel Brooks, Administrator of the estate of John Trimble, 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 31<sup>st</sup> day of January A.D. 1903, at one o'clock P.M., to which time said matter is continued.

John M. Croderick, Probate Judge.

Journal  
Entry -  
Confirming  
Account -

On the Probate Court of Union County, Ohio.  
In the Matter of the estate of { January 31, 1903. Settlement  
John Trimble, deceased. } of Second and Final Account.

This day this matter came on to be heard on motion to confirm account. Nathaniel Brooks, Administrator of the estate of John Trimble, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 11<sup>th</sup> day of December 1902, 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 Morgantown Tribune, a newspaper published, and of general circulation in the County aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of January 1903, 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 \$15.56 as his legal compensation, and \$44.81 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 \$15.56 as his legal compensation and the sum of \$44.81 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: \$60.37. And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1048.93, and that he is entitled to credits in the sum of \$1048.93, as shown by said vouchers and other evidences produced to the court.

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RECORD OF ACCOUNTS.

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, to wit, within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Second and Final Account.

Administrators Account.  
Nathaniel Brooks, Administrator of the estate of John Trimble deceased, in account with said estate.  
Said Administrator charges himself as follows:

1780	March 24	To balance on First Account.	270 88
	May 30	" Cash from J. S. McMirria, debt & int.	103
	June 27	" " " Hazlett Brown, proceeds R. Warford lot	80
	" "	" " " Same, int.	607
	July 18	" " " S. H. Ralston, share bal. on Ferguson note	485
	" 26	" " " Trimble & heirs, on acct not inventoried	20
1882	June 5	" " " J. S. Trimble " " "	77 47
	" "	" " " Same bal. " " "	284 91
	Nov. 7	" " " J. E. W. Davis, bal. on ours - paid acct	172
	Oct. 31	" " " J. S. Trimble, contributions to same land	180
	Nov. 4	" " " R. W. Trimble " " " "	120

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

1800	July 18	By paid L. B. Brooks, claims Ferguson & Warford	Coucher 1	82 77
	" 20	" " " J. E. W. Davis, Book acct	" 2	10
	" "	" " " R. W. Trimble " " "	" 3	10
1902	June 5	" " " J. S. Trimble, bal. on " "	" 4	77 47
	" "	" " " Same " " "	" 5	284 91
	Nov. 21	" " " Richwood, Deposit Bank, Assignee	" 6	22 50
	" "	" " " S. C. Sigley	" 7	84 40
	" "	" " " L. C. Burns	" 8	11 31
	" 6	" " " Amanda Warford	" 9	108 24
	" 7	" " " R. W. Trimble	" 10	26 20
	" "	" " " Same	" 11	253 20
	Dec. 11	" " " John M. Brodrick	" 12	8 90
	" "	" " " James M. Campbell	" 13	22 50
	" "	" " " Administrator, Statutory compensation, viz: @ \$775 <sup>00</sup> @ 2¢		15 56

Said Administrator asks extra compensation for extraordinary services and personal expenses

44 81  
\$1048 93 \$1048 93

Statement.

Said Administrator represents to the Court that the check of J. S. McMirria for \$70<sup>00</sup>, entered in the Inventory, was, as accountant verily believes, paid to decedent in his lifetime as

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estate of John  
Trumble.

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14 91  
172  
80  
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shown by the sworn statements of said debtor,  
and Margaret Trumble, widow of decedent, and  
P. W. Trumble, an heir of said decedent, said  
debtor simply neglecting to take up his said  
check. Said Administrator further represents  
that the note of Nate L. Moffitt has not been collected  
by reason of said debtors claim of payment  
and his insolvency. Wherefore accountant  
brings said note into court for deposit per  
quant to law.

Recapitulation.

Total amount chargeable, \$ 1048 93  
Total amount credited, \$ 1048 93

Affidavit to Account.

The State of Ohio, Union County, So.  
I, Nathaniel Brooks, Administrator of the estate of John  
Trumble deceased, do make solemn oath that the within  
account is in all respects true and correct, as truly  
believe.

Nathaniel Brooks

Sworn to before me and signed in my presence  
this 11<sup>th</sup> day of December A. D. 1909.  
John W. Brodrick, Probate Judge.

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thereof to this court.

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 - Administrators Account.

First and Final Account current of John M. Loun Administrator of the estate of Catherine Shreyer, deceased, in account with said Trust before the Probate Court of Union County, Ohio

Said Administrator charges himself as follows:

To amount received from	
Samuel Shreyer	93 02
Money on hand	17 19
Drawn from Bank	30 00
"    " Farmers Bank	234 00
"    " Peoples Bank	270 40
"    " Union Bank	312 00
Total amount charged,	\$896 61

Said accountant claims credits on account of payments and disbursements made on behalf of said estate as follows, to-wit:

By amount paid J. L. Heckley,	App's	Con.	1	1 00
"    "    " J. W. Liggitt	"	"	2	1 00
"    "    " A. L. G. Ginn	"	"	3	1 00
"    "    " Taxes	"	"	4	31 51
"    "    " H. J. Stiles	"	"	5	3 00
"    "    " J. F. Wilkins	"	"	6	10 00
"    "    " H. W. Morley & Co.	"	"	7	132 73
"    "    " John M. Brodrick	"	"	8	11 43
"    "    " Shearer & Shearer	"	"	9	2 00
"    "    " S. H. Faulkner	"	"	10	4 00
"    "    " G. L. Jones	"	"	11	100 00
"    "    " Taxes	"	"	12	31 30
"    "    " J. W. Tilton (taxes)	"	"	13	28 19
"    "    " J. L. Cameron, Atty	"	"	14	25 00
"    "    " Probate Judge	"	"	15	7 40
"    "    " Admin's commission				53 80
				\$443 68

Recapitulations.

Total amount chargeable,	\$896 61
"    "    " credited,	\$443 68
Balance due estate,	\$452 93

The State of Ohio, Union County, ss:

John M. Loun, Administrator above named, being duly sworn, says that the foregoing account, and the vouchers therein referred to, present a full and correct statement

RECORD OF ACCOUNTS.

and exhibit of his administration of said estate at the time of the filing hereof, as he verily believes.

John M. Lous.

Sworn to before me and subscribed in my presence, this 16<sup>th</sup> day of December A.D. 1902.

*(Signature)*

Ada M. Campbell,

Deputy Clerk, Probate Court.

Distribution

Account of Final Distribution.

Account -

John M. Lous, Administrator of the estate of Catherine Shreyer deceased, on account with said estate.

Said Administrator charges himself as follows:

Amount found due estate as per final settlement with said court, made December 16, 1902

\$ 452.93

Postage

05

Balance for distribution,

\$ 452.88

Said Administrator credits himself as follows:

Amounts paid to heirs, as per distributive order of said court made January 31, 1903, viz:

To Francis B. Powers

Voucher 1

\$ 50.32

Emma Jones

" 2

50.32

Anna C. Taylor

" 3

50.32

Phibes W. Rorime

" 4

50.32

Mary A. Lous

" 5

50.32

S. E. Shreyer

" 6

50.32

Jacob Shreyer

" 7

50.32

Rezziah W. Rorime

" 8

50.32

Della M. Hickok

" 9

50.32

Total distributed

\$ 452.88

The State of Ohio, Union County, ss.

John M. Lous, Administrator of the estate of Catherine Shreyer 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 M. Lous.

Sworn to before me and signed in my presence, this 4<sup>th</sup> day of April 1903.

*(Signature)*

Ada M. Campbell, Deputy Clerk Probate Court.

Probate Court, Union County, Ohio, April 4, 1903.

On the Matter of the Estate of Catherine Shreyer, decd. | Account of Final Distribution. | Orders.

This day John M. Lous, Administrator of the estate of the Catherine Shreyer, deceased, appeared in open court and

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UNION COUNTY PROBATE COURT.

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 M. Kowz; 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 on 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 Joseph Skidmore, deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio  
In the Matter of the Estate of Joseph Skidmore, deceased. No. 5638. December 24, 1902.  
Filing First and Final Account.  
This day came Pearl W. Skidmore, Administrator of the estate of Joseph Skidmore 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 31<sup>st</sup> day of January A.D. 1903, 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 Joseph Skidmore, deceased. No. 5638. January 31, 1903.  
Settlement of First and Final Account.  
This day this matter came on to be heard on motion to confirm account. Pearl W. Skidmore, Administrator of the estate of Joseph Skidmore, late of Union County, Ohio, deceased, having heretofore, to wit: On the 24<sup>th</sup> day of December 1902, 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 7<sup>th</sup> day of January 1903, and no exceptions having been filed thereto,

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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 \$52<sup>00</sup> as his legal compensation for services rendered to said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said Administrator is allowed said sum of \$52<sup>00</sup> 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: \$52<sup>00</sup>.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$1125<sup>23</sup> and that he is entitled to credits in the sum of 1125<sup>23</sup>, 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 - First and Final Account of Pearl W. Skidmore, Admin  
of the estate of Joseph Skidmore, deceased.  
Administrator charges himself as follows:

% Sale Bill	\$ 804 35
Pensions	30 00
Certificate of deposit	30 00
	\$ 870 35

Admin takes credit by receipt -

1	L. L. Drake	1 00
2	Crab book	1 00
3	David Rex	1 00
4	C. C. Bayless	3 00
5	L. G. English	3 50
6	J. Welchimer	8 00
7	L. L. Thompson	43 50
8	Maggie McCarley	1 00
9	J. W. Monroe	20 66
10	Atkinson & McCarley	1 00
11	W. F. Knight & Co.	6 04
12	Ballinger & McFee	6 90
13	W. H. Van Voorhis	2 25
14	L. Lane & Son	90 00
15	L. L. Drake	18 07
16	Stewart & Cassara	11 26

Amounts carried forward,

\$ 870 35    \$ 220 11

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# UNION COUNTY PROBATE COURT.

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204 35  
36 00  
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Amounts not forward,

17	Thos. F. Wilson		\$ 570 35	\$ 220 11
18	" " "			107 40
19	W. J. Drake			33 10
20	W. J. Drake			47 25
21	Thos. F. Wilson			130 00
22	W. W. Warrick			100 00
23	W. W. Warrick			1 30
24	L. S. Middleworth			1 90
25	J. O. Thomas			177 40
26	Frank Keller			47 90
26	J. W. Moura			17 19
27	J. O. Thomas			71 75
28	S. H. Skidmore			8 75
29	R. W. Thompson			12 01
30	Van Clevr Bros.			26 60
31	J. M. Brodrick			14 85
	6 of on \$870 25 (Admin)			52 22
32	P. W. Keller, atty fee			10 00
33	John M. Brodrick, Probate Judge Contributed by heirs			2 10
			264 87	
			\$ 1125 22	\$ 1125 23

The State of Ohio, Union County ss:  
 P. W. Skidmore, Admin of the estate of Joseph Skidmore, deceased, being sworn says that the foregoing account is in all respects just and correct as he truly believes.  
 P. W. Skidmore  
 Sworn to and subscribed in my presence this 24<sup>th</sup> day of December 1902.  
 S. D. John M. Brodrick, Probate Judge.

1 00  
1 00  
1 00  
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3 50  
8 00  
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\$ 870 35 \$ 220 11

RECORD OF ACCOUNTS.

Estate of Mary Clark, Deceased.

Journal  
Entry -  
Order for  
Notice -

In the Probate Court of Union County, Ohio.  
In the Matter of the Estate of { No. 4363. December 29, 1902.  
Mary Clark, Deceased. } Filing Fifth Partial Account.

This day came Lemuel James, Administrator of the Estate of Mary Clark, late of Union County, Ohio, deceased, and presented his fifth partial account in settlement of said estate duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of January A.D. 1903, 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 { No. 4363. January 31, 1903.  
Mary Clark, Deceased. } Settlement of Fifth Account.

This day this matter came on to be heard on motion to confirm account. Lemuel James, Administrator do bring over with the will annexed of the estate of Mary Clark late of Union County, Ohio, deceased, having heretofore, to-wit: on the 29<sup>th</sup> day of December 1902, 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, and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of January 1903, 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 \$146<sup>00</sup> and that he is entitled to credits in the sum of \$5<sup>00</sup>, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$140<sup>00</sup> in the hands of the said Administrator due said estate, and said account is settled accordingly.

And said Administrator is ordered to 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.

Account -

Administrator's Account.

Lemuel James, Administrator of the estate of Mary Clark, deceased, in account with said estate.

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1901  
Oct. 30 Said Administrator charges himself as follows:  
% balance on hands of Administrator \$146.06

1902  
Dec. 29 Said Administrator credits himself as follows:  
Paid John M. Brodrick, Probate Judge 1 3.50

Recapitulation.  
Total amount chargeable, \$146.06  
Total amount credited, 4.50  
Balance due said estate, \$140.56

Affidavit to account.  
The State of Ohio, Union County, ss:  
I, Lemuel James, Administrator of the estate of Mary Clark deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

Lemuel James.  
I swear to before me and signed in my presence this 29<sup>th</sup> day of December A.D. 1902.  
John M. Brodrick, Probate Judge.

Estate of Fred Link, deceased.

Journal entry - In the Probate Court of Union County, Ohio, No. 50134. December 31, 1902.  
Order for Fred Link, deceased. Filing First and Final Account.  
Notice - This day came John F. Mellar, Administrator of the estate of Fred Link, 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 31<sup>st</sup> day of January A.D. 1903 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, No. 50134. January 31, 1903. Settlement  
Confirming In the Matter of the Estate of Fred Link, deceased. of First and Final Account.  
Account - This day this matter came on to be heard on motion to confirm account.

John F. Mellar, Administrator of the estate of Fred Link, late of Union County, Ohio, deceased, having heretofore, testified: On the 31<sup>st</sup> day of December

1907, 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 Maryland Tribune a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 7<sup>th</sup> day of January 1903, 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 to the said Administrator for the allowance of \$51<sup>75</sup> 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 \$51<sup>75</sup> 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, taxed \$1<sup>75</sup>.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$870<sup>00</sup> and that he is entitled to credits in the sum of \$829<sup>25</sup>, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$40<sup>00</sup> 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 make report thereof to this court.

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.

John F. Millar, Administrator de bonis non of the estate of Fred Link deceased, in account with said estate. Said Administrator charges himself as follows:

Amount of proceeds of sale of decedent's real estate - 870<sup>00</sup>

Said Administrator de bonis non credits himself with amounts paid out as follows:

			<i>Vouchers No.</i>	\$	¢
1900	Jan'y	7	Bert Cahill, Appraiser	1	100
"	"	7	George Smith, "	2	100
"	"	7	J. W. Crawford, "	3	100
"	Feb'y	3	J. W. Monroe, Treas, taxes	4	627
"	"	4	John M. Brodrick, Probate fee, Sheriff fee &c.	5	3421
"	Oct	29	Maggie Lister, power of attorney in full	6	21534
"	"	"	Maggie Lister, claims against estate	7	18449

April		V. O.
May	8	Ed
June	20	J. C.
Nov.	15	He
Dec.	4	Co
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April		V. W. McMillan M.D. claim in full as physician,	8	42 14
May	8	Elsie E. Barker - On full of claim against estate	9	28 90
June	10	J. W. Morrow, Treas. Tax	10	2 68
Nov.	15	George Smith, On full of note	11	24 02
Dec.	4	Uriah Cahill, claim in full	12	21 66
"	23	Henry W. Marriott, " " "	13	28 90
"	24	W. D. Parker, " " "	14	4 25
"	26	C. J. Hill, " " "	15	3 65
"	26	Godman & Thornhill - Note in full	16	3 12
"	30	George W. Worden, Printing notice	17	2 00
"	30	J. H. Scott, claim in full - Medical attendance	18	106 75
"	30	Leuro bassiday - Acct in full	19	9 10
"	31	J. F. Millar - Atty fee		10 00
"	31	Administrator's compensation		21 76
"	31	Probate costs - this & distributive accts	20	7 30
				\$ 829 90

Recapitulation.

Total amount chargeable,	\$ 870 00
Total amount credited,	\$ 829 90
Balance due said estate,	\$ 40 10

Affidavit to Account.

The State of Ohio, Union County, ss:

I, John F. Millar, Administrator de bonis non of the estate of Fred Fink 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 31<sup>st</sup> day of December A.D. 1902.

(S.D.)

John M. Brodrick, Probate Judge.

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Account -

Guardians Account.

R. L. Woodburn, Guardian of Mellville E. Mallory,  
Second Account. On account with his ward.  
Said Guardian charges himself as follows:

To balance due ward as shown by settle- ment made Sept. 6 <sup>th</sup> 1900	\$ 416 91
Pension - Sept. 4 <sup>th</sup> 1900	72 00
" Dec. 4 <sup>th</sup> 1900	72 00
" Feb 4 <sup>th</sup> 1901	72 00
" June 4 <sup>th</sup> 1901	72 00
" Sept. 4 <sup>th</sup> 1901	72 00
" Dec. 4 <sup>th</sup> 1901	72 00
" March 4 <sup>th</sup> 1902	72 00
" June 4 <sup>th</sup> 1902	72 00
" Sept. 4 <sup>th</sup> 1902	72 00
G. P. Shields, Exr. April 25, 1901,	150 00
G. P. Shields, Exr. to March 28 <sup>th</sup> 1902.	138 75
	\$ 4353 66

Paid out as follows:

A. S. Johnson	1	72 00
A. S. Johnson	2	72 00
R. Smith	3	72 00
A. S. Johnson	4	72 00
Saidie Bidwell	5	72 00
A. Sidney Johnson	6	72 00
Saidie Bidwell	7	72 00
Saidie Bidwell	8	72 00
Saidie Bidwell	9	72 00
Dec. tax 1900	10	43 07
June tax 1901	11	43 06
Dec. tax 1901	12	48 34
June tax 1902.	13	48 34
R. L. Woodburn.	14	20 00
R. L. Woodburn, Com.	15	56 20
J. M. Brodrick	16	6 00
R. L. Woodburn	17	150 00
Dec. & June tax, 1902,	18	94 05
		\$ 1159 06

Balance due ward,

\$ 3194 60

Recapitulation

Total amount chargeable,	\$ 4353 66
Total amount credited,	1159 06
Balance due said ward,	\$ 3194 60

Affidavit to Account.

The State of Ohio, Union County, ss:  
I, R. L. Woodburn, Guardian of Mellville E. Mallory  
do make solemn oath that the within is a true and

## RECORD OF ACCOUNTS.

correct account of said Guardianship, as barely below.  
R. L. Woodburn.

Sum to before me and signed in my presence, this  
5<sup>th</sup> day of December A.D. 1902.

J. D. John M. Brodrick, Probate Judge

Guardianship of John Draper, Drunkard.

Journal  
entry -  
Order for  
Notice & -

On the Probate Court of Curious County, Ohio.  
On the Matter of the Guardian- { No. 4849. December 5, 1902.  
ship of John Draper, Drunkard } Filing Third Partial Account.  
This day came R. L. Woodburn, Guardian of John Dra-  
per of Curious County, Ohio, and presented his third partial  
account in settlement of said guardianship duly  
verified. Whereupon the court do order the same  
filed and advertised for hearing on Saturday the 31<sup>st</sup>  
day of January A.D. 1903, at one o'clock P.M., to which time  
said matter is continued.

John M. Brodrick, Probate Judge.

Entry -  
confirming  
Account -

On the Matter of the Guardian- { January 31, 1903.  
ship of John Draper, Drunkard. } Third 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 5<sup>th</sup> day of December 1902, 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 Marysville Tribune, a newspaper pub-  
lished in and of general circulation in Curious County,  
for not less than three consecutive weeks, from and  
after the 7<sup>th</sup> day of January 1903, 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 exami-  
nation 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 \$314<sup>54</sup>; and that he is entitled to credits  
amounting to the sum of \$310<sup>13</sup>, valid claims against  
said ward as shown by said vouchers and other evi-  
dences produced to the court.

This day this matter came on to be further heard

Third  
Account -

our 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 \$27.<sup>25</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$27.<sup>25</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$4.<sup>00</sup> 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 \$<sup>00</sup>, within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Third Account

Guardian's Account.

R. L. Woodburn, Guardian of John Krapfer, Third Account. In account with his ward. Said Guardian charges himself as follows:

To balance due ward as shown by settlement made Dec. 7 <sup>th</sup> 1900		\$ 26.24
Pension Dec. 4 <sup>th</sup> 1900		36.00
" " " " " " " " " " " "	March " 1901	36.00
" " " " " " " " " " " "	June " " "	36.00
" " " " " " " " " " " "	Sept " " "	36.00
" " " " " " " " " " " "	Dec. " " "	36.00
" " " " " " " " " " " "	March " 1902	36.00
" " " " " " " " " " " "	June " " "	36.00
" " " " " " " " " " " "	Sept. " " "	36.00
		\$314.84

Paid out as follows:-

N. Freeman	1	1.00
N. Freeman	2	1.00
W. M. Seaman	3	22.00
R. L. Woodburn, cash	4	1.25
W. Murphy	5	3.00
W. M. Seaman	6	2.00
Shirley Freeman	7	1.00
Greta Seaman	8	26.00
W. & G. Gurner	9	8.25
Michael Murphy	10	2.00
N. Freeman	11	1.00
Greta Seaman	12	26.00
N. Freeman	13	2.25
Greta Seaman	14	26.00
R. L. Woodburn, Cash	15	1.00
Norton E. Liggitt	16	7.55
Amounts forward,		\$ 129.30
		\$ 314.84

RECORD OF ACCOUNTS.

Amounts brought forward,		\$	129 30	\$	314 34
W. W. Henderson	17		1 75		
Otto & Guernsey	18		12 25		
M. Greenwood	19		1 00		
Mrs. Seaman	20		25 00		
M. Greenwood	21		1 00		
G. A. Hopkins	22		1 00		
M. Greenwood	23		1 00		
Otto & Guernsey	24		12 20		
M. Greenwood	25		1 00		
Luiza Seaman	26		25 00		
Luiza Seaman	27		25 00		
Luiza Seaman	28		25 00		
R. L. Woodburn	29		10 00		
Newton E. Liggett	30		10 00		
W. W. Henderson	31		6 35		
R. L. Woodburn, com. 288.	32		17 25		
John M. Brodrick	33		6 00		
					310 13

Balance due Ward

4 41

Recapitulation.

Total amount chargeable,	\$	314 34
Total amount credited,	\$	310 13
Balance due said Ward,	\$	4 41

Affidavit to Account.

The State of Ohio,  
 Union County, ss.  
 I, R. L. Woodburn, Guardian of John Traps, do make solemn oath that the within is a true and correct account of said guardianship, as I verily believe.

R. L. Woodburn.

Seen to before me and signed in my presence,  
 this 5<sup>th</sup> day of December A. D. 1909.

(L.S.)

John M. Brodrick, Probate Judge.

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Guardianship of Samuel H. Smeck, Minor.

Journal  
Entry -  
Order for  
Notice re.

On the Probate Court of Union County, Ohio  
 On the Matter of the Guardianship of Samuel H. Smeck, Minor. { No. 4860. December 5, 1902.  
 Filing Second Partial Account.  
 This day came R. L. Woodburn, Guardian of Samuel H. Smeck 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 31<sup>st</sup> day of January A. D. 1903, at one o'clock P. M., to which time said matter is continued.

John M. Prodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account -

On the Probate Court of Union County, Ohio.  
 On the Matter of the Guardianship of Samuel H. Smeck, Minor. { January 31, 1903.  
 Second 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, having heretofore, to-wit: On the 5<sup>th</sup> day of December 1902, 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 Mariaville Tribune, a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 7<sup>th</sup> day of January 1903, 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 \$641<sup>50</sup>; and that he is entitled to credits amounting to the sum of \$57<sup>76</sup>, valid claims against said ward as shown by said vouchers and other evidence produced to the court.

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 on the premises, said Guardian is allowed the sum of \$39<sup>76</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$39<sup>76</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$583<sup>74</sup> 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

RECORD OF ACCOUNTS.

pay the costs of the proceedings aforesaid, taxed at 4  
 within ten days, and that complete record in the  
 premises be made.

John M. Brodrick, Probate Judge

Second

Guardian's Account.

Account

R. L. Woodburn, Guardian of Samuel H. Saneck,  
 Second Account. On account with his ward.

Said Guardian charges himself as follows:

To balance due on settlement made March 8, 1899	\$ 143.50
Interest to date	16.00
Sept. 18, 1902 Pensions	480.00
	\$ 641.50

Paid out as follows:

Joseph M. Kennedy	1	12.00
R. L. Woodburn Com.	2	10.00
R. L. Woodburn	3	29.76
J. M. Brodrick	4	6.00
		\$ 57.76

Recapitulations.

Total amount chargeable,	\$ 641.50
Total amount credited,	57.76
Balance due said Ward,	\$ 583.74

Affidavit to Account.

The State of Ohio,  
 Union County, ss. I, R. L. Woodburn, Guardian of  
 Samuel H. Saneck, do make solemn oath that the within  
 is a true and correct account of said guardianship, as  
 truly believe.

R. L. Woodburn

Sworn to before me and signed in my presence,  
 this 5<sup>th</sup> day of December A. D. 1902.

J. M. Brodrick, Probate Judge.

Journal  
 entry -  
 Order for  
 Notice re

Journal  
 entry -  
 Confirming  
 Account

Account

Guardianship of Frank Mackan, Minor.

Journal  
Entry - For the Probate Court of Union County, Ohio,  
Order for the Matter of the Guardianship of Frank Mackan, Minor. No. 206. December 9, 1902.  
Notice &c. Filing Second and Final Account.  
This day came Mayne Mackan, Guardian of Frank Mackan, 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 21<sup>st</sup> day of January A.D. 1903, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
Entry - For the Probate Court of Union County, Ohio,  
Confirming the Matter of the Guardianship of Frank Mackan, Minor. No. 206. January 31, 1903.  
Account - Second and Final Account.  
This day this matter came on to be heard on motion to confirm account. Mayne Mackan, Guardian of the estate of Frank Mackan, having heretofore, to-wit: on the 9<sup>th</sup> day of December 1902, 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 7<sup>th</sup> day of January 1903, and no exception being then 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 \$127<sup>44</sup>; and that he is entitled to credits amounting to the sum of \$722<sup>44</sup>, including 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, to-wit: at & within ten days, and that complete record in the premises be made.

John M. Brodrick, Probate Judge.

Account. Guardian's Account.

Mayne Mackan, Guardian of Frank Mackan, Second and final account. On account with his ward. Said Guardian charges himself as follows: -

RECORD OF ACCOUNTS.

1901 April 17	To balance on 1st Account			104 72	
1902 Dec. 7	" Interest on \$ 219 <sup>44</sup> to date as per loans			12 19	
" "	" Rebate of taxes			5 63	
<p>Said Guardian claims credit for payments made on behalf of his said ward, to wit:</p>					
1901 July 17	By paid J. W. Monroe, Treas,	1/2 Couche	1		1 28
1902 Jan. 8	" " Same " "	" "	2		1 54
July 22	" " Same " "	" "	3		1 53
Dec. 9	" " John M. Brodrick " "	" "	4		5 75
" "	" " James M. Campbell " "	" "	5		2 50
" "	" " Frank Mackan (ward) balance " "	" "	6		109 94
				122 54	122 54

Statement.

Said Guardian represents to the court that his said ward reached the age of majority on the 5<sup>th</sup> day of December A.D. 1902, and therefore he tenders this his final settlement of said trust. Said Guardian further says that the above sum of \$ 219<sup>44</sup> is made up of loans for the joint account of his two wards, Frank and James Thomas Mackan, and that the same involves an excess of the cash funds of said wards, furnished by said Guardian at time of loans, amounting to about \$ 7<sup>35</sup>.

Recapitulation.

Total amount chargeable,	\$ 122 54
Total amount credited,	\$ 122 54

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, Mayne Mackan, Guardian of Frank Mackan, a minor, do swear solemnly that the within is a true and correct account of said guardianship as verily believe.

Mayne Mackan.

Sworn to before me and signed in my presence, this 9<sup>th</sup> day of December A.D. 1902.

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

Journal  
 Entry -  
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Guardianship of Ursilla Jolly, Ormsville.

Journal  
Entry -  
Order for  
Notice &c -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Ursilla Jolly, Ormsville. } No 6446. December 8, 1902.  
Filing First Account.  
This day came Joseph P. Martin, Guardian of Ursilla Jolly, of Union County, Ohio, and presented his first current account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 31<sup>st</sup> day of January A.D. 1903, 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 Ursilla Jolly, Ormsville. } January 31, 1903  
First 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 Ursilla Jolly, having heretofore on the 8<sup>th</sup> day of December 1902, 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 7<sup>th</sup> day of January 1903, and no exceptions having been filed thereto, the said account, together 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 \$558<sup>42</sup>; and that he is entitled to credits amounting to the sum of \$529<sup>23</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. 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 \$30<sup>52</sup>, 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<sup>52</sup>, being the allowance aforesaid.

And the court do further find that there is a balance of \$20<sup>93</sup> due said Guardian from 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.

Account -

Guardian's Account.

Joseph P. Martins, Guardian of Krusilla Jolly, Ormsville, Had first partial account. In account with his ward. Said Guardian charges himself as follows:

1900	Nov. 15	To Government Pension	184 80	
1901	Jan. 10	Quarterly " "	36 00	
	Feb. 12	" " " "	36 00	
	June 10	" " " "	36 00	
	Sept. 5	" " " "	36 00	
	Dec. 16	" " " "	36 00	
1902	March 5	" " " "	36 00	
	June 5	" " " "	36 00	
	Sept. 5	" " " "	36 00	
	Dec. 5	" " " "	36 00	
			<u>508 80</u>	

1900	Nov. 15	To John M. Brodrick P. J.		11 71
	" 16	" " " " " " " "		24 00
	" "	" " " " " " " "		50
	" 17	" " " " " " " "		3 00
	" "	" " " " " " " "		3 00
	Dec. 7	" " " " " " " "		23 80
	" 10	" " " " " " " "		1 26
	" 17	" " " " " " " "		9 00
1901	Jan. 5	" " " " " " " "		24 00
	" 10	" " " " " " " "		12 75
	" 26	" " " " " " " "		1 50
	Mar. 15	" " " " " " " "		24 00
	" 23	" " " " " " " "		1 30
	" 27	" " " " " " " "		1 00
	April 26	" " " " " " " "		1 00
	June 10	" " " " " " " "		24 00
	" 19	" " " " " " " "		49 00
	" 22	" " " " " " " "		25
	" "	" " " " " " " "		50
	July 13	" " " " " " " "		7 00
	" 18	" " " " " " " "		1 00
	Sept. 2	" " " " " " " "		50
	" 5	" " " " " " " "		24 00
	" 19	" " " " " " " "		50
	" "	" " " " " " " "		2 00
	" "	" " " " " " " "		50
		Amounts forward,		<u>508 80</u>

(1901)	Oct. 2	90
	" 5	"
	" 8	"
	" 29	"
	Nov. 13	"
	" 18	"
	" 19	"
	" 23	"
	Dec. 5	"
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	" 16	"
	" 17	"
	" 18	"
	Jan. 4	"
	" 4	"
	" 21	"
	Mar. 10	"
	" "	"
	" 15	"
	" 31	"
	April 14	"
	" 26	"
	May 19	"
	June 5	"
	" 5	"
	" 16	"
	Aug. 28	"
	Sept. 14	"
	" 5	"
	" 16	"
	Oct. 2	"
	Dec. 4	"
	" 5	"
1900	Dec. 20	"
1901	June 20	"
	Oct. 8	"
	" 20	"
1902	Jan. 20	"
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# UNION COUNTY PROBATE COURT.

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(1901)		Amounts forward,	\$	
Oct.	2	To Church Bros. & Wild	508 80	
"	5	" Medicine for ward		1 25
"	8	" Wood for "		2 00
"	29	" Medicine for "		50
Nov.	13	" Mrs. Carrie Miller		2 00
"	18	" Medicine for ward		1 00
"	19	" B.F. Lammann dry goods		2 00
"	23	" Making clothing for ward		3 05
Dec.	5	" Repairs on lot		2 50
"	7	" Medicine for ward		1 50
"	15	" Mrs. Alexander for making clothes		2 00
"	16	" Annie Laymaster		1 50
"	17	" O.M. Scott & Bro.		24 00
"	18	" George Fox for labor		1 65
Jan.	4	" Medicine for ward		3 35
"	4	" Tobacco " "		4 00
"	21	" O.M. Scott & Bro.		25
Mar.	10	" Annie Laymaster		3 70
"	"	" clothing for ward		24 00
"	15	" Medicine " "		1 00
"	31	" Tobacco & pipes for ward		4 00
April	14	" Meadows & Fullington, coal		51
"	26	" Medicine		22 75
May	19	" Cash to ward		4 00
June	5	" Annie Laymaster		30
"	5	" clothing for ward		24 00
"	16	" Frank Gibson		1 00
Aug.	28	" clothing for ward		6 00
Sept.	14	" Southard & Covert dry goods		2 50
"	5	" Medicine		1 30
"	16	" Annie Laymaster		1 00
Oct.	2	" Medicine & tobacco for ward		24 00
Dec	4	" Medicine " "		2 65
"	5	" Annie Laymaster		2 00
1900				24 00
Dec.	20	" Tax		2 00
1901				24 00
Jan	20	" "		17 94
Oct.	8	" " pitch		5 35
"	20	" "		1 02
1902				7 63
Jan	20	" "		7 62
By compensation to Guardian on \$508 80				30 52
Probate court fees on partial settlement				6 50
% balance account				
			20 93	
			\$ 529 73	\$ 529 73
<u>Recapitulation</u>				
Total amount chargeable,			\$	508 80
Total amount credited,			\$	529 73
Balance due said Guardian,			\$	20 93

Affidavit to Account.

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

I, Joseph P. Martin, Guardian of Priscilla Jolly, do  
 Make solemn oath that the within is a true and correct  
 account of said guardianship, as I verily believe.

Joseph P. Martin

Admin of Priscilla Jolly

Sworn to before me and signed in my presence  
 this 8<sup>th</sup> day of December A.D. 1902.

(S)

Ada McCampbell,

Deputy Clerk Probate Court.

Guardianship of Carl W. Goumt, Minor.

Journal  
 entry -  
 Order for  
 Notice &c

On the Probate Court of Cerrion County, Ohio.  
 In the Matter of the Guardianship of Carl W. Goumt, Minor. } No. 5228 December 20, 1902  
 Filing First Partial Account.

This day came Nancy J. Goumt, Guardian of Carl W.  
 Goumt of Cerrion County, Ohio, and presented his first  
 partial account on settlement of said guardianship  
 duly verified. Whereupon the court do order the same  
 filed and advertised for hearing on Saturday the 31<sup>st</sup> day  
 of January A.D. 1903, at one o'clock P.M., at which time  
 said matter is continued.

John M. Brodrick, Probate Judge.

Journal  
 entry -  
 Confirming  
 Account

On the Probate Court of Cerrion County, Ohio.  
 In the Matter of the Guardianship of Carl W. Goumt, Minor. } No. 5228. January 31, 1903.  
 First 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  
 court: On the 20<sup>th</sup> day of December 1902, filed in this court  
 her First account, and notice of the time of hearing  
 thereof having been given, as required by law, by pub-  
 lication in the Mansfield Tribune, a newspaper published  
 in and of general circulation in Cerrion County, for not  
 less than three consecutive weeks, from and after the  
 7<sup>th</sup> day of January 1903, and no exceptions having been  
 filed thereto, the said account, together with the conclu-  
 sions accompanying the same, are now examined by  
 the court, and said account, on such examination being

Account -

1902  
 July 15 To  
 Dec. 4

1899  
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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 \$42<sup>00</sup>; and that she is entitled to credits amounting to the sum of \$42<sup>00</sup>, valid claims against said ward, as shown by said vouchers and other evidence produced to the court.

This do, 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 \$31<sup>00</sup> as her compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$31<sup>00</sup>, being the allowance aforesaid.

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 \$0, within ten days, and that complete record on the premises be made.

John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Nancy J. Gount, Guardian of Carl D. Gount.  
First Partial Account. An account with her ward.  
Said Guardian charges herself as follows:

1902	July 15	To Pension	12 00	
	Dec. 4	"	30	
1899	June 17	Guardian credits herself - Probate charges		\$ 5 25
	Dec. 20	"		5 70
	"	compensation to Guardian		31 05
			\$ 42 00	\$ 42 00

Recapitulation.

Total amount chargeable,	\$ 42 00
Total amount credited,	\$ 42 00
Balance,	nothing.

Affidavit to Account.

The State of Ohio, Union County, ss:  
I, Nancy J. Gount, Guardian of Carl D. Gount, do make solemn oath that the within is a true and correct account of said guardianship, as I truly believe.  
Nancy J. Gount.

Sworn to before me and signed in my presence this 20<sup>th</sup> day of December A.D. 1902.

John M. Brodrick, Probate Judge.







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.

Henry L. Reed, Guardian of Ida Blanche Reed, a minor, First and Final Account. An account with his ward said Guardian charges himself as follows:

1902  
Feb. 26

% cash rec'd from Adm'r of estate of Ariah M. Hooy, deceased	\$ 297.55
--	-----------

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

1902  
March 18  
Dec. 27

By paid John M. Brodrick	Voucher, 1	6.75
" " " "	" 2	6
" " " " James M. Campbell	" 3	2.50
Said Guardian asks compensation for his services in the administration of his trust		17.97
By paid J. W. Talton	As voucher	2.74
By amt to balance		263.59
		\$ 297.55 \$ 297.55

Statement.

Said Guardian represents to the court that his said ward reached the age of majority on the 25<sup>th</sup> day of December A. D. 1902, and that, therefore, he presents this his final account of said trust.

Recapitulation.

Total amount chargeable,	\$ 297.55
Total amount credited,	35.96
Balance due said ward,	\$ 263.59

Affidavit to Account.

The State of Ohio, )  
 Union County, ) ss. I, Henry L. Reed, Guardian of Ida Blanche Reed, do make solemn oath that the within is a true and correct account of said Guardianship, as truly believe.

Henry L. Reed.

Sworn to before me and signed in my presence, this 27<sup>th</sup> day of December A. D. 1902.

Ada M. Campbell

Deputy Clerk Probate Court.

Guardianship of Orpha Darling, Minor.

Journal  
entry -  
Order for  
Notice re -

In the Probate Court of Union County, Ohio.  
In the Matter of the Guardianship of Orpha Darling, Minor. No. 4525. January 5, 1903.  
Filing Fourth and Final Account  
This day came Albert J. Perry, Guardian of Orpha 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 31<sup>st</sup> day of January A.D. 1903, 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 Orpha Darling, Minor. No. 4525. January 31, 1903.  
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 Orpha Darling, having heretofore been on the 5<sup>th</sup> day of January 1903, 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 Mansfield Tribune a newspaper published in and of general circulation in Union County, for not less than three consecutive weeks, from and after the 7<sup>th</sup> day of January 1903, 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 \$215<sup>00</sup>, and that he is entitled to credits amounting to the sum of \$100<sup>00</sup>, valid claims against said ward as shown by said vouchers and other evidences produced to the Court.

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 \$5<sup>00</sup>, as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$5<sup>00</sup>, being the allowance aforesaid.

And the Court do further find that there is a balance of \$115<sup>12</sup> in the hands of said Guardian, due said ward, who has reached the age of his majority, and said account is settled accordingly.

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Account -  
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UNION COUNTY PROBATE COURT.

It is ordered that said Guardian pay said balance to the party thereto lawfully entitled and file receipt therefor in this court - the receipt of award for said balance is accordingly filed herewith.

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.

Albert T. Perry, Guardian of Orpha Darling, a minor, Fourth and Final Account. An account with his ward.

Said Guardian charges himself as follows:

1901	May 3	To balance in hands of Guardian at the date of the last settlement		\$ 204 71	
1902	March 29	To Orpha's share of interest on above.		10 62	
		Total receipts			\$ 215 33
Said Guardian claims credit for monies paid out for said ward as follows:					
1901	May 22	By cash advanced to Orpha	1	85 00	
1902	Jan. 6	" " paid for taxes - Orpha's (1/2) share - receipt retained by guardian until he make next settlement for Grace -		2 66	
1903	July 1	By taxes paid J.W. Morrow - Orpha's share (1/2) - and receipt retained as above -		85	
1903	Jan. 5	By Albert T. Perry, compensation as Orpha's fiduciary	2	5 00	
	" "	" Porter & Porter, drafting this settlement	3	1 00	
	" "	" John M. Brodrick P.J. costs & printing etc.	4	5 90	
		Total expenditures		\$ 100 41	
		Balance due ward			\$ 115 12
					\$ 215 33

Recapitulation.

Total amount chargeable,	\$ 215 33
Total amount credited,	\$ 100 41
Balance due said Ward,	\$ 115 12

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, Albert T. Perry, Guardian of Orpha 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 T. Perry  
 Guardian as aforesaid.

Sworn to before me and signed in my presence, this Fifth day of January A.D. 1903.

(S.D.)

John M. Brodrick, Probate Judge.

Estate of James McBlung, Deceased.

Be it remembered, that heretofore, to-wit: On the 22<sup>nd</sup> day of January A. D. 1903, an entry of the appointment of an administrator was made and entered upon the Journal of this Court in the words and figures following, to-wit:

Probate Court, January 22, 1902.

In the Matter of the Estate of } No. 4832. Appointment.  
James McBlung, Deceased. } Order for Bond.

This day F. H. 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 James McBlung, late of Mill Creek Township, Lucas 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 F. H. Thompson is a suitable person and legally competent: it is ordered that said F. H. Thompson 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.

And afterward, to-wit: On the 2<sup>nd</sup> day of February A. D. 1903, the Court ordered and decreed as follows:

Probate Court, February 2<sup>nd</sup> 1903.

In the Matter of the Estate of } Appointment, Bond Approved  
of James McBlung, Deceased. } Letters Issued.

This day F. H. Thompson appeared in open Court, accepted the appointment as administrator of the estate of James McBlung deceased, and gave and filed herein his bond in the sum of Four Hundred Dollars, conditional according to law, with E. C. Thompson and Monroe Amrine freeholders as sureties, which bond is approved by the Court. It is therefore ordered that letters of administration issue to said F. H. Thompson, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Walter Dellinger et al. Minors.

Be it remembered, that heretofore, to-wit: On the 2<sup>nd</sup> day of February A. D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court in the words and figures following, to-wit:

Probate Court, February 2<sup>nd</sup> 1903.  
 In the Matter of the Guardianship of Walter Dellingner and Ida Dellingner, Minors. } No. 5837  
 Appointment. }  
 Order for Bond.

This day Elizabeth M. Dellingner appeared in open court, and made application to be appointed Guardian of Walter Dellingner and Ida Dellingner, and the court being satisfied that said Walter Dellingner is a minor of the age of six years, February 14<sup>th</sup> 1903, and that said Ida Dellingner is a minor of the age of three years December 24<sup>th</sup> 1902, and children of John L. Dellingner late of Starby Township, Union County, Ohio, deceased, and that said minors reside in this county, and the court being <sup>being</sup> satisfied that a Guardian is necessary and that said Elizabeth M. Dellingner 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 Elizabeth M. Dellingner be appointed such Guardian upon giving bond with securities as required by law in the sum of Twelve Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 2<sup>nd</sup> day of February A.D. 1903, the court ordered and decreed as follows:

In the Matter of the Guardianship of Walter Dellingner and Ida Dellingner, Minors. } Probate Court, February 2, 1903  
 Appointment. }  
 Letters Issued.

This day Elizabeth M. Dellingner appeared in open court, accepted the appointment as Guardian of Walter Dellingner and Ida Dellingner and gave and filed herein her bond in the sum of Twelve Thousand Dollars, conditioned according to law, with John George Dellingner and Catharine Engel freeholders as securities thereon, which bond is approved by the court. Thereupon said Elizabeth M. Dellingner 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 Elizabeth M. Dellingner that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Henry Fox, Imbecile.

Be it remembered that heretofore, to-wit: On the 3<sup>rd</sup> day of February A.D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this court in the words and figures following, to-wit:

RECORD OF ACCOUNTS.

Probate Court, February 3<sup>rd</sup> 1903.  
 In the Matter of the Guardianship of } Appointment. No. 5835.  
 Henry Fox, Imbecile. } Order for Bond.

This day Ott Collier appeared in open court, and made application to be appointed Guardian of Henry Fox, and the court being satisfied that said Henry Fox is an imbecile of the age of 77 years October 19, 1902 and that said imbecile is a resident of Jerome Township, Huron County, Ohio; and the court being further satisfied that a Guardian is necessary, and that said Ott Collier 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 imbecile, and the probable value thereof, and also the probable annual rents of said imbecile's real estate.

It is ordered that said Ott Collier 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.

And afterward, court: On the 3<sup>rd</sup> day of February A.D. 1903 the court ordered and decreed as follows:

In the Matter of the } Probate Court, February 3, 1903.  
 Guardianship of } Appointment. Bond Approved.  
 Henry Fox, Imbecile. } Letters Issued.

This day Ott Collier, appeared in open court, accepted the appointment as Guardian of Henry Fox, and gave and filed herein his bond in the sum of Two Thousand and Five Hundred Dollars, conditioned according to law with The United States Fidelity and Guaranty Company as surety thereon, which bond is approved by the court.

Thereupon said Ott Collier 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 Ott Collier, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Jesse E Benedict et al. Minors.

Be it remembered, That heretofore, to-wit: On the 13<sup>th</sup> day of February A.D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this court in the words and figures following, to-wit:

Probate Court, February 13, 1903.  
 In the Matter of the Guardianship } Appointment. No. 291A.  
 of Jesse E. Benedict et al., Minors. } Order for Bond.

This day Henry C. Spicer appeared in open court

UNION COUNTY PROBATE COURT.

and made application to be appointed Guardian of Jesse E. Benedict, John W. Benedict, Gray M. Benedict, Anna M. Benedict, Harry E. Benedict, Sherman E. Benedict and Ruth M. Benedict. and the court being satisfied that said Jesse E. Benedict is a minor of the age of 17 years, March 16, 1902; that said John W. Benedict is a minor of the age of 18 years, January 22, 1903; that said Gray M. Benedict is a minor of the age of 15 years, May 17, 1902; that said Anna M. Benedict is a minor of the age of 13 years August 19<sup>th</sup> 1902, that said Harry E. Benedict is a minor of the age of 10 years January 1, 1903, that said Sherman E. Benedict is a minor of the age of 7 years January 19, 1903, and that said Ruth M. Benedict is a minor of the age of 3 years May 19, 1902; and children of William H. Benedict late of Claibourne Township, Currier County, Ohio, deceased, and that said minors reside in this county; and the said Jesse E. Benedict, John W. Benedict, Gray M. Benedict and Anna M. Benedict having made choice of said Henry V. Spicer as their Guardian, which choice is approved by the court, and the court being further satisfied that a Guardian is necessary and that said Henry V. Spicer 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 Henry V. Spicer be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Two Thousand Dollars; and this cause is continued.

John W. Brodrick, Probate Judge.

And afterwards, court: On the 13<sup>th</sup> day of February 8. 1903, the court ordered and decreed as follows:

Probate Court, February 13<sup>th</sup> 1903.

On the Matter of the Guardian -	} appointment.
Ship of Jesse E. Benedict et al.	
Minors.	
	} Bond approved.
	} Letters issued.

This day Henry V. Spicer appeared in open court, accepted the appointment as Guardian of Jesse E. Benedict, John W. Benedict, Gray M. Benedict, Anna M. Benedict, Harry E. Benedict, Sherman E. Benedict and Ruth M. Benedict and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with George W. Brown and L. H. Spicer freeholders as sureties thereon, which bond is approved by the court. Thereupon said Henry V. Spicer took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

## RECORD OF ACCOUNTS.

It is therefore ordered that Letters of Guardianship issue to said Henry V. Spicer, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$6<sup>00</sup>.

John M. Brodrick, Probate Judge.

Estate of John E. Wood, Deceased.

Be it remembered, that heretofore, to-wit: On the 16<sup>th</sup> day of February A. D. 1903, an entry of the appointment of an Administrator was made and entered upon the Journal of this Court, which entry reads in the words and figures following, to-wit:

Probate Court, February 16, 1903.  
 On the Matter of the Estate of } Appointment. No. 5-838.  
 John E. Wood, Deceased. } Order for Bond.

This day John H. Wood 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 E. Wood, 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 testator, 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 H. Wood is a suitable person and legally competent; it is ordered that said John H. Wood 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.

And afterward, to-wit: On the 16<sup>th</sup> day of February A. D. 1903, the Court ordered and decreed as follows:

Probate Court, February 16, 1903.  
 On the Matter of the Estate of } Appointment, Bond Approved.  
 John E. Wood, Deceased. } Letters Issued.

This day John H. Wood, appeared in open Court, accepted the appointment as Administrator of the estate of John E. Wood, deceased, and gave and filed herein his bond in the sum of four hundred dollars, conditioned according to law, with Abner R. Wood and C. M. Scott freeholders as sureties, which bond is approved by the Court. It is therefore ordered that Letters of administration issue to said John H. Wood; that an appraisement herein be dispensed with; that this proceeding be recorded, and that said Administrator

pay the costs herein taxed at \$

John M. Brodrick, Probate Judge

Estate of Nancy Eastman, Deceased.

Be it remembered, that heretofore, to-wit: On the 23<sup>rd</sup> of February A.D. 1903, an entry of the appointment of an administrator was made and entered upon the Journal of this Court, which reads in the words and figures following, to-wit:

Probate Court, February 23, 1903.

In the Matter of the Estate of { Appointment. No. 5841.  
Nancy Eastman, Deceased } Order for Bond.

This day W. H. Hilbury appeared in open court, and made and filed an application under oath as required by law to be appointed Administrator of the estate of

Nancy Eastman, late of Darby 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. H. Hilbury is a suitable person and legally competent; it is ordered that said W. H. Hilbury be appointed as such administrator upon giving bond with securities as required by law, in the sum of Two Thousand Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 26<sup>th</sup> day of February A.D. 1903, the court ordered and decreed as follows:

Probate Court, February 26, 1903.

In the Matter of the Estate of { Appointment. Bond Approved.  
Nancy Eastman, Deceased. } Letters Issued.

This day W. H. Hilbury appeared in open court, accepted the appointment as Administrator of the estate of Nancy Eastman, deceased, and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with John F. Hilbury and Cyrus Gusmerman, freeholders as securities, which bond is approved by the court. It is therefore ordered that Letters of Administration issue to said W. H. Hilbury; 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, Union County, Ohio.

In the Matter of Accounts } Entry - February 28, 1903.  
Filed for Settlement. } Notice & Approval.

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 Union County, Ohio, which will be for hearing on Saturday, February 28, 1903, at one o'clock P. M. as follows, to-wit:

- No. 2914. John A. Coleman, Executor of the will of George Coleman; final account.
- No. 5261. Alfred B. Harsh, Executor of the will of Louisa Harsh; final account.
- No. 5659. Jacob L. Hauser and Charles Rausch, executors of the will of John Hauser; final account.
- No. 5795. Anna B. Rausch, executrix of the will of John William Rausch; final account.
- No. 5792. John Rausch, executor of the will of William Rausch; final account.
- No. 5378. Joshua Richardson, Administrator of the Estate of Clark Richardson; final account.
- No. 5630. John George Bellinger, Administrator of the estate of John F. Bellinger; final account.
- No. 4594. Henry B. Converse, Administrator of the estate of James Huffy; final account.
- No. 4833. Thomas F. Lockwood, guardian of David B. Lockwood; third account.
- No. 5291. Levi Prosbury, guardian of Jesse E., John W., Gray M., Anna M., Harry E., Sherman E., and Ruth M. Benedict; final account.
- No. 5141. Norman M. Hubbard, receiver of the late firm of John & J. C. Grinble; final account.
- No. 5675. Joseph W. Rodgers, administrator of the estate of Pinkney Snow; final 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, Union County, Ohio.

February 4, 1903 - 400.

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UNION COUNTY PROBATE COURT.

The State of Ohio, Union County, ss:

The undersigned, being duly sworn, says that a copy of the annexed Notice was published for four consecutive weeks, in "The Marysville Tribune" a newspaper of general circulation in the County of Union, the first publication beginning with February 4<sup>th</sup> 1903.

W. O. Shearer.

Sworn to and subscribed before me, this 28<sup>th</sup> day of February 1903.

(E. S.) John M. Brodrick, Probate Judge.  
Printers fees \$ Paid - Shearer & Shearer.

Estate of George Coleman, Deceased.

Journal  
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Notice be-

On the Probate Court of Union County, Ohio.  
On the Matter of the Estate of George Coleman, deceased. No. 2914 January 17<sup>th</sup> 1903  
Filing First and Final Account

This day came John A. Coleman, Ad. surviving executor of the estate of George Coleman, 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 28<sup>th</sup> day of February A.D. 1903, 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 George Coleman, deceased. February 28, 1903.  
Settlement of First and Final Acc't.

This day this matter came on to be heard on motion to confirm account. John A. Coleman, the only surviving executor of the estate of George Coleman, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 17<sup>th</sup> day of January 1903, 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 4<sup>th</sup> day of February 1903, 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

RECORD OF ACCOUNTS.

With assets of said estate in the sum of \$2075<sup>62</sup> and that he is entitled to credits in the sum of \$2075<sup>62</sup>, 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 \$ , with in ten days, and that said account be recorded.

John M. Brodrick, Probate Judge.

Account

Executor's Account.

John S. Coleman, Executor of the estate of George Coleman deceased. An account with said estate.

Said John S. Coleman, executor, charges himself as follows:

1901	Nov. 17	To Garret Brown	rent	100 00
	Feb. 11	" Michael Hilbert	"	30 00
	April 13	" Henry Coleman	"	245 00
	May 18	" Henry Coleman	"	600 00
	Sept 10	" James Brown	fence posts	6 00
	Dec. 7	" J. C. Brown	Wood	1 25
1902	Jan. 17	" Rent & corn	Westlake	388 00
	Mich 8	" Michael Hilbert	"	30 00
	Dec. 31	" Account of Henry Coleman	"	542 51
	" "	" Record of heirs of George Coleman, deid.	"	212 86
		Total amount received		\$2075 62

The said executor John S. Coleman, credits himself with paying out as follows, to wit:

1900	Nov. 10	By John Volrath,	digging grave	4 00
	" 24	" Reed & Outz	carriages	3 00
	" "	" F. W. Alicht	preaching funeral	5 00
	" "	" Carl Schaub	playing organ	1 00
1901	Jan. 1	" Robinsons Lumber Co.	lumber	95
	" 8	" Bostwick & Bro.	on note of M. C.	8 25
	" 9	" Chrish Bros. & Wild	on act of M. C.	6 10
	" "	" Emmert & Courad	" act " " "	16 00
	" "	" J. C. Havers	note	5 00
	" "	" Matilda Wagner,	act of M. C.	1344
	" "	" J. W. Monroe,	Treas. tax	17 01
	" 22	" J. H. Raw,	on act	2 37
	" 28	" J. G. Kleiber	bal. on house	4 85
	" "	" H. W. Morey & Co.	book ac't M. C.	3 75
	" "	" J. J. Andrews,	recoid, Mortg.	90
	" "	" A. H. Kollerfrath,	legal service	5 00
	Feb 16	" W. W. Ell	"	1 00
	Mich "	" H. C. Fosbury,	oil ac't Mary C.	75
	April 3	" George Trap,	Tile	5 45
	" 19	" A. B. Swisher	act of med. treatment	39 75
	Dec. 20	" A. W. Mansch,	playing organ funeral	1 00

April 16  
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April 16	By Bank of Marysville, note of M. C.	\$ 51 17
" "	" O. M. Scott, on note of Mary C.	27 60
" "	" H. W. Morey & Co.	36 00
May 17	" The Peoples Bank note	111 26
Nov. 27	" J. W. Monroe, Treas. Tax	175 97
" 17	" H. A. Rodebaugh's Dr. note	77 97
Jan. 23	" The Union Banking Co. note	56 85
Oct. 30	" W. M. Winger, Justice costs M. C.	2 55
" 31	" E. F. Healy Telegram	1 56
Nov. 17	" H. W. Morey & Co., on account.	27 25
May 31	" A. H. Kollifrath, on account	5 00
July 12	" A. J. Hare " "	6 50
May 21	" Chas. B. Coleman	115 00
June 4	" J. M. Bauer note by M. Coleman	53 00
July 31	" Bank of Marysville	212 00
Oct. 25	" J. S. Coleman & John C. Asman note	50 00
July 31	" Bank of Marysville, note	5 00
May 17	" The Peoples Bank	111 26
May 1	" H. W. Morey & Co. note	33 00
" "	" O. M. Scott & Bro. Hardware	27 60
Jan. 17	" Snowgrass & Fullington	14 85
" "	" John C. Asman, note Mary C.	78 15
" "	" J. R. Taylor, Insurance	5 00
" "	" W. E. Laggitt, note Mary C.	62 50
April 16	" Hanson B. Haring, Survey & deeds	18 75
" "	" Auditor, transfer of deed & certif	30
" 18	" Ch. S. rec. stamps for deeds	3 75
" "	" A. H. Kollifrath, on account	5 00
Mich 28	" Chas. C. Penhorwood, fees of court	209 85
" "	" A. H. Kollifrath, legal service	50 00
" "	" A. H. Kollifrath, legal service	25 00
	Total amount expended	\$ 2075 62

Recapitulation.

Total amount chargeable,	\$ 2075 62
Total amount credited,	\$ 2075 62

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, John A. Coleman, Executor of the estate of George Coleman, deceased, do make solemn oath that the within <sup>account</sup> is in all respects true and correct, as I verily believe.  
 John A. Coleman.  
 Sworn to before me and signed in my presence, this 17<sup>th</sup> day of January A. D. 1903.  
 John M. Brodrick, Probate Judge.

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Estate of Louisa Hush, Deceased.

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On the Probate Court of Union County, Ohio.  
On the Matter of the Estate of Louisa Hush, Deceased. No. 5-261. January 23, 1903.  
Filing Second and Final Account.  
This day came Alfred B. Hush, executor of the estate of Louisa Hush, late of Union County, Ohio, deceased, and presented his Second and final account, in settlement of said estate duly arrified, whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of February A. D. 1903, at one o'clock P. M., to which time said matter is continued.  
John M. Bradrick, Probate Judge.

Journal  
entry -  
Confirming  
Account

On the Probate Court of Union County, Ohio.  
On the Matter of the Estate of Louisa Hush, Deceased. February 28, 1903. Settlement of Second and Final Account.  
This day this matter came on to be heard on motion to confirm account. Alfred B. Hush, executor of the estate of Louisa Hush, late of Union County, Ohio, deceased, having heretofore, to-wit: On the 23<sup>rd</sup> day of January 1903, 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 4<sup>th</sup> day of February 1903, 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 \$228.95 as his legal compensation and \$60<sup>24</sup> for expenses. On consideration whereof, and the court being fully advised in the premises, the said Executor is allowed said sum of \$228<sup>95</sup> as his legal compensation and the sum of \$60<sup>24</sup> for 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: \$289<sup>19</sup>. And the Court do find the said executor chargeable with assets of said estate in the sum of \$4830<sup>24</sup> and that he is entitled to credits in the sum of \$3238<sup>23</sup> as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$1591<sup>21</sup> in the hands of the said executor due said estate, and said account is settled accordingly. It is ordered that said executor distribute

Account			
	1901	May 31	To
		Oct. 14	"
	1902	Feb. 11	"
		" "	"
		June 25	"
		" "	"
		" "	"
	1901	June 4	By
		" 6	"
		" 22	"
		Aug. 12	"
		Oct. 18	"
		" "	"
		Nov. 4	"
		" 12	"
	1902	May 3	"
		" 16	"
		June 2	"
		" 25	"
		" "	"
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		" "	"
		" "	"
		" 28	"
		Nov. 12	"
		" 22	"
	1903	" "	"
		Jan. 6	"
		" "	"
		" 21	"
		" 23	"
		" "	"

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.

Account -

Executor's Account.

Alfred B. Hush, executor of the estate of Louisa Hush deceased, in account with said estate.

Said Executor charges himself as follows:

1901	May 31	To Cash balance on hand at first settlement	\$ 176 94
		No interest on above as it was a check acct	
	Oct. 14	" Cash from Anson Baughman, house rent &c.	80 00
	Feb. 11	" " " E. B. body, corn in shock	171 00
	" "	" " " Mr. Kaurcan, for baled hay	109 80
	June 25	" " " Mr. Hoopes, 1/2 woods pasture	20 00
	" "	" " " J. H. Hush, for prospecting wheat	56 00
	" "	" " " Mr. Hoopes, for 43 acres @ \$40 <sup>00</sup> per a.	1720 00
	" "	" " " Geo. Beecher, 7 1/2 acres @ \$37 <sup>50</sup> per a.	280 250
		Total receipts from all sources	\$4830 24

Said executor claims credit for monies paid out for said estate as follows, to-wit:

1901	June 5	By John M. Brodrick P. J. costs &c.	-23	6 50
"	6	" J. W. Morrow, Treas. June taxes 1901	"24	19 16
"	22	" Alice R. Hush, for Howard & Margaret	"25	17 00
Aug.	12	" The Robinson & Curry Co. Mider	-26	18 75
Oct.	18	" John H. Hush for 41 <sup>00</sup> bu. wheat	"27	27 17
"	"	" " " Expenses baling hay	"28	17 67
Nov.	4	" Alice R. Hush, for Howard & Margaret	"29	20 00
"	12	" J. W. Morrow, Treas. taxes	"30	19 47
May	3	" Alice R. Hush, for Howard & Margaret	"31	13 00
"	16	" J. W. Morrow, taxes	"32	19 30
June	2	" Alice R. Hush, for Howard & Margaret	"33	30 00
"	25	" J. B. Kennedy, surveying farm	"34	12 00
"	"	" A. S. Moury, abstract of farm title	"35	15 00
"	"	" A. B. Hush, R. R. fare Chicago to Marysville &c.	"36	17 00
"	"	" John M. Brodrick, P. J. costs land sale	"37	14 00
"	"	" Shearer & Shearer, printing notice	"38	28 00
"	"	" John H. Hush, legacy	"39	1100 00
"	"	" E. W. Porter, legal services	"40	10 00
"	"	" Geo. B. Hush, commission selling farm	"41	50 00
"	28	" Alice R. Hush, Guardian &c.	"42	1000 00
Nov.	12	" G. S. Telemurke, for monument	"43	85 00
"	22	" John H. Hush, expenses to Newark	"44	15 00
"	"	" " " Appraisers fees	"45	3 00
Jan.	6	" Alfred B. Hush, for Donald Hush	"46	30 00
"	"	" " " Trustee &c.	"47	346 00
"	21	" " " Expenses &c.	"48	33 00
"	23	" " " Percent on \$5447.29	"49	228 95
"	"	" " " Extra for time traveling, hotels &c.	"50	25 24

RECORD OF ACCOUNTS.

(1903)	Jan 23	By Porter & Porter, fees, drafting this settlement	No. 51	6.00
	"	" John, M. Brodrick, P. J. Costo & printing	" 52	8.20
		Total expenditures to date		3238.93
		Balance for distributions		1591.31
				\$4830.24

Recapitulation.

Total amount chargeable,	\$4830.24
Total amount credited,	3238.93
Balance due said estate,	\$1591.31

Affidavit to Account.

The State of Ohio, Union County, ss:  
 I, Alfred B. Hersh, executor of the estate of Louisa Hersh deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 Alfred B. Hersh.  
 executor estate of Louisa Hersh, dec'd.  
 Sworn to before me and signed in my presence, this 23<sup>rd</sup> day of January A.D. 1903.  
 (L.S.) John M. Brodrick, Probate Judge.

Report of Distributions

Account of Final Distributions.  
 Alfred B. Hersh, executor of the estate of Louisa Hersh deceased. An account with said estate.  
 Said Alfred B. Hersh charges himself as follows:

Amount found due estate as per final settlement with said court, made Jan'y 23, 1903.	\$1591.31
Balance for distributions	\$1591.31

Said Alfred B. Hersh credits himself as follows:  
 Amounts paid to heirs and legatees as per distribution order of said court made February 28, 1903, viz:

1903	Jan'y 24	To A. B. Hersh, Trustee of Elsie S. Hersh, by voucher # 53, balance in full of legacy due Alfred B. Hersh,	235.40
	Jan'y 24	To A. B. Hersh, Trustee of Donald S. Hersh, by voucher # 54, balance in full of legacy due Alfred B. Hersh,	578.54
	Feb 5	To John H. Hersh, balance in full by voucher # 55	137.08
	Feb 5	To Alice R. Hersh, Guardian, balance in full due Howard R. Hersh, Margaret Hersh minors, and Annie S. Hersh deceased, legacy due heirs of George C. Hersh shown by voucher # 56	115.08
	Feb 5	To Estella W. Hersh Magee cash paid in full one-seventh share voucher # 57	105.29
	Feb 5	To Harriet L. Hersh Magee cash paid in full one-seventh share voucher # 58	105.29
	Feb 5	To Jean Mary Hersh Wells cash paid in full one-seventh share voucher # 59	105.29

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Feb 8	To Florence B. Hush cash paid in full one-month share Voucher #60		105 30	
Feb 8	To William Woods Hush cash paid in full one-month share Voucher #61		105 30	
Feb 8	To Florence W. Hush, Guardian of Valentine G. Hush Jr. and Walter F. R. Hush minor heirs to the legacy due Valentine G. Hush, two-sureties share		210 60	
	- Estelle W., Harriet L., Jean Mary, Florence B., William Woods, Valentine G. Jr. and Walter F. R. Hush all heirs to legacy due Valentine G. Hush			\$1591 31

The State of Ohio, Union County, ss.  
 Alfred B. Hush, executor of the estate of Louisa Hush 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 Alfred B. Hush asks that the same be allowed as his final discharge and ordered by the court to be recorded.  
 Alfred B. Hush.  
 Sworn to before me and signed in my presence this 9th day of May 1903.  
 L. H. Stevens  
 Notary Public, Hamilton County, Ohio.

Journal  
 Entry - Probate Court, Union County, Ohio, May 11, 1903.  
 Discharge of extra etc. - On the Matter of the Estate of Louisa Hush, deceased. Account of Final Distribution. Orders.  
 This day Alfred B. Hush, executor of the estate of Louisa Hush 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 Alfred B. Hush; it is ordered that the same be and hereby is allowed as his final discharge.  
 Said Alfred B. Hush 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 Alfred B. Hush pay the costs herein taxed at \$ , within ten days. Costs paid.  
 John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of John Hauser, Deceased.

Journal  
Entry -  
Order for  
Notice of  
Account

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of John Hauser, deceased, No. 5659. February 2<sup>nd</sup> 1903.  
Filing First and Final Account.

This day came Jacob F. Hauser and Charles Rausch, executors of the estate of John Hauser, 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 28<sup>th</sup> day of February A. D. 1903, 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 John Hauser, deceased. February 28, 1903. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account, Jacob F. Hauser and Charles Rausch, executors of the estate of John Hauser, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 2<sup>nd</sup> day of February 1903, 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 4<sup>th</sup> day of February 1903, 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 \$64<sup>72</sup> 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 executors are allowed said sum of \$64<sup>72</sup> as their 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: \$64<sup>72</sup>.

And the court do find the said executors chargeable with assets of said estate in the sum of \$7065<sup>16</sup> and that they are entitled to credits in the sum of \$7065<sup>16</sup>, 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 executors due said estate, and said account is settled accordingly.

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1902	Jan.	30	To a
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	"	"	To
	"	"	"
1902	Jan.	25	By
	"	"	"
	"	"	"
	"	"	"
	Jan.	27	"
	Jan.	28	"
	"	30	"
	"	"	"
	"	31	"
	Feb.	1	"
	"	"	"
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	"	10	"
	"	11	"
	"	14	"
	"	15	"
	Mar.	15	"
	"	31	"
	July	11	"
	Dec.	8	"
	"	"	"
1903	Feb.	2	"
	"	"	"
	"	"	"
	"	"	"
	"	"	"
	"	"	"

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 -

Executor's Account.

Jacob F. Hauser and Charles Rausch, executors of the estate of John Hauser deceased, in account with said estate, First and Final Account. Said executors charge themselves as follows:

1902	Jan. 30	To amt rec'd from Jacob F. Hauser per item 3 <sup>rd</sup> will of John Hauser, total of schedule "D" inventory and appraisement		1037.18	
"	"	To money schedule "E"		25.75	
"	"	To amt rec'd Jacob F. Hauser as per item 4 <sup>th</sup> will of John Hauser for farm		600.00	
		Total,			\$7065.16

Said executors claim credits as follows:

1902	Jan. 25	By amt paid A. J. Hare notice of appointment	1	2.00	
"	"	" Philip Casper witness to will	2	1.50	
"	"	" Snider Bros. account	3	7.53	
"	"	" Southard & Court "	4	1.00	
"	"	" Charles Rausch witness to will	5	1.40	
1902	Jan. 27	" H. E. Harriott account	6	18.18	
1902	Jan. 28	" A. Vollrath digging grave etc.	7	6.00	
"	30	" L. C. Conrad appraiser	8	1.00	
"	"	" John S. Ell "	9	1.00	
"	"	" Samuel Wise "	10	1.00	
"	31	" C. L. Koerner for calf	11	1.00	
1902	Feb. 1	" Probate Judge costs	12	17.84	
"	"	" H. W. Morey & Co. Undertaker	13	78.25	
"	"	" J. W. Cartmell, grave cover	14	4.50	
"	"	" H. C. Kuechle, pastor	15	5.00	
"	10	" Charley Kriechbaum labor	16	2.25	
"	11	" Anna M. Hauser medicine	17	2.25	
"	14	" J. F. Hauser account	18	28.60	
"	15	" F. M. Wise labor	19	.50	
1902	Mar. 15	" George Schlegel Newspaper	20	1.00	
"	31	" County Treasurer June tax	21	36.28	
1902	July 11	" J. W. Cartmell monument	22	237.00	
1902	Dec. 8	" County Treasurer taxes	23	10.21	
"	"	" Wm. E. Triggitt Medicine	24	1.26	
1903	Feb. 2	" Anna Hauser, legacy item 2 will	25	150.00	
"	"	" Anna Hauser, legacy item 2 will	26	350.00	
"	"	" George Hauser, legacy item 3 will	27	Share house	
"	"	" " " " " 5 "	28	1200.00	
"	"	" Agada Kriechbaum " " "	29	1500.00	
"	"	" Anna Hauser	30	1500.00	
		Amounts forward,		\$167.14	\$7065.16

RECORD OF ACCOUNTS.

			\$		\$
1903		Amounts forward,		5767 14	7065 16
Feb.	2	By amt paid Jacob F. Hauser, legacy, Item 5 will	31	1500 00	
"	"	" " " J. H. Kirkade legal services	32	7 00	
"	"	" " " George Hauser fiscal share	33	80 00	
"	"	" " " Azada Krichbaum " "	34	80 00	
"	"	" " " Emma Hauser " "	35	80 00	
"	"	" " " Jacob F. Hauser " "	36	80 00	
"	"	" " " Probate Judge costs	37	6 30	
"	"	" " " Executors compensation		64 72	
		Total,			\$7065 16

Recapitulation.

Total amount chargeable,	\$7065 16
Total amount credited,	\$7065 16
Balance due said estate, nothing.	

Affidavit to Account.

The State of Ohio, Union County, ss:  
 We, Jacob F. Hauser and Charles Rausch, executors of the estate of John Hauser, deceased, do make solemn oath that the within account is in all respects true and correct, as we verily believe.

Jacob F. Hauser  
 Chas. Rausch

Sworn to before me and signed in my presence, this 2nd day of February A.D. 1903.

John M. Brodrick, Probate Judge.

Estate of James Duffy, Deceased.

Journal entry - Ordering Bond &c -  
 In the Matter of the Estate of James Duffy, Deceased. Probate Court, February 9th 1903. No. 4594B. Appointment. Order for Bond.  
 This day Howard C. Black appeared in open court, and made and filed an affidavit as required by law to be appointed Administrator de bonis non of the estate of James Duffy, 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 said deceased 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 to administer the goods and estate of said deceased, not already administered, that said Howard C. Black is a suitable person and legally competent; and that Henry B. Comrose the former sole Administrator, resigned without fully administering said estate; it is ordered that said Howard C. Black be appointed as such Administrator de bonis non, upon giving bond with sureties required by law, in the sum of four thousand dollars, and this clause is continued.  
 John M. Brodrick, Probate Judge.

Journal entry - Bond Approved -  
 In the Matter of the Estate of James Duffy, Deceased. Probate Court, February 11, 1903. Appointment. Bond Approved. Letters Issued.  
 This day Howard C. Black, appeared in open court, accepted the appointment as Administrator de bonis non of the estate of James Duffy, deceased, and gave and filed herein his bond in the sum of four thousand dollars, conditioned according to law, with Ernest Beach and J. J. Black freeholders as sureties, which bond is approved by the Court.  
 It is therefore ordered that letters of administration issue to said Howard C. Black, that this proceeding be recorded, and that said Administrator pay the costs herein taxed at \$  
 John M. Brodrick, Probate Judge.

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Estate of John Adam Rausch, deceased.

Journal  
Entry -  
Orders for  
Notice -

On the Probate Court of Union County, Ohio,  
In the Matter of the estate of No. 5795. February 27<sup>th</sup> 1903  
John Adam Rausch, dec'd. Filing First and Final Account.  
This day came Anna B. Rausch, executrix of the estate  
of John Adam Rausch, late of Union County, Ohio, deceased  
and presented her first and final account in settle-  
ment of said estate duly verified.

Whereupon the court do order the same filed and ad-  
vertised for hearing on Saturday the 28<sup>th</sup> day of Feb-  
ruary A.D. 1903, 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 No. 5795. February 28, 1903  
John Adam Rausch, dec'd. Settlement of First & Final Account.

This day this matter came on to be heard on mo-  
tion to confirm account. Anna B. Rausch, executrix  
of the estate of John Adam Rausch, late of Union County,  
Ohio, deceased, having heretofore, to-wit: On the 2<sup>nd</sup>  
day of February 1903, filed in this court her final ac-  
count, 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 4<sup>th</sup> day of February 1903, and no exceptions  
having been filed thereto, the said account, together with  
the vouchers accompanying the same, are now ex-  
amined by the court. Said 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 \$5269<sup>00</sup> and that she is entitled to  
credits in the sum of \$5269<sup>00</sup>, 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 ex-  
ecutrix pay the cost of the proceedings aforesaid,  
taxed at \$ , within ten days, and that said Ac-  
count be recorded.

John M. Brodrick, Probate Judge.

Account -

Executors Account.

Anna B. Rausch, executrix of the estate of John  
Adam Rausch, deceased, in account with said estate.

RECORD OF ACCOUNTS.

First and final account. Said Anna B. Rausch charges herself as follows:

Nov. 1902	19	Amount of inventory and appraisement		\$ 5269 00	
		Total,			\$ 5269 00
Said Executive claims credits as follows:					
Nov. 1902	12	By amt paid A. J. Hare appointment notice	1	2 00	
"	17	" " " Probate Judge costs	2	15 69	
Dec. 1902	11	" " " Emma S. Rausch, share as heir	3	1234 10	
"	"	" " " G. J. Rausch	4	234 10	
"	"	" " " Martin Rausch	5	234 10	
"	"	" " " Peter Rausch	6	234 10	
"	"	" " " Catharina Boerges	7	234 10	
"	"	" " " H. J. Rausch	8	234 10	
"	"	" " " George Rausch	9	234 10	
"	"	" " " Anna E. Ell	10	234 10	
"	"	" " " Mary M. Mayer	11	234 10	
"	"	" " " A. Barbara Vollrath	12	234 10	
"	"	" " " Caroline Boerges	13	234 10	
"	"	" " " J. H. Kinkade, legal services	14	10 00	
Jan. 1903	24	" " " J. H. Kinkade, final account	15	2 00	
Dec. 1902	11	" " " Anna E. Ell, as per will	16	1000 00	
"	10	" " " L. B. Hawry, surizing	17	4 00	
"	13	" " " County Treasurer, taxes	18	53 36	
"	"	" " " County Treasurer, taxes	19	13 11	
"	"	" " " County Treasurer, taxes	20	39 21	
"	"	" " " Anna B. Rausch, as per will	21	552 53	
		Total,			\$ 5269 00
Feb. 1903	2	Paid John M. Brodrick, Probate Judge	22	5 90	

Recapitulation.  
 Total amount chargeable, \$ 5269 00  
 Total amount credited, \$ 5269 00  
 Balance due said estate, nothing.

Affidavit to Account.  
 The State of Ohio, Union County, ss:  
 I, Anna B. Rausch, executrix of the estate of John Adam Rausch deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Anna B. Rausch  
 Sworn to before me and signed in my presence this 2<sup>nd</sup> day of February A. D. 1903.  
 John M. Brodrick, Probate Judge.

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RECORD OF ACCOUNTS.

a balance of \$1379<sup>26</sup> 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 distribute said balance according to law, <sup>and the will of said decedent,</sup> and make report thereof to this court as provided by statute.

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 Rausch, executor of the Estate of Adam Rausch, deceased, in account with said estate, First and Final Account. Said John Rausch, executor, charges himself as follows:

Date	Description	Amount
1902 Nov. 6	Loan of money in Bank, Schedule E, Inventory	335 00
" 22	" " rec'd from Rausch Mfg. Co., on note	623 20
Dec. 19	" " " Lewis Weidman, note & interest	312 75
1913 Jan. 24	" " " John Rausch, on note & interest	552 00
" 26	" " " from Rausch Mfg. Co., note etc.	1295 06
" 15	" " " W. W. Henderson, note & interest	650 30
" 29	" " " John Rausch note balance	800 00
" 29	" " " George & Rausch, 3 notes	450 00
" 29	" " " Citizens Home & Savings Co.	1200 00
	Total,	\$6218 31

Said executor claims credits as follows:

Date	Description	Voucher No.	Amount
1902 Nov. 6	By amt paid J. P. Scholip appraiser	1	1 00
" "	" " " John Auer "	2	1 00
" "	" " " John C. Hamann "	3	1 00
" 10	" " " H. C. Morey & Co. Undertaker	4	110 25
" 10	" " " J. W. Cartmell	5	4 50
" 13	" " " C. Louie Rausch, board bill	6	5 00
" 17	" " " George W. Fox brick vault	7	8 40
" 18	" " " Dr. C. V. Buffington account	8	6 00
" 20	" " " W. W. Henderson "	9	77 00
" 22	" " " Maggie Scheidner nurse	10	11 25
" 24	" " " C. Louie Rausch telephoning etc	11	11 65
" 24	" " " Katharine Rausch, on allowance	12	5 00
" 24	" " " John Niebler digging grave	13	4 00
" 26	" " " George A. Rausch, nursing	14	12 00
" 26	" " " J. Lewis Rausch, wood	15	3 75
" 26	" " " Henry Vock, witness fee	16	1 00
" 13	" " " F. W. Abicht, pastor at funeral	17	6 00
" 29	" " " Katharine Rausch, on allowance	18	5 00
Dec. 2	" " " Harry Wilkinson labor	19	4 00
" 6	" " " John B. Burns brick	20	1 50
" 6	" " " Geo. Assmann funeral at church	21	1 00
" 27	" " " A. J. Hare legal notice	22	2 00
" 27	" " " Katharine Rausch, on allowance	23	6 00

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RECORD OF ACCOUNTS.

The State of Ohio, Union County, ss:

John Rausch, executor of the estate of Adam Rausch 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 John Rausch asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

John Rausch.

Sworn to before me and signed in my presence, this 9<sup>th</sup> day of March 1903.

(S)

John M. Brodrick, Probate Judge.

By Ada McCampbell, Deputy Clerk.

Journal entry - Discharge of

Probate Court, Union County, Ohio, March 9, 1903.  
In the Matter of the estate of Adam Rausch, deceased. Account of Final Distribution. Orders.

This day John Rausch, Executor of the estate of Adam Rausch, 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 Rausch; it is ordered that the same be and hereby is allowed as his final discharge. Said John Rausch 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 executor pay the costs herein taxed at \$ , within ten days, costs paid.

John M. Brodrick, Probate Judge.

Journal entry - Order for Notice -

Journal entry - confirming Account -

Account

Estate of Clark Richardson, Deceased.

Journal  
Entry -  
Orders for  
Notice -

On the Probate Court of Union County, Ohio  
In the Matter of the Estate of Clark Richardson, Deceased. February 2<sup>nd</sup> 1903.  
This day came Joshua Richardson, Administrator of the estate of Clark Richardson, 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 28<sup>th</sup> day of February A.D. 1903, 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, February 28, 1903, Settlement of 1<sup>st</sup> and final account.  
This day this matter came on to be heard on motion to confirm account. Joshua Richardson Administrator of the estate of Clark Richardson, late of Union County, Ohio, deceased, having heretofore, on the 2<sup>nd</sup> day of February 1903, 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 4<sup>th</sup> day of February 1903, 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 \$1312.<sup>00</sup> and that he is entitled to credits in the sum of \$1462.<sup>61</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$149.<sup>23</sup> 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 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.

Joshua Richardson, Administrator of the estate of Clark Richardson deceased, in account with said estate. Said Administrator charges himself as follows:

RECORD OF ACCOUNTS.

1902	Feb. 6	To balance in hands of Administrator, at date of first partial settlement made Feb 6, 1902.			1058 51
	April 10	To amount received in full on judgment against Frank Paxson			254 51
1903	Feb. 2	No interest has been received on above			
					<u>1312 82</u>
		Said Administrator claims credit for money paid out for said estate as follows:			
1902	June 7	By cash paid Porter & Porter, court fees in trials	1		105 00
"	"	" " " Chas. C. Penhorwood, clerk	2		86 95
July	27	" " " Aaron Richardson	3		158 74
"	"	" " " Mrs. Primmie Bird	4		26 45
Aug.	5	" " " Marie Hughes	5		158 74
"	"	" " " W. Richardson	6		158 74
"	"	" " " Carrie Fowler	7		52 91
"	"	" " " W. M. Snell	8		52 91
"	9	" " " Sallie Mannon	9		26 45
"	12	" " " Jane Ward	10		158 74
Sept.	4	" " " Lizzie Gray	11		26 45
"	"	" " " P. J. Paxson	12		26 45
"	"	" " " Siddle Williams	13		26 45
"	9	" " " Lizzie Hill	14		158 74
"	16	" " " B. W. Snell	15		30 00
"	"	" " " Joshua Richardson	16		158 74
1903	Jan. 2	" " " Porter & Porter	17		3 00
"	"	" " " J. M. Brodrick P. J. costs &c.	18		5 90
Feb.	3	" " " Chas. C. Penhorwood, clerk & S. F. Burrham, Sheriff	19		26 25
					<u>1462 61</u>

Recapitulation.

Total amount chargeable	\$ 1312 82
Total amount credited	<u>1462 61</u>
Balance due said Administrator,	\$ 149 79

Affidavit to Account.

The State of Ohio, Union County, ss.

I, Joshua Richardson, Administrator of the estate of Clark Richardson, deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

Joshua Richardson  
Administrator of Clark Richardson.

Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of February A. D. 1903.

John M. Brodrick, Probate Judge.

Journal Entry -  
Order for Notice -  
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Estate of John F. Dellinger, Deceased.

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Journal Entry -

On the Probate Court of Union County, Ohio. On the Matter of the estate of John F. Dellinger, Deceased. { No. 5630. February 2<sup>nd</sup> 1903. Filing First and Final Account.

Order for Notice -

This day came John George Dellinger, Administrator of the estate of John F. Dellinger 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 28<sup>th</sup> day of February A.D. 1903, 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. On the Matter of the estate of John F. Dellinger, Deceased. { February 28, 1903. Settlement of First and Final Account.

Confirming Account -

This day this matter came on to be heard on motion to confirm account. John George Dellinger Administrator of the estate of John F. Dellinger, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 2<sup>nd</sup> day of February 1903, 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 4<sup>th</sup> day of February 1903, 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 \$315<sup>00</sup> 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 \$315<sup>00</sup> 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: \$315<sup>00</sup>.

And the court do find the said Administrator chargeable with assets of said estate in the sum of \$9797<sup>53</sup> and that he is entitled to credits in the sum of \$9797<sup>53</sup>, as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is nothing

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 Judge.

RECORD OF ACCOUNTS.

in the hands of the said Administrator due said estate, and said account is settled accordingly.

The distribution in kind of the notes and mortgages as set forth in said final account is hereby approved by the court. 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.

John George Dellinger, Administrator of the estate of John F. Dellinger deceased, in account with said estate. Said Administrator charges himself as follows:

1903	Jan. 29	To Sale of personal property	2264 95
"	"	" Money in bank	241 00
"	"	" Hogs sold & not heretofore reported	122 56
1903	Feb. 2	" 1 <sup>st</sup> Mortgage note & interest to date	2386 46
"	"	" 2 <sup>nd</sup> " " " " " "	2386 46
"	"	" 3 <sup>rd</sup> " " " " " "	2386 46

The Administrator credits himself as follows, to-wit:

1901	Nov. 8	By cash to Carl Hagenderfer work	29 00
Dec.	13	" Advertising sale in Marysville Tribune	2 30
Jan.	2	" auctioneering sale, L. H. Elliott	17 00
April	1	" Note of Martin Bausold	530 00
Sept.	12	" Fees in Probate court	14 39
April	1	" Care support, Elizabeth H. Dellinger	300 00
"	1	" Note of Elizabeth Dellinger	475 00
1903	Jan. 24	" Taxes on money & notes	43 92
Feb.	2	" Robt. W. Herony Attorney's fee	100 00
"	"	" Adm's compensation on \$9797 89	315 94
"	"	" Probate fees, final settlement	6 00
"	"	" 1 <sup>st</sup> mortgage note, assigned to Adm, Elizabeth Dellinger	2386 46
"	"	" 2 <sup>nd</sup> " " " " " "	2386 46
"	"	" 3 <sup>rd</sup> " " " " " "	2386 46
"	"	" Money paid Guardian	804 76
Total,			\$9797 89 \$9797 89

Recapitulation.

Total amount chargeable,  
Total amount credited,

Affidavit to Account.

The State of Ohio, Union County, ss:

I, John George Dellinger, Administrator of the estate of John F. Dellinger, deceased, do make solemn oath that the within account is in all respects true and correct, as & verily believe.

John G. Dellinger, Administrator.

Journal entry - Dr

Resignation filed Feb 4/1903

Journal entry - Dr

Journal Entry - Dr confirming Journal Account -

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Sworn to before me and signed in my presence, this 2<sup>nd</sup> day of February A.D. 1903.

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John M. Brodrick, Probate Judge.

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Estate of James Duffy, Deceased

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
In the Matter of the estate of James Duffy, Deceased. No. 4594. February 4<sup>th</sup> 1903. Filing Fifth and final Account.

This day came H. B. Courser, Administrator of the estate of James Duffy, late of Union County, Ohio, deceased, and presented his fifth and final account in settlement of said estate duly verified.

Said Administrator also tendered his resignation as such administrator.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of February A.D. 1903, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

Resignation - To the Honorable John M. Brodrick, Probate Judge, within and for the county of Union Feb 4/1903 and State of Ohio:-

The undersigned, administrator of the estate of James Duffy, deceased, hereby tenders his resignation of said trust and prays that the same may be accepted.

H. B. Courser.

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Journal  
Entry - In the Probate Court, Union County, Ohio.  
In the Matter of the estate of James Duffy, Deceased. February 4, 1903 - Resignation of Administrator Accepted.

This day came Henry B. Courser, Administrator of the estate of James Duffy, deceased, and tendered his resignation as such administrator, which for reasons satisfactory to the court, is hereby accepted.

John M. Brodrick, Probate Judge.

Journal  
Entry - In the Probate Court of Union County, Ohio.  
In the Matter of the estate of James Duffy, Deceased. February 28, 1903 - Settlement confirming of Fifth and Final Account.  
This day this matter came on to be heard on motions

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RECORD OF ACCOUNTS.

to confirm account. Henry B. Converse, Administrator of the estate of James Buffy, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 4<sup>th</sup> day of February 1903, 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 and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4<sup>th</sup> day of February 1903, and no objections 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 \$1623.<sup>23</sup> and that he is entitled to credits in the sum of \$65.<sup>44</sup> as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is a balance of \$1558.<sup>79</sup> due said estate from said Administrator and said account is settled accordingly.

It is therefore considered and ordered by the Court that said Henry B. Converse, as such Administrator pay said balance of \$1558.<sup>79</sup> to Howard B. Black, Administrator de bonis non of said estate and successor in said trust. It is further ordered by the Court that said Howard B. Black, Administrator de bonis non pay the cost of the proceedings aforesaid, taxed at \$7.<sup>40</sup>, within ten days and that said account be recorded.

John M. Brodrick Probate Judge.

Account -

Administrator's Account.

H. B. Converse, Administrator of the estate of James Buffy deceased, in account with said estate.

Said Administrator charges himself as follows:

1901	April 15	To balance from 4 <sup>th</sup> Account	\$849.41
		Howard B. Black, Ad.	773.82
		Total chargeable,	\$1623.23

And claims credit as follows:-

1901	Aug. 7	Tax	1	\$05
1900	Feb. 6	"	2	5.28
1901	Aug. 8	"	3	5.28
1901	April 15	Powell, O. R. & B.	4	46.43
		Total credits,		\$65.04

Journal  
Entry - Dr.  
Order for \$1558.  
Notice &c -

Entry -  
Confirming  
Account - Dr.

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Recapitulation.

Total amount chargeable,	\$1623 23
Total amount credited,	65 04
Balance due said estate,	\$1558 19

Affidavit to Account.

The State of Ohio, Madison County, ss:  
I, H. B. Converse, Administrator of the estate of James Huffy, deceased, do make solemn oath that the within account is, in all respects, true and correct, as I verily believe.

H. B. Converse.

Sworn to before me and signed in my presence, this 26<sup>th</sup> day of January A.D. 1903.

(H.B.)

J. M. Batt, Notary Public.

Guardianship of David B. Lockwood.

Journal  
Entry -  
Order for  
Notice -

On the Probate Court of Union County, Ohio, in the Matter of the Guardianship of David B. Lockwood. (No. 4833. January 24, 1903. Filing Third partial Account.)  
This day came Thomas F. Lockwood, Guardian of David B. Lockwood of Union County, Ohio, and presented his third partial account in settlement of said Guardianship duly verified.

Whereupon the Court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of February A.D. 1903, 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 Guardianship of David B. Lockwood, Lunatic. (This Account.)  
This day this matter came on to be heard on motion to confirm account. Thomas F. Lockwood, Guardian of the person and estate of David B. Lockwood, a lunatic having heretofore, to-wit: on the 24<sup>th</sup> day of January 1903, 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 Curion County, for not less than three consecutive weeks from and after the 4<sup>th</sup> day of February 1903, 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 \$464<sup>11</sup>; and that he is entitled to credits amounting to the sum of \$256<sup>00</sup>, valid claims against said Ward, as shown by said vouchers and other evidence produced to the court.

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 \$50<sup>00</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said Ward the sum of \$50<sup>00</sup>, being the allowance aforesaid. And the court do further find there is a balance of \$177<sup>11</sup> 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.

Thomas L. Lockwood, Guardian of David B. Lockwood Third Account. In account with his ward.

Said Guardian charges himself as follows:

1900	Nov. 27	To balance on hand as per 2 <sup>nd</sup> acct	140	11
	Dec.	Rec'd pension certificate	36	00
1901	Mar.	Am't on " "	36	00
	June	" " " "	36	00
	Sept.	" " " "	36	00
	Dec.	" " " "	36	00
1902	March	" " " "	36	00
	June	" " " "	36	00
	Sept.	" " " "	36	00
	Dec.	" " " "	36	00
			Total charges	\$ 464 11

Said Guardian credits himself as follows:

Voucher 1	Dr. George Stockton	\$ 3 50
" 2	" " " "	2 50

Voucher 3  
 " 4  
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Voucher	3	C. O. Hanna	1 50
"	4	M. S. Wilkins	2 65
"	5	" " "	2 50
"	6	G. Hanna	1 00
"	7	N. G. Dillon	23 00
"	8	E. M. Balo	2 50
"	9	N. G. Dillon	8 00
"	10	" " "	8 00
"	11	L. M. Harrington	6 20
"	12	N. G. Dillon	8 00
"	13	" " "	24 00
"	14	M. S. Wilkins	4 90
"	15	D. H. Anthony	4 75
"	16	N. G. Dillon	16 00
"	17	E. M. Balo	2 00
"	18	J. D. Raw Co.	12 00
"	19	N. G. Dillon	24 00
"	20	" " "	8 00
"	21	" " "	12 00
"	22	" " "	12 00
Amount furnished ward for which I have no vouchers credits,			38 80
"	23	Paid John M. Brodrick, Probate Judge " Guardian's Compensation,	6 00 50 00
Total credits			\$286 80

Recapitulation.  
 Total amount chargeable, \$464 11  
 Total amount credited, 286 80  
 Balance due said ward, \$177 31

Affidavit to Account.  
 The State of Ohio,  
 Union County, ss. I, Thomas F. Lockwood, Guardian of said B. Lockwood, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Thomas F. Lockwood, Gdn.  
 Sworn to before me and signed in my presence this 24<sup>th</sup> day of January A.D. 1903.  
 John M. Brodrick, Probate Judge.

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Guardianship of Jesse E. Benedict et al.

Journal  
Entry -

On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Jesse E. Benedict et al. { No. 5291. December 23, 1901. Filing First and Final Account.

This day came Lewis Roseberry, Guardian of the person and estate of Jesse E. Benedict et al., Minors 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 suspended.

John M. Brodrick, Probate Judge.

Journal  
Entry -

On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Jesse E. Benedict et al. { No. 5291. February 2, 1903. Filing First and Final Account.

This day came Lewis Roseberry, Guardian of Jesse E. Benedict et al., of Union County, Ohio, and presented his first and final account in settlement of said Guardianship duly verified, in lieu of his first and final account filed December 23<sup>rd</sup> 1901.

Said Lewis Roseberry also tendered his resignation as such Guardian, which resignation is hereby accepted by the court.

Whereupon the court do order said substituted first and final account filed and advertised for hearing on Saturday the 28<sup>th</sup> day of February A.D. 1903, at one o'clock P.M., to which time said matter is continued, and said first and final account so filed on December 23<sup>rd</sup> 1901 is hereby withdrawn from the files.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Confirming  
Account

On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Jesse E. Benedict et al., Minors. { February 25, 1903. First and Final Account.

This day this matter came on to be heard on motion to confirm account. Lewis Roseberry, Guardian of the person and estate of Jesse E., John M., Mary M., Emma M., Harry E., Sherman E. and Ruth M. Benedict, having heretofore, to-wit: On the 2<sup>nd</sup> day of February 1903, 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 4<sup>th</sup> day of February 1903, 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

Account -

1903  
Jan. 10 %

1899  
Nov. 27 By  
1902  
Jan. 9 "  
" 27 "

examinations being found correct, is allowed and confirmed. And the court do find said Guardian chargeable with assets belonging to the estate of said Emory M., Anna M., Harry E., Sherman E., and Ruth M. Benedict, amounting to the sum of \$118<sup>40</sup>, and that he is entitled to credits amounting to the sum of \$41<sup>00</sup>, valid claims against said wards as shown by said vouchers and other evidence produced to the court.

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 wards. Upon consideration whereof and the court being fully advised in the premises, said Guardian is allowed the sum of \$16<sup>75</sup> as his compensation and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$16<sup>75</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$76<sup>00</sup> in the hands of said Guardian due said wards, as follows: To Emory M., \$13<sup>50</sup>, to Anna M., \$13<sup>42</sup>, to Harry E., \$16<sup>50</sup>, to Sherman E., \$16<sup>50</sup>, and to Ruth M., \$16<sup>50</sup>; that there is nothing in the hands of said Guardian due said Jesse E. and John M. Benedict, and said account is settled accordingly.

It appearing to the court that said Levi Roseberry tendered his resignation as such guardian, and the same having been accepted by the court, it is ordered that said Guardian pay said balance to the party or parties thereto lawfully entitled; receipt of Henry V. Spicer, Guardian, for \$76<sup>00</sup> is accordingly filed hereinto.

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

Account -

Guardian's Accounts.

Levi Roseberry, Guardian of Emory M. Benedict, Anna M. Benedict, Ruth M. Benedict, Harry E. Benedict, and Sherman E. Benedict, Jesse E. Benedict and John W. Benedict. An account with his wards. Said Guardian charges himself as follows:

1903	Jan. 10	% pension for Emory M., Anna M., Ruth M., Harry E. and Sherman E. Benedict	\$ 118 40
Paid out by said Guardian:-			
1899	Nov. 27	By Probate Judge's fee for appointment	1 675
1902	June 9	" Cash to Robinson & Wilkins, Midway, for Anna M.	2 165
"	27	" Expense to Union County Home for Anna M.	3 150

RECORD OF ACCOUNTS.

1901	Nov. 27	By Horse hire and expenses to Marysville	4	1 75
	Dec. 23	" Horse hire and board	5	2 00
		" Notary fees, H. S. Stiles	6	73
1903	Jan. 10	" Postage and Notary fees, R. H. Cook	7	1 20
	" 31	" Cash as compensation as Guardian - Levi Roseberry,	8	10 00
	" "	" Cash, Dr. E. P. Hall, Dr. M. Benedict	9	3 00
	" "	" " H. V. Spicer, Atty's fee	10	3 00
	Feb. 2	" Probate costs, final settlement Guardian's extra expenses	11	6 60
				1 30
				\$ 41 70

To the Probate Judge of Union County, Ohio:  
Said Guardian hereby tenders his resignation as such for the reason that he expects to remove from said Union County, Ohio, in a month or two and will be unable to serve as such Guardian.

Recapitulations.

Balance due Dr. M. Benedict	13 57
" " Anna M. "	13 42
" " Harry E. "	16 37
" " Sherman E. "	16 57
" " Ruth M. "	16 57
	\$ 76 70

Jesse E. Benedict and John W. Benedict did not participate in the pension and said Guardian has nothing in his hands belonging to them.

Recapitulation.

Total amount chargeable,	\$ 118 40
Total amount credited,	\$ 41 70
Balance in hands of Guardian,	\$ 76 70

Affidavit to Account.

The State of Ohio, }  
Union County, }

I, Levi Roseberry, Guardian of Jesse E. Benedict, John W. Benedict, Dr. M. Benedict, Anna M. Benedict, Ruth M. Benedict, Harry E. Benedict and Sherman E. Benedict, do make solemn oath that the within is a true and correct account of said Guardianship, as I verily believe.

Levi Roseberry

Sworn to before me and signed in my presence this 31<sup>st</sup> day of January 1903.

(S. D.)

H. V. Spicer, Notary Public

UNION COUNTY PROBATE COURT.

In re Partnership of John & J. S. Trimble.

In the Probate Court of Union County, Ohio.  
In the Matter of the Partnership of John & J. S. Trimble. { No. 5141. January 21, 1903.  
Filing Third and Final Report.

This day came Norman M. Hubbard, Receiver of the late firm of John & J. S. Trimble of Union County, Ohio, and presented his Third and final Report on settlement of said partnership duly verified.

Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of February A. D. 1903, 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 Partnership of John & J. S. Trimble. { February 28, 1903. Settlement of  
Third and Final Report.

This day this matter came on to be heard on motion to confirm said Report. Norman M. Hubbard, Receiver of the late firm of John & J. S. Trimble of Union County, Ohio, having heretofore, to-wit: on the 21<sup>st</sup> day of January 1903, filed in this court his Final Report 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 4<sup>th</sup> day of February 1903, and no exceptions having been filed thereto, the said Report together with the vouchers accompanying the same, are now examined by the court. And said Report, 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 Receiver for the allowance of \$17<sup>65</sup> as his legal compensation for services rendered to this date. On consideration whereof and the court being fully advised in the premises, the said Receiver is allowed said sum of \$17<sup>65</sup> as his legal compensation. It is therefore ordered by the court that the said Receiver retain out of the money of said Partnership the sum aforesaid, to-wit: \$17<sup>65</sup>.

And the court do find the said Receiver chargeable with assets of said Partnership in the sum of \$815<sup>93</sup> and that he is entitled to credits in the sum of \$815<sup>93</sup> 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 Receiver due said

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RECORD OF ACCOUNTS.

Partnership and said Report is allowed as the final settlement of said receivership. It is further ordered that said Receiver deposit the notes, described in said report as worthless, in this court.

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

John M. Brodrick, Probate Judge.

Third and Final Report -

Receiver's Report.

Norman W. Hubbard, Receiver in trust for the benefit of the Partnerships of John & J. S. Trimble.

On account with said Trust.

Said Receiver charges himself as follows:

			\$	Cts.
1902	Jan 20	1/2 balance on hand on Second Report	775	93
1903	Jan 10	" Cash from L. F. Smith & Bro. bal. on note & int.	30	
"	17	" " " Sylvanus Taylor, Book acct, not itemized	10	

Said Receiver claims credit for disbursements made on behalf of his said Trust as follows, viz:

1902		By cash paid J. S. Trimble, on court's order of distribution	Voucher 1	775	93
1903	Jan 21	" " " John M. Brodrick	" 2	8	35
		" " " James W. Campbell	" 3	14	
		Said Receiver asks an allowance of compensation on this his final account, for services since his last report, of		17	65
				815	93
				815	93

Statement as to certain notes.

Said Receiver represents the following notes as worthless and prays an order to deposit the same in the Probate court.

No.	(See Inventory)	\$
153	J. W. Cahill	98 63
154	Wm Anderson	12 88
155	L. A. Phelps	85 67
156	E. J. Freeman	20 12
159	A. M. Warner	9 08
160	Thomas Hill	78 20
162	L. H. Snake	35 63
165	J. E. Tolby	34 84
166	Minerva Sanderson	8 74
167	F. L. Berry	9 50
168	J. S. Baldwin	35 35
170	John H. Rice	23 81

The following accounts are also expended as worthless, to wit:

Sylvester Ford	3 60
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Robson	26 40
Charlie Briggs	4 25
Wm. Tilton	25
Wash. Davis & Son	6 32
Bin Mathet	2 12
Clairbourne Man	3 52
Port Lamson	4 0
H. H. De lauder	37 54
A. E. Smith	4 40
M. A. Henry	7 66
Sarah Porter	3 60
John Maskell	25 06
Newton Birmingham	2 48
Joseph Boyd	16
George Brooks	3 20
W. H. Hoover	1 26
N. J. Moore	10 83
Emil Staley	4 53
Thomas Moore	1
R. A. Hicks	
Union County	4 50
John McEntire	25 35
Alexander Orakood	3 8
Jno. & J. S. Trimble	7 3
Spencer Hoover	35 95
Truman Cahill	15 42
Wm. McEntire	5 57
E. Johnston	4 50
Cyrus Coons	29 15
John Henson	80
Lafe Worbs	1 20
L. L. Carl	8 60

Said Receiver says he has made dili-  
 gent effort by sollicitations to collect said  
 notes and accounts, but, by reason of the  
 Statute of limitations and other legal  
 defenses, he has failed so to do.

Said Receiver further represents that  
 he has paid all legitimate debts and de-  
 mands presented against said partner-  
 ships and otherwise performed the duties  
 of his trust to the best of his ability.  
 Wherefore, he prays his discharge in the  
 premises.

Recapitulation.

Total amount chargeable,	815 93
" " credited,	815 93

The State of Ohio, }  
 Union County, }  
 J. Norman M. Hubbard, Receiver in

98 63  
 12 88  
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RECORD OF ACCOUNTS.

trust for the benefit of the heirs of John and J. S. Trimble, do make solemn oath that the within account is, in all respects, true and correct, as I verily believe.

M. M. Hubbard.

Sworn to before me and signed in my presence this 21<sup>st</sup> day of January A. D. 1903.

(S)

John M. Brodrick, Probate Judge

Estate of Pinkney Snow, Deceased.

Journal  
Entry -  
Order for  
Notice &c -

In the Probate Court of Union County, Ohio.  
In the matter of the estate of Pinkney Snow, deceased. No. 5673. February 4<sup>th</sup> 1903. Filing First and Final Account.  
This day came Joseph M. Rodgers, Administrator of the estate of Pinkney Snow, 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 28<sup>th</sup> day of February A. D. 1903, 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 Pinkney Snow, Deceased. February 28<sup>th</sup> 1903. Settlement of First and Final Account.

This day this matter came on to be heard on motion to confirm account. Joseph M. Rodgers, Administrator of the estate of Pinkney Snow, late of Union County, Ohio, deceased, having heretofore, to wit: On the 4<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of February 1903, 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

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" "

of \$15<sup>00</sup> as his legal compensation, and \$10<sup>00</sup> 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 \$15<sup>00</sup> as his legal compensation, and the sum of \$10<sup>00</sup> 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: \$25<sup>00</sup>.

And the Court do find the said Administrator chargeable with assets of said estate in the sum of \$750.00 and that he is entitled to credits in the sum of \$157<sup>90</sup>, as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is a balance of \$72<sup>00</sup> 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 make report thereof to this Court as provided by Statute. 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.

Joseph M. Rodgers, Administrator of the estate of Pinkney Snow deceased, an account with said estate. Said Joseph M. Rodgers charges himself as follows:

Date	Description	No. of Vouchers	Amount
1902 May 17	To cash on sale of real estate		250.00
	Said Administrator credits himself as follows: -		
1902 May 17	Paid W. B. Duke & Son	1	4.00
" "	" F. L. Winter	2	15.50
" "	" W. S. Winter	3	1.00
" "	" Richmond Review	4	2.00
" "	" S. W. Van Winkle	5	33.00
" "	" Jas. Harrison	6	1.00
" "	" C. F. Davis	7	1.00
" "	" W. E. Tamm	8	1.00
" 24	" Probate Judge	9	15.50
" 26	" J. M. Rodgers	10	15.00
" 21	" Geo. R. Burn	11	1.30
1903 Feb 4	Extra compensation for Admin		10.00
" "	John M. Brodrick, Probate Judge	12	7.40
" "	A. S. Mowry	13	15.00
" "	Harlow L. Clarke	14	30.00
			\$157.90

RECORD OF ACCOUNTS.

Recapitulation

Total amount chargeable,	\$ 260 00
Total amount credited,	\$ 157 90
Balance due said estate,	\$ 92 10

Affidavit to Account.

The State of Ohio, Currier County, ss.  
 I, Joseph M. Rodgers, Administrator of the estate of Pinkney Snow, deceased, do make solemn oath that the within account is in all respects true and correct, as verily believe.

Joseph M. Rodgers.  
 Sworn to before me and signed in my presence, this 4<sup>th</sup> day of February A.D. 1903.  
 (L.S.) John M. Brodrick, Probate Judge.

Account of Final Distribution filed Mich 11/903

Account of Final Distribution.

Joseph M. Rodgers, Administrator of the estate of Pinkney Snow deceased. In account with said estate. Said Administrator charges himself as follows:

Amount found due estate as per final settlement with said court made Feb'y 4, 1903	\$ 92 10	
Balance for Distribution,		\$ 92 10

Said Administrator credits himself as follows:

Amount to paid to heirs, as per distribution order of said court made Feb'y 25, 1903, viz:		
% Mary Talbot	\$ 46 05	
" Elizabeth M <sup>c</sup> Ginnis	46 05	
		\$ 92 10

The State of Ohio, Currier County, ss:  
 Joseph M. Rodgers, Administrator of the estate of Pinkney Snow, 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.

Joseph M. Rodgers.  
 Sworn to before me and signed in my presence, this 11<sup>th</sup> day of March 1903.  
 (L.S.) John M. Brodrick, Probate Judge.

Journal Entry - Order of Discharge

Probate court, Currier County, Ohio, March 11, 1903.

In the Matter of the estate of Pinkney Snow, deceased. Account of Final Distribution Order.

This day Joseph M. Rodgers, Administrator of the estate of Pinkney Snow, deceased, appeared in open court and

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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 M. Rodgers; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his securities are thereupon 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 Joseph M. Rodgers pay the costs herein taxed at \$ within ten days. Costs paid.

John M. Brodrick, Prob. Ct. Judge.

Estate of Aza Bates, Deceased.

Be it remembered, that heretofore, to-wit: On the 25<sup>th</sup> day of February A.D. 1903, an Account of Final Distribution was filed in this court, which reads in the words and figures following, to-wit:

Account - Account of Final Distribution. No. 4397.

William Howard, Administrator of the estate of Aza Bates, deceased. In account with said estate. Said Administrator charges himself as follows:

Amount found due estate as per final settlement with said court, made September 30, 1902.	\$ 412 89
Balance for distribution.	\$ 412 89

Said Administrator credits himself as follows:

Amounts paid to heirs, as per distributive order of said court made October 25, 1902, viz:			
To Cynthia Bates (widow)	Voucher 1	204 30	
" Amelia B. Applegate	" 2	69 53	
" Andrew B. Bates	" 3	69 53	
" Florizel Smith, Trustee under will of Josephine M. Smith (formerly Josephine M. Bates) dec'd.	Voucher 4	69 53	
			\$ 412 89

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## RECORD OF ACCOUNTS.

The State of Ohio, Union County, ss:

William Howard, Administrator of the estate of Asa Bates, 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 William Howard, as such administrator, asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

Wm Howard.

Sworn to before me and signed in my presence, this 25<sup>th</sup> day of February 1913.

J. D.

John M. Brodrick, Probate Judge.

Journal  
Entry -  
Order of  
Discharge &c

Probate Court, Union County, Ohio, February 28, 1913.

In the Matter of the estate of Asa Bates, deceased. } Account of Final Distribution.  
Orders.

This day William Howard, Administrator of the estate of Asa Bates, 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 Howard; it is ordered that the same be and hereby is allowed as his final discharge. Said Administrator and his sureties are thereupon 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 Howard pay the costs herein taxed at \$ , within ten days, costs paid.

John M. Brodrick, Probate Judge.

UNION COUNTY PROBATE COURT.

Estate of Henry Kaufman, deceased.

Be it remembered, that heretofore, to-wit: on the 5<sup>th</sup> day of March A.D. 1903, an entry of the appointment of an executor was made and entered upon the journal of this court which entry reads in the words and figures following, to-wit:

Probate Court, March 5, 1903.

On the Matter of the estate of } Appointment. No. 845.  
Henry Kaufman, deceased } (Without Dispensing with Bond.

The last will and testament of Henry Kaufman late of Union Township, in this county, deceased, having heretofore been duly approved and allowed, this day Ernestine Kaufman, 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 Ernestine Kaufman is a suitable person and legally competent, it is ordered that she be appointed as such executrix. A bond herein being dispensed with in pursuance of the request of said testator, until further order of the court, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: on the 5<sup>th</sup> day of March A.D. 1903 the court ordered and decreed as follows:

On the Matter of the Estate of } Probate Court, March 5, 1903.  
Henry Kaufman, Dec'd } Appointment. Letters Issued.

This day Ernestine Kaufman, appeared in open court, accepted the trust as executrix of the estate of Henry Kaufman deceased.

It is therefore ordered that letters testamentary issue on the will of said decedent, to said Ernestine Kaufman; that an inventory and appraisement be dispensed with; that this proceeding be recorded and that said executrix pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Williams J. Grauman.

Be it remembered, that heretofore, to-wit: on the 7<sup>th</sup> day of March A.D. 1903, an entry of the appointment of an administrator was made and entered upon the journal of this court which entry reads in the words and figures, following, to-wit:

## RECORD OF ACCOUNTS.

Probate Court, March 7, 1903.

In the Matter of the estate of { No. 5847. Appointment.  
Wm J. Grauman, Deceased. } Order for Bond.

This day Edward W. Porter appeared in open court, and made and filed an application under oath as required by law to be appointed administrator of the estate of William J. Grauman 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 Edward W. Porter is a suitable person and legally competent; it is ordered that said Edward W. Porter be appointed as such administrator upon giving bond with sureties as required by law in the sum of Seventeen Hundred Dollars, and this course is continued.

John M. Brodrick, Probate Judge.  
And afterward, court: On the 7<sup>th</sup> day of March A.D. 1903, the Court ordered and decreed as follows:

Probate Court, March 7, 1903.

In the Matter of the estate of { Appointment. Bond Approved.  
Wm J. Grauman, Deceased. } Letters Issued.

This day Edward W. Porter appeared in open court, accepted the appointment as Administrator of the estate of William J. Grauman, deceased, and gave and filed herein his bond in the sum of Seventeen Hundred Dollars, conditioned according to law, with The United States Fidelity and Guaranty Company, a corporation authorized by law to become surety, as surety thereon which bond is approved by the court.

It is therefore ordered that letters of administration issue to said Edward W. Porter; that an appraisement herein 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.

Guardianship of Cleo E. Thompson.

Be it remembered, that heretofore, court: On the 9<sup>th</sup> day of March A.D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this court, which reads as follows, court:

In the Matter of the Guardian- { No. 5850. Probate Court, March 9, 1903.  
Ship of Cleo E. Thompson, Minor. } Appointment. Order for Bond.

This day Josephine M. Thompson appeared in open

court, and made application to be appointed Guardian of Leticia E. Thompson, and the court being satisfied that said Leticia E. Thompson is a minor of the age of seventeen years, August 30<sup>th</sup> 1902, and a child of Robert W. Thompson, late of Liberty Township, Union County, Ohio, deceased, and that said minor resides in this county; and the said Leticia E. Thompson having made choice of said Josephine M. Thompson as her Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary, and that said Josephine M. Thompson 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 minors real estate.

It is ordered that said Josephine M. Thompson is appointed such Guardian upon giving bond with sureties as required by law, in the sum of eight thousand dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 9<sup>th</sup> day of March A. D. 1903, the court ordered and decreed as follows:

Probate Court, March 9<sup>th</sup> 1903.

In the Matter of the Guardianship of Leticia E. Thompson, Minor { Appointment. Bond approved  
Letters issued.

This day Josephine M. Thompson appeared in open court, accepted the appointment as Guardian of Leticia E. Thompson, and gave and filed herein her bond in the sum of eight thousand dollars, conditioned according to law, with The United States Fidelity and Guaranty Company, a corporation duly authorized to become surety on such bonds, as surety thereon, which bond is approved by the court.

Whereupon said Josephine M. Thompson 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 Josephine M. Thompson, 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 John W. Smith, Deceased.

Be it remembered, that heretofore, to-wit: On the 11<sup>th</sup> day of March A.D. 1903, an account of distribution was filed in this court, which reads in the words and figures following, to-wit:

Account,

Account of Final Distribution. No. 55-77.

Stephen M. Smith, executor of the estate of John W. Smith, deceased. On account with said estate. Said executor charges himself as follows:

Amount found due estate as per final settlement with said court, made October 2 <sup>nd</sup> 1902.	\$109028
Balance for distribution,	\$109028

Said executor credits himself as follows:  
 Accounts paid to heirs and legatees, as per distribution order of said court made November 29, 1902, viz:

Jan. 1 1903	To J. W. Smith	33	146	31
" " "	May S. Hart	34	146	31
" " "	Bertha B. Chareau, formerly Smith,	35	46	31
" " "	Winnie S. Reed	36	146	31
" " "	Mirra S. Baldwin	37	146	31
" " "	A. H. Smith	38	146	31
" " "	C. E. Smith	39	146	31
" " "	S. M. Smith	40	146	31
Feb. 7 "	A. H. Smith	41	2	48
" " "	C. E. Smith	42	2	48
" " "	J. E. Smith	43	2	48
" " "	May S. Hart	44	2	48
" " "	Winnie S. Reed	45	2	48
" " "	Mirra S. Baldwin	46	2	48
" " "	Bertha B. Chareau, Idm, formerly Bertha B. Smith	47	2	48
" " "	S. M. Smith	48	2	48
				\$109032

The State of Ohio, Madison County, ss.  
 Stephen M. Smith, executor of the estate of John W. Smith 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 Stephen M. Smith asks that the same be allowed as his final discharge, and ordered by the court to be recorded.

Stephen M. Smith, Extr.

Sworn to before me and signed in my presence this 10<sup>th</sup> day of March 1903.

*(Signature)*

L. E. Thornton, Notary Public.

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Journal entry -

Probate Court, Union County, Ohio, March 11, 1903.  
In the Matter of the Estate of John W. Smith, deceased. } Account of Final Distribution Orders.

This day Stephen W. Smith, Executor of the estate of John W. Smith 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 Stephen W. Smith; 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 executor pay the costs herein taxed at \$ within ten days. Costs paid.

John M. Brodrick, Probate Judge.

Assignment of Fannie J. Hail.

Be it remembered that heretofore, to-wit: on the 11<sup>th</sup> day of March A. D. 1903, an entry of the appointment of an Assignee was made and entered upon the Journal of this court, in the words and figures following, to-wit:

Probate Court, March 11<sup>th</sup> 1903.  
In the Matter of the Assign- } No. 5851. Appointment, ment of Fannie J. Hail. } Order for Bond.

This day O. W. McAdow appeared in open court, and having accepted the trust, made and filed an application under oath to be appointed Assignee of Fannie J. Hail in trust for the benefit of her creditors, also a statement in general terms as to what the property assigned consists of and the probable value thereof; and the court being satisfied that the said O. W. McAdow is legally competent, it is ordered that he be appointed as such assignee upon his entering into bond to the approval of the court and with sureties as required by law, in the sum of Sixteen Hundred Dollars; and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: on the 11<sup>th</sup> day of March A. D. 1903, the court ordered and decreed as follows: Probate Court, March 11<sup>th</sup> 1903.  
In the Matter of the Assign- } Appointment, Bond approved. ment of Fannie J. Hail } Letters Issued.

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This day O. W. McAdow gave and filed herein his bond, as Assignee of Fannie J. Hail, in the sum of Sixteen Hundred Dollars, conditioned according to law with H. W. Ayers and Mary H. Ayers freeholders as sureties which bond is approved by the court.

It is therefore ordered that letters of authority issue to said Assignee, that this proceeding be recorded and that said Assignee pay the costs herein taxed at \$ . . .

John M. Brodrick, Probate Judge.

Guardianship of Samuel E. Hirsworth.

Be it remembered, that heretofore, to wit: On the 14<sup>th</sup> day of March A. D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court, in the words and figures following, to wit:

In the Matter of the Guardian- ship of Samuel E. Hirsworth, an Insane Person	Probate Court, March 14, 1903. No. 5852. Appointment. Order for Bond.
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This day Carrie Hirsworth appeared in open Court, and made application to be appointed Guardian of Samuel E. Hirsworth, and the Court being satisfied that said Samuel E. Hirsworth is an insane person of the age of Sixty years, December 10<sup>th</sup> 1902 and that said insane person resides in this County; and the Court being further satisfied that a guardian is necessary and that said Carrie Hirsworth 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 insane person, and the probable value thereof.

It is ordered that said Carrie Hirsworth be appointed such guardian upon giving bond with sureties as required by law in the sum of Seventy-five Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to wit: On the 14<sup>th</sup> day of March A. D. 1903, the Court ordered and decreed as follows:

In the Matter of the Guardian- ship of Samuel E. Hirsworth, an Insane Person	Probate Court, March 14, 1903. Appointment. Bond approved. Letters issued.
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This day Carrie Hirsworth appeared in open Court, accepted the appointment as Guardian of Samuel E. Hirsworth and gave and filed herein her bond in the sum of Seventy-five dollars, conditioned according to law, with H. H. Fry and J. B. Mangano freeholders as sureties, thereon, which bond is approved by the Court. Thereupon said Carrie

Hinsworth 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 Hinsworth, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of J. Jefferson Hodge et al, Minors.

Be it remembered, that heretofore, to-wit: On the 16<sup>th</sup> day of March A. D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court in the words and figures following, to-wit:

On the Matter of the Guardianship of J. Jefferson Hodge and Clarence Hodge, Minors. } Probate Court, March 16, 1903. No. 5854. Appointment. Order for Bond.

This day Jesse E. Dickison appeared in open Court and made application to be appointed Guardian of J. Jefferson Hodge and Clarence Hodge, and the Court being satisfied that said J. Jefferson Hodge is a minor of the age of seven years, February 17<sup>th</sup> 1903, and that said Clarence Hodge is a minor of the age of seven years, May 11<sup>th</sup> 1902, and children of Editha Hodge late of Liberty Township, Union County, Ohio, deceased, and that said minors reside in this County, and the said J. Jefferson Hodge having in open Court made choice of said Jesse E. Dickison as his Guardian which choice is approved by the Court, and the Court being further satisfied that a guardian is necessary and that said Jesse E. Dickison 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. It is ordered that said Jesse E. Dickison be appointed such Guardian upon giving bond with sureties as required by law in the sum of Three Hundred and Sixty Dollars, and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 17<sup>th</sup> day of March 1903, the Court ordered and decreed as follows:

Probate Court, March 17<sup>th</sup> 1903. On the Matter of the Guardianship of J. Jefferson Hodge and Clarence Hodge, Minors. } Appointment. Bond approved. Letters Issued.

This day Jesse E. Dickison appeared in open Court, accepted the appointment as Guardian of J. Jefferson Hodge and Clarence Hodge, and gave and filed herein

RECORD OF ACCOUNTS.

his bond in the sum of Three Hundred and Sixty Dollars conditioned according to law, with Mary Dickison and G. I. Haines freeholders as sureties thereon, which bond is approved by the court. Thereupon said Jesse E. Dickison 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 Jesse E. Dickison, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Arthur Franklin Hall et al., Minors.

Be it remembered, that heretofore, to-wit: On the 26<sup>th</sup> day of March A.D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this court, which reads in the words and figures following, to-wit:

In the Matter of the Guardian- ship of Arthur Franklin Hall and Grover A. Hall, Minors.	}	Probate Court, March 26, 1903. No. 5758. Appointment, Order for Bond.
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This day William A. Hall appeared in open court, and made application to be appointed Guardian of Arthur Franklin Hall and Grover A. Hall, and the court being satisfied that said Arthur Franklin Hall is a minor of the age of 19 years, April 1, 1902; and that said Grover A. Hall is a minor of the age of 14 years September 1<sup>st</sup> 1902; and are children of said Wm. A. Hall, and Anna C. Hall, late of Leesburg Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Arthur Franklin Hall and Grover A. Hall having made choice of said William A. Hall as their Guardian, which choice is approved by the court; and the court being further satisfied that a Guardian is necessary, and that said Wm. A. Hall 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.

It is ordered that said Wm. A. Hall be appointed such Guardian upon giving bond with sureties as required by law, in the sum of Fifty Hundred Dollars and this cause is continued.

John M. Brodrick, Probate Judge.

And afterward, to-wit: On the 26<sup>th</sup> day of March A.D. 1903, the court ordered and decreed as follows:

In the Matter of the Guardian- ship of Arthur Franklin Hall and Grover A. Hall, Minors.	}	Probate Court, March 26 <sup>th</sup> 1903. Appointment. Bond Approved. Letters Issued.
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This day Wm. A. Hall appeared in open court, accepted the

appointment as guardian of Arthur Franklin Holland & son  
 W. Hall, and gave and filed herein his bond in the sum of Fif-  
 teen Hundred Dollars, conditioned according to law,  
 with Milton Braithwaite & B. Welch, freeholders, as sureties  
 thereon, which bond is approved by the court. Thereupon  
 said W<sup>or</sup> H. Hall took an oath that he would faithfully and  
 honestly discharge the duties devolving upon him as  
 such Guardian. It is therefore ordered that let-  
 ters of guardianship issue to said William H. Hall  
 that this proceeding be recorded and that said  
 Guardian pay the costs herein taxed at \$

John M. Brodrick, Probate Judge.

Guardianship of Lloyd E. Barr, Minor.

Be it remembered, that heretofore, to-wit: On the 16<sup>th</sup>  
 day of March A.D. 1903, an entry of the appointment of a Guardian  
 was made and entered upon the Journal of this Court,  
 which entry reads in the words and figures following to-wit:

Probate Court, March 16, 1903.

On the Matter of the Guardianship of Lloyd E. Barr, Minor. - { No. 553. Appointment.  
 Order for Bond.

This day James Dunlop appeared in open court, and  
 made application to be appointed Guardian of Lloyd E.  
 Barr, and the court being satisfied that said Lloyd E.  
 Barr is a minor of the age of fourteen years, June 16,  
 1902, and child of Oda Barr late of Washington County,  
 Ohio, deceased, and that said minor resides in this  
 County; and the said Lloyd E. Barr having in open court  
 made choice of said James Dunlop as his Guardian,  
 which choice is approved by the court; and the court  
 being further satisfied that a Guardian is necessary  
 and that said James Dunlop 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 James Dunlop be appointed  
 such Guardian upon giving bond with sureties  
 as required by law, in the sum of Fourteen Hun-  
 dred Dollars; and this cause is continued.

John M. Brodrick Probate Judge.

And afterward, to-wit: On the 27<sup>th</sup> day of March A.D. 1903, the  
 court ordered and decreed as follows:

Probate Court, March 27, 1903.

On the Matter of the Guardianship of Lloyd E. Barr, Minor. - { Appointment, Bond Approved,  
 Letters Issued.

This day James Dunlop appeared in open court,  
 accepted the appointment as Guardian of Lloyd E. Barr  
 and gave and filed herein his bond in the sum of One  
 Thousand and Four Hundred Dollars, conditioned

according to law, with A. B. Robinsons and Samuel Robinson, freeholders, as sureties thereon, which bond is approved by the court. Thereupon said James Danlop 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 Danlop, that this proceeding be recorded, and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Estate of Mary Williams, Deceased.

Be it remembered, that heretofore, to-wit: On the 28<sup>th</sup> day of March A. D. 1903, an entry of the appointment of an Administrator was made and entered upon the Journal of this court, which reads in the words and figures following, to-wit: On the Matter of the Estate of } No. 5857. Probate Court, March 28, 1903.  
Mary Williams, Deceased. } Appointment. Order for Bond.

This day Wm. E. Williams, 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 Williams late of Washington 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 Wm. E. Williams is a suitable person, and legally competent; it is ordered that said Wm. E. Williams 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.

And afterward, to-wit: On the 28<sup>th</sup> day of March 1903, the court ordered and decreed as follows: Probate Court, March 28, 1903.  
On the Matter of the Estate of } Appointment. Bond Approved  
Mary Williams, Deceased. } Letters Issued.

This day Wm. E. Williams appeared in open court, accepted the appointment as Administrator of the estate of Mary Williams deceased, and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Clinton Williams and J. C. Williams freeholders as sureties, which bond is approved by the court. It is therefore ordered that letters of administration issue to said Wm. E. Williams; that an appraisement herein be dispensed with unless hereafter ordered by the court; that this proceeding be recorded; and that said Administrator pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

Guardianship of Emma D. Secker, Minor.

Be it remembered, that heretofore, to-wit: On the 25<sup>th</sup> day of March A.D. 1903, an entry of the appointment of a Guardian was made and entered upon the Journal of this Court, which reads in the words and figures following, to-wit:

Probate Court, March 25<sup>th</sup> 1903.  
 On the Matter of the Guardianship of Emma D. Secker, Minor. { Appointment. Order for Bond.

This day John S. Thorndale appeared in open Court and made application to be appointed Guardian of Emma D. Secker, and the Court being satisfied that said Emma D. Secker is a minor of the age of 12 years May 25, 1902, and child of Lewis Secker, residence unknown, and that said minor resides in this County; and the said Emma D. Secker having in open Court made choice of said John S. Thorndale as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary and that said John S. Thorndale is a suitable person to be appointed and he having filed in this office a statement duly verified by his affidavit of the assets and liabilities of said minor and the probable value thereof. It is ordered that said John S. Thorndale be appointed said Guardian 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.

And afterward, to-wit: On the 28<sup>th</sup> day of March A.D. 1903, the Court ordered and decreed as follows:

Probate Court, March 28, 1903.

On the Matter of the Guardianship of Emma D. Secker, Minor. { Appointment. Bond Approved. Letters Issued.

This day John S. Thorndale appeared in open Court, accepted the appointment as Guardian of Emma D. Secker and gave and filed herein his bond in the sum of Four Hundred Dollars, conditioned according to law, with The United States Fidelity and Surety Company as surety thereon, which bond is approved by the Court. Thereupon said John S. Thorndale 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 S. Thorndale; that this proceeding be recorded; and that said Guardian pay the costs herein taxed at \$ .

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

On the Matter of Accounts Filed for Settlement.

On the Probate Court of Union County, Ohio.  
 On the Matter of Accounts of Entry. March 28, 1903.  
 Filed for Settlement. Notice & Proof.

This day proof of notice, by publication, of filing accounts and vouchers of administration and guardianships, 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 Union County, Ohio, which will be for hearing on Saturday, March 28, 1903, at one o'clock P.M., as follows, to-wit:

- No. 5-496. Christoph Brauch, executor of the will of Conrad Kellinger; final account.
- No. 5-561. Chifton H. Sully, executor of the will of James Wells; first account.
- No. 4-832. Eliza Arnold, executrix of the will of Laura K. Arnold; final account.
- No. 5-572. L. Phipps, executor of the will of Solomon James; first account.
- No. 5-482. W. T. Walcutt, executor of the will of James Walcutt; first account.
- No. 5-689. E. L. Hoskins, executor of the will of James K. Jolliff; final account.
- No. 5-623. William Grant, administrator of the estate of Charles Stults; final account.
- No. 5-377. Winerva Decker, administratrix of the estate of Joseph B. Decker; second account.
- No. 5-733. Lena Bobb, administratrix of the estate of Margaret F. Fitzly; final account.
- No. 5-489. Mrs. L. Sanders, guardian of Albert W. Wilcox, Carrie E. Wilcox and Lewis M. Wilcox; first accounts.
- No. 5-799. Mary B. Fulton, guardian of William Fulton; first account.
- No. 27217. Stephen Graham, guardian of Alvah C. Graham; final account.
- No. 5-464. Fred Kile, guardian of Nellie Sager; final account.
- No. 5-471. Fred F. Fisher, guardian of Leroy Belt Fisher; first account.
- No. 4-481. Annie E. Gillespie, guardian of James K. Gillespie; final account.
- No. 5-167. Thomas P. Shields, guardian of Gray C. Chellis; second account.

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

March 4, 1903-4 w. John M. Brodrick, Probate Judge, Union Co., O.  
 The State of Ohio, Union County, ss:

I the undersigned, being duly sworn, says that a copy of the annexed notice was published for 4 consecutive weeks in "The Marysville Tribune" a newspaper of general circulation in the County of Union, the first publication beginning with March 4, 1903.

John H. Shearer.

Sworn to and subscribed before me this 28<sup>th</sup> day of March 1903.  
 Printers pub. & Paid - Shearer & Shearer. L. C. Ada M. Campbell, Deputy Clerk, Probate Court.

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Estate of Conrad Kellingner, deceased.

Journal  
 entry - In the Probate Court of Union County, Ohio.  
 Order for Conrad Kellingner, deceased. No. 5495. February 4<sup>th</sup> 1903.  
 Notice - This day came Christoph Krausch, executor of the estate  
 of Conrad Kellingner late of Union County, Ohio, deceased,  
 and presented his second and final account in settle-  
 ment of said estate duly verified. Whereupon, the  
 court do order the same filed and advertised for hear-  
 ing on Saturday the 28<sup>th</sup> day of March A.D. 1903, 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 28, 1903.  
 Confirmation of Conrad Kellingner, deceased. Settlement of Second  
 Account, to confirm account. Christoph Krausch, executor  
 of the estate of Conrad Kellingner, late of Union County,  
 Ohio, deceased, having heretofore, to-wit: on the 4<sup>th</sup> day of  
 February 1903, 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  
 4<sup>th</sup> day of March 1903, 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 \$ 25<sup>00</sup> as his legal compensation for services ren-  
 dered 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 \$ 25<sup>00</sup> 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  
 last aforesaid, to-wit: \$ 25<sup>00</sup>.

And the court do find the said executor chargeable  
 with assets of said estate in the sum of \$ 2000<sup>00</sup> and  
 that he is entitled to credits in the sum of \$ 2000<sup>00</sup>,  
 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 set-  
 tled accordingly. It is further ordered by the court

RECORD OF ACCOUNTS.

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.

Christoph Rausch, Executor of the estate of Conrad Kellingner deceased, In account with said estate, Second and final account.

Said Executor charges himself as follows:

Jan'y 1, 1903	To amt rec'd from George Schwartzkopf acct	80.00
Feb'y 2 " " " " " " " " " "	" " " " " " " " " " contract	2000.00
	Total,	\$ 2080.00

Said Executor claims credits as follows:

Sept. 6 1902	Bal. due executor on 1 <sup>st</sup> account.	138.78
Jan'y 19 1903	By amt paid Co. Treas. taxes	1 14.00
Feb'y 1 " " " " " " " " " "	" " " " " " " " " " C. Rausch int.	2 3.00
" 2 " " " " " " " " " "	" " " " " " " " " " Widow's heirs, to wit: Margaretha Kellingner, Margaretha Rausch, Katharina Nicol, C. Schwartzkopf & M. Nicol	3 1863.27
Feb'y 4 " " " " " " " " " "	By amt paid J. H. Kirkade, Atty	4 3.00
" " " " " " " " " "	" " " " " " " " " " Probate Judge costs	5 3.90
" " " " " " " " " "	" " " " " " " " " " Executor's compensation	25.00
	Total	\$ 2151.00

Bal. nothing

Recapitulation.

Total amount chargeable,	\$ 2080.00
Total amount credited,	\$ 2151.00

Balance due said estate nothing.

Affidavit to Account.

The State of Ohio, Union County, ss:

I, Christoph Rausch executor of the estate of Conrad Kellingner deceased, do make solemn oath that the aforesaid account is in all respects true and correct, so I verily believe.

Christoph Rausch

Sworn to before me and signed in my presence this 4<sup>th</sup> day of February A.D. 1903

(L.S.)

John M. Brodrick Probate Judge.

Estate of James Wells, Deceased.

In the Probate Court of Union County, Ohio.

Journal entry - In the Matter of the Estate of James Wells, Deceased. No. 5561. February 6<sup>th</sup> 1903. Filing First Partial Account. This day came Clifton H. Seely, executor of the estate of James Wells, late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified. Said executor also presented

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his Motion for allowance of further time to settle said estate for reasons stated in said Motion.

Whereupon the court do order the same filed and said account advertised for hearing on Saturday the 28<sup>th</sup> day of March A.D. 1903, 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 | March 28, 1903. Settlement of  
 James Wells, deceased. | First Account.

This day this matter came on to be heard on motion to confirm account. Clifton H. Seely, executor of the estate of James Wells, late of Union County, Ohio, deceased, having heretofore thereto; On the 6<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$168<sup>00</sup> as his legal compensation, for services rendered to said estate to this date. On consideration whereof, and the court being fully advised on the premises, the said executor is allowed said sum of \$168<sup>00</sup> as his legal compensation. It is therefore ordered by the court that the said executor retain out of the moneys of said estate the sum aforesaid, to wit: \$168<sup>00</sup>.

And the court do find the said executor chargeable with assets of said estate in the sum of \$3715<sup>00</sup> and that he is entitled to credits in the sum of \$1057<sup>00</sup>, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is a balance of \$2657<sup>00</sup> 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 deceased.

This day this matter came on to be further heard on the motion and affidavit of the said Clifton H. Seely, 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 further months from and after the 6<sup>th</sup> day of February A.D. 1903 as additional time for the settlement

RECORD OF ACCOUNTS.

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 W. Brodrick, Probate Judge.

Account -

Executor's Account.

Clifton H. Seely, Executor of the estate of James Wells deceased. In account with said estate.

Said Executor charges himself as follows:

1901	July 1	To specie turned over to exrs		31 16	
"	"	" National bank notes		440 33	
"	"	" Certificate of Deposit, Citizens Bank		30 60	
Aug. 26	"	" Sale of personal property		47 50	
1902	April 11	" Interest on deposit		61 20	
Dec. 23	"	" " " "		43 20	
Executor credits himself as follows:					
1901	July 22	By fees to J.W. Brodrick P.J. - on appointment &c	1	29 00	
Aug. 10	"	" cash to B.B. Ketch, accidental taking Jas. Wells	2	81 75	
"	28	" S.W. H. Durban, appraising appraisers	3	1	
"	"	" E. L. Ashbaugh, dist. fee & mileage	4	2 40	
"	"	" G. C. Freshwater " " "	5	2 40	
"	"	" Mary J. Freshwater " " "	6	2 40	
"	"	" C. Lee Seely " " "	7	2 40	
"	"	" Lewis H. Stone " " "	8	2 40	
"	"	" R. C. Pichey M.A. " " "	9	2 40	
"	"	" W. Chambers, appraisers of chattels	10	1 00	
"	"	" W. H. Seigfried " " "	11	1 00	
"	"	" Henry Brodrick " " "	12	1 00	
"	"	" W. H. Seigfried, sexton, dig. grave &c	13	13 50	
Sept. 30	"	" J. W. Cartmell, Monument	14	135 00	
Oct. 7	"	" J. W. Brodrick, P.J. Inventory &c.	15	4 60	
1902	Jan. 22	" J. W. Monroe, taxes on money, Dec. part	16	29 82	
"	"	" " " " " " " " June "	17	29 82	
May 5	"	" Dr. R. M. Merryman, last sickness	18	83 00	
"	"	" Mary B. Merryman, nursing &c.	19	142 00	
April 15	"	" Laurinda Seely, board, care & nursing	20	192 92	
Sept. 27	"	" Mary B. Merryman, care Jas. Wells	21	60 00	
Dec. 23	"	" J. W. Tilton, tax - Dec's -	22	21 81	
"	"	" Tax for June, J. W. Tilton Treas.	23	21 80	
1903	Jan. 6	" Marysville Tribune, adv. appoint. Notice.	24	2 00	
Feb. 6	"	" Compensation for exrs on \$3715 <sup>69</sup>		168 60	
"	"	" Fees to R. M. Crosby, Atty on 1 <sup>st</sup> partial acct	25	3 00	
1901	June 22	" " " " " " " " Appointment exrs	26	3 00	
"	"	" " " " " " " " Retainers on decedents' <sup>estate</sup>	27	3 00	
Feb. 6	"	" J. M. Brodrick, 1 <sup>st</sup> partial account	28	6 83	
					2657 82
Total,					\$3715 69 \$3715 69

Journal entry - Dr. M. L. ...

Journal entry - Dr. M. L. ...

Journal entry - Dr. M. L. ...

UNION COUNTY PROBATE COURT.

Account that  
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Judge.

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Recapitulation.

Total amount chargeable, \$ 3715 69  
Total amount credited, \$ 1047 87  
Balance due said estate, \$ 2657 82

Affidavit to Account.

The State of Ohio, Union County, ss.  
I, Clifton H. Seely, Executor of the estate of James Hill  
deceased, do make solemn oath that the within ac-  
count is in all respects true and correct, so I truly  
believe.

Clifton H. Seely Executor.

Sworn to before me and signed in my presence  
this 6<sup>th</sup> day of February A.D. 1903.

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

Estate of Laura A. Arnold, Deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio,  
In the Matter of the Estate of { No 4832. February 7, 1903  
Laura A. Arnold, Deceased. } Filing Fifth and Final Account.

This day came Eliza Arnold, executrix of the  
estate of Laura A. Arnold late of Union County, Ohio  
deceased, and presented her 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 28<sup>th</sup> day of  
March A.D. 1903, 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 { March 28, 1903. Settlement  
Laura A. Arnold, Deceased. } of Fifth and Final Account.

This day this matter came on to be heard on  
motion to confirm account. Eliza Arnold, ex-  
ecutrix of the estate of Laura A. Arnold, late of Union  
County, Ohio, deceased, having heretofore, to-wit: on the  
7<sup>th</sup> day of February 1903, filed in this court her final  
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 pub-  
lished and of general circulation in the county  
aforesaid, for not less than three consecutive  
weeks from and after the 4<sup>th</sup> day of March 1903, and  
no exceptions having been filed thereto, the said

RECORD OF ACCOUNTS.

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

And the court do find the said executrix chargeable with assets of said estate in the sum \$971<sup>41</sup>/<sub>100</sub> and that she is entitled to credits in the sum of \$971<sup>41</sup>/<sub>100</sub>, 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, 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

Executors Account - Final Account.

Eliza Arnold, executrix of the estate of Laura A. Arnold deceased, in account with said estate.

Said executrix charges herself as follows:

July 26/1902	% balance due estate Fourth Account		\$	653	41
Feb. 7, 1903	" Amt of James Evans note & interest		\$	318	00
					\$971 41

Said executrix claims credits as follows:

June 23/1902	Paid Treasurer Delaware Co., tax June 1902	1	\$	20	02
Dec 2 "	" Adelia K. Scott, distribution as heir	2	\$	23	00
Feb. 7/1903	" " " " " " " " " " " " " "	3	\$	150	00
" " "	" J. H. Kirkbade, legal services	4	\$	3	00
" " "	" Probate court costs this account etc.	5	\$	3	60
" " "	" Eliza Arnold, distributive share as heir	6	\$	765	79
Total,					\$971 41

Recapitulation

Total amount chargeable,	\$	971	41
Total amount credited,	\$	971	41

Balance due said estate nothing.

Affidavit to Account.

The State of Ohio, Union County, ss:  
I, Eliza Arnold, executrix of the estate of Laura A. Arnold deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

M. E. Arnold.

Sworn to before me and signed in my presence this 7<sup>th</sup> day of February A. D. 1903.

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

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Journal Entry -

Estate of Solomon James, Deceased.

In the Probate Court of Union County, Ohio,  
 In the Matter of the estate of } No. 5372, February 7<sup>th</sup> 1903  
 Solomon James, Deceased. } Filing First Account.

This day came L. Piper, executor of the estate of Solomon James 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 28<sup>th</sup> day of March 1903, 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 } March 28, 1903. Settle-  
 Solomon James, Deceased. } ment of First Account.

This day this matter came on to be heard on motion to confirm account. L. Piper executor of the estate of Solomon James, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 7<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$15<sup>00</sup> as his legal compensation, and \$40<sup>00</sup> for legal 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 \$15<sup>00</sup> as his legal compensation and the sum of \$40<sup>00</sup> for legal 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: \$55<sup>00</sup>. And the court do find the said executor chargeable with assets of said estate in the sum of \$379.54 and that he is entitled to credits in the sum of \$274<sup>73</sup> as shown by said vouchers and other evidence produced to the court.

And the court do further find that there is a balance of \$104<sup>81</sup> in the hands of the said executor due said estate, and said account is settled accordingly.



1903  
 Jan'y 26  
 Feb'y

By paid Tax	11	2 59
" " Probate Court costs	20	6 75
Legal services including writing will for deceased, making account and counsel rendered by self.		40 00
Compensation 6% on \$258.21		15 42
		\$274 23
Balance on hand,		105 31
Deduct for revenue stamp,		50
		\$104 81
		\$379 34
<u>Recapitulation</u>		
Total amount chargeable,		\$274 23
" " credited,		274 73
Balance due said estate.		\$104 81

Affidavit to Account.

The State of Ohio,  
 Union County, } ss. I, L. Pifer, 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.

L. Pifer.  
 Sworn to before me and signed in my presence this 9<sup>th</sup> day of February A. D. 1903.  
 J. D. John M. Brodrick, Probate Judge.

Estate of James Walcutt, deceased.

Journal entry -

In the Probate Court of Union County, Ohio, No. 5482. February 19, 1903.  
 In the Matter of the Estate of James Walcutt, deceased. Filing First Partial Account.  
 This day came W. A. Walcutt, executor of the estate of James Walcutt late of Union County, Ohio, deceased, and presented his first partial account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of March A. D. 1903, at one o'clock P. M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the estate of James Walcutt, deceased. }  
 March 28, 1903. Settlement  
 of First Account.  
 This day this matter came on to be heard on motions to confirm account. W. A. Walcutt, executor of the estate of James Walcutt, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 19<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$55<sup>00</sup> and that he is entitled to credits in the sum of \$57<sup>99</sup> as shown by said vouchers and other evidences produced in the court. And the court do further find that there is a balance of \$32<sup>99</sup> 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.

W. A. Walcutt, Administrator, of the estate of James Walcutt deceased, in account with said estate.

Said W. A. Walcutt credits himself as follows:

To Robinson & Ketch, basket, hearing and services rendered July 11, 1899.	Receipt date Apr. 17-1900.	42 00
To E. C. Criss, hearing & services July 11, 1899	Receipt date Apr. 30-1901.	5 00
James Taylor, digging grave - 6/11/99		3 00
D. O. C. McClure, medical services July 8 or 9, 1899	Receipt date Apr. 18/1901	2 00
The Union County Journal - publishing administrator notice Feb'y 1901		2 00
John M. Brodrick, Probate Judge -		
Probating will -	6.35	
Witness fees -	3.50	
Appointment of executor -	5.21	
Election of widow,	2.30	
Land sale -	8.60	
First partial account -	2.32	31 99
W. A. Walcutt, having papers sworn to & other like expenses		2 00
Total		\$ 87 99

Journal  
Entry -

Journal  
Entry -

W. A. Walcutt charged himself -

Sale of one lot to Harry Penny, Unionville, Ind. &c.

35.00

Recapitulation.

Total amount chargeable,	\$ 35.00
Total amount credited,	\$ 37.99
Balance due said W. A. Walcutt	\$ 2.99

Affidavit to Account.

The State of Ohio, Muskingum County, ss:

I, W. A. Walcutt, Administrator (executor) of the estate of James Walcutt deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.

W. A. Walcutt.

Sworn to before me and signed in my presence, this 25<sup>th</sup> day of August, A.D. 1902.

(L.S.)

W. A. Packard, Notary Public.

Estate of James L. Jolliff, Deceased.

Journal Entry -

On the Probate Court of Union County, Ohio. In the Matter of the estate of James L. Jolliff, deceased. No. 5689. February 21<sup>st</sup> 1903. This day came E. L. Hoskins, executor of the estate of James L. Jolliff 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 28<sup>th</sup> day of March A.D. 1903 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 James L. Jolliff, deceased. March 28, 1903. Settlement of First and Final Account. This day this matter came on to be heard on motion to confirm account. E. L. Hoskins, executor of the estate of James L. Jolliff, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 21<sup>st</sup> day of February 1903, 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 Maysville Tribune, a newspaper published and of general circulation in the county aforesaid, for not less than three consecutive weeks from and after the 4<sup>th</sup> day of March 1903, and no exceptions having been filed thereto, the said account, together with the vouchers accompanying the same, are now examined by the

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RECORD OF ACCOUNTS.

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 executor for the allowance of \$77<sup>75</sup> as his legal compensation, for services rendered to said estate to this date. On consideration whereof, and the Court being fully advised on the premises, the said executor is allowed said sum of \$77<sup>75</sup> as his legal compensation. It is therefore ordered by the Court that the said executor retain out of the moneys of said estate the sum last aforesaid, to wit: \$77<sup>75</sup>.

And the Court do find the said executor chargeable with assets of said estate on the sum of \$3228<sup>07</sup> and that he is entitled to credits on the sum of \$3228<sup>07</sup> as shown by said vouchers and other evidence produced to the Court.

And the Court do further find that there is nothing on the hands of the said executor due said estate and said account is settled accordingly.

The distribution of assets as bind by said executor is hereby approved by the Court.

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

John W. Brodrick, Probate Judge.

Account - Executors Account.

E. L. Hopkins, executor of the estate of James L. Jolliff deceased, on account with said estate.

Said executor charges himself as follows:

1902	March 19	To cash in bank	575 00
	April 16	" Sale of unappraised personal property	4 00
	" "	" amt rec'd Richwood Corporation	25 00
	" "	" North Western Mutual Life Ins. Policy	1000 00
	May 24	" Amt rec'd Mrs. Barber	26 62
	June 13	" Rodgers note 1/2	81 60
	Nov. 15	" " Mortgage note 1/2	259 12
1903	Jan'y 1	" Sale of personal property	256 75
		" Undivided one-half uncollected notes	1000 00
		Total charges,	\$3228 07

Said executor credits himself as follows:

1902	Mar. 18	By Smith, Marble & granite Co.	1	210
	" "	" J. L. Winters	2	143 75
	" 19	" B. L. Galvage	3	1 00
	" "	" E. E. Moore	4	1 00
	" "	" Dr E. G. King	5	39 00
	April 16	" J. W. Brodrick	6	15 00
	" "	" Richwood Deposit Bank	7	27 44
	" "	" J. F. Millar	8	15 00
	" 17	" L. L. Norbuck, clerk	9	21 60

April 17 By  
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April	17	By Richwood Tel. Co.	10	3 10
"	"	" H. W. Marriott	11	7 00
"	"	" Emma A. Jolliff, widow's allowance	12	200 00
"	"	" " " " partial dis.	13	200 00
May	9	" The Lanning Printing Co.	14	2 80
July	8	" Taxes	16	16 56
Aug.	16	" The Review Printing Co.	16	3 00
Sept	10	" Smith Marble & Granite Co.	17	210 00
Nov.	10	" J. L. Millar Receiver	18	27 50
"	"	" M. W. Hill	19	23 56
"	"	" J. J. Maddex	20	89 41
1903 Jan.	20	" Taxes	21	47 40
1902 May	27	" L. L. Postonck	22	2 00
June	20	" W. C. Hastings	23	3 00
1903 Feb'y	20	" Executors compensation		77 75
"	"	" J. M. Brodrick, Probate fees	24	8 00
"	"	" J. L. Millar atty fees	25	3 00
"	"	" Mrs Emma A. Jolliff, Adm 5.00	26	20 43
"	"	" Mrs Emma Jolliff Guardian (Ex-kind)	27	100 00
				\$ 302 59

Recapitulation.

Total amount chargeable,	\$ 325 07
Total amount credited,	\$ 302 59

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, E. L. Hoskins, Executor of the estate of James L. Jolliff deceased, do make solemn oath that the within account is in all respects true and correct as I verily believe.

E. L. Hoskins.

Sworn to before me and signed in my presence, this 20<sup>th</sup> day of February A. D. 1903.

*[Signature]* J. L. Millar, Notary Public.

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Administrator pay the cost of the proceedings aforesaid, to be paid at \$ , within ten days, and that said Account be recorded.

John M. Brodrick, Probate Judge.

Account - Administrator's Account.

William Graves, Administrator of the estate of Charles Stults deceased, in account with said estate.

Said Administrator charges himself as follows:

Date	Description	Number	\$	cts
Dec. 3, 1901	To amt collected on Sol. Bill		728	15
Said Administrator claims credits as follows:				
Dec. 3, 1901	By amt paid S. Taylor, Appraiser,	1	1	00
" " "	" " " W. C. Bolenbaugh, Clerk sc.	2	1	15
" " "	" " " Jas. Cowley, Auctioneer	3	6	00
" " "	" " " Geo. Stahl, wagon	4	4	00
" " "	" " " Mrs. Mattie Stults (widow) allowance	5	30	00
" 12 "	" " " G. W. Worden notice sc.	6	3	50
July 14, 1902	" " " Probate Judge costs	7	7	16
" 17 "	" " " G. L. Webster appraiser	8	1	00
" " "	" " " G. C. Hamilton "	9	1	00
" 17 "	" " " Mattie Stults (widow) allowance	10	50	00
" 17 "	" " " " " for taxes	11	11	46
" 23 "	" " " Dr. G. L. Thompson, Physician	12	21	35
May 7 "	" " " John M. Harvender	13	3	00
" 26 "	" " " Probate Judge, costs	14	5	90
July 9 "	" " " W. C. Boyd labor	15	3	50
" 10 "	" " " County Treas. taxes	16	11	43
Sept 13 "	" " " F. L. Winter, undertaker	17	65	50
Nov. 1 "	" " " Mattie Stults (monument)	18	100	00
Dec. 5+27 "	" " " Patrick Mortgage note	19	258	75
Jan. 8, 1903	" " " Co. Treas. taxes	20	8	23
Feb 13 "	" " " J. H. Kirkhead Atty	21	2	00
" 13 "	" " " Probate Judge costs	22	6	00
" 13 "	" " " Administrator 6%		43	06
" 13 "	" " " Mattie Stults, balance	23	42	74
" 13 "	" " " Mattie Stults, comm	24	10	43
			728	15

Recapitulation.

Total amount chargeable,

Total amount credited,

Balance due said estate nothing.

Affidavit to Account.

The State of Ohio, Union County, ss.

I, William Graves, Administrator of the estate of Charles Stults, deceased, do make solemn oath that the within account is in all respects true and correct, as truly believe.

Wm Graves.

Sworn to before me and signed in my presence, this 13<sup>th</sup> day of February A.D. 1903.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Estate of Joseph B. Becker, Deceased.

Journal  
Entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the Estate of Joseph B. Becker. { No. 5377. February 20, 1903.  
 Filing Second Partial Account.  
 This day came Minerva Becker, Administratrix of the estate of Joseph B. Becker, late of Union County, Ohio, deceased, and presented her second partial account in settlement of said estate duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of March A.D. 1903 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 B. Becker, Deceased. { March 28, 1903. Settlement of  
 Second Account.  
 This day this matter came on to be heard on motion to confirm account. Minerva Becker, Administratrix of the estate of Joseph B. Becker, late of Union County, Ohio, deceased, having heretofore, to-wit: on the 20<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$279<sup>54</sup> and that she is entitled to credits in the sum of \$279<sup>54</sup>, 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 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.  
 Minerva Becker, Administratrix of the estate of Joseph B. Becker deceased, Second Account with said estate.

Said Administratrix charges herself as follows:

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Entry -

To cash on hand last acct 279 54  
 Nothing else has come into her hands,

Said Administratrix credits herself as follows:

By cash paid Everett S. Becker,	139 72	
" " retained,	139 72	
Total,		279 54

Said Administratrix states that she has an action pending for damages and can not yet be discharged - She asks for further time until said suit is settled -

Recapitulation.

Total amount chargeable,	\$ 279 54
Total amount credited,	\$ 279 54
Balance due nothing.	

Affidavit to Account.

The State of Ohio, }  
 Marion County, }  
 I, Minerva Becker, Administratrix of the estate of Joseph B. Becker deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe.  
 Minerva Becker.

Sworn to before me and signed in my presence, this 19<sup>th</sup> day of February A.D. 1903.

*[Signature]*

Henry S. Stiles, Notary Public.

Estate of Margaret F. Figley, Deceased.

Journal Entry -

On the Probate Court of Union County, Ohio. In the Matter of the Estate of Margaret F. Figley, Deceased. No. 5733. March 3, 1903. Filing First and Final Account.

This day came Lena Robb, Administratrix with the will annexed of the estate of Margaret F. Figley 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 28<sup>th</sup> day of March A.D. 1903, 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 Margaret F. Figley, Deceased. On the Probate Court of Union County, Ohio. March 28, 1903. - Settlement of First and Final Account.

This day this matter came on to be heard on motions

RECORD OF ACCOUNTS.

to confirm account. Lena Robb, Administratrix with the will annexed of the estate of Margaret J. Higley, late of Cenia County, Ohio, deceased, having heretofore, to-wit: on the 3<sup>rd</sup> day of March 1903, 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 4<sup>th</sup> day of March 1903, 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 \$400<sup>00</sup> and that she is entitled to credits in the sum of \$405<sup>00</sup>, as shown by said vouchers and other evidence produced to the court. And the court do further find that there is nothing on the hands of the said Administratrix due 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.

Lena Robb, Administratrix with will annexed of the estate of Margaret J. Higley deceased, in account with said estate. Said Administratrix charges herself as follows:

1903	Feb'y	24	To Sale of real estate,		\$ 400 00	
Said Administratrix credits herself as follows:						
1903	June	14	Paid Ella Robb	No. of vouchers	1	\$ 1
"	"	"	" Edward W. Porter	2	1	1
"	"	25	" Chas. S. Chapman	3	1	1
"	"	25	" Geo. E. Whitney	4	1	1
"	"	26	" H. E. Cookright	5	1	1
July	23	"	" H. W. Morey & Co.	6	53	53
Oct.	22	"	" A. B. Swisher	7	6	6
"	"	"	" Margaret Nicely	9	10	10
1903	Feb'y	25	" Ella Robb	10	10	10
"	"	26	" Willie G. Robb	11	10	10
"	"	26	" Lillian Robb	12	10	10
"	"	26	" Lena Robb	13	10	10
March	2	"	" Amelia J. Robb	14		87 80
"	3	"	" John M. Brodrick P. J.	15		31 04
"	3	"	" Amelia J. Robb	16		167 06
					\$ 400 00	\$ 400 00

1902.  
Oct. 27

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UNION COUNTY PROBATE COURT.

1902.  
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Delivered to Viola B. Jagers, specific legacy in kind and herewith file vouchers therefor.

Recapitulation.

Total amount chargeable,	\$ 400 00
Total amount credited,	\$ 400 00
Balance due nothing,	

Affidavit to Account.

The State of Ohio, Union County, ss.  
 I, Lena Robb, Administratrix with the will annexed of the estate of Margaret F. Tigley deceased, do make solemn oath that the within account is in all respects true and correct, as I verily believe,  
 Lena Robb

Sworn to before me and signed in my presence, this 3<sup>rd</sup> day of March A.D. 1903.  
 (L.S.) John M. Brodrick Probate Judge

Guardianship of Albert W. Wilcox.

Journal Entry -

In the Probate Court of Union County, Ohio  
 In the Matter of the Guardianship of Albert W. Wilcox - { No 5489. February 5<sup>th</sup> 1903.  
 Filing First Partial Account.  
 This day came William L. Sanders, Guardian of Albert W. Wilcox of Union County, Ohio, and presented his first partial account on settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday, the 28<sup>th</sup> day of March A.D. 1903, 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 Albert W. Wilcox, Minor. { March 28, 1903.  
 First 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 Albert W. Wilcox, having heretofore, to wit: on the 5<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, and no exceptions having been filed thereto, the said account, together with the vouchers

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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. And the court do find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$333<sup>05</sup>, and that he is entitled to credits amounting to the sum of \$133<sup>05</sup>, said claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$17<sup>42</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$17<sup>42</sup>, being the allowance aforesaid.

And the court do further find that there is a balance of \$200<sup>00</sup> on 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.

William L. Sanders, Guardian of Elbert W. Wilcox.  
First Account. On account with his ward.

Said Guardian charges himself as follows:

1901	March 4	20% of Proceeds sale of land, #491 Probate Court	164 22
1902	January 6	" 1/3 of amt paid by W. Allister, Admr, Voucher 19 #5413	79 33
	May 31	" amt rec'd #5413 of Admr " Special legacy	20 00
"	"	" " " " " " " " " distribution	69 50
Total,			\$333 05

Said Guardian claims as credits:

1901	May 1 <sup>st</sup>	amt paid citizens Home & Savings Co. 1/4 Mortgage	1	71 00
"	"	" " Mary J. Layton by 2 <sup>nd</sup> Mortgage	2	19 75
"	11	" " County Treas. 1/4 taxes	3	38
"	14	" " Merchant 1/3 legal services	4	8 34
"	11	" " Probate Court 1/3 costs	5	6 36
Aug. 1901 & 1902	"	" " Railroad fare August 1901 & 1902	6	3 00
1903	February 5	" " C. H. Kinkade legal services	7	2 00
"	"	" " Probate Court costs	8	4 80
1901	January	" " Expenses serving notices by Admr		2 00
1903	February 5	" " Guardian, compensation		15 42
Total				133 05
Balance due ward,				\$200 00

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Recapitulation.

Total amount chargeable,	\$ 333 05
Total amount credited,	\$ 133 05
Balance due said ward,	\$ 200 00

Affidavit to Account.

The State of Ohio, }  
 Union County, ss. } O. William L. Sanders, Guardian of  
 Elbert W. Wilcox, do make solemn oath that the within is  
 a true and correct account of said Guardianship as I  
 verily believe;

William L. Sanders.

Sworn to before me and signed in my presence, this  
 5<sup>th</sup> day of February A.D. 1903.

L.S.

John M. Brodrick, Probate Judge.

Guardianship of Carrie E. Wilcox, Decedent.

Journal  
 entry - In the Probate Court of Union County, Ohio.  
 On the Matter of the Guardianship of Carrie E. Wilcox. { No. 5489. February 5, 1903.  
 Filing First Partial Account.

This day came William L. Sanders, Guardian of Carrie  
 E. Wilcox of Union County, Ohio, and presented his first  
 partial account in settlement of said Guardianship  
 duly verified. Whereupon the Court do order the same  
 filed and advertised for hearing on Saturday the 28<sup>th</sup>  
 day of March A.D. 1903, 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.  
 On the Matter of the Guardianship of Carrie E. Wilcox, Minor. { No. 5489. March 28, 1903.  
 First 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, to wit: On the 5<sup>th</sup> day of February  
 1903, 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 4<sup>th</sup> day of March  
 1903, and no exceptions having been filed thereto, the  
 said account, together with the vouchers accompany-  
 ing 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 belong-  
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RECORD OF ACCOUNTS.

Sum of \$343<sup>05</sup>; and that he is entitled to credits amounting to the sum of \$133<sup>05</sup>, valid claims against said ward as shown by said vouchers and other evidences produced to the court. This day this matter came on to be further heard on motions 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 \$17<sup>42</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$17<sup>42</sup> being the allowance aforesaid. And the court do further find that there is a balance of \$210<sup>00</sup> 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.

William L. Sanders Guardian of Carrie E. Wilcox.  
First Account. Debit account with said estate.

Said Guardian charges himself as follows:

Mar 4, 1901	Lo's of proceeds Bal. of land # 5491 Probate Court	164 22
Jan'y 6, 1902	" " of amt pd by M <sup>r</sup> Ellister, Admr, Voucher 19 # 5413	79 33
May 31 "	" " Amt rec'd of Admr # 4413, Special legacy	30 00
" " "	" " " " " " distribution	69 50
	<b>Total</b>	<b>\$343 05-</b>

Said Guardian claims as credits:-

May 1, 1901	Amt paid Citizens H & S Co. <sup>Robert Wilcox account 4th</sup> 1/4 Mortgage see Voucher 1,	1	71 00
" 1 "	" " Mary J. Layton, 1/4 2 <sup>nd</sup> Mortgage	2	19 75
" 11 "	" " County Treas. 1/4 taxes	3	38
" 14 "	" " Merchant, 1/3 legal services	4	8 34
" 11 "	" " Probate Court costs, 1/3	5	6 36
Aug. 1901 & 1902	" " Railroad fare	6	3 50
Feb'y 5 1903	" " J. H. Hinkade legal services	7	2 00
" " "	" " Probate Court costs	8	4 80
Early 1901	" " Expenses arising notices		2 00
Feb'y 5 1903	" " Guardian's compensation		15 42
	<b>Total</b>		<b>133 05-</b>

Balance due ward,

\$210 00

For first five vouchers see account of Adm of Elbert W. Wilcox

Recapitulation.

Total amount chargeable,	\$343 05
Total amount credited,	\$133 05
Balance due said ward,	\$210 00

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Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. J. Wm L. Sanders, Guardian of Lewis  
 E. Wilcox, do make solemn oath that the within is a true  
 and correct account of said Guardianship, as I verily believe.

William L. Sanders

Sworn to before me and signed in my presence, this 5<sup>th</sup>  
 day of February A.D. 1903.

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

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. 5489. February 8, 1903.  
 Filing First Partial Account.

This day came William L. Sanders, Guardian of  
 Lewis M. Wilcox of Union County, Ohio, and presented  
 his First partial Account in settlement of said Guard-  
 ianship duly verified. Whereupon the Court do order  
 the same filed and advertised for hearing on Saturday  
 the 28<sup>th</sup> day of March A.D. 1903, 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. { March 28, 1903.  
 First 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 hereto-  
 fore, testified: On the 5<sup>th</sup> day of February 1903, filed in this  
 Court his First Account and notice of the time of hearing  
 thereof having been given as required by law, by pub-  
 lication in the Marysville Tribune a newspaper pub-  
 lished in and of general circulation in Union County,  
 for not less than three consecutive weeks, from and  
 after the 4<sup>th</sup> day of March 1903, and no exceptions hav-  
 ing 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 \$365.<sup>07</sup>; and that he  
 is entitled to credits amounting to the sum of \$130.<sup>05</sup>,  
 valid claims against said ward as shown by said  
 vouchers and other evidences produced to the Court.

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 is a true

and correct account of said Guardianship, as I verily believe.  
 William L. Sanders.

Sworn to before me and signed in my presence,  
 this 5<sup>th</sup> day of February A.D. 1903.

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

Guardianship of William Fulton, Insane.

Journal

Entry - In the Probate Court of Union County, Ohio. No. 5799. February 7, 1903.  
 In the Matter of the Guardianship of William Fulton. Filing First Partial Account.

This day came Mary R. Fulton, Guardian of William Fulton of Union County, Ohio, and presented her first partial account in settlement of said guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of March A.D. 1903, 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 28, 1903.  
 In the Matter of the Guardianship of William Fulton. First Account.

This day this matter came on to be heard on motion to confirm account. Mary R. Fulton, Guardian of the person and estate of William Fulton, an insane person, having heretofore, to-wit: On the 7<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903 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 \$3864.11; and that she is entitled to credits amounting to the sum of \$3711.02, 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 \$153.09 in the hands of said Guardian due said ward and said account is settled accordingly.

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.

Guardian's Account.

Mary R. Fulton, Guardian of William Fulton.  
 First Account. In account with her Ward.  
 Said Guardian charges herself as follows:

1902	Nov. 24	To cash on hands	\$ 266 78
	Dec. 4	W. Goff cash	1 00
	19	W. J. Hull "	7 00
1903	Jan. 10	G. W. Baker "	1 68
	" 15	John Malceby cash	750 00
		Notes from sale of farm	1860 00
	" 30	Cash for cattle	876 95
	" 31	" " sheep	100 70
		Total,	\$ 3864 11

Said Guardian claims credit as follows:

No.	1	Dr. Jenkins	\$ 1 90
	2	J. M. Brodrick	11 37
	3	E. Pugh	80
	4	J. H. Moore	3 00
	5	Montgomery, Ward & Co	10 70
	6	Samuel Baker	1 00
	7	J. H. Moore	3 09
	8	Elmira Pugh	1 50
	9	L. C. Beers	26 25
	10	G. W. Baker	4 25
	11	J. H. Moore	2 55
	12	Willis & Co.	3 26
	13	J. W. Fulton	77 82
	14	F. W. Jewell	4 00
	15	A. G. Kirby	10 65
	16	L. B. Harvey	8 00
	17	D. J. Wyeth	1 00
	18	G. W. Morris	1 00
	19	G. W. Moore	1 00
	20	L. J. White	103 70
	21	Geo. W. Baker	6 00
	22	W. A. Wolgast	1 75
	23	J. H. Moore	4 73
	24	E. Pugh	1 80
	25	L. B. Harvey	1 00
	26	J. M. Brodrick	16 10
	27	A. G. Kirby	3 20
	28	H. Watts & Sons	53 20
	29	C. S. Chapman	1 00
	30	M. Bottenstein	2 20

Journal Entry - Dr

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		Credits brought forward,	
No.			\$ 369 82
31	Peoples Bank		2620 75
32	G. S. Chapman		25
33	W. F. Hoopes		26 00
34	B. F. Carmean		13 08
35	Geo. Baker		488 47
36	Geo. Stahl		1 00
37	J. H. Moore		6 00
38	Mary R. Fulton		185 72

Total, \$ 3711 09

Amount of money on hands,  
 The notes of \$ 1860<sup>00</sup> have been cashed  
 at the face value and treated as cash in  
 this settlement.

Said Guardian also has note of  
 \$1268<sup>00</sup> signed by G. W. Baker due April 1<sup>st</sup> 1903  
 drawing 6% from date.

On the foregoing account fifty  
 dollars of the land sale is accounted for  
 in the item of \$ 266 75 as cash on hands.

Recapitulation.

Total amount chargeable,	\$ 3864 11
Total amount credited,	3711 09
Balance due said Ward,	\$ 153 02

Affidavit to Account.

The State of Ohio,  
 Union County, ss } 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 seventh day of February A.D. 1903.

(G. S.)

John M. Brodrick, Probate Judge.

Guardianship of Alva C. Graham, Idiot

Journal  
 Entry - On the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Alva C. Graham. { No. 27216" February 9, 1903.  
 Filing Fourth and Final Account.  
 This day came Stephen Graham, Guardian of Alva  
 C. Graham, of Union County, Ohio, and presented his fourth  
 and final account in settlement of said Guardianship  
 duly verified. Said Guardian also tendered his  
 resignation of said trust and the same is now  
 accepted by the court. Whereupon the court do ord-  
 er the said account advertised for hearing on Saturday  
 the 28<sup>th</sup> day of March A.D. 1903, at one o'clock P.M., to

RECORD OF ACCOUNTS.

Which time said matter is continued.

Journal entry - On the Matter of the Guardianships of Alva C. Graham } John M. Brodrick, Probate Judge.  
 On the Probate Court of Union County, Ohio. }  
 No. 27216. } March 28, 1903.  
 Fourth and Final Account.

This day this matter came on to be heard on motion to confirm account. Stephen Graham, Guardian of the person and estate of Alva C. Graham, an idiot, having heretofore, to-wit: On the 9<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$280<sup>43</sup>; and that he is entitled to credits amounting to the sum of \$280<sup>43</sup>, said claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$12.72 as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$12.72 being the allowance aforesaid. 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.

Account - Guardian's Account.  
 Stephen Graham, Guardian of Alva C. Graham,  
 Fourth and Final Account. On account with his ward.  
 Said Guardian charges himself as follows:

1901	May 26	To Cash received from Hannah Bell,	10 00
	Sept. 15	" " " " " "	32 79

1901	Oct 3	
	Nov. 7	
1902	May 1	
	" "	
	July 18	
	Aug. 1	
	July 21	
	Feb. 1	
	" 9	
1901	May 23	By
	Aug. 15	Pa
	Nov. 15	
1902	May 1	
	July 18	
	Aug. 8	
1901	Dec. 20	
1902	June 26	
	Dec. 20	
	July 31	
	" 22	
1903	Jan. 26	
	Feb. 1	
	Jan. 28	

Date	Description	No. of Checks	Amount
1901 Oct 3	Rec'd on bank certificate		33 46
Nov. 7	" of H. C. Carr		46 15
1902 May 1	" " H. C. Bell		23 21
" "	" " H. C. Bell out of Kirby note,		27 00
July 18	" " H. C. Bell		3 70
Aug. 1	" " H. C. Bell, on note		29 25
July 21	" " H. C. Bell, goods for Alvah		2 02
Feb. 1	" " H. C. Bell, payment on note		64 10
" 9	" " " " " " " "		3 75
Said Guardian credits himself as follows:			
1901 May 23	By balance due Guardian as per 3 <sup>rd</sup> account		48 89
Aug 15	Paid Hannah C. Bell	1	32 70
Nov. 15	" " " "	2	18 00
1902 May 1	" " " "	3	20 51
July 18	" " " "	4	3 09
Aug 8	" " " "	5	29 25
1901 Dec. 20	" Tax	6	3 10
1902 June 26	" " " "	7	3 09
Dec. 20	" " " "	8	3 09
July 31	" Hannah C. Bell	9	2 02
" 22	" " " "	10	1 32
1903 " "	" Lewis C. Clucker	11	2 60
Jan. 26	" Hannah C. Bell	12	3 09
Feb. 1	" " " "	13	38 20
Jan. 28	" Tax	14	2 51
	" John M. Brodrick, Probate Judge Guardian's compensation,	15	3 75
			12 92
			\$ 280 43
			\$ 280 43

To the Probate Judge of Union County, Ohio:  
 Sir: I hereby tender my resignation, as guardian of Alvah C. Graham, on account of my failing health, which prevents my acting as such Guardian.

Stephen Graham.

Said Guardian also holds a note of \$ 334<sup>00</sup> balance due on Feb'y 6<sup>th</sup> 1903, signed by Hannah C. Bell, which is turned over to said Hannah C. Bell who will be appointed guardian of said Alvah C. Graham in the Probate Court of Delaware County, Ohio:

Recapitulations.

Total amount chargeable,	\$ 280 43
Total amount credited,	\$ 280 43

Affidavit to Account.

The State of Ohio,  
 Union County, ss. } I, Stephen Graham, Guardian of  
 Alvah C. Graham, do make solemn oath that the  
 within is a true and correct account of said guard-  
 ianship as I verily believe. Stephen Graham.

RECORD OF ACCOUNTS.

Sworn to before me and signed in my presence, this 7<sup>th</sup> day of February A.D. 1903.

Harold Fossey, J. P.

Guardianship of Nellie Sager, Minor.

Journal Entry -

On the Probate Court of Union County, Ohio. On the Matter of the Guardianship of Nellie Sager, Minor. No. 5464. February 16, 1903. Filing First and Final Account. This day came Fred Kile, Guardian of Nellie Sager, 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 28<sup>th</sup> day of March A.D. 1903, 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 Nellie Sager, Minor. On the Probate Court of Union County, Ohio. No. 5464. March 28, 1903. First and Final Account. This day this matter came on to be heard on motion to confirm account. Fred Kile, Guardian of the person and estate of Nellie Sager, a minor, having heretofore, to-wit: On the 16<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$358.40; and that he is entitled to credits amounting to the sum of \$368.40, valid claims against said ward, as shown by said vouchers and other evidences produced to the court.

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 \$34<sup>76</sup>, as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$34<sup>76</sup> being the allowance aforesaid. And the court do further find that there is nothing in the hands of said Guardian, due

Account.

Jan. 16/1901  
" " "  
" " "  
" 18 "  
" " "  
" " "  
Apr. 9/1902  
June 19 "  
July 1901  
" "  
Dec. 29/1902  
Jan. 17/1901  
Feb. 16/1903

Feb. 18/1903

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.

Fred Kile, Guardian of Nellie Sager, Final Account, In account with his Ward. Said Guardian charges himself as follows: -

To amount received from sale of land	\$ 329 40
Interest on same after deducting payments	29 00
Total,	\$ 358 40

Accountant claims credits as follows:

Jan. 16/1901	To amount paid Alice Lambka for maintenance	1	37 84
" " "	" D. E. Thornton Atty fees	2	18 00
" " "	" " " Stamp	3	50
" 18 "	" Leroy Mosier Appraiser	4	1 00
" " "	" Albert Warner "	5	1 00
" " "	" John Robinson "	6	1 00
Apr. 9/1902	" Ward	7	25 00
June 19 "	" Taxes	8	4 36
July 1901	" "	9	3 66
" "	" Recorder	10	1 00
Dec. 29/1902	" Taxes	11	2 10
Jan. 17/1901	" Probate Judge	12	14 79
Feb. 16/1903	" J. L. Cameron Atty fees	13	3 00
	Accountants com.		19 76
	Revenue stamp for bond		50
	Accountant claims extra compensation for three trips to Marysville, two trips to Plain City and expenses not itemized		15 00
	Money held for June taxes	14	2 10
	Probate Judge, this settlement	15	6 00
Feb. 19/1903	Paid Ward, balance	16	199 79
			\$ 358 40

Recapitulation.

Total amount chargeable,	\$ 358 40
Total amount credited,	\$ 358 40

Affidavit to Account.

The State of Ohio,  
 Union County, ss. I, Fred Kile, Guardian of Nellie Sager do make solemn oath that the within is a true and correct account of said guardianship, as truly believe.  
 Fred Kile.

Sworn to before me and signed in my presence this 16<sup>th</sup> day of February A.D. 1903.

(Sd.) John M. Brodrick Probate Judge.

Guardianship of Leroy Belt Fisher.

Journal  
Entry -

In the Probate Court of Union County, Ohio,  
In the Matter of the Guardianship of Leroy Belt Fisher, Minor. } No. 5471. February 16, 1903.  
Filing First Partial Account.  
This day came Fred F. Fisher, Guardian of Leroy Belt Fisher, of Union County, Ohio, and presented his first partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of March A. D. 1903, 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 Leroy Belt Fisher, Minor. } In the Probate Court of Union Co., Ohio.  
No. 5471. March 28, 1903.  
First Account.

This day this matter came on to be heard on motion to confirm account. Fred F. Fisher, Guardian of the person and estate of Leroy Belt Fisher, having heretofore, to-wit: on the 16<sup>th</sup> day of February 1903, 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 4<sup>th</sup> day of March 1903, 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 \$145<sup>00</sup>; and that he is entitled to credits amounting to the sum of \$97<sup>00</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the court. 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 \$10<sup>00</sup> as his compensation, and it is ordered by the court that said Guardian retain out of the estate of said ward the sum of \$10<sup>00</sup> being the allowance aforesaid.

And the court do further find that there is a balance of \$48<sup>00</sup> 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 -

1901	Feb	28	
	June	6	
	Oct	1	
1902	Feb	8	
	June	7	
		14	
1901	June	21	
		18	
1902	June	7	
1903	Feb	10	
		16	

Journal  
Entry -

In the Matter of the Guardianship of Leroy Belt Fisher, Minor. } No. 5471. February 16, 1903. Filing First Partial Account. This day came Fred F. Fisher, Guardian of Leroy Belt Fisher, of Union County, Ohio, and presented his first partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of March A. D. 1903, at one o'clock P. M., to which time said matter is continued. John M. Brodrick, Probate Judge.

Account -

Guardian's Account.

Fred Fisher, Guardian of Leroy Belt Fisher,  
First Account. On account with his ward,  
Said Guardian charges himself as follows:

Date	Description	Amount	Total
1901 Mar 28	To rent of land from G. O. Fisher	20 00	
June 4	" distributive share of estate of S. Kinney	17 77	
Oct 1 1902	" rent of land from G. O. Fisher	41 65	
Feb. 8	" rent of land from G. O. Fisher	15 00	
June 7	" rent of land from G. O. Fisher	45 00	
" 14	" proceeds from sale of wood	3 00	
			\$ 145 00
Said Guardian credits himself with amounts paid out as follows:			
1901 June 21	To John M. Brodrick, P. J. - costs.	1	5 65
1902 June 18	" John F. Millar, legal services	2	6 00
June 7	" E. S. Curry - two telegraph mes.	3	2 42
" "	" F. W. Simons - delivery of telegram	4	1 00
" "	" Money sent ward by telegram	5	68 00
1903 Feb. 10	" John F. Millar, legal services	6	2 00
" 16	" John M. Brodrick, P. J. - costs	7	3 90
" "	" Guardian - compensation		10 00
			\$ 77 00

Recapitulation.

Total amount chargeable,	\$ 145 00
Total amount credited,	97 00
Balance due said ward,	\$ 48 00

Affidavit to Account.

The State of Ohio, }  
Union County, } ss. I, Fred F. Fisher, Guardian of  
Leroy Belt Fisher, do make solemn oath that the within  
is a true and correct account of said Guardian-  
ship as verily believe.

Fred F. Fisher,

Sworn to before me and signed in my presence  
this 10<sup>th</sup> day of February A.D. 1903.

(S.D.)

J. F. Millar, Notary Public.

Guardianship of Gary C. Chellis, Minor.

Journal  
Entry - On the Probate Court of Union County, Ohio.  
On the Matter of the Guardianship of Gary C. Chellis, Minor. No. 5167. March 3<sup>rd</sup> 1903.  
Filing Second Partial Account.  
This day came Thomas P. Shields, Guardian of Gary C. Chellis of Union County, Ohio, and presented his second partial account in settlement of said Guardianship duly verified. Whereupon the court do order the same filed and advertised for hearing on Saturday the 28<sup>th</sup> day of March A.D. 1903, at one o'clock P.M., to which time said matter is continued.

John M. Brodrick, Probate Judge.

RECORD OF ACCOUNTS.

Journal entry -

In the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of Gary C. Chellis, Minor. - No. 5167. March 28, 1903.  
 Second 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 Gary C. Chellis, having heretofore, to-wit: on the 3<sup>rd</sup> day of March 1903, 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 4<sup>th</sup> day of March 1903, 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 to find said Guardian chargeable with assets belonging to the estate of said ward amounting to the sum of \$655<sup>74</sup>, and that he is entitled to credits amounting to the sum of \$62<sup>28</sup>, valid claims against said ward, as shown by said vouchers and other evidences produced to the Court. 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 \$20<sup>00</sup> as his compensation, and it is ordered by the Court that said Guardian retain out of the estate of said ward the sum of \$20<sup>00</sup> being the allowance aforesaid.

And the Court do further find that there is a balance of \$547<sup>96</sup> 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.

James McCampbell, Probate Judge.

Account -

Guardian's Account.

Thos. P. Shields, Guardian of Gary C. Chellis,  
 Second partial account, an account with his ward.

Said Guardian charges himself as follows:

1900 Dec. 15	To balance on settlement	540 84	
	" interest to Dec. 15" 1902 -	64 90	
		\$605 74	
	Credits -		
1901 Jan'y 23	By amount pd taxes		3 26
April 10	" " " clothes		10 00

1901  
 July 23 B.  
 Dec 26  
 1902  
 July 23  
 Oct. 18  
 Dec.  
 1903  
 Feb 3  
 " 3 Pa

Journal entry -  
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Journal entry -  
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 4<sup>th</sup>  
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1901	July 23	Bryant's (fid) taxes	3 34
1902	Dec 25	" " " "	3 44
1902	July 23	" " " "	3 44
	Oct. 18	" " " clothes	10 00
	Dec.	" " " taxes	3 40
1903	March 3	compensation to Guardian	20 00
	" 3	Paid John M. Brodrick P. J.	5 80
			<u>\$ 62 78</u>

Recapitulation.

Total amount chargeable,	\$ 603 74
Total amount credited,	62 78
Balance due said Ward,	\$ 542 96

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. E. Thomas P. Shields, Guardian of  
 Gray C. Bellis, do make solemn oath that the within  
 is a true and correct account of said Guardianship  
 as lawfully believed.

Thos. P. Shields.

Sworn to before me and signed in my presence  
 this 3<sup>rd</sup> day of March A.D. 1903.

*(Signature)*

John M. Brodrick, Probate Judge.

Guardianship of James G. Gillespie, Minor.

Journal Entry - On the Probate Court of Union County, Ohio.  
 In the Matter of the Guardianship of James G. Gillespie - No. 4481. February 24, 1903.  
 Filing Fourth and Final Account.  
 This day came Anna E. Gillespie, Guardian of James  
 G. Gillespie 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 28<sup>th</sup>  
 day of March A.D. 1903 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 James G. Gillespie, Minor. On the Probate Court of Union County, Ohio, March 25, 1903. Fourth and Final Account.

This day this matter came on to be heard on motion to  
 confirm account. Anna E. Gillespie, Guardian of the per-  
 son and estate of James G. Gillespie, having heretofore, to-wit:  
 On the 24<sup>th</sup> day of February 1903, filed in this Court her  
 4<sup>th</sup> and final 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 publish-  
 ed in and of general circulation in Union County,  
 for not less than three consecutive weeks, from and  
 after the 4<sup>th</sup> day of March 1903, and no exceptions having

40 84
64 90
5 74
3 26
10 00

RECORD OF ACCOUNTS.

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 \$361<sup>55</sup> and that he is entitled to credits amounting to the sum of \$473<sup>00</sup> 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 \$111<sup>45</sup> 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

Anna E. Gillespie, Guardian of James D. Gillespie, late a minor, Fourth and Final Account. In account with her ward. Said Guardian charges herself as follows:

1900	Jan'y 3	To cash rec'd from 27 sales of milk from Jan. 5/1900 to Jan. 24, 1903.	1/2 of \$68.88	11 48
	May 17	" loan used for estate from J. Finley	1/2 of \$150 <sup>00</sup>	25 00
	April 6	" " " " " Milford C't Bank -	30 <sup>00</sup>	3 00
	June 1	" Mr. Puder cash for cow pasture	1/2 of \$4 <sup>00</sup>	66
	Sept. 24	" loan from Milford Center Bank	1/2 of \$40 <sup>00</sup>	6 66
	Nov. 12	" cash for sale of hog to Henry Reed	1/2 of \$10 <sup>00</sup>	1 66
	" 22	" " " rent of farm to R. J. Laird	1/2 of \$300 <sup>00</sup>	50 00
	" "	" " " interest received on above		83
	Dec. 15	" cash for hog sold to R. J. Laird	1/2 of \$34 <sup>00</sup>	5 77
1901	Feb. 13	" " " from R. J. Laird rent	1/2 of \$100 <sup>00</sup>	16 66
	Mich 16	" " " " " " "	1/2 of \$178 <sup>24</sup>	29 70
	May 11	" " " " " " "	1/2 of 21 <sup>79</sup>	3 63
	July 31	" " " C. Evans, pasture	1/2 of 4 <sup>00</sup>	66
	Aug. 19	" " " Milford Center Bank	1/2 of 50 <sup>00</sup>	8 33
	Sept. 27	" " " Dr. A. L. Burson, pigs	" " 6 <sup>75</sup>	1 12
	Oct. 14	" " " Wm Howard, hogs	" " 30 <sup>00</sup>	5 00
	" 25	" " " Dr. Burson 8 pigs	" " 18 <sup>00</sup>	3 00
	Nov. 23	" " " R. J. Laird, rent	1/2 of 200 <sup>00</sup>	33 33
	Dec. 12	" " " " " " " "	1/2 of 100 <sup>00</sup>	16 66
	" "	" " " " " " " int.	1/2 of 4 <sup>50</sup>	75
1902	Jan. 20	" " " Wm Howard hogs	1/2 of 19 <sup>15</sup>	3 17
	Feb 1	" " " R. J. Laird rent	1/2 of 300 <sup>00</sup>	50 00
	May 28	" " " Milford Center Bank	1/2 of 60 <sup>00</sup>	10 00
	Sept. 10	" " " Burkham & Hyde #36 bond 18 <sup>00</sup>	1/2 "	6 45
	Nov. 8	" " " cow sold R. J. Laird	" "	40 <sup>00</sup>
	" 11	" " " Wm Howard, 3 yearlings	" "	74 <sup>00</sup>
	Dec. 11	" " " Laird, rent	" "	136 <sup>50</sup>
	" 11	" " " " " " " 6 small pigs	" "	13 <sup>50</sup>
1903	Jan. 2	" " " " " " " rent	" "	70 <sup>00</sup>
	" 24	" " " " " " " bal.	" "	93 <sup>50</sup>
		No interest on any above		
		Balance due Guardian from the ward,		\$361 55
				111 45
				\$473 00

1900	Jan. 5	By
"	6	"
"	13	"
Feb.	5	"
"	14	"
"	16	"
Mich	6	"
"	14	"
"	17	"
April	6	"
May	17	"
"	24	"
1900	"	"
Jan.	2	"
Mich	29	"
July	13	"
Sept.	25	"
Nov.	3	"
"	"	"
"	15	"
"	"	"
"	22	"
1901	23	"
Jan.	24	"
Feb.	11	"
"	29	"
Mich	16	"
"	"	"
April	15	"
"	"	"
"	22	"
"	"	"
May	1	"
"	4	"
"	9	"
"	"	"
"	11	"
"	27	"
Sept	19	"
"	20	"
1900	Nov.	22
1901	Oct	29
1903	Jan.	24
1901	"	"
Nov.	23	"

# UNION COUNTY PROBATE COURT.

with the vouchers found to do find to the \$36 155 sum of \$473.00 and vouchers a balance said ac- lian pay the within ten a be made,udge. sie, late a ut with clous: 11 48 25 00 3 00 66 6 66 166 5000 83 5 77 16 66 29 70 3 63 66 8 33 1 12 5 00 3 00 33 33 16 66 75 3 17 5000 1000 1 08 6 66 12 50 22 75 2 25 11 66 15 58 1 55 11 45 73 02

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

Date	Payee	Amount	Notes	Balance
1900 Jan. 6	By J. M. Moran (overlooked before)	1/2 of \$6.00		1.00
" 6	" Luther Wings	" 50.00		8.33
" 13	" J. W. Monroe, Treas. Taxes	" 34.72		5.79
Feb. 5	" Charles Woodworth,	" 2.00		83
" 14	" Mrs. S. E. Morse	" 10.00		1.67
" 16	" Norman Pullins	" 4.00		67
Mar. 6	" Charles Moran	" 7.50		1.58
" 14	" Bell Bros.	" 6.00		1.00
" 17	" Norman Pullins	" 4.00		67
April 6	" Interest on Bank note	" 28.00		4.67
May 17	" Milford Center Bank	" 30.00		5.00
" 24	" J. W. Monroe, taxes	" 33.71		5.61
" "	" John N. Laird	" 50.00		5.33
1900 Jan. 2	" Hunter & Osborn	" 7.00		33
Mar. 29	" Norman Pullins	" 2.00		33
July 13	" D. J. Burnham & Co.	" 10.00		1.67
Sept. 25	" Interest on Farmers Bank note	" 28.00		4.66
Nov. 3	" Joseph Nelson	" 3.00		5.0
" "	" Bostwick Bros.	" 3.00		5.0
" 15	" Hunter & Osborn	" 3.25		5.4
" "	" A. L. Mamma	" 3.00		5.0
" 22	" J. W. Monroe, taxes	" 36.08		6.01
" 23	" D. J. Burnham & Co.	" 10.00		1.67
1901 Jan. 24	" " "	" 6.12		1.02
Feb. 11	" A. L. Mamma	" 3.42		5.7
" 29	" Norman Pullins	" 2.00		33
Mar. 16	" R. J. Laird	" 53.21		8.87
" "	" Interest on Farmers Bank note	" 20.00		3.33
April 15	" J. W. Monroe, taxes	" 36.05		6.01
" "	" J. W. Jewell	" 3.50		5.8
" "	" Milford Center Bank note	" 40.75		6.79
" 22	" A. R. Bigelow	" 20.90		3.48
" "	" W. S. Adams	" 4.50		75
May 1	" Jos. B. Morrissey Agent	" 22.50		3.75
" 4	" Bostwick Bros.	" 1.53		25
" 9	" L. Gway	" 3.25		5.4
" "	" O. S. Prutz	" 15.00		2.50
" 11	" R. J. Laird	" 21.18		3.19
" 27	" J. E. Firley	" 10.50		1.75
Sept 19	" Thompson & Connor	" 13.22		2.20
" 20	" C. L. Haines	" 8.40		1.40
1900 Nov. 22	" Farmers Bank note	" 201.78		33.63
1901 Oct 29	" E. H. Story	" 1.57		26
1903 Jan. 24	" Porter & Porter, drafting this acct	"	" A.	5.00
" "	" John M. Brodrick P. J. fees & printing	"	" B.	6.60
1901 Nov. 23	" Farmers Bank note	1/4 of 200.00	" 1	33.33
" "	" Interest on above	" 23.00	" 2	3.83
				191.82

1/2 of \$6.00  
 1/4 of 200.00  
 " A.  
 " B.

RECORD OF ACCOUNTS.

Year	Date	Description	Amount	Voucher	Balance
1901	Dec. 12	By A. L. Mumma, Assessment on insurance 1/2 of \$2.90	2.90	3	191.82
"	"	" Edgar Ferris 1/2 of 3.00	3.00	4	48
"	23	" J. W. Morrow, Treas. taxes	39.19	5	50
"	"	" Edgar Ferris	2.00	6	633
1902	Feb. 22	" H. L. Reed, fodder	20.40	7	34
March	10	" R. H. Nash, 46 3/4 bu. corn @ 50¢	26.00	8	340
"	11	" J. J. Durdon, blacksmith work	10.00	9	433
"	14	" Hunter & Osborn, work on furnace	8.55	10	167
"	15	" M. Moxley, work on hedge fence	3.75	11	142
"	22	" J. W. Morrow, treas. taxes,	38.18	12	62
"	"	" Int. on Farmers Bank note	12.00	13	636
April	6	" A. L. Mumma, insurance	1.50	14	200
"	9	" R. J. Laird, feed & work	42.90	15	25
"	22	" Central Ohio Fence Co. on hedge	22.50	16	715
"	24	" Milford Center Bank, note & int	14.50	17	375
"	25	" Jacob Horr, lumber	2.75	18	242
May	14	" E. J. Wiet, Carpenter work	3.75	19	46
"	24	" J. E. Finley, int. on note	10.50	20	62
June	22	" A. A. Bahr, paper hanging	2.80	21	175
July	12	" E. R. Hathaway, wall paper	5.59	22	46
Nov.	27	" Woodworth Bros, 30 bu. corn 35¢	10.50	23	93
Dec.	4	" J. G. Gault, 2 tons hay	21.00	24	175
"	18	" Durdon & Page, blacksmithing	11.50	25	330
"	19	" A. L. Mumma insurance	3.85	26	192
1902	Jan. 10	" A. De Long # 3230 hay	17.77	27	64
"	19	" E. J. Wiet Husking corn &c.	2.25	28	296
"	24	" J. W. Tilton Treas. taxes	32.00	29	37
1903	Jan. 26	" Balance due Guardian at 3 <sup>d</sup> settlement			533
		Amount of disbursements in full			21927
					<u>\$473.00</u>

Recapitulation.

Total amount chargeable,	\$ 361.55
Total amount credited,	\$ 473.00
Balance due said Guardian,	\$ 111.45

Affidavit to Account.

The State of Ohio, }  
 Union County, } ss. I, Anna E. Gillespie, Guardian of  
 James H. Gillespie, late a minor, do make solemn  
 oath that the within is a true and correct account of  
 said Guardianship, as I verily believe.

Anna E. Gillespie,  
 Guardian as aforesaid.

Sworn to before me and signed in my presence  
 this 21<sup>st</sup> day of February A.D. 1903.

E. W. Porter,  
 Notary Public, Union County, Ohio.



