JOURNAL OF APPOINTMENTS

Probates & Elections

Nr 1

UNION COUNTY
PROBATE COURT





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	Estate of Genis Hondwith Deceased. March 30th 1. D. 139.	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Ewis Hardworth late of Union County, Ohio, deceased, are hereby granted unto ababel a Hardworth	Recorded
Docket C	administration) and thereupon the said ashel a how dreveth	Docket
Volume /	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 800,00 conditioned as the law directs with Benfamin as has surelies, who are accepted by the Court. On suggestion of said administrator anthony Moran, Casa	Volume
Page 287	of the said decedent. and which the personal estate Shu Bleats Judge of Probate,	Page
	Whato of Lin adams Deceased. april 3 th . A. D. 18.	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of John adams padams I ate of Emiro County, Ohio, deceased, are hereby granted unto Susan Padams	Recorded
Docket	yidow of said decedent, whithenext of Kurentifled thereto, having declined such subministration) and thereupon the said Sudan Padamp and the said subministration of the Court, accepted said trust, and gave bond in the sum of \$ 1000,000 conditioned as the law director.	Docket
Volume	with Houring A Will and Estate and Estate of the Solate of the personal colors of the said decedent. and Allian He Strymen are appointed appraisers of the personal colors of the said decedent. Jung 18 18 18 18 18 18 18 18 18 18 18 18 18	Volume
Page	of the said decedent. John Bleato Judge of PROBATE.	Page
	Ustate of Phine as BEll Deceased. april 6th A. D. 18/6-	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Phinical 1866 have Bell late of Union County, Ohio, deceased, are hereby granted unto Catharine Bell	Recorded
Docket	(widow of said decedent, and the mext of his entired therete, having declined such administration) and thereupon the said Catharine Bell personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 1000,000 conditioned as the law directs	Docket
Volume	as his sureties, who are accepted by the Court. On suggestion of said administrator Lather Leggett, Hellice in are appointed appraisers of the personal estate	Volume
Page	of the said decedent. Shu Blacets, Judge of Probate.	Page
	Estate of Somas Moore, Deceased. May 2/2 A.D. 18/8-	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Thornes Movre late of Union County, Ohio, deceased, are hereby granted unto	Recorded
Docket	administration) and thereupon the said Oyles and trust and cave bond in the sum of 8 /6 (20) a conditioned as the law directs.	Docket
Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ /600,00 conditioned as the law directs, with Elicas of Courts on and Elizander of Sections of Said administrator Thomas of Chatty, Renalds are appointed appraisers of the personal estate of the said decedent. Judge of Probate,	Volume
Rijanina.	of the said decedent. and Henry & Hour & are appointed appraisers of the personal estate for the said decedent. John B leasts Judge of Probate,	Page
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A. D. 13 / J		Charles Styer Deceased. June 30 th 1. D. 11/5.
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of Charles Styer late of & Erren County, Ohio, deceased, are hereby granted unto Grange & Bacun
ero, having declined such	Docket	deceased, are hereby granted unto Crunge I Sacra widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Sacra Bacon conditioned as the law directs
litioned as the law directs	DUCKET	personally appeared before the Court, accepted said trust, and gate that the Bankaran Belevice
ers of the personal estate	Volume	as he suroties, who are accepted by the Court On suggestion of said administrator are appointed appraisers of the personal ortate
JUDGE OF PROBATE.	Page	of the said decedent. June of Probate. June of Probate.
	44	
A. D. 18	7/1/2	Deceased.
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of County, Ohio,
eto, luxing declined such		deceased, are hereby granted unto
tioned as the law directs.	Docket	administration) and thereupon the said personally appeared before the Court, accepted said trust, and gave bond in the sum of \$
rally, brough	Volume	and as h surcties, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal estate
JUDGE OF PROBATE.	Page	of the said decedent. Judge of Probats.
A, D, 18/8	No.	Sarah Graham Deceased. On application to the Court, Letters of Administration. A. D. 18 / J. A. D. 18 / J.
County, Ohio,	Recorded	upon the estate of Sarah Graham late of Clarkourn Journship limin County, Ohio, deceased, are hereby granted unto Lock & Graham
eter having deelined such	Docket	widow of said decodent, and the next of kin entitled thereto, having declined such administration) and thereupon the said corre
itioned as the law directs	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ \$ 2000,000 conditioned at the law directs with any 10 thullely, Jacce of Measuellers and Legues It from a sure sure sure of the court. On suggestion of said administrator Morallo a sure of the court of
ers of the personal estateJudge of Probate.	Page	of the said decedent. and and are appointed appraisers of the personal estate of the said decedent. John Blants John of Probate.
A. D. 18/87		Deceased. A. D. 18
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of
eto, having declined such	Docket	(
tioned as the law directs, etc.	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of 8eonditioned as the law directs, withand
atty, Renalds ors of the personal estate	Para	as h sureties, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal estate of the said decedent.
JUDGE OF PROBATE.	Page	Judge of Probate.

. 45-1 0 1	Estate of adam Brake Deceased. July 26th	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of adam Brake Shirk, the heis late of Union County, Ohio, deceased, are hereby granted unto Stephen Shirk, the heis	Recorded
Docket	deceased, are hereby granted unto a complete the such (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said a lephen of the said and the said a	Docket
Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 680,000 conditioned as the law directs with Colon do Mills and as his sureties, who are accepted by the Court. On suggestion of said administrator Mency Mills are appointed appraisers of the personal estate	Volume .
Page	of the said decedent. Judge of Phobate.	Page
	A, D. 18 .	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of	Recorded
Docket	widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said	Docket
Volume	as h sureties, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal cetate.	Volume
Page	of the said decedent. Judge of Probate.	Page
No.	Estate of Abel Morey Deceased. On application to the Court, Letters of Administration On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Well Darly late of Union County, Ohio, deceased, are hereby granted unto Minnie Story	Recorded
Docket	(widow of said decedent, and the next of kin entitled thereto, living declined such	Docket
Volume	personally appeared before the Court, accepted said trust, and gake bond in the sum of \$300,00 , conditioned as the law directs with homas Parate and Mylas Scalege and Mylas Scalege as her sureties, who are accepted by the Court. On suggestion of said administrator Henry West Mossis Whell	Volume
Page	of the said decedent. and Vylaf Salure are appointed appraisers of the personal estate of the said decedent. Judge of Probate.	Page
*	Estate of John & Thompson Deceased. October 28th A. D. 1875-	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Mny Hrvnyson late of University (County, Ohio, deceased, are hereby granted unto Stephen Oranston). (and the next of kin entitled thereto, having declined such administration) and thereupon the said Stephen Oranston	Recorded
Docket	administration) and thereupon the said stephen Oranston representation appeared before the Court, accepted said trust, and gave bond in the sum of \$ 500,000 conditioned as the law directs.	Docket
Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 500,000 geometric grand as the law directs, with Samuel Scall and David Unthough and David Unthough as his, sureties, who are accepted by the Court On suggestion of said administrator David Broath from are appointed appraisers of the personal estate of the said decedent. And Bloats, Judge of Probate.	Volume
Page	of the said decedent. Ale Bloats, Judge of Property.	Page
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		Corcore	
A. D. 18/5		On application to the Court, Letters of Administration January 1st A. D. 1376	
	No.	On application to the Court, Letters of Administration	
County, Ohio,	Recorded	upon the estate of Mary & Barbour late of Union County, and decenced, are hereby granted unto Levidat Peper	Ohio.
reto, having declined such	Docket	The internal Character the said Severidal Piber	
litioned as the law directs		personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 15 0000 conditioned as the law di	rects
le Ulsha Tills sers of the personal estate	Volume	Thompson and Philip Smille are appointed appraisers of the personal of	cotate
JUDGE OF PROBATE.	Page	of the said decedence. Judge of Proba	VTEL
A. D. 18		On application to the Court, Letters of Administration	
	No.		
County, Ohio,	Recorded	upon the estate of Esse Carpenter late of Union County, deceased, are hereby granted unto Lewis 18 White	
reto, having declined such itioned as the law directs.	Docket	administration) and thereupon the said Lewis B Hute	iroets
	Volume	with Bruesly H Eyes and Clered Hilliam Bounett are appointed appraisers of the personal	estate
ers of the personal estate Judge of Probate.	Page	of the said decedent. Judge or Phon	ATE.
Λ. D. 13 / δ	No.	Estate of Weljah Molford Deceased. On application to the Court, Letters of Administration. A. D. 18/4	*
County, Ohio,	Recorded	upon the estate of Elifah Holford late of Union County, deceased, are hereby granted unto Elifabeth Wolford	Ohio,
sto, listing declined such	Docket	widn'y of said decedent, and the next of kin entitled therete, having deciner administration) and thereupon the said alizabeth Holford	
t, Morriz Wheil	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 1000,000 conditioned at the law de with Storge Parcel and Daniel & Cross and Daniel & Cross as her sureties, who are accepted by the Court. On suggestion of said administrate Levi Kercery Groupe Parcel and Daniel & Cross are appointed appraisers of the personal	usz
sers of the personal estate Judge of Probate.	Page	of the said decedent.	ATE.
A. D. 18/5-		Deceased, A. D. 18	
	No.	On application to the Court, Letters of Administration	
_County, Ohio,	Recorded	upon the estate oflate ofCounty, deceased, are hereby granted unto	
reto, having declined such	Docket	(widow of said decedent, and the next of kin entitled thereto, having declined administration) and thereupon the said	
litioned as the law directs.	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of 8 conditioned as the law d with and as h sureties, who are accepted by the Court. On suggestion of said administrator	rects.
ers of the personal estate	Page	and are appointed appraisers of the personal of the said decedent.	
JUDGE OF PROBATE.	rage	Judge of Prob	ATE.

To a r	Ustate of William Thompson Deceased. april 11th 1. D. 1896.	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Hilliam Humpson late of County, Ohio, deceased, are hereby granted unto Sanifel B Woodburn	Recorded
Docket	administration) and thereupon the said Aarmee Browdburn personally appeared before the Court, accepted said trust, and gave, bond in the sum of \$ 26000,00 conditioned as the law directs	Docket
Volume	with Christopher Houston, albert S Chapman and a Mitney as his surctice, who are accepted by the Court. On suggestion of said administrator James Me Roney, Philly Onides and James B Hulpley are appointed appraisers of the personal estate of the said decedent. June 13 Courts, Judge of Probate.	Volume
Page	of the said decedent. June 13 Coats, Judge of Probate.	Page
de se	James & Bever Deceased. On application to the Court, Letters of Administration. A. D. 18 76.	
No,	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of James & Brown late of Union County, Ohio, deceased, are hereby granted unto Catharine Brown	Recorded
Docket	widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Cathorine Brown J personally appeared before the Court, accepted said trust, and gave bond in the sun; of \$2500,000 conditioned as the law directs.	Pocket
Volume	as her sureties who are accepted by the Court. On suggestion of said administrator of the le Perden are appointed appraisers of the personal colate	Volume
Page	of the said decedent.	Page
do 12	Henry Hoover Deceased. June 6th. A. D. 18%.	
No.	On application to the Court, Letters of Administration	No.
Recorded	npon the estate of Henry Levann late of Union County, Ohio, deceased, are hereby granted unto Hilliam & Plotnen, the	Recorded
Docket	(Docket
Volume	as he sureties, who are accepted by the Court. On suggestion of said administrator Ihm Renkoliwood Alongo He Ballenger and Amos Phanny are appointed appraisers of the personal estate	Volume
Page	of the said decedent. Ohn Bloocks Judge of Probate.	Page
	Ananda Blohafrman Deceased. On application to the Court, Letters of Administration. A. D. 18/18.	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Amanda Blackman late of Union County, Ohio, deceased, are hereby granted unto Phulhachman (wishwof said deceased, and the next of kin entitled thereto, having declined such	Recorded
Docket	administration) and thereupon the said John Chapman	Docket
Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2000, 00 conditioned as the law directs with Heyland Saleine and Alleigner and Alleigner and Alleigner are appointed appraisers of the personal estate of the said decedent. Judge of Probate.	Volume
Page		Page

		*/
A. D. 18%	No.	Teller Blue Deceased. July 5-th On application to the Court, Letters of Administration Deceased.
County, Ohio,	Recorded	upon the estate of Villen Blue late of Union County, Ohio deceased, are hereby granted unto Adam Blue
o, having declined such		
ioned as the law directs	Docket	administration) and thereupon the said Adam Blue conditioned as the law direct
y, Phillip Onider :	Volume	with Mannouh Blue as her sureties, who are accepted by the Court. On sugget a of said ministrator Harvey Mather are appointed appraisers of the personal certain
	Page	of the said decedent.
JUDGE OF PROBATE.		Judge of Phonate.
A. D. 18 / ,	· · · · · · · · · · · · · · · · · · ·	of the said decedent. Deceased. Deceased. Deceased. Deceased. On application to the Court, Letters of Administration de leaves non
	No.	On application to the Court, Letters of Administration delicens non
County, Ohio,	Recorded	upon the estate of Acres Regler late of Liver County, Ohio deceased, are hereby granted unto Benjamin Sager
o, having declined such	Docket	(widew of said decedent, and the next of kin entitled thereto, having declined suc administration) and thereupon the said Bryanin Sager
oned as the law directs.	DOCKCL	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2500,00 conditioned as the law direct
olen	Volume	as h sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate
JUDGE OF PROBATE.	Page	of the said decedent, Judge of Probate.
A. D. 18%	No.	On application to the Court, Letters of Administration de hours non
County, Ohio,	Recorded	upon the estate of Reducard Stiles late of Cerrior County, Ohio deceased, are hereby granted unto Jacoble Sedle, the widowland
o, having declined such	Docket	(with a said describent, and the next of kin entitled thereto, having declined suc administration) and thereupon the said account Sidle
ioned as the law directs Figure 3	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$2500,000, conditioned as the law direct with Helican Helican and Helican Helican Helican as his sureties, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal estate
JUDGE OF PROBATE.	Page	of the said decedent. John Bloods, Judge of Probate.
A. D. 18 / E.	ale as	Adam Shirk Deceased. Statember 14th A. D. 1876. On application to the Court, Letters of Administration
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of Adam Shirk , late of Union County, Ohio deceased, are hereby granted unto Stephen Shirk
to having declined such	Docket	administration) and thereupon the said of
ioned as the law directs.	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of 24,00,00 conditioned as the law direct with Baldwin White and Grorge holles
s of the personal estate		as has sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estatement.
Judge of Phonats.	Page	of the said decedent. When Bloads Judge of Probate

	Somember Litto A. D. 1876.	
	Sarah Spain Deceased. On application to the Court, Letters of Administration Deceased.	1,50,000
No.		No.
Recorded	upon the estate of Sarah Shain late of Union County, Ohio, deceased, are hereby granted unto Vanuard Furner	Recorded
Docket	administration) and thereupon the said Column description of \$2000,000 conditioned as the law directs	Docket
Volume	as he sureties, who are accepted by the Court. On suggestion of said administrator, James Poling Docco Brodner fr and One miller are appointed appropriates of the personal estate	Volume
Page	of the said decedent. Ohn Blocks, Judge of Probate.	Page
No.	Money Holford Deceased. On application to the Court, Letters of Administration. November 17th A. D. 1876.	
NO.		No.
Recorded	upon the estate of Accury Holford, late of Centre County, Ohio, deceased, are hereby granted unto Sarah Holford wildow of said degedent, and the next of him entitled thereto, having declined such	Recorded
Docket	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 1600,00 conditioned as the law directs.	Docket
Volume	as her services who are necepted by the Court. On suggestion of said administrator Surveil M. Advers	Volume
Page	of the mid decedent. Ohn Blocks, Judge of Probate.	Page
No.	On application to the Court, Letters of Administration On application of the Court, Letters of Administration	No.
Recorded	upon the estate of Life Moore have late of Curron County, Ohio, deceased, are hereby granted unto Kanid & Mite	Recorded
Docket	(with a place of kin entitled thereto, having declined such administration) and thereupon the said Carid A White	Docket
Volume	with Justus Moller and it. B. Cameron conditioned as the law directs and it. B. Cameron Mathem	Volume
Page	Grarge Friple and Ashury Cheney are appointed appraisers of the personal estate of the said decedent. The Bloods, Judge of Probate.	Page
	Eurice A Russell Deceased. Novelmber 18th A. D. 1876.	4
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Tennic A Russell late of County, Ohio, deceased, are hereby granted unto Albert Floarpenter	Recorded
Docket	(widowlat said decedent, and the next of this entitled thereto, having declined such said in transion) and thereupon the said Albert Harburger	Docket
Valume	personally appeared before the Court accepted said trust, and gave bond in the sum of & Dova, are conditioned as the law directs, with Francis J Arthur and Charles of hapman as his sure ies, who are accepted by the Court. On suggestion of said administrator Acaron L Laulitte, — James B Helpley and James (Allendrovers appointed appraisers of the personal estate	Volume
Page	James B) the fely and James Allenderor are appointed appraisers of the personal estate of the said decedent. John Blocats, JUDGE OF PROBATE.	Page
The state of the s		
The state of the s		

The .		
The A. D. 1876.	Lage state	John & Cartrill Deceased. On application to the Court, Letters of Administration.
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of John & Cartnell late of Cerion County, Ohio, decensed, are hereby franted unto Larius Buxton the
ceto, having declined such	of the glo	wildow of said decedent, and the next of kin entitled thereto, having declined such
litioned as the law directs	Docket	willow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Buxton
ing		with Robert Miles n derovn and pilliam of store of the Court, accepted said trust, and gave bond in the sun of store of the conditioned as the law directs
sers of the personal estate	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 3000,000 conditioned as the law directs with Nobert Mics nderson and helican of the court on suggestion of said administrator contents of the personal entate are appointed appraisers of the personal entate
	Page	of the said decedent.
JUDGE OF PROBATE.	Lugo	of the said decedent. Dhu Bloads, Judge of Probate.
A. D. 18/6.		Chambers Holford, Deceased. December ath A. D. 18/6.
		On application to the Court, Letters of Administration
	No.	
County, Ohio,	Decembed	upon the estate of Chambers Hofford late of Union County, Ohio, deceased, are hereby granted unto Estorge Heroes the
	Recorded	deceased, are hereby granted unto bronge Pleross the
retordurving declined such	Docket	widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said Story Dows nersonally appeared before the Court, accepted said rust, and gave bond in the sum of \$200,000 conditioned as the law directs,
litioned as the law directs.	DOCKO	International and the same same same same same same same sam
Me Adver	Volume	with Darius Buyton and Hearison My Fordden
ers of the personal estate		as h survives, who are accorded by the Court. In suggestion of said administrator perathan Moore are appointed appraisers of the personal estate of the said decedent.
Judge of Probate.	Page	of the sold decedent. JUDGE OF PROBATE.
1		* O @ O *
*		
A. D. 18 26.		Charles Forrey Deceased. January 8th A. D. 18).
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of Charles Harry late of Union County, Ohio
. 1 1 .15		deceased are hereby granted unto Addle Horrey
rcte, having declined such	Docket	(administration) and thereupon the said Addie Forrey
ditioned as the law directs		personally appeared before the Court, accepted said trust, and gave bond in the sum of 1000,000 (conditioned as the law directs
Nathen	Volume	as her sureties, who are accepted by the Court. On suggestion of said administrator Heyeas Saline
sers of the personal estate		of the said decedent and Shu Landon are appointed appraisers of the personal estate of the said decedent when Bloads, Judge of Probate.
JUDGE OF PROBATE.	Page	of the said decedents, Judge of Probate.
A. D. 1876.		Meary A Brard, Deceased. January 6th A. D. 18 1.
		On application to the Court, Letters of Administration
	No.	On appareacion to the Court, Letters of Administration
County, Ohio,	Recorded	deceased are hereby granted unto he he he hereby granted unto he hereby granted unto he hereby granted unto hereby granted unt
roto, having declined such	D. J.	upon the estate of Meany ABrard late of County, Ohio deceased, are hereby granted unto plot he Brard (widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said prophale Brard
litioned as the law directs.	Docket	personally appeared before the Court, accepted said trust, and gave bond in the sum of S /ovv, o conditioned as the law directs
man	Volume	with Smathan Beard and Lyais Vance
Sers of the personal estate	- Viano	as h sureties, who are accepted by the Court. On suggestion of said administrator durant Olyced when My Allisten and Duncau Median are appointed appraisers of the personal estate
	Page	of the said decedent. Of the said decedent. JUDGE OF PROBATE.
Judge of Probate.		JUDGE OF PROBATE.

2	Robert Pais. Deceased. January 6th A. D. 18/1.	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of Roler Paris late of Union County, Ohio, deceased, are hereby granted unto Soucce & Paris, du	Recorded
Docket	administration) and thereupon the said Social And the next of kin entitled thereto, having declined such	Docket
Volume	with Payls Morse and Adam Problemson and Adam Problemson as this wrettes, who are accepted by the Court. On suggestion of said administrator Benjamin Slaries while and plan Bland are appointed appraisers of the personal estate	Volume
Page	of the said decedent. When Bloads, Judge of Probate.	Page
	Marriet Pice Deceased. January 9th A. D. 18/1. On application to the Court, Letters of Administration	
No.		No.
Recorded	upon the estate of Harriet Rice place of County, Ohio, deceased, are hereby granted unto Mosel Price	Recorded
Docket	(widow of scid decedent and the next of kin entitled thereto, having declined such administration) and thereupon the said (lose) (l	Docket
Volume	with Classic and Hilliam Hoods as his sureties, who are accepted by the Court. On suggestion of said administrator which well Andrew Brown and Adam Brown are appointed appraisers of the personal estate	Volume
Page	of the said decedent. Of the said decedent. Of the said decedent.	Page
No.	Telizabeth Oriswell Deceased. On application to the Court, Letters of Administration January 234, A. D. 18/1.	No.
Recorded	upon the estate of Telizaketh Orismell late of Amon County, Ohio, deceased, are hereby granted into Tellen Heall	Recorded
Docket	administration) and thereupon the said teller Healf	Docket
Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 400,000 conditioned as the law directs with Russell & Bigelow and Herry Evans as his sureties, who are accepted by the Court. On suggestion of said administrator Binfamini Helsh Lister Hollsten and Document of the personal estate	Volume
Page	of the said decedent. The Bloats Judge of Probate.	Page
	Robson & Browne Deceased. January 3/2t A. D. 18/1. On application to the Court, Letters of Administration de hours non	
No.	Observation to the court, Letters of Administration Coccurrent (Coccurrent Coccurrent Co	No.
Recorded	upon the estate of Robson & Broome late of Junion County, Ohio, deceased, are hereby granted unto Robert & Houdbearn	Recorded
Docket	deceased, are hereby granted unto for the control of said local and the next of kin entitled thereto, having declined such administration) and thereupon the said Robert Shoulburn personally appeared before the Court, accepted said trust, and gave bond in the sum of \$25000, or conditioned as the law directs,	Docket
Volume	as his sureties, who are accepted by the Court. On suggestion of said administrator are appointed appraisers of the personal estate	Volume
Page	of the said decedent. Judge of Probate.	Page

A. D. 18//,	No.	Elishdrick Deceased. On application to the Court, Letters of Administration Deceased.
County, Ohio,	Recorded	upon the estate of Well Ludrick late of Union County, Ohio, decensed, are hereby granted unto Sarah Judrick widow and thought of kin entitled thereto, having declined such
to, having declined such		decensed, are hereby granted unto Datah Sudice wildow and thought of kin entitled thereto, having declined such
tioned as the law directs	Docket	administration) and thereupon the said Sarah Sudick personally appeared before the Court, accepted said trust and gave bond in the sum of \$ 200,000 conditioned as the law directs
Hearris	W. Lunn	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 100,00 conditioned as the law directs with David Fourier
The state of the s	Volume	and her sureties, who are accepted by the Court. On suggestion of said administrator Ites cal Spain
rs of the personal estate	Page	Clinton Fronhart and prosselline are appointed appraisers of the personal corate of the said decedent.
JUDGE OF PROBATE,	Page	of the said decedent. Junga of Phoragu.
A. D. 18)		Mary Decensed. March 16th A.D. 1871.
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of Mary Dean late of Levion County, Ohio, deceased, are hereby granted unto Andrew Hellen
to, having declined such		idea of wid decedent and the next of kin artifled therete, having declined such
ioned as the law directs,	Docket	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 12000. on conditioned as the law directs,
ds		with George Holloway and James Ally yderson
R	Volume	with George Colloway and James Allegan and James Allegan with George State of the personal estate of the personal
s of the personal estate		of the said decedent.
to Judge of Probate.	Page	of the said decedent. DhuBlevals, Juda of Probate.
ф. л. D. 13/1.	No.	Stranger Mann Deceased. On application to the Court, Letters of Administration A. D. 18).
County, Ohio,	Recorded	upon the estate of Strange y Mounn late of Urion County, Ohio, deceased, are hereby granted unto Simon Dilliott
to, beeing declined such	Docket	administration) and thereupon the said Senson Dellott
Melsh	Volume	personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 1000, 00 conditioned as the law directs with armes B thelpley and vline Price as he sureties, who are accepted by the Court. On suggestion of said administrator Heorations policies.
Judge of Probate.	Page	of the said decedent. and James A Mane are appointed applaisers of the per onal estate When Blownes, Judge of Probate.
A. D. 18//.		of the said decedent. When Bloads, Judge of PROBATE. A. D. 1845.
	No.	On application to the Court, Letters of Administration
County, Ohio,	Recorded	upon the estate of And Brown late of Cenion County, Ohio, deceased, are hereby granted unto Phuk Brown
to, baying declined such	Docket	(widow of said decedent and the next of Lin entitled thereto, having declined such administration) and thereupon the said the said that Brown
sov	Volume	personally appeared before the Court, accepted said trest, and gave bond in the sam of 2 400,000 conditioned as the law directs, with the Gelson and Solomon, But 3 as h sureties, who are accepted by the Court. On suggestion of said administrator Mesigen Salary are appointed appraisers of the personal estate of the said decedent.
JUDGE OF PROBATE.	Page	Holdride Thillife and Berry Leanawall are appointed appraisers of the personal estate of the said decedent. Shu Bloady. Judge of Property

	Benjamin Molslade Deceased. May 22nd A. D. 187.	
No.	On Application to the Court, Letters of Administration	No.
Recorded	upon the estate of Binfaming Millady late of County, Ohio, deceased, are hereby granted unto Fromas Hollady widow of said decedent, and the next of kin entitled thereto, having declined such	Recorded
Docket	administration) and thereupon the said Thomas Ho Bain	Docket
Volume	personally appeared before the Court, accepted said rust, and gave bond in the sum of \$ 11000,000 conditioned as the law directs with Dercel Slack, It will be court. On suggestion of said administrator I, I, William Fraguer and White Court are appointed appraisers of the personal estate of the said decedent.	Volume
Page	of the said decedent. John Bloats JUDGE OF PROBATE.	Page
	Wigabeth Han's Deceased. June 7th A. D. 187),. Of application to the Court, Letters of Administration.	No
No.		No.
Recorded	upon the estate of Wilsaleth Davis late of Union County, Ohio, deceased, are hereby granted unto Granulle & Polietson	Recorded
Docket	personally appeared before the Coart, accepted said trust, and gave bond in the sam of \$ 1000,000 conditioned as the law directs.	Docket
Volume	with M Sanders and White M Andrews as the surefies, who are accepted by the Court. On suggestion of said administrator and are appointed appraisers of the personal estate	Volume
Page	of the said decedent. Junge of Probate.	Page
No.	Russell Richman Deceased. On application to the Court, Letters of Administration. A. D. 187).	No.
Recorded	upon the estate of Russell Rickman late of Union County, Ohio, deceased, are hereby granted unto Reluce a Rickman (widow obside decelent, and the next of kineminded lace to having declined such administration) and thereupon the said Reluce a Richman	Recorded
Docket	administration) and thereupon the said Police a Richman personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ 1000, ou conditioned at the law directs	Docket
Volume	as h sureties, who are accepted by the Court. On suggestion of said administrator	Volume
Page	of the said decedent. and are appointed appraisers of the personal estate Judge of Probate.	Page
	Deceased.	
No.	On application to the Court, Letters of Administration	No.
Recorded	upon the estate of	Recorded
Docket	widow of said decedent, and the next of kin entitled thereto, having declined such administration) and thereupon the said personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ conditioned as the law directs.	Docket
Velume	with as h sureties, who are accepted by the Court. On suggestion of said administrator	Volume
Page	of the said decedent. and are appointed appraisers of the personal estate Judge of Probate.	Page

JUDGE OF PROP

		· · · · · · · · · · · · · · · · · · ·	
A. D. 18/			
200.00		Deceased,	
	No.	On application to the Court, Letters of Administration	
County, Ohio,	Recorded	upon the estate of late_of	County, Ohio,
1 1 1 1		deceased, are hereby granted unto	A A A
eto, having declined such	Docket	(widow of said decedent, and the next of kin entitle administration) and thereupon the said.	ed thereto, naving decimed saen
itioned as the law directs		personally appeared before the Court, accepted said trust, and gave bond in the sum of \$	conditioned as the law directs
registed as the law directs	Volume	with	
ers of the personal estate	Votame	as h sureties, who are accepted by the Court. On suggestion of said administrator	appraisers of the personal estate
ers or the Personal estate	Domi	of the said decedent.	application of the features and
JUDGE OF PROBATE.	Page	of the said decedent.	Јирок от Риовати.
A. D. 1877.			A. D. 18
	K	Deceased.	
	W	On application to the Court, Letters of Administration	
	No.		-
County, Ohio,		upon the estate oflate_of	County, Ohio,
County, only,	Recorded	upon the estate oflate_ofdeceased, are hereby granted unto	
et, buying declined such		(widow of said decedent, and the next of kin entit	led thereto, having declined such
	Docket	administration) and thereupon the said	conditioned as the law directs
tioned as the law directs,		personally appeared before the Court, accepted said trust, and gave bond in the sum of \$ with and	Control in the discount
	Volume	as h sureties, who are accepted by the Court. On suggestion of said administrator	
ers of the personal cotate			appraisers of the perconal estate
JUDGE OF PROBATE.	Page	of the said decedent.	Judon of Probate.
		* • • • •	
			A.A.
A. D. 13).			A. D. 18
11 11 11/1		Deceased,	
	No.	On application to the Court, Letters of Administration	
County, Ohio,	Recorded	upon the estate oflate of	County, Ohio
		deceased, are hereby granted unto	
ctentizing declined such	Docket	(widow of raid decedent, and the next of kin enti	tled therete, having declined such
litioned as the law directs		administration) and thereupon the said	conditioned as the law directs
Action as the law direct	Volume	with and	
	· orume	as h sureties, who are accepted by the Court. On suggestion of said administrator	
sers of the personal estate	Day		I appraisers of the personal estate
JUDGE OF PROBATE.	Page	of the said decedent.	JUDGE OF PROBATE.
			-
1			A. D. 18
A. D. 18 ·		Deceased.	440 400 400
	No.	On application to the Court, Letters of Administration	
G to Obje	Recorded	upon the estate oflate of	County, Ohio
County, Ohio,	necoraea	deceased, are hereby granted unto	
reto, having declined such	Dank	(widow of said decedent, and the next of Lin enti	tled thereto, having declined such
	Docket	administration) and thereupon the said	conditioned as the law Buck
litioned as the law directs.	d	personally appeared before the Court, accepted said trust, and gave bond in the sum of 6	
	Volume	as h sureties, who are accepted by the Court. On suggestion of said administrator	
ers of the personal estate		and are appointed	appraisers of the personal estate
	Page	of the said decedent.	

No.

Recorded

Docket

Volume

Page

No.

Recorded

Docket

Volume

Page

1 V'11' / 1 1'	
Deceased farmary 26th 18/6. The last Will and Testament of William Gabriel and Late of	
The last Will and Testament of Melliam Gabriel	
Union County, Ohio, deceased, having been on the 26 th day of January A. D. 1816,	
presented for Probate, thereupon said Will was duly proven by the oaths of Jalley Jandall	
and comes allowederson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses that	
"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind	
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorde
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded,	
The Bloats Judge of Probate.	Docket
11 / 18 bruary 19th 18/6	
The last Will and Testament of Helliam Sabuel	Volume
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, and the Executor or Executrix being named in said Will, and Cheer cuf Ar Olds (there ling pro	Page
widow of said decedent, and the next of kin entitled thereto having declined such administration,) on motion to the Court it is ordered that	1 1150
Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto Lile Poper	
who appeared in Court, accepted said trust, and entered into bond in the sum of	
Eighty thousand Dollars, conditioned as the law directs, with Louiday Piper, Philip lue, David	
Dollars, conditioned as the law directs, with Levnidas Piper, Philip live, David and Millioned as sureties, to the acceptance of the Court. On suggestion of said Administrator Livam Stokes, S.D. Elliott and Somme and Wilm Clauston	
On suggestion of said Administrator Huanstoney, S.D. Williott and Vin Olauston	
are appointed appraisers of the Estate of said decedent, to be appraised	
Lhu B Coats JUDGE OF PROBATE.	
18	
This day eame into Court, in person, widow of	
late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
of her refusal to take under the Will," and she then made her election	
election is now here entered of record.	
Judge of Probate.	
Deceased. 18	
The last Will and Testament of late of	
County, Ohio, deceased, having been, on the day of A. D. 18, presented for Probate, thereupon said Will was duly proven by the oaths of	
	No:
subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and of sound mind	Pagaret
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorde
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Judge of Probate.	Docket
JUDGE OF TROBATS.	
18	
	Volume
The last will and Testament of	
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Page
and Record in this Court, and no Executor or Executrix being named in said Will, and	1 age
vidow of said decedent, and the next of kin entitled thereto having declined such administration,) on motion to the Court it is ordered that	
Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto	
who appeared in Court, accepted said trust, and entered into bond in the sum of	
Dollars, conditioned as the law directs, with	
as sureties, to the acceptance of the Court.	
On suggestion of said Administrator and	
are appointed appraisers of the Estate of said decedent, to be appraised.	
Judge of Probate.	
widow of	
This day came into Court, in person, late of this County, deceased, and made application to elect under the Will of	
This day came into Court, in person, late of this County, deceased, and made application to elect under the Will of the deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event are deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event are deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event are deceased.	
widow of	

JUDGE OF PROBATE.

JUDGE OF PROBATE.

Administrator with Will Annexed.

18/6.		Deceased. 18 .
late of	1 1 1 1 1 1 1 1 1 1	The last Will and Testament of late of
mary A. D. 18/6.	Light a sea	County, Ohio, deceased, having been, on the day of A. D. 18
······································	No	presented for Probate, thereupon said Will was duly proven by the oaths of
in open Court, and their ony of said witnesses, that	No.	and subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
all age and of sound mind		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that a such Will was duly attested and executed, and that the Testat
filed, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
Judge of Probate,	Docket	Judge of Probate.
18/6	Volume	18
late of	Totalic	The last Will and Testament oflate of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
e Court it is ordered that	Page	and Record in this Court, and no Executor or Executrix being named in said Will, and
ises		widow of said decedent, and the next of kin entitled thereto having declined such administration,) on motion to the Court it is ordered that Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto
d into bond in the sum of		who appeared in Court, accepted said trust, and entered into bond in the sum of
per Philip tve, David		Dollars, conditioned as the law directs, with
acceptance of the Court.	The state of the	and as sureties, to the acceptance of the Court.
In Ocasistin		On suggestion of said Administratorand
		are appointed appraisers of the Estate of said decedent, to be appraised.
Judge of Probate,		Judge of Probate.
10		
18 , widow of		18 ,
to elect under the Will of		This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
ler the Will, and her said		of her refusal to take under the Will," and she then made her election
Judge of Probate.		slection is now here entered of record.
OTHOR OF TROBATE.		Judge of Probate.
4.11		
18 ,		Deceased18 .
late of	-	The last Will and Testament oflate of
A. D. 18 ,	F I To make	County, Ohio, deceased, having been, on the day of A. D. 18
	No:	presented for Probate, thereupon said Will was duly proven by the oaths of
in open Court, and their		and subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
ny of said witnesses, that all age and of sound mind		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
filed, and that the same,	Recorded	"such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	Judge of Probate.
18	Volume	
late of		The last Will and Testament oflate of
and admitted to Probate	District	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
	Page	and Record in this Court, and no Executor or Executrix being named in said Will, and
ne Court it is ordered that		widow of said decedent, and the next of kin entitled thereto having declined such administration.) on motion to the Court it is ordered that
ed into bond in the sum of	Contail	Letters of Administration, with the Will annexed, upon the estate of said decedent, be granted unto who appeared in Court, accepted said trust, and entered into bond in the sum o
d mar iona m tae	1	Dollars, conditioned as the law directs, with
acceptance of the Court.	mands "	and as sureties, to the acceptance of the Court
		On suggestion of said Administrator and
	1 25	are appointed appraisers of the Estate of said decedent, to be appraised.
JUDGE OF PROBATE.	Street Sept	Judge of Probate.
	1 3. 70	
18 .		18 .
widow of		This day came into Court, in person, widow of
to elect under the Will of		
The second		
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even
and by law, in the event der the Will, and her said		late of this County, deceased and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

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1/1 5000	
Well of Welah	Marner Deceased. January 11 18%.
The last Will and Testamen	at of Elifah Harner 1 1 late of
Mion	County, Ohio, deceased, having been, on the III day of January A. D. 18/6.
	aid Will was duly proven by the oaths of J. Cawards
nd Ld Lane	subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
estimony was reduced to writing a	and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
such Will was duly attested and e	executed, and that the Testator at the time of executing the same, was of full age and of sound mind
ad memory, and not under any res	straint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, so taken and reduced to writing as aforesaid, be recorded.
ogether with the testimony nerein,	
	JUDGE OF PROBATE.
	January 18th 1895
7g /	t of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
Mun 2g	is Hainer Executrix being named in said Will, and appeared in open Court the
	of kin entitled therete having declined such administration,) on motion to the Court it is ordered that
	e Williamne and, upon the estate & said decelent, be granted unto Festamentary be gran
ted unto her win	thout lond who appeared in Court, accepted said trust, and energed in Control
	Itolline, conditioned a the town tirestanish to bond being keywind by
wterns .	and Conditions of said Hill senerties, to the acceptance of the Court
On suggestion of said Admin	
	are appointed appraisers of the Estate of said decedent, to be appraised.
	John B Cacels JUDGE OF PROBATE.
	Samuery 18th 1875.
m: 1 into Count in	person, Late of this County, deceased, and made application to elect under the Will of
This day came into court, in	late of this County, deceased, and made application to elect under the Will of
a described by the country and thereupe	on the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
	ill." and she then made her election to take under the Will, and her said
ection is now here entered of reco	
	Thu 30 auto, Junes of Probate.
nd Storge H Sulle's of estimony was reduced to writing a such Will was duly attested and on the memory, and not under any res	County, Ohio, deceased, having been, on the 30 day of County, A. D. 18%, said Will was duly proven by the oaths of Willard Vidson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that executed, and that the Testator—at the time of executing the same, was of full age and of sound mind straint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.
	18
The last Will and The	at of late of
The last Will and Testamen	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
nd Record in this Court and no F	Executor or Executrix being named in said Will, and
idow of said decedent and the ne	ext of kin entitled thereto having declined such administration,) on motion to the Court it is ordered that
	e Will annexed, upon the estate of said decedent, be granted unto
Second of Administrations, when the	who appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with
	andas sureties, to the acceptance of the Court.
On suggestion of said Admir	
	are appointed appraisers of the Estate of said decedent, to be appraised.
	Judge of Prohate.
	18/8.
	The factor of widow of
This day came into Court, in	late of this County, deceased, and made application to elect under the Will of
crall Joulletin	m person, Alle of this County, deceased, and made application to elect under the Will of bon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event on the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the will of the court explained "to her the provisions of the Will, her rights under it, and by law, in the event of the will of the court explained "to her the provisions of the Will, her rights under it, and the court explained "to her the provisions of the Will, her rights under it, and the court explained "to her the provisions of the Will, her rights under it, and the court explained "to her the provisions of the Will explained "to her the provisions of the Will explain the court explained "to her the provisions of the Will explain the court explained "to her the provisions of the Will explain the court explained "to her the provisions of the Will explain the court explained "to her the provisions of the Will explain the court explained "to her the provisions of the Will explain the court explained "to her the provisions of the Will explain the court explained "to her the court
ich riccesser muspaner and and and and	7:11 " and the then made her election to take under the Will, and her said
election is now here entered of rece	JUDGE OF PROBATE.

late of

to take under the Will, and her said

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under the Will, and her said

_ JUDGE OF PROBATE.

The last Will and Testament of James IScott Erone Township Union County, Ohio, deceased, having been, on the 13 the day of Library A. D. 18/5presented for Probate, thereupon said Will was duly proven by the oaths of it Levina Frondbuls ne subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that " such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded, John Bloats The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut ____ named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with __ as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said_ On suggestion of said Execut, are appointed appraisers of the Estate of said decedent, to be appraised. Judge of Probate. This day came into Court, in person, late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. The last Will and Testament of Land Mill Was duly proven by the oaths of John Louter 1875.

Second of Probate, thereupon said Will was duly proven by the oaths of John Louter 1875. and ann R Porter subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that " such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. John Bloads Som The last Will and Testament of Jany ma Bride LExburg Jovenship linen County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, and thereupon famel 6 m. Itricle the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the num of Fair thousand

Dollars, conditioned as the law directs, with Land & Hittenhouse and and Menand Mc Bride as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Jamy Ma Bride James & Bride On suggestion of said Execut and John he allester are appointed appraisers of the John Bleasts, JUDGE OF PEDBATE. Estate of said decedent, to be appraised. This day came into Court, in person, late of this County, deceased, and made application to elect under the Will of her deceased lumband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event

of her refusal to take under the Will," and she then made her election

election is now here entered of record.

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Journal of Appointments.

William Shack -		
2 diceio Colore	becased. Socially 23 21 18/5 Clean Spach ty, Ohio, deceased, having been, on the 23 2d day of Strucy A. D. 18/5; as duly proven by the oaths of Carri Coleman abscribing witnesses thereto, who were duly sworn and examined in open Court, and their	
The last Will and Testament of	lliam Spach	
Tashington Journship Union Count	ty, Ohio, deceased, having been, on the 23 day of Strucy A. D. 18 by	
presented for Probate, thereupon said Will wa	as duly proven by the oaths of Carm Coleman	
and Grorge Harriman su	abscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by	order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
	nd that the Testater at the time of executing the same, was of full age and of sound mind	Recore
and memory, and not under any restraint," it	is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
together with the testimony herein, so taken a	and reduced to writing as aforesaid, be recorded.	W
	Judge of Probate.	Docket
	, may 3 rd 18/5.	
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The last Will and Testament of	lliam Spach late of	
rashington Township, lyn	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Dago
and Record in this Court, on this day, LL	ngom mi great	Page
the Executer named in said Will appeared	in Court, accepted said trust, and entered into bond in the sum of tresh thundred	
	tioned as the law directs, with Humas Huller as surgies, to the acceptance of the Court; and thereupon it is ordered, that Letters	
and Milliam M Maine		
Testamentary upon the estate of the said X	On suggestion of said Execut ,	
is in ego in the first of	and are appointed appraisers of the	
Estate of said decedent, to be appraised.		
- Production of the state of th	Judge of Probate,	
This day came into Court, in person,	widow of	
	late of this County, deceased, and made application to elect under the Will of	
	rt explained "to her the provisions of the Will, her rights under it, and by law, in the even	
	to take under the Will, and her said	
election is now here entered of record.	JUDGE OF PROBATE.	
First Dil D. 1	18/5-	
Adl & Wilsa Burnham	Deceased. January 27th 18/8-	
The last Will and Testament of Die	Deceased. Formary 27th 18/8-	
The last Will and Testament of Con	Deceased. Thruary 2/1 18/5 late of ty, Ohio, deceased, having been, on the 2/1 day of Laruary A. D. 18/5-	
presented for Probate, thereupon said Will w	as duty proven by the oaths of //t/2// actourted	No.
and Sames A Suld si	as duty proven by the oaths of 120,20, queroccounts and examined in open Court, and their	No.
and James M. July streetment was reduced to writing and filed by	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
and and School states the stimony was reduced to writing and filed by "such Will was duly attested and executed, a	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind	
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind to is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Record
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind to is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recor
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind to is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recor
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind to is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recora
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind to is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Record Docke
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind to is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Record Docke Volum
restimony was reduced to writing and filed by such Will was duly attested and executed, and memory, and not under any restraint," it together with the testimony herein, so taken	ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. Lin Blooth Judge of Probate [18] 5. [ate of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Record Docke
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Line Executors and Record in this Court, on this day, Line Executors and will appeared	as duty proven by the oaths of Prove the court of the Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatrix at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. **Lin Bloods** Judge of Probate** Lin Court, Ohio, deceased, having heretofore been duly proven and admitted to Probate** Court, accepted said trust, and entered into bond in the sum of Suently Big.	Record Docke Volum
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Line Executors and Record in this Court, on this day, Line Executors and will appeared	as duty proven by the oaths of Prove the court of the Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatrix at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. **Lin Bloods** Judge of Probate** Lin Court, Ohio, deceased, having heretofore been duly proven and admitted to Probate** Court, accepted said trust, and entered into bond in the sum of Suently Big.	Record Docke Volum
The last Will and Testament of Line Executor named in said Will appeared and I	as duty proven by the oaths of Many Court from the examined in open Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind the is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Block June 18/5: Late of County, Ohio, deceased having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Surety Dry it in court, accepted said trust, and entered into bond in the sum of Surety Dry it is released that Letters	Record Docket Volum
The last Will and Testament of Line Executor named in said Will appeared and I	as duty proven by the oaths of Many Court from the examined in open Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind the is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Block June 18/5: Late of County, Ohio, deceased having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Surety Dry it in court, accepted said trust, and entered into bond in the sum of Surety Dry it is released that Letters	Record Docket Volum
testimony was reduced to writing and filed by "such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Line Executors and Record in this Court, on this day, Line Executors and will appeared	as duty proven by the oaths of Many Court from the examined in open Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind the is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Block June 18/5: Late of County, Ohio, deceased having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Surety Dry it in court, accepted said trust, and entered into bond in the sum of Surety Dry it is released that Letters	Record Docket Volum
The last Will and Testament of the Executor named in said Will appeared and Blue and Blue and Blue and Blue and Blue and Blue and Dollars conditions and Blue and Dollars conditions and Blue an	as duty proven by the oaths of Many Court from the examined in open Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind the is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Block June 18/5: Late of County, Ohio, deceased having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Surety Dry it in court, accepted said trust, and entered into bond in the sum of Surety Dry it is released that Letters	Record Docket Volum
The last Will and Testament of Line Executor named in said Will appeared and Blunder Dollars condition of the Executor named in said Will appeared and Blunder and Dollars condition of the Executor named in said Will appeared and Blunder Dollars condition of the Executor named in said Will appeared and Blunder Dollars condition of the Executor named in said Will appeared and Blunder Dollars condition of the said Burner and Bur	as duly proven by the oaths of Many quantitation abscribing witnesses thereto, who were duly sworn and examined in open Court, and their rorder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind it is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Journal Districtioned as the law directs, with James and Mesuderson deceased, its put to the said On suggestion of said Executor, John Jahran Jahran Greensed, its put to the said are appointed appraisers of the	Record Docket Volum
The last Will and Testament of Line Executor named in said Will appeared and Singural Dollars conditions of the Executor named in said Will appeared and Singural Court, of the said Singural Court of the said Si	as duty proven by the oaths of Many Court from the examined in open Court, and their abscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind the is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Block June 18/5: Late of County, Ohio, deceased having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Surety Dry it in court, accepted said trust, and entered into bond in the sum of Surety Dry it is released that Letters	Record Docket Volum
The last Will and Testament of Line Executor named in said Will appeared and Singural Dollars conditions of the Executor named in said Will appeared and Singural Court, of the said Singural Court of the said Si	as daily proven by the oaths of Next, quantitatives abscribing witnesses thereto, who were duly sworn and examined in open Court, and their or order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind it is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. Show Bloods Judge of Probate Lipa Burnham In Court, accepted said trust, and entered into bond in the sum of Junty By as surcties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Executor, John Holling Judge of Probate Judge of Probate Judge of Probate Judge of Probate Judge of Probate.	Record Docket Volum
The last Will and Testament of Line Executor named in said Will appeared and Singural Dollars conditions of the Executor named in said Will appeared and Singural Court, of the said Singural Court of the said Si	as daily proven by the oaths of March, a current of abscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatrix at the time of executing the same, was of full age and of sound mind it is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. Sounds Judge of Probate. Liph as Burnham late of County, Ohio, deceased having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of Juny by litioned as the law directs, with Janus and Mendeurs as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Executor, July July are appointed appraisers of the June 18 Judge of Probate. Judge of Probate.	Record Docket Volume
The last Will and Testament of Line Executor named in said Will appeared and Singural Dollars conditions of the Executor named in said Will appeared and Singural Court, of the said Singural Court of the said Si	as duty proven by the dails of The Court, and examined in open Court, and their a corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Tostatorix at the time of executing the same, was of full age and of sound mind at is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Blocaty Judge of Probate County, Ohio, deceased having heretofore been duly proven and admitted to Probate In Court, accepted said trust, and entered into bond in the sum of Judge of the Letters as surctices, to the acceptance of the Court; and thereupon it is ordered, that Letters on suggestion of said Executor, Judge of Probate	Record Docket Volume
The last Will and Testament of The Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the said decedent, to be appraised.	as diff proven by the sains of the cours of the court of the court, and their discribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatoux at the time of executing the same, was of full age and of sound mind it is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. The Blootty Jubes of Probate of Probate of County, Ohio, deceased having heretofore been duly proven and admitted to Probate of Court, accepted said trust, and entered into bond in the sum of Jubest of Probate deceased, issue to the said on suggestion of said Executor, Juhn & Jahry Charles of the said on suggestion of said Executor, Juhn & Jubest of Probate. Judge of Probate of Probate of the Court; and thereupon it is ordered, that Letters deceased, issue to the said on suggestion of said Executor, Juhn & Judge of Probate.	Record Docket Volume
The last Will and Testament of The Executor named in said Will appeared and Bluring and Bluring and Bluring and Bluring and Bluring and Testamentary upon the estate of the said Testamentary upon the country be appraised. This day came into Court, in person, her deceased husband, and thereupon the Court.	Abscribing witnesses thereto, who were duly sworn and examined in open Court, and their to rorder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind it is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. Lipa Burnham late of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate liph of Burnham late of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters on suggestion of said Executor, Julia Burnham deceased, issue to the said are appointed appraisers of the late of this County, deceased, and made application to elect under the Will of art explained "to her the provisions of the Will, her rights under it, and by law, in the event will or said." Will and be said.	Record Docket Volume
The last Will and Testament of The Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the Executor named in said Will appeared and Dollars conditions of the said decedent, to be appraised.	Abscribing witnesses thereto, who were duly sworn and examined in open Court, and their to rorder of the Court; and it appearing to the Court from the testimony of said witnesses, that and that the Testatorix at the time of executing the same, was of full age and of sound mind it is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. Lipa Burnham late of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate liph of Burnham late of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters on suggestion of said Executor, Julia Burnham deceased, issue to the said are appointed appraisers of the late of this County, deceased, and made application to elect under the Will of art explained "to her the provisions of the Will, her rights under it, and by law, in the event will or said." Will and be said.	Record Docket Volume

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election is now here entered of record.

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The last Will and Testament of Eydia a Brown County, Ohio, deceased, having been, on the presented for Probate, thereupon said Will was duly proven by the oaths of a sale with the present of the present of the property of the property of the present of the property of the present of the pr	1010/ 4 Th 18/5-
Hall figura er swith	Inte o
The last Will and Testament of Ygaca a fauture	17th . Meadle in white
County, Ohio, deceased, having been, on	the day of receive A. D. 1853
presented for Probate, thereupon said Will was duly proven by the oaths of	* orguson
and Asweed variety subscribing witnesses thereto, and	the day to the wife admirated the spatial states the
testimony was reduced to writing and filed by order of the Court; and it appearing	g to the Court from the testimony of said witnesses, the
" such Will was duly attested and executed, and that the Testatete at the time of	of executing the same, was of full age and of sound min
and memory, and not under any restraint," it is now here ordered, that said Will	be admitted to Probate and filed, and that the sam
together with the testimony herein, so taken and reduced to writing as aforesaid,	be recorded.
	John Bloods, Jones or Phonore.
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The last Will and Testament of	late c
County, Ohio, deceased, havi	ng heretofore been duly proven and admitted to Proba
and Record in this Court, on this day,	
the Execut named in said Will appeared in Court, accepted said trust, and en	stered into bond in the sum of
Dollars, conditioned as the law directs, with	
and as sureties, to the acceptance	e of the Court; and thereupon it is ordered, that Lette
Testamentary upon the estate of the said	decensed, issue to the sa
On suggestion of said Execut	,
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Estate of said decedent, to be appraised.	
	Judge of Probats.
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This day came into Court, in person,	widow
	deceased, and made application to elect under the Will-
her deceased bushand, and thereupon the Court explained "to her the provisions of	
of her refusal to take under the Will," and she then made her election	to take under the Will, and her sa
election is now here entered of record.	
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Hele of of Unterin	narch 10 1 1875.
The last Will and Testament of John Suthrio	10/3:
The last Will and Testament of Chin Bulling	tate late
The last Will and Testament of Chin Suthrice County, Ohio, deceased, having been, on presented for Probate, thereupon said Will was duly proven by the oaths of \$12	the 10 m day of March A. D. 18%
presented for Probate, thereupon said Will was duly proven by the oaths of \$2.	Laggie Payn
and Louidas Piper subscribing witnesses thereto, who w	ere duly sworn and examined in open Court, and the
testimony was reduced to writing and filed by order of the Court; and it appearing	
"such Will was duly attested and executed, and that the Testator at the time of	of executing the same, was of full age and of sound mi-
and memory, and not under any restraint," it is now here ordered, that said Wil	l be admitted to Probate and filed, and that the san
together with the testimony herein, so taken and reduced to writing as aforesaid,	
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	MITALOUS JUDGE OF PROBATE.
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The last Will and Testament of	late
County, Ohio, deceased, havi	ng heretofore been duly proven and admitted to Proba
and Record in this Court, on this day,	Total Co.
the Execut named in said Will appeared in Court, accepted said trust, and er	stered into bond in the sum of
Dollars, conditioned as the law directs, with	*
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Colors	deceased, issue to the sa
Testamentary upon the estate of the said	
On suggestion of said Execut	are appointed appraisers of t
and and	are appointed appraisates of t
Estate of said decedent, to be appraised.	Judge of Probate,
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This day came into Court, in person,	widow e
	deceased, and made application to elect under the Will
her deceased husband, and thereupon the Court explained "to her the provisions	
of her refusal to take under the Will," and she then made her election	to take under the Will, and her sa

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Journal of Appointments.

The Da OStan	
The last Will and restament of Mary & Ellis County, Ohio, deceased, having been, on the 18th day of march 18/5. Linux County, Ohio, deceased, having been, on the 18th day of march A. D. 18/5.	
The last Will and Testament of Mary & Elly County, Ohio, deceased, having been, on the 18th day of March A Dash	
County, Ohio, deceased, having been, on the 18 6 day of March A. D. 18 5	
presented for Probate, thereupon said Will was duly proven by the oaths of Milliam & Garning, Landen Bishop and John of Tobinson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and executed, and that the Testatorax at the time of executing the same, was of full age and of sound mind	Recorded
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Wan Bloody I I I I I I I I I I I I I I I I I I I	Docket
JUNE OF PROBATE.	
The last Will and Testament of nary Lullo Late of Strong Survey Survey County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Volume
The last Will and Testament of Mary & Cillis	yorume
From Journalis, Union County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
(and Record in this Court, on this day, luguelling things	Page
and Liram Torrey as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Many Lelly Courter as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said	
and Linam Joney 6 as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Testamentary upon the estate of the said Mary & Uly deceased, issue to the said	
## On suggestion of said Executor , are appointed appraisers of the	
Estate of said decedent, to be appraised. Junga of Probate.	
This day came into Court, in person, widow of I	
This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
election is now here entered of record. Judge of Probate.	
Vile of David Cars Decreed May 10th 18/6	
The last Will and Testament of Danid Cars Decreed. May 10th 18/8-	
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presented for Probate, thereupon said Will was duly proven by the oaths of Marvey Mather	No.
presented for Probate, thereupon said Will was duly proven by the oaths of Harvey Mather and Concern day Chapman subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
presented for Probate, thereupon said Will was duly proven by the oaths of Larvey Mather and Corn class Chapman subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather, and Correspondent to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind	No. Recorded
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded.	Recorded
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded.	
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded.	Recorded Docket
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather and Garey Mather and Garey Mather and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mathiev and Carrey days disconnected to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. The last Will and Testament of Acard Carres Late of La	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather and the Court; and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Carrey Court Sounty, Ohio, deceased, having heretofore then duly proven and admitted to Probate The last Will and Testament of Court Sounty, Ohio, deceased, having heretofore then duly proven and admitted to Probate	Recorded Docket
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mather and Cinan dass has no subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Acarel Court Soundship Union Sounty, Ohio, deceased, having heretofore open duly proven and admitted to Probate and Record in this Court, on this day, Many Carr and Daniel Court the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Tight Unional.	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mathiev and Carrey and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "nuch Will was duly attested and excented, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Carre Gounty, Ohio, deceased, having heretofore open duly proven and admitted to Probate and Record in this Court, on this day, Mary Carre and David Carr Dollars conditioned as the law directs, with Journal Chency Dollars conditioned as the law directs, with Journal Chency	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mathiev and Carrey and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "nuch Will was duly attested and excented, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Carre Gounty, Ohio, deceased, having heretofore open duly proven and admitted to Probate and Record in this Court, on this day, Mary Carre and David Carr Dollars conditioned as the law directs, with Journal Chency Dollars conditioned as the law directs, with Journal Chency	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the ouths of Manney Matheway A. D. 1895, and an an das happens subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and excented, and that the Testatzr at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Whe last Will and Testament of Caril Caril Black June of Probate and Record in this Court, on this day, Many Caril Govern A. D. 1895. The Executors named in said Will appeared in Court, accepted said trust, and entered into band in the sum of Light Mirusana Dollars, conditioned as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said Caril Court and Caril Court, and Carillary Upon the estate of the said Carillary On suggestion of said Executors, and Carillary bloom to the said Advanced Carillary Consugrestion of said Executors, and Carillary bloom to the said Advanced Carillary On suggestion of said Executors, and Carillary bloom to the said	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Mathew and Carra and all Carrey subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatzr at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Acard Cour [ate of and Record in this Court, on this day, Many Carra and Daried Scara and Probate and Record in this Court, on this day, Many Carra and Daried said trust, and entered into bond in the sum of Light Invasional Dollars, conditioned as the law directs, with Courty Chency and Jahra Randall as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Daried Carr Many Carrand Daried Carr On suggestion of said Executors, and agreements to the Said Many Carrand Daried Carr On suggestion of said Executors, and agreements of the are appointed agrees of the are appointed agrees of the	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the ouths of Manney Matheway A. D. 1895, and an an das happens subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and excented, and that the Testatzr at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Whe last Will and Testament of Caril Caril Black June of Probate and Record in this Court, on this day, Many Caril Govern A. D. 1895. The Executors named in said Will appeared in Court, accepted said trust, and entered into band in the sum of Light Mirusana Dollars, conditioned as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said Caril Court and Caril Court, and Carillary Upon the estate of the said Carillary On suggestion of said Executors, and Carillary bloom to the said Advanced Carillary Consugrestion of said Executors, and Carillary bloom to the said Advanced Carillary On suggestion of said Executors, and Carillary bloom to the said	Recorded Docket Volume
presented for Probate, thereupon spid Will was duly proven by the oaths of Carrey Mathier, and Carre Carlo writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and exemted, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Carre Court Gounty, Ohio, deceased, having heretofore from duly proven and admitted to Probate and Record in this Court, on this day, Many Carre and Admira Court and admitted to Probate and In said Will appeared in Court, accepted said trust, and entered into band in the sum of Tight Ususama, Dollars, conditioned as the law directs, with Journal Union it is ordered, that Letters as a superies, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said Many Carrand David Carr On suggestion of said Executors, and agreement to the said Acara Acara Court are appointed appraisance of the Estate of said decedent, to be appraised. Judge of Probate Acara Acara Acara Acara Carrand Carrand Carrand David Carr On suggestion of said Executors, and agreement to the said are appointed appraisance of the Estate of said decedent, to be appraised.	Recorded Docket Volume
presented for Probate, thereupon spid Will was duly proven by the oaths of Marrey Mathier, and Circumstated for Probate, thereupon spid Will was duly proven by the oaths of Marrey Mathier, and Lina and California substitution of the Court; and the sound was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that wash Will was duly attested and excented, and that the Testatzer at the time of exceuting the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. The last Will and Testament of Acard Carr Jones Jones Jones Probate and Record in this Court, on this day, Many Carr and Daniel Jones J	Recorded Docket Volume
presented for Probate, thereupon spid Will was duly proven by the oaths of Marrey Mathier, and Circumstated for Probate, thereupon spid Will was duly proven by the oaths of Marrey Mathier, and Lina and California substitution of the Court; and the sound was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that wash Will was duly attested and excented, and that the Testatzer at the time of exceuting the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. The last Will and Testament of Acard Carr Jones Jones Jones Probate and Record in this Court, on this day, Many Carr and Daniel Jones J	Recorded Docket Volume
presented for Probate, thereupon spid Will was duly proven by the oaths of Darry Mather and Carra and Blagon subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Darri Carr June Bounty, Ohio, deceased, having heretofore Osen duly proven and admitted to Probate and Record in this Court, on this day, Mary Carr and Darri Carr the Executors, named in said Will appeared in Court, accepted said trust, and extered into band in the sum of Light Livusama Dollars, conditioned as the law directs, with Journal Charry and Therefore the Said Carr Testamentary upon the estate of the said Darri Carr as suggestion of said Executors, and agreements to the said Mary Carr and Darri Carr in the contract of the said Darri Carr in the Said Carr in this Court, to be appraised. This day came into Court, in person, Mary Carr wildow of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court.	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Carney Machen and Carne and all line with the testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. The last Will and Testament of Carl Carl Town This day, Many Carl and Date of Probate and Record in this Court, on this day, Many Carl and Date of the Executors named in said Will appeared in Court, accepted said trust, and outered into band in the sum of Light Understand Dollars, conditioned as the law directs, with Journal Union the sum of Light Understand Testamentary upon the estate of the said Carl On suggestion of said Executors, and Carl All the Urms of Said decedent, to be appraised. This day came into Court, in person, Many Carl In the said Carl This day came into Court, in person, Many Carl In the court explained to her the provisions of the Will, her rights under it, and by law, in the event	Recorded Docket Volume
presented for Probate, thereupon spid Will was duly proven by the oaths of Darry Mather and Carra and Blagon subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Darri Carr June Bounty, Ohio, deceased, having heretofore Osen duly proven and admitted to Probate and Record in this Court, on this day, Mary Carr and Darri Carr the Executors, named in said Will appeared in Court, accepted said trust, and extered into band in the sum of Light Livusama Dollars, conditioned as the law directs, with Journal Charry and Therefore the Said Carr Testamentary upon the estate of the said Darri Carr as suggestion of said Executors, and agreements to the said Mary Carr and Darri Carr in the contract of the said Darri Carr in the Said Carr in this Court, to be appraised. This day came into Court, in person, Mary Carr wildow of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court, deceased, and made application to elect under the Will of late of this Court.	Recorded Docket Volume

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- www	Courtey Baccellor.
Video Edwin Gadans,	Deceased. June 18th 18/5- late of day of June A. D. 18/5
The last Will and Testament of Oction	o, deceased, having been, on the 1875 day of June A. D. 1885
presented for Probate, thereupon said Will was duly	proven by the oaths of When Tryll
and the Mobinson subscribi	ing witnesses thereto, who were duly sworn and examined in open Court, and their of the Court; and it appearing to the Court from the testimony of said witnesses, that
	t the Testator at the time of executing the same, was of full age and of sound min-
and memory, and not under any restraint," it is not together with the testimony herein, so taken and rec	w here ordered, that said Will be admitted to Probate and filed, and that the same luced to writing as aforesaid, be recorded.
	John Blook June of PROBATE.
	18
The last Will and Testament of	late o
	County, Ohio, deceased, having heretofore been duly proven and admitted to Probat
and Record in this Court, on this day, the Execut named in said Will appeared in Cou	art, accepted said trust, and entered into bond in the sum of
	as the law directs, with
and Testamentary upon the estate of the said	_as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letter deceased, issue to the sai
restainentary upon the estate of the said	On suggestion of said Execut,
	and are appointed appraisers of the
Estate of said decedent, to be appraised.	Judge of Probate.
	10
This day came into Court, in person,	widow o
	late of this County, deceased, and made application to elect under the Will o
of her refusal to take under the Will," and she then	ained "to her the provisions of the Will, her rights under it, and by law, in the even made her election to take under the Will, and her sai
election is now here entered of record.	Judge of Probate.
Will of Seanklin Bon	Min Bower 18/8.
Dones Cours of Shann County, Ohi	io, deceased, having been, on the 19th day of June A. D. 18/5
presented for Probate, thereupon said Will was duly	y proven by the oaths of Efferen Lifecher ing witnesses thereto, who were duly sworn and examined in open Court, and the
testimony was reduced to writing and filed by order	of the Court; and it appearing to the Court from the testimony of said witnesses, the
	w here ordered, that said Will be admitted to Probate and filed, and that the same
together with the testimony herein, so taken and re-	duced to writing as aforesaid, be recorded.
	Jan Blocato Judge OF PROBATE.
0	June 10th June 1815-
The last Will and Testament of Jean	Men Bowen late o
and Record in this Court, on this day, Many	County, Ohio, deceased, having heretofore been duly proven and admitted to Probat
the Event Ocas named in said Will appeared in Cor	urt accented said trust and onterwhise bord in the sam of and by the term
of Daid Will no bond Hollans, conditioned	as the law directs, with being required.
and Testamentary men the estate of the said 73 a . A	as the law directs, with being required, as correties, to the mareptance of the Court; matthereupon it is ordered, that Letter Clin Bowen deceased, issue to the sai
mary & Bowen, without Bond	and ordered and mappraises we appointed my microst
regund, no appraisent is	and ordered and madepraises we appointed symmetry
Estate of said decedent, to be appraised.	John Black Judge of Probate. Judge of Probate. 18/8- ary & Bowen widow of late of this County, deceased, and made application to elect under the Will of
N. Control of the con	20 Juni 10th 18/8-
This day came into Court, in person,	ary 6 Sowen widow o
her deceased hishard and thereunon the Court evil	late of this County, deceased, and made application to elect under the Will of lained "to her the provisions of the Will, her rights under it, and by law, in the even
of her refusal to take under the Will," and she then	made her election to take under the Will, and her sai
election is now here entered of record.	John Bloats, JUDGE OF PROBATE.

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Journal of Appointments.

V' 8 1 X 11	
Helle Sen Moodrand Deceased Jouno 23 th 1845.	
The last Will and Testament of John Frankling	
Claubourne Fournship, Union County, Ohio, deceased having been on the 23 2d day of June A. D. 18/5-, presented for Probate, thereupon said Will was duly proven by the oaths of Me, Jaguson	
and Lin in Suthree the subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and excented, and that the Testatore at the time of executing the same, was of full age and of sound mind	Recorded
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recoraea
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
September 24th 18/5-	Docket
September 21th	
my start and start the start of	Volume
The last Will and Testament of Fritz County Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day, John Hoodry James & Hondry Jana Goratio & Trodruff	Page
the Executors named in said Will appeared in Court, accepted said trust, and entered intopond in the sum of Jewelse thousand	
martha Woodreff and while a Mondruff as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
The town town was the state of the said to	
Executor bin said Will named On suggestion of said Executors, and by the terms of the Well no	
appraisement is ordered, and are appointed appraisers of the	
Estate of said decedent, to be appraised. Judge of Probate.	
SUBJECT OF PROBATE.	
Jun 28 2d 18 /5.	
This day came into Court, in person, Isla Conn Hoodruff, widow of	
late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even-	
of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
election is now here entered of record. Shu Blacky, Judge of Probate.	
Fill of Jesiphus Collier Deceased July 3 2d 18/5- The her Will and Testament of Jasephus Collier July 3 2d day of July A. D. 18/57 Servend for Probate theremore end Will was duly proven by the outles of Jak M. D. 18/57	
The how Will and Testament of Jaselshus Collies	
Serving Sourship lenion County, Ohio, deceased, having been, on the 3 7 day of July A. D. 18757	
presented for Probate, thereupon said Will was duly proven by the oaths of S. H. He Lever held	No.
and Ly and Tush hungh subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Thu Bleato JUDGE OF PROBATE	Docket
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The Bleato Judge of Proparts July 5 7 18/5.	
July 5 18/5	Volume
The last Will and Testament of Jasephus Collier arm Sounding, line County Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, James Collier and Storge Leasure flows of the sent of t	
from Soundhip, lines County Ohio, deceased, having heretofore been duly proven and admitted to Probate	Page
the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Three thousand	
Dollars conditioned as the law directs, with Barnard Baker	
and Deracel Stack as sureties to the acceptance of the Court; and thereupon it is ordered, that Letters	
description of the said	
Testamentary upon the estate of the said Lasephur Collier (, deceased, issue to the said	
any boller and brorge Lusur On suggestion of said Executors, Herrich & Silly, John	
amelo Collier and Isrorge Lusuro On suggestion of said Executors, Herrich 15 SERley, John and James Hells are appointed appraisers of the	
Estate of said decedent, to be appraised.	
Estate of said decedent, to be appraised. Deal Coal Decedent Deceded Decede	
Estate of said decedent, to be appraised. South Coals Judge of Probate.	
Estate of said decedent, to be appraised. June of Probate. 18 .	
Estate of said decedent, to be appraised. South Coals Judge of Probate.	

election is now here entered of record.

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it is ordered, that Letters	
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A. D. 18757 in open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Judge of Propage.	Recorded Docket
A. D. 18757 in open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Judge of Probate.	Recorded
A. D. 18757 in open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, L. Judge of Probate. 1875- late of	Recorded Docket
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Judge of Probate 1875. late of en and admitted to Probate	Recorded Docket
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Judge of Probate 1875. late of en and admitted to Probate	Recorded Docket Volume
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Is Judge of Propare. Is 1875. late of en and admitted to Probate Three Housand	Recorded Docket Volume
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Judge of Propare. 1875. late of en and admitted to Probate Three Housand it is ordered, that Letters	Recorded Docket Volume
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, L. Judge of Probate 1875 late of on and admitted to Probate Three Three Areas and it is ordered, that Letters deceased, issue to the said	Recorded Docket Volume
Inte of A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Lo Judge of Propare. 1875. late of en and admitted to Probate Three three and Seley, John	Recorded Docket Volume
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, L. Judge of Probate 1875 late of on and admitted to Probate Three Three Areas and it is ordered, that Letters deceased, issue to the said	Recorded Docket Volume
In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, I JUDGE OF PROBATE. 18/5. late of en and admitted to Probate Three Three Thread it is ordered, that Letters deceased, issue to the said en appointed appraisers of the	Recorded Docket Volume
Inte of A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Lo Judge of Propare. 1875. late of en and admitted to Probate Three three and Seley, John	Recorded Docket Volume
A. D. 18757 In open Court, and their many of said witnesses, that full age and of sound mind filed, and that the same, Lo Judge of Probate 1875- late of en and admitted to Probate Three Areas and of Seley, Line appointed appraisers of the Judge of Probate.	Recorded Docket Volume
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Louder of Propare. 1875. late of en and admitted to Probate Three Three Areas of Seley, Line appointed appraisers of the Judge of Probate. 1896.	Recorded Docket Volume
A. D. 18757 In open Court, and their many of said witnesses, that full age and of sound mind filed, and that the same, Lo Judge of Probate 1875— late of en and admitted to Probate Three Areas and of Seley, Line appointed appraisers of the Judge of Probate 18 widow of	Recorded Docket Volume
A. D. 18757 In open Court, and their nony of said witnesses, that full age and of sound mind filed, and that the same, Louder of Propare. 1875. late of en and admitted to Probate Three Three Areas of Seley, Line appointed appraisers of the Judge of Probate. 1896.	Recorded Docket Volume

The last Will and Testament of Bry a Collen Jourship, Union County, Ohio	Doggueral	July 6	25	18 25
Macy Singamin consien.	Deceased	1. store		late o
The last Will and Testament of Jungar	new xo	han on the 6th	downer beef	A. D. 1825
Wen Jourship, Unen County, Omo	, deceased/ having	boot 19/2 10 al	and the second	2
presenced for Probate, thereupon said Will was duly and Hurnaf M Wilson du subscribin	proven by the oat	sto who were duly sworn	and examined in o	nen Court and thei
testimony was reduced to writing and filed by order o	f the Court: and	it appearing to the Court	from the testimony of	of said witnesses, the
"such Will was duly attested and executed, and that	the Testatore a	the time of executing th	e same, was of full a	ge and of sound min
and memory, and not under any restraint," it is now	here ordered, the	at said Will be admitted	to Probate and filed	, and that the same
together with the testimony herein, so taken and redu				
			B Coats	JUDGE OF PROBATE.
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The last Will and Testament of Brufas	1 /20%	ita		late o
The last Will and Testament of Dinja	County Ohio do	assed having heretofore l	peen duly proven an	
and Record in this Court, on this day, Wife	of in store	and Frances M	Wilson	
the Executors named in said Will appeared in Con-	t accented said t	rust, and entered into bone	l in the sum of O7	re thousan
Dollars conditioned s	s the law directs.	with John Wilso	21	
and Hilliam & Robinson	ns sureties, to th	e acceptance of the Court	; and thereupon it is	s ordered, that Letter
Testamentary upon the estate of the said Bente	min to	mister	, deed	eased, issue to the sai
iliza ofinstonana Thomas in Wielon	On suggestion of	said Executors Will	iam proda	n What
Testamentary upon the estate of the said Berife Whya Johnston and Thomas Million World and Thomas Million	and Willia	ma / Takin	Some are appe	inted appraisers of th
Estate of said decedent, to be appraised.			/	
		formed	Couls,	JUDGE OF PROBATE.
		November.	#	an bran
91.1	0 0		12.7	1855
This day came into Court, in person, Lelega	Muson	his County, deceased, and,	toonake	widow c
Brujamingthuston				
her deceased husband, and therenpon the Court expla	ined "to her the	provisions of the Will, he	r rights under it, and	by law, in the ever
of her refusal to take under the Will," and she then of under the land, election is now here entered of record.	made her election	when	to take under	the Will, and her sie
election is now here entered of record.		then Bleva.	G,	Лирак ок Риоватк.
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1' 16 00				
Will of DENNY Marrio, The last Will and Testament of HENNY	L Deceased.	angua	1 4 9 Th	Ces 18/5-
The last Will and Testament of Alann	1. Marri	off		late a
Union County, Ohio	deceased, havin	g been, on the	day of Cine	2 4. D. 18 %
presented for Probate, thereupon said Will was duly	proven by the oa	the of a. He. Pri	nale !	
and He, Ferguson subscribi				open Court, and the
testimony was reduced to writing and filed by order of				
"such Will was duly attested and executed, and that				
and memory, and not under any restraint," it is nov				
together with the testimony herein, so taken and red	need to writing a	s aforesaid, be recorded.		
		Mint	3 Couly	JUDGE OF PROBATE.
Clarbourne Township Union				
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m 1 + Will and Testament of Alexander	y mas	riall !		Inte
Clarbourno Jounship Union,	County Ohio de	cossed baying beretofore	been duly proven an	nd admitted to Probe
and Donal in this Court on this law ID Court	lin War	assist	~	1.4
the Executer named in said Will appeared in Cou	rt accented said t	rust, and entered into bon	d in the sum of	to trove
	the affective fortune of the contract of the		P DIT	
and Orlin & Serrol and	as spreties to th	ne accentance of the Cour	t: and thereupon it i	s ordered, that Lette
Testamentary mean the estate of the said HELLA	y & Marri	ott	, dec	eased, issue to the sa
Testamentary upon the estate of the said Hours flanklin & Marriett Estate of said decedent, to be appraised.	On suggestion of	said Executor, Gro	19 B Heam	ilter Bas
Cones	and John	nartin	are app	ointed appraisers of t
Estate of said decedent, to be appraised.		010	10 -	
		John 131	laals	JUDGE OF PROBATE.
		V		
				18 ,
This day came into Court, in person,				widow
Parameter Section 1	late of t	his County, deceased, and	made application to	elect under the Will
her deceased husband, and thereupon the Court expla	ained " to her the	provisions of the Will, he	er rights under it, and	1 by law, in the eve
of her refusal to take under the Will," and she then				the Will, and her sa

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Journal of Appointments.

Mello Tollert Bestament of Tobert Bestaham Conquest 16th at 18/5-	
The Inst Will and Testenny of A Indiana 113 Indiana 1	
Coulourne Township Union County, Ohio, deceased, having been, on the 9th day of Conquest A. D. 18/6;	
presented for Probate, thereupon said Will was duly proven by the oaths of office of marrioth and vertal Sabing who is and tribing of the hand writing of henry marrioth, deceased a subscribing witnesses thereto, who was duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses.	
"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound at	Recorded
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
John Black, Judge of Probate.	Docket
The last Will and Testament of	Volume
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day,	Page
the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
Dollars, conditioned as the law directs, with	
as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut ,	
and are appointed appraisers of the	
Estate of said decedent, to be appraised.	
Judge of Probate,	
18 .	
This day came into Court, in person, widow of	
late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election	
election is now here entered of record.	
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Will of and Allask . To September 9th at to	
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The fact Will and Tostament of angles Clark Decised by the day of September 9th at 18/8-	
The last Will and Testament of angles Clark Clen Journship Union County Ohio, deceased, having been, on the 9th day of September A. D. 18/8. Discontract for Probate thereupon said Will was duly proven by the outlist of 102 may 1 31 show	
presented for Probate, thereupon said Will was duly proven by the oaths of Many O Standy	No.
The last Will and Testament of angles Clark The last Will and Testament of angles Clark Ulen Journship Union County Ohio, deceased, having been, on the 9th day of September A. D. 18/8; presented for Probate, thereupon said Will was duly proven by the oaths of Henry Bishop and Caron Finder subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	No.
and Carun Trobate, thereupon said Will was duly proven by the oaths of All May of School and examined in open Court, and their	
and Carry Finder subscribing witnesses thereto, who were dry sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
and Carry Finder subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Recorded
and Carry Finder subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
and Cartin Fronces subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded Docket
and Cartin Fronces subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded
and Carry Trender subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded Docket
and Acres Iteration subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testators at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of angus law	Recorded Docket Volume
subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that much Will was duly attested and executed, and that the Testators at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Angus Cash. The last Will and Testament of Angus Cash. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this day, Testament Cash.	Recorded Docket
subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that much Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Angus Cash. The last Will and Testament of Angus Cash. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this day, Sester Clash.	Recorded Docket Volume
and Carry French said Will was duly proven by the oaths of Herrican School and Carry French subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Court, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Court, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Sester Clark the Executer named in said Will appeared in Court, accepted said trust, and extered into bond in the sum of Sex Mousand. Dollars, conditioned as the law directs, with Shepher at Clark.	Recorded Docket Volume
subscribing witnesses thereto, who were dry sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testators at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Court, on this day, County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Court, accepted said trust, and extered into bond in the sumy of of Mousand, Dollars, conditioned as the law directs, with Stephend Clark, and thereupon it is ordered, that Letters as supplies, to the neceptance of the Court; and thereupon it is ordered, that Letters	Recorded Docket Volume
subscribing witnesses thereto, who were day sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Angus Carly, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Seter Clark the Executer named in said Will appeared in Court, accepted said trust, and extered into bond in the sunyof of Mousand. Pollars, conditioned as the law directs, with Mesherd Clark as surgices, to the acceptance of the Court; and thereupon it is ordered, that Letters as surgices, to the acceptance of the Court; and thereupon it is ordered, that Letters are depensed, issue to the said.	Recorded Docket Volume
subscribing witnesses thereto, who were dry sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Angus Clark County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Sester Clark the Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sunyof of Mousand. Pollars, conditioned as the law directs, with Shepherd Clark as suggistes, to the acceptance of the Court; and thereupon it is ordered, that Letters	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Mynny of Sandy and Carron Frencher subscribing witnesses thereto, who were dely sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that of such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Recert in this Court, on this day, Sester Clark the Executor named in said Will appeared in Court, accepted said trust, and extend into bond in the sunyof of Mousand Dollars, conditioned as the law directs, with Shepher a Court; and thereupon it is ordered, that Letters as survives, to the acceptance of the Court; and thereupon it is ordered, that Letters are proposed to be said Courty, and Samuel Trustall Courty, are appointed appraisers of the Extens of said deceased, issue to the said On suggestion of said Executor. Hellam Lawy, are appointed appraisers of the Extens of said deceased, to be supplied to be said or said deceased.	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the outlis of Mynny of Standy and Carron fronder subscribing witnesses thereto, who were dely sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Court, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Court, of this day, Court, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Tester Clark the Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sunyof of Mousand Dollars, conditioned as the law directs, with Mephera Clark as surejes, to the acceptance of the Court; and thereupon it is ordered, that Letters are jamentary agon the estate of the said Congress Cash. On suggestion of said Executors. Allians He Crary, are appointed appraisers of the	Recorded Docket Volume
presented for Probate, thereupon said will was duly proven by the ouths of Hernaly Stands and Lauren Hernales subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and the probate and the testimony of said witnesses, that said will was duly attested and executed, and that the Testatore at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." It is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Ungus Clark County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Lester Clark the Executer named in said Will appeared in Court, accepted said trust, and extered into bond in the sunyof of Mousand and Datace Hellet as surgios, to the acceptance of the Court; and thereupon it is ordered, that Letters as surgios, to the acceptance of the Court; and thereupon it is ordered, that Letters are unconstituted in Sunskey and Dankey are appointed appraisers of the Executer of said decedent, to be appraised. Juper of Probate.	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Northly's Standy and Canna Prince Will subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that the same, was of full age and of sound mind and memory, and not under any restraint." It is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The tast Will and Testament of Angus Clark The tast Will and Testament of Angus Clark County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Sester Clark the Executer named in said Will appeared in Court, accepted said trust, and outered into bond in the sunyof of Mousand Pollars, conditioned as the law directs, with Shepter a Clark Testamentary open they state of the said Angus Clark On suggestion of said Executor. Hillean Le Crary, and Samuel Truddel are appointed appealsers of the Select Clark On suggestion of said Executor. Jupon of Probate are appointed appealsers of the Samuel Truddel are appointed appealsers of the Jupon of Probate.	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the outbus of Northly & Standy & and Cannon Prince of the Court; and it appearing to the Court from the testimony of said witnesses, that the testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that much Will was duly attested and executed, and that the Testators at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint." It is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Congret Court, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record is this Court, on this day. September 4.5 Los 18 8.5— Inter of Courty, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record is this Court, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter of Courty, on this day. September 4.5 Los 18 8.5— Inter	Recorded Docket Volume
presented for Probate, thereupon said Will was duly preven by the oaths of Abrilly & Standy &	Recorded Docket Volume
presented for Probate, thereupon said Will was duly proven by the oaths of Almany Summy Summy Innated Subscribing witnesses thereto, who were dry sworm and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that another with the same, was of full age and of sound mind and memory, and not under any restraint." It is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Unique Court, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record is this Court, on this day. Testim Court, occupted said trust, and extered into bond in the sunyof Court Mousand and Record is this Court, on this day. Testim Court, accepted said trust, and extered into bond in the sunyof Court Mousand and Record is this Court, on this day. Testim Court, accepted said trust, and extered into bond in the sunyof Court Mousand and Record is this Court, on this day. The said Court is and thereupon it is ordered, that Letters as survices, to the acceptance of the Court; and thereupon it is ordered, that Letters are appointed appraisance. The said Court, are appointed appraisance of the said Court, and Samuel Truddel Area are appointed appraisance of the Said decedent, to be appraised. This day came into Court, in person, Into of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained to her the provisions of the Will, her rights under it, and by law, in the event	Recorded Docket Volume
presented for Probate, thereupon said Will was duly preven by the oaths of Abrilly & Standy &	Recorded Docket Volume

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QA 10 80		The last Will and Testament of David	Downson Money got	18/5
18/3		The of Aguved I summer	A from an and de Octivel them	to late of
late of		The last Will and Testament of Success	I denver, and one course order	Menules 1 D 1886-
Sali 1 A. D. 18/6:		Driver County, Ohio, of and County of the presented for Probate, thereupon said Will, was duly presented for Probate, the presented for Probate, there was duly presented for Probate, the presented for Probate for Probate, the presented for Probate	legensed, having been, on the	da Me Lonethi
Subscribing who are ward in open Court, and their	No.		witnesses thereto, who were duly sworn and exam	sined in open Court, and their
nony of said witnesses, that		testimony was reduced to seiting and filed by order of		
full age and of sound mind		"such Will and duly attested and executed, and that the	are Testatzar at the time of executing the same, we	s of full age and of sound mind
filed, and that the same,	Recorded	and memory, and not under any restraint," it is now l	are ordered, that said Will, be admitted to Probate	and filed, and that the same,
the same,		together with the testimony herein, so taken and reduc		
JUDGE OF PROBATE.	Docket	ing.	ohn Bloats.	Judge of Probate.
O CHOIS OF PROBATE,				
10		The last Will and Testament of and Control of the Record in this Court, on this day, Eschiel of the Executors named in said Will appeared in Court.	Morember 9th	1870-
18	Volume		ide thente of David & Sarrie	late of
late of		The last Will and Testament & WHA C	out Ohio deceased having heretofare been duly	proven and admitted to Probate
en and admitted to Probate	Page	Michigan manion Solling	Property, this, deceased, mixing detection with any	proteir and minimum to a common
	Tugo	the Executers named in said Will appeared in Court	accented said trust, and entered into bond in the su	m of him thousand
		Dollars conditioned as	the law directs, with albert Harpente	and Robert Farrier
n it is ordered, that Letters		Donats, conditioned as	is sureties, to the acceptance of the Court; and ther	compon it is ordered, that Letters
_decensed, issue to the said		Testamentary upon the estate of the said David, Vichiel Brown Jo Farier, the other Executor, of	WErrier	deceased, issue to the said
No productional		V. p. Bill Brown Of Farin the other Sacretor 5	n suggestion of said Executor Mulas Sal	in maris Inkell
appointed appraisers of the		a)	Milliam B Stubert	are appointed appealsers of the
11		Estate of said decedent, to be appraised.	Val 10/2	+
JUDGE OF PROBATE.			- John Solout	Judge of Phobate.
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widow of		This day came into Court, in person,		widow of
n to elect under the Will of			late of this County, deceased, and made appli	
, and by law, in the even		her deceased lusioand, and thereupon the Court explain		
nder the Will, and her said		of her refusal to take under the Will," and she then m	ade her election to t	ake under the Will, and her said
JUDGE OF PROBATE.		election is now here entered of record.		JUDGE OF PROBATE.
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a gto ax or		Well of mathan Bhi	Company / Otensh	en 20th 18/8-
11000 1010		Tell of Onathan Blief The last Will and Testament of Wnath Giverly Lownship Union County, Ohio,	and Bolivia	Into al
15 1 month		The last will and Testament of July 2000	and made noth land	Myemples A Triebo
MINULED A. D. 18/83		presented for Probate, thereupon said Will was duly p	deceased, having been, of the 20 1 day of	1. 1. 10/8.
	No.	and Lowid Bouldsouth subscribing		mined in orea Court and their
I in open Court, and their		testimony was reduced to writing and filed by order of		
nony of said witnesses, that full ago and of sound mind	Recorded	" " such Will was duly attested and excented, and that t		
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att Car be	2212		Marenders 2	17th 1000-
9th Cib 18/5-	Volume	D. H	n the in-	10/8
late of		Liverty Township Union Cand Record in this Court, on this day, David	anstrucox	late of
en and admitted to Probate	Page	Lacay Journsmys and	ounty, Onio, deceased, having heretotore been duly	proven and admitted to 1 robate
Sex thousand		and Record in this Court, on this day, Ayuwa	173000	Three dearnance
ocy mousinn		the Executor named in said Will appeared in Court Dollars, conditioned as	the law disports with Charles In 132 mas	Brand 10an
A A A A A Tottone	TV -	16.	The second secon	roupon it is ordered that Letter
n it is ordered, that Letters		Pestamentary upon the estate of the said for all	han B Well now	deceased, issue to the said
deceased, issue to the said		hand & Buss	m suggestion of soid Executors (150100) HI	Baxles Sustres 9
appointed appraisers of the		Miller	adhomas Herd br	are appointed appraisers of the
appointed approximation		Estate of said decedent, to be appraised.	nan B Wilcox m suggestion of said Executor, lstorge HI ad Thomas Herd fr Thu Bloods	A. A
JUDGE OF PROBATE.			John Blooks	Judge of Prodate.
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widow of		This day came into Court, in person, Cole	out theleo x	widow of
n to elect under the Will of		Matran BHillerx	late of this County, deceased, and made appli	ication to elect under the Will of
, and by law, in the event	T PARTERS	her deceased husband, and thereupon the Court explain	ned "to her the provisions of the Will, her rights ur	
nder the Will, and her said	The state of	of her refusal to take under the Will," and she then m	ade her election ALA to t	ake under the Will, and her said
		election is now here entered of record.	10 / D/O	a of Judge of Propage.
JUDGE OF PROBATE.			fill of O	CLUT SUBER OF LEGRATE.

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	Theleof Theodorus Greene Deceased December 9th 18/5.	The same of the
	m 1/2 Will 1 m	1981-
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No.	and D. Manchester subscribing witnesses thereto, who were duly sworn and examined in open Court, and	No.
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	Part of the Control of
Decembed	"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind	To logo
Recorded	such will was duly attested and executed, and that the restauze at the time of executing the same, was of full age and of sound mind	Recorded
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	27 - 2 - 2 - 2
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	The last Will and Testament oflate of	10,111,111
	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	and the second of
Page	and Record in this Court, on this day,	Page
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
	Dollars, conditioned as the law directs, with	
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
	Testamentary upon the estate of the said	
-	On suggestion of said Execut,	
	and are appointed appraisers of the	
	Estate of said decedent, to be appraised.	
	JUDGE OF PROBATE.	
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	1876.	
	This day came into Court, in person, aliga and breeze	
	Theodorus Istelne late of this County, deceased, and made application to elect under the Will of	The street of the se
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even	
	of her refusal to take under the Will," and she then made her election	1 JUNE 1
	M 180 THE STATE OF	
	election is now here entered of record. Ohn Block Jupan or PROBATE.	
Ville	A Some Still to the solution of the solution o	
jiuco	The last Will and Testament of Phra Stickney late of Sterly Township Union County, Ohio, deceased, Waving been, on the 1th day of December A. D. 18/5.	
	Liberty Township Union County, Ohio, deceased, Having been, on the / to day of December A. D. 18/5,	
No.	presented for Probate, thereupon said Will was duly proven by the oaths of Again A Journamian	No.
	and Markey subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind	
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	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded 4
12 S W	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
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	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. 18	Docket
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of	Docket
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate 18	Docket
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Volume	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Docket
Volume	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Docket
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JUDGE OF PROBATE.
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18/6.
widow of
elect under the Will of
nd by law, in the even
er the Will, and her said
JUDGE OF PRODATE.
18/5
late of
enulu A. D. 18/5-,
0 1 1 1
n open Court, and their
y of said witnesses, that
l age and of sound mind
led, and that the same,
JUDGE OF PROBATE.
575
18 .
18late of and admitted to Probate

		1. Al., O
18/5	The second	Villa Wallann Esper Deconsed Januar
		The De Dellians Gasher
late of		Garbury Lownship Union County, Ohio, deceased, having been, on the
Landy A. D. 1875,	A STATE OF THE PARTY OF	Tronship Union County, Ohio, deceased, having been, of the
2 Dy che in a	No.	presented for Probate, thereupon said Will was duly proven by the oaths of MIMMy Metgy
Ain-open Court, and	The State of the Post	and Mancy M Heghloargin subscribing witnesses thereto, who were huly sworr
nony of said witnesses, that	the light with the last	testimony was reduced to riting and filed by order of the Court; and it appearing to the Court
full age and of sound mind	Recorded	such Will was duly attested and executed, and that the Testator at the time of executing the
filed, and that the same,	the state of the s	and memory, and not-under any restraint," it is now here ordered, that said Will be admitted
[.		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	10hn 130a
T. MODALE.	Contract to second	
10		ii co tani
	Volume	The last Will and Tostament of William Esper
late of	THE PERSON	The last Will and Testament of Medican Ville
en and admitted to Probate	and a beliefet	- Lesten govership lings , County, Ohio, deceased, having heretofore
	Page	and Record in this Court, on this day, Hough Min adout
		the Executer named in said Will appeared in Court, accepted said trust, and entered into bon
		Dollars, conditioned as the law directs, with Mining Heig
n it is ordered, that Letters	1. 't houderie	and direct Moloron as sureties, to the acceptance of the Court
_deceased, issue to the said .	The second states	Testamentary upon the estate of the said Hilliam Jespu
		Hugh Mc adon On suggestion of said Executer . Thorn
appointed appraisers of the	and the same of the same of	John Ho Frickey and Stril & Saylor
		Estate of said decedent, to be appraised.
JUDGE OF PROBATE.	Company of the second	John 13 Wac
18/6.	37 37 3	
		mi - Ann come into Court in novem
widow of		This day came into Court, in person,late of this County, deceased, and
n to elect under the Will of		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, he
t, and by law, in the even		
ender the Will, and her said	2 mg JUNG 0 01	of her refusal to take under the Will," and she then made her election
Judge of Propage,	The second second	election is now here entered of record.
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		+ • • • •
		The state of the s
18/5		Hell of Milliam gapull Developed, , fermi
late of		The last Will and Testament of William Sabriel and
genelier A. D. 18/5.	and the second	Mulford Centre Union County, Ohio, deceased, having been on the 26 "
1		presented for Probate, thereupon said Will was duly proven by the oaths of Faller 1760
l in open Court, and their	No.	and fames allenderson the subscribing witnesses thereto, who were duly swor
nony of said witnesses, that	- soils block	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court
full age and of sound mind	Recorded	such Will was duly attested and executed, and that the Testator at the time of executing t
I filed, and that the same,	accorace -	
i filed, and that the same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
- Comment	Docket	John Blood
JUDGE OF PROBATE.	- 17 11 5/et l	John Broad
		4.0
18	Volume	VI. D. Januar
late of		The last Will and Testament of Thelliam Galine
en and admitted to Probate	- La Targingle	County, Ohio, deceased, having heretofore
en and admitted to 1	Page	and Record in this Court, on this day,
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bor
		Dollars, conditioned as the law directs, with
1 1 1 T Hope	ordered, that Levelon	
on it is ordered, that Letters	The state of the s	
deceased, issue to the said	The second second second	Testamentary upon the estate of the said
0.1		On suggestion of said Execut,
e appointed appraisers of the	- California	and
D	The second second	Estate of said decedent, to be appraised.
JUDGE OF PROBATE.		
+ 11		
7 (18/5	The state of the s	
widow of		This day came into Court, in person,
on to elect under the Will of	of under the	late of this County, deceased, and
it, and by law, in the event	to a second second	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, he
under the Will, and her said	leave, HTW no	of her refusal to take under the Will," and she then made her election
The state of the s		

election is now here entered of record.

A. D. 18/6 and examined in open Court, and their from the testimony of said witnesses, that e same, was of full age and of sound mind to Probate and filed, and that the same, celd, JUDGE OF PROBATE. been duly proven and admitted to Probate od in the sum of Eight hundred ; and thereupon it is ordered, that Letters _deceased, issue to the said are appointed appraisers of the JUDGE OF PROBATE. widow of made application to elect under the Will of or rights under it, and by law, in the event _____ to take under the Will, and her said Judge of Proparts. n and examined in open Court, and their from the testimony of said witnesses, that he same, was of full age and of sound mind to Probate and filed, and that the same, JUDGE OF PROBATE. been duly proven and admitted to Probate id in the sum of

t; and thereupon it is ordered, that Letters deceased, issue to the said are appointed appraisers of the JUDGE OF PROBATE. 18 widow of

> made application to elect under the Will of er rights under it, and by law, in the event to take under the Will, and her said

Journal of Appointments.

	54 0-0344	
	Hollast 1 & Millians War Starte Com	
	Hell of a Si Huming Deceased. Stationy " up 18/6.	
	The last Will and Testament of Cl. Milking	
	Maryville Union County, Ohio, deceased, having been, on the Line day of Alexany A. D. 18/	21 24
No.	presented for Probate, thereupon said Will was duly proven by the oaths of Ch. M. Journe	
110.	and Milann Joney subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
Recorded	"such Will was duly attested and executed, and that the Testate?" at the time of executing the same, was of full age and of sound mind	The second second
necornea	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Docket	De 11/0 to	
	JUDGE OF PROBATE.	Docket
	The second secon	
Volume	Phray the ab 18/6.	Volume
	One The last Will and Testament of Collins late of	younie
	Marysville, Will County, Chip, degeased, having heretofore been duly proven and admitted to Probate	and a second
Page	and Record in this Court, on this day, Washiet Wilking, B. Brich Milking and has Brille	Page
	the Executor's named in said Will appeared in Court, accepted said trust, and covered into bond in the sum of no bond being liquid	
	by the terms of said Rollars anditioned as the landiness with Hell, therefore no bind is required by the	
	and Court and the court is a sureties to the acceptance of the court; and thereupon it is ordered, that Letters	
	Harriet Williams, Sollah Milling On wassion of said Excent and Ofice; I Milliams and the Court	
	further order in Compliance with the terms of said Hill that no approved springers of the	
	Estate of said decedent, to be specified. be nade. ShuBleats Judge of Probate.	
	O STATE OF TROBATE.	
	Marysville, Shuary Palus/6.	
	This day came into Court, in person, Wasself Stuthing widow of	
	late of this County, deceased, and made application to elect under the Will of	
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	× 11., 11
	of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
	election is now here entered of record, An Bloats, Jeden of PROBATE.	
011		
The	LEVIDANIA MARIE DOGOWAND SERVICEN 975 GA 18/6.	
//	Tho last Will and Testament of Mana More late of Josh Township Minion County, Ohio, deceased, having been, on the 9th day of Someway A. D. 18/4, presented for Probate, thereupon said Will was duly proven by the oaths of Miliam & Tenhonord	
	The last Will and Testament of / Call al / 100	
	Gorn Soundhip Minin County, Ohio, deceased, having been, on the 17 day of Soundary A. D. 18/4.	
No.	presented for Probate, thereupon said Will was duly proven by the oaths of Milliam & Showwald	No.
	and S, U Shednow The subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	in Substitution
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
Recorded	" such Will was duly attested and executed, and that the Testate at the time of executing the same, was of full age and of sound mind	Recorded
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
	and the second of the second o	
Docket	Alm Bloods Jungs of PROBATE.	Docket
	The last Will and Testament of Maria Moore The last Will and Testament of Maria Moore County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Walter
Volume	Su 1 & Security of the State of	Volume
	The last Will and Testament of Mara Moore	
	Lord Jourship, Miney County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Page
Page	and Record in this Court, on this day, 13, 8 866	1 age
	the Want or named in said Will appeared in Court accepted said trust, and entered into bond in the sum of Mousand	
	Dollars, conditioned as the law directs, with Milliam & Denhowood	
	and S. A. Shedrir , as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	Tell Jun
	Testamentary upon the estate of the said ManaMove deceased, issue to the said	To salve south
	13. X Sell On suggestion of said Executor, Hilliam I Denharwood	
	Ja Shidmon and amas & heavey are appointed appraisers of the	Weight in
	Estate of said decedent, to be appraised. Dhu Bloots, Judge of Probate.	
		71
4	widow of	Fig. San Year
	This day come into Court in person.	of the sales
	late of this County, deceased, and made application to elect under the Will of	- Wall of all wa
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
	of her refusal to take under the Will," and she then made her election	
	election is now here entered of record. JUDGE OF PROBATE.	
	JUDGE OF TROOPS	

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o it submit too have if hi wal ye but less the Will, soul

"L' to meet.

Wil an amore

at 18/6.		Will of Matilda & Ollist Doconsol. May 18th 1816.
18/6. late of Lucy A. D. 18/6.	Last Fill	The last Will and Testament of Malilda & Cellist
Lucy A. D. 18/6.		Linion County, Ohio, deceased, having been, on the 13th day of May A. D. 18/6
in open Court	No.	presented for Probate, thereupon said Will was duly proven by the outher of Souther orne of the Lubschilling witnesses and on may 2) the by the outh of subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
in open Court, and their ony of said witnesses, that	2000 400	testimony was reduced to vriting and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
all age and of sound mind	The state of the s	such Will was daly aftested and executed, and that the Testatze'x at the time of executing the same, was of full age and of sound mine
filed, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same
		together with the testimony herein, so taken and reduced to writing as aforesaid, be regorded.
JUDGE OF PROBATE.	Docket	John Bload, Judge OF PROBATE.
as 18/6.		18
	Volume	
and admitted to Probate		The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probat
hins and thas Driller	Page	and Record in this Court, on this day,
w bond being ugund		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
s required by the		Dollars, conditioned as the law directs, with
it is ordered, that Letters	and the second	as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letter
deceased, issue to the said	the state of the s	Testamentary upon the estate of the said
us and the Court		On suggestion of said Execut ,
hand hop raisers of the		and are appointed appraisers of the
JUDGE OF PROBATE.		Estate of said decedent, to be appraised. Judge of Probate.
Lake C		
ry / M248/6.	V4	18 .
widow of		This day came into Court, in person, widow o
to elect under the Will of	- Log-Sour	late of this County, deceased, and made application to elect under the Will of
and by law, in the event	The state of the s	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the ever
der the Will, and her said	34 W W 18	of her refusal to take under the Will," and she then made her election — to take under the Will, and her sai
Judge of Probate.	and the same	election is now here entered of record. Judge of Probate.
- 4 11 1 1 1 1		
MARKET THE PARTY OF THE PARTY O		****
		The last Will and Testament of Sewell Is Cartshorps County, Ohio, deceased, having been, on the 13th day of October A. D. 18/2
42 18/6.		Tell of Shulles Wasternorn June 16 71 1896.
late of .	200	The last Will and Testament of Sewell Is Manshorfor
Mary A. D. 18/6,	4	Union County, Olio, deceased, having been, on the 13th day of October A. D. 18/4
would	No.	progenied for I rapate, thereings said with was duly proven by the said of the said the said for the said the s
in open Court, and their	and South to	the oath of him Bleisey the subscribing witnesses thereto, who were duly sworn and examined in open Court, and the
ony of said witnesses, that	and the state of	testimony was befored to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, the such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound min
full age and of sound mind	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same
filed, and that the same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
T	Docket	Judge of PROBATE.
JUDGE OF PROBATE.		
14 10 3/	Value	18
18/4.	Volume	The last Will and Testament oflate e
late of	of bottlene	The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Proba
n and admitted to Probate	Page	and Record in this Court, on this day,
ove thousand		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
revoca		Dollars, conditioned as the law directs, with
it is ordered, that Letters	sedenal, that I	as sureties, to the acceptance of the Court; and thereupon it is ordered, that Lette
deceased; issue to the said	and the speed from	Testamentary upon the estate of the said deceased, issue to the sa
Enhancered		On suggestion of said Execut,
appointed appraisers of the	kopatuti	
JUDGE OF PROBATE.	STREET NO BOOK	Estate of said decedent, to be appraised. Judge of Probate.
O Dan of a law		*
18	27	June 16 11 18/6.
widow of	Tryette	This day came into Court, in person, widow e
to elect under the Will of	A CONTRACTOR SOLVER	als at an almost and made application to elect under the Will of
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even
nder the Will, and her said	in Will, and has a	of her refusal to take under the Will," and she then made her election to take under the Will, and her sa

election is now here entered of record.

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Will	The last Will and Testament of Cathorine Durborrand County, Ohio, deceased, having been, on the 19th day of Jene A. D. 18/6, presented for Probate thereupon said Will was duly proven by the oaths of A. D. 18/6,
1100	The last Will and Tostament of Outhoring Lunber rand
	County, Ohio, deceased, having been, on the 1970 day of the A. D. 18%,
io.	propertied from a trouble, encreation and to the analy property of the state of the
	and To Cerricht subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	test mony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
ecorded	"such Will was duly attested and executed, and that the Testat?" at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
ocket	
	JUDGE OF PROBATE,
olume	
June	
	The last Will and Testament oflate oflate of
ige	and Record in this Court, on this day,
	the Executnamed in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the saiddeceased, issue to the said
	On suggestion of said Execut ,
	and are appointed appraisers of the Estate of said decedent, to be appraised.
	Estate of said decedent, to be appraised.
	18
	This day came into Court, in person, widow of
	late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
	of her refusal to take under the Will," and she then made her election
	election is now here entered of record. Junea of Probate.
	The last Will and Testament of Brice Collins Deceased. Pho ast Will and Testament of Brice Collins and Deceased.
	Union County, Ohio, deceased, having been, on the 3 day of sely A. D. 18/6,
	presented for Probate, thereupon said Will was duly proven by the oaths of J. M. Sheet
0.	and La Porter subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
ecorded	"such Will was duly attested and executed, and that the Testat the time of executing the same, was of full age and of sound mind
ocket	
JUNE	the solid property of the testimony horsin so taken and reduced to writing as aforesaid be recorded
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE.
olume	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. 18
olume	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate. The last Will and Testament of
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. December Judge of Probate
	The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day,
	The last Will and Testament of
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate. The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with
	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said On suggestion of said Execut are appointed appraisers of the
olume	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of
	The last Will and Testament of

		Vi k	
18/4.		The last Will and Testament of Thomas In Present	18/6.
late of		The last Will and Testament of Januar Mc January	late of
NC A. D. 18/6,	of the same of	day of Heles	A. D. 18
	No.	and for Probate thereupon said Will was duly proven by the oaths of	
in open Court, and their ony of said witnesses, that		and) 2 Consider the continued subscribing witnesses thereto, who were duly sworn and examined in testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimon	v of said witnesses, that
full age and of sound mind		"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of ful	age and of sound mind
filed, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and fi	led, and that the same,
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE,	Docket	then Bload	JUDGE OF PROBATE.
			100
18	Volume		18 .
late of		The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven	late of
n and admitted to Probate	Page		ant annition to a grown
	r ingo	and Record in this Court, on this day, the Execut	
		Dollars, conditioned as the law directs, with	
it is ordered, that Letters	and southern	as sureties, to the acceptance of the Court; and thereupon i	t is ordered, that Letters
_deceased, issue to the said		Testamentary upon the estate of the said	leceased, issue to the said
associated associated as		On suggestion of said Execut,	ppointed appraisers of the
appointed appraisers of the	- Hilliam	Estate of said decedent, to be appraised.	
JUDGE OF PROBATE,	1 10 1007	Estate of said decedent, to be appraised.	Judge of Probate.
18 .			18 .
widow of		This day came into Court, in person, late of this County, deceased, and made application to	widow of
to elect under the Will of	- I tradica si	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her right; under it,	
, and by law, in the event nder the Will, and her said	17V + V	of her refusal to take under the Will," and she then made her election to take under the to take under the will, and the telection to take under the to take under the take under the will, and the telection to take under the take under the take under the will, and the take under take und	ler the Will, and her said
		election is now here entered of record.	Judge of Probate.
Judge of Probate.			JUDGE OF LEGISARS.
18/6.		Will o Vames I would becased. Lite & 12 18/6	18 .
		The last Will and Testament of James Snowches	late of
late of		The last Will and Testament of County, Ohio, deceased, having been, on the day of presented for Probate, thereupon said Will was duly proven by the oaths of	A. D. 18/4
	No.	presented for Probate, thereupon said Will was duly proven by the oaths of	
in open Court, and their	in Ours, see his	and It leaves subscribing witnesses thereto, who were duly sworn and examined i	
ony of said witnesses, that	and the second second	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimon "such Will was duly attested and executed, and that the Testatz" at the time of executing the same, was of fu	
full age and of sound mind filed, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and 1	
med, and that the same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket	- Mu Bloods	JUDGE OF PROBATE.
O DOGE OF TROM		——————————————————————————————————————	
18	Volume		18 .
late of		The last Will and Testament of	late o
n and admitted to Probate	Dava	County, Ohio, deceased, having heretofore been duly proven	and admitted to Probat
	Page	and Record in this Court, on this day,	
- {		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with	
n it is ordered, that Letters	Jones Annes	and as sureties, to the acceptance of the Court; and thereupon	it is ordered, that Letter
deceased, issue to the said			deceased, issue to the sai
		On suggestion of said Execut ,	
appointed appraisers of the			appointed appraisers of th
JUDGE OF PROBATE.		Estate of said decedent, to be appraised.	Judge of Probate.
JUDGE OF I RODAL		— · · · · · · · · · · · · · · · · · · ·	
18 .		June 8th	18//.
widow of		This day came into Court, in person, Mary le Silver de	widow o
n to elect under the Will of		late of this County, deceased, and made application	
, and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it,	
nder the Will, and her said			der the Will, and her sai
JUDGE OF PROBATE.		election is now here entered of record.	JEDGE OF PROBATE.

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	1	
Villa Villiam Tur water vecased.	teley 8 "	18 6
The last Will and Testament of Villean Justice	ale t	late of
The last Will and Testament of William Fleshed County, Ohio, deceased, having bee	n, on the State day of lake	A. D. 18/6
presented for Probate, thereupon said Will was duly proven by the oaths of and Living Blunch and subscribing witnesses thereto, v	who were duly sworn and examined in open	Court, and their
"such Will was duly attested and executed, and that the Testatzr at the	time of executing the same, was of fall age an	nd of sound mind Recorded
and memory, and not under any restraint," it is now here ordered, that said together with the testimony herein, so taken and reduced to writing as afor-	I Will be admitted to Probate and filed, and esaid, be recorded.	I that the same,
	11.0	E OF PROBATE. Docket
——————————————————————————————————————	_	50.
The last Will and Testament of William Fresh	releg	
The last Will and Testament of County, Ohio, deceased	, having heretofore been duly proven and adr	late of
and Record in this Court, on this day,		Page
the Executer named in said Will appeared in Court, accepted said trust, a Dollars, conditioned as the law directs, with		
and as sureties, to the acc	eptance of the Court; and thereupon it is orde	ered, that Letters
Testamentary upon the estate of the said Dellece in Mether		, issue to the said
On suggestion of said I	Execut are appointed	appraisers of the
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	June 13 CCa() June	E OF PROBATE.
This day came into Court, in person, Scial Period late of this Co	July 12 Ch	18/6.
This day came into Court, in person, Jacale Medice	cetia 1	widow of
Italian / 10 houle late of this Co	ounty, deceased, and made application to elect u	
her deceased husband, and thereupon the Court explained "to her the provis of her refusal to take under the Will," and she then made her election	ions of the Will, her rights under it, and by la	
election is now here entered of record.		
	The Boals, super	в ог Рвовати.
	1 a illo	
Hell of Mila Migiz Deceased.	pele 24 is	18 /6. late of
The last Will and Testament of Miles Sheet A County, Ohio, deceased, having bee presented for Probate, thereupon said Will was duly proven by the oaths of	2016	A. D. 18/6.
County, Ohio, deceased, having bee presented for Probate, thereupon said Will was duly proven by the oaths of	13. C. V. Gett	
and , here eg subscribing witnesses thereto, w	ho were duly sworn and examined in open	Court, and their
testimony was reduced to writing and filed by order of the Court; and it app	pearing to the Court from the testimony of sai	d witnesses, that
"such Will was duly attested and executed, and that the Testatz at the and memory, and not under any restraint," it is now here ordered, that said		
together with the testing on Lander to tuber and reduced to writing as afore	and he recowled	
The last Will and Testament of	When 18 Coch June	E OF PROBATE.
	- 4	
), ' (P)	July 26	18/6. Volume
The last Will and Testament of /// 10 0/2 (2)	1	late of
and Record in this Court, on this day, Clicker back IS2	call of the	Page
the Execute 2. named in said Will appeared in Court, accepted said trust,	and entered into bond in the sum of Level 1	housand
and Court And Louce as sureties, to the acc		ered, that Letters
Testamentary upon the estate of the said Mila Mars	deceased	, issue to the said
Company of the state of the sta	Executor, Min Miracory, 10	Level 1 /Carsus
Estate of said decodent to be approised to he land foreign	are appointed are appointed a Executives in Social Hollo	camed de
Estate of said decedent, to be appraised. In and Malian Clinical to act, and tile doce in the sure of the control of the contr	actor College June	E OF PROBATE.
		A Land Land Land Land Land Land Land Land
This day was lists (Const. in a const.		18 · widow of
This day came into Court, in person, late of this Co	ounty, deceased, and made application to elect u	MILE MEDICAL CONTRACTOR OF THE
her deceased husband, and thereupon the Court explained "to her the provis	sions of the Will, her rights under it, and by I	aw, in the event
of her refusal to take under the Will," and she then made her election	to take under the V	Vill, and her said
election is now here entered of record.	June	DE OF PROBATE.

18 6		The last Will and Testament of Hellican & Peles	18
18/4.		The last Will and Testament of Milliana (Pibe)	late of
A. D. 18/6		Micros County Ohio deceased having been, on the day of delice	A. D. 18%
10/6		presented for Probate, thereupon said Will was duly proven by the oaths of 2/1. Con the control of subscribing witnesses thereto, who were duly sworn and examined in of	
n open Court, and their	No-	and , Toute subscribing witnesses thereto, who were duly sworn and examined in of	pen Court, and their
ry of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of	f said witnesses, that
Il age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full as	ge and of sound mine
iled, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed,	, and that the same
No.	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Turn or Doorans
JUDGE OF PROBATE,	DOCKET		JUDGE OF TROBATE.
			18
18,7.	Volume		late of
and admitted to Decide		The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and	
and admitted to Probate	Page	and Record in this Court, on this day,	
		the Executnamed in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
		Dollars, conditioned as the law directs, with	
t is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it is	s ordered, that Letter
leceased, issue to the said		Testamentary upon the estate of the said	eased, issue to the sai
		On suggestion of said Execut,	ointed appraisers of th
ppointed appraisers of the	1 - C _ 1 1 - C	WW.	anten appraisers of th
Judge of Probate.		Estate of said decedent, to be appraised.	JUDGE OF PROBATE.
	*		
18/6.	N. 1920.52		18 ,
widow of		This day came into Court, in person,	widow o
o elect under the Will of		Interest late of this County, deceased, and made application to e	
and by law, in the even		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and	by law, in the ever
er the Will, and her said	*		the Will, and her sa
JUDGE OF PRODATE.		election is now here entered of record.	JEDGE OF PROBATE.
HISTORY E. I			
*		The last Will and Testament of Money Poetters on the 31st day of processed. County, Ohio, deceased, having been, on the 31st day of processed.	
18/6		Della Mary allers vecased. per 3/2	18/6.
late of		The last Will and Testament of Moury Poller June	late c
A. D. 18/6.		County, Ohio, deceased, having been, on the day of held	A. D. 18
	No.	presented for I robate, thereupon said will was duly freed by the said will be a said to the said to t	
n open Court, and their		and the training and filed by order of the Court; and it appearing to the Court from the testimony	of said witnesses the
ry of said witnesses, that		"such Will was duly attested and executed, and that the Testat rex at the time of executing the same, was of full a	age and of sound mir
Il age and of sound mind iled, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed	d, and that the sam
ded, and that the same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
J JUDGE OF PROBATE.	Docket	Dhu Bloods	JUDGE OF PROBATE.
2 3 upon or 1 numbers			
18 /6 .	Volume		18 .
late of	, with the	The last Will and Testament of	late
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven ar	id admitted to Proba
*	Page	and Record in this Court, on this day,	
or trousand		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
		Dollars, conditioned as the law directs, with	- I always that Tatte
t is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it i	ceased, issue to the sa
leeeased, issue to the said		Testamentary upon the estate of the saidOn suggestion of said Execut,	Carrett, Issues States
mainted appraisers of the			ointed appraisers of t
ppointed appraisers of the		Estate of said decedent, to be appraised.	Jan
JUDGE OF PROBATE.			_Judge of Probate.
1.2			40
18			18 .
widow of		This day came into Court, in person,	widow
o elect under the Will of		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and	
and by law, in the event ler the Will, and her said		of her refusal to take under the Will," and she then made her election to take under	r the Will, and her sa
ter the will, and her sais		election is now here entered of record.	
			JUDGE OF PROPATE

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Ville An Boling to the	
110 Callelice of the of the Decensed Cuccist / " 18/6.	
The last Will and Testament of Across of Deceased. County, Ohio, deceased, having been, on the day of received A. D. 18/6. presented for Probate, thereupon said Will was duly proven by the oaths of School of Poetle and A. D. 18/6.	
presented for Probate, therenpon said Will was duly proven by the oaths of 3 a letter of Pourle	
and After a first subscribing witnesses thereto, who were duly sworn and examined in open Court, and the	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and executed, and that the Testat 22 of at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorde
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	}
Phu B CoalJudge of PROPATE	Docket
Contide of Probate.	
18/6.	Volume
The last Will and Testament of Letter le Celeter late of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day, Pale Coldy	Page
the Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Court Hundred	Tage
Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Testamentary upon the estate of the said	
On suggestion of said Execut,	
are appointed appraisers of the	
Estate of said decedent, to be appraised. Judge of Probate,	1
This day came into Court, in person, widow of	1
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even	
of her refusal to take under the Will," and she then made her election	
election is now here entered of record.	
Judge of Probate.	
The last Will and Testament of Culture 2 Coddy Deceased. Dry terreber 25 to 18/6.	
County, Ohio, deceased, having been, on the day of A. D. 18, presented for Probate, thereupen said Will was duly proven by the oaths of B. Heaver,) and learning learning	
and Micry (Ulldy subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testater" at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Record
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. ALLE PS (coals Judge of Probate.	Docket
Musi B Cools Judge of PROBATE.	
	Value
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Processed, Standard	Volume
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day, Price & Reddy	Page
the Execute r named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the sum of	1
Dollars, conditioned as the law directs, with fands (and)	1
and Carid Today as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Price of Colony Change Colony deceased, issue to the said	1 1
POST DIA -	1
Marie be weeks and Shirle Coath are appointed appraisers of the	
Estate of said decedent, to be appraised. Some of Probate. Compare of Probate. Co	The state of
This day came into Court, in person, widow of	
late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election	
	1
Judge of Probate.	

County--- Executor.

		The last Will and Testament of Deceased. The last Will and Testament of Deceased, having been, on the life day of Colored A. D. 18/6. presented for Probate, thereupon said Will was duly proven by the oaths of Jean Colored A. D. 18/6. and Control of the Court, and their subscribing witnesses thereto, who were duly sworn and examined in open Court, and their subscribing witnesses thereto, who were duly sworn and examined in open Court, and their subscribing witnesses thereto, who were duly sworn and examined in open Court, and their subscribing witnesses thereto.
18/6.		Well of Dannel Jaling Deceased, (Clothe 14 " 18/6.
late of		The last Will and Testament of Doline (Poline (and Colice (the les) late of
eust A. D. 18		County, Ohio, deceased, having been, on the // day of Coleles A. D. 18/6.
70	No.	presented for Probate, thereupon said Will was duly proven by the oaths of Jaca C I redict to the Control of th
n open Court, and their	No.	and and follower subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
ry of said witnesses, that Il age and of sound mind		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and of sound mind
iled, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	Black Boller and Jungs of Phonate.
18 /6,	Volume	18
late of .	Totalio	The last Will and Testament of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
St the	Page	and Record in this Court, on this day,
orgal Hundred.		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
it is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
leceased, issue to the said		Testamentary upon the estate of the said deceased, issue to the said
		On suggestion of said Execut.
ppointed appraisers of the		and , are appointed appraisers of the
JUDGE OF PROBATE.		Estate of said decedent, to be appraised.
JUDGE OF TROBATE.		
18		18 ,
widow of		This day came into Court, in person; widow of
o elect under the Will of		late of this County, deceased, and made application to elect under the Will of
and by law, in the even		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
ler the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the Will, and her said
JUDGE OF PROBATE.		election is now here entered of record. Judge of Probate.
18/4.		The last Will and Testament of Sideon Keerns January 18 76 late of
late of		A TOTAL CONTRACTOR OF THE PROPERTY OF THE PROP
A. D. 18		presented for Probate, thereupon said Will was duly proven by the only of the 15 day of an engly her a hard days
n open Court, and their	No.	In and their candle ledander born (subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
ny of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
ll ago and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testataze" at the time of executing the same, was of full age and of sound mind
iled, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Doctor Judge of Probate.
JUDGE OF PROBATE.		Julia of Thomas
40	W 1	18
18 .	Volume	The last Will and Testament of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
x 1 1 1 1 1 1	Page	and Record in this Court, on this day,
egithundred.		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
den		Dollars, conditioned as the law directs, with
it is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said
leceased, issue to the said		Testamentary upon the estate of the saidOn suggestion of said Execut,
ppointed appraisers of the		and are appointed appraisers of the
		Estate of said decedent, to be appraised. Judge of Probate.
JUDGE OF PROBATE.		JUDGE OF PROBATE.
444		18 .
18 · widow of		This day came into Court, in person, widow of
to elect under the Will of		late of this County, deceased, and made application to elect under the Will of
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
der the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the Will, and her said
Doonsey		election is now here entered of record. Judge of Probate.

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The last Will and Testament of D	fun De Graham (and Code of theuto) late of
presented for Probate, thereupon said Will,	late of the Court; and it appearing to the Court from the testimony of said witnesses, the
and to said Will and also si	ubserbing witnesses thereto who was duly sworn and examined in open Court and their
testimbny was reduced to writing and filed by "such Will was duly attested and executed, a	and that the Testate 22 at the time of executing the same, was of full age and of sound mine
and memory, and not under any restraint," it	is now here ordered, that said Will be admitted to Probate and filed, and that the same
together with the testimony herein, so taken	and reduced to writing as aforesaid, be recorded.
	JULIA /3 Casel JUDGE OF PROBATE.
	January 29th 18/1.
The last Will and Testament of	et es e l'arreles late of
Union	County, Ohio, deceased, azving heretofore been duly proven and admitted to Probate
and Record in this Court, on this day,	
	in Court, accepted said trust, and entered into bond in the sum oftioned as the law directs, with
and	as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letter
Testamentary upon the estate of the said	deceased, issue to the sain
	On suggestion of said Execut,
Protect of soid described to be accompand	and are appointed appraisers of the
Estate of said decedent, to be appraised.	Judge of Probate.
This day came into Court, in person,	widow of
	late of this County, deceased, and made application to elect under the Will of
	rt explained "to her the provisions of the Will, her rights under it, and by law, in the even to take under the Will, and her said
of her refusal to take under the Will, and sh	ie then made her election to take under the with, and her said
election is now here entered of record.	
	Judon of Probate.
election is now here entered of record.	Judon of Probate.
election is now here entered of record.	Judon of Probate.
election is now here entered of record.	Judon of Probate.
election is now here entered of record.	Judon of Probate.
election is now here entered of record.	Judon of Probate.
The last Will and Tostament of Sound Countries of Brobato, thereupon said Will w	
The last Will and Testament of Sound Country and Country was reduced to writing and filed by	The Deceased. The Deceased of Property 29th 18). The Deceased of Bayley late of January A. D. 18). The Deceased of Property and Italy of January A. D. 18). The Deceased of the Court; and it appearing to the Court from the testimony of said witnesses, the
The last Will and Testament of Sound Country of Probate, thereupon said Will wand Country was reduced to writing and filed by such Will was duly attested and executed, a	The Deceased. The Deceased of Probable of
The last Will and Testament of Linear Countries and Countries testimony was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it	Jupon or Probate. All Deceased. Longoh Sayling The play of January A. D. 187 The probability of January A. D. 187 The probability of the coaths of the court of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound mint is now here ordered, that said Will be admitted to Probate and filed, and that the same
The last Will and Testament of Linear Countries and Countries testimony was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it	Jupon or Probate. All Deceased. Longoh Sayling The play of January A. D. 187 The probability of January A. D. 187 The probability of the coaths of the court of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound mint is now here ordered, that said Will be admitted to Probate and filed, and that the same
The last Will and Testament of Linear Countries and Countries testimony was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it	Jupon or Probate. All Deceased. Longoh Sayling The play of January A. D. 187 The probability of January A. D. 187 The probability of the coaths of the court of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound mint is now here ordered, that said Will be admitted to Probate and filed, and that the same
The last Will and Testament of Sound Country and Country was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken	The Deceased of Probate. All of Probate. The Deceased having been, on the 27th day of January A. D. 187 has duly proven by the oaths of Marin Diracy ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. Judge of Probate.
The last Will and Testament of Sound Country Country Country thereupon said Will wand Country was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken	The Deceased of Probate. All of Probate. The Deceased having been, on the 27th day of January A. D. 187 has duly proven by the oaths of Marin Diracy ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. Judge of Probate.
The last Will and Testament of Sound Countries of Probate, thereupon said Will wand Countries was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken	The Deceased of Probate. All of Probate. The Deceased having been, on the 27th day of January A. D. 187 has duly proven by the oaths of Marin Diracy ubscribing witnesses thereto, who were duly sworn and examined in open Court, and their corder of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. Judge of Probate.
The last Will and Testament of Line was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken	Linear or Probate. Linear
The last Will and Testament of Standard Will was and Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Standard Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Standard Record in this Court, on this day, Can	Aley Deceased. Evigent Bayley The day of January 29th late of the Court, and the proven by the eaths of the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full ago and of sound min to is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. The Bayley late of Propare. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate the army in Bayley appeared and declined by trust, the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust, and the army in Bayley appeared and declined by trust.
The last Will and Testament of Lincoln Countries of Research of Research of Will wand Countries and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Lincoln with the testimony herein, so taken The last Will and Testament of Lincoln with the testimony herein, so taken	Step Deceased. Sings of Dayley late of the Court, and the same and reduced to writing as aforesaid, be recorded. Surgery Deceased, having been, on the Life day of Lanuary A. D. 187 and the proven by the oaths of Ministering witnesses thereto, who were duly sworn and examined in open Court, and their vorder of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min to is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. Survey Deceased, having heretofore been duly proven and admitted to Probate traine In Bayley appeared and declined the trust of the Court, accepted said trust, and entered into bond in the sum of fund Marmon to
The last Will and Testament of Lincoln Countries of Research of Research of Will wand Countries and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Lincoln with the testimony herein, so taken The last Will and Testament of Lincoln with the testimony herein, so taken	Living Deceased. Living Deceased. Living Dr. Daylor, on the L. Living day of January A. D. 18 // late of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Textator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesafe, be recorded. Living Deceased. Livi
The last Will and Testament of Lincoln Country of Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Lincoln Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Lincoln Will appeared Loolars, conditions and Will appeared Loolars, conditions.	Step Deceased. Sings of Dayley late of the Court, and the same and reduced to writing as aforesaid, be recorded. Surgery Deceased, having been, on the Life day of Lanuary A. D. 187 and the proven by the oaths of Ministering witnesses thereto, who were duly sworn and examined in open Court, and their vorder of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min to is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. Survey Deceased, having heretofore been duly proven and admitted to Probate traine In Bayley appeared and declined the trust of the Court, accepted said trust, and entered into bond in the sum of fund Marmon to
The last Will and Testament of Countries and Record in this Court, on this day, Last the Execution and Will appeared and and and appeared and suppressed in this Court, on this day, Last the Execution and Will appeared and	Living of Bayley late of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. The County, Ohio, deceased, baying heretofore been duly proven and admitted to Probate in County. Ohio, deceased, baying heretofore been duly proven and admitted to Probate in County, one of the court, and entered into hond-in the same of the court of the court, accepted said tests, and entered into hond-in the same of the court, to the new of the court, to the new of the court, to the neceptance of the Court; and thereupon it is ordered, that Lette deceased, issue to the same of the court, issue to the same of the court.
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The last Will and Testament of Line Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Line Executive named in this Court, on this day, Low the Executive named in this day, Low and Testamentary upon the estate of the said Estate of said decedent, to be appraised.	Alley Deceased. Every Parties And the Starting been, on the 27th day of January A. D. 187 The and duly proven by the oaths of phone of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. The Bayley having heretofore been duly proven and admitted to Probate thank in Bayley appeared and declined the brust, and in Court, accepted said trust, and entered into bond in the sum of fund flarmon it is ordered, that Lette deceased, issue to the same. On suggestion of said Execut, and
The last Will and Testament of Lincoln greented for Probate, thereupon said Will wand L. L. Stokes testimony was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Loud and Record in this Court, on this day, Loud the Executive manded in said Will appeared Dollars, conditand Testamentary upon the estate of the said Estate of said decedent, to be appraised.	Alley Deceased. Every Parties And the Starting been, on the 27th day of January A. D. 187 The and duly proven by the oaths of phone of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. The Bayley having heretofore been duly proven and admitted to Probate thank in Bayley appeared and declined the brust, and in Court, accepted said trust, and entered into bond in the sum of fund flarmon it is ordered, that Lette deceased, issue to the same. On suggestion of said Execut, and
The last Will and Testament of Secretary was reduced to writing and filed by such Will was duly attested and executed, a and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Secretary was reduced to writing and filed by and memory, and not under any restraint," it together with the testimony herein, so taken The last Will and Testament of Secretary was maded in said Will appeared Dollars, conditional to the Executive was maded in said Will appeared Dollars, conditional testamentary upon the estate of the said Estate of said decedent, to be appraised.	Alley Deceased. Every Parties And the Starting been, on the 27th day of January A. D. 187 The and duly proven by the oaths of phone of the Court; and it appearing to the Court from the testimony of said witnesses, the and that the Testator at the time of executing the same, was of full age and of sound min it is now here ordered, that said Will be admitted to Probate and filed, and that the same and reduced to writing as aforesaid, be recorded. The Bayley having heretofore been duly proven and admitted to Probate thank in Bayley appeared and declined the brust, and in Court, accepted said trust, and entered into bond in the sum of fund flarmon it is ordered, that Lette deceased, issue to the same. On suggestion of said Execut, and
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18/1.		Documentha of Document & Street 1	18,64
unita) late of X. D. 18 //.		The last Will and Testament of Summanther of S	late of
mucery X. D. 18)		County, Ohio, deceased, having been, on the Adv of	Louis to A. D. 18/16
scrobing wetress	1 2 25	presented for Probate, thereupon said Will was duly proven by the oaths of Mercy & Cecestle and Peley Occasion subscribing witnesses thereto, who were duly sworn and examin	in the state of th
In apen Court, and their	No.	and Heley Orcestation subscribing witnesses thereto, who were duly sworn and examin	ed in open Court, and their
nony of said witnesses, that	100 2 100	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the test	imony of said witnesses, that
full age and of sound mind I filed, and that the same,	Recorded	"such Will was duly attested and executed, and that the Testate / Lexat the time of executing the same, was o	
that, and that the same,	1 May 63	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate as	nd filed, and that the same
JUDGE OF PROBATE.	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	T
COUNTRY TROBATE.	Trocks to the same	- Uplan to Coulds	JUDGE OF PROBATE.
18 22			18
late of	Volume	The last Will and Testament of	late of
en and admitted to Probate	to the Control of	County, Ohio, deceased, having heretofore been duly pro-	
	Page	and Record in this Court, on this day,	
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum	of
		Dollars, conditioned as the law directs, with	
on it is ordered, that Letters		as sureties, to the acceptance of the Court; and thereu	
deceased, issue to the said	1	Testamentary upon the estate of the said	decensed, issue to the sai
e appointed appraisers of the		On suggestion of said Execut , and	are appointed appraisers of th
- aft	39	Estate of said decedent, to be appraised.	are appointed approximate
JUDGE OF PROBATE.		Estate of said decedent, to be appraised.	JUDGE OF PROBATE.
18 .	A James		18 ,
widow of		This day came into Court, in person,	widow o
on to elect under the Will of		late of this County, deceased, and made applica	
it, and by law, in the event under the Will, and her said		her deceased harband, and thereupon the Court explained "to her the provisions of the Will, her rights under the total will will be the total to	er it, and by law, in the even a under the Will, and her sai
WHAT THE THING WHAT IN THE		of her refusal to take under the Will," and she then made her election to take election is now here entered of record.	e miner the want and her sai
Judge of Proparts.		election is now here emerca or record.	Jedge of Probate
18/		The last Will and Testament of Held Ivn Hells consed. County, Ohio, deceased, having been, on the day of	18//
late of		The last Will and Testament of Reds Ivn Hellicerns	late o
late of A. D. 1877.	The state of	County, Ohio, deceased, having been, on the day of	beece . A. D. 18
	No.	presented for Probate, thereupon said Will was duly proven by the oaths of 2226 License	in
d in open Court, and their		and delegated to the subscribing witnesses thereto, who were duly sworn and examin	
mony of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the tes	
full age and of sound mind d filed, and that the same,	Recorded	"such Will was duly attested and executed, and that the Testate Cor at the time of executing the same, was	
the freeze with their ries seems		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate a together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	and filed, and that the same
JUDGE OF PROBATE.	Docket		Judge of Probate.
Jobus of Thomas	100.00		JUDGE OF PROBATE.
9/10 18/1.	Volume		18
late of	votume	The last Will and Testament of Real Live)/elleceres County, Ohio, deceased, having heretofore been duly pre and Record in this Court, on this day,	bile o
ven and admitted to Probate		County, Ohio, deceased, having heretofore been duly pr	oven and admitted to Proba
" and the brust of	Page 3	and Record in this Court, on this day, Je 20 1 Hellecon	1
, and Harmon	3,	the Eventer named in said Will appeared in Court accented said trust and entered into bond in the sum	of Teneraly drouse.
	1 1 1 1 1 1 1	Dollars, conditioned as the law directs, with 20 see 29 Acres	· · · · · · · · · · · · · · · · · · ·
on it is ordered, that Letters	- Control of the Cont	and Celebrate Bedruck as sureties, to the acceptance of the Court; and thereu	
deceased, issue to the said		Testamentary up on the estate of the said Mall Low Millians Williams &	deceased, issue to the sai
re appointed appraisers of the	A CHARLES	South Halleaner On suggestion of said Executors, Meaning Bu	are appointed appropriates of the
	1 4 2 3 3 3 3		
JUDGE OF PROBATE.	A State of S	Estate of said decedent, to be appraised.	J JUDGE OF PROBATE,
20 Ad	1150		
18//. widow of	I Townson		18 .
on to elect under the Will of	1	This day came into Court, in person,	widow o
it, and by law, in the event	all provinces	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under	
under the Will, and her said	1		e under the Will, and her sai

election is now here entered of record.

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Towns or Land TIW and the

	The last Will and Testament of Angeline & Blown becased, having been, on the 25th day of Gracery A. D. 18),
-	m 1 mm 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m
	The last Will and Testament of Angeletic Country Ohio decorated having been on the 25th day of Country Ohio decorated having been on the
	presented for Probate, thereupon said Will was duly proven by the oaths of College May 61 - 1777 Co. 1
	and Color Millips subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
	"such Will was duly attested and executed, and that the Testata v at the time of executing the same, was of full age and of sound mind
orded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
ket	JUDGE OF PROBATE.
	JUDGE OF PROBATE.
me	18 .
	The last Will and Testament oflate of
	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
9	and Record in this Court, on this day,
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with
	andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the saiddeceased, issue to the said
	On suggestion of said Execut ,
	and are appointed appraisers of the
	Estate of said decedent, to be appraised. Judge of Probate.
1	
	18
	This day came into Court, in person,widow of late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even-
	of her retusal to take under the firm,
	election is now here entered of record. Judge of Prodate.
	The last Will and Testament of March Adams. County, Ohio, deceased, having been, on the 28th day of Adams. A. D. 187),
	The last Will and Testament of Marie Melania Late of County, Ohio, deceased, having been, on the 28 day of 1 tree of A. D. 187),
	presented for Probate, thereupon said will was duly proven by the oaths of the factorial and the control of the
	and star Court and subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
orded	"such Will was duly attested and executed, and that the Testatez at the time of executing the same, was of full age and of sound mind
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
ket	JUDGE OF PROBATE.
0.000	18 .
ıme	late of
	The last Will and Testament of
e	
	and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with
	doopsed issue to the same
	Testamentary upon the estate of the said
	On suggestion of said Execut , are appointed appraisers of the
	Estate of said decedent, to be appraised.
	**
	widow of
	This day came into Court, in person, I I Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
	have decorred by the band and thereupon the Court explained "to her the provisions of the Will, her rights under it, and
	her deceased hasband, and thereapon the said has also tier to take under the Will, and her said
	of her refusal to take under the Will," and she then made her election

		6)	
18		The last Will and Testament of Level Morse	18.5
18// .		The last Will and Testament of Aniel Marie	late of
late of A. D. 18		County Ohio deceased having been, on the day of Angle	A. D. 183
A. D. 18/		presented for Probate, thereupon said Will was duly proven by the oaths of Allellett	
in open Court, and their	No.	and S subscribing witnesses thereto, who were duly sworn and examined in open Court	t, and their
ny of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said wit	
ill age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of	
filed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that	t the same.
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket	The Bloads Junes or	Рионать.
		At in the	
18	Volume	The last Will and Testament of Actual Actual County, Ohio, deceased, having heretofore been duly proven and admitted	18//
late of		The last Will and Testament of All Aller	late of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted	d to Probate
	Page	and Record in this Court, on this day, Anted Manned and Norge Month	
		the Executive named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the said trust,	, luces
		Dollars, conditioned as the law directs, with and Miller the Miller Clannet	Mounta
it is ordered, that Letters	the state of the state of	and As it is a same as sureties, to the acceptance of the Court; and thereupon it is ordered. Testamentary upon the estate of the said Acceptance of the Court; and thereupon it is ordered. deceased, issued.	that Letter
deceased, issue to the said		Testamentary upon the estate of the said All Mall	A Large
		Acreel framely and brorge Morre On suggestion of said Executors, Where Bland Juriel A	craisers of the
appointed appraisers of the			
Judge of Probate.		Estate of said decedent, to be appraised.	- Probate.
UUDAIB.		- Alin oth	
18 .		April 12th	1874.
widow of		This day came into Court, in person, A Plucca Marse	widow of
to elect under the Will of		This day came into Court, in person, Theca Mease late of this County, deceased, and made application to elect under	c the Will o
and by law, in the even			
der the Will, and her said	No. 20 World	of her refusal to take under the Will," and she then made her election to take under the Will,	
		her decopsed hasoand, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, of her refusal to take under the Will," and she then made her election election is now here entered of record. Junus of	PROBATE.
JUDGE OF PROBATE.		- forther or courts	10 000000000000000000000000000000000000
2230		Hella Red out hours some	18.7
187/ .		The Last Will and Testament of Dieles and Austral	latera
late of		The last Will and Testament of Victorial Section on the Athan day of Jane 1. County, Ohio, deceased, having been, on the Athan day of Jane 2. Presented for Probate, thereupon said Will was duly proven by the oaths of Anna 2016 of County	A D 1825
maly A. D. 18)),		presented for Probate thereupon said Will was duly proven by the oaths of the table 2016 Note 1111	an an engy
	No.	and) ? ACC Conter subscribing witnesses thereto, who were duly sworn and examined in open Coun	rt, and thei
in open Court, and their		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said w	
ony of said witnesses, that full age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testate?" at the time of executing the same, was of full age and of	
filed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and the	
med, and that the same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
T Duanimu	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	e Probate.
Judge of Probate.			
10	Volume		_18 :
18 .		The last Will and Testament of	late o
	The State of the S	County, Ohio, deceased, having heretofore been duly proven and admitte	d to Probat
n and admitted to Probate	Page	and Record in this Court, on this day,	
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
		Dollars, conditioned as the law directs, with	
it is ordered, that Letters	mall family	and as sureties, to the acceptance of the Court; and thereupon it is ordered,	, that Letter
deceased, issue to the said	and the	Testamentary upon the estate of the said deceased, issu	ae to the sai
		On suggestion of said Execut,	W1.18
appointed appraisers of the	1-11-1-11	and are appointed app	raisers of th
	The state of the	Estate of said decedent, to be appraised. Jungs of	r Phorage.
JUDGE OF PROBATE.			
40	16.	The Sune Lim	18/15
18 · · ·	Links and the	This day one into genet in person . Janey torris	widow o
widow of	I salara sa	. Is divard Norris late of this County, deceased, and made application to elect under	
n to elect under the Will of	or hope in	her deceased bushand, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law,	
, and by law, in the event nder the Will, and her said	for XIVW and	of her refusal to take under the Will," and she then made her election to take under the Will,	
		election is now here entered of record.	77
JUDGE OF PROBATE.	The State of	clection is now here entered of record. John Bloods, Jungs of	F PROBATE.
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The mast will and restament in the col	Mes Parthernor Hely 23d 18%.	
County	Ohio, deceased, having been, on the 23 d day of Lely A. D. 18), and of proven by the oaths of July A. D. 18),	
presented for Probate thereuman said Will was	aduly proven by the oaths of Describe have it Blines	
and Greeze Leve sub	scribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
	order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
	I that the Testater at the time of executing the same, was of full age and of sound mind	Rece
and memory, and not under any restraint," it is	s now here ordered, that said Will be admitted to Probate and filed, and that the same,	444.00
ogether with the testimony herein, so taken an	d reduced to writing as aforesaid, be recorded.	
	Men Block Judge of PROBATE.	Doc
that the state of	18	Volt
The last Will and Testament of	late of	,
The last will and Testament V	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day,		Pag
he Execut named in said Will appeared in	n Court, accepted said trust, and entered into bond in the sum of	
Dollars, conditie	oned as the law directs, with	
nd	as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Cestamentary upon the estate of the said	deceased, issue to the said	
	On suggestion of said Execut ,	
	and are appointed appraisers of the	
state of said decedent, to be appraised.	Judge of Probate.	
	JUDGE OF PROBATE.	
	1211. 22cl	
	Adalised Parthern 187). Adalised Parthern 236 widow of place of this County, deceased, and made application to elect under the Will of the level to be a the provisions of the Will her rights under it, and by law in the event	
This day came into Court, in person,	Adalan Ja Million widow of	
Weaster Parthenier	late of this County, deceased, and made application to elect under the Will of	
er deceased husband, and thereupon the Court	explained "to her the provisions of the will, her rights under 15, and by his, in the even	
	then made her election to take under the Will, and her said	
lection is now here entered of record.	the B. Cocco, JUDGE OF PROBATE.	
hico John Carson	Deceased as blender 17th (42 18).	
The last Will and Testament of	Deceased. 28 pters leer 17th (32 18). Late of the charge of brying been on the 12th day of Notice 1 A. D. 18).	
The last Will and Testament of County	Deceased. A Solution of Late of Solution of the Association of the As	No.
resented for Probate, thereupon said Will was	s duly proven by the oaths of . In I/CDCICULAL	No.
oresented for Probate, thereupon said Will was	s duly proven by the oaths of \(\mathbb{Q}\). It Is a Clarific Court, and their oscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
resented for Probate, thereupon said Will was not the respect to the subjection of the results of the research	oscibing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
resented for Probate, thereupon said Will wand of the sulfestimony was reduced to writing and filed by a such Will was duly attested and executed, an	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater at the time of executing the same, was of full age and of sound mind	
resented for Probate, thereupon said Will wand of the 190 of the sulpestimony was reduced to writing and filed by each Will was duly attested and executed, and memory, and not under any restraint," it	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Rec
resented for Probate, thereupon said Will wand of the 190 of the sulpestimony was reduced to writing and filed by each Will was duly attested and executed, and memory, and not under any restraint," it	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Rec
resented for Probate, thereupon said Will wand of cold (all substitutions) was reduced to writing and filed by a such Will was duly attested and executed, and memory, and not under any restraint," it	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Rec
resented for Probate, thereupon said Will wand of the sulfaction of the sulfestimony was reduced to writing and filed by a such Will was duly attested and executed, and memory, and not under any restraint," it	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Rec
resented for Probate, thereupon said Will wand of the 190 Cold Sulpestimony was reduced to writing and filed by a such Will was duly attested and executed, and memory, and not under any restraint," it ogether with the testimony herein, so taken as	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. 18 19 19 19 19 19 19 19 19 19	Rec
resented for Probate, thereupon said Will was and the 190 Cold Sulpestimony was reduced to writing and filed by a such Will was duly attested and executed, and memory, and not under any restraint," it begether with the testimony herein, so taken as	oscribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. 18 18 18	Rec Doc Vol
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resented for Probate, thereupon said Will was and the total Collection of the total collections and filed by each Will was duly attested and executed, and memory, and not under any restraint," it ogether with the testimony herein, so taken and Record in this Court, on this day,	soluly proven by the oaths of A. A. A. A. Seribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. 18 County, Ohio, deceased, having heretofore been duly proven and admitted to Probate County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Rec Doc Vol
resented for Probate, thereupon said Will wand of the 190 Cold Sulpestimony was reduced to writing and filed by come and Will was duly attested and executed, and memory, and not under any restraint," it ogether with the testimony herein, so taken and Record in this Court, on this day, the Execut named in said Will appeared in the Execut of the said Will appeared in the said will appear the said will be said will will be said	aduly proven by the oaths of an artificial secribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of	Rec Doc Vol
resented for Probate, thereupon said Will wand of the 190 Cold Sulpestimony was reduced to writing and filed by come and Will was duly attested and executed, and memory, and not under any restraint," it ogether with the testimony herein, so taken and Record in this Court, on this day, the Execut Sulpestimon said Will appeared in Bollars, conditional states.	solve of the coaths of a street, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that add that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of tioned as the law directs, with	Rec Doc Vol
resented for Probate, thereupon said Will wand of the 190 Coll substimony was reduced to writing and filed by each Will was duly attested and executed, and indimemory, and not under any restraint," it ogether with the testimony herein, so taken as and Record in this Court, on this day, the Execut named in said Will appeared in Dollars, conditional	aduly proven by the oaths of an artificial secribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of	Rec Doc Volt
resented for Probate, thereupon said Will wand of the 190 Coll substimony was reduced to writing and filed by common with the work of the last Will and Testament of the Execut of this Court, on this day, The last Will and Testament of the Execut of the Execut of the Execut of the Dollars, conditional	solve of the Court; and it appearing to the Court from the testimony of said witnesses, that of that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of ioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said. On suggestion of said Execut.	Rec Doc Vol
resented for Probate, thereupon said Will wand of the 190 Coll substimony was reduced to writing and filed by common with the work of the last Will and Testament of the Execut of this Court, on this day, The last Will and Testament of the Execut of the Execut of the Execut of the Dollars, conditional	soluly proven by the oaths of A. T. M. C. C. C. C. A. Judge of Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of ioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	Rec Doc Vol
resented for Probate, thereupon said Will was and heart of the control of the con	solve by the oaths of (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Rec Doc Volt
The last Will and Testament of and Record in this Court, on this day, the Execut named in said Will appeared in the Dollars, conditional Testamentary upon the estate of the said Testamentary upon the estate of the said	solve of the coaths of and the coaths of and the coaths of and the coaths of the court; and it appearing to the Court from the testimony of said witnesses, that all that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of ioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said. On suggestion of said Execut.	Rece Doc Volt
The last Will and Testament of and Record in this Court, on this day, the Execut named in said Will appeared in the Dollars, conditional Testamentary upon the estate of the said Testamentary upon the estate of the said	so delly proven by the oaths of (a) (b) (FIFE CUCCO) IN poscibing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that ad that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of sound as the law directs, with as surcties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut are appointed appraisers of the Judge of Probate. Judge of Probate.	Rece Doc Volt
resented for Probate, thereupon said Will wand and fire 190 (a.d. subsettimony was reduced to writing and filed by exact Will was duly attested and executed, and and memory, and not under any restraint," it together with the testimony herein, so taken and Record in this Court, on this day, the Execut named in said Will appeared in the Execut named named named named name	so delly proven by the oaths of (a) Interaction in seribing witnesses thereto, who were duly sworn and examined in open Court, and their order of the Court; and it appearing to the Court from the testimony of said witnesses, that defend that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of inned as the law directs, with as surcties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut—, and are appointed appraisers of the Judge of Probate.	No. Reco Doci Volt Page
The last Will and Testament of and Record in this Conrt, on this day, the Execut named in said Will appeared in Dollars, conditionand Testamentary upon the estate of the said	solve of the coaths of an are appointed as the recorder of the Court; and it appearing to the Court from the testimony of said witnesses, that add that the Testater at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of ioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut, and are appointed appraisers of the Judge of Probate. Judge of Probate.	Reco Doci
This day came into Court, in person, sul Architecture of the said will was and filed by the such Will was duly attested and executed, and and memory, and not under any restraint," it together with the testimony herein, so taken and Record in this Court, on this day, the Execut named in said Will appeared in Dollars, conditionand Testamentary upon the estate of the said Estate of said decedent, to be appraised.	solve of the court; and it appearing to the Court from the testimony of said witnesses, that all that the Testater—at the time of executing the same, was of full age and of sound mind is now here ordered, that said Will be admitted to Probate and filed, and that the same, and reduced to writing as aforesaid, be recorded. County, Ohio, deceased, having heretofore been duly proven and admitted to Probate in Court, accepted said trust, and entered into bond in the sum of ioned as the law directs, withas surefies, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said are appointed appraisers of the	Reco Doci
resented for Probate, thereupon said Will was and the Lage of the Sauch Will was duly attested and executed, and memory, and not under any restraint," it ogether with the testimony herein, so taken as and Record in this Court, on this day, the Execut named in said Will appeared in Dollars, conditional Postamentary upon the estate of the said. Estate of said decedent, to be appraised. This day came into Court, in person, ther deceased husband, and thereupon the Court her deceased husband, and thereupon the Court has a subject to the court has a s	solver by the oaths of (a) A A A A A A A A A A A A A A A A A A A	Reco Doci
This day came into Court, in person, suld State of Said decedent, to be appraised. Such Will was duly attested and executed, and and memory, and not under any restraint," it together with the testimony herein, so taken and Record in this Court, on this day, the Execut named in said Will appeared in Dollars, conditionand. Estate of said decedent, to be appraised.	solver by the oaths of (a) A A A A A A A A A A A A A A A A A A A	Reco Doci

		The last Will and Testament of Alex Style County, Ohio, deceased, having been, on the 19th day of Splender	** X 8
18 // .		Deceased. Difference 17	10//
late of		The last Will and Testament of Med Dlyl?	late of
A. D. 18/),	A STATE OF THE STA	County, Ohio, deceased, having been, on the 19 day of Orphi	mble A. D. 18/
July	No.	presented for Probate, thereupon said Will was duly proven by the onths of	
n open Court, and their	No.	and subscribing witnesses thereto, who were duly sworn and examined in	open Court, and their
ny of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony	of said witnesses, that
Il age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full	age and of sound mine
iled, and that the same,	necoras	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and fil	ed, and that the same
,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Image - D	Docket	When Plant	Transport of Promage
JUDGE OF PROBATE.		Hin Bloods	OTHERS OF THURSDAY
2			
18 .	Volume		
late of		The last Will and Testament of	late of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven a	and admitted to Probat
	Page	and Record in this Court, on this day,	
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
		Dollars, conditioned as the law directs, with	
it is ordered, that Letters		and as sureties, to the acceptance of the Court; and thereupon it	is ordered, that Letter
leceased, issue to the said			eceased, issue to the sai
resemble to the said		On suggestion of said Execut.	
ent of the control of			pointed appraisers of th
ppointed appraisers of the			[warmen with beautiful and a second
JUDGE OF PROBATE.		Estate of said decedent, to be appraised.	JUDGE OF PROBATE.
DODGE OF TROUTING			
****			18 .
18			
widow of		This day came into Court, in person,	widow o
o elect under the Will of		late of this County, deceased, and made application to	
and by law, in the even		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, a	
ler the Will, and her said		of her refusal to take under the Will," and she then made her election to take under	er the Will, and her sai
		election is now here entered of record.	JUDGE OF PROBATE.
Judge of Probate,			WINGE OF TRODATES
late of late of A. D. 18/), in open Court, and their my of said witnesses, that all age and of sound mind	No. Recorded	The last Will and Testament of County, Ohio, deceased, baving been, on the day of Many presented for Probate, thereupon said Will was duly proven by the only of Many of Many of Many of Many of Aland Many of Aland State of Aland Sta	open Court, and thei y of said witnesses, tha lage and of sound min
filed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and fi	ied, and that the same
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
J, Judge of Probate.	Docket	together with the testimony herein, so taken and reduced to writing as atoresaid, be recorded.	JUDGE OF PROBATES
1, John of I had			
	Valuma		18
18 .	Volume		
late of		The last Will and Testament of	late o
and admitted to Probate	Page	County, Ohio, deceased, having heretofore been duly proven	and admitted to Probat
	rage	and Record in this Court, on this day,	
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
7		Dollars, conditioned as the law directs, with	
it is ordered, that Letters	- Long to Street, and	andas sureties, to the acceptance of the Court; and thereupon it	is ordered, that Letter
deceased, issue to the said	10.715	Testamentary upon the estate of the said d	eceased, issue to the sai
declases,		On suggestion of said Execut,	
appointed appraisers of the	A Company of the Comp	andare ap	pointed appraisers of th
appointed approach		Estate of said decedent, to be appraised.	- 2 2
Judge of Probate.	A		Jedge of Probate.
in the second se			
10			18 .
18		This day came into Court, in person,	widow o
widow of		late of this County, deceased, and made application to	
to elect under the Will of		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, a	
, and by law, in the event			er the Will, and her sai
nder the Will, and her said			a the with mill her sai
TA.		election is now here entered of record.	_ JUDGE OF PRODATE.

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	Dillo Do Markodon Montagho
	The last Will and Testament of Carrell Advis Agent
	The last Will and Testament of County, Ohio, deceased, having been, on the presented for Probate, thereupon said Will was duly proven by the oaths of the last of
No.	and Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
tecorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
ocket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Coall, Judge of Probate.
olume	The last Will and Testament oflate of
ıge	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
	and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the said deceased, issue to the said
	On suggestion of said Execut ,
	Estate of said decedent, to be appraised. are appointed appraisers of the
	JUDGE OF PROBATE.
	This day came into Court, in person, Court in person, widow of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.
o. ecorded	The last Will and Testament of County, Ohio, deceased, having been, on the 3 day of Level A. D. 18), presented for Probate, thereupon said Will was duly proven by the oaths of the Court from the examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator" at the time of executing the same, was of full age and of sound mind
. alra#	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
ocket	together with the testimony herein, so taken and reduced to writing as aforesard, be recorded. Selected Judge of Probate.
lume	
	The last Will and Testament of
ge	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day,
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with
	andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the said deceased, issue to the said
	On suggestion of said Execut , are appointed appraisers of the
	Estate of said decedent, to be appraised.
	A V Oct
	widow of
	This day came into Court, in person, I the County of State of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
	of her refusal to take under the Will," and she then made her election
	election is now here entered of record. JUDGE OF PROBATE.

Brobate County line, County -- Executor.

		with the state of	A - 1
18 // .		Wille Mancistarper Deceased. Mulinher	134 18)).
late of A. D. 18)		The last Will and Testament of Acres County, Ohio, deceased, having been on the day of presenced for Probate, thereupon said Will was duly proven by the onths of Acres County, Ohio, deceased, having been on the day of presenced for Probate, thereupon said Will was duly proven by the onths of Acres County, Ohio, deceased, having been on the day of the outhout the county of the county of the county of the outhout the county of t	f A 20 1 A. D. 18/2
	No.	presented for Probate, thereupon said Will was duly proven by the oaths of 2000 100 100	()
open Court, and their		and subscribing witnesses thereto, who were duly sworn and ex	
of said witnesses, that age and of sound mind	n and ad	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the "such Will was duly attested and executed, and that the Testater" at the time of executing the same,	
d, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Proba	
- The		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket	Win Ball	CO (), JUDGE OF PROBATE.
18	Volume		18 .
late of		The last Will and Testament of	late of
nd admitted to Probate	Page	County, Ohio, deceased, having heretofore been dul	y proven and admitted to Probate
	1.1150	and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the	sum of
		Dollars, conditioned as the law directs, with	23.110.374
is ordered, that Letters		and as sureties, to the acceptance of the Court; and the	ereupon it is ordered, that Letters
ceased, issue to the said		Testamentary upon the estate of the said	deceased, issue to the said
		On suggestion of said Execut,	4 1 4 4 4 4
ointed appraisers of the		and	_ are appointed appraisers of the
_Judge of Probate,		Estate of said decedent, to be appraised.	JUDGE OF PROBATE.
18 ,			18 .
widow of		This day came into Court, in person,	widow of
elect under the Will of		late of this County, deceased, and made app	
d by law, in the event		her deceased husband, and the eupon the Court explained "to her the provisions of the Will, her rights	
the Will, and her said		THE THE PERSON OF THE PERSON O	take under the Will, and her said
JUDGE OF PROBATE.		election is now here entered of record.	JUDGE OF PROBATE.

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18 / .		Tille tacht Bulgarbangaroccased. I contre	18/3.
late of 👢		The last Will and Testament of the last I Balene beereg to	late of
melu (A. D. 18)		The last Will and Testament of County, Ohio, deceased, having been, on the	of A (& combon. D. 18)
riott	No.	presented for Probate, thereupon said Will was duly proven by the oaths of Attitue A	endelles will
open Court, and their		and A, Color of subscribing witnesses thereto, who were duly sworn and ex	amined in open Court, and their
of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the	
age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testate 22 at the time of executing the same,	
ed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probe together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
	Docket	Lesselles with the testimony herein, so taken and reduced to writing as aloresand, or recorded.	C / 1 Common Downson
JUDGE OF PROBATE.			CC J JUDGE OF TROBATE.
10	T. A.		18/8
18 ·	Volume	mark will at material of Balentick and	lete of
and admitted to Probate		The last Will and Testament of Jacole Bolenton Longle	v proven and admitted to Probat
ad admitted to 1100000	Page	and Record in this Court, on this day,	A Brassa and amornous is a conse-
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the	sum of
		Dollars, conditioned as the law directs, with	
is ordered, that Letters		andas sureties, to the acceptance of the Court; and the	ereupon it is ordered, that Letter
ceased, issue to the said		Testamentary upon the estate of the said	deceased, issue to the said
		On suggestion of said Execut,	F 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ointed appraisers of the		and and and and a companied	are appointed appraisers of the
_Judge of Probate.		Estate of said decedent, to be appraised.	JUDGE OF PROBATE.
AND AND AND ASSESSED.			
18/1.		June 4th	188 .
widow of		This day came into Court, in person, Scilley Bale is levery h	widow of
elect under the Will of		Secole Bollen because I late of this County, deceased, and made app	olication to elect under the Will of
d by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights	under it, and by law, in the event
r the Will, and her said			take under the Will, and her said
JUDGE OF PROBATE.		election is now here entered of record.	JUDGE OF PROBATE.
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Valla Chlor Adh	1021 December 1 Committee 28th 1022
The last Will and Testament of	elde Adlears
Coun	ty, Ohio, deceased, having been, on the 18th day of Alexander A. D. 18), as duly proven by the oaths of A. D. 18),
presented for Probate, thereupon and will w	as duly proven by the oaths of the car a straight for
and County Might st	abscribing witnesses thereto, who were duly sworn and examined in open Court, and their
testimony was reduced to writing and filed by	order of the Court; and it appearing to the Court from the testimony of said witnesses, that
"such Will was duly attested and executed, a	nd that the Testater at the time of executing the same, was of full age and of sound mind
and memory, and not under any restraint," it	is now here ordered, that said Will be admitted to Probate and filed, and that the same,
together with the testimony herein, so taken a	and reduced to writing as aforesaid, be recorded.
	When Black, Judge of Probate.
(We A Sharp late of
The last Will and Testament of	COC M SNCALP
	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
and Record in this Court, on this day,	
the Execut named in said Will appeared	in Court, accepted said trust, and entered into bond in the sum of
Tundud Dollars, condit	ioned as the law directs, with Malchus Starnets and formes
and a west free full and and	as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
Testamentary upon the estate of the said	Chlac & Strand deceased, issue to the said
Agrentederican	On suggestion of said Except administrater Archibold Buch
Haron Coleman	On suggrestion of said Execut administrate of the Court; and thereupon it is ordered, that Letters of deceased, issue to the said On suggrestion of said Execut administrate of Archibolassisches and Plantane are appointed appraisers of the
Estate of said decedent, to be appraised.	The BOOch Is, JUDGE OF PROBATE.
	18
This day ages but them is some	
This day came into Court, in person, =	widow of
	late of this County, deceased, and made application to elect under the Will of
	t explained "to her the provisions of the Will, her rights under it, and by law, in the event
of her refusal to take under the Will," and she	e then made her election. to take under the Will, and her said
election is now here entered of record.	Jupie of Probate
a Tatleam)/866	Deceased. (liceral) File late of by, Ohio, deceased, having been, on the 19th day of January A. D. 18)), as duly proven by the oaths of Hirical All Backley
The last Will and Testament of	Comment of the state of the sta
Count	y, Onio, deceased, having been, on the 17 day of recreated A. D. 18/),
presented for Probate, thereupon said Will wa	is duly proven by the oaths of Alex Lees Alex 13 decet
and Jay at the area and Jay of the sea	bscribing witnesses thereto, who were duly sworn and examined in open Court, and their
testimony was reduced to writing and filed by	order of the Court; and it appearing to the Court from the testimony of said witnesses, that
"such Will was duly attested and executed, at	nd that the TestatO. at the time of executing the same, was of full age and of cound mind
and memory, and not under any restraint," it	is now here ordered, that said Will be admitted to Probate and filed, and that the same,
together with the testimony herein, so taken a	and reduced to writing as aforesaid, be recorded.
	JUDGE OF PROBATE.
The last Will and Testament of	late of
	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
and Record in this Court, on this day,	
	in Court, accepted said trust, and entered into bond in the sum of
	ioned as the law directs, with
and	as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
Testamentary upon the estate of the said	deceased, issue to the said
essentially upon the estate of the said	On suggestion of said Execut.
- Allendaria	and are appointed appraisers of the
Estate of said decedent, to be appraised.	
	JUDGE OF PROBATE.
This day came into Court, in person, 2	
This day came into Court, in person, I	
This day came into Court, in person, I	liza Ith January 19th 18/8. widow of late of this County, deceased, and made application to elect under the Will of
	liga It late of this County, deceased, and made application to elect under the Will of the explained "to her the provisions of the Will, her rights under it, and by law, in the event
This day came into Court, in person, I have a property of her refusal to take under the Will," and she election is now here entered of record.	liza Ith January 1976 widow of late of this County, deceased, and made application to elect under the Will of et explained "to her the provisions of the Will, her rights under it, and by law, in the event

18))		Miller Plan Wierge Muhler Decensed. Stricer 11	18 / .
late of		The last Will and Testament of Plant 180190 Ruchun	late o
Charles A. D. 18).		County, Ohio, deceased, having been, on the Lath day of Shacery	A. D. 18 M
		presented for Probate, thereupon said Will was duly proven by the oaths of Marie Arman Color	
in open Court, and their	No.	and Attend Merce Sometime subscribing witnesses thereto, who were duly sworn and examined in open Cour	t, and thei
my of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said with	
ill age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of	
filed, and that the same,	ALCOVA SISSI	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that	
1		Lienty Hutten and Suldrich Ruhling to the Degrate of the State of	way of
JUDGE OF PROBATE.	Docket	thenry Matter and Juddien Mahler as whitespread for the Block Juper of	PROBATE.
18/8	V. Luma	Muse of the state	1800
late of	Volume	The last Will and Testament of Strategy Cherry Cherry	late o
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitte	
	Page	and Becard in this Court on this day 408 1121 1121 1121 112 12 12 14 14 14 15 16 16 16 16 16 16 16 16 16 16 16 16 16	0 1 TODA
Signation .		and Record in this Court, on this day, Aller of March of the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Accepted.	E. Herry
Mandana		Dollars, conditioned as the law directs, with the same and the same an	
it is ordered, that Letters of			that Lette
deceased, issue to the said		and fice to the first as sureties, to the acceptance of the Court; and thereupon it is ordered. Testamentary upon the estate of the said African Court and the court and thereupon it is ordered.	ie to the sai
Archibold Buck		Herry Ruhlen On suggestion of said Execut , administrations	
appointed appraisers of the		Batch, David Wise and Blunch Robertson are appointed upp	
		Fetate of said decedent to be appraised	
JUDGE OF PROBATE.		Meter Bloods James or	Probate.
18 .			.18
widow of		This day came into Court, in person, Justine Lower Lower Charles	_ widow c
to elect under the Will of		This day came into Court, in person, restere Low attract the file of this County, deceased, and made application to elect under	the Will c
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law,	in the ever
ler the Will, and her said		of her refusal to take under the Will," and she then made her election	
_ Judge of Propare.		election is now here entered of record.	
SKUDGE OF TROBATE		election is now here entered of record.	L'ROBATE.
18 %. late of Lucia A. D. 18)), n open Court, and their ny of said witnesses, that	No.	The last Will and Testament, of County, Ohio, deceased, having been, on the day of County, Ohio, deceased, having been, on the presented for Probate, thereupon said Will was duly proven by the oaths of the county was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of said will be county of the court from the testimony of the court from the court from the court from the testimony of the court from the cou	et, and thei
ill age and of sound mind filed, and that the same,	Recorded	"such Will, was duly attested and executed, and that the Testat 2 1 at the time of executing the same, was of full age and of and memory, and not under any restraint," it is now here ordered, that said Will, be admitted to Probate and filed, and the	sound min at the sam
	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PRODATE.		De 13 Occido Judas de	Рковате.
300		The last Will and Testament of Phylic () Pellow 1	11
18 .	Volume	The 1 to both March 7	18/1
late of		The last Will and Testament of Man Cold Cold Cold Cold Cold Cold Cold Cold	late o
and admitted to Probate	Daws	County, Ohio, deceased, having heretofore been duly proven and admitte	d to Proba
	Page	and Record in this Court, on this day, Aller of Charles and Record in this Court, on this day,	
		the Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of de vice	1)41014
		Dollars, conditioned as the law directs, with Meetings Meetings	
it is ordered, that Letters		and Checkles Court; and thereupon it is ordered,	that Lette
deceased, issue to the said		Testamentary upon the estate of the said Melie (CA) Chourse deceased, issue	re to the sa
200		Testamentary upon the estate of the said Prefer of Performance of the Court; and thereupon it is ordered, Aller of Orac recen On suggestion of said Executors, January B. Herrich and Oracles of Said Executors, January B. Herrich and Court of Said Executors of Said Executors, January B. Herrich and Court of Said Executors, January B. Herrich and Court of Said Executors of Said	Aldren
ppointed appraisers of the		Meeting and Market Sollyder are appointed app	raisers of fl
JUDGE OF PROBATE.		Estate of said decedent, to be appraised.	D.,
JUDGE OF I RODATO		Judge of	I ROBATE.
40.9%			100
18/8.		Annual State of the Control of the C	.18
widow of		This day came into Court, in person,	widow o
o elect under the Will of		late of this County, deceased, and made application to elect under	
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, it	n the ever
der the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the Will,	and her sa
JUDGE OF PROBATE.		election is now here entered of record.	Description
WILDOR OF LOSING		JEDGE OF	PROBATE.

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Journal of Appointments.

The last Will and Testament of Acricas Bellinger	
The last Will and Testament of Active as Bullinger	
The last Will and Testament of Acres I Scalle reger	
Live County, Ohio, deceased, having been, on the 28 day of Merick A. D. 18	
presented for Probate, thereupon said Will was duly proven by the online of file of the difference of	
and I Read Alager 172 Te subscribing witnesses thereto, who were duly sworn and examined in open Court and	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses at	
"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound	
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded,	
The Block Do Judge of Probate	Docket
JOUNGE OF TROBATE,	DOCKE
May 28 th	
The last Will and Testament of Control Balling Co	Volume
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day, Alored Baller, ger	
the Executed named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the Chemical	Page
Dollars, conditioned as the law directs, with The along Doce The delice of Thelice	
and the Court; and thereupon it is ordered, that Letters	
Testamentary upon the estate of the said Alexand (130/11. 120)	
On suggestion of said Executer , Diller & cultiquet Dance	
Medicine and William 16 Hatre are appointed appraisers of the	
Petata of said decodent to be ampraised	
FALL BOOK OF PROBATE.	
··· · · · · · · · · · · · · · · · · ·	
18/8.	
This day came into Court, in person, Olive sterie Ballinger widow of	
Iterated 13 allerge late of this County, deceased, and made application to elect under the Will of	
ner deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even	
of her refusal to take under the Will," and she then made her election	
election is now here entered of record.	
CARROLL AND ALDER OF L'HOBATE,	
$\sim I$, Q_{rec} ,	
The last Will and Testament of County, Ohio, deceased, having been, on the 2 day of Accel A. D. 18/8, presented for Probate, thereupon said Will was duly proven by the oaths of 2/2 2 2022 2022	
18/8.	
The last Will and Testament of Jack, Aviet, Ger	
County, Ohio, deceased, having been, on the day of Accel A. D. 18/8,	
	No.
and Pleas Macro er subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	-1.00
estimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind	
	Recorded
	Recorded
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
	Recorded Docket
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE.	
ogether with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Docket
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE.	
ogether with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. I	Docket
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Docket
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day,	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day,	Docket Volume
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, he Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	Docket Volume
The last Will and Testament of	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, he Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters restamentary upon the estate of the said deceased, issue to the said	Docket Volume
The last Will and Testament of	Docket Volume
The last Will and Testament of	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, he Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters estamentary upon the estate of the said On suggestion of said Execut and are appointed appraisers of the State of said deceased, to be appraised.	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, he Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut and are appointed appraisers of the State of said decedent, to be appraised. Judge of Probate 18 18 18 18 18 18 18 18 18 1	Docket Volume
The last Will and Testament of the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut and This day came into Court, in person, Ille Relation Allert Court, in person, Ille Relation Allert Court, and thereupon it is ordered. This day came into Court, in person, Ille Relation Allert Court, agent widow of widow of the said to with the said to	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, he Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters festamentary upon the estate of the said On suggestion of said Execut are appointed appraisers of the Estate of said decedent, to be appraised. This day came into Court, in person, Illegalith Alellingers widow of late of this County, deceased, and made application to elect under the Will of	Docket Volume
The last Will and Testament of	Docket Volume
The last Will and Testament of	Docket Volume
The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this County, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut. and are appointed appraisers of the Estate of said decedent, to be appraised. This day came into Court, in person, Illestable Letters Letters widow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained to her the provisions of the Will, her rights under it, and by law, in the event	Docket Volume

		3/1 3/1 1/2	
18/9		The last Will and Testament of Deceased. Deceased. April 4th	18/8
	4 2012	The last Will and Testament of Courter	late o
accele A. D. 18)		County, Ohio, deceased, having been, on the day of Africa	A. D. 1822
		Dresented for Probate, thereupon said Will was duly proven by the oaths of	
in open Court, and their	No.	and Peles Counting subscribing witnesses thereto, who were duly sworn and examined in open	Court, and their
ny of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of sa	
Il age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testatzene at the time of executing the same, was of full age a	
filed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, an	d that the same
I.m	Dookst	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE,	Docket	Din B Cauls, Jun	GE OF PROBATE.
18/9			200
	Volume		18 .
and admitted to Probate		The last Will and Testament of	late o
	Page	County, Ohio, deceased, having heretofore been duly proven and ad	mitted to Probat
in Trousand	rage	and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
nd Ihllian		Dollars, conditioned as the law directs, with	
it is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it is ord	lered, that Lette
leceased, issue to the said			d, issue to the sai
hard Daar		On suggestion of said Execut,	
ppointed appraisers of the			ed appraisers of th
Judge of Probate.		Estate of said decedent, to be appraised.	
O UDOE OF I ROBATE,			OGE OF PROBATE.
18 /8%			10
widow of			18 .
o elect under the Will of		This day came into Court, in person, late of this County, deceased, and made application to elect	under the Will c
and by law, in the even-		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by	
ler the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the	
		election is now here entered of record.	
Judge of Propare,	0.000	J.01	OGE OF PROBATE.
18 /8 . late of A. D. 18/8 .	No.	The last Will and Testament of 1800 geo. Lecensed. County, Ohio, deceased, having been, on the 2 day of day of presented for Probate, thereupon said Will was duly proven by the oaths of	
n open Court, and their		and Doctor Countries subscribing witnesses thereto, who were duly sworn and examined in open	
ny of said witnesses, that Il age and of sound mind		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of so	
iled, and that the same,	Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age a and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, as together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket	Who Blooch, Ju	on on Phonema
100000000000000000000000000000000000000		/	OR OF TROBATE.
18	Valume	The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and ad	18/8.
late of	Volume	The last Will and Testement of	late
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and ad	
	Page	and Record in this Court, on this day, A. P. Branch	
	Jakon and	the Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	housan
]	The same of the same of	Dollars, conditioned as the law directs, with Mal Brown	
t is ordered, that Letters	Charles Market	and A. M. as sureties, to the acceptance of the Court; and thereupon it is ord	
leceased, issue to the said	1	Testamentary upon the estate of the said A. C. Berchs , decease	d, issue to the sa
0.15		person la 13 terre On suggestion of said Executor, live a la Califf	
ppointed appraisers of the			ed appraisers of th
Judge of Probate.	1000	Estate of said decedent, to be appraised.	OGE OF PROBATE.
			74. 1 10733A F.W.
18 48.			18 .
widow of	12	This day came into Court, in person,	widow e
o elect under the Will of	1 1 1 1 1 1	late of this County, deceased, and made application to elect	
and by law, in the event	THE PROPERTY.	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by	
ler the Will, and her said		of her refusal to take under the Will," and she then made her electionto take under the	Will, and her sa
JUDGE OF PROBATE.	The spirit is and	election is now here entered of record.	one on De
ALL MARKET VALUE AND ADDRESS OF THE PARTY OF		301	OGE OF PROBATE.

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The last Will and Tostamont of Paris	or Alexand
The last will and Testament of Court Oliver	late day of the late
presented for Probate, thereupon said Will was duly prove	ee A control late day of April A. D. 18 on by the oaths of Articles and the control of the contr
and subscribing wit	tnesses thereto, who were duly sworn and examined in oran Com-
estimony was reduced to writing and filed by order of the	Court; and it appearing to the Court from the testimony of said with
such Will was duly attested and executed, and that the T	estate & at the time of executing the same, was of full ago and of
nd memory, and not under any restraint," it is now here	ordered, that said Will be admitted to Probate and filed, and that the sa
ogether with the testimony herein, so taken and reduced to	o writing as aforesaid, be recorded.
	Please 13 Could, JUDGE OF PROBATI
The last Will and Testament of Declectle	April 4th 18/5.
The last Will and Pestament of 10, 114 Cff.	
County	y, Ohio, deceased, having heretofore been duly proven and admitted to Prol
nd Record in this Court, on this day, ✓ 10 1 1 1 1 1 €	
te Executer named in said Will appeared in Court, account	epted said trust, and entered into bond in the sum of
Dollars, conditioned as the	law directs, with Hellien Do Frences
	reties, to the acceptance of the Court; and thereupon it is ordered, that Let
	ero Le decensal isono total
On sng	ggestion of said Executer . Weil (speecher
pleasedater and a	gestion of said Executor, Weile & sector Arctice Deeps are appointed appraisers of
state of said decedent, to be appraised.	
	JUDGE OF PROBATE
	18 .
This day came into Court, in person,	widow
	late of this County, deceased, and made application to elect under the Will
er deceased husband, and thereupon the Court explained "	to her the provisions of the Will, her rights under it, and by law, in the ev-
her refusal to take under the Will," and she then made h	
ection is now here entered of record.	to this man rue tring and hers
ection is now here emered of record.	Judge of Propaga
0/1/2 42 %	1
of Mary & Hunter	regused. August 10th 1878.
of Mary & Hunter of Mary &	Cunter August 10 th 1898.
County, Ohio, decea	ased, having been on the 10th day of August A. D. 18
county, Ohio, decea esented for Probate, thereupon said Will was duly proven	ased, having been on the 10th day of August A. D. 18
county, Ohio, decea esented for Probate, thereupon said Will was duly proven	ased, having been on the 10th day of August A. D. 18
county, Ohio, decear resented for Probate, thereupon said Will was duly proven and Cattle G Scott subscribing with	ased, having been on the 10th day of August A. D. 18/
County, Ohio, decearesented for Probate, thereupon said Will was duly proven and Cattie of Scott subscribing with stimony was reduced to writing and filed by order of the Couch Will was duly attested and executed, and that the Te	ased, having been on the day of August A. D. 18/1 by the oaths of Jaker Recirculall messes thereto, who were duly sworn and examined in open Court, and the Court; and it appearing to the Court from the testimony of said witnesses, the established the time of executing the same, was of full age and of sound messes.
County, Ohio, decearesented for Probate, thereupon said Will was duly proven and Cattie of Scott subscribing with stimony was reduced to writing and filed by order of the Couch Will was duly attested and executed, and that the Te	ased, having been on the day of August A. D. 18/1 by the oaths of Jaker Recurdall nesses thereto, who were duly sworn and examined in open Court, and the Court; and it appearing to the Court from the testimony of said witnesses, the court is a superior of the court from the testimony of said witnesses, the court is a superior of the court from the testimony of said witnesses, the court is a superior of the court from the testimony of said witnesses, the court is a superior of the court from the testimony of said witnesses, the court is a superior of the court from the testimony of said witnesses, the court is a superior of the court from the testimony of the court from
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late of		The last Will and Testament of Janey Clark
1. Lel A. D. 18)		County, Ohio, deceased, having been, on the
		presented for Probate, thereupon said Will was duly proven by the oaths of D.M.
ed in open Court, and their	No.	and AB. Selley subscribing witnesses thereto, who were
mony of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to
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nd filed, and that the same,	Recoraca	and memory, and not under any restraint," it is now here ordered, that said Will be
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ven and admitted to Probate	- 1	County, Ohio, deceased, having thateand Record in this Court, on this day, said thele were duly prouder and the Execut named in said Will appeared in Court, accepted said trust, and entere
	Page for Por	thateand Record in this Court, on this day, and thele were duly proven
everty our	JI DE	the Execut named in said Will appeared in Court, accepted said trust, and entere
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7 8		Estate of said decedent, to be appraised.
JUDGE OF PROBATE.		
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widow of		This day came into Court, in person,
on to elect under the Will of		Andrew Ashreep late of this County, deed
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under the Will, and her said		of her refusal to take under the Will," and she then made her election
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1878		Ill & Darah Smill coessed. (A
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0 1	Page	and Record in this Court, on this day,
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all Judge of PROBATE.		
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18 .]		
widow of		This day came into Court, in person,
on to elect under the Will of		late of this County, dece
it, and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the

under the Will, and her said

JEDGE OF PROBATE.

lugust 13th day of August A. D. 18/8 duly sworn and examined in open Court, and their the Court from the testimony of said witnesses, that secuting the same, was of full age and of sound mind admitted to Probate and filed, and that the same, ecorded. Bloats, JUDGE OF PROBATE. blen on the 17th day of Sujust (A) 1878 My the oaths of Ato Brox and Malchus red into bond in the sum of the Court; and thereupon it is ordered, that Letters. _deceased, issue to the said are appointed appraisers of the JUDGE OF PROBATE. wat 17 th widow of eased, and made application to elect under the Will of ne Will, her rights under it, and by law, in the event to take under the Will, and her said Claats, ugust 17th 17th day of Accept 1. D. 18/ And duly sworn and examined in open Court, and their the Court from the testimony of said witnesses, that vecuting the same, was of full age and of sound mind admitted to Probate and filed, and that the same, ecorded. Couls JUDGE OF PROBATE. eretofore been duly proven and admitted to Probate d into bond in the sum of the Court; and thereupon it is ordered, that Letters _deceased, issue to the said are appointed appraisers of the JUDGE OF PROBATE. __18 . widow of ased, and made application to elect under the Will of Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record JUDGE OF PROBATE.

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Journal of Appointments.

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The last Will and Testament of Cherry Holiningh Deceased. Deptember 18th 18/8.	
The last Will and Testament of Brilly Menning been, on the 18 th day of Extender A. D. 18 /	
presented for Probate, thereupon said Will was duly proven by the oaths of	
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testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witness	and the bags
"such Will was duly attested and executed, and that the Testatez at the time of executing the same, was of full age and of sound mind	Recorded
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M. D. t.	we have
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And the state of t	
This day came into Court, in person, Miller of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even-	salvaluu midea
of her refusal to take under the Will," and she then made her election 12 [1] to take under the Will, and her said	Lie Jiely out and
election is now here entered of record. Die Books, Juden of Probate.	and a feel of
The last Will and Testament of Sulph Maham late of 1878. The last Will and Testament of Sulph Maham International County, Ohio, deceased, having been, on the 18th day of November A. D. 1878, presented for Probate, therenpon said Will was duly proven by the oaths of Same subscribing witnesses thereto, who were fully sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	No.
"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	3.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5
Judge of Probate.	Docket
November 21st 1878.	Volume
The last Will and Testament of Palalelanan late of	7 9 7 4 110
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	of nothing to S
and Record in this Court, on this day, Jaspen Blaham, was appointe dadministrator with the Millannes	Page
of the Wa Excelled to put the and WHV appeared in Court, accepted said trust, and entered into bond in the sum of Jun Thousand	
Dollars, conditioned as the law directs, with Userge Graham	
and Dolla 1 100 have as sureties to the acceptance of the Court, and therenpon it is ordered, that Letters	Line entonesi, that are
Testamentary upon the estate of the said / alph Bahan deceased, issue to the said	He offer most day and
Jasper Graham On suggestion of said Execut administrator, Alvals Boring	
Dociah Janu and Julier Jegett are appointed appraisers of the	The second secon
Estate of said decedent, to be appraised. Judge of Probate.	
JELLS J. A. V. S. L. L. J. O'DOR OF TROBATE.	36
	7 11
This day came into Court, in person, widow of	The same of the
late of this County, deceased, and made application to elect under the Will of	A Total references
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	and by law, or the con-
of her refusal to take under the Will," and she then made her electionto take under the Will, and her said	der the Williams

	CountyBxecutor.			
		\\\ \tag{10}		
18/8	100	Will of Magdalen Moone, Deceased. Lecernher 3 jot 18/8. The last Will and Testament of Magdalen Moone late of		
terriber A. D. 18/3,		The last Will and Testament of Magdalen Moore late of Union County, Ohio, deceased, having been, on the 23d day of Stplember A. D. 18/9		
	No.	presented for Probate, thereupon said Will was duly proven by the oaths of Dhy (Crandold, energthe subscribing artners and bytheoath of Heylas Sabinethiother subscribing witnesses thereto, who were duly known and examined in open Court, and their		
in open Court, and their	michigan partition			
ony of said witnesses, that full age and of sound mind	Recorded	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that such Will was duly attested and executed, and that the Testatrica at the time of executing the same, was of full age and of sound mind		
filed, and that the same,	Recorded book	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,		
JUDGE OF PROBATE,	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.		
assaile.	The state of the s	Vin Bloods Judge of Phorate.		
18 25	Volume	Vicenteer 3/2t, At 188.		
late of and admitted to Probate		The last Will and Testament of Madden Moore late of Linear County, Ohio, deceased, having heretofore been duly proven and admitted to Probate		
	Page			
Heer hundred		and Record in this Court, on this day, legrus Moore, was dely appointed administrator both the Willeams, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Thirty fine		
it is ordered, that Letters		hundred, Dollars, conditioned as the law directs, with Granulle & Robertson		
deceased, issue to the said	the second second	of administration with dimilieur as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters restanced by upon the estate of the said		
Mer Cartina		Cyrus Moure On suggestion of said Brown administrator, Harvey		
appointed appraisers of the	and the second second	Meather, Educard & Horlon and John Chafman are appointed appraises of the Estate of said decedent, to be appraised.		
JUDGE OF PROBATE.		Dhu B Cocelo, Junge of Probate.		
18)// .				
widow of		This day came into Court, in person, widow of		
to elect under the Will of	CAL WATER DA	late of this County, deceased, and made application to elect under the Will of		
and by law, in the even	to a set of and good get	her deceased humband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event		
der the Will, and her said	a Wall and	of her refusal to take under the Will," and she then made her election to take under the Will, and her said		
JUDGE OF PROBATE.	The same	election is now here entered of record. Judge of Probatic.		
($\sqrt{1000}$		
18/8.		Millot Jederal Tord , weesed January 22 nd 1879		
late of		The last VIII and Testament of Rederal Ford		
rember A. D. 18/8,	1.41 %	The last all and Testament of Sideral Ford The last all and Testament of Sideral Ford Interest of Probate, thereupon said Will was duly proven by the oaths of January A. D. 18/9, presented for Probate, thereupon said Will was duly proven by the oaths of January Kinnedy and The Fordan subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that		
in open Court, and their	No.	and W. He. Jordan subscribing witnesses thereto, who were duly sworn and examined in open Court, and their		
ny of said witnesses, that	mw blar-	testimony was educed to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that		
all age and of sound mind		" such Will was duly attested and exceuted, and that the Testate? at the time of executing the same, was of full age and of sound mind		
filed, and that the same,	and the state of t	and memory, and hot under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.		
JUDGE OF PROBATE.	Docket	The last Will and Testament of Vide all Ford		
OUDGE OF TRODATE.		for the first of t		
18/78 .	Volume	10. annary 22nd 199.		
late of		The last Will and Testament of Side ad Jord late of Sumion County, Ohio, deceased, having heretofore been duly proven and admitted to Probate		
and admitted to Probate	Page	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate		
wo Thousand		and Record in this Court, on this day, Samuel Haddel the Executor I named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Fine hundred		
I.S. Market Selection and Sele		Dollars, conditioned as the law directs, with William He harden		
it is ordered, that Letters	and the last the last the	and Daniel & Ford as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters		
deceased, issue to the said	and the second	Testamentary up on the estate of the said Course of said Execution		
ppointed appraisers of the	- I maje ten	Samuel Haddel On suggestion of said Executor, William Hefoldan		
		Estate of said decedent, to be appraised.		
Judge of Probate.	3	Testamentary up on the estate of the said Lideral Fard deceased, issue to the said Sange Waddel On suggestion of said Executor, William Hefardan are appointed appraisers of the Estate of said decedent, to be appraised. Suppose of Probate.		
18 .		18		
widow of	100 000	This day came into Court, in person, widow of		
to elect under the Will of	to Western in	late of this County, deceased, and made application to elect under the Will of		
and by law, in the event der the Will, and her said	ey law, is the con-	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election		
act the frin, and her		election is now here entered of record		

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Journal of Appointments.

Andrew A Spicer Decensed.	
The last Will and Testament of Andrew African	
County, Ohio, deceased, having been, on the 17th day of August A. D. 18, presented for Probate, thereupon said Will was duly proven by the oaths of A. C. August A. D. 18,	
presented for Probate, thereupon said Will was duly proven by the oaths of	No
and Malalan Folance to subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and executed, and that the Testaters at the time of executing the same, was of full age and of sound mind	Recorde
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
	000 1840018
JUDGE OF PROBATE.	Docket
18	Volume
The last Will and Testament of Anceres Ashises	
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day,	
and Record in this Court, on this day, Mr. Block rey	Page
he Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Accepted said trust, and the Accepted said tr	
Dollars, conditioned as the law directs, with Geo. Roleston. as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Cestamentary upon the estate of the said 2/1. BUselfuy deceased, issue to the said	
Cestamentary upon the estate of the said Sold College deceased, issue to the said On suggestion of said Execut , Mellow Moderate Arres Stelle and College Dicher are appointed appraisers of the	
and Create Michael are appointed appraisers of the	
This day came into Court, in person, Linguist Court, and Lingu	
JUDGE OF L'ROBATE.	
A server start	
m: 1 : 10 : 18/9.	
This day came into Court, in person, a last telegraphic in the widow of	
late of this County, deceased, and made application to elect under the Will of	
er deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even	
f her refusal to take under the Will," and she then made her election	
lection is now here entered of record. Diag Bloat Judge of Probate.	
The last Will and Testament of 1821/h Disolds County Ohio, deceased, having been, on the Aday of Marie County A. D. 18/9, presented for Probate, thereupon said Will was duly proven by the oaths of Jewis and County Chicago, and the county of the county o	
resented for Probate, thereupon said Will was duly proven by the oaths of La ve se College said to	37.0
subscribing witnesses thereto, who were duly sworn and examined in open Court, and their estimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	No.
auch Will was duly attested and executed, and that the Testaters—at the time of executing the same, was of full age and of sound mind	Powerst
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorde
ogether with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
The Black Judge of Probate.	Docket
JUDGE OF PROBATE.	
18 .	Volume
The last Will and Testament oflate of	
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Page
id Record in this Court, on this day,	rage
re Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
Dollars, conditioned as the law directs, with	
as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
estamentary upon the estate of the saiddeceased, issue to the said	¥ 100
On suggestion of said Execut ,	
and are appointed appraisers of the	
state of said decedent, to be appraised.	
18 .	
This day came into Court, in person, widow of	
late of this County, deceased, and made application to elect under the Will of	
er deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
f her refusal to take under the Will," and she then made her electionto take under the Will, and her said	
lection is now here entered of record. Judge of Probate.	

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County--- Bxecutor.

18 .	5.0	The last Will and Testament of Mary leathers County, Ohio, deceased, having been, on the 114 m day of	187.
late of		The last Will and Testament of Mary leathers	late of
A. D. 18	THE PARTY OF	County, Ohio, deceased, having been, on the 114 m day of	(thereasy A. D. 18/9.
open Court, and their	No.	presented for I robate, thereupon said will was duly proven by the oaths of	Concerne
of said witnesses, that	The last the last	and set of Developing subscribing witnesses thereto, who were duly sworn and ex-	
age and of sound mind	Recorded	"such Will was daily attested and executed, and that the Testat nell at the time of executing the same, we	
ed, and that the same,	Mecoraca	and memory, and not under any restraint." it is now here ordered, that said Will be admitted to Proba	
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket	- John tel Couts	JUDGE OF PROBATE.
18			10
late of	Volume	The last Will and Testament of	late of
nd admitted to Probate	and the state of t	County, Ohio, deceased, having heretofore been dul	
	Page	and Record in this Court, on this day,	
teenhunderd		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the	sum of
		Dollars, conditioned as the law directs, with	
is ordered, that Letters	and the state of t	andas sureties, to the acceptance of the Court; and the	
ceased, issue to the said	A STREET	Testamentary upon the estate of the said	deceased, issue to the said
pointed appraisers of the	- Constitution	On suggestion of said Execut , and	are appointed appraisors of the
11		Estate of said decedent, to be appraised,	are appointed approximation
_Judge of Probate, .	e a supply we more		JUDGE OF PRODATE.
Α			
18/79.			18
widow of	I STATE OF THE STATE OF	This day came into Court, in person,	widow of
elect under the Will of d by law, in the event	The state of the s	late of this County, deceased, and made applied her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights	
r the Will, and her said	Will not be a		take under the Will, and her said
		election is now here entered of record.	
JUDGE OF PROBATE.	named so great		JUDGE OF PROBATE.
18/79late of		The last Will and Testament of Proceed. County, Ohio, deceased, having been, on the presented for Probate, thereupon said Will was duly proven by the onths of	18 /9.
A. D. 1879,	1 - 1 A	County, Ohio, deceased, having been, on the day of presented for Probate thereupon said Will was duly proven by the oaths of	of MerickA. D. 18/9
open Court, and their	No.	and Thills Sprider subscribing witnesses thereto, will were duly sworn and ex	amined in open Court, and their
of said witnesses, that	and a settle block	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the	
age and of sound mind	Recorded	a such Will was duly attested and executed, and that the Testater at the time of executing the same,	
ed, and that the same,	Error and Arolf Inna	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probe	ite and filed, and that the same
T D	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	· + ·
JUDGE OF PROBATE.		John Ble	O. C.C. () JUDGE OF TROBATE.
18 .	Volume		18
late of	volume	The last Will and Testament of	late of
nd admitted to Probate	Tenting of	County, Ohio, deceased, having heretofore been dul	
	Page	and Record in this Court, on this day,	
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the	sum of
1 1 that Latters	5-71 Year	Dollars, conditioned as the law directs, with	
is ordered, that Letters ceased, issue to the said	relations from the	and as sureties, to the acceptance of the Court; and the	ereupon it is ordered, that Letter deceased, issue to the said
ceaseu, issue to the		Testamentary upon the estate of the said On suggestion of said Execut,	deceased, issue to the said
ointed appraisers of the	The state of the state of	and	are appointed appraisers of the
		Estate of said decedent, to be appraised.	
_Judge of Probate.	10 1010		JUDGE OF PROBATE.
10		Ollo-and Ath	Do
1818		7. Part Back	19
elect under the Will of	at subou to	This day came into Court, in person, Ulade of this County, deceased, and made app	widow of
d by law, in the event	by law, in the re-	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights i	
the Will, and her said	in Will, as		take under the Will, and her said
			loats, Judge of PROBATE.
JUDGE OF PROBATE.	40 3000	formode.	LOGN, JUDGE OF PROBATE.
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Journal of Appointments.

160' XO 110 ' 11 116 1 146	
The last Will and Testament of William M. Accorded to late of County, Ohio, deceased, having been, on the 27th day of March A. D. 18/9, presented for Probate, therenpon said Will was duly proven by the oaths of J. Heleiner and Alexanor serger subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimons were already to writing and filed by order of the Court, and it appearing to the Court from the testimons of will be a subscribed by order of the Court, and it appearing to the Court from the testimons of will be a subscribed by order of the Court, and it appearing to the Court from the testimons of will be a subscribed by order of the Court, and it appearing to the Court from the testimons of will be a subscribed by order of the Court, and it appearing to the Court from the testimons of will be a subscribed by order of the Court and it appearing to the Court from the testimons of will be a subscribed by order of the Court and it appearing to the Court from the testimons of will be a subscribed by order of the Court and it appearing to the Court from the testimons of will be a subscribed by order of the Court and it appears to the court from the testimons of will be a subscribed by the court from the testimons of will be a subscribed by the court from the testimons of will be a subscribed by the court from the subscribed by the court from the	
The last Will and Testament of William Ke Harrett late of	
County, Ohio, deceased, having been, on the 27th day of March A. D. 18 19	
presented for Probate, thereupon said Will was duly proven by the oaths of Jr. I follows and the said Will was duly proven by the oaths of	
and Ablaham Suger subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
testimony was reduced to writing and nied by order of the Court, and it appearing to the Court from the testimony of said witnesses that	
"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind	Recorded
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	MCCG-
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE,	Docket
18	Volume
The last Will and Testament of late of	younte
County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day,	Page
the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
Dollars, conditioned as the law directs, with	
andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	74 - 113 34
Testamentary upon the estate of the said	
On suggestion of said Execut,	
and are appointed appraisers of the	
Estate of said decedent, to be appraised. Judge of Probate	
Struck of Probate.	
April 1st 1880	
1. 01/2 41	
This day came into Court, in person, Scrota Marrott widow of late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even	
of her refusal to take under the Will," and she then made her election to take under the land a south take under the Will, and her said	
alaction is now here entered of record.	
election is now here entered of record. The Ible all, Judon of Probate.	
The last Will and Testament of Merica County, Ohio, deceased, having been, on the 11th day of April A. D. 18/9,	
Strop Sarry d Deceased. April 11th 18/9.	
The last Will and Testament of Merch Gereverd , late of	
County, Ohio, deceased, having been, on the 11th day of April A. D. 18/9,	
presented for Probate, thereupon said Will was duly proven by the oaths of Column and Colors	No.
and de receit balloway subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	NO.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	y's section in
wauch Will was duly attested and executed, and that the Testatez at the time of executing the same, was of full age and of sound mind	Recorded
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket
18/9.	Volume
The last Will and Testament of Renoh Banded late of	
County, Ohio, deceased, having heretofore been Muly proven and admitted to Probate	
and Record in this Court, on this day, // " day of April 1879. Charles Mesarood	Page
the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Joseph Thou I pollars, conditioned as the law directs, with an in Milean Moleculary as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Dollars, conditioned as the law directs, with anies the feld, Jobert Thoughturn	
and Willeam M Minget as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Tostamentary upon the estate of the said french Barres of the said	The state of the s
Marles Al Sarroad On suggestion of said Executor, Heram Drimball Dellet	
and Grouge Lyon are appointed appraisers of the	
Estate of said decedent, to be appraised. Judge of Probate. Judge of Probate.	
SUDGE OF I ROBINS	
O Day o 11th 10 49	
South the transfer of the tran	1 - 4 - 1
This day come into Court, in person, Sare sta Helparis Dod widow of late of this County, deceased, and made application to elect under the Will of	
June of the County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
of her refusal to take under the Will," and she then made her election	
election is now here entered of record. Judge of Probate.	

		Courtey Baccacor.	
9.		The last Will and Testament of Deceased. County, Ohio, deceased, having been, on the 16th day of April	18/9.
ate of 18 /9,	21	The last Will and Testament of Vilizalith Many	late of
9.	A THE SAME	presented for Probate, thereupon said Will was duly proven by the oaths of left in the Boylana vel Hance's	How Ho
heir	No.	Sand Milliand Little Little Library Millesses thereto, and the sand and the control of the contr	A 15 HOUSE BROKE
at II		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said we such Will was duly attested and executed, and that the Testat z x at the time of executing the same, was of full age and or	
e,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and the	
	2.4	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
	Docket	John Bleacto, Junes o	
	Valumo	The last Will and Testament of County Ohio, deceased, having heretofore been duly proven and admitt	18 79.
	Volume	The last Will and Testament of Celizabeth Manh	late of
	Page	County Ohio, deceased, having heretofore been duly proven and admitt	ed to Probate
	1 450	and Record in this Court, on this day, Rances & Hogh the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Server Dollars, conditioned as the law directs, with I to left to be described and Paris of the said of the	housand
1		Dollars, conditioned as the law directs, with I would the Aleur h	t alter I men
	1.0 (1) (5)	and Man as sureties, to the acceptance of the Court; and thereupon it is ordered. Testamentary upon the estate of the said Windows A deceased, issued to the court of the court of the said of the said deceased, issued to the court of the c	sne to the said
		Francis & Doyt On suggestion of said Executor, Serion Dellisth,	Haron
	and profit in profit	Testamentary upon the estate of the said Willett Mann deceased, iss francis & Court and Court and Court and Court and Court are appointed appeared said decedent, to be appraised. Estate of said decedent, to be appraised.	praisers of the
	THE RESERVE	Estate of said decedent, to be appraised. Junor of Junor of the Blood of	of Probate.
	11		18
		This day came into Court, in person,	widow of
1		late of this County, deceased, and made application to elect und	
	of plant, and plants	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law of her refusal to take under the Will," and she then made her election to take under the Will.	
		election is now here entered of record.	OF PROBATE.

		Tellian 1788dy recessed.	_18 .
1		The last Will and Testament of	late o
		County, Ohio, deceased, having been, on the day of	A. D. 18
	No.	presented for Probate, therenpon said Will was duly proven by the oaths of and subscribing witnesses thereto, who were duly sworn and examined in open Co	urt, and thei
		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said	witnesses, the
	Recorded	"such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and t	
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
	Docket	Judge	OF PROBATE.
			18 .
	Volume	The last Will and Testament of	late o
	D.	County, Ohio, deceased, having heretofore been duly proven and admit	
	Page	and Record in this Court, on this day,	
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
	ord mail decodes	andas sureties, to the acceptance of the Court; and thereupon it is ordere	
		Testamentary upon the estate of the said deceased, is On suggestion of said Execut,	sue to the sai
1		and are appointed at	opraisers of th
		Estate of said decedent, to be appraised.	OF PROBATE.
			18 .
		This day came into Court, in person, late of this County, deceased, and made application to elect und	widow o ler the Will o
		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law	, in the ever
	A A	of her refusal to take under the Will," and she then made her election	l, and her sai

	The al William Post	
	The last Will and Tostament of Selection Pred late of late of the last Will and Tostament of Selection Pred late of the last of the last Will was duly proven by the oaths of A. D. 18/5, presented for Probate, thereupon said Will was duly proven by the oaths of A. D. 18/6,	
	late of day of the A D to	
No.	presented for Probate, thereupon said Will was duly proven by the oaths of A. Dellian Soften Dasher	
	and A Decettic subscribing witnesses thereto, who were duly sworn and camined in open Court, and a.	No.
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
Recorded	"such Will was duly attested and executed, and that the Testatere at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Docket	Dun Bloats, Judge of Probate.	Docket
Volume		Volume
	The last Will and Testament oflate of	Tolumo
Page	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
	and Record in this Court, on this day, the Execut — named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	Page
	Dollars, conditioned as the law directs, with	
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
	Testamentary upon the estate of the said deceased, issue to the said	
	On suggestion of said Execut , and are appointed appraisers of the	
	Estate of said decedent, to be appraised.	
	Judge of Probate.	
	This day came into Court, in person, widow of	
	This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of	
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even-	
	of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
	election is now here entered of record.	
	The last Will and Testament of School County, Ohio, deceased, having been, on the presented for Probate, thereupon said Will was duly proven by the oaths of School County, Ohio, deceased, having been, on the Allie of A. D. 1877	
No.	and Are Literapon said Will was duly proven by the oaths of S. In Allie and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	No.
Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Recorded
Docket	The last Will and Testament of Solomon Cook 1 18/9.	Docket
Volume	May 2nd 18/9.	Volume
	The last Will and Testament of Olomon Clock I late of	
Page	and Record in Can Court, on this day, Which Look	Page
9	the Executor named in said Will appeared in Court, accepted said trust, and extend into sound in the sum of no hondling	rage
	required none subresponditioned in the law directs, with is given,	
	as sureties, to the acceptance of the Court, and thereupon it is ordered, the	
	Testamentary upon the estate of the said deceased, issue to the said	
	On suggestion of said Execut,	
	Estate of said decedent, to be appraised. And are appointed appraisers of the Dhy Blocks Judge of Probate.	
	1 allo nord	
	This day came into Court, in person, Catharing Mllook widow of	
	Solomon look late of this County, deceased, and made application to elect under the Will of	
	her deceased husband, and the enjon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
	of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
	election is now here entered of record. Judge of Products Judge of Products	

		The last Will and Testament of Dr. Adam Ruhlman day of May presented for Probate, thereupon said Will was duly proven by the oaths of Translation Ruhl and Examined in open County who were duly sworn and examined in open County and A County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto, who were duly sworn and examined in open County and Subscribing witnesses thereto.	10 /100
18		Miller Dr. Adam with seem Doceased Do Cay	18/9.
late of		The last Will and Testament of Don Adam Mehlmon	late of
A. D. 18/8.		County, Ohio, deceased, having been, on the guar day of May	A. D. 18/9
Masher	Wo.	presented for Probate, thereupon said Will was duly proven by the oaths of Statelet Call	
n open Court, and their	No.	and the control of th	
ny of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said	
ll age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testate" at the time of executing the same, was of full age and	
iled, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and	that the same
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
JUDGE OF PROBATE.	Docket	Merel Illocato, Jupan	OF PROBATE.
		Judge Her with the testimony herein, so taken and reduced to writing as anotesials, in recording. Judge Here Bleeceto, Judge Herein, so taken and reduced to writing as anotesials, in recording.	
18	V-lumo		18 .
late of	Volume	The last Will and Testament of	late of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and adm	atted to Probat
COMIC.	Page	and Record in this Court, on this day,	
	0-	the Executnamed in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
		Dollars, conditioned as the law directs, with	
t is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it is order	red, that Letter
leceased, issue to the said			issue to the sai
		On suggestion of said Execut,	
ppointed appraisers of the			appraisers of th
		Estate of said decedent, to be appraised.	1.1
JUDGE OF PROBATE.		Little of said decedent, to be appreciate. Jupo	E OF PROBATE.
18 ,			18 .
widow of		This day came into Court, in person,	widow o
o elect under the Will of		late of this County, deceased, and made application to elect u	
and by law, in the even		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by h	
er the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the W	
and the second of the second o		election is now here entered of record.	CONTROL NAME OF THE PARTY OF TH
JUDGE OF PROBATE.		June June	E OF PROBATE
18 /9. Inte of		The last Will and Testament of Netrolas Montant Company	18/9.
Cay A. D. 1879		County, Ohio, deceased, having been, on the 19th day of 10cc y	A. D. 18
n open Court, and their by of said witnesses, that	No.	and to subscribing witnesses thereto, who were duly sworn and examined in open of testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said	court, and the
I age and of cound mind	Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age an	d of sound min
led, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	that the sam
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JUDGE OF PROBATE.	Potente	- Her Blevals Juna	E OF PROBATE.
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late of		The last Will and Testament of	late o
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and adn	itted to Proba
	Page	and Record in this Court, on this day,	
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		On suggestion of said Execut ,	
opointed appraisers of the			appraisers of tl
		Estate of said decedent, to be appraised.	
JUDGE OF PROBATE.		Juna	E OF PROBATE.
4			
1879.			18 .
widow of		This day came into Court, in person,	widow o
elect under the Will of		late of this County, deceased, and made application to elect u	
and by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by la	
er the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the W	
		election is now here entered of record.	
JUDGE OF PROBATE.		Jung	E OF PROBATE.

Journal of Appointments.

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	My Min' W male
	Wellow Will and Testament of Hollian HOM, Action 18/9.
	The last Will and Testament of Drille and 100 Me Address
	County, Ohio, deceased, having been on the 27 day of Clay A. D. 18)
No.	presented for Probate, thereupon said Will was duly proven by the oaths of B. L. Berger england
	and J. He Lace subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses.
Recorded	"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full are and of sound at
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
Docket	
	The Blevalo JUDGE OF PROBATE.
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Volume	18
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	10.6.01
Page	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
1 1150	and Record in this Court, on this day,
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with
	andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the said deceased, issue to the said
	On suggestion of said Execut.
	and are appointed appraisers of the
	Estate of said decedent, to be appraised. Judge of Probate.
	FUNCE OF I ROBATE,
	18
	This day came into Court, in person, widow of
	late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by her in the even
	of her refusal to take under the Will," and she then made her election
	election is now here entered of record. Judge of Products.
	/
	Via Otto.
	Will of Peter Vanetta Dund July 21th 12
	Villa Peter Vanatta Deceased. July 24th 1879.
	Mod Peter Vanatta Deceased. July 24th 1879. The last Will and Testament of Peter Vanatta.
	The last Will and Testament of Peter Janatta Deceased, having been, on the 24th day of July A. D. 1879,
	The last Will and Testament of Reter Canalta . Union County, Ohio, deceased, having been, on the 24th day of July A. D. 1879, presented for Probate, thereupon said Will was duly proven by the oaths of Henry Leighbarkin
No.	presented for Probate, thereupon said Will was duly proven by the oaths of Henry Heighbarkin
No.	and Much Stabil subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	and March States subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
No. Recorded	and March States subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced towriting and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testat — at the time of executing the same, was of full age and of sound mind
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Recorded Docket Volume	and placed the first subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced the criting and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. The last Will and Testament of Palertanatta Place of Probate and Record in this Court, on this day, fane to fanatta and Alvalanatta the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Invo thrusand Dollars, conditioned as the law directs, with Courty Regulary as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters decreased, issue to the said and Murnal Alvalanatta On suggestion of said Executors. Policy See, Henry My Associated and Murnal Manan are appointed appearsers of the Estate of said decedent, to be appraised. Judge of Probate.
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Mot Decased Mown, Deceased	August 9th 1849.
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County, Ohio, deceased, ha	onths of James Bloke day of August 1. D. 1887.
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	and it appearing to the Court from the testimony of said witnesses, that
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The last Will and Testament of County, Ohio,	deceased, having heretofore been duly proven and admitted to Probate
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Estate of said decedent, to be appraised.	Јурав от Рвовате.
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This day arms into Court in parce South Res	August 9th 1879.
This day came into Court, in person, Ydica O Oldi	of this County, deceased, and made application to elect under the Will of
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of her refusal to take made, the Will," and she then made her elect	ion to take under the Will, and her said
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1600 / RIA 11 0	September 9th 1849,
Will of M. V. Abrahams, received Of the last Will and Testament of N. V. Abrahas	Peplember 9th 1849.
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Allen Jownship union County, Ohio, deceased, ha presented for Probate, thereupon said Will was duly proven by the	ving been, on the 4th day of August A. D. 18/7,
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	and it appearing to the Court from the testimony of said witnesses, that at the time of executing the same, was of full age and of sound mind
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The last Will and Testament of J. V. Alice Allen Journship Union County, Ohio, and Record in this Court, on this day, Adam Holland the Executor named in said Will appeared in Court, accepted sa	and it appearing to the Court from the testimony of said witnesses, that at the time of executing the same, was of full age and of sound mind, that said Will be admitted to Probate and filed, and that the same, g as aforesaid, be recorded. JUDGE OF PROBATE. A December 13th Carry Large of deceased, having heretofore been duly proven and admitted to Probate and id trust, and entered into bond in the sum of Steen thousand
The last Will and Testament of J. V. Alice Allen Journship Union County, Ohio, and Record in this Court, on this day, Adam Holland the Executor named in said Will appeared in Court, accepted sa	and it appearing to the Court from the testimony of said witnesses, that at the time of executing the same, was of full age and of sound mind that said Will be admitted to Probate and filed, and that the same, g as aforesaid, be recorded. Dhu Bloods, Judge of Probate. About 1879. Interior deceased, having heretofore been duly proven and admitted to Probate did trust, and entered into bond in the sam of Steen thousand bets, with Rendern Particles
The last Will and Testament of Aller County, Ohio, and Record in this Court, on this day, Adam Holfar the Executor named in said Will appeared in Court, accepted sa Dollars, conditioned as the law dire and Holfan Holfan as sureties, to	and it appearing to the Court from the testimony of said witnesses, that at the time of executing the same, was of full age and of sound mind that said Will be admitted to Probate and filed, and that the same, g as aforesaid, be recorded. Dhu Bloods, Judge of Probate. About 13th Common late of deceased, having heretofore been duly proven and admitted to Probate did trust, and entered into bond in the sam of Steen thousand bets, with Reuten Partido the acceptance of the Court; and thereupon it is ordered, that Letters
The last Will and Testament of Allen County, Ohio, and Record in this Court, on this day, Adam Halfar the Executor named in said Will appeared in Court, accepted sa Dollars, conditioned as the law direction as sureties, to Testamentary upon the estate of the said Til, Abrah	and it appearing to the Court from the testimony of said witnesses, that at the time of executing the same, was of full age and of sound mind that said Will be admitted to Probate and filed, and that the same, g as aforesaid, be recorded. Shullender 13th Laborate. A subgression of Probate and deceased, having heretofore been duly proven and admitted to Probate and trust, and entered into bond in the sam of Steen thousand bets, with Reulen Chartridge the acceptance of the Court; and thereupon it is ordered, that Letters and deceased, issue to the said
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	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	n and a second second
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Page	and Record in this Court, on this day,	Page
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	t
	Dollars, conditioned as the law directs, with	*
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
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	and are appointed appraisers of the	2
	Estate of said decedent, to be appraised.	1
	Judge of Probate.	The state of the s
	August 30th (\$1879.	Mary St.
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	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	the second second second
	of her refusal to take under the Will," and she then made her election	The state of
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Recorded Docket Volume	The last Will and Testament of County, Ohio, deceased, having been, on the day of A. D. 18 presented for Probate, thereupon said Will was darly proven by the oaths of and subscribing witnesses thereto, who were fluly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "onch Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge or Probate The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in thio Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters deceased, issue to the said On suggestion of said Execut and are appointed appraisers of the Judge or Probate Judge or Probate Wildow of late of this County, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	Recorded Docket Volume Page a II
Recorded Docket Volume	The last Will and Testament of County, Ohio, deceased, having been, on the day of A. D. 18 presented for Probate, thereupon said Will was duly proven by the oaths of and subscribing witnesses thereto, who were fully sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testat at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate AB The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters testamentary upon the estate of the said On suggestion of said Execut and are appointed appraisers of the Lydder of Probate 18 This day came into Court, in person, late of this County, deceased, and made application to elect under the Will of	Recorded Docket Volume Page a II

		County Bxecutor.
	9	The last Will and Testament of Nancy Sinch September 24th At 1879. Inte of Union County, Ohio, Receased, having been, on the 10th day of September A. D. 1879. Presenced for Probate, thereupon said Will was duly proven by the coather on the 21th day of September 1899 by the oather 8 years
A 18/9.)	Tell of Hancy Inch pocased Steplember 24th At 1879.
late or		The last Will and Testament of Nancy linch late of
gust A. D. 18/4.		Union County, Ohio, Receased, having been, on the 10th day of September A. D. 1879.
altant		presented for Probate, thereupon said Will was duly proven by the out on the 21 th day of Deptember 1899 by the out to & asor
n open Court, and their	No.	MChapmanand onathan Chency, subscribing witnesses thereto, who were duly sworn and examined in open Court and their
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l age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testatra at the time of executing the same, was of full age and of sound mind
led, and that the same,	A 201 4 1 1	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	The last Will and Testament of Mancylinch The last Will and Testament of County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
or randits.		
18		2) Statember 21th OST 1830
	Volume	The last Will and Testament of Mancydinch
late of		The last Will and Testament of acting the County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
and admitted to Probate	Page	and Record in this Court, on this day, Hearvey Mather
	* 484	the Executor named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Avolhousand
		Dollars, conditioned as the law directs, with wnathan Cheney
t is ordered, that Letters		and Justus Miller as some to the accoptance of the Court; and thereupon it is ordered, that Letters
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eccased, issue to the said		Harrie of Mathen
ppointed appraisers of the		Testomentary upon the estate of the said A On suggestion of said Executor, David White the Chapter and Wedgart Hearton are appointed appraisers of the
pointed appraisers of the		
Judge of Probate.	10000	Estate of said decedent, to be appraised. When Blev coto Judge of Phobate.
AD 18/19,.		18
widow of		This day came into Court, in person, widow of
elect under the Will of	No Care Sa	late of this County, deceased, and made application to elect under the Will of
nd by law, in the event	- 40 0	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
er the Will, and her said		of her refusal to take under the Will," and she then made her election
TO THE MINE WAS PROPERTY.		election is now here entered of record.
Judgy of Probate.	1 1 1 1 1 1 1 1 1 1 1 1	Judge of Probate.
18 ,		The Jast Will and Testament of Space Grarhart Lecensed. Lecensed day of December A. D. 1879. Union County, Ohio, deceased, having been, on the 3d day of December A. D. 1879.
late of [The Jast Will and Testament of Paac Grashar
A. D. 18 ,	*	County, Ohio, deceased, having been, on the 37 day of Alecenther A. D. 1879,
	No.	pregented for Probate, thereupon said Will was duly proven by the valles of on the 5 and 22, days of DE cember 1879, by the oath
open Court, and their	of	The sidle and Surgorn subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
y of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
l age and of sound mind	Recorded	at the time of executing the same, was of full age and of sound mind
led, and that the same,	Aut Ru	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	14 (2021)	John Bledats JUDGE OF PROBATE.
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late of -		The last Will and Testament of late of
and admitted to Probate	- andhain	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
	Page	and Record in this Court, on this day,
×		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
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pointed appraisers of the	100000000000000000000000000000000000000	and are appointed appraisers of the
		Estate of said decedent, to be appraised.
JUDGE OF PROBATE.		Judge of Probate,
18 .		
widow of		This day came into Court, in person, widow of
elect under the Will of		late of this County, deceased, and made application to elect under the Will of
nd by law, in the event	the last, and wi	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
er the Will, and her said	will will will be	of her refusal to take under the Will," and she then made her election

election is now here entered of record.

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	Vice for 10 10
	The last Will and Testament of Salaring Louise January 34 1880
	The fast Will and Testament of Salarina Douse January 3d late of Union County, Ohio, deceased, having been, on the 3d day of January A. D. 1880, presented for Probate, thereupon said Will was duly proven by the oaths of A. D. 1880, and Dr. A. D. 1880, and D. A. D. 1880, and D. D. A. D. 1880, and D.
No.	subscribing witnesses thereto, who were duly sworn and examined in open Court and it
Recorded	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatz's at the time of executing the same, was of full age and of sound as:
ookat	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
ocket	John Bloods, JUDGE OF PROBATE.
olume	18
	The last Will and Testament oflate of
ige	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with
	Testamentary upon the estate of the saidas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	On suggestion of said Execut,
	and are appointed appraisers of the
	Estate of said decedent, to be appraised.
	This day come into Count in person
	This day came into Court, in person, widow of late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even-
	of her refusal to take under the Will," and she then made her election
) hill of James Landon Deceased. January 20th CAD 1899. The last Will and Testament of James Landon late of Union County, Ohio, deceased, having been, on the 20th day of January A. D. 1870,
). (presented for Probate, thereupon said Will was duly proven by the paths of D. Ho. I farly and one of the Lucus crubing witnesses, thento in dead, and who is a common court, and their who were duly sworn and examined in open Court, and their
ecorded	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator
ocket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE.
lume	
	The last Will and Testament of late of
ge	and Record in this Court, on this day,
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the saiddeceased, issue to the said
	On suggestion of said Execut , are appointed appraisers of the
	Estate of said decedent, to be appraised. Judge of Probate.
	This day came into Court, in person, Pelie ca Landon widow of James Sandon late of this County, deceased, and made application to elect under the Will of
	This day came into Court, in person, file ca and on widow of fames and on late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
	of her refusal to take under the Will," and she then made her election
	election is now here entered of record. JUDGE OF PROBATE.
	The second secon

		1/10 /21/10 10
1880		Mahala Lunghrey, Docoased. Jebruary 5th AD 1880. The last Will and Testament of and Codicil thereto of Mahala Laughrey late of
late of		The last Will and Testament of and Codicil thereto of Mangla Laughrey late of
mary A. D. 1880,	CHARLE	1 Anon County, Ohio, deceased, having been, on the Land day of January A D. 1890.
in open Court, and their	No-	presenced for Probate, thereupon said Will was duly proven by the paths of Emple Sighbarging of Sanc Hurchbacon, Subscriber witnesses to said Coal if Lung subscribing witnesses thereto, who were duly swarm and examined in open Court, and their
ony of said witnesses, that	and the same of	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
full age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testatory at the time of executing the same, was of full age and of sound mind
filed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
Impan on Dros	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	The ments	The last Will and Testament of Mahala Gaughrey Late of
18 .	Volume	11 0 of thruans the At 1800.
late of	rotunic	The last Will and Testament of Mahala Junghrey late of
n and admitted to Probate	Person	and Record in this Court, on this day, Vin Laughrey and Affred by Vaughrey
*	Page	the Executers named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Cont thousand
		Dollars, conditioned as the law directs, with Arny Highbargen
it is ordered, that Letters		What is a first that I allow a sometimes to the constraint of the Country and the constraint that I attain
deceased, issue to the said		Testamentary upon the estate of the said Mahala Jaughrey
appointed appraisers of the		Testamentary upon the estate of the said Mahala Laughly deceased, issue to the said Shin Lauchrey and Mahala Laughly and Executors, James Man Allister, and Samuel Bolott are appointed appraisors of the Estate of said decedent, to be appraised.
T		Estate of said decedent, to be appraised.
JUDGE OF PROBATE.	1 21 4(m)	JUDGE OF PROBATE.
18 .		18
widow of		This day came into Court, in person, widow of
to elect under the Will of	C. Sandhan	late of this County, deceased, and made application to elect under the Will of
and by law, in the event der the Will, and her said	and the second	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said
		election is now here entered of record.
Judou or Prodate.	and the second	Judge of Propage
		- 1 m h 0 0 m
D la		Thill of the first Dis
CAD 1892.		There for some becased Tronary 2/ 40 1880
late of A. D. 1870 ,		The fast Will and Testament of Sommy, Ohio, declased, having been on the 13th day of Ebruary A. D. 1880.
scribing witnesses, thereto	No	presented for Probate, thereupon said Will was duly proven by the oaths of Hille Firqueon
in open Court, and their	No.	and B. Galmage subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
ony of said witnesses, that	noney idea	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
ull age and of sound mind filed, and that the same,	Recorded	"such Will was daily attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind on the order of full age and of sound mind on the order of full age and filed, and that the same, and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	ohn Bloats, JUDGE OF PROBATE.
		1)160 ett 114
18 ,	Volume	1880.
late of and admitted to Probate	- Introduction	Leibourne Jownship, Compa Ohio, deceased, having heretofore been duly proven and admitted to Probate
	Page	and Record in this Court, on this day, Oliver Posnox
		the Executor named in said Will appeared in Court, accepted said trust, and entered into bandon the sum of Jourteen thou
it is ordered, that Letters	Total Complete	and arkin Desher as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
deceased, issue to the said		Testan entary upon the estate of the said of m Land
20		Cliver Anna On suggestion of said Executor, Ann H Headges Grang of
appointed appraisers of the		Estate of said decedent, to be appraised.
JUDGE OF PROBATE.	THE PART OF THE	Estate of said decedent, to be appraised. The Bloods, Judge of Phobate.
(O 1) + 100		
1887 . widow of	Tana a	This day came into Court, in person,
to elect under the Will of	ada yahara ta	late of this County, deceased, and made application to elect under the Will of
and by law, in the event	the fact of the first	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
der the Will, and her said	William Co.	of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record.

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Journal of Appointments.

The last Will and Testament of Jane Gibson March 20th 1830.	
March 20th 1830.	
The last Will and Testament of Jane Glebon	
2016	
presented for Probate, thereupon said Will was duly proven by the oaths of It, I forth	
	No.
and de subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
"such Will was duly attested and executed, and that the Testatzes at the time of executing the same, was of full age and of sound mind	Recorded
and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Thu floods, Judge of Probate.	Docket
1, March 29th At 1880.	
1880.	Volume
The last Will and Testament of ane lebson late of	
Union Jownship, William County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
and Record in this Court, on this day, Adaline Stewart was appointed administration with the Williams, A	Page
no Executor languagnamed in said Will appeared in Court, accepted said trust, and entered into bond in the sum of The Chouse ad	
Dollars, conditioned as the law directs, with Andrew Eyes	
and Tilled & food as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
Testamentary upon the estate of the said Adaline Stewart deceased, issue to the said	
On suggestion of said Brown administration Hilles W. Vools Some	
Dalliott and Diram Stohe are appointed appraisers of the	
Estate of said decedent, to be appraised. ** ** ** ** ** ** ** ** **	
18	
This day came into Court, in person, widow of	
late of this County, deceased, and made application to elect under the Will of	
her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even-	
of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
election is now here entered of record.	
Jedon of Prodate.	
Pichwood County, Ohio, deceased, having been, on the 16th day of March A. D. 1889,	
Mull of Jashua Stell Deceased. March 16th Cot 1880.	
The Will and Totangut of Scale - Mill	
10 th 1 th	
County, Ohio, deceased, having been, on the 16 day of A. D. 1887,	
presented for Frobate, thereupon said will was duly proven by the oaths of 27, 17, 1222 1222	
and Meylou Saleine subscribing witnesses thereto, who were duly sworn and examined in open Court, and their	No.
	No.
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	No.
	No. Recorded
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatzz at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testatzz at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recorded
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded Docket
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.	Recorded Docket
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate. The last Will and Testament of Country Objo, deceased, having heretofore been duly proven and admitted to Probate.	Recorded Docket
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator—at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. The last Will and Testament of County, Obio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, align Add. Isld	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator—at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. The last Will and Testament of County, Obio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, align Add. Isld	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator—at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. JUDGE OF PROBATE. The last Will and Testament of County, Obio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, align Add. Isld	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate. The last Will and Testament of Court, Ohjo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Clasa All Isle the Executor's named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Avo Chausard. Dollars, conditioned as the law directs, with Armas Said.	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. Judge of Probate and Self Court, Gold Court, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Clasa Hell said trust, and entered into bond in the sum of the Unional Dollars, conditioned as the law directs, with Indianal Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court and Self Courts and Self Courts and thereupon it is ordered, issue to the said	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of Country Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, allegated by the Executor of named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Avol thousand as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court as Sureties.	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testator—at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate Judge of Probate County, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Clasa Hell full the Executive named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the Unions of Dollars, conditioned as the law directs, with Increase of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Court and Self for the Said Court of the said deceased, issue to the said	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate and filed by Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate and Record in this Court, or this day, County, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, or said Will appeared in Court, accepted said trust, and entered into bond in the sum of the thousand and Allaham as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said on suggestion of said Executive. As many the late of the said on suggestion of said Executive. As many the late of the said on suggestion of said Executive. As many the late of the said on suggestion of said Executive. As many the late of the said on suggestion of said Executive. As many the late of the said on suggestion of said Executive. As many the late of the said of the said decedent, to be appraised.	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate and filed by order of the Court, of the last Will and Testament of Commy, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Court, accepted said trust, and entered into bond in the sum of the trustand of the Executive manned in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the trustand and the court is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are appointed appraisers of the Court.	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "anch Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate. Judge of Probate and filed and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate. County, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, and probate and filed, and that the same, together with the Executor's named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the Industry and Polaries, conditioned as the law directs, with Industry County, and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are appointed appraisers of the Court and Industry and Industry and Industry and Industry and Industry and Industry are appointed appraisers of the Court and the court and the court and the court and Industry and Industry are appointed appraisers of the Court and Industry and Industry are appointed appraisers of the Court and Industry are appointed appraisers of the Court and Industry and Industry are appointed appraisers of the Court are appointed appraisers.	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "smeh Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate and filed by order of the Court, or Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate and Record in this Court, on this day, Class All Gull and Court, accepted said trust, and entered into bond in the sum of the thousand and Allaham as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said on surgestion of said Executary, Assured Market and	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "much Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of County, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Clipachie (County, Objo, deceased, having heretofore been duly proven and admitted to Probate the Executors's named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of County of the Lattery and Court, accepted said trust, and entered into bond in the sum of County of the Lattery as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are appointed appraisers of the Court and the Court, accepted and Millianus Canner, County, Climan are appointed appraisers of the Court and deceased, is no to the said County of Said Executors, County, Climan are appointed appraisers of the Court and deceased, is no to the said Court and Court and Court are appointed appraisers of the Court are appointed appraisers of the Court are appointed appraisers.	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of County, Objo, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, Claracteristic Will appeared in Court, accepted said trust, and entered into bond in the sum of Avo Characteristic as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters are alleged to the said Consumption of said Executives, Consumption	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. The last Will and Testament of control of the said such as a superior of the court, on this day, late of County, Opio, deceased, having heretofore been duly proven and admitted to Probate the Executive named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of the thousand pollars, conditioned as the law directs, with the court, and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters and Allian Solution on suggestion of said Executive, the court, and thereupon it is ordered, that Letters and Allian Solution on suggestion of said Executive, the court, and thereupon it is ordered, that Letters and Allian Solution on suggestion of said Executive, the court, and thereupon it is ordered, that Letters and Allian Solution on suggestion of said Executive, the court, and thereupon it is ordered, that Letters and Allian Solution on suggestion of said Executive, the court, and thereupon it is ordered, that Letters and Allian Solution on suggestion of said Executive, the court, and thereupon it is ordered, that Letters are appointed appraisers of the said on suggestion of said Executive, the court, and thereupon it is ordered, that Letters are appointed appraisers of the said on suggestion of said Executive, the court of the said of the said decedent, to be appraised. This day came into Court, in person, all fact of this County, deceased, and made application to elect under the Will of	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate Judge of Probate and Record in this Court, on this day, County, Opio, deceased, having heretofore been duly proven and admitted to Probate the Executor's named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Court the State of the said Court, accepted said trust, and entered into bond in the sum of Court that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters and File Court and Court, are appointed appraisers of the Court and Court, to be appraised. This day came into Court, in person, Class Additional Courty, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said winesses, that "much Will was duly attested and executed, and that the Testatez" at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, he recorded. The last Will and Testament of County, Opio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day. County, Opio, deceased, having heretofore been duly proven and admitted to Probate the Execute? A named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Avin Chausand, Dollars, conditioned as the law directs, with Armas Craft. Testamentary upon the estate of the said Court, accepted said trust, and entered into bond in the sum of Avin Chausand, and Chausand Court, and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters and Armas Armas Court, and thereupon, the cased Court, and Therefore and Therefore and Therefore are appointed appraisers of the Court of said decedent, to be appraised. This day came into Court, in person, Clara Aldelle will be a face and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to the Will, her rights under it, and by law, in the event of her refusal to take under the Will, and her said	Recorded Docket Volume
testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate Judge of Probate and Record in this Court, on this day, County, Opio, deceased, having heretofore been duly proven and admitted to Probate the Executor's named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Court the State of the said Court, accepted said trust, and entered into bond in the sum of Court that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters and File Court and Court, are appointed appraisers of the Court and Court, to be appraised. This day came into Court, in person, Class Additional Courty, deceased, and made application to elect under the Will of her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	Recorded Docket Volume

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e

		The last Will and Testament of Agal Deceased. The last Will and Testament of Agal Sall Linear County, Olio, deceased, having been, on the 334 day of March A. D. 1890 presented for Probate, thereupon said Will was duly proven by the oaths of Agal Sall subscribing witnesses thereto, who were duly sworn and examined in open Court, and the
1830 .	2 14 14 14	Hell of Alga Ball, Deceased. Warch 23 in Ap 1880.
late of		The last Will and Testament of Aga Jall
arch A. D. 1800,	" "	County, Okio, deceased, having been, on the day of March A. D. 1880
	No.	and Anna Poler subscribing witnesses thereto, who were duly sworn and examined in open Court, and the
open Court, and their		and Anna Tooler subscribing witnesses thereto, who were duly sworn and examined in open Court, and the testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, the
y of said witnesses, that age and of sound mind		"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound min
ed, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same
same,		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE,	Docket	Dhu Bloats, JUDGE OF PROBATE.
7 /		
1880	Volume	01 0 March 23d 1880.
late of	Torum.	The last Will and Testament of Aga Jall
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted to Proba
outh the Meann of	Page	and Record in this Court, on this day,
re Chousing		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
		Dollars, conditioned as the law directs, with
is ordered, that Letters eccased, issue to the said		and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Lette Tostomentary upon the estate of the said deceased, issue to the sa
lles 4/ Joots Amora		Testamentary upon the estate of the said On suggestion of said Execut,
pointed appraisers of the		and are appointed appraisers of the
		Estate of said decedent, to be appraised.
Judge of Probate.		JUDGE OF PROBATE.
		March 23d 0 1 1880.
18		B 1 (1887 .
widow of		This day came into Court, in person, Incretia Ball widow of widow of the William
elect under the Will of		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even
nd by law, in the even		to take under the Will, and her so
the win, and her said		election is now here entered of record.
Tribut of Prodate.		election is now here entered of record. Ohn Bledats, Jedge of Products.
		S/200 (D)
014 ,000		The last Will and Testament of Nichard Beddle Clark our no Journal Lines County, Ohio, deceased, having been, on the 20th day of April A. D. 1887 presented for Propate, thereupon said Will was duly proven by the oaths of To. Salmago
1880 .		Jacob Grand Grand Congressed.
late of		Clark overne Township lunion County, Ohio, deceased, having been, on the 20th day of April A. D. 1887
CCn A. D. 1880,		Clarbourne Journal of the and In day of May 15 1980
open Court, and their	No.	and Level to Fronte, thereupon said will was duly proven by the baths of 10,2 get 12 to get 12 t
y of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, the
age and of sound mind	Recorded	A NEW ALL ALL ALL ALL THE STATE OF COMMING THE STAT
ed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the san
		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. Judge of Probate.
A 121		
1880 ·	Volume	
late of		The last Will and Testament of
and admitted to Probate	- Tribelin	County, Ohio, deceased, having heretofore been duly proven and admitted to Proba
f l	Page	and Record in this Court, on this day,
vo thousand.		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
2 2 1 1 x Tattors		Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letter
is ordered, that Letters ceased, issue to the said		Testamentary upon the estate of the said as sureties, to the acceptance of the Court; and thereupon it is ordered, that Lette deceased, issue to the said deceased, issue to the said
right, Wilmon		On suggestion of said Execut,
pointed appraisers of the		and are appointed appraisers of t
		Estate of said decedent, to be appraised.
Judge of Probate.		JUDGE OF PROBATE.
		Meay 11th CAD 1880.
1899 .		0 1/0 A'110 / Way 11" (40) 180.
widow of		This day came into Court, in person, Mary Beddle widow late of this County, deceased, and made application to elect under the Will
elect under the Will of		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the eve
nd by law, in the event or the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the Will, and her sa
er the will, and her see		p //
JUDGE OF PROBATE.		clection is now here entered of record. JUDGE OF PROBATE. JUDGE OF PROBATE.

	1 6:00 A . 0 D6	0
	Will of The Maker a Decensed May the	1
	The last Will and Testament of John Heaven	L
	(Par - Ver 11 11 10 - 01 1 1 1 1 1 1 1 1 1 1 1 1 1	
No.	presented for Probate, thereupon said Will was duly proven by the oaths of 10 Mo Keen dee and	
NO.	and It Could be started and accounted and that the Test of the Court; and it appearing to the Court from the testimony of said witnesses, that	No.
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said wife	
Recorded	such was duly attested and executed, and that the restate/ at the fine of executing the same, was of full ago and of	
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	Recor
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	
Docket	Ohn Blodats, Judge of PROBATE.	Docke
	JUDGE OF PROBATE.	
Volume		
rounc	The last Will and Testament of	Volum
	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
Page	and Record in this Court, on this day,	Page
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	rage
	Dollars, conditioned as the law directs, with	
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
	Testamentary upon the estate of the said deceased, issue to the said	
	On suggestion of said Execut ,	
	and are appointed appraisers of the	
	Estate of said decedent, to be appraised.	
	JUDGE OF PROBATE.	
	() 11. MHz () 14.	
	1 1880.	
	This day came into Court, in person Andra Marly widow of	
	late of this County, deceased, and made application to elect under the Will of	
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
	election is now here entered of record John Bloods Jupan of Propare.	
	16 12 081 01 01 00 0 01 1 1 1 1	
	/ Medennah Cahill Docopson July and It	
	The last Will and Testament of Heannah Clahilf	
	The last Will and Tostament of Heannah Clahilf County, Ohio, deceased, having been on the 25th day of Mean A. D. 1882,	
No.	presented for Probate, thereupon said Will was duly proven by the oath of Land of Mean A. D. 1852, and he deather from the deather for probate the form in the state of the form of the duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	W-
	they been the Commission witnesses thereto, who were duly sworn and examined in open Court and their	No.
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that	
Recorded	"such Will was duly attested and executed, and that the Testat LL at the time of executing the same, was of full age and of sound mind	Record
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,	
Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	***
DUCKE	Muldled B, JUDGE OF PROBATE.	Docke
	While Sledats, JUDGE OF PROBATE.	
Volume	1880.	Volum
	The last Will and Testament of	
Do-	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	
Page	and Record in this Court, on this day,	Page
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of	
	Dollars, conditioned as the law directs, with	
	andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters	
	Testamentary upon the estate of the said	
	On suggestion of said Execut ,	
	Estate of said decedent, to be appraised. are appointed appraisers of the	
	Judge of Probate.	
	18	
	This day came into Court, in person, widow of	
	late of this County, deceased, and made application to elect under the Will of	
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
	of her refusal to take under the Will," and she then made her election to take under the Will, and her said	
	election is now here entered of record. Judge of Probate.	
	TUDGE OF TROBATES	

	0/4	6 0 1
1880.	Tillo	The last Will and Testament of James Buxton late of Wover Township Union County, Ohio, deceased, having been, on the 2/2t day of October A. D. 1879
late of	in by	The last Will and Testament of James Buxton
A. D. 1880.		Hover Township, Union County, Ohio, deceased, having been, on the 2/2t day of October A. D. 1879
	No.	presenced for Probate, thereupon said Will was duly proven by the oaths of the fall of the probate of the fall of
open Court, and their	100	and the Monderson astother to subscribing witnesses thereto, who were duty sworn and examined in open Court, and, love by Court and their
yof said witnesses, that Lage and of sound mind		"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound min
led, and that the same,	Recorded	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same
same, 1		together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
JUDGE OF PROBATE.	Docket	John Bleats, Judge of PROBATE.
3300(18)		
18	Volume	18
late of	, many	The last Will and Testament of late of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted to Proba
	Page	and Record in this Court, on this day,
		the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
t is ordered, that Letters		Dollars, conditioned as the law directs, with
eceased, issue to the said		as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letter Testamentary upon the estate of the said deceased, issue to the said
The said		On suggestion of said Execut ,
pointed appraisers of the		are appointed appraisers of the
T 10	4.11	Estate of said decedent, to be appraised.
JUDGE OF PROBATE.		Judge of Probate.
OAX 1880.		May 15th OAD 1880.
widow of		This day came into Court, in person, Sarah Buston widow o
elect under the Will of		late of this County, deceased, and made application to elect under the Will of
nd by law, in the even-		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even
er the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the Will, and her sai
Subgr of Probate.		election is now here entered of record. John Bloods, Judge of Probate.
1		
		, , , , , , , , , , , , , , , , , , , ,
	7.5	1/11/01/01
		The last Will and Testament of Polician Hoods The last Will and Testament of Polician Hoods Interested, Country, Ohio, deceased, having been, on the 19th day of May A. D. 1899 Resented for Probate, thereupon said Will was duly proven by the oaths of Country of Country.
188 2 .		11000 filliam folds, 1 consed flay 28 1800.
late of		The last Will and Testament of Milliam Models
teg of nely 1882		County, Ohio, deceased, having been, on the find day of May A. D. 1882
open Court, and their	No.	and S. Gardener subscribing witnesses thereto, who were duly sworn and examined in open Court, and the
v of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, the
age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound min
ed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same
	Docket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded. District Goods Judge of Probate.
Judge of Proeate.	Docket	The Id Coals Judge of Probate.
1880.	Volume	
late of		The last Will and Testament oflate o
and admitted to Probate	Page	County, Ohio, deceased, having heretofore been duly proven and admitted to Proba
		and Record in this Court, on this day, the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
1		Dollars, conditioned as the law directs, with
is ordered, that Letters		andas sureties, to the acceptance of the Court; and thereupon it is ordered, that Lette
eeased, issue to the said		Testamentary upon the estate of the said deceased, issue to the said
the second the	- 38	On suggestion of said Execut,
pointed appraisers of the		are appointed appraisers of the
_Judge of Probate.		Estate of said decedent, to be appraised. Judge of Probate.
- 5 B - 1 1 1 1 1 1		-(-/-) Mo #-
18		1880.
widow of	111 124	This day came into Court, in person, Caroline Hoods widow of late of this County, deceased, and made application to elect under the Will of
elect under the Will of		Italian flood late of this County, deceased, and made application to elect under the Will o
d by law, in the event r the Will, and her said		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even
		of her refusal to take under the Will," and she then made her election cleation is now here entered of record.
JUDGE OF PROBATE.	1011 40100	election is now here entered of record. Ohn Bloods, Judge of Probate.

	Willow Bang & Ulbak Ollow set
	The last Will and Testament of Grancis M. Drake 25th Out late of
	Township Union County, Ohio, deceased, having been, on the Son day of May A. D. 1860
).	and Nobson subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
corded	"such Will was duly attested and executed, and that the Testator, at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
eket	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
	John Bloats, Judge of PROBATE.
ıme	
	The last Will and Testament of late of
e	County, Ohio, deceased, having heretofore been duly proven and admitted to Probate
c	and Record in this Court, on this day, the Evecut paradia said Will appeared in Court accepted said trust and entered into hand in the court for
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the said deceased, issue to the said
	On suggestion of said Execut , are appointed appraisers of the
	Estate of said decedent, to be appraised.
	JUDGE OF PROBATE.
	1 May 3/2t 1880.
	This day came in a Court, in person, Mary by take
	Jane's Me horake late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even of her refusal to take under the Will," and she then made her election.
	of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. Shu Bloots, June of Probate.
	ONCO COUCO, JUHIGIP OF PROBATE.
	1. 00
	Villed It II. And
	1100 Cuphie & Johnson Doccused. June 5 71 1880.
	The last Will and Testament of Cuphiels Ohnoon 197th 1996 May 1 1996
	The last Will and Testament of Wishheld Dhuson The last Will and Testament of Wishheld Dhuson Jorn Jownship, Union County, Ohio, deceased, having been, on the 27th day of May A. D. 1850, presented for Probate thereupon said Will was duly proven by the oaths of James M. Darling
	and Danniel ohnor subscribing witnesses thereto, who were duly sworn and examined in open Court, and their
	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
orded	"such Will was duly attested and executed, and that the Testatres, at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
	together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
ket	In Bloats, Judge of PROBATE.
me	The Law Will and The state of the law of the state of the
	The last Will and Testament oflate of
9	and Record in this Court, on this day,
	the Execut named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
	Dollars, conditioned as the law directs, with and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters
	Testamentary upon the estate of the said deceased, issue to the said deceased, issue to the said
	On suggestion of said Execut ,
	are appointed appraisers of the
	Estate of said decedent, to be appraised.
	This day came into Court in person widow of
	This day came into Court, in person, late of this County, deceased, and made application to elect under the Will of
	her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event
	of her refusal to take under the Will," and she then made her electionto take under the Will, and her said
	election is now here entered of record. Judge of Probate.

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Union County--- Executor.

		1/20 050 0110
1897		The last Will and Testament of Clary Moore The last Will and Testament of Clary Moore Les burg Sownship, Union County, Ohio, deceased, having been, on the 31st day of May A. D. 1880. Presented for Probate, thereupon said Will was duly proven on the day of June 1880 by the oaths of AB, Strucker
late of		The last Will and Testiment of Clary Moore late of
lay A. D. 1880,		Lesburg Township, Union County, Ohio, deceased, having been, on the 3/2 day of May of A. D. 1880.
/ -	No.	presented for Probate, thereupon said Will was duly proven on the Mayof une 1880 by the oaths of All S. Stricker
open Court, and their y of said witnesses, that		and C. Moore subscribing witnesses thereto, who were duly sworn and examined in open Court, and their testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
l age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind
led, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same,
		The last Will and Testament of Croy Moore The last Will and Testament of Compty, Ohio, deceased, having heretofore been duly proven and admitted to Probate and Record in this Court, on this day, And Note the Executer named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
JUDGE OF PROBATE.	Docket	Ohn Bloads, Judge of PROBATE.
		Day Offi
18	Volume	1880.
late of		The last Will and Testament of Chay Toole
and admitted to Probate	Page	Compty, Ohio, deceased, having heretotore been duly proven and admitted to Probate
	1 450	the Executer named in said Will appeared in Court, accepted said trust, audentored into bend in the sunt of
		Polars constitued as the law effects, will live the two will being required by the
is ordered, that Letters		and the Court: and thereupon it is ordered, that Letters
eceased, issue to the said		Testamentary upon the estate of the said levery Medule 1 deceased, issue to the said
restrated to the second		In Suggestion of said Executer , Aluncan In Jain
pointed appraisers of the		and A. J. Street are appointed appropried
Judge of Probate,		Testamentary upon the estate of the said televery O Meoore deceased, issue to the said Sinon Deinson and A.B. Stricker are appointed approprieses of the Estate of said decedent, to be appraised. Estate of said decedent, to be appraised.
1897 .		This day came into Court, in person, Mary M Moore widow of late of this County, deceased, and made application to elect under the Will of
widow of		This day came into Court, in person, Moury M Moore widow of
elect under the Will of		late of this County, deceased, and made application to elect under the Will of
nd by law, in the eventer the Will, and her said		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event of her refusal to take under the Will," and she then made her election to take under the Will, and her said
a rate in m, and mer sand		
Эпрок от Риовать		election is now here entered of record. John Blowals Judge of Probate.
		_ / /
2		9/10/01/10
1880		Willow Alexalon Carre June 8th Off 1800
late of		The At Will and Testament of Aprolone Coars.
4. A. D. 1880 .		The last Will and Testament of Absalom Carr Jackson Township, Union County, Ohio, deceased, having been on the 8th day of June A. D. 1899 presented for Probate, thereupon said Will was duly proven by the oaths of Carrey Moather
1		presented for Probate, thereupon said Will was duly proven by the oaths of Darney Moather
open Court, and their	No.	and Groze Clowgill or subscribing witnesses thereto, who were duty sworn and examined in open Court, and their
y of said witnesses, that		testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that
age and of sound mind	Recorded	"such Will was duly attested and executed, and that the Testater at the time of executing the same, was of full age and of sound mine
ed, and that the same,		and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.
The second	Docket	together with the testimony nerem, so taken and reduced to writing as aloresaid, be recorded.
_JUDGE OF PROBATE.		John Blodats, Judge of PROBATE,
18	Valume	18
late of	Volume	The last Will and Testament of
and admitted to Probate		County, Ohio, deceased, having heretofore been duly proven and admitted to Probat
P	Page	and Record in this Court, on this day,
		the Executnamed in said Will appeared in Court, accepted said trust, and entered into bond in the sum of
T		Dollars, conditioned as the law directs, with
is ordered, that Letters eccased, issue to the said		and as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letter Testamentary upon the estate of the said deceased, issue to the said
eccased, assectored		Testamentary upon the estate of the said deceased, issue to the said On suggestion of said Execut,
pointed appraisers of the		and are appointed appraisers of the
		Estate of said decedent, to be appraised.
_Judge of Probate.		JUDGE OF PROBATE.
18		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
widow of		This day came into Court, in person, Artridge Carr widow of late of this County, deceased, and made application to elect under the Will of
elect under the Will of		Algalow Land widow of stee of this County deceased and made application to elect under the Will of
nd by law, in the event		her deceased husband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the even
er the Will, and her said		of her refusal to take under the Will," and she then made her election to take under the Will, and her said
		election is now here entered of record. Shu Bloods, Judge of Probate.
JUDGE OF PROBATE.		June of Probate.

\sim /	The Residence of the Re	
Thill	of Sanden Oramen Sulverthe Ord	
1.001	The last Will and Testament of Cander Oramer Leen, on the 18th day of June A. D. 1880, presented for Probate, thereupon said Will was duly proven by the oaths of Pray Kers	
No.	presented for Probate, thereupon said Will was duly proven by the oaths of P. Pay Kers and John Clumer subscribing witnesses thereto, who were duly sworn and examined in onen Court	
Recorded	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witness	No.
Recorded	"such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Recorde
Docket	Mun Blevats JUDGE OF PROBATE.	
Volume	The last Will and Testament of France County, Ohio, deceased, having heretofore been duly proven and admitted to Probate	Docket
	County Ohio decessed baying heretofore been duly proven and date of	
Page	and Record in this Court, on this day, Martha Cramer the Executive named in said Will appeared in Court, accepted said trust, and entered into bond by the sum of Diffeen hundred.	Volume
	De Dollars, conditioned as the law directs, with the Solling	
	and Wife Hours Dollars, conditioned as the law directs, with the Solling and thereupon it is ordered, that Letters Testamentary upon the estate of the said France Oranner deceased, issue to the said	Page
	Testamentary upon the estate of the said **Cander Oramer deceased, issue to the said On suggestion of said Executive, ohn Blair, Five ollisto are appointed appraisers of the Estate of said decedent, to be appraised. Estate of said decedent, to be appraised. Testamentary upon the estate of the said **Cander Oramer deceased, issue to the said **Ohn Blair, Five of Olisto are appointed appraisers of the **Deceased of the said **Ohn Blair, Five of Olisto are appointed appraisers of the **Deceased of the said **Ohn Blair, Five of Olisto are appointed appraisers of the **Deceased of the said **Ohn Blair, Five of Ohn Blair of Ohn	
	Estate of said decodent, to be appraised. Dhu Blooats Judge of Probate.	
	This day earny into Court, in person, Martha Oranes widow of	
	This day came into Court, in person, Martha Craner widow of late of this County, deceased, and made application to elect under the Will of late of the Will, her rights under it, and by law, in the even	
	of her refusal to take under the Will," and she then made her election to take under the Will, and her said election is now here entered of record. Dhu Bloats Judge of Propage	
	Phu Bloate, Judge of Propare.	
	0/1 2	
	Tilled Dag Lane December August 2th DA 1880	
	The last Will and Testament of Daac Lane late of late of	
	Vitaleurg Township Union County Object decepted having been on the 27th day of rely cuffnesses to 500	
No.	The last Will and Tosament of Daac Lane late of Visland Founds of Mill and Tosament of Daac Lane late of Visland Founds of Mill and County, Object deceased, having been, on the 27th day of July collings is to 3 in the presented for Probate, thereupon said Will and duly proven by the oaths of flugh Mildow and Common Millow Mill and Milliagh Millow and County Milliagh Millow worn and examined in open Court, and their	No.
Recorded	testimony was reduced to writing and filed by order of the Court; and it appearing to the Court from the testimony of said witnesses, that "such Will was duly attested and executed, and that the Testator at the time of executing the same, was of full age and of sound mind	
	and memory, and not under any restraint," it is now here ordered, that said Will be admitted to Probate and filed, and that the same, together with the testimony herein, so taken and reduced to writing as aforesaid, be recorded.	Recorde
Docket	August 5-the CAD 1880.	
Volume	Descript 5th At 1880	Docket
	The last Will and Testament of Daac Jane late of	
Page	The last Will and Testament of Daac Sane late of Saskurg Sownship, Union County, Ohio, deceased, having heretofore been duty proven and admitted to Probate and Record in this Court, on this day, Hengh Mr. Adon and Enry Heigh Larging	Volume
	the Executors named in said Will appeared in Court, accepted said trust, and entered into bond in the sum of Scalen thousand Dollars, conditioned as the law directs, with C, Couston	
	and Mil Mice as sureties, to the acceptance of the Court; and thereupon it is ordered, that Letters Testamentary upon the estate of the said Decice Sane	Page
	Hengh Mand Hornry Lightargen In suggestion of said Executor, John Whoth William y and Ingham Hood are appointed appraisers of the	
	Estate of said decedent, to be appraised. Shu Bloats, Judge of Probate.	
	August 5-th 1880.	
	This day came into Court, in person, Mancy Jane widow of	
	her deceased busband, and thereupon the Court explained "to her the provisions of the Will, her rights under it, and by law, in the event	
	of her refusal to take under the Will," and she then made her election	
	election is now here entered of record. Ohn Bloats, Jupes of Probate.	

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said

		Courtey - Cruci weure.
Q A 1880 . late of A. D. 1882 .		Stephen Shirk Guardian. Guardian. Guardian. Draper, minor
in open Court, and their ony of said witnesses, that full age and of sound mind	No.	This day came Stephen Suite and made application to be appointed Guardian of Beanca Draper
filed, and that the same,	Recorded	
JUDGE OF PROBATE,		and the Court being satisfied that said Beanca Draper is of the age of 10 years Floring 19. A. D. 18 4; said is of the age of years A. D. 18;
CADIR 1880 , late of	Docket	said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;
Dixteen hundred	Volume	said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor 'g a resident of this County; and the said
it is ordered, that Letters	Page	howing made abotes of the said as the Chardian (the lading over the age of twelve
deceased, issue to the said		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' estate; it is therefore ordered that said Stephen Shirts
JUDGE OF PROBATE.		be and is hereby appointed Guardian of the person and estate of the said Beauca Draper
widow of to elect under the Will of and by law, in the event		whereupon the said of prescribed by law, as such Guardian, and also entered into bond in the sum of Control of Program Dollars, conditioned as the law directs, with rellian ball and all and also entered into bond in the sum of the
Jupan or Property.		as his sureties, which bond is approved by the Court. UnuBlocate JUDGE OF PROBATE.
A\$ 18.80		10 - January 18 Th A. D. 18/8-
My contresses son		In the matter of the Guardianship of John Gronge Vanderan, minor
in open Court, and their only of said witnesses, that full age and of sound mind	No.	child of Senge Sanderau deceased. This day came Peter Dann and made application to be appointed Guardian of
filed, and that the same, Judge of Propage.	Recorded	and the Court being satisfied that said Ann Sevige Vanderan is of the age of 13 years December 18
01.	42, 1	A. D. 18/4; said is of the age of years A. D. 18
(A) 1880	Docket	said is of the age of years A. D. 18 ;
late of		saidis of the age ofyears A. D. 18 ;
and admitted to Probate		said is of the age of years A. D ;
Srulen thousand	Volume	and that said minor of a resident of this County; and the said the said for the age of years A. D. 18;
decreed, that Letters decreed, issue to the said	Page	having made choice of the said Poler Dourn as he's Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Poler Dourn
appointed appraisers of the Judge of Probate.		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' estate; it is therefore ordered that said Pster Louis
1890 . widow of		be and is hereby appointed Guardian of the person and estate of the said Ann Storge Canderce
to elect under the Will of and by law, in the event		whereupon the said Delex Dans appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand
Judge of Products	PO 40 10 1000	Dollars, conditioned as the law directs, with the LIES and least part as his sureties, which bond is approved by the Court.
or part of Tables		Ahm & Caato JUDGE OF PROBATE.

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	In the matter of the Guardianship of Mary 6 Burnham and Arlie Burnham
	Daniel Button Guardian. Cuardian.
	In the matter of the Guardianship of Mary 60 Sumham and Millie Burnha
	children of George B Burnham deceased.
0.	childmen of Serryo 83 Sumham deceased.
	This day cameand made application to be appointed Guardian of
1	appointed Guardian of
corded	
	and the Court being satisfied that said Mary & Burnham is of the age of 14 years Copril 247
	A. D. 18/4; said Millie Burnham is of the age of 13 years august 25. D. 18/4;
cket	1 18/4;
	A. D. 18
	A. D. 18
ume	aoid is or the age of years A. D. 18
	and that said minors au residents of this County; and the said and the said Mary & Burnham and
	Stellie Burnham
ge	having made while file is 20 cm' of December 1
	having made choice of the said Claring Buyton as charGuardian (they being over the age of twelve
	and fourteen years respectively), which choice is approved by the Goset, and the said Lange Suxton
	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' estate; it is therefore ordered that said Laring Buylon
	be and is hereby appointed Guardian of the person and estate of the said Mary & Burnham and Arllin
	1 Surnham
	whereupon the said Lange / Suxton appeared in open Court, accepted said trust and took the
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fosteen Lundsed
	Pollars, conditioned as the law directs, with Hilliam It Hoods and Nober In
	Al Suderson as his sureties, which bond is approved by the Court.
	John B Coats, JUDGE OF PROBATE.
	Helliam & Robinson Guardian. In the matter of the Guardianship of Grederica a Robinson, minor
	Child of Samue Solinson deceased. This day came Silliam Malaberson and made application to be appointed Guardian of Sudomia a Golinson
	Judonia a Mobinson
orded	
	and the Court being satisfied that said Sederica a Hobinson is of the age of 16 years September 14,
	A. D. 18 1/2; said is of the age of years A. D. 18 :
tet	said is of the age of years A. D. 18 ;
	15 of the age of years
	7. To 10
me	10 of the 65 of John 10 of the 10 of
	and that said minor is a resident of this County; and the said Adenia a long the age of the age of the age of the said for
	and the said of the country, and the said secretary
	having made choice of the said Hellicen M Robinson as her Guardian (she being over the age of twelve
	having made enoice of the said / cuccen the courson as his Guardian (she being over the age of twelve
	and sources years respectively), which choice is approved by the Court, and the said Milliam Milyobinson
	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' estate; it is therefore ordered that said Millecon Miller Manager
	be and is hereby appointed Guardian of the person and estate of the said Medonia a Mohinton
	whereupon the said Helliam In Rabinson appeared in open Court, accepted said trust and took the
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of One Thousand
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of One Thousand Dollars, conditioned as the law directs, with J. Minget and Ray Cast
	as his sureties, which bond is approved by the Court.

4		
A. D. 18/5-		In the matter of the Guardianship of Mary M. Kinnedy, Chraketh & Minnedy, White Liam Montennedy Frank by medy and Frank francely,
lie Burnham		John I Timedy Guardian. Di 1886
- comnam .		In the matter of the Guardianship of Mary M. Nunedy, Curfatesh & Herenery, Mar
		Juam Montennedy tank to francedy cond francedy,
be appointed Guardian of	No.	children of Said John Monnidy Evenzand Transfermedy Mecanood
- SAT OL		
	Recorded /	Hary MKinnedy, Wizabeth & Kinnedy, Hilliam Merennedy, Frank Ver Kinnedy and
years Capril 24th	Accorded	and the Court being satisfied that said Mary Winnedy is of the age of 16 years march 81
gus AL 8 Th. D. 18/4;		A. D. 18/4; said Wigabet EKundy is of the age of 12) years June 26 A. D. 18/3;
A. D. 18 ;	Docket	said Hilliam Aflekennedy is of the age of 11 years Arzember 13 A. D. 18/4;
A. D. 18 ;		said Tank & Through is of the age of 9 years lugar 28 A. D. 18 4;
A. D. 18		said Tah Kunedy is of the age of years Filmary 28 A. D. 18/4;
umhan and	Volume	and that said minors are residents of this County; and the said Mary & Somety and Elizabeth & Kenney
- Cong		and that said minors are residents of this County; and the said Mary Ma Princey and auguste a residents of this County;
ng over the age of twelve		having made choice of the said wan Aknuely as They Guardian (they being over the age of twelve
ton	Page	
obable value thereof, and		and fourteen years respectively), which choice is approved by the Court, and the said And Toursely 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
Mon (also the probable annual rents of said minors' estate; it is therefore ordered that said when Affinnedy
and Stellie.		be and is hereby appointed Guardian of the person and estate of the said hare he formedy, The aboth to
		Kennedy, William Morennedy, Kant John medy and Frah
		Kennidy
d said trust and took the		whereupon the said Due Marinedy appeared in open Court, accepted said trust and took the
and Rober In		oath prescribed by law, as such Guardian, and also entered into bond in the sum of the throusand , , ,
and four m		Dollars, conditioned as the law directs, with Group fordan and Same
		as his sureties, which bond is approved by the Court.
JUDGE OF PROBATE.		Whi B Coato JUDGE OF PROBATE.
A, D. 18 / S-		Thomas no Brannan Guardian March 12th A. D. 18/2 In the matter of the Guardianship of Storge of Frickey minor
e appointed Guardian of	No.	child of Christopher Eichey deceased. This day came Fromas In Blannan and made application to be appointed Guardian of
e appointed constant of		Grouge A Sickey and made application to be appointed Guardian of
	Recorded	
years September 17		and the Court being satisfied that said Strigo M. Eichey is of the age of 14 years Inceron 389, A. D. 18/5; said is of the age of years A. D. 18;
A. D. 18 ;		A. D. 18/5; said is of the age of years A. D. 18;
A. D. 18 ;	Docket	saidis of the age ofyears
A. D. 18 ;		saidis of the age ofyears A. D. 18 ;
A. D. 18 ;		said is of the age of years. A. D. 7.5 ;
A. D. 18 ;	Volume	said is of the age of years A. D. 18 ;
3000		Brough A Juckey
ng over the age of twelve	Page	having made choice of the said Hornas M Blannan as his Guardian (he being over the age of between
190birson	rage	sol fourteen years respectively), which choice is approved by the Court, and the said Living Mr. Security
bable value thereof, and		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
notobinson		also the probable annual rents of said minors' estate; it is therefore ordered that said Hornes In Branna
orr		be and is hereby appointed Guardian of the person and estate of the said Burge A Richer
- 4		
l said trust and took the		whereupon the said From & Brannon appeared in open Gourt, accepted said trust and took the
and B. J. Past		oath prescribed by law, as such Guardian, and also entered into bond in the sum of One Mausand Dollars, conditioned as the law directs, with Hilliam He Bonnett and John le
and VLIXI V CENTS		
JUDGE OF PROBATE.		John B Clady, JUDGE OF PROBATE

	- May I alley, appointed anardian	0100	41	
400	Thomas Blowney, appointed Guardian. In the matter of the Guardianship of Fellen & Chency and	Mm LC	heney,	
	child of deceased,	man fra in		
	This day came Manage of Meney	and made	application to be a	appointed Guardian
	This day came Fromas B Chiney of the Said Lellen & Chiney and of in L Chiney			
ed				
700	and the Court being satisfied that said Fillen & Cheney		he age ofyea	ars
House		of the age of	years	A. D. 18
(CV"		of the age of	years	A. D. 18
- "	saidis	of the age of	years	A. D. 18
- , -		of the age of	years	A. D. 18
' /		of the age of	years	A. D. 18
	and that said minor occur residents of this County; and the said			
ngh	horizon de la la contra de la contra del la contra del la contra del la contra de la contra del la contra de la contra de la contra del	1 77	25 / 5 5 5	
23/.	having made choice of the said		nardian (h being	over the age of two
	and fourteen years respectively), which choice is approved by the Court, and the			**
	having filed in this office a statement duly verified by his affidavit, of the whole e		nor, and the proba	able value thereof,
	also the probable annual rents of said minors' estate; it is therefore ordered that	said	H	
	be and is hereby appointed Guardian of the person and estate of the said			
				
			A	
	whereupon the said Hornas B Chency oath prescribed by law, as such Guardian, and also entered into bond in the sum Dollars, conditioned as the law directs, with whathan Chency	appeared in ope	en Court, accepted s	said trust and took
	oath prescribed by law, as such Guardian, and also entered into bond in the sum	of Leventy	Dix huno	red
3.00	Dollars, conditioned as the law directs, with anthan Cheney	1	and	a Sodney 1
	Syandall as his sureties, which bond is approved	by the Court.	North a	1
	799	m Ble	2 - 1	UDGE OF PROBATE.
				A. D. 18 \$ 5 -
				A. D. 18/5
	Hylas Sabino, appointed Guardian. In the matter of the Guardianship of Margaret amig			A. D. 18/5
	Hylaf Sabine, appointed Guardian. In the matter of the Guardianship of Margaret amig			A. D. 18/5
	Hylaf Sabine, appointed Guardian. In the matter of the Guardianship of Margaret amig	spril Willen	sto mano	
	Hylaf Sabine, appointed Guardian. In the matter of the Guardianship of Margaret amig	spril Willen		
	Hylaf Sabino, appointed Guardian. In the matter of the Guardianship of Margaret ame,	spril Willen	sto mano	
d	An the matter of the Guardianship of Margaret ams, I deceased. This day came Herrag Salvino Margaret ams, Millen	Thrib Millen, O	3 % application to be a	uppointed Guardian
ed	Aplas Sabino, appointed Guardian. In the matter of the Guardianship of Mangaret ame, and the Court being satisfied that said Mangaret a Mangaret ame, and the Court being satisfied that said Mangaret ame, and t	while miles	application to be a	uppointed Guardian
	An the matter of the Guardianship of Margaret a Mag. child of Samuel Margaret and deceased. This day came Herraf Salvino Margaret a Margaret a Margaret and the Court being satisfied that said Margaret a Margaret and is	and made :	application to be a	uppointed Guardian urs Cugutt 2 A. D. 18
a la	At las Sabine, apprinted Guardian. An the matter of the Guardianship of Margaret a Millin deceased. This day came Heylas Sabino Margaret a Millin and the Court being satisfied that said Margaret a Millin A. D. 18/4; said is said	and made and the age of the age of	application to be a years years	uppointed Guardian urs Cugnot 2 A. D. 18 A. D. 18
	child of Sannel Mc Millin deceased. This day came Heylas Salvino Margaret a Mc Millin and the Court being satisfied that said Margaret a Mc Millin said is said is said.	and made and made of the age of of the age of	application to be a years years years	ars Cuguts 2 A. D. 18 A. D. 18 A. D. 18
"a"	child of Langue Mc Millen deceased. This day came Hylas Savino Margaret a Mc Millen and the Court being satisfied that said Margaret a Millen A. D. 18/2; said said said said is said is	and made and and made and	application to be a years years	appointed Guardian ars Cuyuts 2 A. D. 18 A. D. 18 A. D. 18 A. D. 18
	child of Lannel Mc Millen deceased. This day came Alylan Salvino Margaret a Mc Millen and the Court being satisfied that said Margaret a is said said said said is said is	and made and made of the age of of the age of	application to be a years years years	ars Cuguts 2 A. D. 18 A. D. 18 A. D. 18
"a"	child of Langue Mc Millen deceased. This day came Hylas Savino Margaret a Mc Millen and the Court being satisfied that said Margaret a Millen A. D. 18/2; said said said said is said is	and made and and made and	application to be a years years years years	appointed Guardian ars Cuyuts 2 A. D. 18 A. D. 18 A. D. 18 A. D. 18
"a"	child of Samuel Managaset a Managaset and the Court being satisfied that said Managaset and is said said and that said minor is a resident of this County; and the said and that said minor is a resident of this County; and the said	and made and and made and	application to be a gears years years years years years	A. D. 18
"a"	An the matter of the Guardianship of Margaret am ? child of Samuel Ma Millen deceased. This day came Heyland Salvino Margaret am Margaret am is and the Court being satisfied that said Margaret am is said is said is said is and that said minor is a resident of this County; and the said is	and made: "Allen is of the age of of the ag	application to be a gears years years years years aroland (h. being aroland) he ing	A. D. 18
"a"	child of Samuel Mc Millen deceased. This day came Alylan Salvino Mangarel a Mc Millen and the Court being satisfied that said Mangaret a is said s	and made and	application to be a specific age of 6 years years years years years years and the following factions of the second specific and the second specific an	A. D. 18
"a"	child of Samuel Mc Mullin deceased. This day came Elylas Salvino Mangarel William and the Court being satisfied that said Mangarel Comp Milliam A. D. 18/4; said is said i	and made and	application to be a spears years years years years years ardino (h being fallow) for , and the proba	A. D. 18
"a"	child of Samuel Mc Mullen deceased. This day came Alyting Salvino Mangarel a Mc Mullen and the Court being satisfied that said Mangarel a Mc Millen and the Court being satisfied that said Mangarel a Mc Millen A. D. 18/4; said sa	and made and made and made and made and made and made and and made and	application to be a pears years years years years years ardino (h. being Jahino and the probacts Jahino and the probacts Jahino	A. D. 18
"a"	child of Samuel Mc Mullin deceased. This day came Elylas Salvino Mangarel William and the Court being satisfied that said Mangarel Comp Milliam A. D. 18/4; said is said i	and made and made and made and made and made and made and and made and	application to be a pears years years years years years ardino (h. being Jahino and the probacts Jahino and the probacts Jahino	A. D. 18
"a"	child of Samuel Mc, Millen deceased. This day came Alytan Salvino Mangarel and Mc, Millen and the Court being satisfied that said Mangarel and is said said said said said said said is said sai	and made and made and made and made and made and made and and made and	application to be a pears years years years years years ardino (h. being Jahino and the probacts Jahino and the probacts Jahino	A. D. 18
"a"	child of Samuel Mc, Millen deceased. This day came Alytan Salvino Mangarel and Mc, Millen and the Court being satisfied that said Mangarel and is said said said said said said said is said sai	and made and made and made and made and made and made and	application to be a specific age of 6 years years years years years years and the probact of Jahing and the probact of Jahing Sahing Caling Sahing	A. D. 18
"a"	child of Sange Magaret and Magaret and deceased. This day came Alylag Salvino Mangaret and Magaret and Magaret and is said	and made and made and made and made and made and made and and made and	application to be a personal series of a years y	ars Cuguet 2 A. D. 18
"a"	child of Sange Magaret and Magaret and deceased. This day came Alylag Salvino Mangaret and Magaret and Magaret and is said	and made and made and made and made and made and made and and made and	application to be a personal series of a years y	ars Cuguet 2 A. D. 18
"a"	child of Langue Mc Millen deceased. This day came Alylag Davino Mangaret W. M. Millen and the Court being satisfied that said Mangaret W. M. M. A. D. 18/4; said sa	and made and	application to be a personal series of a years y	ars Cugust 2 A. D. 18
"a"	child of Samuel Mc Mullin deceased. This day came Length Salvino Mangaret and Mang	and made and	application to be a specific age of a years years years years years years and the probact of Jahino nor, and the probact Sahino and the probact specific age of the specific and the probact specific age of the specific and the probact specific and	ars Cuguts 2 A. D. 18
"a"	child of Samuel Mc Mullin deceased. This day came Length Salvino Mangaret and Mang	and made and	application to be a specific age of a years years years years years years and the probact of Jahino nor, and the probact Sahino and the probact specific age of the specific and the probact specific age of the specific and the probact specific and	ars Cuguet 2 A. D. 18

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In the matter of the Guardianship of alfred Rice, ander Rice, and Rice, and A. D. 18 Harrison Rice appointed annah fice mino This day came Harrison Rice No. oe appointed Guardian of and made application to be appointed Guardian of Wheed Rice, ardon Rice, Charly Hice and anna In Rice Recorded and the Court being satisfied that said Would Spice is of the age of 19 years Notember 12th A. D. 18 is of the age of 16 years June 12t A. D. 18/4 : A. D. 18 4; said Cirdon Sicce A. D. 18 Docket a said Charles It Rico is of the age of the years September 1. D. 18 14; A. D. 18 ; is of the age of 12 years Colober 5 7 A. D. 18/4; A. D. 18 ; is of the age of years A. D. 18 ; ...A. D. 18 ; is of the age of years A. D. 18 Volume (1) and that said minors are - idents of this County; and the said Calfred Lice, arden free Charles Il Ique and Uman I feco ng over the age of twelve having made choice of the said Harrison Spice as their Guardian (They being over the age of twelve Page 241 and fourteen years respectively), which choice is approved by the Court, and the said Marrison Treco obable value thereof, and 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' estate; it is therefore ordered that said Durison free be and is hereby appointed Guardian of the person and estate of the said alfred Rice, arden Rice, Charles A Rico and annato / rico whereupon the said Marrison Sico d said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fare thousand and all Maliney rared and Todney of as his sureties, which bond is approved by the Court. June 13 Coals, JUDGE OF PROBATE. JUDGE OF PROBATE. Capril 18th Charles A Smith, appointed Guardian. In the matter of the Guardianship of Dola & Laylor, minor A. D. 18 76 A. D. 18/5-. This day came Charles & Smith No. e appointed Guardian of and made application to be appointed Guardian of Recorded and the Court being satisfied that said Idas Saylor years angust 26% is of the age of 9 years Sebruary 1/19 A. D. 18/5; said _ Docket W A. D. 18 is of the age of ____years _____A. D. 18 said is of the age of years. A. D. 18 A. D. 18 is of the age of A. D. 31 said years. A. D. 18 Volume A. D. 18 said is of the age of. and that said minor is a resident of this County; which and ng over the age of twelve nating-work during witherwist and fourteen properties of the said the said Charles A Smith 2211. obable value thereof, and 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' estate; it is therefore ordered that said faceleft south be and is hereby appointed Guardian of the person and estate of the said Saylor rillen d said trust and took the Charles It Smith oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand and Is, arthur appeared in open Court, accepted said trust and took the and a, & Blake as his sureties, which bond is approved by the Court. John Blocats

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	O III
	A. D. 1875. A. D. 1875. In the matter of the Goardianship of Phele Sharp, alongo & Sharp, Daac & Sharp, Mary L. Sharp and Job & Sharp
was di	In the more of the Charles to Short Short Charles & Short Dage & Short Dage of
	The the mander of the Contrainsmit of Stille Ordered receiving Certific States of Energy, Thanks
. 1	Shell string for gonards
0.	child of after Sharp ling and mary ann Sharp deceased.
	This day came Control of the appointed Guardian and made application to be appointed Guardian
	Thebe Sharp, alongo & Sharp, Doac It Sharp, Mary & Sharp and Job le Sharp
ecorded	
	and the Court being satisfied that said Prefer Sharp is of the age of 14 years Cuguet 30%
	A. D. 18/4; said afongo & Sharp is of the age of 12 years Colotter 2nd A. D. 18/4
ocket W	said Daac It Sparp, is of the age of 10 years Movember 3th D. 18/
	said Mary & Sharp is of the age of 8 years Micentur 28 A. D. 1874
	* said Le la Sharp is of the age of 1 years august 12 A. D. 18 1/2
dume (1)	said is qf_the age of years A. D. 18
	and that said minors and resident of this County; and the said Pheleusharp
ige 242	having made choice of the said Cylett Sharfs as her Guardian (she being over the age of twelve
	and fourteen years respectively), which choice is approved by the Court, and the said Crysett Sharp
	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' estate; it is therefore ordered that said Cafell Sharfo
	be and is hereby appointed Guardian of the person and estate of the said Phelie Sharp, aleriza & Sharp,
	Deach Sharp, many & Sharp and While Sharp,
	Huac Monays, may anays una pare snays.
-	whereupon the said cylitt Sharp appeared in open Court, accepted said trust and took the
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Josephy live hundred
	Dollars, conditioned as the law directs, with Hilliam Crowder and Daniel
	as his sureties, which bond is approved by the Court.
	John Bloats, Judge of Probate.
, 1 1 1	In the matter of the Guardianship of William Chilly, minor
	In the matter of the Guardianship of William Chilly, minor
	child of Calvin Chilly, deceased.
	child of Calvin Chilly, deceased.
	child of Calvin Chilly deceased. This day came Samue B Hardburn and made application to be appointed Guardian of
	child of Calvin Chilly deceased. This day came Samuel B Handburn and made application to be appointed Guardian of and the Court being satisfied that said Halliam Chilly is of the age of 15 years Juno 14.
corded	and the Court being satisfied that said Welliam Chilles is of the age of 15 years June 18. A. D. 18/4; said is of the age of years A. D. 18
corded	and the Court being satisfied that said Nelliam Chilles is of the age of 15 years and 18 years and 18 is of the age of years A. D. 18 is of the age of years A. D. 18
corded	child of Callyin Unilly deceased. This day came Samuel B Handburn and made application to be appointed Guardian of and the Court being satisfied that said Vallam Unilly is of the age of 15 years runs for A. D. 18/4; said is of the age of years A. D. 18 said is of the age of years A. D. 18 is of the age of years A. D. 18
corded ocket "Co"	child of Calvin Chilly deceased. This day came Samuel B Facolburn and made application to be appointed Guardian of and the Court being satisfied that said Falliam Chilly is of the age of 15 years and 18 years. A. D. 18 ; said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years.
ecorded	and the Court being satisfied that said Nelliam Chiller is of the age of 15 years and place. A. D. 18 1/4; said is of the age of years A. D. 18 said is of the age of years A. D. 18 is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18
ecorded	child of Calvin Chilly deceased. This day came Samuel B Facolburn and made application to be appointed Guardian of and the Court being satisfied that said Falliam Chilly is of the age of 15 years and 18 years. A. D. 18 ; said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years. A. D. 18 said is of the age of years.
corded ocket "Co"	child of Cally Chilles deceased. This day came Samuel B Froodburn and made application to be appointed Guardian of and the Court being satisfied that said Falliam Chilles is of the age of 15 years fund for A. D. 18 is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18
corded ocket "Co"	and the Court being satisfied that said Nelliam Chilles is of the age of 15 years and 18 years A. D. 18 is of the age of years A. D. 18 said is of the age of y
ecorded	and the Court being satisfied that said Arlliam Chilles is of the age of 15 years and 18 said is of the age of years A. D.
corded ocket "Co"	and the Court being satisfied that said Nilliam Chilly is of the age of 15 years and 18 aid is of the age of years A. D. 18 said is of the age of years A. D. 1
corded	and the Court being satisfied that said Milliam Chilly is of the age of 13 years from 18 years A. D. 18 is of the age of years A. D. 18 said is of the age of y
corded	and the Court being satisfied that said Milliam Chilly is of the age of 13 years from 18 years A. D. 18 is of the age of years A. D. 18 said is of the age of y
corded ocket "Co"	and the Court being satisfied that said Nilliam Chilly is of the age of 15 years and 18 aid is of the age of years A. D. 18 said is of the age of years A. D. 1
ecorded	and the Court being satisfied that said Milliam Chilles and made application to be appointed Guardian of the Court being satisfied that said Milliam Chilles and the Court being satisfied that said Milliam Chilles is of the age of years A. D. 18 said years A. D. 18 sai
ecorded ocket C olume (1)	and the Court being satisfied that said Villiam Chills is of the age of 13 years from 14. A. D. 18/4; said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said that said minor is a resident of this County; and the said Villiam Chills having made choice of the said Samuel 13 Frankfurth that said Samuel 13 Frankfurth be and is hereby appointed Guardian of the person and estate of the said Samuel 13 Frankfurth be and is hereby appointed Guardian of the person and estate of the said Samuel 13 Frankfurth
ecorded	and the Court being satisfied that said Milliam Chilles is of the age of 15 years fund the A. D. 18 is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said and that said minor is a resident of this County; and the said Milliam Chilles having made choice of the said Samuel 13 Mandburn as his Guardian (he being over the age of twelve and fourteen years repeatively), which choice is approved by the Court, and the said Samuel 13 Mondburn 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' estate; it is therefore ordered that said Samuel 13 Mondburn be and as hereby appointed Guardian of the person and estate of the said Milliam Chilles whereupon the said Samuel 3 Mondburn appeared in open Court, accepted said trust and took the
ocket "Co"	and the Court being satisfied that said Milliam Chilles is of the age of 15 years fund the A. D. 18 is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 18 said and that said minor is a resident of this County; and the said Milliam Chilles having made choice of the said Samuel 13 Mandburn as his Guardian (he being over the age of twelve and fourteen years repeatively), which choice is approved by the Court, and the said Samuel 13 Mondburn 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' estate; it is therefore ordered that said Samuel 13 Mondburn be and as hereby appointed Guardian of the person and estate of the said Milliam Chilles whereupon the said Samuel 3 Mondburn appeared in open Court, accepted said trust and took the
ocket "Co"	and the Court being satisfied that said Arlliam Chilly is of the age of 15 years fund the Said is of the age of years A. D. 18 is of the age of years A. D. 18 said is of the age of years A. D. 18

John Blests JUDGE OF PROBATE.

May 20th A. D. 18 5-. A. D. 18/5-In the matter of the Guardianship of John & Hilson and Thomas & Shilson, oning. asp, many 2 This day came Hilliam Hothilson living this day came Hilliam Hothilson and made application to be appointed Guardian of e appointed Guardian of Recorded years luguet 30% A. D. 18 1 ; said Thomas Hilson is of the age of // years xing /97 ter 201d A. D. 18/4; is of the age of 10 years march 25 A. D. 18/5-; ember 5 1. D. 18/4; Docket a is of the age of years A. D. 18 nlu 28 A. D. 1874; is of the age of years A. D. 18 ; 12 A. D. 18/4; is of the age of years A. D. 18 ; ____A. D. 18 ; is of the age of ____years _____A. D. 18 Volume (1) and that said minor 9 are residents of this County; and the said as to Guardian (he being overshe age of thretie ng over the age of twelve Arking-winder about a of the said Page 2219 multicher her provided by, which choice inappeared by the Court, and the said Heller to Helsen 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 obable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Hellianike Hiftyne & Shaspo, be and is hereby appointed Guardian of the person and estate of the said John la Wilson and Thomas Milson whereupon the said Helliam Helsen appeared in open Court, accepted said trust and took the d said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Sex hundred indred and Daniel Dollars, conditioned as the law directs, with Martin Johnson and Semale Auller as his sureties, which bond is approved by the Court. Thu B Cauls JUDGE OF PROBATE. JUDGE OF PROBATE. May 2 1/2 A. D. 18/5. A. D. 18/5-. What Hobinson appointed Guardian Inoure, and a server of the Guardianship of William Inoure, and and In Moure, and In Moure, and In Moure, William Children of Thomas Moore and Mary B Moore, minor No. this day came Telias Robinson and made application to be appointed Guardian of the said William & Moore, and Man Moore, Telmore, Telmer & Moore, John Amoore and Mary Bhoore e appointed Guardian of Recorded years wind fet and the Court being satisfied that said Hilliam Invorv. is of the age of D, years September 204 is of the age of 13 years may 19 A. D. 18/5-A. D. 18/4; said Unica Minore __A. D. 18 said Whith Moore
said Mary & Moore is of the age of 10 years GEbuasyll A. D. 18/5; Docket WA. D. 18 ; is of the age of & years may 30th A. D. 18/3-A. D. 18 is of the age of 5 years luguest 28-A. D. 1894; A. D. 18 .A. D. 18 Volume (1) and that said minors are residents of this County; and the said Hilliam I Moore and lenna In having made choice of the said White Soberson ng over the age of twelve as their Guardian (they being over the age of twelve oadburn and fourteen years respectively), which choice is approved by the Court, and the said class of Jobinson 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 obable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said leliage Tahenson Hoadburn be and is hereby appointed Guardian of the person and estate of the said William XXI ware and Morove, Ulmer Chrove, John & Moore and many Bhone whereupon the said alices of ohinson d said trust and took the __ appeared in open Coart, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of The attreces and and R. L. Houd and Heylas Dollars, conditioned as the law directs, with Weigander Hofferd as his sureties, which bond is approved by the Court.

	French Barwood appointed Guardian. May 3/95 A. D. 18/5.
	Stench Barwood appointed Guardian.
	In the matter of the Guardianship of Ulnora Storo, minor
No.	child of Stephen Story deceased. This day came French Sarwood and made application to be appointed Guardian as
	This day come Hearth Carevard
	This day came Lieuch Isarwood and made application to be appointed Guardian of
n	
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	and the Court being satisfied that said Ulnora Store is of the age of 1/4 years December 25
//	A. D. 18 /4; said is of the age of
Docket a	said is of the age of years A. D. 18
	said is of the age of years A. D. 18
	said is of the age of years A. D. 18
Volume (1)	
volume (**	and that said minor is a resident of this County; and the said Ulnora Store
	having made choice of the said tench band as her Guardian she being over the age of twelve
Page 25%.	having made choice of the said tench Sarivod as her Guardian she being over the age of twelve
	and fourteen years respectively), which choice is approved by the Court, and the said Funch Barward
	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' estate; it is therefore ordered that said Fungh Iscuriosed
	be and is hereby appointed Guardian of the person and estate of the said Elmara Stord
	be and is hereby appointed dualidan of the person and escate of the said.
	whereupon the said Itnah Survoied appeared in open Court, accepted said trust and took the
	outh prescribed by law as such Guardian and also entered into bond in the sum of the the these seed
	Dollars, conditioned as the law directs, with H. H. Hours
	as his sureties, which bond is approved by the Court.
	John Bleasty, Judge of PROBATE.
	1 0 Con nord
	John Hesher appointed Guardian. In the matter of the Guardianship of William In Snoon and Orabulamaknoon
	In the matter of the Countillation of the line of the Millians In Manual and Ora Salama Drivery
	$V \simeq I$
	minor
No.	childown of Cigrory Mory deceased.
	This day came John History and made application to be appointed Guardian of of the said Helliam In Moore and alemah Moose
- 11	of the said Holliam In moore and ara Saleman Moose
Recorded	J i i i i i i i i i i i i i i i i i i i
	and the Court being satisfied that said Helliann Moure is of the age of 14 years May & the
	and the Court being satisfied that said flate and free the said flate and the Court being satisfied that said flate and free the said flate and flate
_	A. D. 1895; said Cra Dalemah hoore is of the age of 12 years april 17th A. D. 1896
Docket U	saidis of the age ofA. D. 18 ;
	saidis of the age ofA. D. 18
	saidis of the age ofyearsA. D. 18 ;
Volume (1)	saidis of the age ofyearsA. D. 18 ;
	and that said minors are residents of this County; and the said Was Seshen Hilliam In Museu
	and Ora Dalyngh From
- 0	and oraximent from
Page 253-	having made choice of the said What Kesher as the Guardian (they being over the age of twelve
	and fourteen years respectively), which choice is approved by the Court, and the said the said
Company aging	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' estate; it is therefore ordered that said What Heshia
	be and is hereby appointed Guardian of the person and estate of the said Hillich in Milworn and Cla
377777	1-le l'Arrour
	Salemah Morre
	0.141
n york Land	whereupon the said John Heslur appeared in open Court, accepted said trust and took the
	outh prescribed by law, as such Guardian, and also entered into bond in the sum of Hurty Line Grundled,
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Aurty fine hundred and bringe bould
	as his sureties, which bond is approved by the Court.
	Oct of t
-	John Bleacts JUDGE OF PROBATE.

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John Bloats

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child of Francis Con	deceased.	
This day came Charles & Hilling		
This this carrie Contract of the track	and made application to be	appointed Guardian o
and the Court being satisfied that said Seco 49 (is of the age of // ye	ans.
A. D. 18 ; said	is of the age ofyears	A. D. 18
said		A. D. 18
and that said minor resident of this County; and th		
having made choice of the said Charles 6 12	Ring as his Guardian (he being	over the age of twolv
and fourteen years respectively), which choice is approved by t	V	0 VIIVII
having filed in this office a statement duly verified by his affida	wit, of the whole estate of said minor , and the prob	able value thereof, an
also the probable annual rents of said minors' estate; it is therebe and is hereby appointed Guardian of the person and estate of	of the said Sesse 49 Cov	V
A \ - \ - \ - \ - \ - \ - \ - \ - \		
whereupon the said Charles & Wilking	appeared in open Court, accepted a	said trust and took the
oath prescribed by law as such Guardian, and also entered into	around in the sum of One) the sure	×
Dollars, conditioned as the law directs, with Glorge &	Jamley and Cloved A	alking
as his sureties, which	h bond is approved by the Court.	0
	the transfer of the second of	
	John Blocks.	fudge of Probate.
Frinas A lilston Chardin	John Blocks.	A. D. 18 // 5-
Furnas A alston Quardia. In the matter of the Guardianship of Uzra He	John Blocks.	
	John Blocks.	
	John Bloods.	A. D. 18 // 5 -
	John Blocks.	A. D. 18 // 5 -
Child of Suther Tringet This day came Twomas & Celston	June 29th Linget, minur deceased. and made application to be a	A. D. 18 // 5 -
Child of Suther Tringet This day came Twomas & Celston	June 29th Linget, minur deceased. and made application to be a	A. D. 18 // 5 -
	June 29th Linget, minur deceased. and made application to be a	A. D. 18 // 5 -
child of Julier Tringet This day came Jurnay & Cliston Egra Dringet and the Court being satisfied that said Uzra De	June 29% Linget, minus deceased. and made application to be a is of the age of le years is of the age of years is of the age of years	A. D. 18 / 5. uppointed Guardian of A. D. 18 A. D. 18
child of Lather Tringet This day came Jurnaf & Cloton egra Dringet and the Court being satisfied that said Cogra De A. D. 18/5; said said said	June 29% Linget, minus deceased. and made application to be a is of the age of years	A. D. 18 / S= uppointed Guardian of A. D. 18 A. D. 18 A. D. 18
child of Littler Tringet This day came Livings Wilson and the Court being satisfied that said Uzra / W A. D. 18/5; said said said	June 29% Linget, minor deceased. and made application to be a served is of the age of years is of the age of years.	A. D. 18 / 5 = ary A. D. 18
child of Viller Tringet This day came Jurnaf Leston and the Court being satisfied that said Legran D A. D. 18/5; said said said said said	deceased. and made application to be a server of the age of years is of the age of years	A. D. 18 / S= uppointed Guardian of A. D. 18 A. D. 18 A. D. 18
child of Littler Tringet This day came Livings Wilson and the Court being satisfied that said Uzra / W A. D. 18/5; said said said	deceased. and made application to be a server of the age of years is of the age of years	A. D. 18 / \$= uppointed Guardian of A. D. 18
child of Valler Tringet This day came Jurn of Melston and the Court being satisfied that said Uzra A A. D. 1815; said said said said and that said minor is a resident of this County; and the	June 29 n Linget, minor deceased. and made application to be a is of the age of years e said agrand hanget	A. D. 18 / S= uppointed Guardian of A. D. 18
child of Suther Tringet This day came Jumas I Claim and the Court being satisfied that said Cara S A. D. 1875; said said said said said and that said minor is a resident of this County; and the having made choice of the said Humas I Claim havi	deceased. and made application to be a softhe age of years is of the age of years.	A. D. 18 / \$= uppointed Guardian of A. D. 18 Over the age of twelve
child of Sulfier Tringet This day came Gurn as I all stone and the Court being satisfied that said and that said said said said said said said said said	June 29% June 2	A. D. 18 Over the age of twelv LVY
child of Suther Tringet This day came France Storm of Collins and the Court being satisfied that said Cara So A. D. 1875; said said said said said and that said minor 18 a resident of this County; and the having made choice of the said France Storm of the Suther Storm of the Su	deceased. and made application to be a softhe age of years is of the age of years is of th	A. D. 18
child of Suther Tringet This day came France Storm of Collins and the Court being satisfied that said Cara So A. D. 1875; said said said said said and that said minor 18 a resident of this County; and the having made choice of the said France Storm of the Suther Storm of the Su	deceased. and made application to be a softhe age of years is of the age of years is of th	A. D. 18
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This day came Jurnay Lesson and the Court being satisfied that said Lesson A. D. 18/5; said said said said and that said minor is a resident of this County; and the having made choice of the said Hurnay Melson and fourteen years respectively), which choice is approved by the having filed in this office a statement duly verified by his affidatalso the probable annual rents of said minors' estate; it is there be and is hereby appointed Guardian of the person and estate of the said state of the person and estate of the said minors' estate; it is there is a said minors' estate; it is the said minors' estate.	deceased. and made application to be a sis of the age of years is of the age of years. The year of years is of the age of years. The year of years is of the age of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years.	A. D. 18
This day came Jurnay Lesson and the Court being satisfied that said Lesson A. D. 18/5; said said said said and that said minor is a resident of this County; and the having made choice of the said Hurnay Melson and fourteen years respectively), which choice is approved by the having filed in this office a statement duly verified by his affidatalso the probable annual rents of said minors' estate; it is there be and is hereby appointed Guardian of the person and estate of the said state of the person and estate of the said minors' estate; it is there is a said minors' estate; it is the said minors' estate.	deceased. and made application to be a sis of the age of years is of the age of years. The year of years is of the age of years. The year of years is of the age of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years. The year of years is of the age of years is of the age of years.	A. D. 18 /s= uppointed Guardian of A. D. 18 Over the age of twelver Love able value thereof, and Lottor
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John Bloats

JUDGE OF PROBATE.

Journal of Appointments.

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		he Guardianship of Ucc.	mer dash	an end	ane persi	or ana and	
	wind of Inc	Marke	1				
	This day came	Shipperd Class	ceased conser	and made a	undiantion to be		N
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ed	Comme Car	est (ensun	<i>> -</i>				
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		nd is insance		s of the age of	yearsyears	A. D. 18	
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	said		i	s of the age of	years	A. D. 18	
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		and Gresident of this Count					9
	Court a Statem	ent duly surjule	deglus alfida	unt of the cof	role Estati	e by Daid Junic	0
	daving made choice of the	rosaid Clash (C	unatic)	qs_h_ Qua	cdian (No being	ever the age of twelve	1
	And Kourteen years respec	ctively), which choices appe	oved by the Court, and the	solid \			
		and the south				able value thereof, and	
		rents of said minors estate;	1.1	1//2	flash		
	be and is hereby appointed	ed Guardian of the person a	A estate of the said less	ne Clas	B, C		
		f 1 10	1,				
		whend la				aid trust and took the	
		such Guardian, and also en		of Fourth			
	Dollars, conditioned as th	e law directs, with ACL	ac Hillet		an	d Dece e	
		ne hie enre	grade particular based to exceed the	d by the Court.			
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	Heshert Oh	lavous	· · · · · ·				
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	In the matter of the	Lawous ne Guardianship of	Guardian.	ptemb	L- L		
	In the matter of the	Lawous ne Guardianship of	Guardian.	ptemb	L- L	A. D. 18	
ed	In the matter of the	Lawous ne Guardianship of	Guardian.	and made a	pplication to be	A. D. 18	
ed	In the matter of the child of and the Court being satis	Lanous ne Guardianship of	Gnardian.	and made a	pplication to be a	A. D. 18 appointed Guardian of	R
ed	In the matter of the child of and the Court being satis A. D. 18 ; said	Lanous ne Guardianship of	Gnardian. deceased.	and made a	pplication to be a	A. D. 18 appointed Guardian of A. D. 18	R
ed	In the matter of the child of and the Court being satis A. D. 18 ; said said	Canous ne Guardianship of sfied that said	Gnardian. deceased.	and made a is of the sof the age of	pplication to be a geof years years	A. D. 18 appointed Guardian of ars A. D. 18 A. D. 18	R
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	In the matter of the child of and the Court being satis A. D. 18; said said said and that said minor	resident of this Count	Guardian. deceased.	and made a is of the sof the age of	e age of	A. D. 18 appointed Guardian of A. D. 18	D V
	In the matter of the child of	resident of this Count	Gnardian. deceased. i i y; and the said	and made a is of the sof the age of	e age of	A. D. 18 appointed Guardian of A. D. 18 A. D. 18 A. D. 18 A. D. 18	D V
	In the matter of the child of	resident of this County	deceased. i i y; and the said	and made a is of the sof the age of	pplication to be a general years yea	A. D. 18 Over the age of twelve	D V
	In the matter of the child of	resident of this County ne said	deceased. deceased. i i y; and the said	and made a is of the sof the age of	pplication to be a gears years years years years years ardian (h being or , and the prob	A. D. 18 Over the age of twelve able value thereof, and	P
	In the matter of the child of	resident of this County ne said ctively), which choice is approximate a statement duly verified by rents of said minors' estate;	deceased. deceased. i i y; and the said	and made a is of the sof the age of	pplication to be a gears years years years years years ardian (h being or , and the prob	A. D. 18 Over the age of twelve able value thereof, and	P
	In the matter of the child of	resident of this County ne said etively), which choice is approximate a statement duly verified by rents of said minors' estate; ed Guardian of the person a	deceased. deceased. i i y; and the said oved by the Court, and the his affidavit, of the whole it is therefore ordered that and estate of the said	and made a is of the sof the age of	e age of	A. D. 18 Over the age of twelve able value thereof, and	P
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	In the matter of the child of	resident of this County ne said ctively), which choice is approx a statement duly verified by rents of said minors' estate; ed Guardian of the person a	deceased. deceased. i i y; and the said	and made a is of the sof the age of	pplication to be a general years years years years years ardian (h being or , and the prob	A. D. 18 Over the age of twelve able value thereof, and	D V
	In the matter of the child of	resident of this County ne said etively), which choice is appropriate a statement duly verified by rents of said minors' estate; ed Guardian of the person a	deceased. deceased. i i y; and the said	and made a is of the sof the age of	pplication to be a general years years years years years and the prob	A. D. 18 Over the age of twelve able value thereof, and	D V

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A. D. 18/6-		Splember 19th A. D. 1887.
1 Charles		Allering Guardian.
in ana and		Wenry King Guardianship of Milliam & Stewin, universchild
	No.	thild of this Sauce deceased. This day came thing thing and made application to be appointed Guardian of the Sure than a sure that the sure than a sure that a sure than a sure that a sure than a sure that a sure than a sure than a sure than a sure than a sure that a sure than a sure that a su
ppointed Guardian of		This day came Aling and made application to be appointed Guardian of
		Holliam a Turin
	Recorded	
rs		and the Court being satisfied that said Helle amle Ducin is of the age of / years Somary 5
A. D. 18 ;		A. D. 18 15; said is of the age of years A. D. 18 ;
	Docket	said is of the age of years A. D. 18 ;
A. D. 18		said is of the age of years A. D. 18 ;
A. D. 18 ;		said is of the age of years A. D. 18 ;
A. D. 18	Volume	said is of the age of years A. D. 18 ;
ingfiled in this		and that said minor resident of this County; and the said Hillian County; and the said
Board Junes		
over the age of twelve	Page	having made choice of the said Melny & King as he Guardian (he being over the age of twelve
	1.450	and fourteen years respectively), which choice is approved by the Court, and the said Le Ensy & King
able value thereof, and		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
		at the probable annual rents of said minors' estate; it is therefore ordered that said a large her of
		be and is hereby appointed Guardian of the person and estate of the said Allian Column
		be and is nevery appointed duriding of the passes of the state of the
id and a last a		10 St. 10
aid trust and took the		whereupon the said Many Acres appeared in open Court, accepted said trust and took the
Becare		outh prescribed by law, as such Guardian, and also cutered into bond in the sum of One hunder dend gely
XCCC		Dollars, conditioned as the law directs, with I froud och and stages
		Opetition as his sureties, which bond is approved by the Court.
UDGE OF PROBATE.		Who Bleads Judge of PROBATE.
A. D. 18		Jane Surings Cotolers A. D. 18/8. In the matter of the Guardianship of Rank Surings and During Enrings
		The state of the s
1	No.	children of Hugh Enning deceased.
ppointed Guardian of	110*	children of Mugh Enning deceased.
Triance services		This day came Jane Jennings and Vinna Jennings and made application to be appointed Guardian of
	Recorded	Jeann funnings and omnafinnings
	Accorded	
rs		and the Court being satisfied that said Hank is of the age of 1/2 years Sovember
A. D. 18	Destroit	A. D. 18/4; said Umma Sunings is of the age of 12 years Colober 24 A. D. 18/4;
A. D. 18	Docket	said is of the age of years A. D. 18 ;
A. D. 18 ;		said is of the age ofyears A. D. 18 ;
A. D. 18	-	said is of the age of years A. D ;
A, D. 18 ;	Volume	said is of the age of years A. D. 18 ;
		and that said minorg are residents of this County; and the said Plank Summy and lemma for
		- armojo
over the age of twelve	Page	having made choice of the said Jane Januarys as his Guardian (thougheing over the age of twelve
		and fourteen years respectively), which choice is approved by the Court, and the said Lane Line
able value thereof, and		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' estate; it is therefore ordered that said fane fourier g
		be and is hereby appointed Guardian of the person and estate of the said Rank Jenning and Emme
		Januarja
aid trust and took the		whereupon the said Jane January appeared in open Court, accepted said trust and took the
		whereupon the said Acine francings appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of One hundred and fifty Dollars, conditioned as the law directs, with Ride Connell and That Eglitus
d		Dollars, conditioned as the law directs, with A. D. Connell and FDACIT
4 7		as his sureties, which bond is approved by the Court.
UDGE OF PROBATE.		Dearty Judge of PRODATE.
		JUDGE OF I RODATE.

	(0) 1 8 0 October 16th A. D. 1885	
	In the matter of the Guardianship of Benjaming Shuson, and Johnson, Durellyohnen and Latrelle Johnson, minor	
	In the matter of the Guardianship of & Enforment & huson, andy ohnson, Durelle Johnson	
	and Latrelle Johnson, minor	
No.	children of pecselph formism deceased.	No.
	This day came Charle Hydruson and made application to be appointed Guardian of	
	Brujamin Johnson, andy Johnson, Durelle Ohnson and Lutrelle Johnson	
Recorded		Recorded
	and the Court being satisfied that said Blufanen Shukon is of the age of years	
	A. D. 18 ; said Cendy Phusen is of the age of years A. D. 18 ;	
Docket	said Durelle Johnson is of the age of years A. D. 18	Docket
	and said Cutrell Johnson is of the age of years A. D. 18;	
	said is of the age of years A. D. 18 ;	
Volume	said is of the age of years A. D. 18;	Volume
	and that said minors are residents of this County; and the said & Sanfament Whuson, and the said	
	Durell Johnson and Latrelle	
Page	having made choice of the said Charles A Shuser as the Guardian (h being over the age of twelve	Page
	and fourteen years respectively), which choice is approved by the Court, and the said	
	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' estate; it is therefore ordered that said	
	be and is hereby appointed Guardian of the person and estate of the said	
	whereupon the said appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of	
	Dollars, conditioned as the law directs, withand	
	as his sureties, which bond is approved by the Court.	
	Judge of Probate.	
	Leveze Hartz Guardian. In the matter of the Guardianship of Gedevn Martz Goldon Marty	
	In the matter of the Guardianship of General Manager	
No.	child of Daag and deceased.	No.
NO.	child of Paac UNA deceased.	NO.
	This day came Grorge Mart and made application to be appointed Guardian of Gedler In Cort	
Recorded	ASCULL TUTLESULG	
necorne		Recorded
	In a sis see in lidea master is an error marketite	Recorded
	and the Court being satisfied that said Sidewn Marty is of the age of 20 years march 14 th	Recorded
Docket	A. D. 18 5; said is of the age of	
Docket	A. D. 18/5; said is of the age ofyears A. D. 18 ; said is of the age ofyears A. D. 18 ;	Recorded Docket
Docket	A. D. 18/5; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	
	A. D. 18/5; said said is of the age of	Docket
Docket Volume	A. D. 18/5; said said is of the age of	
	A. D. 18/5; said said is of the age of	Docket
Volume	A. D. 18/5; said said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Docket
	A. D. 18/5; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said and that said minor is a resident of this County; and the said living Made choice of the said living Made choice of the said living Suardian (helpeing over the age of twelve)	Docket
Volume	A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ; and that said minor is a resident of this County; and the said leave heart years A. D. 18 ; and that said minor is a resident of this County; and the said leave heart years to get years A. D. 18 ; and that said minor is a resident of this County; and the said leave heart years to get years as her Guardian (he peing over the age of twelve and fourteen years to get years by the Court, and the said leave heart years to get years.	Docket
Volume	A. D. 18/5; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said leave the leave the leave of twelve and fourteen years respectively), which choice is approved by the Court, and the said leave the leave of twelve 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	Docket
Volume	A. D. 18/5; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said having made choice of the said having made choice of the said 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' estate; it is therefore ordered that said having having having filed annual rents of said minors' estate; it is therefore ordered that said having having having having filed annual rents of said minors' estate; it is therefore ordered that said having having having having having having having filed annual rents of said minors' estate; it is therefore ordered that said having havi	Docket
Volume	A. D. 18/5; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said leave the leave the leave of twelve and fourteen years respectively), which choice is approved by the Court, and the said leave the leave of twelve 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	Docket
Volume	is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said large has likely age have been decired, which choice is approved by the Court, and the said large 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' estate; it is therefore ordered that said large having filed in the probable value of the person and salve of the said large having 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' estate; it is therefore ordered that said large having 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' estate; it is therefore ordered that said large having 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' estate; it is therefore ordered that said large having 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' estate; it is therefore ordered that said large having having filed in this office.	Docket
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Volume	A. D. 18/6; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said and that said minor is a resident of this County; and the said live years having made choice of the said live years 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 estate; it is therefore ordered that said live years whereupon the said live years that and took the whole estate of the said live years years. The said is of the age of years A. D. 18; said as he Guardian (helpeing over the age of twelve and fourteen years the age of twelve and 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 estate; it is therefore ordered that said live years. whereupon the said live years are years and years are years. A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said as he Guardian (helpeing over the age of twelve and fourteen years years. A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; sai	Docket
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Volume	A. D. 18/5; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said sa he's Guardian (helpeing over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Storge Hall 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 estate; it is therefore ordered that said Storge Hall whereupon the said Storge Hall whereupon the said Storge Hall appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and as objected into band tashe supposed for bound deep and second paid tashe supposed for bound and second paid tashe supposed for bound and second paid	Docket
Volume	A. D. 18/6; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said and that said minor is a resident of this County; and the said live years having made choice of the said live years 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 estate; it is therefore ordered that said live years whereupon the said live years that and took the whole estate of the said live years years. The said is of the age of years A. D. 18; said as he Guardian (helpeing over the age of twelve and fourteen years the age of twelve and 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 estate; it is therefore ordered that said live years. whereupon the said live years are years and years are years. A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said as he Guardian (helpeing over the age of twelve and fourteen years years. A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; sai	Docket Volume

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Durellydman		In the matter of the Guardianship of	Guardian.	October 1.	7 - 24	A. D. 18/1
	No.	child of	deceased.			
appointed Guardian of		This day came		and made a	application to be a	ppointed Guardian of
	Recorded					
ears		and the Court being satisfied that said			e age ofyea	A. D. 18 ;
A. D. 18 ;		A. D. 18 ; said		is of the age of is of the age of	years vears	A, D. 18 ;
A. D. 18 ;	Docket	said said		is of the age of	years	A. D. 18 ;
A. D. 18 ;		said		_ is of the age of	years	A. D. 18
A. D. 18	Valumo	said		is of the age of	years	A. D. 18
y Johnson	Volume	and that said minor resident of this Coun	ty; and the said		J	
g over the age of twelve	Page	having made choice of the said and fourteen years respectively), which choice is app	groved by the Court, and		ardian (h being	over the age of twelve
pable value thereof, and		having filed in this office a statement duly verified b			or , and the proba	able value thereof, and
thereof, and		also the probable annual rents of said minors' estate				
		be and is hereby appointed Guardian of the person				
				1:	Control	and the town town town
said trust and took the		whereupon the said	stand into bond in the	***	n Court, accepted	said trust and took the
d		oath prescribed by law, as such Guardian, and also on Dollars, conditioned as the law directs, with	ntered into bond in the	sum of	an	
(d			reties, which bond is app	groved by the Court.		
Judge of Probate.		as ms su	eties, which bond is app	toved by the court		Judge of Probate.
A. D. 18/25		Grandle & Robinson In the matter of the Guardianship of Hal	ter Shaffer	Octobe	2 30%	A. D. 18⊅\$
appointed Guardian of	No.	This day came Grangille Stock	deceased.	and made	application to be	appointed Guardian of
	Recorded		00 00			
ars march 14th		and the Court being satisfied that said Halle	es shaffer	is of the	ie age of // ye	and Catolier 1
A. D. 18 ;		A. D. 18/5; said	0.0	is of the age of	years	A. D. 18
A. D. 18 ;	Docket	said		is of the age of	years_	A. D. 18
A, D, 18 ;		said		is of the age of	years	A. D. 18
A. D. 18 ;	Volume	said said	-	is of the age of	years	A. D. 18
A D 18	votume	į.	ty; and the said	is of the age of	Palastson	Halter
artz. D. 18 ;		1 Ste celle a				
artz	Page	having made choice of the said Slame		- //		, , , ,
over the age of twelve	Page	having made choice of the said Slave and fourteen years respectively), which choice is app	proved by the Court, and	1 the said Blas	mille S.	Robertser
over the age of twelve	Page	having madelchoice of the said Blance	proved by the Court, and y his affidavit, of the w ; it is therefore ordered	1 the said Blanchole estate of said min	nor, and the probapylly St	Yokertser pable value thereof, an
said trust and took the	Page	having made choice of the said	proved by the Court, and by his affidavit, of the war, it is therefore ordered and estate of the said	the said Man	nor, and the probability of the state of the	Nobertser pable value thereof, and Nobertser said trust and took the

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	In the matter of the Guardianship of		
	child of	Assessed .	
	child of This day came		ha and the time of
		and made application to	
rded			
	and the Court being satisfied that said	is of the age of	vears
	A. D. 18 ; said		A. D. 18
ocket	said	is of the age ofyears	A. D. 18
	said	is of the age ofyears	A. D. 18
	said		
olume	NAT W	is of the age ofyears	
	and that said minor resident of this Co	unty; and the said	
	having made choice of the said	as h Guardian (h be	ing over the age of twe
	and fourteen years respectively), which choice is a		•
	having filed in this office a statement duly verified	by his affidavit, of the whole estate of said minor , and the p	robable value thereof, a
	also the probable annual rents of said minors' esta	ite; it is therefore ordered that said	
	be and is hereby appointed Guardian of the perso	n and estate of the said	
	whereupon the said	appeared in open Court, accept	ed said trust and took t
	oath prescribed by law, as such Guardian, and also	entered into bond in the sum of	
	Dollars, conditioned as the law directs, with		and
	177	2 13 1 12 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15	
		Agrender and	JUDGE OF PROBATE.
	John / Lordge	Guardian.	A. D. 18/5-
		November 2nd	A. D. 18/5-
	John / Lordge	Guardian. Sovember 2nd	A. D. 18/5-
	In the matter of the Guardianship ofehild of	Guardian. Sovember 2nd	A. D. 18 25 -
	In the matter of the Guardianship ofehild of	Guardian. Guardian. deceased.	A. D. 18 25 -
rded	In the matter of the Guardianship of child of This day came	Guardian. Guardian. deceased.	A. D. 18 /5 -
ded	In the matter of the Guardianship of child of This day came and the Court being satisfied that said	Guardian. Guardian. deceased. and made application to is of the age of	A. D. 18/5 be appointed Guardian
	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18 ; said	Guardian. Guardian. deceased. and made application to is of the age of is of the age of	A. D. 18/5 be appointed Guardian years A. D. 18
	In the matter of the Guardianship ofehild ofand the Court being satisfied that saidandsaidsaid	Guardian. Guardian. deceased. and made application to is of the age of is of the age of is of the age ofyears is of the age ofyears	A. D. 18 / 5 be appointed Guardian years A. D. 18 A. D. 18
	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18 ; said said	Guardian. deceased. and made application to is of the age of is of the age of years	A. D. 18/s be appointed Guardian years A. D. 18 A. D. 18 A. D. 18
et	In the matter of the Guardianship of	Guardian. deceased. and made application to is of the age of years is of the age ofyears is of the age ofyears is of the age ofyears	A. D. 18/s be appointed Guardian years A. D. 18 A. D. 18 A. D. 18 A. D. 18
et	In the matter of the Guardianship of ehild of This day came and the Court being satisfied that said A. D. 18 ; said said said said said	Guardian. deceased. and made application to is of the age of years is of the age of is of the age of years is of the age of	A. D. 18/s be appointed Guardian experiments and the second of the se
et	In the matter of the Guardianship of ehild of This day came and the Court being satisfied that said A. D. 18 ; said said said said said	Guardian. deceased. and made application to is of the age of years is of the age ofyears is of the age ofyears is of the age ofyears	A. D. 18/5 be appointed Guardian years A. D. 18
et	In the matter of the Guardianship of ehild of This day came and the Court being satisfied that said A. D. 18 ; said said said said said	Guardian. deceased. and made application to is of the age of years is of the age of is of the age of years is of the age of	A. D. 18/5 be appointed Guardian years A. D. 18
et	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18; said said said said said and that said minor resident of this Country having made choice of the said and fourteen years respectively), which choice is a	Guardian. Guardian. deceased. and made application to is of the age of years anty; and the said as h Guardian (h be approved by the Court, and the said	A. D. 18/s be appointed Guardian years A. D. 18 ing over the age of twe
et	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18; said said said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is a having filed in this office a statement duly verified	Guardian. deceased. and made application to is of the age of	A. D. 18/s be appointed Guardian years A. D. 18 ing over the age of twell robable value thereof, a
et	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18; said said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is a having filed in this office a statement duly verified also the probable annual rents of said minors' esta	Guardian. deceased. and made application to is of the age of years is of the age ofyears is of the age of years anty; and the said as h Guardian (h be approved by the Court, and the said I by his affidavit, of the whole estate of said minor , and the pate; it is therefore ordered that said	A. D. 18/5 be appointed Guardian years A. D. 18 ing over the age of twe robable value thereof, a
et	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18; said said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is a having filed in this office a statement duly verified also the probable annual rents of said minors' esta	Guardian. deceased. and made application to is of the age of	A. D. 18/5 be appointed Guardian years A. D. 18 ing over the age of twe robable value thereof, a
et	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18; said said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is a having filed in this office a statement duly verified also the probable annual rents of said minors' esta	Guardian. deceased. and made application to is of the age of years is of the age ofyears is of the age of years anty; and the said as h Guardian (h be approved by the Court, and the said I by his affidavit, of the whole estate of said minor , and the pate; it is therefore ordered that said	A. D. 18/s be appointed Guardian years A. D. 18 ing over the age of twell robable value thereof, a
rded et	In the matter of the Guardianship of child of This day came and the Court being satisfied that said A. D. 18; said said said said said and that said minor resident of this Coulombardian fourteen years respectively), which choice is a having filed in this office a statement duly verified also the probable annual rents of said minors' esta be and is hereby appointed Guardian of the perso	Guardian. deceased. and made application to is of the age of years anty; and the said as h Guardian (h be approved by the Court, and the said by his affidavit, of the whole estate of said minor, and the pate; it is therefore ordered that said n and estate of the said	A. D. 18/s years A. D. 18 ing over the age of twell robable value thereof, a

County---Guardian.

			16	
A. D. 18/5	THE RESERVE	Wich & alden Guardian.	Movember 3d	A. D. 18/5
		In the matter of the Guardianship of		
	No.	child of decease	1	
appointed Guardian of	No.	This day came		on to be appointed Guardian of
ears	Recorded	and the Court being satisfied that said	is of the age of	years
A. D. 18 ;		A. D. 18 ; said		*
A. D. 18	Docket	said		
A. D. 18 ;		said		
A. D. 18 ;	1 2 2 2-4	said		A. D. 18
A. D. 18 ·;	Volume	said	is of the age ofyear	sA. D. 18
		and that said minor resident of this County; and the said		
g over the age of twelve	Page	having made choice of the said	as h Guardian ()	being over the age of twelve
9 2 2 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	rage	and fourteen years respectively), which choice is approved by the Court,		i being over the age of twelve
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the		the probable value thereof, and
		also the probable annual rents of said minors' estate; it is therefore orde		and produced to the control of the
		be and is hereby appointed Guardian of the person and estate of the said		
said trust and took the		whereupon the said	13 6	
Sand Other and took the		oath prescribed by law, as such Guardian, and also entered into bond in		accepted said trust and took the
nd		Dollars, conditioned as the law directs, with		an
		as his sureties, which bond is	approved by the Court.	
Judge of Probate.				JUDGE OF PROBATE.

	4		7	
A. D. 18/5	- INTRODUC	Stable Continue	November 19th	A. D. 18/8.
1		Stephen Cranston fr Guardian. In the matter of the Guardianship of		
		in the matter of the Guardianship of		TOTAL CONTRACTOR OF THE STATE O
	No.	child of decease	d.	
appointed Guardian of		This day came	and made application	on to be appointed Guardian of
	Recorded			
ears		and the Coart being satisfied that said	is of the age of	*******
A. D. 18 ;	De et ale	A. D. 18 ; said		
A, D. 18 ;	Docket	said	7	
A. D. 18 ;	111	said		
A. D. 18 ;		said		
A. D. 18 ;	Volume	said	is of the age ofyear	
· ·		and that said minor resident of this County; and the said		
g over the age of twelve	Page	hada a la		
g over the age of the		having made choice of the said and fourteen years respectively), which choice is approved by the Court,		being over the age of twelve
bable value thereof, and	7200	having filed in this office a statement duly verified by his affidavit, of the		the probable value thereof, and
		also the probable annual rents of said minors' estate; it is therefore orde		
		be and is hereby appointed Guardian of the person and estate of the said	1	
			*	
said trust and took the	lem tem	whereupon the said	armoned in one Court	accepted said trust and took the
		oath prescribed by law, as such Guardian, and also entered into bond in t	1,1	corpore said trust and took the
nd		Dollars, conditioned as the law directs, with		and
		as his sureties, which bond is	approved by the Court.	
JUDGE OF PROBATE.	1 10 10 10			JUDGE OF PROBATE

	Monry Bristley Guardian. Statember 80 A. D. 18/8-	
	In the matter of the Ghardianship of Lama & Hanagan, and Charles Hanagan	
Vo.	ehild of deceased.	No.
	This day came Descrip Bristley and made application to be appointed Guardian of	
tecorded		Recorde
	and the Court being satisfied that saidis of the age ofyears	
ocket	A. D. 18 ; said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;	
OCKCE	said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Docket
	said is of the age of years A. D. 18;	
olume	said is of the age of years A. D. 18	W. Louis
	and that said minor resident of this County; and the said	Volum
age	having made choice of the said as h Guardian (h being over the age of twelve	
150	and fourteen years respectively), which choice is approved by the Court, and the said	Page
	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' estate; it is therefore ordered that said	
	be and is hereby appointed Guardian of the person and estate of the said	
	whereupon the said appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of	
	Dollars, conditioned as the law directs, withand	
	as his sureties, which bond is approved by the Court.	
	December 9th	
	Joseph James December 9th A. D. 1895-	
	Jaseph James December 9th A. D. 18/5- In the matter of the Guardianship of James aglishy, an imbecile person	
	In the matter of the Guardianship of James aglesby, an imbecile person	No.
	ghild of a 1 deceased.	No.
		No.
	ghild of a 1 deceased.	
	This day came Sasph Parulf, and made application to be appointed Guardian of	
	This day came Saseph Paruss, and made application to be appointed Guardian of	
corded	and the Court being satisfied that said and Cylesby, an index is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Record
corded	and the Court being satisfied that said and a court of the age of	Record
corded cket	and the Court being satisfied that said and Cylesby, an imberile is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Record Docket
corded cket	and the Court being satisfied that said and factorial and the court being satisfied that said and factorial is of the age	Record Docket
corded cket	and the Court being satisfied that said and application to be appointed Guardian of and the Court being satisfied that said and and application to be appointed Guardian of and the Court being satisfied that said and and application to be appointed Guardian of and the Court being satisfied that said and and application to be appointed Guardian of said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Record
corded cket lume	and the Court being satisfied that said and factorial and the court being satisfied that said and factorial is of the age	Record Docket
corded ocket	and the Court being satisfied that said annex age of glesty, an indeed is of the age of years A. D. 18; said is of the age of years A	Record Docket Volume
corded ocket	and the Court being satisfied that said family an imberile is of the age of years A. D. 18; said is of the age of years A. D. 18; sai	Record Docket Volume
corded ocket	and the Court being satisfied that said Asself against factorial is of the age of the ag	Record Docket Volume
corded ocket	and the Court being satisfied that said family an imberile is of the age of years A. D. 18; said is of the age of years A. D. 18; sai	Record Docket Volume
corded ocket	and made application to be appointed Guardian of the Court being satisfied that said and the court being satisfied that said is of the age of years. A. D. 18: sai	Record Docket Volume
ecorded ocket	and made application to be appointed Guardian of and the Court being satisfied that said family and following an imberial is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said winor Indicident of this County; and the said draft the back family appears an indicate the back family appears and indicate the said indicates and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said whereupon the said appeared in open Court, accepted said trust and took the	Recorde Docket Volume
ecorded Ocket	and made application to be appointed Guardian of and the Court being satisfied that said family and another Court being satisfied that said family another Court being satisfied and the said family said that the said family and the said family said that said family another court being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said family and the said family said the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said whereupon the said appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of	Recorde Docket Volume
ecorded Ocket	and made application to be appointed Guardian of and the Court being satisfied that said family and following an imberial is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said winor Indicident of this County; and the said draft the back family appears an indicate the back family appears and indicate the said indicates and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said be and is hereby appointed Guardian of the person and estate of the said whereupon the said appeared in open Court, accepted said trust and took the	Record Docket Volume

County---Guardian.

A. D. 18/5-		an Nini	Jan 3d 18/6 A.D. 18
7.0		John & Julleps Guardian.	Jan
agan		John W Phillips Guardian. In the matter of the Guardianship of the person only	y of alice britinge Swartz
appointed Guardian of	No.	child of decease	
appointed Guardian of		This day came	and made application to be appointed Guardian of
	Recorded		
ears	Recorded	and the Court being satisfied that said	is of the age of years
A. D. 18		A. D. 18 ; said	is of the age of years A. D. 18 ;
A. D. 18	Docket	said	
A. D. 18 ;		said	
A. D. 18 ;		said	is of the age ofyears A. D. 18 ;
A. D. 18 ;	Volume	said	is of the age ofyearsA. D. 18 ;
		and that said minor resident of this County; and the said	
g over the age of twelve	Page	having made choice of the said	as h Guardian (h being over the age of twelve
N A A A A A A A A A A A A A A A A A A A		and fourteen years respectively), which choice is approved by the Cour	
pable value thereof, and		having filed in this office a statement duly verified by his affidavit, of t	
		also the probable annual rents of said minors' estate; it is therefore or	
		be and is hereby appointed Guardian of the person and estate of the s	aid
said trust and took the		whereupon the said	appeared in open Court, accepted said trust and took the
Saist trust and truck the		oath prescribed by law, as such Guardian, and also entered into bond i	
nd		Dollars, conditioned as the law directs, with	an
		as his sureties, which bond	
JUDGE OF PROBATE.			Judge of Probate.
A. D. 18/5-		In the matter of the Guardianship of Jesephers 18	January Ft A. D. 18 Jr.
		In the matter of the Guardinaship of Least parties of a	eggs
	No.	child of decea	sed.
appointed Guardian of		This day came	and made application to be appointed Guardian of
	Recorded		
ears		and the Court being satisfied that said	is of the age ofyears
A. D. 18		A. D. 18 ; said	is of the age of years A. D. 18 ;
A. D. 18 ;	Docket	said	is of the age ofyears A. D. 18 ;
A. D. 18 ;		said	, grand and the same of the sa
A. D. 18 ;	V-3	said	is of the age ofyears,
y is an imbecile	Volume	said	is of the age ofyearsA. D. 18 ;
T unime in		and that said minor resident of this County; and the said	
g over the age of twelve	Page	having made choice of the said	
y over the age of the	. 1150	and fourteen years respectively), which choice is approved by the Cour	as h Guardian (h being over the age of twelve
pable value thereof, and		having filed in this office a statement duly verified by his affidavit, of t	
		also the probable annual rents of said minors' estate; it is therefore or	
		be and is hereby appointed Guardian of the person and estate of the sa	
		# TOTAL TO THE PARTY OF THE PAR	
said trust and took the		whereupon the said	appeared in open Court, accepted said trust and took the
		oath prescribed by law, as such Guardian, and also entered into bond i	
nd		Dollars, conditioned as the law directs, with	and
		as his sureties, which bond	is approved by the Court.

No.

Recorded

Docket

Volume

Page

No.

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Page

	martha & Payne Gua	rdjan.	
	In the matter of the Grardianship of Victor	Payne, Summer Layne an	A Belle Payry
	child of	deceased.	//
	This day came	and made application to b	e appointed Guardian of
rded			
	and the Court being satisfied that said	is of the age of	ears
	A. D. 18 ; said		A. D. 18
cet	said		
	said		
			A, D, 18
	said		
ne	SMM		A. D. 18
	and that said minor resident of this County; and	the said	
	having made choice of the said	as h Guardian (h beir	ng over the age of twelve
	and fourteen years respectively), which choice is approved b		
	having filed in this office a statement duly verified by his af		bable value thereof
			thereon, and
	also the probable annual rents of said minors' estate; it is t		
	be and is hereby appointed Guardian of the person and esta	te of the said	
	whoraupon the said	appeared in open Court, accepte	I said trust and tools it
	whereupon the said Coording and also entered		the thirt may took the
	oath prescribed by law, as such Guardian, and also entered		1
	Dollars, conditioned as the law directs, with		and
	as his sureties, w	hich bond is approved by the Court.	
		February 8th	A. D. 18
	John M Sanders Guardianship of Stronge	Ac Clain	
	John Manders Guardianship of Guardianship of Guardianship of Lange		
	child of	deceased.	Λ. D. 18 λ
		deceased.	Λ. D. 18 λ
rded	child of	deceased.	Λ. D. 18 λ
rded	child of This day came	deceasedand made application to b	A. D. 18
rded	child of	deceased. and made application to b is of the age of	A. D. 18
	and the Court being satisfied that said A. D. 18 ; said	deceased. and made application to b is of the age of is of the age of	A. D. 18
	and the Court being satisfied that said A. D. 18 ; said said	deceased. and made application to b is of the age of years	e appointed Guardian of years A. D. 18 A. D. 18
	and the Court being satisfied that said A. D. 18 ; said said	is of the age ofis of the age ofyearsis of the age of	A. D. 18
et	and the Court being satisfied that said A. D. 18 ; said said said said	is of the age ofis of the age ofis of the age ofis of the age ofis of the age ofyearsis of the age of	A. D. 18 e appointed Guardian of years A. D. 18 A. D. 18 A. D. 18 A. D. 18
et	and the Court being satisfied that said A. D. 18 ; said said said said said	is of the age ofis of the age ofis of the age ofis of the age ofis of the age ofyearsis of the age ofyears	A. D. 18 e appointed Guardian of A. D. 18
et	and the Court being satisfied that said A. D. 18 ; said said said said said	is of the age ofis of the age ofis of the age ofis of the age ofis of the age ofyearsis of the age of	A. D. 18 e appointed Guardian of A. D. 18
et	and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this County; and	deceased. and made application to b is of the age of	A. D. 18 e appointed Guardian of years A. D. 18
et	and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this County; and having made choice of the said	is of the age ofis of the age of	A. D. 18 e appointed Guardian of years A. D. 18
et	and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved by		A. D. 18 e appointed Guardian of years A. D. 18
et	and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved to having filed in this office a statement duly verified by his at		A. D. 18 e appointed Guardian of years A. D. 18
et me	and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved that said in this office a statement duly verified by his at also the probable annual rents of said minors' estate; it is to		A. D. 18 e appointed Guardian of A. D. 18 Obable value thereof, and appropriate thereof.
.et me	and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved to having filed in this office a statement duly verified by his at		A. D. 18 e appointed Guardian of A. D. 18 Obable value thereof, and appropriate thereof.
orded ket	and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved that said in this office a statement duly verified by his at also the probable annual rents of said minors' estate; it is to		A. D. 18 e appointed Guardian of A. D. 18 Obable value thereof, and appropriate thereof.
et	and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved that said in this office a statement duly verified by his at also the probable annual rents of said minors' estate; it is to		A. D. 18 e appointed Guardian of years A. D. 18 Obable value thereof, and the control of
et me	and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved be having filed in this office a statement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly verified by his at also the person and estatement duly verified by his at also the person and estatement duly verified by his at also the person and estatement duly verified by his at also the person and estatement duly verified by his at also the person and	is of the age of	A. D. 18 e appointed Guardian of years A. D. 18 Obable value thereof, and the control of
et	and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved that said is the probable annual rents of said minors' estate; it is to be and is hereby appointed Guardian of the person and estatement duly the person and estatement is the person and estatement duly the person and estatem		A. D. 18 e appointed Guardian of years A. D. 18 Obable value thereof, and the control of

County---Guardian.

A. D. 18 7/		In the matter of the Guardianship of Harren	6/1	1 0 18 34
10,10/0		alamind & Williams Guard	lian.	A. D. 164
1. D. 1876. A Bille Payry		In the matter of the Grandburchines &	Ament and Com	· Burnoth
c orace ought		In the matter of the Guardianship of Littlest	singa sicu orce	Civilian -
Towns a vince in	No.	ehild of	deceased.	
e appointed Guardian of		This day came	and made appli	cation to be appointed Guardian of
	Recorded			
ears		and the Court being satisfied that said	is of the ag	e of years
A. D. 18 ;		A. D. 18 ; said	T	years A. D. 18 ;
A. D. 18				
	Docket	1999.55		
A. D. 18		said		years A. D. 18 ;
A. D. 18 ;		said	is of the age of	years A. D. 18 ;
A. D. 18 ;	Volume	said	is of the age of	years A. D. 18 ;
		and that said minor resident of this County; and	the said	and the second s
g over the age of twelve	Page	having made choice of the said	as h Guardia	in (h being over the age of twelve
	*****	and fourteen years respectively), which choice is approved by		
bable value thereof, and		having filed in this office a statement duly verified by his affi		and the probable value thereof and
and a second and				and the probable table incom, and
		also the probable annual rents of said minors' estate; it is th		
		be and is hereby appointed Guardian of the person and estat	e of the said	
said trust and took the		whereupon the said	appeared in open Co	ourt, accepted said trust and took the
		oath prescribed by law, as such Guardian, and also entered in	- 4.1	· ·
nd			aro bond in the state of	an an
		Dollars, conditioned as the law directs, with		an
		as his sureties, wh	nich bond is approved by the Court.	
JUDGE OF PROBATE.				JUDGE OF PROBATE.
A. D. 18)		In the matter of the Guardianship of Whia Cand Mary & Chapman,	March Man. Chapman, Ru	A. D. 18/6.
	No.	mureay may man	<u> </u>	
1 C	NO.			
appointed Guardian of		This day came	and made appl	ication to be appointed Guardian of
	Recorded			
ears		and the Court being satisfied that said	is of the ag	ge of years
A. D. 18		A. D. 18 ; said	is of the age of	years A. D. 18
A. D. 18	Docket	said		years A. D. 18
A. D. 18 ;		said		
A. D. 18 ;		said		
A. D. 18 ;	Value			years A. D. 13
A. D. 10 ,	Volume	said	No.	years
1		and that said minor resident of this County; and	the said	
g over the age of twelve	Page	having made choice of the said	as h Guardia	an (h being over the age of twelve
		and fourteen years respectively), which choice is approved by	the Court, and the said	
bable value thereof, and		having filed in this office a statement duly verified by his affi		and the probable value thereof and
		also the probable annual rents of said minors' estate; it is th		, and the probable value the col, and
		be and is hereby appointed Guardian of the person and estat	e of the said	
				And the second s
l said trust and took the		whereupon the said	appeared in open Co	ourt, accepted said trust and took the
		oath prescribed by law, as such Guardian, and also entered in		
and		Dollars, conditioned as the law directs, with		and
			nich bond is approved by the Court.	A AND STATE OF THE
		way me amones, wh	approved by the court	
JUDGE OF PROBATE.		The state of the s	COLOR HOUSE	JUDGE OF PROBATE.

	D. 1, #	
	Storge Sinner Gnardian & March 14th A. D. 1876. O In the matter of the Gnardianship of alfred to Suner, minor Child of Grange Comments of Child	1 10000
	10 In the matter of the Guardianship of alfred 16 Fenner, minor Child of las as 70 (3)	1 349
/	Mannen Gening and	
No.	this of Olia Finnen deceased.	
	This day came Grongest Ennen and made application to be appointed Guardian of	No.
	Alfred He France	
Recorded		Recorded
	and the Court being satisfied that said Alfred He Krunen is of the age of 1 years October	11000
	23 A. D. 18 5; said is of the age of years A. D. 18;	
Docket	saidis of the age ofyears A. D. 18 ;	Docket
	said is of the age of years A. D. 18	
	said is of the age of years A. D. 18	
Volume	saidis of the age ofyears A. D. 18 ;	Volume
	and that said minor resident of this County; and the said Galge A (France)	
Dama		
Page	braving made choice of the said as h Guardian (h being over the age of twelve	Page
	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' estate; it is therefore ordered that said Single All Country	
	be and is hereby appointed Guardian of the person and estate of the said Alfred He Finner	
	whereupon the said Grange M Enner appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the supp of Seld The estand	
	Dollars, conditioned as the law directs, with Herzelical le France and Delle 18 14	
	as his sureties, which bond is approved by the Court. JUDGE OF PROBATE.	
	The reaction of the same of th	
	De les	
	Robert & Hoodhum Guardian. De 10 'March 11 11 A. D. 18.74.	No. of the last of
	In the matter of the Guardianship of Binjanin Lelles	
	1 O	
No.	child of Daniel Cellis deceased.	No.
1102	This day came 12011est Throdhum and made application to be appointed Guardian of	NO.
-	Bankenn & Text in	
Recorded	, or ,	Recorded
	and the Court being satisfied that said Brufamin Lelles is of the age of 20 year November	
	is of the age of years A. D. 18 :	
Docket	said is of the age of years A. D. 18	Docket
	said is of the age of years A. D. 18 ;	
	saidis of the age ofA. D. 18 ;	
Volume	said is of the age of years A. D. 18	Volume
	and that said minor is a resident of this County; and the said Olufancen Lilles	
	$\rho c \rho r$	
Page	having made choice of the said 121 Hoodleum as best Guardian (h & being over the age of twelve	Page
	and fourteen years respectively), which choice is approved by the Court, and the said Maddeuse	
	having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor pand the probable value thereof, and	The Secretary
	also the probable annual rents of said minors' estate; it is therefore ordered the said M. J. Hill & Myelling	
	be and is hereby appointed Guardian of the person and estate of the said Adaptance Lello	CONTROL STATE
	DCDV1	
	whereupon the said he hadden appeared in open Court, accepted said trust and took the	- Protes
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Set hundred of	1300
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Set hundred Medical Loury Dollars, conditioned as the law directs, with Si Standburn and Hell Courty	1
	as his sureties, which bond is approved by the Court.	

County---Guardian.

A. D. 1876. Alsange		The matter of the Guardianship of March 21th A. D. 18%. In the matter of the Guardianship of March 21th Palen
appointed Guardian of	No.	thild of Helliager Pafers deceased. This day came Land I Hhite and made application to be appointed Guardian of Hellian Of Galen
ears October	Recorded	and the Court being satisfied that said Millean M Palan is of the age of 15 years May 26
A. D. 18 ; A. D. 18 ; A. D. 18 ;	Docket	A. D. 18%; said is of the age ofyears
A. D. 18 ;	Volume	said said and that said minor is a resident of this County; and the said Millian Male and the said minor is a resident of this County; and the said Millian Male and the said minor is a resident of this County; and the said Millian Male and the said minor is a resident of this County; and the said Millian Male and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this County; and the said minor is a resident of this county; and the said minor is a resident of this county.
g over the age of twelve unes bable value thereof, and enels	Page	having made choice of the said Such Bout as her Guardian (he being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said Such Bout 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' estate; it is therefore ordered that said Such Bout Bout the probable annual rents of the person and estate of the said Millean Modeley.
said trust and took the		whereupon the said Line's BMML appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of BMCML and Dollars, conditioned as the law directs, with Solowon BMM and Allison Ammune as his sureties, which bond is approved by the Court. JUDGE OF PROBATE.
A. D. 18 74	No.	In the matter of the Grardianship of Ida May Carpenter, March Larpenter, and Dora Carpenter, children of Esse Carpenter, deceased.
appointed Guardian of	Recorded	This day came application, to be appointed Guardian of San May Carpenter, Frank Carpenter and Dora Carpenter
A. D. 18 ;	Docket .	and the Court being satisfied that said Ida May Carpenter is of the age of 5 year April 25 A. D. 18/5; said Park Carpenter is of the age of 4 years an early 60. D. 18/6 said Deera Clarpenter is of the age of 4 years Alcementer 8. D. 18/6 said is of the age of years A. D. 18 said is of the age of years A. D. 18
A. D. 18 ;	Volume	said is of the age of years A. D. 73 said is of the age of years A. D. 18 and that said minors or residents of this County; and the said
g over the age of twelve where the age of twelve bable value thereof, and fellow	Page	having made choice of the said as h Guardian (h being over the age of twelve and fourteen years respectively), which choice is approved by the Court and the said Annis Clarhenten 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' estate; it is therefore ordered that said Annis Clarhenten beand is hereby appointed Guardian of the person and estate of the said Aa May leastputten, Frank Cashunter and Daraf Clarhenten
said trust and took the		whereupon the said Annis lembers appeared in open Coart, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of June Chautened. Dollars, conditioned as the law directs, with Lewis B White and Alleson as his sureties, which bond is approved by the Court.
JUDGE OF PROBATE.		John Bleasets, JUDGE OF PROBATE

	1 1 1 1 A. D. 18 1/2	
	In the matter of the Guardianship of Clarke he Corey A. D. 1876	
	(In the matter of the Guardianship of Warne / Q World	
*	enind of could be the the	No.
	This day came and made application to be appointed Guardian of	
corded	searne ja woreg	
corucu	and the Court being satisfied that said Claske He Corey is of the age of 19 years Thursy 11th	Recorded
	A. D. 18/6; said is of the age of years A. B. 18;	
eket	said is of the age of years A.D. 48;	Docket
	said is of the age of years A. D. 18 ;	
	said is of the age of yearsA, D, 18	
lume	said is of the age of years A. D. 18;	Volume
	and that said minor resident of this County; and the said Who Reside Dorey	
	Complete the second sec	
ge	having made choice of the said at the said as his Guardian (h being over the age of twelve	Page
	and fourteen years respectively), which choice is approved by the Court, and the said U & Blake	
	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' estate; it is therefore ordered that said and locality	
	be and is hereby appointed Guardian of the person and estate of the said Olaske He Qorey	
	whereupon the said Ce & Blake appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of One thousand	
	Dollars, conditioned as the law directs, with Heylas Salein and Helaughan	
	as his sureties, which bond is approved by the Court.	
	John Blacels Judge of PROBATE.	
	Hylas Salune Guardianship of Francis a long and Herbert Cory,	
	h in the second of the second	
	In the matter of the Guardianship of Francis a long and Merhert Cosey,	
		Vo
	child of Whel Marey deceased.	No.
	child of Whel Marey deceased.	No.
	child of Whel Marey deceased.	
	This day came Reyl as Dalliens and made application to be appointed Guardian of Hancis and Covery and Merkerst Carey	No. Recorded
	This day came Reyl as Dalley and Mersterst larey and made application to be appointed Guardian of Lancis a lovey and Mersterst larey is of the age of 14 years February 16.	
	This day came Reyl as Dalley and Mersterst larey and made application to be appointed Guardian of Lancis a lovey and Mersterst larey is of the age of 14 years February 16.	Recorded
corded	child of Whef, M. Carey deceased. This day came Ley as Daliene and made application to be appointed Guardian of Hancis a Covrey and Merrhert Carey and the Court being satisfied that said Lancis a Carey is of the age of 14 years Islamary 16.	
corded	child of Whelf M. Darey deceased. This day came Layl as Dalley and Messley Larey and made application to be appointed Gnardian of Hancis a lovey and Messley Larey is of the age of 14 years February 16. A. D. 1876; said Herrier Larey is of the age of 3 years June 28th A. D. 1876;	Recorded
corded	child of Whef M. Carey deceased. This day came Reyl as Daliene and made application to be appointed Guardian of Hancis a Clurey and Herriert Carey and the Court being satisfied that said Fancis a Clary is of the age of 14 years Frencary lb. A. D. 1876; said Herriert Carey is of the age of 3 years frenc 28th A. D. 1876; said is of the age of years A. D. 1876;	Recorded
eket	This day came tayles dalliene and made application to be appointed Gnardian of Hancis a Closey and Mostlest Carey and the Court being satisfied that said Fances a Carey is of the age of 14 years February lb. A. D. 1876; said Herrert Carey is of the age of years June 28th, A. D. 1876; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Recorded
corded cket	child of Whef M Raney deceased. This day came help as Dallient and made application to be appointed Guardian of Hanes a Clovey and Herrest Raney is of the age of 14 years February b. A. D. 1876; said Herriert Raney is of the age of 3 years June 28th, A. D. 186; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Recorded Docket
corded cket	child of Weef M. Darly deceased. This day came Respects Dalleins and made application to be appointed Guardian of Rancis a Clovery and Meritari Carey and the Court being satisfied that said Francis a Darly is of the age of 14 years February 16. A. D. 1896; said Pherlink Darly is of the age of years A. D. 1896; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said Francis allowey	Recorded Docket Volume
corded cket lume	This day came Restard Darley deceased. This day came Restard Darley and Mestherst Carey and the Court being satisfied that said Frances a Darry is of the age of 14 years February b. A. D. 18%; said persent Darry is of the age of years pene 28th A. D. 18%; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; having made choice of the said Heylas Jahra as her Guardjan (he being over the age of twelve)	Recorded Docket
corded cket Iume	This day came Restard Darley deceased. This day came Restard Darley and Mestherst Carey and the Court being satisfied that said Frances a Darry is of the age of 14 years February b. A. D. 18%; said persent Darry is of the age of years pene 28th A. D. 18%; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; having made choice of the said Heylas Jahra as her Guardjan (he being over the age of twelve)	Recorded Docket Volume
corded cket lume	child of Weef M. Darly deceased. This day came Respects Dalleins and made application to be appointed Guardian of Rancis a Clovery and Meritari Carey and the Court being satisfied that said Francis a Darly is of the age of 14 years February 16. A. D. 1896; said Pherlink Darly is of the age of years A. D. 1896; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said Francis allowey	Recorded Docket Volume
corded cket Iume	child of Whef M Carey deceased. This day came helf as Dalle're and Merkert Carey and made application to be appointed Guardian of Rancis a Clarry and Merkert Carey and the Court being satisfied that said Lancis a Carey is of the age of 14 years Interceptly. A. D. 1816; said herrent Carey is of the age of 3 years frene 28th, A. D. 1816; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said Hancis allowery having made choice of the said herrent 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' estate; it is therefore ordered that said Hancis and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Hancis Alarine.	Recorded Docket Volume
corded cket lume	and the Court being satisfied that said flances a large of party and made application to be appointed Gnardian of Rancis a large and Mestherst large is of the age of 14 years framaryls. A. D. 1896; said flar relief large party is of the age of years from 25th A. D. 1846; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residented this County; and the said flance's allowing made choice of the said leyl as fallowing made choice of the said leyl as fallowing the court, and the said flayl as fallowing 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' estate; it is therefore ordered that said leyl as fallowing and of the large of years and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said leyl as fall with a large of the large of the large of years and of the large of years and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said leyl as fall with a large of the large of the large of years and of the large of years and of the large of years and of the large of years are provided in the large of years and the large of years and the large of years are provided in the large of years and year of the large of years and year of years and year of years are provided in the large of	Recorded Docket Volume
corded cket lume	and the Court being satisfied that said flances a large of party and made application to be appointed Gnardian of Rancis a large and Mestherst large is of the age of 14 years framaryls. A. D. 1896; said flar relief large party is of the age of years from 25th A. D. 1846; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residented this County; and the said flance's allowing made choice of the said leyl as fallowing made choice of the said leyl as fallowing the court, and the said flayl as fallowing 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' estate; it is therefore ordered that said leyl as fallowing and of the large of years and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said leyl as fall with a large of the large of the large of years and of the large of years and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said leyl as fall with a large of the large of the large of years and of the large of years and of the large of years and of the large of years are provided in the large of years and the large of years and the large of years are provided in the large of years and year of the large of years and year of years and year of years are provided in the large of	Recorded Docket Volume
cket lume	child of Whef M Carey deceased. This day came helf as Dalle're and Merkert Carey and made application to be appointed Guardian of Rancis a Clarry and Merkert Carey and the Court being satisfied that said Lancis a Carey is of the age of 14 years Interceptly. A. D. 1816; said herrent Carey is of the age of 3 years frene 28th, A. D. 1816; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said Hancis allowery having made choice of the said herrent 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' estate; it is therefore ordered that said Hancis and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said Hancis Alarine.	Recorded Docket Volume
corded cket Iume	This day came has balliens and made application to be appointed Guardian of Hancis a Clarry and Herrient Corey and the Court being satisfied that said Lancis a Clary is of the age of 14, years Islandian of A. D. 1896; said herrient Corry is of the age of 3 years pene 28 4 A. D. 1866; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said Hancis allowers having made choice of the said by a Salume as his Guardian (his being over the age of twelves and fourteen years respectively), which choice is approved by the Court, and the said Hosplas Dalume 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' estate; it is therefore ordered that said Hancis and the probable value thereof, and be and is hereby appointed Guardian of the person and estate of the said Nanes a large and by The Parad by T	Recorded Docket Volume
corded cket lume	This day came half as dalling and made application to be appointed Guardian of Harrier and the Court being satisfied that said flances a large is of the age of 14 years Harrier b. A. D. 1876; said herrent large is of the age of 3 years from 25 4 A. D. 1876; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minors are residents of this County; and the said flances allowing made choice of the said flances allowing made choice of the said flances allowing 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' estate; it is therefore ordered that said flances allowing fled 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' estate; it is therefore ordered that said flances allowing fled in the said flances allowed as a papeared in open Court, accepted said trust and took the	Recorded Docket Volume
corded cket lume	This day came has fast as delicing and made application to be appointed Guardian of Harvey and Merrer Warrey Larry and the Court being satisfied that said Lances a larry is of the age of 14, years Intercary 16. A. D. 18%; said review larry is of the age of years a. D. 18%; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years and that said minors are residented this County; and the said Hances allowing made choice of the said by last Jalum as her Guardian (her being over the age of twelves and fourteen years respectively), which choice is approved by the Court, and the said leylast Jalume 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' estate; it is therefore ordered that said leylast Jalume be and is hereby appointed Guardian of the person and estate of the said lances a large and of the latest and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Mary Maryarus Bollass	Recorded Docket Volume
eorded eket	This day came by a balling and made application to be appointed Guardian of Haure's a large of Salling Satisfied that said hereby and the Court being satisfied that said hereby is of the age of years from 25th A. D. 18/6; said hereby appointed Guardian of the age of years from 25th A. D. 18/6; said hereby appointed from the said the said from the said the	Recorded Docket Volume
corded ocket	This day came has fast as delicing and made application to be appointed Guardian of Harvey and Merrer Warrey Larry and the Court being satisfied that said Lances a larry is of the age of 14, years Intercary 16. A. D. 18%; said review larry is of the age of years a. D. 18%; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years a. D. 18; said is of the age of years and that said minors are residented this County; and the said Hances allowing made choice of the said by last Jalum as her Guardian (her being over the age of twelves and fourteen years respectively), which choice is approved by the Court, and the said leylast Jalume 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' estate; it is therefore ordered that said leylast Jalume be and is hereby appointed Guardian of the person and estate of the said lances a large and of the latest and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Mary Maryarus Bollass	Recorded Docket Volume

D.

	In the matter of the Guardianship of Hilliam Mhulo	ain		
No. 1 Guardian of	child of Daniel Mulvain deceased. This day came deceased.	and made appli	ication to be app	oointed Guardian of
Recorded	Hilliam M Mulvain			
A. B. 18;	and the Court being satisfied that said William M Mulvain	is of the age	ge of 14 years	august 3 d
A.D. 18 ; Docket	A. D. 1895°; said said		years	A. D. 18
A. D. 18	said			A, D, 18
A. D. 18	said		years	
A. D. 18 ; Volume	and that said minor is a resident of this County; and the said	is of the age of	_years	A. D. 18
age of twelve. Page	having made choice of the said James Mulvoin	as he Guardia d the said James M		ver the age of twel
e thereof, and	having filed in this office a statement duly verified by his affidavit, of the w			le value thereof, a
	also the probable anomal reads of said minors estate; it is therefore ordered	I that said James In	alvain	
	be and is hereby appointed Guardian of the person and estate of the said	Hilliam In Mu	luceur	
and took the	whereupon the said James Muluain	appeared in open Co	ourt, accepted sai	id trust and took (
60	oath prescribed by law, as such Guardian, and also entered into bond in the	sum of Nov Thous	dand	
Vaughan	Dollars, conditioned as the law directs, with Cornelius Mully	ain and	an of	Chraha
0	Halter as his sureties, which bond is app	proved by the Court.		
PROBATE.				DGE OF PRODATE.
Риовате. 0. 18/6	Richard Danis Guardian. In the matter of the Guardianship of Silbala G. Danis			
). 18 / 6.	Richard Danis Guardian. In the matter of the Guardianship of Jelpah a Dani			
No.	while the second	March 3/07	Danis	_A. D. 18/7 .
). 18 / 6.	while the second	March 3/07	Danis	_ A. D. 18/76 .
No. Recorded	This day came Richard Danis Jelpah a Danis, Thomas adais and	March 3/24 Shormas a and made apple	Danis lication to be ap	A. D. 18/ ,
No. Recorded	and the Court being satisfied that said Albach a Day of	March 3/25 Softward and made apple Estella Sa	dearing to be appeared of 14 years	opointed Guardian
No. Recorded Mary b. A. D. 1876:	and the Court being satisfied that said Albach a Day of	and made apple Distilla Sa is of the age of 15	Sau's lication to be ap	pointed Guardian
No. Guardian of Recorded Lacy b. A. D. 18 6: Docket	and the Court being satisfied that said Selfrah a Danis A. D. 1875; said Mornes a Danis said Detella Danis	and made apple and the age of 12	Sau's lication to be ap	D. 18/6.
No. Guardian of Recorded R	and the Court being satisfied that said I lock a Danis A. D. 1875; said hornes a Danis said Destella Danis said	and made apple and the age of 12 is of the age of 12 is of the age of	dication to be ap	A. D. 18月。 pointed Guardian S を
No. Guardian of Recorded R	and the Court being satisfied that said Silpah a Danis A. D. 18/5; said hornes a Danis said said	and made apple and the age of 12 is of the age of 12 is of the age of 12 is of the age of 13 is of the age of 15 is of the age	dication to be ap	A. D. 18/2, pointed Guardian Solvery A. D. 18/2 A. D. 18/2 A. D. 18/2 A. D. 18/2
No. Guardian of Recorded R	children of Danis Danis deceased. This day came Richard Danis Julpah a Danis, Thomas a Danis and the Court being satisfied that said Julpah a Danis A. D. 1875; said hornes a Danis said Dotella Danis said said said said and that said minors are resident of this County; and the said Ray	and made apple Sistella Sa is of the age of is of the age	dication to be ap	A. D. 18/2, pointed Guardian S. J. J. A. D. 18/2 A. D. 18 A. D. 18 A. D. 18
No. Guardian of	children of Danis Danis deceased. This day came Richard Danis Julpah a Danis, Thomas a Danis and the Court being satisfied that said Julpah a Danis A. D. 1875; said hornes a Danis said Dotella Danis said said said said and that said minors are resident of this County; and the said Ray	and made apple Sistella Sa is of the age of is of the age	deation to be ap	A. D. 18/2. Sopointed Guardian Sopointed Guardian A. D. 18/2. A. D. 18/4. A. D. 18
No. Guardian of	children of Danis Danis deceased. This day came Richard Danis Julpah a Danis Thomas a Danis and the Court being satisfied that said Julpah a Danis A. D. 18/6; said hornes a Danis said Destella Danis said said said said said having made choice of the said Richard Danis and fourteen years respectively), which choice is approved by the Court, and	and made apple and made apple and made apple as of the age of 12 is of the age of as of the age of as of the age of the	dication to be ap	A. D. 18/2. Sopointed Guardian Sopointed Guardian A. D. 18/2. A. D. 18/2. A. D. 18
No. Guardian of	and the Court being satisfied that said Silpah a Danis A. D. 18/6; said homes a Danis said said said said said said put that said minors are resident of this County; and the said field and fourteen years respectively), which choice is approved by the Court, and having filed in this office a statement duly verified by his effidavit, of the walso the probable annual rents of said minors' estate; it is therefore ordered	and made apple and made apple and made apple and softhe age of 12 is of the age of 12 is of the age of it is of the a	dication to be applied by the search of the peing of the probable of the proba	A. D. 18/6. Sopointed Guardian Soft, 22, L/A. D. 18/ A. D. 18/ A. D. 18 A. D. 18 A. D. 18 Observe the age of two ole value thereof,
No. Guardian of	and the Court being satisfied that said Selfoch a Danis A. D. 1876; said Mornes a Danis said said s	and made apple and made apple and made apple and softhe age of 12 is of the age of 12 is of the age of it is of the a	dication to be applied by the search of the peing of the probable of the proba	A. D. 18/4. D. 18/4. 22, L. 17/4. D. 18/2. A. D. 18/4. A. D. 18/4. A. D. 18 A. D.
No. I Guardian of Recorded Lacy b. A. D. 18 ; Docket A. D. 18 ; A. D. 18 ; Volume Page e thereof, and Lac Potate	children of Danis Danis This day came Richard Danis Jelpah a Danis, Thomas adais and and the Court being satisfied that said Selfah a Danis A. D. 1875; said Hornes a Danis said Defella Danis said said said said and that said minors on resident of this County; and the said flat leatella Danis having made choice of the said Richard Danis and fourteen years respectively), which choice is approved by the Court, and having filed in this office a statement duly verified by his affidavit, of the we also the probable annual rents of said minors' estate; it is therefore ordered be and is hereby appointed Guardian of the person and estate of the said and listella Danis And listella Danis	and made apple Sistella Sa is of the age of is of the age	deation to be applied by the servers applied by the servers and the probability of the servers and the servers and the servers are servers as the servers and the servers are servers as the server	A. D. 18/6. Sept. 22, 1/2A. D. 18/ A. D. 18/ A. D. 18 A. D. 18
No. Guardian of Recorded Lacyth. A. D. 18%; A. D. 18; A. D. 18; A. D. 18; A. D. 18; Volume Page e thereof, and Lacyth. and took the	children of Danis Danis This day came Richard Danis Jelpah a Danis, Thomas adais and and the Court being satisfied that said Selfah a Danis A. D. 1875; said Hornes a Danis said Defella Danis said said said said and that said minors on resident of this County; and the said flat leatella Danis having made choice of the said Richard Danis and fourteen years respectively), which choice is approved by the Court, and having filed in this office a statement duly verified by his affidavit, of the we also the probable annual rents of said minors' estate; it is therefore ordered be and is hereby appointed Guardian of the person and estate of the said and listella Danis And listella Danis	and made apple Sistella Sa is of the age of is of the age	deation to be applied by the servers applied by the servers and the probability of the servers and the servers and the servers are servers as the servers and the servers are servers as the server	A. D. 18/4. D. 18/4. D. 18/4. D. 18 A. D.
No. I Guardian of Recorded Lacy b. A. D. 18 ; Docket A. D. 18 ; A. D. 18 ; Volume Page e thereof, and Lac Potate	and the Court being satisfied that said alford a Danis A. D. 18/6; said homes a Danis said volella Danis having made choice of the said Richard Danis and fourteen years respectively), which choice is approved by the Court, and having filed in this office a statement duly verified by his affidavit, of the walso the probable annual rents of said minors' estate; it is therefore ordered be and is hereby appointed Guardian of the person and estate of the said and listuil a Danis and listuil a Danis deceased. de	and made apple Sistella Sa is of the age of is of the age	deation to be applied by the servers applied by the servers and the probability of the servers and the servers and the servers are servers as the servers and the servers are servers as the server	A. D. 18/6. Depointed Guardia Sept. 22, Lipt. D. 18 A. D. 18

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JUDGE OF PROBATE.

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	John Ste	Whill 8th	A. D. 18/
	John Haun Guardianship of James of	rdian.	70
	In the matter of the Guardianship of James a	Turner	
	abild of a control		
	This day came June Haur	deceased.	
	I mis may came form Manua	and made application to be	appointed Guardian of
orded	James Lainer		
orucu			
		is of the age ofye	ears
1	A. D. 18 ; said	is of the age ofyears	A. D. 18 ;
ket	said	is of the age ofyears	A. D. 18 ;
	said	is of the age ofyears	A. D. 18 ;
	said	is of the age ofyears	A. D. 18 ;
ume	said	is of the age ofyears	A. D. 18 ;
	and that said minor resident of this County; and	the said	
,	having made choice of the said		g over the age of twelve
	and fourteen years respectively), which choice is approved b		
	having filed in this office a statement duly verified by his aff		pable value thereof, and
	also the probable annual rents of said minors' estate; it is the		
	be and is hereby appointed Guardian of the person and estat	e of the said	
	whereupon the said	appeared in open Court, accepted a	said trust and took the
	oath prescribed by law, as such Guardian, and also entered i	nto bond in the sum of	
	Dollars, conditioned as the law directs, with	an	d
	to mo autocres, wi	nich bond is approved by the Court.	
	Euphie GStyer Guar	May 8 to	1 D 10 b
		digit.	A. D. 18 %.
	In the matter of the Guardianship of Day Ave Co.	tues -	A. D. 18/4,
	In the matter of the Guardianship of Darry &	tyer	A. D. 18/4,
	abild of the select street	Styer	A. D. 1874
	abild of the select street	deceased.	
	abild of the select street	Styer	
orded		deceased.	
orded	This day came Euphals Styer of Daisey & Styler	deceased. and made application to be a	appointed Guardian of
orded	This day came Euphals Styer of Daisey & Styer and the Court being satisfied that said Daisy & Styer	deceased. and made application to be a is of the age of the age.	appointed Guardian of
	This day came Bush as styer of Daisey & Styer and the Court being satisfied that said Daisy & Styer A. D. 18/6; said	deceased. and made application to be a is of the age of one year is of the age of years	appointed Guardian of ars January 18 7
	This day came Duph help Styer of Daisey & Styler and the Court being satisfied that said Daisy & Styler A. D. 18/6; said said	deceased. and made application to be a is of the age of years is of the age of years is of the age of years	appointed Guardian of ars January 15th A. D. 18 ; A. D. 18 ;
	child of Charles Styer This day came Duphles Styer of Daisey & Styer and the Court being satisfied that said Daisy & Styer A. D. 18/6; said said	deceased. and made application to be a is of the age of years	appointed Guardian of are famina 17 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
ket	child of Pharles Styles This day came Duphkes types A D. 18/6; said said said	deceased. and made application to be a is of the age of years	appointed Guardian of ars faming 15 = A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ;
ket	child of Charles Styer This day came Triphels Styer of Daisey & Styer and the Court being satisfied that said Daisy & Styer A. D. 18/6; said said said said said	deceased. and made application to be a is of the age of years	appointed Guardian of are famina 17 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
et	child of Pharles Styles This day came Duphkes types A D. 18/6; said said said	deceased. and made application to be a is of the age of years	appointed Guardian of ars faming 15 = A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ;
et me	This day came Euchhalf Lyer This day came Euchhalf Lyer A. D. 18/6; said said said said and that said minor is a resident of this County; and the county of the county; and the county of the co	deceased. and made application to be a softhe age of years is of the age of years the said curphic styles.	appointed Guardian of A. D. 18;
me	This day came Euchhals Ityer A Daisey & Styer and the Court being satisfied that said Daisy & Styer A. D. 18/6; said said said said and that said minor is a resident of this County; and the country made choice of the said	deceased. and made application to be a softhe age of years is of the age of years the said luphic styer as b Guardian (h being	appointed Guardian of A. D. 18;
set me	This day came Emphals Styer This day came Emphals Styer A Daisey & Styer A. D. 18/6; said said said said said said said and that said minor is a resident of this County; and the courteen years respectively) which choice is approved by	deceased. and made application to be a is of the age of years the said Euphie Styer as b Guardian (b being the Court, and the said	appointed Guardian of A. D. 18 : A. D. 18 ;
ket	This day came Eriphels Styer A Daisey & Styer A. D. 18/6; said	deceased. and made application to be a is of the age of years the said Emphric Styer as h Guardian (h being the Court, and the said davit, of the whole estate of said minor, and the proba	appointed Guardian of A. D. 18 : A. D. 18 ;
orded ket ame	This day came Duph as Styer This day came Duph as Styer A. D. 18/6; said said said said said said said said said said said said said said	deceased. and made application to be a is of the age of years the said Emphrical Styer as h Guardian (h being the Court, and the said davit, of the whole estate of said minor, and the probaterefore ordered that said Emphre and Styer	appointed Guardian of A. D. 18 : A. D. 18 ;
ket	This day came Eriphels Styer A Daisey & Styer A. D. 18/6; said	deceased. and made application to be a is of the age of years the said Emphrical Styer as h Guardian (h being the Court, and the said davit, of the whole estate of said minor, and the probaterefore ordered that said Emphre and Styer	appointed Guardian of A. D. 18 : A. D. 18 ;
ket	This day came Duph as Styer This day came Duph as Styer A. D. 18/6; said said said said said said said said said said said said said said	deceased. and made application to be a is of the age of years the said Emphrical Styer as h Guardian (h being the Court, and the said davit, of the whole estate of said minor, and the probaterefore ordered that said Emphre and Styer	appointed Guardian of A. D. 18 : A. D. 18 ;
ket	This day came Draphels Styre This day came Draphels Styre and the Court being satisfied that said Darsy & Styre A. D. 18/6; said said said said said said said said	deceased. and made application to be a is of the age of years the said curphic styes as b Guardian (b being the Court, and the said davit, of the whole estate of said minor, and the probaerefore ordered that said curphic styes e of the said davity to styles.	appointed Guardian of A. D. 18 : A. D. 18 ; A. D. 18 ;
ket	This day came Draphels Styre This day came Draphels Styre and the Court being satisfied that said Darsy & Styre A. D. 18/6; said said said said said said said said	deceased. and made application to be a is of the age of years the said curphic styes as b Guardian (b being the Court, and the said davit, of the whole estate of said minor, and the probaerefore ordered that said curphic styes e of the said davity to styles.	appointed Guardian of A. D. 18 : A. D. 18 ; A. D. 18 ;
set me	This day came Draphels Styre This day came Draphels Styre and the Court being satisfied that said Darsy & Styre A. D. 18/6; said said said said said said said said	deceased. and made application to be a is of the age of years the said curphic styes as b Guardian (b being the Court, and the said davit, of the whole estate of said minor, and the probaerefore ordered that said curphic styes e of the said davity to styles.	appointed Guardian of A. D. 18 : A. D. 18 ; A. D. 18 ;
me	This day came Draphels Styre This day came Draphels Styre and the Court being satisfied that said Darsy & Styre A. D. 18/6; said said said said said said said said	deceased. and made application to be a is of the age of years the said curphic styes as b Guardian (b being the Court, and the said davit, of the whole estate of said minor, and the probaerefore ordered that said curphic styes e of the said davity to styles.	appointed Guardian of A. D. 18 : A. D. 18 ; A. D. 18 ;
ı	This day came Euchhals Styer This day came Euchhals Styer A. D. 18/6; said said said said said said said said	deceased. and made application to be a is of the age of years the said curphic styes as b Guardian (b being the Court, and the said davit, of the whole estate of said minor, and the probaerefore ordered that said curphic styes e of the said davity to styles.	appointed Guardian of A. D. 18 : A. D. 18 ; A. D. 18 ;

		Cotteeg	- Or cocor cocore:
A. D. 18/		Storge H Bacon Guardian. In the matter of the Guardianship of Dary Bacon and of Brouge H Bacon (leving and	May 8th 1. D. 18/6.
be appointed Guardian of	No.	This day came Isroign A Bacon deceased.	and made application to be appointed Guardian of
	Recorded	Brry Bacon and Jamie to Bacon	
years A. D. 18 ;	MCCO.	and the Court being satisfied that said Brry Bacon and	is of the age of 10 years april 3 d is of the age of years anual 30th D. 18%;
		A. D. 1876; said Jannie & Backen	is of the age of years A. D. 18;
A. D. 18 ; A. D. 18 ;	Docket	said	is of the age of years A. D. 18 ;
A. D. 18		saidsaid	is of the age of years A. D. 18
A. D. 18	Volume	said and that said minors are residents of this County; and the said	is of the age of years A. D. 18
ng over the age of twelve	Page	Inving more choice of the said Grong H Bacon	as h Guardian the being over the age of twelve
	rage	and fourteen years respectively, which choica is approved by the Court, and	
robable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the whalso the probable annual rents of said minors' estate; it is therefore ordered be and is hereby appointed Guardian of the person and estate of the said	that said Roge Hacon
d said trust and took the		whereupon the said Grozge & Bacon	appeared in open Court, accepted said trust and took the
and		oath prescribed by law, as such Guardian, and also entered into bond in the Dollars, conditioned as the law directs, with Hilliam William Wholl as his sureties, which bond is app	and Jargham
JUDGE OF PROBATE.			In Blacato JUDGE OF PROBATE.
A. D. 18 1/2.	No.	In the matter of the Guardianship of Na a Konepse Ahrsupour child of deceased.	
e appointed Guardian of		This day came Heliega a hompson a	and made application to be appointed Guardian of indulestus Khompson
years January 19 7. A. D. 18 :	Recorded	and the Court being satisfied that said Ira a Thompson A. D. 18; said Wisha Thompson	is of the age ofyears A. D. 18 ;
A. D. 18 ;	Docket		is of the age ofyears A. D. 18 ;
A. D. 18 ;		said belistus A Thompson	is of the age of years A. D. 18 ;
A. D. 18 ;		said	is of the age ofyearsA. D ;
A. D. 18 ;	Volume	and that said minor are resident of this County; and the said	is of the age of years A. D. 18 ;
ag over the age of twelve	Page	having made choice of the said	as h Guardian (h being over the age of twelve
obable value thereof, and		and fourteen years respectively), which choice is approved by the Court, and having filed in this office a statement duly verified by his affidavit, of the whalso the probable annual rents of said minors' estate; it is therefore ordered be and is hereby appointed Guardian of the person and estate of the said Dandellstee Housepoor	note estate of said minors, and the probable value thereof and
l said trust and took the			appeared in open Court, accepted said trust and took the
and Peliza o	lasti.	Dollars, conditioned as the law directs, with Helliam Cow as his sureties, which bond is app	der and Samuel
JUDGE OF PROBATE.	i september		Blocats, Judge of Probate.

	191			
	child ofThis day came			No.
		and made application to be	appointed Guardian of	
orded				
	and the Court being satisfied that said	is of the age ofye	ars	Reco
	A. D. 18 ; said		A. D. 18	
ket	said	is of the age ofyears	A. D. 18	Dock
	said	9 2	A. D. 18 ;	1000
			A. D. 18 ;	
me	and that said minor resident of this Cou	is of the age ofyears	A. D. 18 ;	Volu
		over the said		
	having made choice of the said	as h Guardian (h being	over the age of twelve	Page
	and fourteen years respectively), which choice is a			1 45
	having filed in this office a statement duly verified	by his affidavit, of the whole estate of said minor , and the proba-	able value thereof, and	
	also the probable annual rents of said minors' estat			
	be and is hereby appointed Guardian of the person	and estate of the said		
		•		
	whereupon the said	appeared in open Court, accepted s	said trust and took the	
	oath prescribed by law, as such Guardian, and also Dollars, conditioned as the law directs, with		T.	
		areties, which bond is approved by the Court.	d	
			UDGE OF PROBATE.	
	John/M Blue			
	In the matter of the Guardianship of Sec			
	In the matter of the Guardianship of Sec	Guardian. July 3/0th		
	ehild of	Guardian July 310th on the Chency and Sang St.	A. D. 18/76.	No.
		Guardian. July 3/08 Cre & Olience and Rang St. deceased.	A. D. 18/76.	No.
nded.	child of This day came	Guardian.	A. D. 18/76.	
rded	child of This day came	Guardian. Cit & Che nee and Nang St. deceased. and made application to be a	A. D. 18/6. Chescay appointed Guardian of	
eded	child of This day came and the Court being satisfied that said	Guardian. Constituted and Seesed. deceased. and made application to be a is of the age of year	A. D. 18/6. Appointed Guardian of	
	child of This day came and the Court being satisfied that said A. D. 18 ; said	Guardian. College College College St. deceased. and made application to be a is of the age of years	A. D. 18	Reco
	child of This day came and the Court being satisfied that said	Guardian. Cult Villence and Made application to be a is of the age of years is of the age of years is of the age of years	A. D. 18/6. Appointed Guardian of	Reco
	and the Court being satisfied that said A. D. 18 ; said said	Guardian. Consider the control of the age of years is of the age of years	A. D. 18 / C. Appointed Guardian of A. D. 18 ; A. D. 18 ;	Reco
t	child of This day came and the Court being satisfied that said A. D. 18 ; said said	Guardian. deceased. deceased. is of the age of years	A. D. 18 /	Reco
t	ehild of This day came and the Court being satisfied that said A. D. 18 ; said said said	Gnardian. Constituted and second sec	A. D. 18 / . A. D. 18 / . A. D. 18 ;	Reco
t	child of This day came and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this Court	Gnardian. deceased. and made application to be a sof the age of years is of the age of ye	A. D. 18 ;	Poch Volu
rt.	child of This day came and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this Court having made choice of the said	deceased. and made application to be a is of the age of	A. D. 18 ;	Reco Dock Volu
et	child of This day came and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is ap	Guardian. deceased. and made application to be a is of the age of	A. D. 18 /	Reco Dock Volu
et	and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is ap having filed in this office a statement duly verified	Guardian. deceased. and made application to be a is of the age of	A. D. 18 /	Reco Dock Volu
et	child of This day came and the Court being satisfied that said A. D. 18 ; said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is ap	deceased. and made application to be a is of the age of	A. D. 18 /	Reco Dock Volu
et	child of This day came and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is ap having filed in this office a statement duly verified also the probable annual rents of said minors' estat	deceased. and made application to be a is of the age of	A. D. 18 /	Reco Dock Volu
et	child of This day came and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is ap having filed in this office a statement duly verified also the probable annual rents of said minors' estat	deceased. and made application to be a is of the age of	A. D. 18 /	Reco Dock Volu
rded et	child of This day came and the Court being satisfied that said A. D. 18; said said said said and that said minor resident of this Court having made choice of the said and fourteen years respectively), which choice is ap having filed in this office a statement duly verified also the probable annual rents of said minors' estat	deceased. and made application to be a is of the age of	A. D. 18 (A. D.	No. Reco Dock Volu Page

County---Guardian.

			- 177	
A. D. 18/6.	A. P. B.A.	In the matter of the Guardianship of	Deptember 8	A. D. 18
		Jeimes March	Consider and Fair Della	1263.116
		. In the matter of the Guardianship of 1222 8	amore and face of	ret certe
	W.o.	child of	deceased.	
appointed Guardian of	No.	This day came	and made application to be a	appointed Guardian of
		This way came	The state of the s	PP
	Recorded			
ears	Heroraca	and the Court being satisfied that said	is of the age of year	ırs
A. D. 18 ;		A. D. 18 ; said	is of the age ofyears	A. D. 18 ;
A. D. 18	Docket	said		A. D. 18 ;
A. D. 18 ;		said	is of the age ofyears	A. D. 18 ;
A, D. 18 ;		said	is of the age of years	A. D. 18 ;
A. D. 18 ;	Volume	said	is of the age ofyears	A, D. 18 ;
		and that said minor resident of this County; and th	e said	
			The same start and a same start and a same start as a same sta	
g over the age of twelve	Page	having made choice of the said	as h Guardian (h being	over the age of twelve
		and fourteen years respectively), which choice is approved by	the Court, and the said	
pable value thereof, and		having filed in this office a statement duly verified by his affida	avit, of the whole estate of said minor , and the prob-	able value thereof, and
		also the probable annual rents of said minors' estate; it is then	refore ordered that said	
		be and is hereby appointed Guardian of the person and estate	of the said	
		.22.82.22.23.23.23.23.23.23.23.23.23.23.23.23		
said trust and took the		whereupon the said	appeared in open Court, accepted	said trust and took the
		oath prescribed by law, as such Guardian, and also entered int	o bond in the sum of	
nd	The frequency	Dollars, conditioned as the law directs, with	an	
		as his sureties, which	ch bond is approved by the Court.	
			• • • •	
1 TO 10 A				
Chency		Guardi	911	A. D. 18 .
Wheney		In the matter of the Guardianship of		
		In the matter of the diminiship of		
4	No.	child of	deceased.	
appointed Guardian of		This day came		amminted Canadian of
			and made approximation to be	apparatus statements
	Recorded			
ars		and the Court being satisfied that said	is of the age of ve	
A. D. 18 ;		A. D. 18 ; said		ars A. D. 18 ;
A. D. 18 ;	Docket	said		Λ. D. 18
A. D. 18 ;	F	said		A. D. 18
A. D. 18 ;		said		A. D. 13
A. D. 18 ;	Volume	said	is of the age ofyears	A. D. 18
		and that said minor resident of this County; and th		
over the age of twelve	Page	having made choice of the said	as h Guardian (h being	over the are of twelve
		and fourteen years respectively), which choice is approved by		, at the light of the little
able value thereof, and		having filed in this office a statement duly verified by his affida		able value thereof, and
·····		also the probable annual rents of said minors' estate; it is then		
	1500	be and is hereby appointed Guardian of the person and estate		
				Pale III.
	1 10			
said trust and took the	The last family	whereupon the said	appeared in open Court, accepted	said trust and took the
		oath prescribed by law, as such Guardian, and also entered int		
nd		Dollars, conditioned as the law directs, with	an	d

No.

Recorded

Docket

Volume

Page

No.

Recorded

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Volume

Page

child of Tradox, a deco	eased.	THE PARTY	No.
This day came Olijah Toy	and made application to be a	appointed Guardian of	
and the Court being satisfied that said Ellector by	is of the age of 16 year	urs Mearch 10th	Reco
A. D. 18/6; said	is of the age ofyears	A. D. 18 ;	
said		A. D. 18 ;	Dock
saidsaid		A. D. 18 ;	
		A. D. 18	1201141
and that said minor is a resident of this County; and the said	Welectury		Volu
having made choice of the said Telijah	as her Gradian 'She being	over the age of twelve	Page
having made choice of the said lelyant Tox	urt, and the said leligate for		
having filed in this office a statement duly verified by his affidavit, of	the whole estate of said minor hand the proba	able value thereof, and	
also the probable annual rents of said minors' estate; it is therefore.			
be and is hereby appointed Guardian of the person and estate of the	said lelectadox 1		
5 11 100 0			
whereupon the said Telijah Tox	appeared in open Court, accepted s	aid trust and took the	
outh prescribed by law, as such Guardan and also entered into load	in the sum of Seven hundre	ed no	
Dollars, conditioned as the law directs, with Grorge H &	Cernois and	Wilyah K Jox	
as his sureties, which bond	is approved by the Court.		
as his sureties, which bond	and Ma	UDGE OF PROBATE.	
as his sureties, which bond		udge of Probate.	
	John Bloods. s		
Vilas Grana Guardian. In the matter of the Guardianship of Holleans & decor	John Bloods. 5 January 18 7h January 18 7h January 18 7h	A. D. 18/7.	No.
Vilas Grana Guardian. In the matter of the Guardianship of Holleans & decor	John Bloods. 5 January 18 7h January 18 7h January 18 7h	A. D. 18/7.	No.
hild of this day came Mas Stations	ancery 18 7h ancery 18 7h and and made application to be an	ppointed Guardian of	No.
In the matter of the Guardianship of Helean Continued of the Guardianship of Helean Continued to the Grand Continued to the	ancery 18 th ancery 18 th and and made application to be an extractorial tille and	ppointed Guardian of	
hild of dear Manager of State Grant Constitution of This day came what state and the Guardian and the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court being satisfied that said Welliam Grant Control of the Court Control of the Court being satisfied that said Welliam Grant Control of the Court Control of the Court Control of the Court being satisfied that said Welliam Grant Control of the Court Control of the	ancery 18 th ancery 18 th and and made application to be an extractorial tille and	ppointed Guardian of	
In the matter of the Guardianship of Willeam & Marian. In the matter of the Guardianship of Willeam & Marian &	ancery 18 th ancery 18 th and and made application to be an extractorial tille and	ppointed Guardian of	
In the matter of the Guardianship of Willeam & Mardian. In the matter of the Guardianship of Willeam & Marie Grand & Marie Gran	and made application to be a set leaved as a sof the age of year	ppointed Guardian of	Reco
In the matter of the Guardianship of Willeam & Mean And Mark and Constitution of the Guardianship of William & Mean & Mea	and made application to be a softhe age of years	ppointed Guardian of	Reco
In the matter of the Guardianship of Mollean Shahan. In the matter of the Guardianship of Mollean Shahan S	ased. and made application to be a process of the age of years.	ppointed Guardian of A. D. 18 ppointed Guardian of A. D. 18 A. D. 18 A. D. 18 A. D. 18	Reco
In the matter of the Guardianship of Hellean & Meson Mand Manager and Stations of Manager and Stations of Stations of the Grant of the Court being satisfied that said Hellian Grant and Milliam Grant and the Court being satisfied that said Helliam Grant and the Court being satisfied that said Helliam Grant and the said Milliam Grant and the said and s	ased. and made application to be application.	A. D. 18 //	Reco
In the matter of the Guardianship of Hellean & hild of description of Hellean & Chian Graham on the Gran as a second the Caure being satisfied that said Helliam Graham D. 18; said and that he the aid Helliam Graham is embedded.	ased. and made application to be application to	Description of A. D. 18 :	Reco
In the matter of the Guardianship of Felleann Control of This day came was state and the Grant of the Garage of the Court being satisfied that said Helliann Grant and the field and the field and the field and the said and that and mide aid aid aid aid and that and misser he is resident of this County; and the said and that and misser he is resident of this County; and the said and that and misser he is resident of this County; and the said and that and misser he is resident of this County; and the said	ased. and made application to be applicated to the age of years is of the age of years.	A. D. 18 // A. D. 18 ;	Reco Dock Volu
In the matter of the Guardianship of Follows and State a	ased. and made application to be application to	A. D. 18 A. D. D. A. D.	Reco Dock Volu
In the matter of the Guardianship of Hellean Constitution of Hellean Constitution of This day came Alas Stanan on the ground the Court of the Said and that said Hellean Grand and the Court of said and that he the aid Hellean Grand and that said Hellean Grand and that said miner he is resident of this County; and the said and that said miner he is resident of this County; and the said and fourteen years respectively), which choice is approved by the Countying filed in this office a statement duly verified by his affidavit, of	ased. and made application to be applicated to the age of years is of the age of years.	ppointed Guardian of Lace Lace Lace Lace Lace Lace Lace Lace	Reco Dock Volu
In the matter of the Guardianship of Helleans of the Guardianship of Helleans of the Guardianship of Helleans of the Grant being satisfied that said Helleans of the Grant of	ased. and made application to be application to the age of the age	ppointed Guardian of A. D. 18 Over the age of twelve ble value thereof, and	Reco Dock Volu
In the matter of the Guardianship of Filleans of the Grant of the	ased. and made application to be application to the age of the age	ppointed Guardian of A. D. 18 Over the age of twelve ble value thereof, and	Reco Dock Volu
In the matter of the Guardianship of Filleans of the Grant of the	ased. and made application to be application to the age of the age	ppointed Guardian of A. D. 18 Over the age of twelve ble value thereof, and	Reco Dock Volu
In the matter of the Guardianship of Filleans of the Grant of the	ased. and made application to be application to the age of the age	ppointed Guardian of A. D. 18 Over the age of twelve ble value thereof, and	Reco Dock Volu
In the matter of the Guardianship of Follows and State a	ased. and made application to be a characteristic field a decision of the age of years is of the age of years and the whole estate of said minor, and the probability of the age of years and the whole estate of said minor, and the probability of the age of years and the whole estate of said minor, and the probability of the age of years.	ppointed Guardian of A. D. 18 Over the age of twelve ble value thereof, and	No. Reco
In the matter of the Guardianship of Felle and the May came of the State and the Court being satisfied that said Felle and Felle and Free and Free and Free the said wing made choice of the said and that said miner he is resident of this County; and the said and four teen years respectively), which choice is approved by the Court wing filed in this office a statement duly verified by his affidavit, of also the probable annual rents of said minors' estate; it is therefore one and is hereby appointed Guardian of the person and estate of the said minors' estate; it is therefore one and is hereby appointed Guardian of the person and estate of the said minors' estate; it is therefore one and is hereby appointed Guardian of the person and estate of the said minors' estate; it is therefore one and is hereby appointed Guardian of the person and estate of the said minors' estate; it is therefore one and is hereby appointed Guardian of the person and estate of the said minors' estate; it is therefore one and is hereby appointed Guardian of the person and estate of the said minors' estate; it is t	ased. and made application to be an extract scarce with the age of years is of the age of years and the said scalar and the whole estate of said minor, and the probability of the age of years and the whole estate of said minor, and the probability of the age of years and the whole estate of said minor, and the probability of the age of years and the whole estate of said minor, and the probability of the age of years and the whole estate of said minor, and the probability of the age of years.	ppointed Guardian of LOLANDON A. D. 18 A. D	Pock Volu

		County	yGwardian.
A. D. 1876.		In the matter of the Guardianship of Nettie Smith	
e appointed Guardian of	No.	This dy came Joseph Fee Mettie Smith and of which	A. and made application to be appointed Guardian of
Mo leeth	Recorded	10 m 2 m	
A. D. 18		and the Court being satisfied that said Artice Smith A. D. 1876; said John Smith fr	is of the age of 2 years comes 217 is of the age of 1 years sterney 1. 1. 1846; is of the age of years . A. D. 18;
A. D. 18	Docket	said	is of the age of years A. D. 18 :
A. D. 18	DOCKEY	said	is of the age of years A. D. 18 ;
A. D. 18 ;		said	is of the age of years A. D. 18 ;
A. D. 18 ;	Volume	said	is of the age of years A. D. 18 ;
		and that said minors are residents of this County; and the said	
g over the age of twelve	Page	having made choice of the said	as h Guardian h being ever the age of twelve
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the also the probable annual rents of said minors' estate; it is therefore orde be and is hereby appointed Guardian of the person and estate of the said	and the said we fill file whole estate of said minor, and the probable value thereof, and
I said trust and took the		whereupon the said Joseph For	appeared in open Court, accepted said trust and took the
		oath prescribed by lay, as such Guardian, and also entered into bond in	the sum of San hundred
nd Tilijah Kod		Pollars, conditioned as the law directs, with Noteert Fre	and Heenry
JUDGE OF PROBATE.			John Blocato, JUDGE OF PROBATE.
A. D. 1877.		Doad States In the matter of the Guardianship of Horry Nel	January 29th A.D. 18 //.
appointed Guardian of	No.	This day came Doan Flates Herry Nettie Slotterbeck decease	d. and made application to be appointed Guardian of
L'entre primises	Recorded		Healink and a second of the
A. D. 18" ;		and the Court being satisfied that said Horny Nottie Slo A. D. 18/6; said	is of the age of years A. D. 18
A. D. 18 ;	Docket	said	is of the age of years A. D. 18
A. D. 18 ;		said	is of the age of years A. D. 18
A. D. 18 ;		said	is of the age of years A. D. 43
A. D. 18 ;	Volume	and that said minor is a resident of this County; and the said	is of the age of years A. D. 18
g over the ago of twelve	Page	having made choice of the said Doane States	as her Guardian (she being over the age of twelve
pable value thereof, and		and fourteen years respectively), which choice is approved by the Court,	
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the also the probable annual rents of said minors' estate; it is therefore orde	
		be and is hereby appointed Guardian of the person and estate of the said	
said trust and took the		whereupon the said Danc Slates	appeared in open Court, accepted said trust and took the
1		oath prescribed by law, as such Guardian, and also entered into bond in	the sum of Tempunded
nd Dand H		Dollars, conditioned as the law directs, with Seth Gutes	and Milton
JUDGE OF PROBATE.		Thompson as his sureties, which bond is	approved by the Court. Black, Judge of Probate.

88

De Budick in	Inardian	Jourary?	777	A. D. 18/7.	
Douac Broderick jr In the matter of the Guardianship of Calif	un Polis	eg, himano	denisse		
ality of the ordinary	dammand				
This day came Douce Brodnek of Ochum Poling an intle	/r	and made a	application to be	appointed Guardian (of
of Calvin Poling an entle	cile perso	n			***
1	,	11 11 11 11 11 11 11 11 11 11 11 11 11		8 / , ,	_
A. D. 18/6; and and is intecile	Taling	is of the age of	e age of 4/2 ye years	ears diptember 22	4
said		is of the age of	years	A. D. 18	
said		is of the age of	years	A 40 au	;
said		is of the age of	years	A. D. 18	1
and that said minor indecdiresident of this County;	and the soft	is of the age of	years	A. D. 18	\$
and that said minor indicate resident of this County;	and the said				
harting unado-choine of the said		as h Gua	edian (In being	gover the age of twel	Te
and Burtoen years respectively), which choice is approve	d by the Goog an	d the said Drace	Brodrick		
having filed in this office a statement duly verified by his	s affidavit, of the w	hole estate of said mine	or , and the prol	/ /	nd
also the probable annual rents of said minors' estate; it	is therefore ordered	Ocel win Pol	"swalled	(fr	- 1
be and is hereby appointed Guardian of the person and o	estate of the said A	xuu n gbi	ing		3
whereupon the said Dance Brodne	R	appeared in open	Court, accepted	said trust and took th	he
oath prescribed by law, as such Guardian, and also enter-	h	a 1			- 1
Dollars, conditioned as the law directs, with Ursa		U		ad James Toling,	,en,
as his sureties	s, which bond is ap	proved by the Court.	· 1	JUDGE OF PROBATE.	
		1	:5.6)		
In the matter of the Guardianship of Lizzie	Joy, n	March		A. D. 18 //.	
200	V /				-
This day came Darsel March	deceased.	and made a	opplication to be	appointed Guardian	of
A THIS WAY VALUE AND THE AND T		2000	Plucker, to be	. Planting	O.1
Visari Dox					01
Lizzief Tox					4
and the Court being satisfied that said Sizzie	Koy	is of the	e age of /3 _ye		11
A. D. 18/6; said	Koy	is of the age of	years	A. D. 18	I pt
A. D. 1876; said	& y	is of the age ofis of the age of	yearsyears	A. D. 18	I pt
A. D. 18 7 6; said said said	% y	is of the age ofis of the age ofis of the age ofis	years years years	A. D. 18 A. D. 18 A. D. 18	I pt
A. D. 18 \(\structure{\chi} \) ; said said said said said	% y	is of the age of is of is of the age of is of	yearsyears	A. D. 18 A. D. 18 A. D. 18	
A. D. 18 \(\structure{\chi} \) ; said said said said said	and the said	is of the age of is of is of the age of is of	years years years years	A. D. 18	
A. D. 18/6; said said said said and that said minor is a resident of this County;		is of the age of it of	years years years years years	A. D. 18	
A. D. 18/6; said said said said and that said minor is a resident of this County; having made choice of the said Doracl Slace	B	is of the age of as her Gua	years years years years years	A. D. 18	
A. D. 18/6; said said said said and that said minor is a resident of this County; having made choice of the said Deract Stare and fourteen years respectively), which choice is approve	ed by the Court, an	is of the age ofis of the age ofis of the age ofis of the age ofis of the age ofas her Guand the said Darcel	years years years years years Lock	A. D. 18 Output A. D. 18	lye
A. D. 18/6; said said said said and that said minor is a resident of this County; having made choice of the said Doracl Slace and fourteen years respectively), which choice is approved having filed in this office a statement duly verified by his	ed by the Court, and is affidavit, of the w	is of the age ofis of the age of is of the age of is of the age of is of the age of as herGuand the said Darcel whole estate of said mine	years years years years years urdian (she being	A. D. 18 Output A. D. 18	lye
A. D. 18/6; said said said said and that said minor is a resident of this County; having made choice of the said Doracl Slace and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it	ed by the Court, ar is affidavit, of the w	is of the age of as herGuand the said Dercet whole estate of said mind of that said Dercet	years years years years years urdian (she being	A. D. 18 Output A. D. 18	lye
A. D. 18/6; said said said said and that said minor is a resident of this County; having made choice of the said Doracl Slace and fourteen years respectively), which choice is approved having filed in this office a statement duly verified by his	ed by the Court, ar is affidavit, of the w	is of the age of as herGuand the said Dercet whole estate of said mind of that said Dercet	years years years years years urdian (she being	A. D. 18 Output A. D. 18	lye
A. D. 18/6; said said said and that said minor is a resident of this County; having made choice of the said Deract Stare and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it be and is hereby appointed Guardian of the person and	ed by the Court, and is affidavit, of the wais therefore ordered estate of the said of	is of the age of as herGuand the said Deract whole estate of said mind of that said Deract Cizzie Toy	years years years years years or, and the prol	A. D. 18 bable value thereof, a	ve and
A. D. 18/6; said said said and that said minor is a resident of this County; having made choice of the said Deract Stare and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it be and is hereby appointed Guardian of the person and	ed by the Court, and is affidavit, of the wais therefore ordered estate of the said of	is of the age of as herGuand the said Deract whole estate of said mind of that said Deract Cizzie Toy	years years years years years or, and the prol	A. D. 18 bable value thereof, a	ve and
A. D. 18/6; said said said and that said minor is a resident of this County; having made choice of the said Deract Stare and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it be and is hereby appointed Guardian of the person and	ed by the Court, and is affidavit, of the wais therefore ordered estate of the said of	is of the age of as herGuand the said Deract whole estate of said mind of that said Deract Cizzie Toy	years years years years years or, and the prol	A. D. 18 bable value thereof, a	ve and
A. D. 18/6; said said said and that said minor is a resident of this County; having made choice of the said Drael Slace and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it be and is hereby appointed Guardian of the person and whereupon the said Drael Slace oath prescribed by law, as such Guardian, and also enter Dollars, conditioned as the law directs, with	ed by the Court, and is affidavit, of the wais therefore ordered estate of the said of the red into bond in the Rome	is of the age of as her Guand the said Darace whole estate of said mined that said Darace Lizzie For	years years years years years or, and the prol	A. D. 18 bable value thereof, a	ve and
A. D. 18/6; said said said and that said minor is a resident of this County; having made choice of the said Drael Slace and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it be and is hereby appointed Guardian of the person and whereupon the said Drael Slace oath prescribed by law, as such Guardian, and also enter Dollars, conditioned as the law directs, with	ed by the Court, and is affidavit, of the wais therefore ordered estate of the said of the	is of the age of as her Guand the said Darcel whole estate of said mined that said Darcel appeared in open e sum of Court.	years years years years years or ,and the prol lolack hundre hundre a	A. D. 18 a. D. 18 d. D. 18 said trust and took took took took took took took too	ve and
A. D. 18/6; said said said and that said minor is a resident of this County; having made choice of the said Drael Slace and fourteen years respectively), which choice is approve having filed in this office a statement duly verified by hi also the probable annual rents of said minors' estate; it be and is hereby appointed Guardian of the person and whereupon the said Drael Slace oath prescribed by law, as such Guardian, and also enter Dollars, conditioned as the law directs, with	ed by the Court, and is affidavit, of the wais therefore ordered estate of the said of the	is of the age of as her Guand the said Darace whole estate of said mined that said Darace Lizzie For	years years years years years or ,and the prol lolack hundre hundre a	A. D. 18 bable value thereof, a	ve and

a Mast
on to be appointed Guardian of
a to be appointed community
years
A. D. 18
sA. D. 18
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d Barbara Mart
being over the age of twelve
h sening their the age of twenter
the probable value thereof, and
ch
and Bashura
accepted said trust and took the
and caper 18
lo, Judge of Probate.
A.D. 18) j
on to be appointed Guardian of
on to be appointed Guardian of
15 years November of August 3d A. D. 1876 A. D. 18
15 years November.
August 3d A. D. 1876
s A. D. 18
s A. D. 18
A. D. 73
sA. D. 18
he being over the age of twelve
Saldwin the probable value thereof, and
Baldwin
naudjohn
accepted said trust and took the
rendred \$500,
undred \$500,
JUDGE OF PROBATE.

	In the matter of the Gardianship of Clifton		1
	children of Meshach Moyley	deceased.	
	Clifton Moydey and John	and made application to be a	appointed Guardian of
	Whiston Moxey and John	as Moyley	
orded	and the Court being satisfied that said Olifton		
	and the Court being satisfied that said Clifton	Moyley is of the age of 3 year	Irs May 29th
	A. D. 1876; said Joleias Mayley	is of the age of 2 years Alecen	nher 2 . A. D. 18/6 ;
eket	said	is of the age ofyears	A. D. 18
	said	is of the age ofyears	A. D. 18
	said	is of the age of years	A. D. 18
ıme	said	is of the age ofyears	A. D. 18 ;
	and that said minors are residents of this County; and the	ne said	
	le vi a vala la la constitución de la constitución	es la Georgian / de Baines	annual de a constant
.	having maderchaice of the said	as also Guardian (4 being	To con- the age-of twelve
	and forcton years respectively), which chaice is approved by		able velocity
	having filed in this office a statement duly verified by his affid:		the value thereof, and
	also the probable annual rents of said minors' estate; it is then		. del .
	be and is hereby appointed Guardian of the person and estate	or the said differ from gregger	a journey
	Meogley		
	36 018		
	whereupon the said Denry King	appeared in open Court, accepted s	
	oath prescribed by law, as such Ghardian, and also entered int	g bond in the sum of Three Gundres	0
	Dollars, conditioned as the law directs, with Mole, So		1 (Storge
	Clebson as his sureties, which		*
		Who plants	
	\mathcal{X}_{10} of b	April 6th	
	A. J. Blake Guardianship of Laural L	••••	
	In the matter of the Guardianship of Laural L	••••	
	children of Gronge Alsranes	Staves, Gordonls Graves, Id.	A. D. 18 /), a May Israres,
	children of Gronge Alsranes	Staves, Gordonls Graves, Id.	A. D. 18/), a May Israres,
	children of Gronge Alsranes	Staves, Gordonls Graves, Id.	A. D. 18 /), a May Israres,
orded	children of Grorge Alsranes. This day came A.J. Blake Laura V Granes, Isordon Ist Stanes.	April 67. Sraves, Gordon S Graves, Sol. deceased. and made application to be a sold May Graves and so	A. D. 18 /), a May Israres,
orded	children of Grorge Alsranes. This day came A.J. Blake Laura V Granes, Isordon Ist Stanes.	April 67. Sraves, Gordon S Graves, Sol. deceased. and made application to be a sold May Graves and so	A. D. 18/2, a May Israres, a May Israres, a pointed Guardian of a get 6, A. Israres
orded	children of Grorge Alsranes. This day came A.J. Blake Laural Granes, Gordon Istranes. and the Court being satisfied that said Laural Granes.	April 6 7. Stanes, Gordon's Granes, Sol. deceased. and made application to be a sold May Granes and so	A. D. 18/), a May brares, a May brares, appointed Guardian of a get 6. A. brares
	and Storge G. A. Isranes. children of Grorge Alsranes This day came A. J. Blake Laura V Granes, Isordon Islanes and the Court being satisfied that said Laura V Granes A. D. 18; said Isardon Islanes	April 6 to Stanes, Gordon Is Granes, Solo deceased. and made application to be a Aca May france and so is of the age of 11 year is of the age of 9 years	A. D. 18/), a May brares, appointed Guardian of a get 6, A. Srares
	and Broze 6, Alsranes. children of Groze Alsranes This day came A. J. Blake Laural Granes, Isordon Islanes, and the Court being satisfied that said Laural Granes A. D. 18; said Gardon Islanes said Ada May Islanes	April 6 Stanes, Gordon Is Granes, Id. deceased. and made application to be a Acta May Isranes and so is of the age of 11 years is of the age of 2 years is of the age of 1 years	A. D. 18/2, a May Israres, a May Israres, appointed Guardian of a get a fraction of the control
	and Storge Alstanes. children of Grorge Alstanes. This day came A.J. Blake Laura V Granes, Isordon Is Islanes. and the Court being satisfied that said Laura V Granes. A. D. 18; said Isardon Is Islanes. said Ada May Islanes. said Grorge & Alstanes.	April 6 Stanes, Gordon Is Granes, Id. deceased. and made application to be a Acta May Isranes and so is of the age of 11 years is of the age of 2 years is of the age of 4 years is of the age of 4 years	A. D. 18/2, a May Israres, a May Israres, appointed Guardian of arge & A. Israres ars
ket	and Broze 6, Alsranes. children of Groze Alsranes This day came A. J. Blake Laural Granes, Isordon Islanes, and the Court being satisfied that said Laural Granes A. D. 18; said Gardon Islanes said Ada May Islanes	April 6 7. Staves, Gordon's Graves, Goldon's Graves, Gordon's Graves, Goldon's Graves, Goldon's Graves and made application to be a soft the age of _// years is of the age of _/ years	A. D. 18/2, a May Israres, a May Israres, appointed Guardian of a 2 2 6, A. Israres are A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ;
cet	children of Grorge Alstanes This day came A. J. Blake Laural Granes, Isordon Islanes, and the Court being satisfied that said Laural Granes said Ada May Granes said Grorge To Alstanes said	Africanes, Gordon Is Granes, Goldon deceased. and made application to be a second server and serve	A. D. 18), a May branes, a May branes, appointed Guardian of a get to A. Branes are A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ;
cet	children of Groze Alsranes This day came A. J. Blake Carral Granes, Isordon Islanes and the Court being satisfied that said Sarral Islanes A. D. 18; said Isardon Islanes said Ada May Islanes said Groze & Alsranes said and that said minors are residents of this County; and the	April 6 Stanes, Gordon's Granes, Sol. deceased. and made application to be a sol of the age of years is of the age of years	A. D. 18 / ,
cet	children of Gronge Alsranes This day came A. J. Blake Laural Granes, Isondon Islanes and the Court being satisfied that said Laural Granes said Ada May Granes said Gronge To Algranes said and that said minors are residents of this County; and the	April 6. Frances, Gordon & Granes, Goldon & Guardina & Delay & Delay & Delay & Guardina & Delay & Del	A. D. 18 / ,
ket me	children of Groze Alsanes This day came A. J. Blake Laural Granes, Isordon Islanes and the Court being satisfied that said Laural Granes said Ada May Granes said Groze To Alsanes said and that said minors are residents of this County; and the laure of the said and former care respectively), which choice is approved by	Ahricans, Gordon Shanes, Solo Iranes, Gordon Shanes, Solo deceased. and made application to be a Solo May frances and so is of the age of years	A. D. 18 p., a May branes, a May branes, appointed Guardian of A. D. 18 ; Over the age of twolve
ket	children of Grorge Alsranes. This day came A.J. Blake Laural Granes, Isordon Is Islanes and the Court being satisfied that said Laural Granes A. D. 18; said Gardon Is Islanes said Ada May Islanes said Grorge To Alsranes said and that said minors are residents of this County; and the court said and fourteen years respectively), which choice is approved by having filed in this office a statement duly verified by his affid	Abrilation Stanes, Gordon's Granes, Idea deceased. and made application to be a Acta May stanes and stands are is of the age of 11 years is of the age of 1 years is of the age of 2 years is of the age of 3 years is of the age of 4 years is of the age of 3 years is of the age of 4 years is o	A. D. 18 p., a May branes, a May branes, appointed Guardian of A. D. 18 ; Over the age of twolve
orded ket ume	children of Croze Alstanes. This day came A.J. Blake Laura Craves, Isordon Islanes and the Court being satisfied that said Laura Use A. D. 18; said Gardon Islanes said Ada May Islanes said said and that said minors are residents of this County; and the court specified by his affid also the probable annual rents of said minors' estate; it is the	April 6 Shaves, Gerdon's Graves, Sol. deceased. and made application to be a sold May Graves and so is of the age of years are said as h. Guardian h being avit, of the whole estate of said minor, and the probate refore ordered that said A. Blake	A. D. 18 p., a May brares, a May brares, appointed Guardian of a ge to A. brases are A. D. 18 ; over the age of twelve able value thereof, and
ket	children of Grorge Alsranes. This day came A.J. Blake Laural Granes, Isordon Is Islanes and the Court being satisfied that said Laural Granes A. D. 18; said Gardon Is Islanes said Ada May Islanes said Grorge To Alsranes said and that said minors are residents of this County; and the court said and fourteen years respectively), which choice is approved by having filed in this office a statement duly verified by his affid	an. Stanes, Gordon's Granes, Solo deceased. and made application to be a Solo May frame and so are is of the age of // years is of the age of /	A. D. 18 p., a May brares, a May brares, appointed Guardian of a ge to A. brases are A. D. 18 ; over the age of twelve able value thereof, and
ket	children of Gronge Alsames This day came A.J. Blake Laural Granes, Isardon Islames and the Court being satisfied that said Laural Isla A. D. 18; said Isardon Islames said Ada May Islames said said and that said minors are residents of this County; and the courteen years respectively), whether his county is affid also the probable annual rents of said minors' estate; it is the be and is hereby appointed Guardian of the person and estate Ada May Islames.	deceased. and made application to be a sold May Stanes and so fix the age of fix years is of the age of fix years. All Countries of the whole estate of said minor, and the probability of the said Course Visitanus, So the All Course Vi	A. D. 18 ; a May branes, appointed Guardian of a get, A. Brases as A. D. 18; cover the age of twelve
ket	children of Groze Alsacues This day came A.J. Blake Laural Graves, Isordon Islanues, and the Court being satisfied that said Laural Isla A. D. 18; said Isardon Islanues said Ada May Islanues said Groze & Alsacues said and that said minors are residents of this County; and the having made choice of the said and forsteen years respectively), which choice is approvally having filed in this office a statement duly verified by his affid also the probable annual rents of said minors' estate; it is the be and is hereby appointed Guardian of the person and estate Ada May Islanus, and Islange whereupon the said Aga Blake	deceased. and made application to be a sold May frame and sands a sold the age of years is of the age of years of the said Application o	A. D. 18 p
cet	children of Storge Alfranes. This day came A. J. Blake Laural Graves, Isordon Islanes, and the Court being satisfied that said Laural Islanes. A. D. 18; said Isardon Islanes said Ada May Islanes said Grorge To Alfranes said said and that said minors are residents of this County; and the chair said minors are residents of this County; and the chair said said and forsteen years respectively), which chair is approved by having filed in this office a statement duly verified by his affid also the probable annual rents of said minors' estate; it is the be and is hereby appointed Guardian of the person and estate Ada May Isranes, and Isrange whereupon the said A. Blake outh prescribed by law, as such Guardian, and also entered in	deceased. and made application to be a sold May frames and so the age of years is of the a	A. D. 18 ; a May States, appointed Guardian of age 6, A. States as A. D. 18 ; b. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; c. D. 18 ; a. D. 18 ; b. D. 18 ; c. D. 18 ; a. D. 18 ; b. D. 18 ; c. D. 18 ; c. D. 18 ; c. D. 18 ; c. D. 18 ; d. D. 18
ket me	children of Groze Alstanes. This day came A. J. Blake Carral Granes, Isordon Isstanes, and the Court being satisfied that said Larral Islanes. A. D. 18; said Isardon Isstanes said Ada May Islanes said Groze T. Alstanes said and that said minors are residents of this County; and the lawing made choice of the said and forsteen years respectively), which chaica is approved by having filed in this office a statement duly verified by his affid also the probable annual rents of said minors' estate; it is the be and is hereby appointed Guardian of the person and estate Ada May Islanes, and Islanes whereupon the said A. Blake onth prescribed by law, as such Guardian, and also entered in Dollars, conditioned as the law directs, with Morras Y	Africator Straves, Sold deceased. and made application to be a sold a May Straves and so are is of the age of years is of the age of yea	A. D. 18 p
cet	children of Groze Alstanes. This day came A. J. Blake Carral Granes, Isordon Isstanes, and the Court being satisfied that said Larral Islanes. A. D. 18; said Isardon Isstanes said Ada May Islanes said Groze T. Alstanes said and that said minors are residents of this County; and the lawing made choice of the said and forsteen years respectively), which chaica is approved by having filed in this office a statement duly verified by his affid also the probable annual rents of said minors' estate; it is the be and is hereby appointed Guardian of the person and estate Ada May Islanes, and Islanes whereupon the said A. Blake onth prescribed by law, as such Guardian, and also entered in Dollars, conditioned as the law directs, with Morras Y	April 6. Apr	A. D. 18 ; a May States, appointed Guardian of age 6, A. States as A. D. 18 ; b. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; a. D. 18 ; a. D. 18 ; b. D. 18 ; c. D. 18 ; a. D. 18 ; b. D. 18 ; c. D. 18 ; a. D. 18 ; b. D. 18 ; c. D. 18 ; c. D. 18 ; c. D. 18 ; c. D. 18 ; d. D. 18

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		To control	g Or eccer cecere.
A. D. 18/1		436.1	April 19th . A. D. 18/9.
extry		A. Marper Guardian. In the matter of the Guardianship of Ida Harper, Inc. Nally Harper	Hearper, William & Harper and
/	W.	Nallie Harper	two aset also living
appointed Guardian of	No.	child ren of A. J. Hearper, living and Jannetta Hear por	and made application to be appointed Guardia
		Ida Hearper, Tha Hearper, William ls Harper, a.	rd Nellie Harper
(110 - 0	Recorded		, ,
ember 2, A. D. 18%;		and the Court being satisfied that said Ida/Carper A. D. 1877; said Toa Hearper	is of the age of 16 years April 117 A. D. 18
A. D. 18 ;	Docket	said William & Harper	is of the age of 19 years Mearch 2 A. D. 18
A. D. 18		said Mellie Harpler	is of the age of 2 years July 34 A. D. 18
A. D. 18 ;	Volume	said said	is of the age of years A. D. 18 is of the age of years A. D. 18
,	volume	and that said minors are residents of this County; and the said	da Hasper, Tra Hasperand Willia
g over the ago of twelve	Page	having made choice of the said A. Harper	as the Guardian (they being over the age of tw
9		and fourteen years respectively), which choice is approved by the Court,	and the said A. Harper
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the also the probable annual rents of said minors' estate; it is therefore order	whole estate of said minor, and the probable value thereof
ndoluas		be and is hereby appointed Guardian of the person and estate of the sai G. Harper and Nelly Harper,	Jaaklurper, Twd Hearperand the
said trust and took the		whereupon the said A. Harper	appeared in open Court, accepted said trust and tool
d Crarge		oath prescribed by law, as such Guardian, and also entered into bond in	the sum of Two hundred and twen
nd Essarge		Dollars, conditioned as the law directs, with A. Fryguson ar	approved by the Court.
JUDGE OF PROBATE.			Dlu Blacets JUDGE OF PROBATE
A. D. 18 //,		Jacole Thrown Guardian. In the matter of the Guardianship of Jacket Barbue	April 25th A. D. 18/1.
	No.	This day lame Jacob Johnson Joseph	ы.
appointed Guardian of		This day lame Jacob Ohnson	and made application to be appointed Guardia
orge to A. Krasus	Recorded	Saad Joannee	
ears		and the Court being satisfied that said Idal Bashue	is of the age of 12 years frene de?
A. D. 18 ;		A. D. 18/6; said	is of the age of years A. D. 18
A. D. 18 ; A. D. 18 ;	Docket	saidsaid	is of the age of years A. D. 18
A. D. 18		said	is of the age of years A. D. 18 is of the age of years A. D
A. D. 18 ;	Volume	said	is of the age ofyearsA. D. 18
		and that said minor is a resident of this County; and the said	ta Barbee
g-over the age of twelve	Page	having made choice of the said Jacob Johnson and fourther respectively), which choice is approved by the Court,	as her Guardian (she being over the age of to
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the	e whole estate of said mixor , and the probable value thereof
of lelia in		also the probable annual rents of said minors' estate; it is therefore order	ered that said Jacob Johnson
rdon Glsraus,		be and is hereby appointed Guardian of the person and estate of the sai	1 Jun Bashie
to take		whereupon the said las a st. 2 st.	
said trust and took the		oath prescribed by law, as such Gardian, and also entered into bond in	the sum of Law hundre day day dill
md		whereupon the said acol Shuson oath prescribed by law, as such Gardian, and also entered into bond in Dollars, conditioned as the law directs, with	e and James
		as his sureties, which bond is	approved by the Court.
JUDGE OF PROBATE-			John Blevats, JUDGE OF PROBATE

Journal of Appointments.

	Tolert 9)	Toodburn Guardian.	June 16th	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	A. D. 1897,
	In the matter of the Gua	Toodburn Guardian. ardiauship of John Baz	gel .		
	This day came Role	Bearl			
	This day came Tol	as Jazze	deceased.	and the first of the	
	When Bassel	Chounter	and made	application to be a	ppointed Guardian of
orded	To the state of th	0			
	and the Court being satisfied th	nat said then Bazzel	is of the	ie age of 18 vea	rs November 24
	A. D. 18/6; said		is of the age of	years	A. D. 18
ket	said		is of the age of	years	A. D. 18
	said		is of the age of	years	A. D. 18
	said		is of the age of	years	A, D. 18 ;
ıme	said		is of the age of	years	A. D. 18 ;
	and that said minor is a	resident of this County; and the sa	id John Bazzel		
		Q1 + 00/ 11			
•		Nobert & Hoodbur		ardian (he being	over the age of beelve
), which choice is approved by the			
		ement duly verified by his affidavit			
		of said minors' estate; it is therefor	0 0		urn
	be and is hereby appointed Gua	ardian of the person and estate of t	he said fun reas	zu	
			— <u> </u>	*******	
	NO.	AND II			
	whereupon the said I oleen	A Meadleurn Guardian, and also entered into be directs, with G, L, Sellers	appeared in oper	r Court, accepted s	aid trust and took the
	onth prescribed by law, as such	Guardian, and also entered into be	ond in the sum of Sex hi	indred	Q
	Dollars, conditioned as the law of	directs, with US, L Sellers		and	Drymore
	Yalkins	as his sureties, which b	and is approved by the Court		
				-	
			John Bl	ldads, 1	UDGE OF PROBATE.
		·	John Bl	Souls, s	UDGE OF PROBATE.
			John Bl	Rado, J	UDGE OF PROBATE.
			John Bl	Sacres, s	udge of Probate.
			V	4	
	Volan (Mone)	A (2000)	V	4	
	John Mas	Ouardian.	V	4	
	In the matter of the Guar	S Guardian.	V	4	
	In the matter of the Guar	of Joursalus water and lolar	June 23: shwater, Danie Krishwater,	4	
	childrenof Milliam	Alshwater d	June 23: shwater, Dani RFrishwater,	d 'd BFresh	1. D. 18 //,
	childrenof Milliam	Alshwater d	June 23: shwater, Dani RFrishwater,	d 'd BFresh	1. D. 18 //,
	childrenof Milliam	Alshwater d	June 23: shwater, Dani RFrishwater,	d 'd BFresh	A. D. 18 //, water)
rded	childrenof Milliam	Fushwater of Moss ter, David BS	June 23: shwater, Dani RFrishwater,	d 'd BFresh	A. D. 18 //, water)
rded	This day came Whi Vouisa Rishiva and Clark Fre	Fushwater of Moss ter, David BS	June 23: shwater, Dani RFrishwater, eccased. and made a	d ABS resh opplication to be a positive and a pos	A. D. 18 //, water) prointed Guardian of Trishwater
rded	This day came Why Vouisa Alshiva and Clark Jr. and the Court being satisfied the	Freshwater of Alloss ten David BS eshwater at said Joursa Fresh	June 23: shwater, Dani RFrishwater, eccased. and made a	d Bresh	A. D. 18 //, water) pointed Guardian of Trishwater Mearch 15-1
	This day came When Vouise Albarya and Clark Jac and the Court being satisfied the A. D. 18/1; said Lland	Alloss ten David BS eshwater at said Jouisa Fresh d Boushwater	June 23: shwater, Dane Rorshwater, eccased. reshwater, is of the age of L	d Bresh	A. D. 18/7, Levater, Depointed Guardian of Trishwater Sushwater Sushi. D. 18/),
	This day came When Vourse Albanya and Clark Are and the Court being satisfied the A. D. 18/; said Lland said Colorard Albany said Colorard Albany	Alloss ter, David B. eshwater at said Joursa Fresh d Brushwater hwater	shwater, Dane Roreshwater, eceased. and made a reshwater, De water is of the age of L	d Bresh	A. D. 18/7, water, prointed Guardian of Trohwater March 18/7, and 1/A. D. 18/7;
	This day came When Vouise Albarya and Clark Jac and the Court being satisfied the A. D. 18/1; said Lland	Alloss ter, David B. eshwater at said Joursa Fresh d Brushwater hwater	shwater, Dane Roreshwater, eceased. and made a reshwater, is of the age of 1 is of the age of 1	d Bresh	A. D. 18/7, water, pointed Guardian of Trohwater March 15, asy 17, D. 18/1; of 72 A. D. 18/7; of 24 A. D. 18/6;
et	This day came Why Vouisa Meshava and Clash A and the Court being satisfied the A. D. 18/); said Llaur said Clash Alsh	Alloss ter, David B. eshwater at said Joursa Fresh d Brushwater hwater	June 23: shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of 1.	d Bresh	A. D. 18/7, water) Depointed Guardian of Trishwater Subarch 18/7; asy 17. D. 18/7; of 18/4; A. D. 18/6;
et	This day came Why Vouisa Meshava and Clark A and the Court being satisfied the A. D. 18); said Llaur said Clark Alsh said Clark Alsh said	Selshwater of Alloss ter, David B. eshwater at said Souisa Fresh d Brushwater hwater water	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of	application to be a population t	A. D. 18/7, Lwater) Dispointed Guardian of Nearch 15-7, asy 17. D. 18/7; en 97 A. D. 18/7; A. D. 18/6; A. D. 18; A. D. 18;
et	This day came Why Vouisa Medicary and Clark from and the Court being satisfied the A. D. 18); said Llaur said Clark from said Clark from said said and that said minors are re	Alloss ter, David B. eshwater at said Joursa Fresh d Brushwater hwater	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of	application to be a population t	A. D. 18/7, Lwater) Dispointed Guardian of Nearch 15-7, asy 17. D. 18/7; en 97 A. D. 18/7; A. D. 18/6; A. D. 18; A. D. 18;
et me	This day came Why Source Medican and Clark from and the Court being satisfied the A. D. 18/); said Land said Colorard fres said Clark fresh said and that said minor rare re Blushwater	Selshwater of Mossis Selshwater at said Jours Areshwater hwater water	June 23: chwater, Dane Roushwater, eceased. and made a reshwater. is of the age of 1.	application to be a polication to poli	A. D. 18/7, Lewater) Depointed Guardian of Trishwater Say 17. D. 18/1; Lang 18. D. 18/7; Lang 18. D. 18/6; A. D. 18; A. D. 18; Localed
et me	This day came Plan Source Reserved and Clark Free and the Court being satisfied the A. D. 18/); said Lland said Clark Fresh said Clark Fresh said and that said minor rare re Brushwater having made choice of the said	Selshwater of Moss ten David B. eshwater at said Sowisa Fresh A Brushwater hwater esidents of this County; and the sa	shwater, Dane Roshwater, eceased. and made a reshwater, eceased. is of the age of I is of the age of as of the age of as of the age of as therefore	d Bresh	A. D. 18/7, Lwater) Dipointed Guardian of Trohwater March 15-7, asy 1. T. D. 18/1; ely 9 th. D. 18/7; A. D. 18 ; A. D. 18;
et me	This day came Plan Vouisa Restrict and Clark Are and the Court being satisfied the A. D. 18/); said Lland said Clark Alsh said Clark Alsh said and that said minor rare re Blushwater having made choice of the said and fourteen years respectively)	Salshwater of Moss ter, David B. eshwater at said Sowisa Fresh A Brushwater hwater esidents of this County; and the sa Which choice is approved by the	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of court, and the said	d Bresh	A. D. 18/7, Levater) Depointed Guardian of Nearch 18-7, asy 1. A. D. 18/7; A. D. 18/6; A. D. 18; A. D. 18; A. D. 18; Over the age of twelve
me	This day came when we would have and the Court being satisfied the A. D. 18/1; said have said colored files and that said minor are respectively having filed in this office a state	Sushwater of Moss ten David Bonisa Fresh at said Jonisa Fresh a Bonishwater hwater hwater water	chwater, Dane Rorshwater, eceased. and made a reshwater, eceased. and made a reshwater, is of the age of of the whole estate of said mine	application to be a polication t	A. D. 18/7, Levater) Depointed Guardian of Nearch 18-7, asy 1. A. D. 18/7; A. D. 18/6; A. D. 18; A. D. 18; A. D. 18; Over the age of twelve
cet	This day came when and the Court being satisfied the A. D. 18/1; said Llaure said Clark Alsh said Clark Alsh said and that said minor rare repeated and fourteen years respectively) having filed in this office a state also the probable annual rents of	Sushwater of Moss ten David Bo shwater at said Sowisa Fresh A Boushwater hwater water esidents of this County; and the sa which choice is approved by the ement duly verified by his affidavit, of said minors' estate; it is therefor	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of of the age of of the age of of the age of is of the age of of the whole estate of said mine of the whole estate of said mine of the whole estate of said mine	application to be applicated by years a ten and ardian (they being a ten and ardian (they being a ten and the probability or , and the probability of the p	A. D. 18/7, Liveter) Divinted Guardian of Nearch 18/7, A. D. 18/7; A. D. 18/6; A. D. 18, A. D. 18, Over the age of twelve ble value thereof, and
orded ket	This day came when and the Court being satisfied the A. D. 18/1; said Llaure said Clark Alsh said Clark Alsh said and that said minor rare repeated and fourteen years respectively) having filed in this office a state also the probable annual rents of	Sushwater of Moss ten David Bo shwater at said Sowisa Fresh A Boushwater hwater water esidents of this County; and the sa which choice is approved by the ement duly verified by his affidavit, of said minors' estate; it is therefor	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of of the age of of the age of of the age of is of the age of of the whole estate of said mine of the whole estate of said mine of the whole estate of said mine	application to be applicated by years a ten and ardian (they being a ten and ardian (they being a ten and the probability or , and the probability of the p	A. D. 18/7, Liveter) Divinted Guardian of Nearch 18/7, A. D. 18/7; A. D. 18/6; A. D. 18, A. D. 18, Over the age of twelve ble value thereof, and
ket me	This day came when and the Court being satisfied the A. D. 18/1; said Llaure said Clark Alsh said Clark Alsh said and that said minor rare repeated and fourteen years respectively) having filed in this office a state also the probable annual rents of	Sushwater of Moss ten David Bo shwater at said Sowisa Fresh A Boushwater hwater water esidents of this County; and the sa which choice is approved by the ement duly verified by his affidavit, of said minors' estate; it is therefor	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of of the age of of the age of of the age of is of the age of of the whole estate of said mine of the whole estate of said mine of the whole estate of said mine	application to be applicated by years a ten and ardian (they being a ten and ardian (they being a ten and the probability or , and the probability of the p	A. D. 18/7, Liveter) Divinted Guardian of Nearch 18/7, A. D. 18/7; A. D. 18/6; A. D. 18, A. D. 18, Over the age of twelve ble value thereof, and
cet	This day came When Source Medical Course Medical Course State and the Court being satisfied the A. D. 18/1; said Aland said Colorard Mesh said Colorard Mesh said and that said minor rate respectively having made choice of the said and fourteen years respectively having filed in this office a state also the probable annual rents of the and is hereby appointed Guar Meshwater, Colorard	Sushwater of Mossishwater at said Souisa Freshwater hwater water was approved by the ement duly verified by his affidavit, of said minors' estate; it is therefore radian of the person and estate of the ward Freshward Sulvara of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward of the person and estate of the person and estate of the ward of the person and estate of the ward of the person and estate of the ward of the person and estate	shwater, Dane Reshwater, eceased. and made a reshwater, is of the age of of the age of of the age of of the age of is of the age of of the whole estate of said mine of the whole estate of said mine of the whole estate of said mine	application to be applicated by years a ten and ardian (they being a ten and ardian (they being a ten and the probability or , and the probability of the p	A. D. 18/7, Livatin Dipointed Guardian of Nearch 18/7 A. D. 18/7; A. D. 18/6; A. D. 18; A. D. 18; A. D. 18; Over the age of twelve
et me	This day came whereupon the said whereupon the said whereupon the said This day came whereupon the said whereupon the said This day came whereupon the said Whereupon the said Whereupon the said Whereupon the said	Suchwater of Moss ten David Bo shwater at said Sowisa Fresh A Browshwater hwater esidents of this County; and the sa which choice is approved by the ement duly verified by his affidavit, of said minors' estate; it is therefore redian of the person and estate of the word Arlshw Meus A	cecased. and made a reshwater, leave is of the age of leave of the whole estate of said mine of the whole estate of said mine to ordered that said leave ordered that said leave of leave of leave of leave ordered that said leave ordered that	application to be a solution to the solution to be a solution to be	A. D. 18/7, Liveten Divoten Mearch 18-7 Exp. M. D. 18/7; Exp. M. D. 18/7; A. D. 18; A. D. 18
et me	This day came whereupon the said whereupon the said whereupon the said This day came whereupon the said whereupon the said This day came whereupon the said Whereupon the said Whereupon the said Whereupon the said	Suchwater of Moss ten David Bo shwater at said Sowisa Fresh A Browshwater hwater esidents of this County; and the sa which choice is approved by the ement duly verified by his affidavit, of said minors' estate; it is therefore redian of the person and estate of the word Arlshw Meus A	cecased. and made a reshwater, leave is of the age of leave of the whole estate of said mine of the whole estate of said mine to ordered that said leave ordered that said leave of leave of leave of leave ordered that said leave ordered that	application to be a solution to the solution to be a solution to be	A. D. 18/7, Liveten Divoted Guardian of New Color Respond No. 18/7; Life of the D. 18/7; A. D. 18/7; A. D. 18/6; A. D. 18, Over the age of twelve ble value thereof, and Caved Brivaten uid trust and took the
et me	This day came whereupon the said whereupon the said whereupon the said This day came whereupon the said whereupon the said This day came whereupon the said Whereupon the said Whereupon the said Whereupon the said	Sushwater of Mossishwater at said Souisa Freshwater hwater water was approved by the ement duly verified by his affidavit, of said minors' estate; it is therefore radian of the person and estate of the ward Freshward Sulvara of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Freshward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward Sulvara of the person and estate of the ward of the person and estate of the person and estate of the ward of the person and estate of the ward of the person and estate of the ward of the person and estate	cecased. and made a reshwater, leave is of the age of leave of the whole estate of said mine of the whole estate of said mine to ordered that said leave ordered that said leave of leave of leave of leave ordered that said leave ordered that	application to be a solution to the solution to be a solution to be	A. D. 18/7, Liveten Divolvation Respect 18/7 A. D. 18/7; A. D. 18/7; A. D. 18; A.

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d	Marul Char	les - 1. Guard	lion 1	er 26th	A. D. 18//,
	In the matter of the Guard	lianship of Millie	S Charles, mi	w	
	child of Semon I	Ola ste			
	This day came Ma	ryCharles	deceasedand made	e application to be	appointed Guardian of
	Willie & Oharl	es	2		-Province Guardian of
orded	and the Court being satisfied that	Shier: 80	06 26.		9
	100	said Mul O			ears Fibruary 5th
ket	A. D. 187 ; saidsaid		is of the age of is of the age of	years	A. D. 18 ;
	said		is of the age of is of the age of	years	A. D. 18 ;
	said		is of the age of_	years	A. D. 18
ıme	said		is of the age of_	years	A. D. 18
	and that said minor is a res	sident of this County; and s	bassid		
	having made chaice of the said		19.4×G	natediana k. bein	g over the age of twelve
	and formtoen-years respectively), a	which choice improved by	the Court, and the said Ma		
			avit, of the whole estate of said m		
			refore ordered that said $\mathscr{M}\!o$		
	be and is hereby appointed Guard				
				THE TOTAL STREET	
		1-0			
	whereupon the said Mar	y Charles	appeared in op	en Court, accepted	said trust and took the
3	oath prescribed by law, as such Go Dollars, conditioned as the law dir	dardian, and also entered in	g bond in the sum of Freent	y fine hie	ndred
	Dollars, conditioned as the law dig	pects, with Lerah P	insley 1	1 U ai	id John
	Hamilton eish	er Licenteies, wh	ch bond is approved by the Court.	1	
			John Bl	Osats	JUDGE OF PROBATE.
		-	• • • •		
	Vester Clar	R Guardi	• • • •		ot A. D. 18 97.
	Vester Clar	Randip of Roy & Es	Meces		A. D. 18 97.
	In the matter of the Guardi	and ip of Hoy & Es	Meces		A. D. 1897.
	In the matter of the Guardi child of Mary () This day came Liste	and ip of Hoy & Es	Meces	nler 2	appointed Guardian of
	110	and ip of Hoy & Tes Me Temerson r Clark	Meces	nler 2	
rded	This day came Liste	Me Cemerson r Clark	deceased. and made	nler 2	
rded	This day came Liste	Me Cemerson r Clark	deceased. and made	application to be	appointed Guardian of
rded	This day came Liste And the Court being satisfied that A. D. 18/7; said	Me Cemerson r Clark	deceased. and made	application to be	
	This day came Liste Loy & Dinerson and the Court being satisfied that	Me Cemerson r Clark	deceased. and made	application to be the age of 9 years	appointed Guardian of
	This day came Liste They & Dinerson and the Court being satisfied that A. D. 18/1; said	Me Cemerson r Clark	deceased. and made is of the age of	application to be he age of 7 years	appointed Guardian of ars November 13
	This day came Liste They E Diversors and the Court being satisfied that A. D. 18 ; said said	Me Cemerson r Clark	deceased. and made is of the age of is of the age of	application to be spears years	appointed Guardian of ars November 13 A. D. 18 A. D. 18
et	This day came Liste They & Enversor and the Court being satisfied that A. D. 18 ; said said	Me Cemerson r Clark	deceased. and made is of the age of is of the age of is of the age of	application to be the age of 9 years years years	appointed Guardian of ars November 13 A. D. 18 A. D. 18 A. D. 18
et	This day came Liste They & Emerson and the Court being satisfied that A. D. 18 ; said said said	Me Cemerson r Clark said Hoy E En	deceased. and made is of the age of	application to be the age of \mathcal{J} years years years years	appointed Guardian of ars November 13 A. D. 18
et me	child of Mary A This day came Liste Loy E Diversor and the Court being satisfied that A. D. 18); said said said said said	Me Cemerson r Clark said Hoy E En	deceased. and made is of the age of is	application to be the age of \mathcal{I} years years years years years	appointed Guardian of ars November 13 A. D. 18
et me	This day came Liste Loy E Diversors and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi	Moleneson r Clark said Hoy To En	deceased. and made is of the age of is	application to be the age of 7 years years years years years years	appointed Guardian of ars November 13 A. D. 18
et me	This day came Liste Loy E Diversors and the Court being satisfied that A. D. 18); said said said said and that said minor is a resi	said Hoy to En	deceased. and made is of the age of is	application to be the age of 7 ye years years years years years Olark	appointed Guardian of ars November 13 A. D. 18 Cover the age of twelve
me	This day came Liste This day came Liste Lay Conversor and the Court being satisfied that A. D. 18); said said said said said said and that said minor is a resi having and choice of the said and fourten years respectively as having filed in this office a statement also the probable annual rents of s	said Hoy to En	deceased. and made is of the age of is	application to be the age of 7 ye years years years years years years years years	appointed Guardian of ars November 13 A. D. 18 Cover the age of twelve
me	This day came Liste This day came Liste Lay E Diversors and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi having and choice of the said and fourther years respectively) as	said Hoy to En	deceased. and made is of the age of is	application to be the age of 7 ye years years years years years years years years	appointed Guardian of ars November 13 A. D. 18 Cover the age of twelve
orded ket	This day came Liste Loy Concerns and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi having and choice of the said and fourteen years respectively, we having filed in this office a statement also the probable annual rents of second is hereby appointed Guardin	said Hoylo England Short County; and the choice is approved by the ent duly verified by his affidisaid minors' estate; it is then ian of the person and estate	deceased. and made is of the age of is	application to be the age of 7 ye years years years years years years years years	appointed Guardian of ars November 13 A. D. 18 Cover the age of twelve
cet	This day came State Lay E Diversor and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi having mule choice of the said and fourten years respectively whereupon the said Scates whereupon the said Scates whereupon the said Scates	said Hoy & En said Hoy & En dent of this County; and the which choice is approved by ent duly verified by his affide said minors' estate; it is ther ian of the person and estate	deceased. and made is of the age of	application to be the age of \mathcal{I} years years years years years years Andjan (b being lolar \mathcal{I} nor , and the prob	appointed Guardian of ars November 13 A. D. 18 able value thereof, and said trust and took the
me	This day came State Lay E Diversor and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi having mule choice of the said and fourten years respectively whereupon the said Scates whereupon the said Scates whereupon the said Scates	said Hoy & En said Hoy & En dent of this County; and the which choice is approved by ent duly verified by his affide said minors' estate; it is ther ian of the person and estate	deceased. and made is of the age of	application to be the age of \mathcal{I} years years years years years years Andjan (b being lolar \mathcal{I} nor , and the prob	appointed Guardian of ars November 13 A. D. 18 able value thereof, and said trust and took the
me	This day came State Lay E Diversor and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi having mule choice of the said and fourten years respectively whereupon the said Scates whereupon the said Scates whereupon the said Scates	said Hoy & En said Hoy & En dent of this County; and the which choice is approved by ent duly verified by his affide said minors' estate; it is ther ian of the person and estate	deceased. and made is of the age of	application to be the age of \mathcal{I} years years years years years years Andjan (b being lolar \mathcal{I} nor , and the prob	appointed Guardian of ars November 13 A. D. 18 ars A. D. 18
me	This day came Liste Loy Concerns and the Court being satisfied that A. D. 18); said said said said said and that said minor is a resi having and choice of the said and fourteen years respectively, we having filed in this office a statement also the probable annual rents of second is hereby appointed Guardin	said Hoy & En said Hoy & En dent of this County; and the which choice is approved by ent duly verified by his affide said minors' estate; it is ther ian of the person and estate	deceased. and made is of the age of	application to be the age of \mathcal{I} years years years years years years Andjan (b being lolar \mathcal{I} nor , and the prob	appointed Guardian of ars November 13 A. D. 18 ars A. D. 18

A. D. 18//,		Thomas Jones Albert Mones, Wilmer Wones and Sinnered Jones and
		In the matter of the Contidionship of Aller Mones, Ulmer O Jones and
	W-	children of Thomas pones (leving) recessed
be appointed Guardian of	No.	This day came Tromes Jones and Thin and made application to be appointed Guardian of Albert Nones, Wilmer & Jones and Thinneful Jones,
	Recorded	content of forus, earner a fones and finnefact forus
years Fibruary 5th	Recor we	and the Court being satisfied that said Allert Mones is of the age of 20 years November 2
A. D. 18 ;		A. D. 18/7; said Colmen le Jones is of the age of 17 years November St. D. 18/9;
A. D. 18	Docket	said Hinnefeed ones is of the age of the years September 21. D. 18/1;
A. D. 18 ;		said is of the age of years A, D, 18; said is of the age of years A, D, 18;
A. D. 18	Volume	
	younic	and that said minors are resident of this County; and the said Aller A penes, Telmen to pones
		and Hinneful ones
ing over the age of twelve	Page	having made choice of the said hornes only as the Guardian (They being over the age of twelve
robable value thereof, and		and fourteen years respectively), which choice is approved by the Court, and the said Fromas will
les		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' estate; it is therefore ordered that said have a local bring.
		be and is hereby appointed Guardian of the person and estate of the said Allet A Juhus, Elmer of one
		and Hinnefred Jones,
ed said trust and took the		whereupon the said homes appeared in open Court, accepted said trust and took the
and John		oath prescribed by law, as such Guardian and also entered into bond in the sum of Sourteen hundred Dollars, conditioned as the law directs, with Gronge Michael and S. MMC
		Dollars, conditioned as the law directs, with Storge Richard and S. MMC as his sureties, which cond is approved by the Court.
Judge of Probate.		John Bloods, Judge of Probate.
2/2t A. D. 18/7.		Bolivar Hayes Spilliam Man Caroley, Idiot son
	No.	This day came Bolivar Hayes and made application to be appointed Guardian of William Hawley
oe appointed Guardian of		I, This day came Bolipur Cayes and made application to be appointed Guardian of
		William Mc Cawley
years November 13	Recorded	
A. D. 18 ;		and the Court being satisfied that said William M. Caroley's anided is of the age of 26 years A. D. 18; said
A, D, 18 ; *	Docket	A. D. 18 ; said is of the age of years A. D. 18 said is of the age of years A. D. 18
A. D. 18 ;		said is of the age ofyears A. D. 18
A. D. 18		said is of the age ofyears A. D
A. D. 18 ;	Volume	said is of the age of years A. D. 18
-		and that said minor Solvet is a resident of this County; and the said
ng over the age of twelve	Page	having made choice of the said at a land and the belong over the age of twelve
		and fourteen years respectively), which whoice is approved by the Court, and the said I Bolinar Hayes
obable value thereof, and		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' estate; it is therefore ordered that said Bolivar Dayes be and is hereby appointed Guardian of the person and estate of the said William Mr. Cawley
		to and is nevery appointed quartilar of the person and estate of the said Muccin Mallician
ed said trust and took the		whereupon the said Balinar Hayes appeared in open Court, accepted said trust and took the
d) = 1		whereupon the said Balinar Mayes appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred bollars, conditioned as the law directs, with Michael Stimmel and Grary Staham as his sureties, which bond is approved by the Court.
and Lachary		Dollars, conditioned as the law directs, with Mechael Stimmel and Grory
JUDGE OF PROBATE.		as his sureties, which bond is approved by the Court.
The state of the s		

The the entire of the Constitution of Viller Diedelle consequence Diedelle miner the thistory of Minny Briddle discussed. This does come Received and made application to be appointed Grandline of Electron Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with Ellern Briddle and the Cover being entired that with the Cover being entired that the Cover being entired that with the Cover being entired that with the entire being entired that with the cover being entired that with the Cov		20 De la Alexandre 31st
Recorded Record		In the matter of the Guardianship of Villen Beddle and Snnie Biddle, minor
med the Court being naticial that aid Willer Biedelle to of the age of 12 year (Meach 2) to A. D. 18); aid the court bing naticial that aid the Court bing naticial that aid is of the age of years. A. D. 18 and is of the age of years. A. D. 18 and is of the age of years. A. D. 18 and is of the age of years. A. D. 18 and that aid inhors one residence this County; and the aid Willer Biedelle and that aid inhors one residence this County; and the aid Willer Biedelle and that aid inhors one residence this county; and the aid Willer Biedelle and the probable amount reas of raid niners enter; it is therefore ordered the said Viller Biedelle be and is hereby appointed Guardian of the preson and enter to represent by the Court, and the aid Willer Biedelle and probable amount reas of raid niners enter; it is therefore ordered that and the true Biedelle and probable and the preson and enter to the date of the said Willer Biedelle and presented with the out presonable by age, as said therefore and entered the said Willer Biedelle and presented in the said that the out presonable by age, as said therefore, and also the probable and the the directs, with the most presented by the court and took the out presented by the court and the court for the counting of the directs, with bond is appeared by the Court. When Bleadle Biedelle Biedelle and the appeared to the form of first of the age of 13 years before the biedelle and the court being anticlot that said Mastley Bly Insulation is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D.	No.	
med the Court being naticial that aid Willer Biedelle to of the age of 12 year (Meach 2) to A. D. 18); aid the court bing naticial that aid the Court bing naticial that aid is of the age of years. A. D. 18 and is of the age of years. A. D. 18 and is of the age of years. A. D. 18 and is of the age of years. A. D. 18 and that aid inhors one residence this County; and the aid Willer Biedelle and that aid inhors one residence this County; and the aid Willer Biedelle and that aid inhors one residence this county; and the aid Willer Biedelle and the probable amount reas of raid niners enter; it is therefore ordered the said Viller Biedelle be and is hereby appointed Guardian of the preson and enter to represent by the Court, and the aid Willer Biedelle and probable amount reas of raid niners enter; it is therefore ordered that and the true Biedelle and probable and the preson and enter to the date of the said Willer Biedelle and presented with the out presonable by age, as said therefore and entered the said Willer Biedelle and presented in the said that the out presonable by age, as said therefore, and also the probable and the the directs, with the most presented by the court and took the out presented by the court and the court for the counting of the directs, with bond is appeared by the Court. When Bleadle Biedelle Biedelle and the appeared to the form of first of the age of 13 years before the biedelle and the court being anticlot that said Mastley Bly Insulation is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D. 18 is of the age of years. A. D.		This day came Punce Biddle and made application to be appointed Guardian of Ellen Biddle und Sunie Biddle
Docket A. D. 197, with Natural Political into the age of Layron Sphandus 18. D. 198 wild be of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron A. D. 18 is of the age of Layron and the sold later and t	Recorded	and the Court being satisfied that said Lillen Biddle is of the age of 12 years March 29th
Volume and the said minors are residented this County; and the said Liller Beddle by of the age of years. A. D. 18 is of the age of years. A. D. 18 and that said minors are residented this County; and the said Liller Beddle barring made choice of the said Liller Period and the said Liller Beddle barring field in this office a statement they verified by his addactic, of the whole centre at an interior and the probable amount vents of said minors exists; it is therefore ordered that said minor, and the probable are thereof, and also the probable amount vents of said minors exists; it is therefore ordered that said minor, and the probable are thereof, and also the probable are proported Guardian of the said Liller Beddle and the probable arise thereof, and also the probable arise thereof, and the probable arise the probable arise thereof, and also of the age of years. A. D. 18 Figure 18 Figure 28 Figure 29 Figure 29 Figure 29 Figure 20 Figure 30 Figure 30 Figure 30 Figure 40 Fig		A. D. 18/); said Since Seddle is of the age of le years deptember 25th. D. 18/);
Volume and that said inters are residented this County; and the said Willer Biddle Page baring rands choice of the said Willer Biddle and that said inters are residented this County; and the said Willer Biddle baring rands choice of the said Willer Biddle and that said universe are residented this County; and the said Willer Biddle baring rands choice of the said Willer Biddle and the probable amount rests of said intenses classe; in the threfters endeaged, that said Willer Biddle be and is hereby appointed Guardian of the person and estate of the said Willer Biddle and Brance Biddle whereupon the said. Ever are Biddle as his current Biddle as his current Biddle Biddle as the wife etc., with Brancas Biddle Biddle as the wife etc., with Brancas Biddle Biddle as the wife etc., with Brancas Biddle Biddle as his current Biddle as his current Biddle This day come Biddle as the formation of the Biddle Biddle Biddle Guardian of Biddle This day come Biddle And Branch Biddle This day come Biddle And Branch Biddle Recorded and the Current Biddle And Branch Biddle Biddle Guardian of Branch Biddle This day come Biddle And Branch Biddle Biddle Guardian of Branch Biddle Biddle Guardian of Branch Biddle Biddle Guardian of Branch Biddle Biddle Biddle Guardian of Branch Biddle	Docket	
Tolime and that sold interest are residented this County; and the sold illers Biddle Page baving tead a choice of the sold illers in a Statement day verified by the Court, and the sold illers Biddle baving tead in this office a statement day verified by the Court, and the sold illers in the State of the sold interest of sold minors' cetate; it is therefore ordered, that sold illers are Biddle be until a berely appointed Guardian of the person and catate of the sold little Biddle and Brance Biddle whereupon the sold. Eccence Biddle sold by law, as sold Guardian of the person and catate of the sold little Biddle and Brance Biddle whereupon the sold. Eccence Biddle sold by law, as sold Guardian, and specification bened to the son of Biddle and Brance Biddle whereupon the sold. Eccence Biddle sold by law, as sold Guardian, and specification bened to the son of Biddle and Brance Biddle whereupon the sold. Eccence Biddle sold by law, considerable, with Brances Biddle sold by law, as sold Guardian, and specification to be appointed Guardian of Biddle sold by law, and sold and by law, as sold Guardian of Biddle B		A. D. 18
Page having made choice of the said Currice Biddle having field in this office a statement day verified by the affidacts, of the whole catato as said amore, and the probable value thereof, and also the probable annual rests of said whose catase; it is therefore endeagath, an said Currice Biddle be and is breeky appointed Guardian of the person and estate of the said Cultur Biddle and Partice Partice whereupon the said. Currice Biddle out presented by law, as each Guardian, agat glue catered into losed in the sum of Breek thousand Dallys, conditioned as the law directs, with Brancas Biddle in his surction, which bood is approved by the Geart. When Bloods, Japan or Proserx No. child of Currice State of the Guardians of Maley Bids State of the age of the appointed Guardian of Brakey B. State of the Guardian of Maley Bids State of the age of 13 years September 1th and note agriculture and made application to be appointed Guardian of Feeranded and the Court being satisfied that said Raley M. State of the age of years. A. D. 18 ; and is of the age of years. A. D. 18 ; and is of the age of years. A. D. 18 ; and is of the age of years. A. D. 18 ; and that said minor as a resident of this County; and the said Jest phi Maley	Volume	A. D. 18
nail Caresangeur, respectively, which their is approved by the Court, and the said Verner Biddle having filed in this office a statement duty verified by the athibation, of the whole catalog and miner, and the probable value thereof, and above the probable value thereof, and above the probable value thereof, and above the said level of the said level o	volume	A.D. 18
baring filed in this office a statement dely verified by the athlesty, of the whole catalor of aid sinjor, and the probable value thereof, and also the probable annual rests of raid unions' estate; it is therefore orders that said the true Briddle be and is hereby appointed Gundlin of the person and estate of the said the said the said the probable annual rests of raid unions' estate; it is therefore orders that said the said thereof, and also the person and estate of the said the said the said the said the said thereof, and so careful into bend in the sam of Mret thousand and trust and took the coats precedible by law, a send Gandian, and also entered into bend in the sam of Mret thousand and the said the law diverse, with Monraes Preddle Didiar, conditioned as the law diverse, with Monraes Preddle Biddle A. D. 18 // This day came Acceptable that said Maley Monraes Preddle and the Court being saidaded that said Maley Monraes A. D. 18 // said is of the age of years A. D. 18 : said is of the age of years A. D. 18 : said is of the age of years A. D. 18 : said be said that said minor is a resident of this County; and the said See ph. Maleyses be said that said minor is a resident of this County; and the said See ph. Maleyses be and a hereby appointed Gundian of the person and estate of the said Maley Monraes whereupon the said See ph. Maleyses whereupon the said See ph. Maleyses planting filed in this office a statement day verified by his efficient of the whole catalot said minor, and the probable value thereof, and also the probable annual rests of each minor estate of the said Maleyses whereupon the said See ph. Maleyses whereupon the said See ph. Maleyses planting filed in this office a statement and person and estate of the said Maleyses whereupon the said person said to the probable annual rests of each minor estate of the said Maleyses whereupon the said person said to the probable annual rests of each minor estate of the said Maleyses whereupon the said person said to person and e	Page	having made choice of the said Curic Biddle as her Guardian (she being over the age of twelve
also the probable annual roots of said minore cutate; it is therefore ordered that said liver were Steedally be and is hereby appointed Guardian of the person and estate of the said liver we state of the said liver we should be and is hereby appointed Guardian and state of the said liver and freely the court, necepted said trust and took the oath prescribed by law, as such Guardian, and also extered into bond in the sum of Mel thouseard bellars, conditioned as the law directs, with Memory Point being an and Starge Deldally. No. child of Caraman Markey B. Guardian. In the matter of the Guardianulary of Maley R. Hornith. A. D. 18/Y. Bocket said is of the age of 13 years Sciptistisher It. A. D. 18/Y. said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said is of the age of years. A. D. 18: said has the law directs of the said beautiful that said having filed in this office a statement duly verified by his said said said said said said said sa		A V
whereapon the said Currice Biddle and Simme Biddle and soft preserted by law, is such Guardian, and spo entered into based in the sam of Met thousand and Storge Biddle Biddle and Storge as his sureties, which bead is approved by the Court. The Bloath, from Phonate No. child of Circumstantific deceased. This day came Joseph M. Modgers and made application to be appointed Guardian of Mesley B. A. D. 18 18. No. child of Circumstantific deceased. This day came Joseph M. Modgers and made application to be appointed Guardian of Mesley B. A. D. 18 18. No. child of Circumstantific deceased. This day came Joseph M. Modgers and made application to be appointed Guardian of Mesley B. A. D. 18 18. This day came Joseph M. Modgers and made application to be appointed Guardian of Mesley B. A. D. 18 18. This day came Joseph M. Modgers and made application to be appointed Guardian of Mesley B. A. D. 18 18. The said is of the age of years A. D.		
whereupon the said Centre Biddle and proceed by law, as each Coardina, and solve attend that level in the sam of Breekhousered Bollars, conditioned as the law directs, with Branch Biddle and Storge Brooker Biddle and the Court being satisfied that said Broley Brownish is of the age of years A. D. 18 is and the Court being satisfied that said Broley Brownish is of the age of years A. D. 18 is and is of the age of years A. D. 18 is and that said minor is a resident of this County; and the said Storges Brooker B		also the probable annual rents of said minors' estate; it is therefore ordered that said leurice Biddle
och prescribed by law, as such Guardian, and also entered into bond in the sum, of Treet thousand Bollars, conditioned as the law directs, with Thornas Privated Le and Sorge Staddle and Sorge Jenuary 15 th A. D. 18 38 In the matter of the Guardiandip of Insley Retearch In the matter of the Guardiandip of Insley Retearch This day name Jesse for A. Redgers and made application to be appointed Guardian of Insley Retearch This day name Jesse for A. Redgers and made application to be appointed Guardian of Insley Retearch Recorded and the Court being satisfied that said Wally A. Insless and is of the age of 13 years in Jesses A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said Jest for Modgers having field in this office a statement day verified by his efficient, of the whole estatefer said minor, and the probable value thereof, and also the probable annual rents of said minor is state it is therefore ordeed that said Andrews whereupon the said 1822 for Modgers whereupon the said 1822 for Modgers appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also the probable annual rents of said minor is estate it is therefore ordeed that said Market and probable value thereof, and also the probable annual rents of said minor is estate it is therefore ordeed that said Market and probable value thereof, and also the probable annual rents of said minor is estate it is therefore ordeed that said Market with Modgers whereupon the said 1822 for Modgers appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also therefore direct with an and market and probable annual rents of said minor is a safe in the order. Whereupon the said frest, with Moreur of the person and estate of the said has proved by the Court.		be and is hereby appointed Guardian of the person and estate of the said well and Sinne Biddle,
och prescribed by law, as such Guardian, and also entered into bond in the sum, of Treet thousand Bollars, conditioned as the law directs, with Thornas Privated Le and Sorge Staddle and Sorge Jenuary 15 th A. D. 18 38 In the matter of the Guardiandip of Insley Retearch In the matter of the Guardiandip of Insley Retearch This day name Jesse for A. Redgers and made application to be appointed Guardian of Insley Retearch This day name Jesse for A. Redgers and made application to be appointed Guardian of Insley Retearch Recorded and the Court being satisfied that said Wally A. Insless and is of the age of 13 years in Jesses A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said Jest for Modgers having field in this office a statement day verified by his efficient, of the whole estatefer said minor, and the probable value thereof, and also the probable annual rents of said minor is state it is therefore ordeed that said Andrews whereupon the said 1822 for Modgers whereupon the said 1822 for Modgers appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also the probable annual rents of said minor is estate it is therefore ordeed that said Market and probable value thereof, and also the probable annual rents of said minor is estate it is therefore ordeed that said Market and probable value thereof, and also the probable annual rents of said minor is estate it is therefore ordeed that said Market with Modgers whereupon the said 1822 for Modgers appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also therefore direct with an and market and probable annual rents of said minor is a safe in the order. Whereupon the said frest, with Moreur of the person and estate of the said has proved by the Court.		
out prescribed by law, as each Guardian, and also correct into bood in the sum of free thousand Bollars, conditioned as the law directs, with from as for in the sum of free thousand Bollars, conditioned as the law directs, with from as for its graph of the goart. The following of the Guardian for the Survey of the Survey of the Guardian for the Guardian of the Guardian for the graph of the Guardian of the Guardian for the Guardian for the graph of the Guardian for the Guardian for the Guardian for the graph of the Guardian for the Guardian for the Guardian for the graph of the Guardian for the		
Pollars, conditioned as the law directs, with Monaco / Stadelle and Starge Bladele as his sureties, which bond is approved by the Court. When Bladele A. D. 18 / S. D. D. 18 / D. D. D. S. D. D. 18 / D.		whereupon the said leurice Biddle appeared in open Court, accepted said trust and took the
January 15 The A. D. 18 38. In the matter of the Guardianship of Waley R. J. Smith In the matter of the Guardianship of Waley R. J. Smith A. D. 18 38. This day came Laster M. Madgess and made application to be appointed Guardian of Waley R. J. Smith A. D. 18 39. Recorded and the Court being satisfied that said Waley M. Smith is of the age of years. A. D. 18 38. Said is of the age of years. A. D. 18 38. S		oath prescribed by law, as such Guardian, and also entered into bond in the sum of Free thousand
No. child of Circum Smith deceased. This day area Jesseph M. Rodgers and roade application to be appointed Guardian of Mesley R. Smith is of the age of 13 years Siptember 14. A. D. 18 7; said is of the age of years A. D. 18 : said and that said minor a resident of this County; and the said Years M. D. 18 : where years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of the years A. D. 18 : said Instrument of		
In the matter of the Guardianolip of Noley Brownth No. child of Circum mith deceased. This day came Descript M. Redgers and made application to be appointed Guardian of Noley B. Smelli and the Court being satisfied that said Moley M. Smelly is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said Supple Modey M. D. 18; and that said minor is a resident of this County; and the said Supple Modey M. D. 18; and that said minor is a resident of this County; and the said Leaph M. Modey M. D. 18; and that said minor is a resident of this County; and the said Leaph M. Modey M. D. 18; and the probable annual rents of said minor state; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor state; it is therefore ordered that said the said that the said the probable value thereof, and also the probable annual rents of said minor state; it is therefore ordered that said that M. Madey M. Madey M. Madey M. Selection of the said that t		
In the matter of the Guardianolip of Noley B. Smith No. child of Circum Smith deceased. This day came Descript Redgers and made application to be appointed Guardian of Noley B. Smith Recorded Recorded and the Court being satisfied that said Asaley M. Smith is of the age of 13 years distinction of 18 said is of the age of years A. D. 18: said is of the age of years A. D. 18: said is of the age of years A. D. 18: said is of the age of years A. D. 18: and that said minor is a resident of this County; and the said is of the age of years A. D. 18: and that said minor is a resident of this County; and the said Supple Moderate Page Institution sears respectively, which choice is approved by the Court, and the said less that Moderate age of twelve and Supple Moderate age of the said also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor's estate; it is therefore ordered that said the probable value thereof, and also the probable annual rents of said minor		Dhu Bloals, Judge of Probate.
Recorded This day came Jacoba Molegers and made application to be appointed Guardian of Molegers This day came Jacoba Molegers and made application to be appointed Guardian of Molegers and the Court being satisfied that said Molegers A. D. 187; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said Joseph Molegers Page having mediachoice of the said having filed in this office a statement duly verified by his affidavit, of the whole estately said minor, and the probable value thereof, and also the probable annual rents of said minors estate; it is therefore ordered that said fastering Molegers be and is hereby appointed Guardian of the person and estate of the said Molegers whereupon the said Total Molegers a papeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Auro hundred and Molegers Dollars, conditioned as the law directs, with Money Schofueld as his sureties, which bond is approved by the Court.		Joseph N Rodgers Guardian. January 15 th A. D. 18 /8. In the matter of the Guardianship of Koley P. L. Smith
and the Court being satisfied that said healty Ref. Smith is of the age of 13 years Siptember 1th A. D. 18 /7; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the period get the said of the period for the said of the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said to steply the Modgets be and is hereby appointed Guardian of the person and estate of the said to steply the Modgets be and is hereby appointed Guardian, and also entered into bond in the sum of Move hundred danded and Modelian Dollars, conditioned as the law directs, with Movement Schofield and Modelian and Modelian of Modelian as his sureties, which bond is approved by the Court.	No.	child of Ciron Smith deceased.
and the Court being satisfied that said Maley Met. Smith is of the age of 13 years Siptember 1th A. D. 18 17; said is of the age of years A. D. 18 is said is of the age of years A. D. 18 is said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the age of years A. D. 18; and that said minor is a resident of this County; and the said of the said of the being over-the age of twelve and four probable annual rents of said minors estate; it is therefore ordered that said of the probable value thereof, and also the probable annual rents of said minors estate; it is therefore ordered that said to supply the Modey of the said trust and took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of Move hundred and Modelian and Modelian as his sureties, with Movement Schofield and Modelian and Modelian as his sureties, which bond is approved by the Court.		This day came Joeseph N. Rodgers and made application to be appointed Guardian of
A. D. 187; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said results and that said minor is a resident of this County; and the said results and the being over the age of twelve and some acceptance of the said also the probable annual rents of said minors' estate; it is therefore ordered that said transfer the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said transfer the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said transfer that the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said transfer that the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said transfer that said transfer the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said transfer that the probable value thereof, and also the probable value duration of the person and estate of the said transfer that said transfer the probable value thereof, and also the probable value thereof, and also the probable value thereof into bond in the sum of the probable value thereof, and the probable value thereof value thereof value thereof value thereof value thereof value thereof va	Recorded	
A. D. 187; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said for the age of years A. D. 18; and that said minor is a resident of this County; and the said for the age of years A. D. 18; 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' estate; it is therefore ordered that said the said that the said the said that the said the s		and the Court being satisfied that said Isaley P. F. Smith is of the age of 13 years Silotember 1th
said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said persphaned by the A. D. 18; and that said minor is a resident of this County; and the said persphaned by the said saudisurveen years respectively), which choice in approved hydro Count, and the said persphaned by the probable annual rents of said minors' estate; it is therefore ordered that said persphaned by the said also the probable annual rents of said minors' estate; it is therefore ordered that said persphaned by the said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Juva hundred and fifty Dollars, conditioned as the law directs, with Juvnes Schofield and Julianed And Julianed Schofield Schofield and Julianed Schofield		
Said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; said is of the age of years A. D. 18; and that said minor is a resident of this County; and the said as the Gaardian (free being over the age of twelve and foundamy years respectively), which choice in approved by the Court, and the said of the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said to set the Analysis be and is hereby appointed Guardian of the person and estate of the said to set the first trust and took the oath prescribed by two, as such Guardian, and also entered into bond in the sum of Analysis and Analysis and Analysis as his sureties, which bond is approved by the Court.	Docket	
Page but in a modern resident of this County; and the said he said he said he said minor is a resident of this County; and the said he said h		
Page Said S		
beging made choice of the said approved by the Court, and the said cose pheny Rodgets 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' estate; it is therefore ordered that said fast his Modgets be and is hereby appointed Guardian of the person and estate of the said result. Who mith whereupon the said took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of his hundred and fifty Dollars, conditioned as the law directs, with humas schofield and hilliams as his sureties, which bond is approved by the Court.	Volume	
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' estate; it is therefore ordered that said fastery Whadgess be and is hereby appointed Guardian of the person and estate of the said Rolly Historican whereupon the said was presented by law, as such Guardian, and also entered into bond in the sum of how hundred and fifty Dollars, conditioned as the law directs, with how mass schoolield and helicaring as his sureties, which bond is approved by the Court.		O (AOV)
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' estate; it is therefore ordered that said fastery Whadgess be and is hereby appointed Guardian of the person and estate of the said Rolly Historican whereupon the said was presented by law, as such Guardian, and also entered into bond in the sum of how hundred and fifty Dollars, conditioned as the law directs, with how mass schoolield and helicaring as his sureties, which bond is approved by the Court.	Page	herving made chaice of the said
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' estate; it is therefore ordered that said to see the Modgets be and is hereby appointed Guardian of the person and estate of the said Kesley H. J. Smith whereupon the said to see the Nordest appeared in open Court, accepted said trust and took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of Sovo hundred and fully Dollars, conditioned as the law directs, with Sovnes Schofield and Mollicann as his sureties, which bond is approved by the Court.	- 1150	
whereupon the said week by the Nordgess whereupon the said week by the Nordgess appeared in open Court, accepted said trust and took the oath prescribed by two, as such Guardian, and also entered into bond in the sum of how hundred and fifty Dollars, conditioned as the law directs, with homes Schofield as his sureties, which bond is approved by the Court.		
whereupon the said to the Nordgess appeared in open Court, accepted said trust and took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of Love hundred and fifty. Dollars, conditioned as the law directs, with Love Schofield and Heleiann as his sureties, which bond is approved by the Court.		
as his sureties, which bond is approved by the Court.		be and is hereby appointed Guardian of the person and estate of the said Is sley Pill, Smith
as his sureties, which bond is approved by the Court.		
as his sureties, which bond is approved by the Court.		
as his sureties, which bond is approved by the Court.		whereupon the said Hole the Nordgers appeared in open Court, accepted said trust and took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of Para day day day day day.
John Blacits, Judge of Probate.		whereupon the said week N Rodges appeared in open Court, accepted said trust and took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of Involunded and of the Dollars, conditioned as the law directs, with Invasced Schoolie of and Williams
TOTAL PROBATE.		whereupon the said to the Modgess appeared in open Court, accepted said trust and took the oath prescribed by low, as such Guardian, and also entered into bond in the sum of Low hundred and fifty. Dollars, conditioned as the law directs, with Lowness Schofield and Heleiann as his sureties, which bond is approved by the Court
		as his sureties, which bond is approved by the Court.

No.

Recorded

Docket

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J'Ebruary 12th

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rage

le minor		Samuel Thoson In the matter the Guardianship of	Guardian	annary:	25th	A. D. 18 78
		In the matter of the Guardianship of	Daisey To Styer, m	inor		
		This day came Samuel Jol	V V			
e appointed Guardian of	No.	child of Charles Siger	deceased.	, where here	surlimation to be a	ppointed Guardian of
appointed Guardian of		This day came attribute the	meen	nnd made a	appareation to be a	opointed Contratan or
	Recorded					
ears March 29th	Recorded	and the Court being satisfied that said	aisen Estyer	is of th	e age of 3 vea	rs January 18
mber 25th. D. 18);		A. D. 1878; said		is of the age of	years	rs January 19
A. D. 18	Docket	said		is of the age of	years	A. D. 18 ;
Λ. D. 18 ;		said		is of the age of		A. D. 18 ;
, D. 18 ;		said		is of the age of	years	A. D. 18 ;
A. D. 18 ;	Volume	said		is of the age of	years	A, D. 18 ;
		and that said minor is a resident of t	his County; and the said			
				120 22	27 - V V - 27	
g over the age of twelve	Page	having-made choice of the said			- CO	over-thougo-of-twelve
le		and fourteen years respectively), which the	se inappeared by the Court, and t	he said oan	reljonnoi	n.
bable value thereof, and		having filed in this office a statement duly				
Ennie Biddle		also the probable annual rents of said mino	rs estate; it is therefore ordered to	San sand Santa	men surviva	
in the partie,		be and is hereby appointed Guardian of the	peson and estate of the said of	aisy on	yes	
said trust and took the		whereupon the said Samuel H	fan am	armanred in one	on Court accented s	said trust and took the
		whereupon the said Charles of Charling	and also entered into bond in the sr	m of Faux h	undred	A A
nd Gronze		oath prescribed by law, as such Guardian; Dollars, conditioned as the law directs, with	Charles Mohney	n	an	Valliam 10
		Modin	as his sureties, which bond is appre	ved by the Court.		
JUDGE OF PROBATE.	1878 1878	Malin In the matter of the guardian Minne Hill and Mean to hell and Mean to hell and Mean to hell This day came Down Bark	ship of	ohn Bla	rats.	TUDGE OF PROBATE.
50 Statistical See 10 10 State 1	18/8	Minne Hell and Mary to thell	minor mung	- Lillahou	inte & guard	ice of Stening
		Children of Nathaniel Millian	in and made apopular	t + to	Min Heille	a minore thear
		This day came saul south	Court hung the lid the	romanaich	4th 18) 7 anda	re worden valusto
73		years on as the land Bark	enwas auly afformit	doncerdias	with Morris)	Milland John & m
A. D. 18 >8.		They are ash required by	sapproudley theles	Survar	1 20th	A. D. 1828.
,		This day came some Barks Julian Mary Whill an John Julian Mary Whill an John Julian Sharp Whill and Mary Thermoon san Julian Bark Thermoon and Julian Bark John Mary William John Mary Land In the matter of the Guardianship of	Guardian.	(60)	10	Zu I
		In the matter of the Guardianship of	Sarah Chlamel	s, Oelia	Vaniels	and Mene
		Hamels		ii		
	No.	children of Doaac & Clanie	lo deceased.			
appointed Guardian of	No.	children of Daac & Canil This day came pour thill	ls deceased.	and made	application to be	appointed Guardian of
appointed Guardian of	No.	This day came John Desill Sarah Te Daniels, lord	ls deceased. aspie ia Daniels and	Moined	application to be	appointed Guardian of
	No. Recorded	Sarah EDaniels, Col	aspie ia Daniels and			
		Sarah EDaniels, Col	aspie ia Daniels and			
ears Siptember 4th		and the Court being satisfied that said Se	aspie ia Daniels and arah & Daniels iels	is of the age of _/	he age of 14 ye	Manufar D. 1877
A. D. 18 ;		This day came of the Soll Sarah Colomiels, lord and the Court being satisfied that said Sol. A. D. 1877; said Orlia Daniels said Meinea Daniels	aspie ia Daniels and	is of the age of _/	he age of 14 ye	Maryalyr where D. 1877
A. D. 18 ; A. D. 18 ; A. D. 18 ;	Recorded	and the Court being satisfied that said of Said Minea Daniels	aspie ia Daniels and arah & Daniels iels	is of the age ofis of the age ofis of the age of	he age of 14 ye years Apr years years	A. D. 18
A. D. 18;	Recorded	and the Court being satisfied that said Se Said Minea Daniels	aspie ia Daniels and arah & Daniels iels	is of the age of is of is of the age of is of	he age of 14 ye years Apr years years	A. D. 13
A. D. 18 ; A. D. 18 ; A. D. 18 ;	Recorded	This day came Africals. Sarah Colomiels, Orl and the Court being satisfied that said of A. D. 1877; said Orlin Alan said Minea Daniels said said	aspie ia Daniels and arah EDaniels iels	is of the age of it of	he age of 14 ye years 16 years years years years years	A. D. 13
A. D. 18 ;	Recorded Docket	and the Court being satisfied that said Se Said Minea Daniels	aspie ia Daniels and arah EDaniels iels	is of the age of it of	he age of 14 ye years 16 years years years years years	A. D. 18 A. D. 18 A. D. 18
A. D. 18;	Recorded Docket	and the Court being satisfied that said Se A. D. 1877; said Orlia Daniels said said said and that said minors are residents of the said said said said said said said said	his County; and the said Sara	is of the age of it of	he age of 14 ye years Afri years years years years	A. D. 18 A. D. 18 A. D. 18 A. D. 18
A. D. 18 ;	Recorded Docket	and the Court being satisfied that said of A. D. 187); said Orlia Daniels said Said said and that said minors are residents of the having made choice of the said Jahre	aspie Landels and arable Land Sand Sala Sollaspie	is of the age of as of the age of as here of a second or of the age of as here of a second or of the age of a second o	he age of 14 ye years Apr years years years years years	A. D. 13
A. D. 18;	Recorded Docket Volume	and the Court being satisfied that said Se A. D. 1877; said Orlia Daniels said Said said said and that said minors are residents of the having made choice of the said Jahre and further years respectively), which cho	in Daniels and archers and Chillespie	is of the age of as he for the said John of the said John	he age of 14 ye years Apr years years years years bels Milluspie	A. D. 18
A. D. 18;	Recorded Docket Volume	and the Court being satisfied that said of A. D. 187); said Orlia Alan said Minea Daniels said said and that said minors are residents of the said fairteen years respectively), which che having filed in this office a statement duly	his County; and the said Sara	is of the age of as he Can'	he age of 14 ye years Apr years years years years years Soldiespie nor, and the prob	A. D. 18 Cover the age of twelve
A. D. 18;	Recorded Docket Volume	and the Court being satisfied that said of A. D. 187); said Orlia Alan said Munea Daniels said said said and that said minors are residents of the having filed in this office a statement duly also the probable annual rents of said minors.	chis County; and the said Sara	is of the age of as he Go the said of the half of the said of the half	he age of 14 ye years Apr years years years years years Jels hardian (she being Dilluspie nor, and the prob	A. D. 18
A. D. 18 ; A. D. 18 ; A. D. 18 ;	Recorded Docket Volume	and the Court being satisfied that said of A. D. 187); said Orlia Alan said Muinea Daniels said said said and that said minors are residents of the having made choice of the said Jahra and fourteen years respectively), which cho having filed in this office a statement duly also the probable annual rents of said minor be and is hereby appointed Guardian of the	chis County; and the said Sara	is of the age of as he Go the said of the half of the said of the half	he age of 14 ye years Apr years years years years years Jels hardian (she being Dilluspie nor, and the prob	A. D. 18
A. D. 18;	Recorded Docket Volume	and the Court being satisfied that said of A. D. 187); said Orlia Alan said Munea Daniels said said said and that said minors are residents of the having filed in this office a statement duly also the probable annual rents of said minors.	chis County; and the said Sara	is of the age of as he Go the said of the half of the said of the half	he age of 14 ye years Apr years years years years years Jels hardian (she being Dilluspie nor, and the prob	A. D. 18
A. D. 18;	Recorded Docket Volume	and the Court being satisfied that said of A. D. 1877; said Orlia Alan said Mainea Daniels said said said and that said minors are residents of the having made choice of the said Jahre and further years respectively), which cho having filed in this office a statement duly also the probable annual rents of said minor be and is hereby appointed Guardian of the Minea Daniels	chis County; and the said Sara	is of the age of the Locanian as he go the said John that	he age of 14, ye years Apr years years years years Alsillaspie nor, and the prob Lillaspie Lillaspie	A. D. 18 Cover the age of twelve able value thereof, and the constant of th
A. D. 18; cover-the age of twelve delegated and delegated and took the	Recorded Docket Volume	and the Court being satisfied that said of A. D. 1877; said Orlia Alan said Mainea Daniels said said said and that said minors are residents of the having made choice of the said Jahre and further years respectively), which cho having filed in this office a statement duly also the probable annual rents of said minor be and is hereby appointed Guardian of the Minea Daniels	chis County; and the said Sara	is of the age of the Locanian as he go the said John that	he age of 14, ye years Apr years years years years Alsillaspie nor, and the prob Lillaspie Lillaspie	A. D. 18 Cover the age of twelve
A. D. 18; cover-the age of twelve delegated and delegated and took the	Recorded Docket Volume	and the Court being satisfied that said Se A. D. 1877; said Orline Daniels said Mainea Daniels said said said said said said said sai	chis County; and the said Sara Chis County; and the said Sara Chis County; and the said Sara Chillespie ice is approved by the Court, and everified by his affidavit, of the who ors' estate; it is therefore ordered to the person and estate of the said Sara laspie and also entered into bond in the said said said said said said said said	is of the age of as he go the said of the said	he age of 124 ye years Apr years years years years years blillusfie nor, and the prob niels, Urli	A. D. 18 Cover the age of twelve able value thereof, and recovered age.
A. D. 18;	Recorded Docket Volume	and the Court being satisfied that said of A. D. 187); said Calca Maniels, said Maniels said Maniels said said said said said said said sai	chis County; and the said Sara Chis County; and the said Sara Chillespie ice is approved by the Court, and verified by his affidavit, of the who ors' estate; it is therefore ordered to be person and estate of the said Saramille Show	is of the age of as her Gotthe said Johns hat said Johns appeared in open of Jacob	he age of 124 ye years Apr years years years years years blillusfie nor, and the prob niels, Urli	A. D. 18 Cover the age of twelve able value thereof, and the conclusion.
A. D. 18; b. D.	Recorded Docket Volume	and the Court being satisfied that said of A. D. 187); said Calca Maniels, said Maniels said said said said said said said sai	chis County; and the said Sara Chis County; and the said Sara Chillespie ice is approved by the Court, and verified by his affidavit, of the who ors' estate; it is therefore ordered to person and estate of the said Sara Carrille Show as his sureties, which bond is approach to the said say the country of th	is of the age of as her Gotthe said Johns hat said Johns appeared in open of Jacob	he age of 124 ye years Vices years years years years years or , and the prob nor , and the prob niels, lace en Court, accepted and a	A. D. 18 Cover the age of twelve able value thereof, and the content of the

	Same Mohahaman Guardian March 5th A. D. 18/8,	
	Jason M Chapman Guardian. March 5 th A. D. 18/8,	
	In the matter of the Guardianship of Julia Alhapman, I tamoth to Chapman, Sylvester	
No.	In the matter of the Guardianship of Julia Alchapman, Ramoth He Chapman, Influenter of Chapman and Mary Chapman, deceased.	
NO.	This day came fason Whapman deceased. This day came fason Whapman and made application to be appointed Guardian	No.
	This day can't fason Mchapman and made application to be appointed Guardian of Julia Alchapman, Ramoth Le Chapman, Sylvester Johapman and	
Recorded	Mary Chapman	
	and the Court being satisfied that said \ () a () () a () () a special of the court of the	Recorded
	A. D. 18); said Ramoth He Chapmanisanidist is of the age of 22 years puly 22 nd A. D. 18); said Sylvester & Chapmanis of boundmendand is of the age of 19 years active 1176 A. D. 18); and said Meary & Chapmanis and dust is of the age of 12 years active 1176 A. D. 18);	
Docket	said Sylvester) Chapman is of Dound mendand is of the age of 19 years actotes 1176 A. D. 1895.	Docket
	and Meary Chapmanis anidet is of the age of 1) years August 25th A. D. 18);	DOCKET
	said is of the age of years A. D. 18	
Volume	said is of the age of years A. D. 18	Volume
	and that said minepersons are resident of this County; and the said Sylvester & Chapman	
	1 100	
Page	having made choice of the said fason Mohafman as his Guardian (he being over the age of twelve	Page
	and fourteen years reportively), which choice is approved by the Court, and the said Jason Whahman	
	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	
	be and is hereby appointed Guardian of the person and estate of the said Julia Alhahman, Ramoth Helbhaha	
	-man, Sylvesten Hohafman and Mary Johafman	
	- or any factor for the factor of fa	
	whereupon the said Jason Whapman appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Line hundred	
	Dollars, conditioned as the law directs, with Dhullhafman and S. Janell	
	his sureties, which bond is approved by the Court.	
	Julia Blocato, Judge of Probate.	
	Monach C mobile	
	Ingham Hood Guardian Jacobs A. D. 18/8.	
	In the matter of the Guardianship of Gronze A Styerand Cher B Styer	
No.	children of Saseph Styer deceased. This day came Dougham Hoved and made application to be appointed Guardian of Storge Astyer and the Court being satisfied that said Storge Astyer is of the age of 19 years May 7. A. D. 1877; said Wher B Styer is of the age of 10 years August A.D. 1879;	No.
	This day came Jongham Hova and made application to be appointed Guardian of	
	Grorge Astyer and Weer 13 Slyer	
Recorded		Recorded
	and the Court being satisfied that said Userge Astyen is of the age of 1) years May 5. A. D. 1877; said Wher Botyer is of the age of 10 years August A.D. 1879;	
Dooleet	A. D. 1877; said Wer 18 Styer is of the age of 10 years August A.D. 1879;	
Docket	said sof the age of years A. D. 18	Docket
	said is of the age of years A. D. 18; said is of the age of years A. D. 18;	
Volume	said is of the age of years A. D. 18; said is of the age of years A. D. 18;	Volume
· vanine	and that said minors are residents of this County; and the said Using Astyer	volume
Page	having made choice of the said Ingham hord as he's Guardian (he being over the age of twalre	Page
	and fourteen years respectively), which choice is approved by the Court, and the said Ingham Hood	
	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' estate; it is therefore ordered that said migham hood	
	be and is hereby appointed Guardian of the person and estate of the said Istorge A styer and Wher B Styer	
	whereupon the said Ingham Hard appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Fatter hundred	
	Dollars, conditioned as the law directs, with Grorge Hellary and John &	
	Isandy as his sureties, which bond is approved by the Court.	
	John Bleach, JUDGE OF PROBATE.	

A. D. 18/8, .		Coharles Holoolies Allarch & to A. D. 18/8.
man drylvester		Charles He Collens Guardian. Mearch 5 th, A. D. 18/8. In the matter of the Guardianship of Einma Collins, minor
be appointed Guardian of	No.	child of Henry Biddle deceased. This day came Charles Hellollins and made application to be appointed Guardian of Comma Collins
nan and		This day came Cortacted Accounts and made application to be appointed Guardian of
	Recorded	continajourum
years June 11th	necor aca	and the Court being satisfied that said Unna Collins is of the age of 16 years March 1977
years June 11th / A. D. 18);		A. D. 18/7; said is of the age ofyears A. D. 18 ;
oten 11/4 A. D. 187);	Docket	said is of the age of years A. D. 18 ;
w. 125th A. D. 18));		said is of the age of years A. D. 18 ;
A. D. 18 ;		said is of the age of years A. D. 18 ;
A. D. 18 ;	Volume	said is of the age of years A. D. 18 ;
		and that said minors is resident of this County; and the said Terrana Collins
ng over the age of twelve	Page	having made choice of the said Charles Holdollins as her Guardian (she being over the age of twelve
man		and fourteen years respectively), which choice is approved by the Court, and the said Charles Hellollins
obable value thereof, and		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
man		also the probable annual rents of said minors' estate; it is therefore ordered that said Charles McCollins
amoth Helchaps		be and is hereby appointed Guardian of the person and estate of the said linear floiling
1	-	
d said trust and took the		whereupon the said Charles He Collins appeared in open Court, accepted said trust and took the
(000 1		oath prescribed by law, as such Guardian, and also entered into bond in the sum of Six hundred
and S. Januell		Dollars, conditioned as the law directs, with Tromas I siddle and Isrorge Biddle
0		as his sureties, which bond is approved by the Court.
JUDGE OF PROBATE.		John Bleato, JUDGE OF PROBATE.
A. D. 18/8.		Stephen Shirk and March 12th A. D. 18/8. In the matter of the Guardianship of Loretta Sonodgrass, minor
A. D. 109 b		Stephen Ohir Guardiana Martin 127 A. D. 18/8.
jer		In the matter of the Guardianship of Loretta Sonodgrass minor
	No.	child of Joseph Snodgrass deceased. This deceased and made application to be appointed Guardian of Soretta Snodgrass
e appointed Guardian of		This de game Stephen Shir and made application to be appointed Guardian of
		Soretta Smodgrass
	Recorded	
vears May 9th		and the Court being satisfied that said Soretta Snodgrass is of the age of years
rgust A.D. 18 >>:		A. D. 18 ; said is of the age of years A. D. 18 ;
A. D. 18 ;	Docket	said is of the age of years A. D. 18
A. D. 18 ;		said is of the age ofyears A. D. 18 ;
A, D. 18 ;		said is of the age of years A. D ;
A, D, 18 ;	Volume	said is of the age ofyears A. D. 18 ;
		and that said minor is a resident of this County; and the said foretta anodgrass
ng over the age of twale	Page	having made choice of the said Stephen Shirk as her Guardian (the being over the age of twelve
/		and Counteen reas respectively), which choice is approved by the Court, and the said Stephen Shirk
obable value thereof, and		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
d		also the probable annual rents of said minors' estate; it is therefore ordered that said of the said o
de Bstyer		be and is hereby appointed Guardian of the person and estate of the said Loretter Sundyras
/		
d said trust and took the		whereupon the said Stephen Shirk appeared in open Court, accepted said trust and took the
red t		oath prescribed by law, as such Guardian, and also entered into bond in the sum of
red and John &		Dollars, conditioned as the law directs, with James Mahaffey and Louides
V		Dollars, conditioned as the law directs, with and Mahaffey and Louis Diper a his sureties, which bond is approved by the Court.
JUDGE OF PROBATE.	- dinta	John Ble dets, JUDGE OF PROBATE.
		A CONTROL OF TROUBLES.

No.

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Docket

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No.

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Volume

Page

Journal of Appointments.

child ren of	harles HO Virtester, Oceroline Webster and deceased.	
This day came I P. L. Partridge	and made application of bounpointed on Marriey A Viclesten, Laanra He Vichsten, Caallara A Vichsten, Cogin further	Guardian of
Wilster, Caroline Volasteran	allara A Heisten to give further	Recor
and the Court being satisfied that said	is of the age of years	Wecon
A. D. 18 ; said	is of the age of years	A. D. 18
said		A. D. 18 ; Docke
said	is of the age of years	A. D. 18
said	is of the age ofyears	A. D. 18
said	is of the age ofyears	A. D. 18 ; Volum
and that said minor resident of this County; and	I the said	7, 7,010
having made choice of the said	as h Guardian (h being over the	age of twelve Page
and fourteen years respectively), which choice is approved b	by the Court, and the said	
naving filed in this office a statement duly verified by his aff	lidavit, of the whole estate of said minor , and the probable value	thereof, and
also the probable annual rents of said minors' estate; it is the	herefore ordered that said	
be and is hereby appointed Guardian of the person and esta	te of the said	
,		
whereupon the said M.L. Partridge	appeared in open Court, accepted-said trust.	uniktook the
onth prescribed by law, as such Guardian, and also entered i	into bond in the sum of hoo thousand	/
Pollars, conditioned as the law directs, with MCC	cenerence and Wille	am Ho Ulius
	hich bond is approved by the Court.	4
	Thy Bloods JUDGE OF	Dramam
O- 1 Drop	March 21st A.D.	18 /9-
In the matter of the Guardianship of level	March 21st, A.D.	18 /s-
	U	No.
	U	No.
hildren of John Frederick Will This day came Jacob Will Www Me Will and John	deceased. pnd made application to be appointed	No. Guardian of Reco
hildren of Shu Frederick Will This day came Jacok Will We Mortle and John and the Court being satisfied that said was Ma	deceased. pnd made application to be appointed is of the age of // years D7 c	Recon
hildren of Shu Frederick Will This day came Jacok Will We Mortle and John and the Court being satisfied that said was Ma	deceased. pnd made application to be appointed is of the age of // years D7 c	Recon
This day came Jacok Tell This day came Jacok Tell Lua Me Tell and John and the Court being satisfied that said Una ME The Court being satisfied that s	deceased. I and made application to be appointed is of the age of 1 years 29 c is of the age of 14 years 29 A	Reconstant 18 to 1
This day came Jacok Tell This day came Jacok Tell Lua Morell and John and the Court being satisfied that said line More D. 18//; said John Pill aid	deceased. JOSEL is of the age of Jy years DRC is of the age of Jy years DRC is of the age of Jy years DRC is of the age of Jy years June 29 J	Reconstant 18 to 1
thildown of John Frederick Will This day came Jacob Will Was Me Will and John and the Court being satisfied that said Wire Me To be 18%; said John Poll aid	deceased. TOSEL is of the age of // years Dace is of the age of years is of the age of years	Reco . D. 18/): . D. 18 : Dock
This day came Jacob Self This day came Jacob Self Lua Morill and John and the Court being satisfied that said live Morill id id	deceased. JOSEL is of the age of years 29 A is of the age of years A is of the age of years	Reco Reco L. D. 18 Dock D. 18 Dock D. 18 Dock D. 18
This day came Jacok Well This day came Jaco	deceased. I and made application to be appointed is of the age of // years 29 // is of the age of years	Reco Reco L. D. 18 Dock D. 18 Dock D. 18 Dock D. 18
This day came Jacok Will This day came Jaco	deceased. I and made application to be appointed is of the age of // years 29 of the age of years is of the age of years A continue of years I was all the age of	Reco Reco L. D. 18 Dock D. D. 18 Volu
This day came Jacok Self This day came Jaco	deceased, and made application to be appointed is of the age of // years 29 c is of the age of // years 29 c is of the age of years as the Guardian (they being over the second of the age of years)	Reconstant of Reconstant Reconsta
This day came a cok reflect will and shur and the Court being satisfied that said live Mand aid aid aid aid aid and that said minors are resident of this County; and having made choice of the said accordingly which choice is approved by	deceased. In the age of the age	Recondends Recondends A. D. 18 A.
This day came Jacob Dellar All Sulf and John and the Court being satisfied that said lines Manager and John Pell aid	is of the age of // years 1900 is of the age of // years 1900 is of the age of // years 1900 is of the age of years is of the age of year	Recording of Recording to the Recording of Recording to the Recording to t
This day came Jacob Dellar of the Court being satisfied that said was Alexand Dellar on the Court being satisfied that said was Alexand Dellar on the Court being satisfied that said was Alexand Dellar on the Court being satisfied that said was Alexand Dellar on the Court being satisfied that said was Alexand Dellar on the Court being satisfied that said was Alexand on the Court of this County; and saving made choice of the said and fourteen years respectively), which choice is approved by the court of the probable annual rents of said minors' estate; it is the court of the probable annual rents of said minors' estate; it is the court of the probable annual rents of said minors' estate; it is the court of the probable annual rents of said minors' estate; it is the court of the probable annual rents of said minors' estate; it is the court of the court o	is of the age of // years 29 c is of the age of // years 29 c is of the age of // years 29 c is of the age of years the said 20 Colored that said and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and and the probable value therefore ordered that said and the probable value therefore ordered the probable value therefore ordered that said and the probable value therefore ordered the probable value the probable value therefore ordered the probable value the probab	Recording of Recording to thereof, and
This day came Jacok Dellar Med Sulf and John on the Court being satisfied that said was Med and John Dellar and John Dellar and John Dellar and mid and mid and mid aving made choice of the said Jacob Dellar aving filed in this office a statement duly verified by his affilso the probable annual rents of said minors' estate; it is the	is of the age of // years 1900 is of the age of // years 1900 is of the age of // years 1900 is of the age of years is of the age of year	Reconstruction of Reconstruction of Reconstruction of Reconstruction Reconstructi
This day came Jacok Self This day came Jacok Self and the Court being satisfied that said Line Ma A. D. 18); said John Pell aid aid aid aid aid aid aid a	is of the age of // years 29 c is of the age of // years 29 c is of the age of years is of the age of years.	Recording of Recording to the reof, and Recordin
This day came Jacob Well and the Court being satisfied that said was Man. D. 18); said John Dell aid aid aid aid and that said minor are resident of this County; and maving made choice of the said aving filed in this office a statement duly verified by his afficient of the probable annual rents of said minors' estate; it is the eard is hereby appointed Guardian of the person and estate whereupon the said whereupon the said Jacob Well whereupon the said Jacob Well	deceased. I production to be appointed I sof the age of the years of the age of years is of the age of years the said	Recording of Recording to the Recording
This day came Jacob Well This day came Jacob Well and the Court being satisfied that said was Man. D. 187; said John Pell aid aid aid aid and that said minor are resident of this County; and taving made choice of the said aving filed in this office a statement duly verified by his affiles of the probable annual rents of said minors' estate; it is the eard is hereby appointed Guardian of the person and estate whereupon the said Jacob Well whereupon the said Jacob Well	deceased. I production to be appointed I sof the age of the years of the age of years is of the age of years the said	Reco emker 18 7 a. D. 18 1 b. D. 18 1 a. D. 18 3 Volument of the page of twelve recording to the page of the page and took the recording to the page of the p
This day came a color will and the Court being satisfied that said when the Court will said aid aid aid aid aid aid and that said minors are resident of this County; and having made choice of the said account which choice is approved by having filed in this office a statement duly verified by his affects of the probable annual rents of said minors' estate; it is the period of the person and estate whereupon the said account whereupon the said acc	is of the age of the years of the age of the age of the years of the age of years is of the age of years the said when the said and the said according to the years of the said and the said according to the sa	Reco emker 18 7 a. D. 18 ; b. D. 18 ; c. D. 18 ; d. D. 18 ; d. D. 18 ; d. D. 18 ; volu rege of twelve thereof, and P Ell and took the
This day came a color will and the Court being satisfied that said when the Court when the Court will said and said and that said minors are resident of this County; and having made choice of the said and fourteen years respectively), which choice is approved by having filed in this office a statement duly verified by his affords the probable annual rents of said minors' estate; it is the count is hereby appointed Guardian of the person and estate whereupon the said where the court will be could be conditioned as the law directs, with the cooling of the conditioned as the law directs, with	deceased. I production to be appointed I sof the age of the years of the age of years is of the age of years the said	Recording of Recording to the reof, and took the recording to the reof, and recording to the recording to the reof, and recording to the reof, and recordin

us Roterson

		O .			
A. D. 18/8		Swige Solles In the matter of the Guardianship of James Discusson,	April # 0#		A. D. 18/8.
rbster, Harry	all lives	In the matter of the Guardianship of James & Cichson,	minor		
nand (dara A) httpur					
cappointed Guardian of	No.	child of William Litton deceased. This day came Grorge Dellers	and made a	application to be	Constant Guardian of
Ister, Charles 14					
cy .	Recorded				
ears	The second	and the Court being satisfied that said James & Wilson	is of th	e age of \mathcal{U}_{I} y	ears July 6 to
A. D. 18 ;	The state	A. D. 189); said	is of the age of	years	/ /A. D. 18 ;
A. D. 18	Docket	said	is of the age of	years	A. D. 18 ;
A. D. 18 ;		said	is of the age of	years	A. D. 18 ;
A. D. 18		said	is of the age of	years	A. D. 18 ;
A. D. 18 ;	Volume	and that said minor corresident of this County; and the said	is of the age of	years	A. D. 18 ;
			nes Plseuse		
ng over the age of twelve	Page	having made choice of the said Grorge L Selliss	as her Gua	ardian (he bein	g over the age of twelve
		and fourteen years respectively), which choice is approved by the Court, and	the said Grorge	e & Seller	0
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the wl	nole estate of said min	or , and the pro	bable value thereof, and
		also the probable annual rents of said minors' estate; it is therefore ordered	that said USO	ge & orll	es.
		be and is hereby appointed Guardian of the person and estate of the said	ames Dish	on	
l-mid trust aucktook the	The Real Property	whereupon the said Sierge Sellers oath prescribed by law, as such Guardian, and also entered into bond in the Dollars, conditioned as the law directs, with Jasiah Meore Buyter as his sureties, which bond is app	appeared in oper	Court, accepted	I said trust and took the
VI 1 W	CV.	oath prescribed by law, as such Guardian, and also entered into bond in the	sum of Fine &	undre	d , , ,
and William Ho	Ulus Roturn	Dollars, conditioned as the law directs, with Jasich Meore	lock	1	and William &
		Sayter as his sureties, which bond is app	roved by the Court.		
JUDGE OF PROBATE.			Ohn B	Couls,	JUDGE OF PROBATE.
		****	V		
. To 18 As-			M '0 A 45	*	
ninon		Obaca & States Guardian.	April 29	77	A. D. 18/6 .
minor	the same of	In the matter of the Guardianship of			
		and the state of t			
1	No.	child of deceased.			
e appointed Guardian of		This day came Milton Lhompson	and made	application to be	uleas Aromotus e appointed Guardian of
				eEInternation to the	Abouted similar
	Recorded				
ears Dacember 15th		and the Court being satisfied that said	is of th	e age of	*encs
e 29 A. D. 18/7:		A. D. 18 ; said	is of the age of	years	A. D. 18
A. D. 18	Docket	said	is of the age of	years	A. D. 18
A. D. 18 ;		said	is of the age of	years	A. D. 18
A. D. 18 ;		said	_ is of the age of	years	
and the same of th	Volume	said	is of the age of	years	A. D. 18
John Pall		and that said minor resident of this County; and the said	15 W THE USE W	2 544 7	
0					
g over the age of twelve	Page	having made choice of the said		ardian (h beir	ig over the age of twelve
		and fourteen years respectively), which choice is approved by the Court, and			
bable value thereof, and	11.00	having filed in this office a statement duly verified by his affidavit, of the wl		or , and the pro	bable value thereof, and
Sol. 00 8111		also the probable annual rents of said minors' estate; it is therefore ordered	that said		
John Pall		be and is hereby appointed Guardian of the person and estate of the said			
-					
I said trust and took the	The first has been	whereupon the said	appeared in one	n Court, accented	l said trust and took the
	Light of the	oath prescribed by law, as such Guardian, and also entered into bond in the	DIA		
and John le	(b) my or to	Dollars, conditioned as the law directs, with		1	ind
		as his sureties, which bond is app	roved by the Court.		
-					

	Morris Mail Guardian. May 4th A. D. 18 18. In the matter of the Guardianship of Lewelyn Dhuson and Amanda Johnson,	A Dog .
	In the matter of the Guardianship of Lewelyn Dhuson and Amanda Johnson,	1.45
No.	children of Presley Johnson, deceased.	No.
	This day came Morris Will and made application to be appointed Guardian of Sullyn Johnson and Amanda Johnson	30.
Recorded	Yewellyn Whuson and Amanda Shuson	
	and the Court being satisfied that said Levelyn Johnson is of the age of years December 18 th	Recorded
	A. D. 1877; said Levely Amanda Plenson is of the age of 5 years August 8d. A. D. 1877;	
Docket	said is of the age of years A. D. 18 ;	Docket
	saidis of the age ofyears A. D. 18 ;	
Volume	said is of the age of years A. D. 18; said is of the age of years A. D. 18	
	and that said minors are residents of this County; and the said	Volume
Page	having made choice of the said as a function (in being over the age of twelve	Page
	and fourteen pears respectively), which choice is approved by the Const, and the said Markis Holl	100
	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' estate; it is therefore ordered that said Morres Holls	
	be and is hereby appointed Guardian of the person and estate of the said Vivelyn Johnson and Amanda	
	whereupon the said Morris Wolf appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Light hundred	
	Dollars, conditioned as the law directs, with John King and Samuel and Samuel All Sandon shis sureties, which bond is approved by the Court.	
	Mandon Is his sureties, which bond is approved by the Court.	
	John Bloats, Judge of Probate.	
	10 0 0 0 A. D. 18/28	
	In the matter of the Guardianship of Cronge & Mayo and Sarah & Mayo,	
	In the matter of the Guardianship of Korge & Mayo and Sarah 6 Mayo	
No.	ST CCC C	No.
1101	This day came T, B, Cole and made application to be appointed Guardian of	
	Grorger Mays and Sarah & Meays	
Recorded	children of Of liver se Mean fliven gand Matilda May deceased. This day came I, B, loole and made application to be appointed Guardian of Storger May and Sarah & Means	Recorded
	and the Court being satisfied that said Storge & Meago is of the age of 11 years July 27th A. D. 1877; said Sarah & Meago is of the age of 6 years August 27th. D. 1879.	
Docket		Docket
DOUNCE	said is of the age of years A. D. 18; said is of the age of years A. D. 18;	DOCKCE .
	saidis of the age ofyearsA. D. 18 ;	
Volume	saidis of the age ofyearsA. D. 18 ;	Volume
	and that said minors are residents of this County; and the said	
Dama		Page
Page	and for the respectively), which choice is approved by the Court, and the said P.B. Cole	· ago
	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' estate; it is therefore ordered that said P, B, Oole	
	had back assisted Conding of the same address of the six loss of the same of t	
	be and is hereby appointed Guardian of the person and estate of the said th	
	be and is hereby appointed Guardian of the person and estate of the said Grage & Mayr and Sarah	
	Le Crucing	
	whereupon the said P. Blooks appeared in open Court, accepted said trust and took the	
	Le Crucing	

A. D. 18/8.		Telijah Rot Guardian. June 10th A. D. 18/8. In the matter of the Guardianship of Susannah Joy an imbecile person
pe appointed Guardian of	No.	This day came religable of and made application to be appointed Guardian Susannah Joy, an imbuilt person
years December 18th	Recorded	and the Court being satisfied that said Swannah Joy is inhell, and is of the age of 80 years Herrary 8
A. D. 18 ;	Docket	A. D. 18 ; said is of the age ofyears
A. D. 18;	Volume	saidis of the age ofyearsA. D. 18 saidis of the age ofyearsA. D. 18 and that said
ng over the age of twelve	Page	having made choice of the said and four the age of twe and four tensor respectively), which choice is approved by the Court, and the said ellipsial to the probable and the probable value thereof, a also the probable annual rents of said minors' estate; it is therefore ordered that said ellipsial to y be and is hereby appointed Guardian of the person and estate of the said said ellipsial to y
d said trust and took the red and Sanuel		whereupon the said Clifah of appeared in open Court, accepted said trust and took to oath prescribed by law, as such Guardan, and also entered into bond by the sum of Jour thousand Dollars, conditioned as the law directs, with Samuel B headhurn and Shn Ligge as his sureties, which bond is approved by the Court. JUDGE OF PROBATE.
A. D. 18/28.		In the matter of the Guardianship of Albury Blown
e appointed Guardian of	No.	child of Deces 1900 deceased. This day came Haran 1814 and made application to be appointed Guardian
	Recorded	This day came Miran ford and made application to be appointed Guardian
great 2 A. D. 18)	Product	A. D. 18/; said is of the age of years A. D. 18
A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ;	Docket	said is of the age of years A. D. 18 said is of the age of years A. D. 18 said is of the age of years A. D. 13
A, D. 18 ;	Volume	and that said minor resident of this County; and the said Aland Manager A. D. 18
obable value thereof, and	Page	having made choice of the said Land 1884 as he Guardian (he being over the age of twe and fourteen years respectively), which choice is approved by the Court, and the said Land 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 the probable value thereof.
and Sarah	Maria -	also the probable annual rents of said minors' estate; it is therefore ordered that said Alexander Trade be and is hereby appointed Guardian of the person and estate of the said
d said trust and took the		whereupon the said Accepted said trust and took to oath prescribed by law, as such Guardian, and also entered into bond in the sum of
and Hom Hinget		Dollars, conditioned as the law directs, with as his sureties, which bond is approved by the Court.

	Jonas William Shirk Guardian. July 8th A. D. 18/8. In the matter of the Guardianship of Johns William Shirk	
No.	child of Brujanin Shirk of beceased.	No.
Recorded		
	and the Court being satisfied that said was helican Shirk is of the age of 1/4 years June 19th A. D. 18/8; said is of the age of years A. D. 18	Recorded
Docket	said is of the age ofyears	Docket
Volume	and that said minor is a resident of this County; and the said wreas Milliam Shirk	Volume
Page	having made choice of the said Brittania Shirk as his Guardian (he being over the age of business and fourteen years respectively), which choice is approved by the Court, and the said Brittania Shirk 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' estate; it is therefore ordered that said Brittania Shirk be and is hereby appointed Guardian of the person and estate of the said ones William Shirk	Page
	whereupon the said Brittania Shirk appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Front under during fifty Dollars, conditioned as the law directs, with Lavid Marking ton as his sureties, which bond is approved by the Court. John Blooals, Judge of Probate.	
	Sarah & Bump Guardian. July 27th A. D. 18 78. In the matter of the Guardianship of Lincoln & Mahannahand Sarah & Mahamah minor	
No.	This day came Sarah & Burns and made application to be appointed Guardian of Lincoln le Mahannah and Sarah O Mahannah	No.
Recorded	and the Court being satisfied that said Lencoln le Mahannahis of the age of 18 years Afril 47 A. D. 1878; said Sarah C. Mahannah is of the age of 12 years September 78. D. 1877;	Recorded
Docket	is of the age of years A. D. 18; said is of the age of years Λ. D. 18; said is of the age of years A. D. 18;	Docket
Volume	and that said minors are residents of this County; and the said Lincoln lo Mahannah and Sarah	Volume
Page	having made choice of the said scrack & Bunk as the Guardian (the being over the age of twelve and fourteen years respectively), which choice is approved by the Court, and the said scrack & Bunk 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' estate; it is therefore ordered that said Sarah & Bunk board is hereby appointed Guardian of the person and estate of the said Level & Mahannah and	Page
	whereupon the said Sarah & Bump appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Monthead and Stephenshish as his sureties, which bond is approved by the Court. Judge of Probate.	

		County Great att.	
A. D. 18/8		John Me Allister Guardian August 20th 1. D. 18/8. In the matter of the Guardianship of Mary Me Allister, an imbecile person	
e appointed Guardian of	No.	This day came when the sellister and made application to be appointed Guardian Mary Mary Allister	
	Recorded		
years June 19th		and the Court being satisfied that said Mary M Allister is imbecile and is of the age of 84 years	
A. D. 18 ;		A. D. 18 · ; said is of the age of years A. D. 18	3
A. D. 18 ;	Docket	said is of the age of years A. D. 18	
A. D. 18		said is of the age of years A. D. 18	
A. D. 18 ;		said is of the age of years A. D. 18	
A. D. 18 ;	Volume	and that said winor McAlluster is a resident of this County; and the said is of the age of years A. D. 18	
ng over the age of twelve	Page	having made chaice of the said as a Guardian (he being over the age of two	elve
		and to reconstructively, which choice is approved by the Court, and the said the M. Allister	Control 1
obable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, a also the probable annual rents of said minors' estate; it is therefore ordered that said the said the said annual rents of said minors' estate; it is therefore ordered that said the said the said annual rents of said minors' estate; it is therefore ordered that said the said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is therefore ordered that said the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said annual rents of said minors' estate; it is the said	and
)		be and is hereby appointed Guardian of the person and estate of the said Many M. Allistur	
d said trust and took the		whereupon the said In Mi Allister appeared in open Court, accepted said trust and took	the
and fifty		oath prescribed by low, as such Guardian, and also entered into bond in the sum of Jix hundred	210.20
and Meather		Dollars, conditioned as the law directs, with A.B. Polinson and Dunca	n
JUDGE OF PROBATE.		Me than as his sureties, which bond is approved by the Court.	
A. D. 18 18.		Stickney, minor	0
e appointed Guardian of	No.	Children of the Stickney deceased. This day came felicanor stickney and made application to be appointed Guardian Church Stickney and Mearin Delic Rosey	n of
iah	Recorded	Church Sistickney and Maria Detickney	
rears April 4th		and the Court being satisfied that said Charles Fitchney is of the age of 15 years Soptember A. D. 18/8; said is of the age of years A. D. 18	er1
A. D. 18	Docket	said Mearin Detickney is of the age of 11 years April 14. D. 18,	Dr.
Λ. D. 18		said Mearca Datichney is of the age of 11 years April A. D. 183 said is of the age of years A. D. 18	1
A, D. 18 ;		said is of the age of years A. D	
ch and Sarah	Volume	and that said minor 3 are resident of this County; and the said	3
ng over the age of twelve	Page	having made choice of the said Eleanon Stickney as h Guardian (h being over the age of two	elve
bable value thereof, and		and fourteen years respectively), which choice is approved by the Court, and the said bleanor Shekney 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
if ,		also the probable annual rents of said minors' estate; it is therefore ordered that said bleun or buck ney	
nah and		also the probable annual rents of said minors' estate; it is therefore ordered that said bleun or Such ney be and is hereby appointed Guardian of the person and estate of the said Charles J. Stickney and Maria Datie half	1
l said trust and took the		whereupon the said Whan or takeney appeared in open Court, accepted said trust and took	the
d 0410 10 4		oath prescribed by law, as such Guardian, and also entered into bond in the sum of Javahue dud	
Stephen Sherk		Dollars, conditioned as the law directs, with Dance Sellon and furtues Millers.	
		as las sureties, which bond is approved by the Court.	1
JUDGE OF PROBATE.		Judge of Probate.	

No.

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Docket

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No.

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Volume

Page

children of Todio and & Pana		No
Mand & Pandall an	dall and made application to be appointed Guardian of Aledward Pandall	No
` /		Re
and the Court being estisfied that said Man		
aid 0	is of the age of years A. D. 18	Do
aid	is of the age of years A. D. 18	Do
aid	is of the age of years A. D. 18	
aid	is of the age ofyearsA. D. 18 ;	Vo
and that said minors are residents of this County	y; and thosaid	
wine mule choice of thousaid	and mandian in being over the age of twelve	Pa
ad furtien years respectively), which choice is appr	coval by the Court, and the said Mary & Randall	1.0
aving filed in this office a statement duly verified by	his affidavit, of the whole estate of said minor, and the probable value thereof, and	
	it is therefore ordered that said Mary & Mandall	
e and is hereby appointed Guardian of the person ar	nd estate of the said Mand Cond Condalland Edward.	
Pandall		
whereupon the said Mary & Mar	appeared in open Court, accepted said trust and took the	
ath prescribed by law, as such Guardian, and the en	appeared in open Court, accepted said trust and took the stered into bond in the sum of Light hundred	
Pollars, conditioned as the law directs, with	iney 6 Nandall and Samuel	
Mandon as sure	eties, which bond s approved by the Court.	
O	John Bloods, JUDGE OF PROBATE.	
Tolomenth Amine	September 10th, A. D. 18/8	
Welsworth Amrine In the matter of the Guardianship of Ale	rahan MAnnine 10th, A. D. 18/8.	
	raham MAmine Amine	
		No
		No
Abraham MAmrine	mindeceased. mine and made application to be appointed Guardian of	
This day came Silsworth A Abraham MAnnine and the Court being satisfied that said Abraham	mindeceased. mine and made application to be appointed Guardian of the age of years	
This day came Silswith A Abraham MAnnine and the Court being satisfied that said Alexa D. 18; said	mindeceased. min and made application to be appointed Guardian of the age of years is of the age of years A. D. 18;	Re
This day came Silsworth A Abraham MAmrine and the Court being satisfied that said Abra D. 18; said	mindexplication to be appointed Guardian of the age of years is of the age of years is of the age of years A. D. 18;	Re
This day came Silssworth A Abraham MAnnine and the Court being satisfied that said Abra a. D. 18; said aid aid	mine and made application to be appointed Guardian of the age of years is of the age of years is of the age of years A. D. 18; is of the age of years A. D. 18;	Re
This day came Silsworth A Abraham MAnnine and the Court being satisfied that said Abra id id	minument and made application to be appointed Guardian of the age of the age of years is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18;	Re
This day came Silsworth A Abraham MAmrine and the Court being satisfied that said Abra D. 18; said aid aid aid	nrine and made application to be appointed Guardian of a chain MAmmetis of the age of years is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18;	Re
This day came Sulsquerth A Abraham MAnnine and the Court being satisfied that said Abra and the Court being satisfied that said Abra and that said minor is a resident of this County	and made application to be appointed Guardian of Cham MAmme is of the age of years is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; y; and the said Abraham MAmme	De Ve
This day came Sulsquesth A This day came Sulsquesth A Abraham MAnnine and the Court being satisfied that said Abra D. 18; said aid aid aid aid and that said minor is a resident of this County aving made choice of the said Sulsquestl	many and made application to be appointed Guardian of aham MAmure is of the age of years is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; y; and the said Alexaham MAmure Amure as his Guardian (he being over the age of twelve)	Re Do
This day came Sussessified Annine Abraham MAnnine and the Court being satisfied that said Alexa D. 18; said aid aid aid aid and that said minor is a resident of this County aving made choice of the said Sussessified and fourteen years respectively), which choice is apprenticely	and made application to be appointed Guardian of aham MAmure is of the age of years is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; y; and the said Abraham MAmure Ammu as his Guardian (he being over the age of twelve roved by the Court, and the said Warning)	Do Vo
This day came Sussessified that said Alexander Mannine and the Court being satisfied that said Alexander Mannine and the Court being satisfied that said Alexander Mannine and that said minor is a resident of this County aving made choice of the said Elseworth and fourteen years repetively), which choice is approximating filed in this office a statement duly verified by the probable annual rents of said minors' estate;	and made application to be appointed Guardian of Cham MAmme is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; y; and the said Abraham MAmme A man as his Guardian (he being over the age of twelver over by the Court, and the said alloworth Amme whis affidavit, of the whole estate of said minor, and the probable value thereof, and it is therefore ordered that said alloworth Amme	Do Vo
This day came Sussessified that said Alexander Mannine and the Court being satisfied that said Alexander Mannine and the Court being satisfied that said Alexander Mannine and that said minor is a resident of this County aving made choice of the said Courte aving filed in this office a statement duly verified by the probable annual rents of said minors' estate;	and made application to be appointed Guardian of Cham MAmme is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; y; and the said Abraham MAmme A man as his Guardian (he being over the age of twelver over by the Court, and the said alloworth Amme whis affidavit, of the whole estate of said minor, and the probable value thereof, and it is therefore ordered that said alloworth Amme	Re Do
This day came Sussessified that said Alexander Mannine and the Court being satisfied that said Alexander Mannine and the Court being satisfied that said Alexander Mannine and that said minor is a resident of this County aving made choice of the said Elseworth and fourteen years repetively), which choice is approximating filed in this office a statement duly verified by the probable annual rents of said minors' estate;	and made application to be appointed Guardian of the age of the ag	Re Do
This day came Classes the Abraham MAnnine and the Court being satisfied that said Abraham and the Court being satisfied that said Abraham and	and made application to be appointed Guardian of the age of the ag	Do Vo
This day came Classes the Abraham MAnnine and the Court being satisfied that said Abraham and the Court being satisfied that said Abraham and	and made application to be appointed Guardian of the age of the ag	Do Vo
This day came Westerth A Abraham MAmerine and the Court being satisfied that said Abra and D. 18; said and and and and and and and	and made application to be appointed Guardian of the age of the ag	No. Rec
This day came Clarent Annine and the Court being satisfied that said Annine and the Court being satisfied that said Annine and the Court being satisfied that said Annine and that said minor is a resident of this County aving made choice of the said Clarent aving filed in this office a statement duly verified by also the probable annual rents of said minors' estate; we and is hereby appointed Guardian of the person and whereupon the said Clarent Annine ath prescribed by law, as such Guardian, and also en coollars, conditioned as the law directs, with Bure	and made application to be appointed Guardian of the age of the ag	Re Do
This day came well stress the Advance of the Court being satisfied that said Advance of the Court being satisfied that said Advance of the Said of the County aving made choice of the said well of this County aving made choice of the said well of this County of the probable annual rents of said minors' estate; and is hereby appointed Guardian of the person and the prescribed by law, as such Guardian, and also encoulars, conditioned as the law directs, with Brue coulars, conditioned as the law directs, with Brue could be a such Guardian, and also encoulars, conditioned as the law directs, with Brue could be a such Guardian, and also encoulars, conditioned as the law directs, with Brue could be a such Guardian, and also encoulars, conditioned as the law directs, with Brue could be a such Guardian, and also encoulars, conditioned as the law directs, with Brue could be a such Guardian, and also encoulars, conditioned as the law directs, with Brue could be a such Guardian, and also encoulars.	and made application to be appointed Guardian of the age of the ag	Do Vo
This day came also worth A Arms income and the Court being satisfied that said Also and aid aid aid aid aid aid aid aid aid ai	and made application to be appointed Guardian of Cham Mamine is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; is of the age of years A. D. 18; y; and the said Abraham Mamine This affidavit, of the whole estate of said minor, and the probable value thereof, and it is therefore ordered that said blow of the said Abraham Mamine appeared in open Court, accepted said trust and took the other of intered into bond in the sum of January and Stanley of the sum of January and January and Stanley of the sum of January and Janua	Do Vo

A D 10		26 11-0 26-1 -01
A. D. 18		Marrey Mather Guardian. Deptincher 21st A. D. 1878. In the matter of the Guardianship of Magdalene Hoodgden, and susane person of union County Chio
vard Ran-		In the matter of the Guardianship of Allagdalene Hadgden, and naane person
		of timon County theo
be appointed Guardian of	No.	This day came Married Mather and made application to be appointed Guardian of
		This day came Hurrey Mather and made application to be appointed Guardian of Muzdalene Hoodgarn, alunatic
(N': 5th	Recorded	
years Jun 97		and the Court being satisfied that said Mugdaline Hoodgden is a lunder is of the age of years
A. D. 18/8;		A. D. 18 ; said is of the age of years A. D. 18 ;
A. D. 18	Docket	said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;
A. D. 18		said is of the age of years A. D. 18 ; said is of the age of years A. D. 18 ;
A. D. 18	Volume	is of the age of years A. D. 18
		and that said minor lunation esident of this County; and the said
sing over the age of twelve	Page	Description of the said as In Grardian (In their greatherage of twelve
ndall		and foretoen years respectively, which choice is approved by the Court and the said Hearthey Mouther
andall		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
Pand Edward .		be and is hereby appointed Guardian of the person and estate of the said Magdalene Hodgelen
ted said trust and took the		whereupon the said Harney Mather appeared in open Court, accepted said trust and took the
dred 2		oath prescribed by law, as such Guardian, and also entered into bond in the sum of Aurtyli we hundred
and Samuel		Dollars, conditioned as the law directs, with lynn Moore and thulffley
		as his sureties, which bond is approved by the Court.
JUDGE OF PROBATE.		The Blook, Judge of PROBATE.
A. D. 18/8.		Lycurgus & Stricklin Guardian. The matter of the Guardianship of Samuel & Stricklin Sellie Matricklin and Addie Children of Amelia Strickling, Condheirs of Mary Stricklin diceased This day came Lycurgus Stricklin and made application to be appointed Guardian of Sumuel & Stricklin Lillie Matricklin and Addie & Fillinger
be appointed Guardian of	No.	This day came You was startling living, Grand herrs of Mary Stricklin dictased
		Samuel To Stricklin, Lillig M Stricklin and Addig to Killinger
	Recorded	
_years		and the Court being satisfied that said Samuel Cottachlin is of the age of / years October 12th
A. D. 18 ;	Docket	A. D. 1878; said Lille Medricklin is of the age of years March 30th A. D. 1878
A. D. 18 ;	DOCKEL	said Addie Chillenger is of the age of 14 years Nov 4th A. D. 1886 said is of the age of years A. D. 18
A. D. 18 ;		said is of the age of years A. D
A. D. 18 ;	Volume	said is of the age ofyears A. D. 18
surl .		and that said minors are residents of this County; and the said Addie Chillingen
eing over the age of twelve	Page	having made choice of the said Lycurgus J'Strickler as her Guardian (she being over the age of twelve
Amrine		and fourtsen years respectively), which choice is approved by the Court, and the said Lycurgus Fatricklin
probable value thereof, and		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
Amrine		also the probable annual rents of said minors' estate; it is therefore ordered that said Lycurgus Federic Mlin
		Stricken and Addie Offlinger
ted said trust and took the		whereupon the said Lycurgus & Stricklin appeared in open Court, accepted said trust and took the
and Steinley &		Dollars, conditioned as the law directs, with Dollars and also entered into bond in the sum of Jenethandred and Thornas
and the state of		Dollars, conditioned as the law directs, with Activities and Morral as his sureties, which bond is approved by the Court.
JUDGE OF PROBATE.		John Bleasts JUDGE OF PHOBATE.
		The state of the s

	John Wolrath In the matter of the Guardianship of When Volra	November 18th	A. D. 18/8	
	In the matter of the Guardianship of When Volre	eth		
No.	This day came John A Volrath (living) and of John Volrath	Anna Blotrathi, deceased		No.
	John Volrath	and made application to be	appointed Guardian of	
Recorded				Recorded
	A. D. 1878; said	is of the age ofy	cars Siptember 27th	
Docket	said	is of the age of years is of the age of years	A. D. 18 ;	Doobet
	said	is of the age ofyears	A. D. 18	Docket
	said		A. D. 18 ;	
Volume	and that said minor o resident of this County; and the said	is of the age of years	A. D. 18 ;	Volume
Page	having made choice of the said when Volrath	as he's Guardian (he bein	g over the age of twolve	Page
	having filed in this office a statement duly verified by his affidavit, o		habla valua thana e	
	also the probable annual rents of said minors' estate; it is therefore be and is hereby appointed Guardian of the person and estate of the	ordered that said Whiteleuth		
	or and to hereby appointed equations of the person and escare of the	Jun roctory		
	whereupon the said John A Volratto	appeared in open Court, accepted	said trust and took the	
A 2	oath prescribed by law, as such Guardian, and also entered into bond	I in the sum of Twe hundred		
IA.	Rollars, conditioned as the law directs, with facol &		nd John G	
	Julium as his sureties, which bon	d is approved by the Court.	JUDGE OF PROBATE.	
	New many Hilliam Guardian. In the matter of the Guardianship of Charlie	November 2 Bayley, minor	34 A. D. 18/8-	
No.	Child of Grorge M Bayley dec Charlie Bayley	' /		
		eased. and made application to be		No.
Recorded	manie gayeg	eased.	appointed Guardian of	No.
Recorded	and the Court being satisfied that said Charlie J	and made application to be a selection and made application to be a selection and made application to be	appointed Guardian of	
	and the Court being satisfied that said Charlie J. A. D. 18/8; said	3 a fley is of the age of 11 you is of the age of years	ears Sptimber 27,	Recorded
	and the Court being satisfied that said Charlie J.	3 axley is of the age of 14 yours is of the age of years	ears Sptimber 27, A. D. 18 :	
	and the Court being satisfied that said Charlie J. A. D. 18/8; said said	3 a fley is of the age of 11 you is of the age of years	ears Sptimber 27,	Recorded
Docket	and the Court being satisfied that said Charle J. A. D. 18/8; said said said said said	is of the age of years	ears Sptimber 27, A. D. 18 : A. D. 18 : A. D. 18 :	Recorded
ocket olume	and the Court being satisfied that said Charle J. A. D. 18/8; said said said said and that said minor is a resident of this County; and the said	a fley is of the age of // years is of the age of years lis of the age of years Acharles for fley	appointed Guardian of ears Sptimber 2/7, A. D. 18 : A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ;	Recorded Docket
ocket Volume	and the Court being satisfied that said Charle J. A. D. 18/8; said said said said said	is of the age of years loharly fayley Illor as his Guardian (he being	appointed Guardian of ears Sptimber 2/7, A. D. 18; Output the age of twelve	Recorded Docket Volume
ocket Volume	and the Court being satisfied that said Charle J. A. D. 18/8; said said said and that said minor is a resident of this County; and the said having made choice of the said Vironau J. and fourteen years respectively), which choice is approved by the Cohaving filed in this office a statement duly verified by his affidavit, of	is of the age of years Charles Savley Illore as his Guardian (he being ourt, and the said Norman or and the prof	appointed Guardian of ears Sptimber 2/7, A. D. 18;	Recorded Docket Volume
Recorded Docket Volume Page	and the Court being satisfied that said Charle J. A. D. 18/8; said said said and that said minor is a resident of this County; and the said having made choice of the said Newman J. and fourteen years respectively), which choice is approved by the Co	is of the age of years Charlie Savley Illore as his Guardian (he being out, and the said Names of years) I the whole estate of said minor, and the profordered that said	appointed Guardian of ears Sptimber 2/7, A. D. 18; and D. 18; Compared Collors Compared Collors Compared Collors Compared Collors C	Recorded Docket Volume
Docket Volume	and the Court being satisfied that said And Life J. A. D. 18 J.; said said said and that said minor is a resident of this County; and the said having made choice of the said having made choice of the said having filed in this office a statement duly verified by his affidavit, of also the probable annual rents of said minors' estate; it is therefore be and is hereby appointed Guardian of the person and estate of the	is of the age of years Charle fayley Illor as his Guardian (he being ourt, and the said Norman Grand that said Newman Grand that said Ne	appointed Guardian of ears Sptimber 2/7, A. D. 18 : A. D. 18 ; A. D. 18 ; A. D. 18 ; A. D. 18 ; and Sellon Sillon Sillon	Recorded Docket Volume
Docket Volume	and the Court being satisfied that said Charlie f A. D. 18/8; said said said said and that said minor is a resident of this County; and the said having made choice of the said Neumanly L and fourteen years respectively), which choice is approved by the Co having filed in this office a statement duly verified by his affidavit, of also the probable annual rents of said minors' estate; it is therefore be and is hereby appointed Guardian of the person and estate of the whereupon the said Neumanly Lillon	is of the age of years Oharlie Bayley Illor as his Guardian (he being ourt, and the said Norman Grand that said Norman Grand the prolonger Court, accepted	appointed Guardian of ears Sptimber 2/7, A. D. 18; Output Dellow Dable value thereof, and Dellow Said trust and took the	Recorded Docket Volume
Docket Volume	and the Court being satisfied that said Charlie f A. D. 18/8; said said said said and that said minor is a resident of this County; and the said having made choice of the said Neuman f and fourteen years respectively), which choice is approved by the Cohaving filed in this office a statement duly verified by his affidavit, of also the probable annual rents of said minors' estate; it is therefore be and is hereby appointed Guardian of the person and estate of the whereupon the said Neuman f Lullon oath prescribed by law, as such Guardian, and also entered into bond	is of the age of years Charle for years ourt, and the said Norman (he being ourt, and the said Norman Gordered that said Norman Gordered	appointed Guardian of ears Sptimber 2/7, A. D. 18; Source of two- coable value thereof, and Sillor said trust and took the	Recorded Docket Volume
Docket Volume	and the Court being satisfied that said Charlie f A. D. 18/8; said said said said and that said minor is a resident of this County; and the said having made choice of the said Neumanly L and fourteen years respectively), which choice is approved by the Co having filed in this office a statement duly verified by his affidavit, of also the probable annual rents of said minors' estate; it is therefore be and is hereby appointed Guardian of the person and estate of the whereupon the said Neumanly Lillon	is of the age of years Charle faulty Clove as his Guardian (he being ourt, and the said Norman Gourt, and the profordered that said Newman Gourdered that said Newman Gourt and Charlie faulty appeared in open Court, accepted the sum of Six hundred All Dayley ar	appointed Guardian of ears Sptimber 2/7, A. D. 18; Output Dellow Dable value thereof, and Dellow Said trust and took the	Recorded Docket Volume

A. D. 18		A. D. 18/8. In the matter of the Guardianship of John Harten, minor child of Frank Carter, deceased.	
,			
e appointed Guardian of	No.	This day came Charles Carter and made application to be appointed Guardian of	of
		John flasten	
ears September 27th	Recorded	and the Court being satisfied that said Thu Carter is of the age of 15 years June 9th	
A. D. 18			
	Docket		
A. D. 18 ;			
A. D. 18			
A. D. 18 ;	Volume	and that said minor is a resident of this County; and the said the said that said minor is a resident of this County; and the said that said minor is a resident of this County; and the said that said the said that said minor is a resident of this County; and the said that said minor is a resident of this County; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county; and the said that said minor is a resident of this county.	
g over the age of twolve	Page	having made choice of the said Charles Carter as his Guardian (he being over the age of twelf and fourteen years respectively), which choice is approved by the Court, and the said th	ve
bable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor, and the probable value thereof, a also the probable annual rents of said minors' estate; it is therefore ordered that said Charles Corter	nd
		be and is hereby appointed Guardian of the person and estate of the said What I Catter	
said trust and took the		whereupon the said Charles Carter appeared in open Court, accepted said trust and took to	he
nd John G		Dollars, conditioned as the law directs, with Charles Warter and accol	ı
Judge of Probate.	17	as his sureties, which bond is approved by the Court. JUDGE OF PROBATE.	
34 A. D. 18/8		The matter of the Guardian hip of Charles Tollurry Meany Llurry and Addess Slurry in the matter of the Guardian hip of Charles Tollurry Meany Llurry and Addess children of Whiliam Slurry and Catharism Clurry and made application to be appointed Guardian Charles to Clurry, Meany Llurry, and Addison Slurry	had —
appointed Guardian of	No.	Children & William Slurry and Catharward Curry deceased This day came William Slurry and made application to be appointed Guardian	of
ears September 27	Recorded	Charles to Clurry, Many Flurry, and Addison & Curry	
A. D. 18 ; A. D. 18 ;	Docket	and the Court being satisfied that said Charles Courry is of the age of 16 years July 19 th A. D. 1878; said Moury Clurry is of the age of 14 years May 1st A. D. 1876 said Addison Sourry is of the age of 12 years June 20th A. D. 1876	f ;
A. D. 18 ;		said is of the age of years A. D. 18	
A. D. 18 ;		said is of the age of years A. D	
A. D. 18 ;	Volume	and that said minors are resident of this County; and the said Charles & Ourry and Mary los	
g over the age of welve-	Page	having made choice of the said Milliam Slourry as the Guardian (They being over the age of twe	_
Dillon		and fourteen years respectively), which choice is approved by the Court, and the said William Sleerry	
pable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the whole estate of said minor , and the probable value thereof, a	and
Dillon		also the probable annual rents of said minors' estate; it is therefore ordered that said Helliam Bleury	
		be and is hereby appointed Guardian of the person and estate of the said Charles Welling Welly Lleury and Addison Source	22
said trust and took the		whereupon the said Hilliam Sloury appeared in open Court, accepted said trust and took to	the
d David B		Dollars, conditioned as the law directs, with Andrew Sill and Scenne	1
JUDGE OF PROBATE.		O Yokinson as his sureties, which bond is approved by the Court. Other Bloods, Judge of Probate.	1
1.0 3 /42			

	A Recember 31st A. D. 1878	
	In the matter of the quardian stephen Thinget an imbecile person, of Union	
No.	with of the descared.	No.
	Stephen Thinget, for the reason that the said stephen Thingelia an	
Recorded	Dradel cell herrors	Recorded
	and the Court being satisfied that said Stephen myet is an embecile is of the age of 2 years	
D	A. D. 18 ; said is of the age of years A. D. 18 ;	
Docket	said is of the age of years A. D. 18 ;	Docket
	saidis of the age ofyearsA. D. 18 ;	
W - 1	saidis of the age ofA. D. 18 ;	
Volume	and that said minor impecular esident of this County; and the said	Volume
Page	larving made shoice of the said quaption to being over the age of moto	Page
	and fourteen years respectively), which choice is approved by the Court, and the said & Mhelpley	
	having filed in this office a statement duly verified by his affidavit, of the whole estate of said winer, and the probable value thereof, and	
	also the probable annual rents of said princers' estate; it is therefore ordered that said B. Thelpley	
	be and is hereby appointed Guardian of the person and estate of the said of th	
	whereupon the said by helpley appeared in open Court, agreepted said trust and took the	
	whereupon the said problem appeared in open Court, accepted said trust and took the oath prescribed by law, as such Guardian, and also entered into bond in the sum of Husty two hundred and by Mr. Hon-	
	Dollars, conditioned as the law directs, with the Noberson and Mr. Mt. Then-	
	= get Whis sureties, which bond is approved by the Court. Din Bloods, Judge of Probate.	
	Dur Bledo, Judge of Probate.	
	Guardian. A. D. 18	
	In the matter of the Guardianship of	
No.	child ofdeceased,	No.
	This day cameand made application to be appointed Guardian of	
Recorded		Recorded
	and the Court being satisfied that said is of the age ofyears	
	A. D. 18 ; said is of the age of years A. D. 18 ;	
Docket	said is of the age of years A. D. 18	Docket
	said is of the age of years A. D. 18 ;	
	said is of the age of years A. D. 18 ;	
Volume	saidis of the age ofyearsA. D. 18 ;	Volume
	and that said minor resident of this County; and the said	
Page	having made choice of the said as h Guardian (h being over the age of twelve	Page
	and fourteen years respectively), which choice is approved by the Court, and the said	
	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' estate; it is therefore ordered that said	
	be and is hereby appointed Guardian of the person and estate of the said	
	whereupon the said appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of	
	Dollars, conditioned as the law directs, withand	
	as his sureties, which bond is approved by the Court.	
	Judge of Probate.	

County---Guardian.

A. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.)	the	4
A. D. 1878		1 Knamin & Marting Guardian	January	1000	A. D. 18/9
rson, of linion		Bryamin Marting Guardian Guardian In the matter of the Guardianship of Galen Hollarter,	minor		
0					
4.1	No.	Child of Darael Carter deceased. This day came Binjamin & Martin Galen & Carter			
be appointed Guardian of		This day came Benjamin & Martin	and made	application to	be appointed Guardian of
Vingelis an		Galen Ir Carter			
	Recorded	4			
years		and the Court being satisfied that said Galen Carter	is of th	ne age of 4	years January 30
A. D. 18 ;	4 4 700	A. D. 1878; said	is of the age of	years	A. D. 18 ;
A. D. 18 ;	Docket	said	is of the age of	years	A. D. 18 ;
A. D. 18 ;		said	is of the age of	years	A. D. 18 ;
A. D. 18 ;		said	is of the age of	years	A. D. 18 ;
A. D. 18 ;	Volume	said	is of the age of	years	A. D. 18 ;
		and that said minor is a resident of this County; and the said			
ng over though of twelfe	Page	having made choice of the said	as L Ga	ardinı (— lx	ing-overthe ago of two live
		and fourteen years respectively) which choice is approved by the Court, an	d the said		
obable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the w			
		also the probable annual rents of said minors' estate; it is therefore ordered	I that said Is 19	lamin	Meartin
······································		be and is hereby appointed Guardian of the person and estate of the said			
			with the second		
d said trust and took the		whereupon the said Benjamin & Martin	appeared in ope	m Court, accept	ed said trust and took the
idred ,		oath prescribed by law, as such Guardian, and also entered into bond in the	10	//	
and Ir. At. Hin=		Dollars, conditioned as the law directs, with & Schotes & Poor	ler		and A. Oce the
		as his sureties, which bond is ap	proved by the Court.		,
_Judge of Probate.		\$	John Bl	Odats.	JUDGE OF PROBATE.
		//		ecce,	
*					
		0	0		
A. D. 18		Malinda Smith Guardian. In the matter of the Guardianship of Vedgas A. P. Ga	Janua	24 /8th	A. D. 18/9.
*		Malinda Smith Guardian.		1	
		In the matter of the Guardianship of ledgar A. P. Sa	nood		
Y Y	No.	child of Dampson Surgood decensed.			
e appointed Guardian of		This day came Mulinda Smith	and made	application to	be appointed Guardian of
		child of Sampson Gerwood deceased. This day came Alledinda Smith Codgar A.P. Garwood			
	Recorded				
years		and the Court being satisfied that said laguer A Plan	wood is of t	he age of 16	years September 2/
A, D. 18		A. D. 18 78; said	is of the age of	years	_A. D. 18 ;
A. D. 18 ;	Docket	said	is of the age of	years	A. D. 18 ;
A. D. 18 ;		said	is of the age of	years	A. D. 18 ;
A. D. 18 ;		said	is of the age of	years	A. D. 73 ;
A. D. 18 ;	Volume	said	is of the age of	years	A. D. 18 ;
		and that said minor is a resident of this County; and the said La	lgar A.P.ls	anov	d
ng over the age of twelve	Page	having made choice of the said Moulinda Smith	as hes Gi	ardian (he be	ing over the age of twolve
		and fourteen years respectively), which choice is approved by the Court, an		alende	Smith
obable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the w			
		also the probable annual rents of said minors' estate; it is therefore ordered	d that said Mo	aligade	Smith
*		be and is hereby appointed Guardian of the person and estate of the said _	Udgar A	Plan	roud
			0		
d said trust and took the		whereupon the said Malinda Smith	appeared in one	n Court, accept	ed said trust and took the
		and proposited to ton as such Coordina and storage A to to A to A	1/2 /	undi	ed
and		Dollars, conditioned as the law directs, with the Sureties, which bond is ap	iall		and Mathias
		Smith as hersureties, which bond is ap	proved by the Court.		0,00
JUDGE OF PROBATE.		0.00	1. 100	15/5	JUDGE OF PROBATE.
S COMMING STATES		70	an is the	and ,	OCCURS OF TROBATES

	Storge Mon Vary Guardian Court Court on No. 1879. In the matter of the Guardianship of George Curl minor	
	In the matter of the Guardianship of Storge Curt minor	
No.	This day came Use orge Mir Vary and made application to be appointed Guardian of	No.
	Isorgelfurt on the growing that the father of said minor is and	
Recorded	autable person to have the bustody and Control of said minor	Recorded
	and the Court being satisfied that said John Querl is an unsuitable place of to bear the Control	
Docket	and that his mother is dead is of the age of 8 years August 15th A. D. 18/8.	Docket
	said is of the age of years A. D. 18 ;	DUCKET
V - I	said is of the age of years A. D. 18	
Volume	and that said minor is a resident of this County; and the said	Volume
Page	In the state of the said of the said	Page
	and the said from respectively), which choice is approved by the Court, and the said from ge Milay	
	having filed in this office a statement duly verified by his affidavit, of the whole estate of aid minor, and the probable value thereof, and also the probable annual rents of said minors' estate; it is therefore ordered that said storge have be and is hereby appointed Guardian of the person and estate of the said storge like the said storge with the said storge with the said storge with the said storge with the said storage with the sa	
	whereupon the said Crorgelouse appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of One hundred 11,	
	Dollars, conditioned as the law directs, with the Metchell and Milliam	
	A Cubbard shis sureties, which bond is approved by the Course	
	John Blacets, Judge of Probate.	
	Lui Songbrake Guardian. January 23 d. A. D. 18 99. In the mater of the Guardianship of Alice May Smart, minor	
	In the mater of the Guardianship of Alice May Dmart, sound	
Ño.	This day came Arrivonglisake, and made application to be appointed Guardian of Alice May Smart	No.
Recorded	Auce May small	Recorded
	and the Court being satisfied that said Alice Mecey Smart is of the age of 15 years November 17th	
Docket	A. D. 18/8; said	Docket
DOCKET	said is of the age of years A. D. 18 ;	DOUNCE
	said is of the age of years A. D. 18	
Volume	said is of the age of years A. D. 18 ;	Volume
	and that said minor is a resident of this County; and the said Alice Mays mart	
Page	having made choice of the said Levi Longlerake as her Guardian (she being over the age of twelve	Page
	and fourteen years respectively), which choice is approved by the Court, and the said Lin Jongbrake	
	having filed in this office a statement duly verified by his affidavit, of the whole estate of said mind, and the probable value thereof, and	
	be and is hereby appointed Guardian of the person and estate of the said Alice May Somast	
	whereupon the said Longhrake appeared in open Court, accepted said trust and took the	
	oath prescribed by law, as such Guardian, and also entered into bond in the sum of Free thousand Dollars, conditioned as the law directs, with James W. Robinson and Heliamill	
	as his sureties, which bond is approved by the Court.	
	John Blaats, Judge of PROBATE.	

		Councy	0 0001 00		
A. D. 18/9		John Lord Guardian. In the matter of the Guardianship of Anna Lord	Tetruary	5-th	A. D. 18/79 .
appointed Guardian of	No.	child of John LBlandbiring & Nannie & Bland, deceased. This day came John LBland		unlication to	be appointed Guardian of
nor, is an len		This day came for the Locana	and made a	ppacation to	ж прроппец слагили за
minor.	Recorded				holomet
come the Control	3.36	and the Court being satisfied that said AnnaLBland	is of the	e age of 4	years September 12
A 13/4 A. D. 18/8;		A. D. 1878; said	is of the age of	years	A. D. 18
A. D. 18 ;	Docket	said	is of the age of	years	A. D. 18
		said	is of the age of	years	A. D. 18
A. D. 18 ;		said	is of the age of	years	A. D. 18
	Volume	and that said minor is a resident of this County; and the said	is of the age of	years	A. D. 18
carecthange of twelve	Page	horing mule choice of the said	as k Gua	relian (h d	oing over the age of twelve
or value thereof, and		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' estate; it is therefore ordered that said the probable appointed Guardian of the person and estate of the said Annual Bland			
said trust and took the		whereupon the said Dhu LBland oath prescribed by law, as such Guardian, and also entered into bond in the	appeared in oper	Court, accep	ted said trust and took the
William !		Dollars, conditioned as the law directs, with John Bland			and Delmon
		andgrass ashis sureties, which bond is ap	proved by the Court.		
A. D. 18 //9		Guardian.			A. D. 13
		In the matter of the Guardianship of			
	No.	child of deceased.			
appointed Guardian of		This day came	and made :	application to	be appointed Guardian of
	Recorded				
ars November 17th		and the Court being satisfied that said	is of th	e age of	venrs
A. D. 18		A. D. 18 ; said	is of the age of	years	A. D. 18
A. D. 18	Docket	said	is of the age of	years	A. D. 18
A. D. 18 ;		said	is of the age of	years	A. D. 18
A. D. 18 ;		said	is of the age of	years	A. D. 43
A. D. 18	Volume	and that said minor resident of this County; and the said	is of the age of	years.	A. D. 18
g over the age of twelve	Page	having made choice of the said and fourteen years respectively), which choice is approved by the Court, as		ardian (h - b	eing over the age of twelv
pable value thereof, and		having filed in this office a statement duly verified by his affidavit, of the walso the probable annual rents of said minors' estate; it is therefore ordered be and is hereby appointed Guardian of the person and estate of the said	rhole estate of said min	or , and the	probable value thereof, and
said trust and took the		whereupon the said	appeared in oper	Court, accep	ted said trust and took the
		oath prescribed by law, as such Guardian, and also entered into bond in the			
Milliam/4		Dollars, conditioned as the law directs, with			and
		as his superior which bond is an	married by the Count		



