

**RECORD OF
GUARDIANS
BONDS &
APPOINTMENTS
NO. 8**

**RECORD OF
GUARDIANS
BONDS &
APPOINTMENTS**

NO. 8

**PROBATE COURT
UNION CO.**

**RECORD OF
GUARDIANS
BONDS &
APPOINTMENTS
NO. 8**

THE COLUMBUS BLANK BOOK MFG. CO.

MANUFACTURING STATIONERS & PRINTERS
LOOSE LEAF DEVICES - STATIONERY - OFFICE FURNITURE

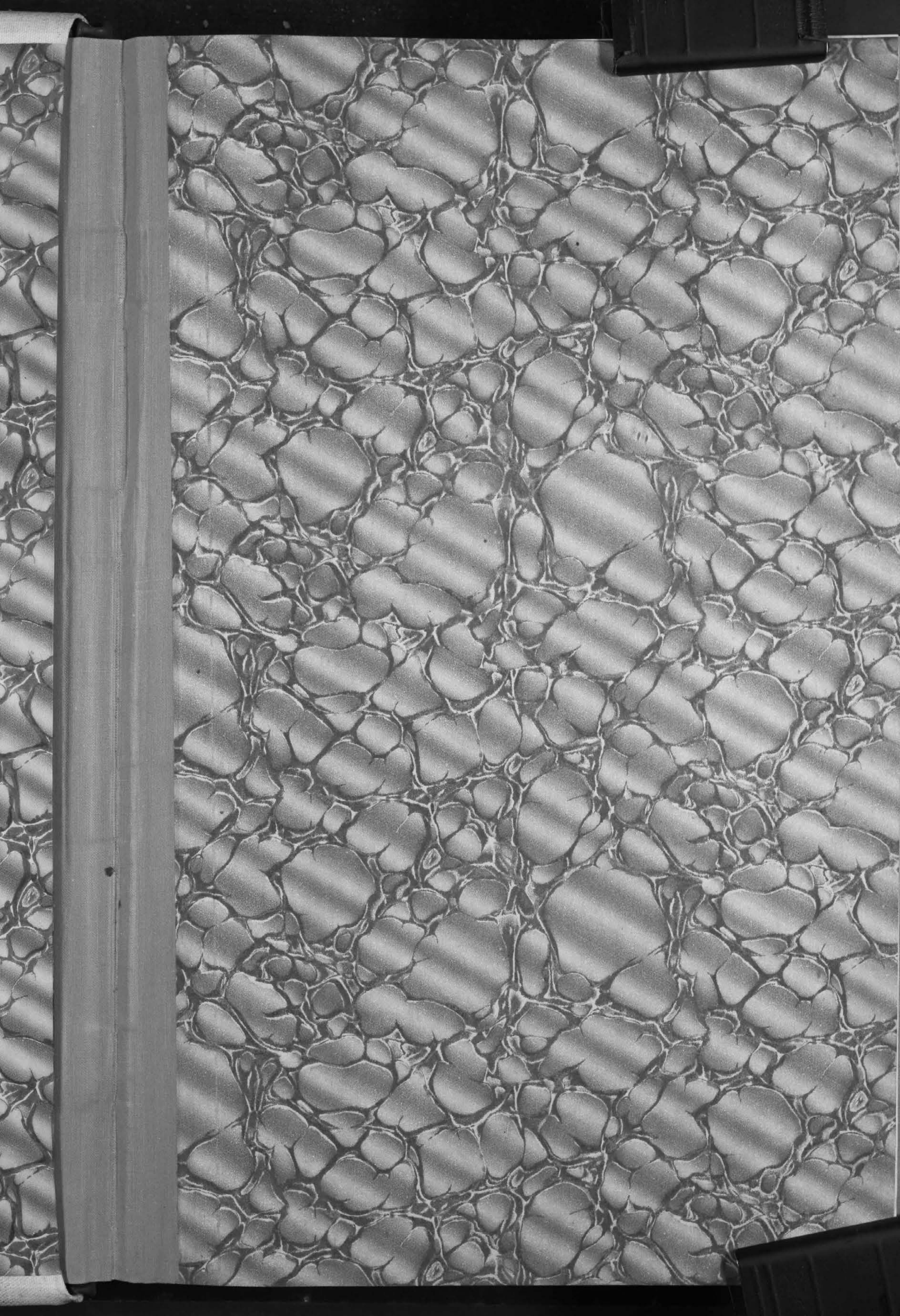
311 to 321 S. HIGH ST., COLUMBUS, OHIO

NO. 66487

ORDER DUPLICATES BY REFERRING TO THE ABOVE NUMBER

TELEPHONE ADAMS 5171

8



A
B
C
D
E
F
G
H
I
J
K
L
M
M_c
N
O
P
Q
R
S
T
U
V
W
X
Y

Leiman, Helen et. al. 14
Baker, Omar } minors 20
Ray }
Maxwell }

Frynter, Clarence D. minor 22.

Bevis, Robt. et. al. minor 54

A
B
C
D
E
F
G
H
I
J
K
L
M
Mc

C
D

Clarridge, Margaret }
" Elden } Minns 6.
" Josephine }

London, Glen }
" Grant } Minns 38
" Gro. F. }
" Ell }

Coq. Zuzella 44

Chancy, Dorothy Ann. Minns 71

Dull, Doris J. 30.

C
D
E
F
G
H
I
J
K
L
M
Mc

Evans. Genera.

12

Foyle. Millard D. et al

46.

E
F

E
F
G
H
I
J
K
L
M
M_c

Gunderson, Edward minor 18.

Galloway, J. Homer. 48

Hutchinson, Bert minor 8.

Hansen, J. L. minor 28.

Kalt, Hazel H. et. all " 50

Hoffman, Howard et. al " 56.

Heise, Theo Mattyju } 68 1/2

Heise, Billy Eugene } minor 76

G
H

G
H
I
J
K
L
M
M

Keister Eunice minor 40.

Kimbrough Roy Postle " " 64

Lorynecker Sarah 16
601.

Lynn Mary minor 68.

Luquinnia, Elizabeth 601.
Luquinnia, Frank J. Miura 74.

K
L

K
L
M
M

Merry Ethel	minor	2
Merry Clarence	"	4
MacKaw Martha C	} minor	32
Alfred J		
Myers Doris L.H.	minor	42
Mason Paul	}	44
Charles		44
Mattison Elizabeth ^{an}	} minor	70
Berj V.		

McDaniel Kils F. minor 24

McCully Chas. Rupert	} minor	60
" " Stanley		

M
Mc

M
Mc

Patrick Lucile
Dorothy

Mins

10.

DeRose, William L.

Mins

78

P
Q

P
Q
R
S
T
U
V
W
X
Y

Rodling Dorothy Jane } Miss 26
Rodling Dora } Miss 26

Randall Edward T } Miss 34
Do. H } Miss 34

Rauson, Mary }
Rauson, Rachel } Miss 80

Schidener William Strunkenburg 36

Schidener, Dorella minor 62

Schidener, Harold 66

Sherburne, Malcolm }
Sherburne, Marjorie } Miss 82
Sherburne, Pauline }

R
S

R
S
T
U
V
W
X
Y

Thompson Joan

minib 52

T
U

T
U
V
W
X
Y

Modius Francis Isidore 5-8.

V
W

V
W
X
Y

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Ethel Merry

Minor

No. *965-8*

Appointment of Guardian.

Be it Remembered, That on the *9* day of *July* 19*28*, *Lotta D. Miller* filed in said Court her application for the appointment of a Guardian of said

Ethel Merry

; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

M. V. Merry Lunatic

Deceased.

Application for Appointment of Guardian.

I, *Lotta D. Miller* hereby make application for the Guardianship of

of *Lueda Bliss*

<i>Ethel Merry</i>	, aged	<i>17</i>	years,	<i>Nov. 2-</i>	<i>1927</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>

minor and heir of *M. V. Merry Lunatic* deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

\$750⁰⁰

amounting to

none Dollars, and Real Estate

valued at

Dollars,

the annual rents of which amount to *none* Dollars.

The following freeholders are offered as sureties: *Fidelity & Deposit Co. of Maryland*

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address *520 Bates Road, Leado, Ohio*

Lotta D. Miller being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this *31* day of *Dec* A. D. *1927*

[Seal]

Edna A. Schanney Probate Judge.

Notary Public, Lucas Co. Ohio

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Ethel Merry

Probate Court, *July 9-* 19*28*

Appointment Order for Bond.

Minors.

This day *Lotta D. Miller* appeared in open Court and made application to be appointed Guardian of *Ethel Merry*

and the Court being satisfied that said *Ethel Merry* is a minor of the age of *17* years *Nov. 2-* 19*27*,

late of *Dover* Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said *Ethel Merry* having in open Court made choice of said *Lotta D. Miller* as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said *Lotta D. Miller* is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said *Lotta D. Miller* be appointed such Guardian upon giving bond with sureties as required by law in the sum of *Fifteen Hundred* Dollars, and this cause is continued.

And afterwards, to-wit, on the *9* day of *July* 19*28* the Court ordered and decreed as follows:

W. H. Husted Probate Judge.

In t.
Ethel Me

This day
as Guardian of

and gave and fl.
according to law
freeholders, as

upon her as s
It is therefo
that this proce
Said Bond b

Know All A
Marylan
are held and fir
for the payment
Signed by u
The Condition
h

minor child.
which appointm
Now if the
such guardian,
Executed in
Edna A.
Flemm

This Bond c
And said oa
The State of Ohio,
I, *L*

minor, do sole
such Guardian,
Sworn to bej

And said L

The State of Ohio,
Know Ye.
appointed, and
Guardian of the

child of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. B. B. MFG. CO. 66487

In the matter of the Guardianship of

Ethel Merry

Probate Court July 9 1928
Appointment. Bond Approved. Letters Issued.

Minors

This day Leta D. Miller appeared in open Court, accepted the appointment as Guardian of Ethel Merry

and gave and filed herein her bond in the sum of Fifteen Hundred Dollars, conditioned according to law, with Fidelity & Deposit Co. and J. Maryland freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Leta D. Miller took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Leta D. Miller that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5-

Said Bond being in words and figures following, to-wit: W.H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Leta D. Miller an Fidelity & Deposit Co. of Maryland are held and firmly bound unto the State of Ohio, in the sum of Fifteen Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 31 day of December A. D. 1927

The Condition of the above obligation is such, that whereas, the above bound Leta D. Miller has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Ethel Merry

minor child of M. V. Merry deceased, late of which appointment the said Leta D. Miller has accepted.

Now if the said Leta D. Miller shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Leta D. Miller, Fidelity & Guaranty Co. of Maryland, J. J. Schumann Atty-in-fact

This Bond approved in open Court, this 8 day of July 1928 And said oath of said Guardian being as follows, to-wit: W.H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Leta D. Miller Guardian of Ethel Merry

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 31 day of Dec A. D. 1927

[Seal]

And said Letters of Guardianship issued being in words and figures following, to-wit: W.H. Husted Probate Judge.

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Leta D. Miller Guardian of the person and estate of Ethel Merry

child of M. V. Merry Muni Co. deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 10 day of July Anno Domini one thousand nine hundred and 28

W.H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Clarence Merry

No. 965-8.P.

Appointment of Guardian.

Be it Remembered, That on the 9 day of July, 1928, John D. Rhoades filed in said Court his application for the appointment of a Guardian of said

Clarence Merry; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir... of

M. V. Merry Deceased.

Application for Appointment of Guardian.

I, John D. Rhoades of Lucas hereby make application for the Guardianship of

<u>Clarence Merry</u>	, aged <u>18</u>	years,	<u>July 16</u>	19 <u>27</u>
	, aged	years,		19
	, aged	years,		19
	, aged	years,		19
	, aged	years,		19
	, aged	years,		19
	, aged	years,		19

minor and heir of M. V. Merry deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

\$750.00 amounting to

none Dollars, and Real Estate none Dollars, situated in none valued at none Dollars, the annual rents of which amount to none Dollars.

The following freeholders are offered as sureties: Fidelity and Deposit Co. managed

John D. Rhoades Trustee
Security Bank

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

P. O. Address

John D. Rhoades

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 31 day of Dec, A. D. 1927.

[Seal]

Edna A. Schumann Probate Judge.

Notary Public, Lucas Co - I -

Choice Pa. 601

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Clarence Merry

Probate Court, July 9 - 1928.

Appointment. Order for Bond.

Minors.

This day John D. Rhoades appeared in open Court and made application to be appointed Guardian of Clarence Merry minor

and the Court being satisfied that said Clarence Merry is a minor of the age of 18 years July 16 1927,

and child of M. V. Merry late of Dover Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Clarence Merry having in open Court made choice of said John D. Rhoades as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said John D. Rhoades is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said John D. Rhoades be appointed such Guardian upon giving bond with sureties as required by law in the sum of \$1500.00 Dollars, and this cause is continued.

And afterwards, to-wit, on the 9 day of July, 1928 the Court ordered and decreed as follows:

W. D. Donated Probate Judge.

In t
Clarence

This day
as Guardian of

and gave and fi
according to law
freeholders, as

upon him as s
It is therefo
that this procee
Said Bond b

Know All A
of man
are held and fir
for the payment
Signed by u
The Condition
h
Clarence

minor child
which appointm
Now if the
such guardian,
Executed in
Edna A.
Schumann

This Bond c
And said oa
The State of Ohio,
I, John D. Rhoades

minor, do sole
such Guardian,
Sworn to be
And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the
child of
all and singular
singular the du

BONDS AND APPOINTMENTS

In the matter of the Guardianship of
Clarence Merry
Minors.

Probate Court July 8 1928
Appointment. Bond Approved. Letters Issued.

This day John D. Rhoades appeared in open Court, accepted the appointment
as Guardian of Clarence Merry
and gave and filed herein his bond in the sum of Fifteen Hundred Dollars, conditioned
according to law, with Fidelity and Deposit Co. Maryland
freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said John D. Rhoades
took an oath that he would faithfully and honestly discharge the duties devolving
upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said John D. Rhoades -
that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5-
Said Bond being in words and figures following, to-wit: W. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we John D. Rhoades & Fidelity & Deposit Co.
of Maryland
are held and firmly bound unto the State of Ohio, in the sum of \$1500.00 Dollars,
for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 31 day of Dec - A. D. 1927
The Condition of the above obligation is such, that whereas, the above bound John D. Rhoades -
has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of
Clarence Merry

minor child of deceased, late of
which appointment the said John D. Rhoades has accepted.

Now if the said John D. Rhoades shall faithfully discharge all his duties as
such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of John D. Rhoades
Edna A. Schumann Fidelity & Deposit Co.
Flannan R. Peltney of Maryland. Seal
By attorney in fact.

This Bond approved in open Court, this 8 day of July 1928.
And said oath of said Guardian being as follows, to-wit: W. Husted Probate Judge.

The State of Ohio, Union County, ss.
I, John D. Rhoades Guardian of Clarence Merry

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as
such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 31 day of December A. D. 1927.
[Seal] Edna A. Schumann Probate Judge.
Notary Public, Lucas Co. Ohio.

LETTERS OF GUARDIANSHIP
To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has
appointed, and by these presents does appoint John D. Rhoades -
Guardian of the person and estate of Clarence Merry

child of M. S. Merry of Lucas Co. Ohio, deceased, hereby granting to said Guardian
all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and
singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate
[Seal] Court, at Marysville, Ohio, this 8 day of July Anno Domini
one thousand nine hundred and 28.
W. Husted Probate Judge.

BONDS AND APPOINTMENTS

THE COL. B. & WPA. CO. 66487

In the matter of the Guardianship of

Margaret Clarridge
Elden Clarridge
Josephine Clarridge
Minors.

Probate Court March 20 1928
Appointment. Bond Approved. Letters Issued.

This day Willard Clarridge appeared in open Court, accepted the appointment as Guardian of Margaret Clarridge, Elden Clarridge & Josephine Clarridge

and gave and filed herein his bond in the sum of Thirty five hundred Dollars, conditioned according to law, with Clarence K. Peters and Jas. Sparks freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said

Willard Clarridge took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Willard Clarridge that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50

Said Bond being in words and figures following, to-wit: WTTusted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Willard Clarridge, Clarence K. Peters, Jas Sparks & J. Ring are held and firmly bound unto the State of Ohio, in the sum of Thirty five hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 20 day of March A. D. 1928.

The Condition of the above obligation is such, that whereas, the above bound Willard Clarridge has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Margaret Clarridge, Elden Clarridge & Josephine Clarridge

minor children of Letha Clarridge deceased, late of Irwin, Irwin Co. & which appointment the said Willard Clarridge has accepted.

Now if the said Willard Clarridge shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Willard Clarridge
Clarence K. Peters
Jas Sparks
J. Ring

This Bond approved in open Court, this 20 day of March 1928. And said oath of said Guardian being as follows, to-wit: WTTusted Probate Judge.

The State of Ohio, Union County, ss.

I, William Clarridge Guardian of Margaret Elden and Josephine Clarridge

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 20 day of March A. D. 1928

[Seal]

WTTusted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint William Clarridge Guardian of the person and estate of Margaret Elden & Josephine

children of Letha Clarridge, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor & according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 20 day of March Anno Domini one thousand nine hundred and 28.

[Seal]

WTTusted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Breta Hutchison

No. *11313*

Appointment of Guardian.

Be it Remembered, That on the *25* day of *April* 1928, *Bret Hutchison* filed in said Court his application for the appointment of a Guardian of said *Breta Hutchison*; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Breta Hutchison Minor Deceased

Application for Appointment of Guardian.

I, *Bret Hutchison* of *Union Co. New Dorr T.* hereby make application for the Guardianship of

<i>Breta Hutchison</i>	, aged	<i>7</i>	years,	<i>December 31</i>	<i>1927</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>

minor and heir of deceased; and being duly sworn, say that said minor is a resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of *a claim for damages for personal injuries caused by automobile of one Dr. Langford amount about \$5000 as near as can be told at this time* amounting to *5000* Dollars, and Real Estate *none* situated in _____ valued at _____ Dollars, the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: *A. V. Hutchison R. B. Orford*

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address *New Dorr T.*

Bret Hutchison

Bret Hutchison

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this *20* day of *April* A. D. 1928

[Seal]

Richard C. Threl

Probate Judge.

Notary Public

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Breta Hutchison

Probate Court, *April 25* 1928

Appointment. Order for Bond.

Minors.

This day *Bret Hutchison* appeared in open Court and made application to be appointed Guardian of *Breta Hutchison*

and the Court being satisfied that said *Breta Hutchison* is a minor of the age of *7* years

late of *Dorr* Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said _____ having in open Court made choice of said _____ as _____ Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said _____ is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said *Bret Hutchison* be appointed such Guardian upon giving bond with sureties as required by law in the sum of *Eight Hundred* Dollars, and this cause is continued.

W. H. Husler

Probate Judge.

And afterwards, to-wit, on the *25* day of *April* 1928 the Court ordered and decreed as follows:

BONDS AND APPOINTMENTS

THE COL. B. B. WFG. CO. 65487

In the matter of the Guardianship of

Berta Hutchinson

Probate Court April 25 - 1928
Appointment. Bond Approved. Letters Issued.

Minors.

This day Bert Hutchinson appeared in open Court, accepted the appointment as Guardian of Berta Hutchinson

and gave and filed herein his bond in the sum of \$800 Dollars, conditioned according to law, with S. V. Hutchinson and R. B. DeFord freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Bert Hutchinson took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Bert Hutchinson that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50
Said Bond being in words and figures following, to-wit: W. W. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Bert Hutchinson, W.S. Hutchinson
& R. B. DeFord

are held and firmly bound unto the State of Ohio, in the sum of \$800 Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 25 day of April A. D. 1928

The Condition of the above obligation is such, that whereas, the above bound Bert Hutchinson has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Berta Hutchinson

minor child of said Bert Hutchinson deceased, late of Union Co. O. which appointment the said Bert Hutchinson has accepted.

Now if the said Bert Hutchinson shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Bert Hutchinson
S. V. Hutchinson
R. B. DeFord

This Bond approved in open Court, this 25 day of April 1928

And said oath of said Guardian being as follows, to-wit: W. W. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Bert Hutchinson Guardian of Berta Hutchinson

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 25 day of April A. D. 1928

[Seal]

Richard C. Thrall Probate Judge.
Notary Public.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Bert Hutchinson Guardian of the person and estate of Berta Hutchinson age 7 years

child of Bert Hutchinson, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 25 day of April Anno Domini one thousand nine hundred and 28
W. W. Husted Probate Judge.

[Seal]

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 11323

Appointment of Guardian.

In the matter of the Guardianship of
Lucile Patrick
Dorothy Patrick

Be it Remembered, That on the 7 day of May 1928, *Ruth Patrick*
filed in said Court her application for the appointment of a Guardian of said
Lucile & Dorothy Patrick; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

Lloyd Patrick

Deceased.

Application for Appointment of Guardian.

I, *Ruth Patrick* of *Richmond*
hereby make application for the Guardianship of

<i>Lucile Patrick</i>	, aged	<u>13</u>	years,	<u>Sept 11</u>	<u>1927</u>
	, aged		years,		<u>19</u>
<i>Dorothy Patrick</i>	, aged	<u>10</u>	years,	<u>July 15</u>	<u>1927</u>
	, aged		years,		<u>19</u>
	, aged		years,		<u>19</u>
	, aged		years,		<u>19</u>
	, aged		years,		<u>19</u>

minor and heir of *Lloyd Patrick* deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: *Personal Estate, consisting of Money*

amounting to
\$ 800.00 Dollars, and Real Estate *none*
situated in _____ valued at _____ Dollars,
the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: *Charles D. Blain*
Mary M. Blain

THE STATE OF OHIO,
UNION COUNTY, ss.

P. O. Address

Ruth Patrick

Ruth Patrick being first duly sworn, says the foregoing statement is true
Ruth Patrick

as he verily believes.

Sworn to before me and signed in my presence, this 7 day of May A. D. 1928

Chas. D. Blain [Seal] *Mary M. Blain* Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Lucile Patrick
Dorothy Patrick

Probate Court May 7 1928

Appointment. Order for Bond.

Minors.

This day *Ruth Patrick* appeared in open Court and made application to be
appointed Guardian of *Lucile Patrick and Dorothy Patrick*

and the Court being satisfied that said *Lucile Patrick and Dorothy Patrick*
is a minor of the age of 13 years Sept 11 1927, 10 yrs. July 15 1927.

late of *Paris* Township, Union County, Ohio, deceased, and that said minors reside
in this county; and the said *Lucile Patrick* having in open
Court made choice of said *Ruth Patrick* as her Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said *Ruth Patrick*
is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by her affidavit of the whole estate of said minors, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said *Ruth Patrick*
be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand
Dollars, and this cause is continued.

W. D. Husted Probate Judge.

And afterwards, to-wit, on the 7 day of May 1928 the Court ordered and decreed as follows:

In t.
Lucile Pa
Dorothy Pa

This day
as Guardian of

and gave and fi
according to law
freeholders, as

upon h. as s
It is therefo
that this proce
Said Bond b

Know All A

are held and fir
for the payment
Signed by u
The Condition

minor childre
which appointm
Now if the
such guardian,
Executed in

This Bond c
And said oa
The State of Ohio,
I, t

minor s, do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the
aged 13
10

childre of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. B. & WFB. CO. 66487

In the matter of the Guardianship of

Lucile Patrick
Dorothy Patrick
Minors.

Probate Court May 7th 1928
Appointment. Bond Approved. Letters Issued.

This day Ruth Patrick appeared in open Court, accepted the appointment as Guardian of Lucile & Dorothy Patrick

and gave and filed herein ~~hss.~~ bond in the sum of one thousand Dollars, conditioned according to law, with Charles E. Blain and Mary M. Blain freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Ruth Patrick took an oath that ~~she~~ she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Ruth Patrick that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 7.00
Said Bond being in words and figures following, to-wit: W. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Ruth Patrick, Charles E. Blain & Mary M. Blain are held and firmly bound unto the State of Ohio, in the sum of one thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 7 day of May A. D. 1928

The Condition of the above obligation is such, that whereas, the above bound Ruth Patrick has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Lucile Patrick and Dorothy Patrick

minor children of Lloyd Patrick deceased, late of Marysville Paris Twp which appointment the said Ruth Patrick has accepted.

Now if the said Ruth Patrick shall faithfully discharge all ~~her~~ her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Ruth Patrick
Charles E. Blain
Mary M. Blain

This Bond approved in open Court, this 7 day of May 19 28.
And said oath of said Guardian being as follows, to-wit: W. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Ruth Patrick Guardian of Lucile & Dorothy Patrick

minor s, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 7th day of May A. D. 19 28

[Seal]

W. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Ruth Patrick Guardian of the person and estate of Lucile Patrick & Dorothy Patrick aged 13 on 11th day of Sept. 1927
10 " 15 " July 1927

children of Lloyd Patrick deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor s according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 7 day of May Anno Domini one thousand nine hundred and 28
W. Husted Probate Judge.

[Seal]

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of
Genera Eline Evans

No. 1336

Appointment of Guardian.

Be it Remembered, That on the 26 day of May, 1928, J. H. Evans
filed in said Court his application for the appointment of a Guardian of said
Genera Eline Evans; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of
Florence A. Evans Deceased. } Application for Appointment of Guardian.

I, J. H. Evans of Richmond, O.
hereby make application for the Guardianship of
Genera Eline Evans, aged 16 years, May 7- 1928.
aged _____ years, _____ 19_____
aged _____ years, _____ 19_____

minor and heir of Florence A. Evans deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of money
amounting to
sixteen hundred Dollars, and Real Estate none
situated in none valued at _____ Dollars,
the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: G. S. Hull and John Kilfian

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

P. O. Address

J. H. Evans
Richmond, O.

J. H. Evans being first duly sworn, says the foregoing statement is true
as he verily believes.

Sworn to before me and signed in my presence, this 26 day of May, A. D. 1928.

[Seal]

W. H. Husted

Probate Judge.

Choice of Guardian by Genera Eline Evans, age 16 yrs, May 7-1928. Choice of J. H. Evans
Thereupon the Court ordered as follows:

In the matter of the Guardianship of
Genera Eline Evans
Minors.

Probate Court, May 26- 1928.
Appointment. Order for Bond.

This day J. H. Evans appeared in open Court and made application to be
appointed Guardian of Genera Eline Evans.
and the Court being satisfied that said Genera Eline Evans
is a minor of the age of 16 years May 7- 1928,

and minor child of Florence A. Evans
late of Deerburg Township, Union County, Ohio, deceased, and that said minor reside
in this county; and the said Genera Eline Evans having in open
Court made choice of said J. H. Evans as her Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said J. H. Evans
is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said J. H. Evans
be appointed such Guardian upon giving bond with sureties as required by law in the sum of 7000
Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the 26 day of May, 1928 the Court ordered and decreed as follows:

In t
Genera

This day
as Guardian of

and gave and fi
according to law
freeholders, as

upon him as s
It is therefo
that this proce
Said Bond t

Know All A
Kilfian
are held and fir
for the payment
Signed by u
The Condition
Gen

minor child
which appointr
Now if the
such guardian,
Executed in

This Bond c
And said oc
The State of Ohio,
I,

minor, do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the

child of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. B. S. WTS. CO. 66487

In the matter of the Guardianship of

Geneva Eline Evans

Probate Court May 26 1928
Appointment. Bond Approved. Letters Issued.

Minors.

This day J. H. Evans appeared in open Court, accepted the appointment as Guardian of Geneva Eline Evans

and gave and filed herein his bond in the sum of Ten Thousand Dollars, conditioned according to law, with C. S. Hull and John Kilgian freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said J. H. Evans took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said J. H. Evans that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we J. H. Evans, C. S. Hull and John Kilgian are held and firmly bound unto the State of Ohio, in the sum of Ten Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 26 day of May A. D. 1928

The Condition of the above obligation is such, that whereas, the above bound J. H. Evans has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Geneva Eline Evans

minor child of Florence A. Evans deceased, late of Leesburg Ind - which appointment the said J. H. Evans has accepted.

Now if the said J. H. Evans shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

J. H. Evans
C. S. Hull
John Kilgian

This Bond approved in open Court, this 26 day of May 1928 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, J. H. Evans Guardian of Geneva Eline Evans

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 26 day of May A. D. 1928

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint J. H. Evans Guardian of the person and estate of Geneva Eline Evans

child of Florence A. Evans deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 26 day of May Anno Domini one thousand nine hundred and 28

[Seal]

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of
Helen M. Beeman et al.

No. 11 374

Appointment of Guardian.

Be it Remembered, That on the 23 day of July, 1928, W. E. Beeman,
filed in said Court his application for the appointment of a Guardian of said
Helen M. Beeman; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir..... of

L. C. Edgar

Deceased. }

Application for Appointment of Guardian.

I, W. E. Beeman of Richmond, O.
hereby make application for the Guardianship of

<u>Helen M. Beeman</u>	, aged	<u>19</u>	years,	<u>Nov. 23 -</u>	<u>1927</u>
<u>Donna L. Beeman</u>	, aged	<u>17</u>	years,	<u>Jan. 31 -</u>	<u>1928</u>
<u>Alice H. Beeman</u>	, aged	<u>13</u>	years,	<u>Aug. 12</u>	<u>1928</u>
	, aged		years,		<u>19</u>
	, aged		years,		<u>19</u>
	, aged		years,		<u>19</u>
	, aged		years,		<u>19</u>

minor and heir of L. C. Edgar deceased; and being duly sworn, say that said
minor is resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

Three hundred in money

amounting to

Dollars, and Real Estate

situated in _____ valued at _____ Dollars,
the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: Hazel M. Beeman

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

P. O. Address Richmond, O.
W. E. Beeman

W. E. Beeman

being first duly sworn, says the foregoing statement is true

as he verily believes.

W. E. Beeman

Sworn to before me and signed in my presence, this 23 day of July, A. D. 1928

[Seal]

W. H. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Helen M. Beeman et al.

Probate Court, July 23 - 1928

Appointment. Order for Bond.

Minors.

This day W. E. Beeman appeared in open Court and made application to be
appointed Guardian of Helen M. Beeman, Donna L. Beeman, and Alice H. Beeman,

and the Court being satisfied that said children

is a minor of the age of 19 years,

stated in the application

late of Bordley Green, Nord Township, Union County, Ohio, deceased, and that said minors reside
in this county; and the said Helen M. Beeman (July 23, 1928) having in open
Court made choice of said Donna L. Beeman as her Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said W. E. Beeman

is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor's, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said W. E. Beeman
be appointed such Guardian upon giving bond with sureties as required by law in the sum of Five Hundred
Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the _____ day of _____ 19____ the Court ordered and decreed as follows:

In the
Helen M.
Donna L.
Alice H.

This day
as Guardian of

and gave and fi
according to law
freeholders, as s

upon heirs as s
It is therefo
that this proce
Said Bond L

Know All A

are held and fir
for the payment
Signed by u
The Condition
h

Helen

heir
minor child
which appointm
Now if the
such guardian,
Executed in

This Bond c
And said oa
The State of Ohio,
I, W. E.

minor, do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the
Donna L.
Alice H.

child heirs of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. B. B. WFS. CO. 66487

In the matter of the Guardianship of

Helen M. Beeman
Dorcas L. Beeman
Alice K. Beeman
Minors.

Probate Court July 23 - 1928
Appointment. Bond Approved. Letters Issued.

This day N. E. Beeman appeared in open Court, accepted the appointment as Guardian of Helen M. Beeman, Dorcas L. Beeman & Alice K. Beeman

and gave and filed herein his bond in the sum of Five Hundred Dollars, conditioned according to law, with Hazel M. Beeman and _____ freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said N. E. Beeman took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said N. E. Beeman, that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5-50. Said Bond being in words and figures following, to-wit: W. T. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we N. E. Beeman & Hazel M. Beeman

are held and firmly bound unto the State of Ohio, in the sum of Five Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 23 day of July A. D. 1928.

The Condition of the above obligation is such, that whereas, the above bound N. E. Beeman has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Helen M. Beeman et al

his minor children of L. C. Edgar deceased, late of Bowling Green Ohio which appointment the said N. E. Beeman has accepted.

Now if the said N. E. Beeman shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of N. E. Beeman
Hazel M. Beeman

This Bond approved in open Court, this 23 day of July 1928
And said oath of said Guardian being as follows, to-wit: W. T. Husted Probate Judge.

The State of Ohio, Union County, ss.
I, N. E. Beeman Guardian of Helen M. Beeman minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God. N. E. Beeman

Sworn to before me and signed in my presence, this 23 day of July A. D. 1928
[Seal] W. T. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting:
Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint N. E. Beeman Guardian of the person and estate of Helen M. Beeman aged 19 yrs on 23 day of July, 1927, Dorcas L. Beeman age 17 yrs Jan. 31 - 1928, Alice K. Beeman age 13 Aug 12 - 1928

child heirs of L. C. Edgar deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 23 day of July Anno Domini one thousand nine hundred and 28.
[Seal] W. T. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of
Sarah Longnecker.

No. *11407*

Appointment of Guardian.

Be it Remembered, That on the *26* day of *Sept.* 19*28*; *D.A. Longnecker*
filed in said Court his application for the appointment of a Guardian of said

Sarah Longnecker; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir..... of

D.A. Longnecker

Deceased. }

Application for Appointment of Guardian.

I, *D.A. Longnecker*
hereby make application for the Guardianship of

of *Allen Twp. Union Co. O.*

<i>Sarah Longnecker</i>	, aged <i>18</i>	years, <i>May 1-</i>	19 <i>28</i>
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19

minor..... and heir..... of..... deceased; and being duly sworn, say that said
minor is a resident..... of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir....., as I verily believe, is as follows, to-wit: *Personal Estate, consisting of claims*

amounting to
One Hundred Dollars, and ~~Real Estate~~
situated in..... valued at..... Dollars,
the annual rents of which amount to..... Dollars.

The following freeholders are offered as sureties: *D.A. Longnecker.*

THE STATE OF OHIO, }
UNION COUNTY, ss. } P. O. Address *D.A. Longnecker*
D.A. Longnecker being first duly sworn, says the foregoing statement is true
as he verily believes. *D.A. Longnecker*
Sworn to before me and signed in my presence, this *26* day of *Sept.* A. D. 19*28*
[Seal] *W.H. Husted* Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Sarah Longnecker

Probate Court, *Sept. 26-* 19*28*

Appointment. Order for Bond.

Minors.

This day *D.A. Longnecker* appeared in open Court and made application to be
appointed Guardian of *Sarah Longnecker*
and the Court being satisfied that said *Sarah Longnecker*
is a minor of the age of *18* years *May 1-* 19*28*,

late of *Allen* and child..... of *D.A. Longnecker*
Township, Union County, Ohio, deceased, and that said minor..... reside
in this county; and the said *Sarah Longnecker* having in open
Court made choice of said *D.A. Longnecker* as her Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said *D.A. Longnecker*
is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor....., and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said *D.A. Longnecker*
be appointed such Guardian upon giving bond with sureties as required by law in the sum of *One Hundred*
Dollars, and this cause is continued.

W.H. Husted Probate Judge.

And afterwards, to-wit, on the *26* day of *Sept.* 19*28* the Court ordered and decreed as follows:

In the
Sarah Longnecker

This day.....
as Guardian of.....

and gave and filed
according to law
freeholders, as s

upon him as s

It is therefore
that this proceed
Said Bond E

Know All A

are held and fir
for the payment
Signed by u
The Condition
Sarah Longnecker

minor child.....
which appointm
Now if the
such guardian,
Executed in

This Bond c
And said oa
The State of Ohio,
I, *D.A.*

minor....., do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the

child..... of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. P. S. REG. CO. 66487

In the matter of the Guardianship of

Sarah Longnecker

Probate Court Sept 26 1928
Appointment. Bond Approved. Letters Issued.

Minors.

This day D.A. Longnecker appeared in open Court, accepted the appointment as Guardian of Sarah Longnecker

and gave and filed herein his bond in the sum of Two Hundred Dollars, conditioned according to law, with D.A. Longnecker and freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said D.A. Longnecker took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said D.A. Longnecker that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50 Said Bond being in words and figures following, to-wit: W.W. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we D.A. Longnecker

are held and firmly bound unto the State of Ohio, in the sum of Two Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 26 day of Sept A. D. 1928

The Condition of the above obligation is such, that whereas, the above bound D.A. Longnecker has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Sarah Longnecker

minor child of D.A. Longnecker deceased, late of which appointment the said D.A. Longnecker has accepted.

Now if the said D.A. Longnecker shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of D.A. Longnecker

This Bond approved in open Court, this 26 day of Sept 1928 And said oath of said Guardian being as follows, to-wit: W.W. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, D.A. Longnecker Guardian of Sarah Longnecker

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 26 day of Sept A. D. 1928

[Seal] W.W. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint D.A. Longnecker Guardian of the person and estate of Sarah Longnecker.

child of D.A. Longnecker deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 26 day of Sept Anno Domini one thousand nine hundred and 28.

[Seal] W.W. Husted Probate Judge.

see page 601-

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of Edward Gudemman

No. 115-88

Appointment of Guardian.

Be it Remembered, That on the 8 day of July 1929, John H. Gudemman filed in said Court his application for the appointment of a Guardian of said Edward Gudemman; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

John H. Gudemman and Dora Gudemman Deceased.

Application for Appointment of Guardian.

I, John H. Gudemman of Mansville hereby make application for the Guardianship of

Edward Gudemman, aged 12 years, Jan. 13 1929, aged years, aged years, aged years, aged years, aged years, aged years.

minor and heir of John H. Gudemman and Dora Gudemman deceased; and being duly sworn, say that said minor is resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of Settlement of injuries of etc. probable value of \$35.00 amounting to

Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: J. H. Shannon and Cassie Shannon

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

John H. Gudemman, Mansville, O.

John H. Gudemman being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this 8 day of July A. D. 1929

[Seal]

W. W. Dusted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Edward Gudemman

Probate Court, July 8 1929

Appointment. Order for Bond.

Minors.

This day John H. Gudemman appeared in open Court and made application to be appointed Guardian of Edward Gudemman

and the Court being satisfied that said Edward Gudemman is a minor of the age of 12 years Jan. 13 1929,

Gudemman and child of John H. Gudemman and Dora Gudemman late of Mansville Paris Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said having in open Court made choice of said as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

John H. Gudemman is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said John H. Gudemman be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Hundred Dollars, and this cause is continued.

W. W. Dusted

Probate Judge.

And afterwards, to-wit, on the 9 day of July 1929 the Court ordered and decreed as follows:

In the... Edward... This day... as Guardian of... and gave and... according to law... freeholders, as... upon... as... It is therefo... that this procee... Said Bond... Know All... are held and fir... for the payment... Signed by u... The Condition... minor child... which appointm... Now if the... such guardian... Executed in... This Bond... And said oa... The State of Ohio, I, minor..., do sole... such Guardian, Sworn to be... And said L... The State of Ohio, Know Ye, appointed, and Guardian of the... child... of all and singula... singular the du

BONDS AND APPOINTMENTS

In the matter of the Guardianship of Edmond Gundersman Minors.

Probate Court July 8, 1929 Appointment. Bond Approved. Letters Issued.

This day John H. Gundersman appeared in open Court, accepted the appointment as Guardian of Edmond Gundersman.

and gave and filed herein his bond in the sum of one hundred Dollars, conditioned according to law, with Carrie Sharrer and J. H. Sharrer freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said John H. Gundersman took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said John H. Gundersman that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50 Said Bond being in words and figures following, to-wit: W. H. Husted, Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we John H. Gundersman and Carrie Sharrer are held and firmly bound unto the State of Ohio, in the sum of one hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 5 day of July A. D. 1929

The Condition of the above obligation is such, that whereas, the above bound John H. Gundersman has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Edmond Gundersman

minor child of John H. Gundersman and Dora Gundersman deceased, late of Marysville Ohio which appointment the said John H. Gundersman has accepted.

Now if the said John H. Gundersman shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

John H. Gundersman, W. H. Sharrer, Carrie W. Sharrer

This Bond approved in open Court, this 8 day of July 1929 And said oath of said Guardian being as follows, to-wit: W. H. Husted, Probate Judge.

The State of Ohio, Union County, ss.

I, John H. Gundersman Guardian of Edmond Gundersman

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 8 day of July A. D. 1929

[Seal]

W. H. Husted, Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint John H. Gundersman Guardian of the person and estate of Edmond Gundersman

age 12 years, on 13 day of June 1929

child of John H. Gundersman and Dora Gundersman, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 8 day of July Anno Domini one thousand nine hundred and 29

W. H. Husted, Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of
Orma J. Baker et al.

No. *11520*

Appointment of Guardian.

Be it Remembered, That on the *20* day of *July* 19*29*, *Elsie Justice*
filed in said Court her application for the appointment of a Guardian of said
Orma J. Baker et al.; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

Artist Ray Baker Deceased.

Application for Appointment of Guardian.

I, *Elsie Justice* of *Marysville, O.*
hereby make application for the Guardianship of

<i>Orma Josephine Baker</i>	, aged	<i>10</i>	years,	<i>Sept. 24</i>	<i>1928</i>
<i>Les Ray Baker</i>	, aged	<i>8</i>	years,	<i>June 2</i>	<i>1928</i>
<i>Maryine Mary Baker</i>	, aged	<i>6</i>	years,	<i>April 24</i>	<i>1928</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>

minor and heir of *Artist Ray Baker* deceased; and being duly sworn, say that said
minor *is* resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heirs, as I verily believe, is as follows, to-wit: Personal Estate, consisting of *None*

amounting to _____ Dollars, and Real Estate _____ Dollars,
situated in _____ valued at _____ Dollars,
the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: *The U.S. Fidelity & Guar. Co.*

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

P. O. Address

Elsie Justice

Elsie Justice

Marysville, O.

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this *20* day of *July* A. D. *1929*

[Seal]

W. H. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of
Orma Josephine Baker
Les Ray Baker
Maryine Mary Baker

Minors.

Probate Court, *July 20 -* 19*29*

Appointment. Order for Bond.

This day *Elsie Justice* appeared in open Court and made application to be
appointed Guardian of *Orma Josephine Baker, Les Ray Baker & Maryine Mary Baker*

and the Court being satisfied that said *Orma Josephine Baker*
is a minor of the age of *10* years *Sept. 24* 19*28*,

Les Ray Baker *8* years *June 2* 19*28*
Maryine Mary Baker *6* years *Apr. 24* 19*28*

late of *Paris* and child ren of *Artie Ray Baker*
Township, Union County, Ohio, deceased, and that said minors reside
in this county; and the said _____ having in open

Court made choice of said _____ as _____ Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Elsie Baker is a suitable person to be appointed; and she having filed in this office a
statement, duly verified by her affidavit of the whole estate of said minors, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said *Elsie Justice*
be appointed such Guardian upon giving bond with sureties as required by law in the sum of *Three Hundred*
Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the _____ day of _____ 19____ the Court ordered and decreed as follows:

In the
Orma J. Baker

This day _____
as Guardian of _____

and gave and fil
according to law
freeholders, as s

upon her as s

It is therefor
that this procee
Said Bond b

Know All
Fidelity
are held and fir
for the payment
Signed by u.
The Condition
_____ he
Orma J. Baker

minor child ren
which appointm
Now if the
such guardian,
Executed in

This Bond a
And said oa
The State of Ohio,
I, *Elsie*

minor s., do sole
such Guardian,
Sworn to bef

And said Le

The State of Ohio,
Know Ye.
appointed, and
Guardian of the

child ren of
all and singular
singular the du

THE COL. P. & MFG. CO. 65427

In the matter of the Guardianship of

Mrs Josephine Jas Baker et al

Probate Court July 20 - 1929
Appointment. Bond Approved. Letters Issued.

Minors.

This day Elsie Justice appeared in open Court, accepted the appointment as Guardian of Mrs Josephine Baker Leo Ray Baker and Maxine Mary Baker and gave and filed herein hsc bond in the sum of Three Hundred Dollars, conditioned according to law, with United States Fidelity and Surety Co - freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Elsie Justice took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Elsie Justice that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50
Said Bond being in words and figures following, to-wit: W. W. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we, Elsie Justice and The United States Fidelity & Surety Co - are held and firmly bound unto the State of Ohio, in the sum of Three Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 20 day of July A. D. 1929

The Condition of the above obligation is such, that whereas, the above bound Elsie Justice has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Mrs Josephine Baker Leo Ray Baker and Maxine Mary Baker

minor children of Artist Ray Baker deceased, late of Marysville, Union Co. O. which appointment the said Elsie Justice has accepted.

Now if the said Elsie Justice shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Elsie Justice
U. S. Fidelity & Surety Co.
By R. S. Banks agent

This Bond approved in open Court, this 20 day of July 1929

And said oath of said Guardian being as follows, to-wit: W. W. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Elsie Justice Guardian of Mrs Josephine Baker et al

minor s, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 20 day of July A. D. 1929

[Seal]

W. W. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Elsie Justice Guardian of the person and estate of Mrs Josephine Baker aged 10 yrs Sept 24 - 1928
Leo Ray Baker " 5 " June 2 - 1928
Maxine Mary Baker " 6 " Apr. 24 - 1928

children of Artist Ray Baker, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor s according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 20 day of July Anno Domini one thousand nine hundred and 29
W. W. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 11522

Appointment of Guardian.

In the matter of the Guardianship of Clarence D. Brignter

Be it Remembered. That on the 21 day of July 1929, M. A. Farrow filed in said Court his application for the appointment of a Guardian of said Clarence D. Brignter; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Harry Dorland

Deceased.

Application for Appointment of Guardian.

I, M. A. Farrow hereby make application for the Guardianship of

Clarence D. Brignter

aged 14 years, July 1928

minor and heir of Harry Dorland deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

\$500.00 in money

amounting to

Dollars, and Real Estate

situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: Gordon Brignter and Lennie Brignter

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

M. A. Farrow

M. A. Farrow

Marysville, O

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 21 day of July A. D. 1929

[Seal]

M. A. Farrow

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Clarence D. Brignter

Probate Court, July 21-25 1929

Appointment. Order for Bond.

Minors.

This day M. A. Farrow appeared in open Court and made application to be appointed Guardian of Clarence D. Brignter

and the Court being satisfied that said Clarence D. Brignter is a minor of the age of 14 years July 1929,

late of Cincinnati Hamilton Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Clarence D. Brignter having in open Court made choice of said M. A. Farrow as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said M. A. Farrow is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said M. A. Farrow be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand Dollars, and this cause is continued.

M. A. Farrow

Probate Judge.

And afterwards, to-wit, on the day of 19 the Court ordered and decreed as follows:

In the matter of the Guardianship of

Clarence D. Brighter

Probate Court July 21st 1929
Appointment. Bond Approved. Letters Issued.

Minors,

This day W. A. Farrow appeared in open Court, accepted the appointment as Guardian of Clarence D. Brighter

and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Carrie Brighter and Gordon Brighter freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said W. A. Farrow took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said W. A. Farrow that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5⁰⁰. Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we W. A. Farrow, Gordon Brighter & Carrie Brighter

are held and firmly bound unto the State of Ohio, in the sum of One Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 21 day of July, A. D. 1929. The Condition of the above obligation is such, that whereas, the above bound W. A. Farrow has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Clarence D. Brighter

minor child of Harry Dorland deceased, late of Cincinnati which appointment the said W. A. Farrow has accepted.

Now if the said W. A. Farrow shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of W. A. Farrow, Gordon R. Brighter, Carrie Brighter

This Bond approved in open Court, this 21st day of July, 1929. And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss. I, W. A. Farrow Guardian of Clarence D. Brighter

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 21 day of July, A. D. 1929. [Seal] W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint W. A. Farrow

Guardian of the person and estate of Clarence D. Brighter aged 14 yrs. on day of July, 1928

child of Harry Dorland deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 21st day of July, Anno Domini one thousand nine hundred and twenty nine. W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 11531

Appointment of Guardian.

In the matter of the Guardianship of
Giles F. McDaniel

Be it Remembered, That on the 28 day of July 1929, F. K. McDaniel
filed in said Court his application for the appointment of a Guardian of said
Giles F. McDaniel; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Sophia Harper

Deceased.

Application for Appointment of Guardian.

I, F. K. McDaniel of Richmond, Ohio
hereby make application for the Guardianship of

Giles F. McDaniel

Giles F. McDaniel, aged 15 years, May 15 - 1928
, aged years, 19
, aged years, 19

minor and heir of Sophia Harper deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of
Money to the amount of about \$1200.00

amounting to
Dollars, and Real Estate
situated in valued at Dollars,
the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: J. K. McDaniel and H. D. Harman

THE STATE OF OHIO,
UNION COUNTY, ss.

P. O. Address

F. K. McDaniel

F. K. McDaniel being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 8 day of July A. D. 1929

[Seal]

W. H. Busted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Giles F. McDaniel

Probate Court, July 28 - 1929

Appointment. Order for Bond.

Minor's.

This day F. K. McDaniel appeared in open Court and made application to be
appointed Guardian of Giles F. McDaniel

and the Court being satisfied that said Giles F. McDaniel
is a minor of the age of 15 years May 15 1928,

and child heir of Sophia Harper
late of Dayton, Montgomery Township, Union County, Ohio, deceased, and that said minor reside
in this county; and the said Giles F. McDaniel having in open

Court made choice of said F. K. McDaniel as his Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said F. K. McDaniel

is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said F. K. McDaniel
be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Thousand
Dollars, and this cause is continued.

W. H. Busted

Probate Judge.

And afterwards, to-wit, on the day of 19 the Court ordered and decreed as follows:

In
Giles F.
This day
as Guardian
and gave and
according to la
freeholders, as
upon him as
It is therep
that this proce
Said Bond
Know All
are held and fi
for the paymen
Signed by
The Condition
Giles
his
minor child
which appoint
Now if the
such guardian
Executed i
This Bond
And said a
The State of Ohio,
I,
minor, do so
such Guardian
Sworn to be
And said
The State of Ohio,
Know Ye,
appointed, and
Guardian of the
aged
child heir o
all and single
singular the de

BONDS AND APPOINTMENTS

THE COL. B. B. WPA. CO. 66487

In the matter of the Guardianship of

Liles F. McDaniel

Probate Court July 28 1929
Appointment. Bond Approved. Letters Issued.

Minors.

This day F. K. McDaniel appeared in open Court, accepted the appointment as Guardian of Liles F. McDaniel

and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with H. D. Harmon and Josephine McDaniel freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said F. K. McDaniel took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said F. K. McDaniel that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50

Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we F. K. McDaniel, Josephine McDaniel and H. D. Harmon

are held and firmly bound unto the State of Ohio, in the sum of Two Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 28 day of July A. D. 1929

The Condition of the above obligation is such, that whereas, the above bound F. K. McDaniel has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Liles F. McDaniel.

minor child of Sophia Keffer deceased, late of Dayton, Ohio which appointment the said F. K. McDaniel has accepted.

Now if the said F. K. McDaniel shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

H. D. Harmon, Josephine McDaniel, F. K. McDaniel

This Bond approved in open Court, this 28 day of July 1929

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, F. K. McDaniel Guardian of Liles F. McDaniel

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 28 day of July A. D. 1929

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint F. K. McDaniel Guardian of the person and estate of Liles F. McDaniel aged 15 yrs on 15 day of May 1928

child of Sophia Keffer deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 28 day of July Anno Domini one thousand nine hundred and 29

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 115-72

Appointment of Guardian.

In the matter of the Guardianship of Dorothy Jane Rowling, Doris Bernice Rowling

Be it Remembered. That on the 9th day of May 1929, L. J. Rowling filed in said Court his application for the appointment of a Guardian of said Dorothy Jane Rowling, Doris Bernice Rowling; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of Hazel L. Rowling Deceased.

Application for Appointment of Guardian.

I, L. J. Rowling of hereby make application for the Guardianship of Dorothy Jane Rowling, aged 13 years, born Mar 8 1929 1929; Doris Bernice Rowling, aged 9 years, born Mar 2 1929 1929; and being duly sworn, say that said minor s and heir s of Hazel L. Rowling deceased; and being duly sworn, say that said minor s are resident s of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir s, as I verily believe, is as follows, to-wit: Personal Estate, consisting of amounting to Dollars, and Real Estate Union & Madison Co's situated in valued at Three thousand Dollars, the annual rents of which amount to one hundred Dollars.

The following freeholders are offered as sureties: THE STATE OF OHIO, UNION COUNTY, ss. P. O. Address Plain City, Ohio L. J. Rowling being first duly sworn, says the foregoing statement is true as he verily believes. Sworn to before me and signed in my presence, this 10 day of May A. D. 1929. [Seal] W. H. Husted Probate Judge.

Thereupon the Court ordered as follows: In the matter of the Guardianship of Dorothy Jane Rowling, Doris Bernice Rowling Minors. This day L. J. Rowling appeared in open Court and made application to be appointed Guardian of Dorothy Jane Rowling and Doris Bernice Rowling and the Court being satisfied that said Dorothy Jane Rowling is a minor of the age of 13 years March 3 - 1929, and childless of Hazel L. Rowling late of Jerome Township, Union County, Ohio, deceased, and that said minor s reside in this county; and the said L. J. Rowling having in open Court made choice of said L. J. Rowling as h Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said L. J. Rowling is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor s, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said L. J. Rowling be appointed such Guardian upon giving bond with sureties as required by law in the sum of Three thousand Dollars, and this cause is continued.

And afterwards, to-wit, on the 10 day of May 1929 the Court ordered and decreed as follows:

And afterwards, to-wit, on the 10 day of May 1929 the Court ordered and decreed as follows:

In t Dorothy Doris Bernice This day as Guardian of and gave and fi according to law freeholders, as upon her as s It is therefo that this procee Said Bond Know All are held and fir for the payment Signed by u The Condition Dorothy minor childer which appointe Now if the such guardian, Executed in This Bond And said oc The State of Ohio, I, minor s, do sole such Guardian, Sworn to be, And said L The State of Ohio, Know Ye, appointed, and Guardian of the childer of all and singula singular the du

BONDS AND APPOINTMENTS

THE COL. B. & MFR. CO. 86487

In the matter of the Guardianship of

Dorothy Jane Rowling
Doris Berniott Rowling
Minors.

Probate Court May 9 - 1929
Appointment. Bond Approved. Letters Issued.

This day L. J. Rowling appeared in open Court, accepted the appointment as Guardian of Dorothy Jane Rowling and Doris Berniott Rowling and gave and filed herein his bond in the sum of Three Thousand Dollars, conditioned according to law, with G. E. Berniott and A. Lee Sully freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said L. J. Rowling took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said L. J. Rowling that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 1.50. Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we, L. J. Rowling, G. E. Berniott & A. Lee Sully are held and firmly bound unto the State of Ohio, in the sum of Three Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 4 day of May, A. D. 1929. The Condition of the above obligation is such, that whereas, the above bound L. J. Rowling has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Dorothy Jane Rowling and Doris Berniott Rowling minor children of Hazel L. Rowling deceased, late of Jerome Exp - which appointment the said L. J. Rowling has accepted.

Now if the said L. J. Rowling shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of L. J. Rowling, G. E. Berniott, A. Lee Sully

This Bond approved in open Court, this 4 day of May, 1929. And said oath of said Guardian being as follows, to-wit: W. H. Husted, Probate Judge.

The State of Ohio, Union County, ss. I, L. J. Rowling Guardian of Dorothy Jane Rowling and Doris Berniott Rowling minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 9 day of May, A. D. 1929. [Seal] W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint L. J. Rowling Guardian of the person and estate of Dorothy Jane Rowling and Doris Berniott Rowling

children of Hazel L. Rowling deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 9 day of May, Anno Domini one thousand nine hundred and 29. [Seal] W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

J. L. Houser
minor

No. 11606

Appointment of Guardian.

Be it Remembered. That on the 1 day of July 1929, Martha R. Houser
filed in said Court her application for the appointment of a Guardian of said

J. L. Houser

; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Lincoln D. Ausley Deceased.

Application for Appointment of Guardian.

I, Martha R. Houser of Miford Center,
hereby make application for the Guardianship of

J. L. Houser, aged 16 years, Nov. 9 - 1928,
, aged years, 19
, aged years, 19

minor and heir of Lincoln D. Ausley deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of money

amounting to
Dollars, and Real Estate
situated in valued at Dollars,
the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: J. L. Boylan, Wm. J. Bush

THE STATE OF OHIO,)
UNION COUNTY, ss.) P. O. Address Miford Center, Ohio
being first duly sworn, says the foregoing statement is true
as he verily believes.

Sworn to before me and signed in my presence, this 1 day of July A. D. 1929
[Seal] W. W. Hunter Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

J. L. Houser

Probate Court, July 1 1929
Appointment. Order for Bond.

Minors.

This day Martha R. Houser appeared in open Court and made application to be
appointed Guardian of J. L. Houser minor

and the Court being satisfied that said J. L. Houser
is a minor of the age of 16 years Nov. 9 - 1928,

and child of
late of Township, Union County, Ohio, deceased, and that said minor reside
in this county; and the said J. L. Houser having in open
Court made choice of said Martha R. Houser as his Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said Martha R.
Houser is a suitable person to be appointed; and she having filed in this office a
statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said Martha R. Houser
be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Thousand
Dollars, and this cause is continued.

And afterwards, to-wit, on the 2 day of July 1929 the Court ordered and decreed as follows:

In t
J. L. Houser
This day
as Guardian of
and gave and fi
according to law
freeholders, as
Martha R.
upon her as s
It is therefo
that this proce
Said Bond
Know All
are held and fir
for the payment
Signed by
The Condition
J. L. Houser
minor child
which appointm
Now if the
such guardian,
Executed in
This Bond
And said oc
The State of Ohio,
I,
minor, do sole
such Guardian,
Sworn to be
And said L
The State of Ohio,
Know Ye,
appointed, and
Guardian of the
Nov-192
child of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. S. P. WFG. CO. 66487

In the matter of the Guardianship of

J. L. Houser
Minor.

Probate Court July 2 1929
Appointment. Bond Approved. Letters Issued.

This day Martha R. Houser appeared in open Court, accepted the appointment as Guardian of J. L. Houser

and gave and filed herein her bond in the sum of Five thousand (2000) Dollars, conditioned according to law, with J. L. Bayless and Wm. J. Brust freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Martha R. Houser took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Martha R. Houser that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5-50
Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Martha Houser, J. L. Bayless and Wm. J. Brust are held and firmly bound unto the State of Ohio, in the sum of Five thousand (2000) Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 2 day of July A. D. 1929
The Condition of the above obligation is such, that whereas, the above bound Martha R. Houser has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of J. L. Houser

minor child of deceased, late of deceased, which appointment the said Martha R. Houser has accepted. Now if the said Martha R. Houser shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Martha R. Houser, J. L. Bayless, Wm. J. Brust

This Bond approved in open Court, this 2 day of July 1929
And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.
I, Martha R. Houser Guardian of J. L. Houser

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 2 day of July A. D. 1929
[Seal] W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting:
Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Martha R. Houser Guardian of the person and estate of J. L. Houser age 16 - yrs. 9 days of Nov - 1928

child of deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 2 day of July Anno Domini one thousand nine hundred and 29
[Seal] W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of Doris Jeannette Dull Minor

No. 11616

Appointment of Guardian.

Be it Remembered, That on the 26 day of July 1929, Emma M. Dull filed in said Court her application for the appointment of a Guardian of said Doris Jeannette Dull; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Horton S. Dull

Deceased.

Application for Appointment of Guardian.

I, Emma M. Dull hereby make application for the Guardianship of

of Maryville Ohio

Doris Jeannette Dull, aged 10 years, January 25 - 1929

minor and heir of Horton S. Dull deceased; and being duly sworn, say that said minor is resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of money from the Maryville Dull estate

amounting to Eight hundred and ninety two Dollars, and Real Estate none situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: E. J. Craus, J. V. Craus.

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Emma M. Dull

Emma M. Dull Maryville, Ohio

being first duly sworn, says the foregoing statement is true

as she verily believes.

Sworn to before me and signed in my presence, this 26 day of July A. D. 1929

[Seal]

W. H. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Doris Jeannette Dull

Probate Court, July 26 1929

Appointment. Order for Bond.

Minors.

This day Emma M. Dull appeared in open Court and made application to be appointed Guardian of Doris Jeannette Dull

and the Court being satisfied that said Doris Jeannette Dull is a minor of the age of 10 years Jan. 25 1929

and child of Horton S. Dull late of Paris Twp - Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Court made choice of said as Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Emma M. Dull is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Emma M. Dull be appointed such Guardian upon giving bond with sureties as required by law in the sum of one thousand Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the 26 day of July 1929 the Court ordered and decreed as follows:

In t... Doris Je... This day... as Guardian of... and gave and fi... according to law... freeholders, as... upon her as s... It is therefo... that this proce... Said Bond... Know All... are held and fir... for the payment... Signed by u... The Condition... h... Doris Je... minor child... which appointm... Now if the... such guardian... Executed in... This Bond... And said oc... The State of Ohio, I, minor..., do sole... such Guardian, Sworn to be... And said L... The State of Ohio, Know Ye... appointed, and Guardian of the... child... of all and singula... singular the du

BONDS AND APPOINTMENTS

THE COL. P. & MFG. CO. 65487

In the matter of the Guardianship of

Doris Jeanette Dull

Probate Court July 26 1929
Appointment. Bond Approved. Letters Issued.

Minor(s).

This day Emma M. Dull appeared in open Court, accepted the appointment as Guardian of Doris Jeanette Dull

and gave and filed herein ~~her~~ bond in the sum of Five Thousand Dollars, conditioned according to law, with E. J. Evans and J. D. Evans freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Emma M. Dull took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Emma M. Dull that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$7.00. Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Emma M. Dull, E. J. Evans, and James O. Evans

are held and firmly bound unto the State of Ohio, in the sum of Five Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 26 day of July A. D. 1929.

The Condition of the above obligation is such, that whereas, the above bound Emma M. Dull has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Doris Jeanette Dull

minor child of Fenton S. Dull deceased, late of Douglas Wyoming which appointment the said Emma M. Dull has accepted.

Now if the said Emma M. Dull shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Emma M. Dull
J. D. Evans
E. J. Evans

This Bond approved in open Court, this 26 day of July 1929.

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Emma M. Dull Guardian of Doris Jeanette Dull

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 26 day of July A. D. 1929.

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Emma M. Dull Guardian of the person and estate of Doris Jeanette Dull

child of Fenton S. Dull, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 26 day of July Anno Domini one thousand nine hundred and 29

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 11621

In the matter of the Guardianship of Martha Catherine Mackau Alfred J. Mackau

Appointment of Guardian.

Be it Remembered, That on the 6 day of Aug 1929, Catherine Mackau filed in said Court her application for the appointment of a Guardian of said Martha Catherine Mackau and Alfred J. Mackau; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

Frank Mackau

Deceased.

Application for Appointment of Guardian.

I, Catherine Mackau hereby make application for the Guardianship of

of Mansville.

Martha Catherine Mackau, aged 14 years, Aug 21 1928 Alfred J. Mackau, aged 19 years, July 23 1929

minor and heirs of Frank Mackau deceased; and being duly sworn, say that said minor is a resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heirs, as I verily believe, is as follows, to-wit: Personal Estate, consisting of money amounting to Five Hundred Dollars, to each of the above minors on a total amounting to One Thousand Dollars, and Real Estate usual situated in valued at no Dollars, the annual rents of which amount to no Dollars.

The following freeholders are offered as sureties: Mary Laid the Margaret Laid

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Catherine Mackau

Catherine Mackau Mansville O

being first duly sworn, says the foregoing statement is true

as she verily believes.

Sworn to before me and signed in my presence, this 1 day of Aug A. D. 1929

[Seal]

Frank Pyles Notary Public

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of Martha Catherine Mackau Alfred J. Mackau Minors.

Probate Court, August 1 - 1929

Appointment. Order for Bond.

This day Catherine Mackau appeared in open Court and made application to be appointed Guardian of Martha Catherine Mackau and Alfred J. Mackau

and the Court being satisfied that said Martha Catherine Mackau is a minor of the age of 14 years August 21 - 1929, and Alfred J. Mackau is a minor of the age of 19 years July 23 - 1929

and the children of Frank Mackau late of Paris Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Martha Catherine Mackau and Alfred J. Mackau having in open Court made choice of said Catherine Mackau as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Catherine Mackau is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Catherine Mackau be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Thousand Dollars, and this cause is continued.

W. H. Healed

Probate Judge.

And afterwards, to-wit, on the 1 day of Aug 1929 the Court ordered and decreed as follows:

In t... Martha... Alfred... This day... as Guardian of... and gave and fi... according to la... freeholders, as... upon h... as s... It is therefo... that this proce... Said Bond... Know All... Margaret... are held and fir... for the payment... Signed by u... The Condition... h... Martha... Alfred... minor child... which appoint... Now if the... such guardian... Executed in... This Bond... And said o... The State of Ohio, I, Cas... minor..., do sole... such Guardian, Sworn to be... And said L... The State of Ohio, Know Ye... appointed, and Guardian of the... child... of all and singula... singular the du

THE COL. B. B. WPA. CO. 65487

In the matter of the Guardianship of

Martha Catherine Mackay
Alfred J. Mackay
Minors.

Probate Court Aug 1 - 1929
Appointment. Bond Approved. Letters Issued.

This day Catherine Mackay appeared in open Court, accepted the appointment as Guardian of Martha Catherine Mackay and Alfred J. Mackay and gave and filed herein her bond in the sum of Two Thousand Dollars, conditioned according to law, with Mary Laird and Margaret K. Body freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Catherine Mackay took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Catherine Mackay that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Catherine Mackay, Mary E. Laird and Margaret K. Body are held and firmly bound unto the State of Ohio, in the sum of Two Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 1 day of Aug - A. D. 1929

The Condition of the above obligation is such, that whereas, the above bound Catherine Mackay has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Martha Catherine Mackay and Alfred J. Mackay

minor children of Frank Mackay deceased, late of Union Co. Ohio. which appointment the said Catherine Mackay has accepted.

Now if the said Catherine Mackay shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Catherine Mackay
Mary E. Laird
Margaret K. Body

This Bond approved in open Court, this 6 day of Aug - 1929.

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Catherine Mackay Guardian of Martha Catherine Mackay and Alfred J. Mackay

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 6 day of August A. D. 1929

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Catherine Mackay Guardian of the person and estate of Martha Catherine Mackay and Alfred J. Mackay

children of Frank Mackay deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minors according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 1 day of August Anno Domini one thousand nine hundred and 29.

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of
Edmund T. Randall
Thomas W. Randall

No. 11657

Appointment of Guardian.

Be it Remembered, That on the 7 day of July 1929, Edmund Randall
filed in said Court his application for the appointment of a Guardian of said
Edmund T. Randall & Thomas W. Randall; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

Jessie Randall Deceased.

Application for Appointment of Guardian.

I, Edmund Randall of
hereby make application for the Guardianship of
Edmund T. Randall, aged 16 years, May 9 1929
Thomas W. Randall, aged 12 years, July 31 1929

minor and heirs of Jessie Randall deceased; and being duly sworn, say that said
minor are residents of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heirs, as I verily believe, is as follows, to-wit: Personal Estate, consisting of
amounting to
Dollars, and Real Estate one-fourth interest in house
situated in valued at Five Hundred Dollars,
the annual rents of which amount to \$60.00 Dollars.

The following freeholders are offered as sureties: Edmund Randall; Ethel Randall

THE STATE OF OHIO,
UNION COUNTY, ss.

P. O. Address

Edmund Randall

Edmund Randall
Mansfield, O.

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 7 day of August A. D. 1929

[Seal]

W. H. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Edmund T. Randall
Thomas W. Randall
Minors.

Probate Court, Aug 7 1929
Appointment. Order for Bond.

This day Edmund Randall appeared in open Court and made application to be
appointed Guardian of Edmund T. Randall
Thomas W. Randall
and the Court being satisfied that said Edmund T. Randall:
as a minor of the age of 16 years,

late of Paris Township, Union County, Ohio, deceased, and that said minors reside
in this county; and the said Edmund T. Randall & Thomas W. Randall having in open
Court made choice of said Edmund Randall as their Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said Edmund Randall
is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minors, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said Edmund Randall
be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand
Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the 7 day of Aug 1929 the Court ordered and decreed as follows:

In t
Edmund T.
Thomas W.
This day
as Guardian of
and gave and fi
according to law
freeholders, as
Edmund T.
upon him as s
It is therefo
that this proce
Said Bond
Know All
are held and fir
for the payment
Signed by u
The Condition
Edmund T.
Thomas
minor childre
which appointi
Now if the
such guardian,
Executed in
This Bond
And said oc
The State of Ohio
I, E
minor, do sole
such Guardian,
Sworn to be,
And said L
The State of Ohio,
Know Ye.
appointed, and
Guardian of the
children of
all and singula
singular the du

BONDS AND APPOINTMENTS

In the matter of the Guardianship of
Edmund T. Randall
Thomas H. Randall
Minors.

Probate Court August 7 1929
Appointment. Bond Approved. Letters Issued.

This day Edmund Randall appeared in open Court, accepted the appointment as Guardian of Edmund T. Randall & Thomas H. Randall
and gave and filed herein his bond in the sum of One Thousand Dollars, conditioned according to law, with Ethel Randall and Thomas Randall(?) freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Edmund Randall took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Edmund Randall that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50
Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Edmund Randall, Ethel Randall & Margaret Randall are held and firmly bound unto the State of Ohio, in the sum of One Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 7 day of Aug. A. D. 1929
The Condition of the above obligation is such, that whereas, the above bound Edmund Randall has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Edmund T. Randall & Thomas H. Randall

minor children of Jessie Randall deceased, late of Marysville which appointment the said Edmund Randall has accepted.

Now if the said Edmund Randall shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Edmund Randall, Ethel Randall, Margaret Randall
Probate Judge.

This Bond approved in open Court, this 7 day of Aug 1929
And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.
I, Edmund Randall Guardian of Edmund T. Randall & Thomas H. Randall

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 7 day of Aug. A. D. 1929
[Seal] W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:
LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting:
Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Edmund Randall Guardian of the person and estate of Edmund T. Randall & Thomas H. Randall

children of Jessie Randall, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor, according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 7 day of Aug Anno Domini one thousand nine hundred and 29
[Seal] W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of
Lillian Strunkentz Schreider
Minor

No. *9758^a*

Appointment of Guardian.

Be it Remembered, That on the *12* day of *Sept* 19*29*, *George C. Schreider*
filed in said Court his application for the appointment of a Guardian of said
Lillian Strunkentz Schreider; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of
Henry Charles Strunkentz Deceased. } Application for Appointment of Guardian.
I, *George C. Schreider* of *Marysville, Union Co. Ohio*
hereby make application for the Guardianship of

Lillian Strunkentz Schreider, aged *19* years, *March 23* 19*29*
aged *19* years, *March 23* 19*29*

minor and heir of *Henry Charles Strunkentz* deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: *Personal Estate, consisting of*
money notes, etc amounting to
about nine thousand Dollars, and *Real Estate*
situated in *Union County, Ohio* valued at *about nine thousand* Dollars,
the annual rents of which amount to *about nine hundred* Dollars.

The following freeholders are offered as sureties: *H. J. Rausch* and *J. F. Gayle*

THE STATE OF OHIO, }
UNION COUNTY, ss. } P. O. Address
George C. Schreider being first duly sworn, says the foregoing statement is true
as he verily believes. *George C. Schreider*
Sworn to before me and signed in my presence, this *12* day of *Sept* A. D. 19*29*
[Seal] *W. H. Husted* Probate Judge.

Thereupon the Court ordered as follows:
In the matter of the Guardianship of
Lillian Strunkentz Schreider }
Probate Court, *Sept. 12* 19*29*
Appointment. Order for Bond.
Minors.

This day *George C. Schreider* appeared in open Court and made application to be
appointed Guardian of *Lillian Strunkentz Schreider*
and the Court being satisfied that said *Lillian Strunkentz Schreider*
is a minor of the age of *19* years *March 23* 19*29*,

and child of *Henry Charles Strunkentz*
late of *Darby* Township, Union County, Ohio, deceased, and that said minor reside
in this county; and the said *Lillian Strunkentz Schreider* having in open
Court made choice of said *George C. Schreider* as her Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said
George C. Schreider is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said *George C. Schreider*
be appointed such Guardian upon giving bond with sureties as required by law in the sum of *fifteen thousand*
Dollars, and this cause is continued.

And afterwards, to-wit, on the *12* day of *Sept* 19*29* the Court ordered and decreed as follows:

In t
Lillian St
This day
as Guardian
and gave and ft
according to lat
freeholders, as
upon him as s
It is therefo
that this proce
Said Bond
Know All
are held and fir
for the paymen
Signed by u
The Condition
minor child
which appointm
Now if the
such guardian,
Executed in
This Bond
And said o
The State of Ohio,
I,
minor, do sol
such Guardian
Sworn to be
And said L
The State of Ohio,
Know Ye,
appointed, and
Guardian of the
child of
all and singula
singular the di

BONDS AND APPOINTMENTS

In the matter of the Guardianship of
William Sturkenburg Scheidter

Probate Court Sept. 12 1929
Appointment. Bond Approved. Letters Issued.

Minors.

This day George C. Scheidter appeared in open Court, accepted the appointment as Guardian of William Sturkenburg Scheidter and gave and filed herein his bond in the sum of Fifteen Thousand Dollars, conditioned according to law, with J. H. Rausch and J. F. Gagle freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said George C. Scheidter took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said George C. Scheidter that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.00 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we George C. Scheidter, J. H. Rausch, J. F. Gagle are held and firmly bound unto the State of Ohio, in the sum of Fifteen Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 12 day of Sept. A. D. 1929

The Condition of the above obligation is such, that whereas, the above bound George C. Scheidter has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of William Sturkenburg Scheidter

minor child of Henry Charles Sturkenburg deceased, late of Unionville Center, Ohio, which appointment the said George C. Scheidter has accepted.

Now if the said George C. Scheidter shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

George C. Scheidter
J. H. Rausch (Rausch)
J. F. Gagle

This Bond approved in open Court, this 12 day of Sept. 1929 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss. I, George C. Scheidter Guardian of William Sturkenburg Scheidter

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 12 day of Sept. A. D. 1929

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint George C. Scheidter Guardian of the person and estate of William Sturkenburg Scheidter

child of Henry Charles Sturkenburg deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 12 day of Sept. Anno Domini one thousand nine hundred and 29 W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 11638

Appointment of Guardian.

In the matter of the Guardianship of
Glen Bondou, Henry F. Frank Bondou
and Ella Bondou

Be it Remembered, That on the 28 day of Aug 1929, R. M. Bondou
filed in said Court his application for the appointment of a Guardian of said
Glen Bondou, Henry F. Bondou,
Frank Bondou, Ella Bondou; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir(s) of

Ella E. Bondou

Deceased.

Application for Appointment of Guardian.

I, R. M. Bondou

of Mansfield, O. R. I.

hereby make application for the Guardianship of

Glen Bondou	, aged	12	years,	May 7	1929
Henry F. Bondou	, aged	10	years,	Feb 4	1929
Frank Bondou	, aged	7	years,	July 20	1929
Ella Bondou	, aged	4	years,	Apr. 26	1929
trans-children	, aged		years,		19

minor and heir(s) of Ella E. Bondou deceased; and being duly sworn, say that said
minor(s) are resident(s) of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir(s), as I verily believe, is as follows, to-wit: Personal Estate, consisting of money in the
hands of Philip Bondou & of Ella E. Bondou dec'd, late of Butler Co. Ohio
amounting to
Four hundred eighty seven and 65/100 Dollars, and Real Estate none
situated in _____ valued at _____ Dollars,
the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: The United States Fidelity & Guaranty Co.

THE STATE OF OHIO,
UNION COUNTY, ss.

P. O. Address

R. M. Bondou

R. M. Bondou
Mansfield, O. R. I.

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 29 day of Aug A. D. 1929

[Seal]

W. H. Austed

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Glen Bondou et al

Probate Court, Aug 29 - 1929

Appointment. Order for Bond.

Minors.

This day R. M. Bondou appeared in open Court and made application to be
appointed Guardian of Glen Bondou, Henry F. Bondou, Frank Bondou
and Ella Bondou.

and the Court being satisfied that said ~~minor~~ named as minors
is a minor of the age of 19 years,

aged as stated in application for appointment

late of Butler Township, Union County, Ohio, deceased, and that said minor(s) reside
in this county; and the said R. M. Bondou having in open
Court made choice of said _____ as his Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said R. M. Bondou
is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor(s), and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said R. M. Bondou
be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Thousand
Dollars, and this cause is continued.

W. H. Austed

Probate Judge.

And afterwards, to-wit, on the 29 day of Aug 1929 the Court ordered and decreed as follows:

In t
Glen Bo

This day
as Guardian of
Ella
and gave and fi
according to law
freeholders, as
R. M. Bondou
upon him as s
It is therefo
that this proce
Said Bond

Know All
Fidelity
are held and fir
for the payment
Signed by u
The Condition
Glen Bo

minor child
which appointm
Now if the
such guardian,
Executed in

This Bond
And said oc
The State of Ohio,
I,
Bondou
minor, do sole
such Guardian,
Sworn to be,
And said L
The State of Ohio,
Know Ye,
appointed, and
Guardian of the
Grant
child ren of
all and singula
singular the du

In the matter of the Guardianship of
Glen Gordon et al
Minors.

Probate Court Aug. 29 1929
Appointment. Bond Approved. Letters Issued.

This day R. M. Gordon appeared in open Court, accepted the appointment as Guardian of Glen Gordon, George F. Gordon, Grant Gordon and Ella Gordon and gave and filed herein h. U. S. bond in the sum of Two thousand Dollars, conditioned according to law, with The United States Fidelity and Surety Co. freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said R. M. Gordon took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said R. M. Gordon that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.00 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we R. M. Gordon of the United States Fidelity & Surety Co. are held and firmly bound unto the State of Ohio, in the sum of Two thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 29 day of August A. D. 1929.

The Condition of the above obligation is such, that whereas, the above bound R. M. Gordon has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Glen Gordon, George F. Gordon, Grant Gordon & Ella Gordon

minor children of Ella E. Gordon deceased, late of Butler Co. Ohio which appointment the said R. M. Gordon has accepted.

Now if the said R. M. Gordon shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

R. M. Gordon
United States Fidelity & Surety Co., by Russell S. Barks

This Bond approved in open Court, this 29 day of August 1929

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, R. M. Gordon Guardian of Glen Gordon, George F. Gordon, Grant Gordon and Ella Gordon

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 29 day of August A. D. 1929

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint R. M. Gordon Guardian of the person and estate of Glen Gordon, George F. Gordon, Grant Gordon & Ella Gordon

Grant children of Ella E. Gordon deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable herin fully to do, act and perform all and singular the duties of Guardian for the aforesaid minorS according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 29 day of Aug Anno Domini one thousand nine hundred and 29

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Eunice E. Kuster

No. *11657*

Appointment of Guardian.

Be it Remembered, That on the *26* day of *Sept* 19*29*, *Mary E. Foster* filed in said Court her application for the appointment of a Guardian of said *Eunice E. Kuster*; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir..... of

Monard E. Kuster

Deceased.

Application for Appointment of Guardian.

I, *Mary E. Foster* of *Richmond R. 3.*

hereby make application for the Guardianship of

<i>Eunice E. Kuster</i>	, aged		years,		19
	, aged	<i>18</i>	years,	<i>May 27</i>	19 <i>29</i>
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19

minor..... and heir..... of *Monard E. Kuster* deceased; and being duly sworn, say that said minor *is a resident* of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir....., as I verily believe, is as follows, to-wit: *Personal Estate, consisting of*

Money

amounting to

Dollars, and Real Estate

situated in *Shelby Ohio*, valued at _____ Dollars, the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: *F. E. Foster* and *S. R. Staley*

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

P. O. Address

Mary E. Foster

Mary E. Foster

Richmond O. R. 3.

being first duly sworn, says the foregoing statement is true as she verily believes.

Sworn to before me and signed in my presence, this *26* day of *Sept* A. D. 19*29*.

[Seal]

W. J. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Eunice Kuster

Probate Court, *Sept. 26* 19*29*.

Appointment. Order for Bond.

Minors.

This day *Mary E. Foster* appeared in open Court and made application to be appointed Guardian of *Eunice Kuster*

and the Court being satisfied that said *Eunice Kuster* is a minor of the age of *18* years *May 27* 19*29*,

and child of *Monard E. Kuster* late of *Merion Township, Union County, Ohio*, deceased, and that said minor reside in this county; and the said *Eunice Kuster* having in open Court made choice of said *Mary E. Foster* as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said *Mary E. Foster*

is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said *Mary E. Foster* be appointed such Guardian upon giving bond with sureties as required by law in the sum of *one thousand* Dollars, and this cause is continued.

W. J. Husted

Probate Judge.

And afterwards, to-wit, on the *26* day of *Sept* 19*29* the Court ordered and decreed as follows:

In the
Eunice

This day
as Guardian of

and gave and fi
according to law
freeholders, as
Mary E. F
upon her as s
It is therefo
that this proce
Said Bond t

Know All A

are held and fir
for the payment
Signed by u
The Condition
h

minor child.
which appoint
Now if the
such guardian,
Executed in

This Bond c
And said oc
The State of Ohio,
I,

minor, do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the

child of
all and singula
singular the du

THE COL. & B. MFG. CO. 66487

In the matter of the Guardianship of

Emmie Keister

Probate Court Sept 26 1929
Appointment. Bond Approved. Letters Issued.

Minor(s).

This day Mary E. Foster appeared in open Court, accepted the appointment as Guardian of Emmie Keister

and gave and filed herein h bond in the sum of One thousand Dollars, conditioned according to law, with F. E. Foster and A. B. Staley freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Mary E. Foster took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Mary E. Foster that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50. Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Mary E. Foster F. E. Foster A. B. Staley

are held and firmly bound unto the State of Ohio, in the sum of One thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 26 day of Sept A. D. 1929.

The Condition of the above obligation is such, that whereas, the above bound Mary E. Foster has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Emmie E. Keister

minor child of Howard E. Keister deceased, late of Marysville, Ohio, which appointment the said Mary E. Foster has accepted.

Now if the said Mary E. Foster shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Mary E. Foster
F. E. Foster
A. B. Staley

This Bond approved in open Court, this 30 day of Sept 1929.

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Mary E. Foster Guardian of Emmie E. Keister

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 30 day of Sept A. D. 1929.

[Seal]

W. H. Husted

Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Mary E. Foster Guardian of the person and estate of Emmie E. Keister

child of Howard E. Keister, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 30 day of Sept Anno Domini one thousand nine hundred and 29

W. H. Husted

Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Donis L. H. Myers

minor

No. 11774

Appointment of Guardian.

Be it Remembered, That on the 6 day of March 1930, Ora M. Myers filed in said Court his application for the appointment of a Guardian of said Donis L. H. Myers; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Deceased.

Application for Appointment of Guardian.

I, Ora M. Myers hereby make application for the Guardianship of

of Liberty Township Union Co. O

Donis L. H. Myers, aged 20 years, June 16 1929, aged years, 19, aged years, 19

minor and heir of deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to Dollars, and Real Estate interest in farm situated in Liberty Twp. valued at \$300.00 Dollars, the annual rents of which amount to \$30.00 Dollars.

The following freeholders are offered as sureties: M. L. Beach and Blain Carpenter

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Ora M. Myers

Ora M. Myers Island View R. 2 Ohio

as he verily believes.

being first duly sworn, says the foregoing statement is true

Sworn to before me and signed in my presence, this 6 day of March A. D. 1930

[Seal]

M. J. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Donis L. H. Myers

Probate Court, March 6 1930

Appointment. Order for Bond.

Minors.

This day Ora M. Myers appeared in open Court and made application to be appointed Guardian of Donis L. H. Myers

and the Court being satisfied that said Donis L. H. Myers is a minor of the age of 20 years June 16 1929,

late of Liberty Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Donis L. H. Myers having in open Court made choice of said Ora M. Myers as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Ora M. Myers is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Ora M. Myers be appointed such Guardian upon giving bond with sureties as required by law in the sum of \$300.00 Dollars, and this cause is continued.

M. J. Husted

Probate Judge.

And afterwards, to-wit, on the 6 day of March 1930 the Court ordered and decreed as follows:

In the... Donis L. H. Myers... This day... as Guardian of... and gave and fit... according to law... freeholders, as s... upon him as s... It is therefo... that this proce... Said Bond b... Know All A... are held and fir... for the payment... Signed by u... The Condition... minor child... which appointm... Now if the... such guardian... Executed in... This Bond a... And said oa... The State of Ohio, I, ... minor..., do sole... such Guardian, Sworn to be... And said L... The State of Ohio, Know Ye. appointed, and Guardian of the... child... of all and singula... singular the du

BONDS AND APPOINTMENTS

THE COL. & S. MFG. CO. 66487

In the matter of the Guardianship of

Donis L. H. Myers

Probate Court March 6 - 1930
Appointment. Bond Approved. Letters Issued.

Minors.

This day Ora M. Myers appeared in open Court, accepted the appointment as Guardian of Donis L. H. Myers

and gave and filed herein his bond in the sum of Two Hundred Dollars, conditioned according to law, with M. L. Blackwell and Blaine Carpenter freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Ora M. Myers took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Ora M. Myers that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.00

Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Ora M. Myers, M. L. Blackwell and Blaine Carpenter are held and firmly bound unto the State of Ohio, in the sum of Two Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 6 day of March A. D. 1930

The Condition of the above obligation is such, that whereas, the above bound Ora M. Myers has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Donis L. H. Myers

minor child of Retha M. Myers deceased, late of Liberty Twp. which appointment the said Ora M. Myers has accepted.

Now if the said Ora M. Myers shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Ora M. Myers
M. L. Blackwell
Blaine Carpenter

This Bond approved in open Court, this 6 day of March 1930

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Ora M. Myers Guardian of Donis L. H. Myers

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 6 day of March A. D. 1930

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Ora M. Myers Guardian of the person and estate of Donis L. H. Myers

aged 20 yrs - June 16 - 1929

child of Retha M. Myers, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 6 day of March Anno Domini one thousand nine hundred and 30

W. H. Husted Probate Judge.

In the matter of the Guardianship of

Jettie Cox, Paul Duffey Morrow, Mary Morrow & Chesala Morrow
Minors.

Probate Court March 14 1930
Appointment. Bond Approved. Letters Issued.

This day Gerald Cox appeared in open Court, accepted the appointment as Guardian of Jettie Cox, Paul Duffey Morrow, Mary Morrow & Chesala Morrow and gave and filed herein his bond in the sum of Five Hundred Dollars, conditioned according to law, with L. H. Collins and Eda Cox freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Gerald Cox took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Gerald Cox that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50
Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we, L. H. Collins & Eda Cox

are held and firmly bound unto the State of Ohio, in the sum of Five Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 14 day of March A. D. 1930

The Condition of the above obligation is such, that whereas, the above bound Gerald Cox has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Jettie Cox, minor child of Thomas Cox deceased Paul Duffey Morrow, son of Florence Morrow died & of Mary & Chesala Morrow deceased & of Florence Morrow deceased 5-11-10-8 & 5- years respectively minor children of deceased, late of which appointment the said Gerald Cox has accepted.

Now if the said Gerald Cox shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of
L. H. Collins
Carrion Buford

Gerald Cox
L. H. Collins
Eda Cox

This Bond approved in open Court, this 14 day of March 1930

And said oath of said Guardian being as follows, to-wit: W. H. Husted, Probate Judge.

The State of Ohio, Union County, ss.

I, Gerald Cox Guardian of Jettie Cox, Mary Morrow, Paul Duffey Morrow, Chesala Morrow

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 14 day of March A. D. 1930

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Gerald Cox Guardian of the person and estate of Thomas Cox and Florence Morrow Jettie Cox Paul Duffey Morrow Mary Morrow & Chesala Morrow age 11 - 10 - 8 & 5 years respectively

children of Thos Cox & Florence Morrow, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 14 day of March Anno Domini one thousand nine hundred and 30

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

William D. Foyle et al

No. 11793

Appointment of Guardian.

Be it Remembered, That on the 3 day of April 1930, *Bevil Foyle* filed in said Court his application for the appointment of a Guardian of said *William D. Foyle et al*; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

William H. Foyle

Deceased.

Application for Appointment of Guardian.

I, *Bevil Foyle* of *Mansfield* hereby make application for the Guardianship of

- William D. Foyle*, aged 15 years, Sept. 22 1929
- Eugene F. Foyle*, aged 14 years, Feb. 5 1930
- Mary J. Foyle*, aged 12 years, January 6 1930
- Lee P. Foyle*, aged 11 years, May 13 1930
- aged years, 19
- aged years, 19
- aged years, 19

minor and heir of *William H. Foyle* deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of *money amounting to about \$1000.00* amounting to

_____ Dollars, and Real Estate *_____* Dollars, situated in *_____* valued at *_____* Dollars, the annual rents of which amount to *_____* Dollars.

The following freeholders are offered as sureties: *Maudie D. Dooly*

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

P. O. Address *Bevil Foyle*

Bevil Foyle

Mansfield, O.

being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this 3 day of April A. D. 1930

[Seal]

W. H. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

William D. Foyle et al

Probate Court, April 3 1930

Appointment. Order for Bond.

Minors.

This day *Bevil Foyle* appeared in open Court and made application to be appointed Guardian of *William D. Foyle, Eugene F. Foyle, Mary J. Foyle & Lee P. Foyle* and the Court being satisfied that said *William D. Foyle*

is a minor of the age of *19* years. *W. Eugene Foyle, Mary J. Foyle & Lee P. Foyle*

and children of *William H. Foyle* late of *Taylor* Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said *William D. Foyle & Eugene F. Foyle* having in open Court made choice of said *Bevil Foyle* as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said *Bevil Foyle* is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said *Bevil Foyle* be appointed such Guardian upon giving bond with sureties as required by law in the sum of *Two thousand* Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the 3 day of April 1930 the Court ordered and decreed as follows:

In the
William D. Foyle et al

This day *Bevil Foyle* as Guardian of *William D. Foyle et al* and gave and filed according to law freeholders, as sworn upon her as such. It is therefore that this proceeding Said Bond be known All are held and firm for the payment Signed by us The Condition *William D. Foyle et al* minor children which appointment Now if the such guardian, Executed in

This Bond and said order The State of Ohio, U *Bevil Foyle* minor, do solemn such Guardian, Sworn to before And said Le The State of Ohio, U Know He, appointed, and Guardian of the children of all and singular singular the dut

BONDS AND APPOINTMENTS

In the matter of the Guardianship of
William D. Foyle et al
Minors.

Probate Court April 3 1930
Appointment. Bond Approved. Letters Issued.

This day Cecil Foyle appeared in open Court, accepted the appointment as Guardian of William D. Foyle et al and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with Mark A. Donley and O. A. Wilgus freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Cecil Foyle took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Cecil Foyle that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 7- Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Cecil Foyle & Mark A. Donley are held and firmly bound unto the State of Ohio, in the sum of Two Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 3rd day of April A. D. 1930. The Condition of the above obligation is such, that whereas, the above bound Cecil Foyle has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of William D. Foyle, Eugene F. Foyle, Mary J. Foyle and Lee P. Foyle

minor children of William H. Foyle deceased, late of Brownway which appointment the said Cecil Foyle has accepted.

Now if the said Cecil Foyle shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Cecil Foyle Mark A. Donley

This Bond approved in open Court, this 3 day of April 1930 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss. I, Cecil Foyle Guardian of William D. Foyle Eugene F. Foyle, Mary J. Foyle & Lee P. Foyle

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 3 day of April A. D. 1930 [Seal] W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit: LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Cecil Foyle Guardian of the person and estate of William D. Foyle et al

children of William H. Foyle deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 3 day of April Anno Domini one thousand nine hundred and 30. [Seal] W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

In the matter of the Guardianship of

J. Homer Galloway et al

PROBATE COURT, UNION COUNTY, OHIO

No. 11794

Appointment of Guardian.

Be it Remembered, That on the 3 day of April 1930, Zula B. Galloway filed in said Court her application for the appointment of a Guardian of said

J. Homer Galloway et al

; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

J. Homer Galloway Deceased.

Application for Appointment of Guardian.

I, Zula B. Galloway of Magnetic Spring, O hereby make application for the Guardianship of

J. Homer Galloway, aged 12 years, Feb. 21 1930
Dennis Robert Galloway, aged 8 years, June 16 1930

minor and heirs of J. Homer Galloway deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heirs, as I verily believe, is as follows, to-wit: Personal Estate, consisting of money to value of \$2400.00 amounting to

Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: United States Fidelity & Guaranty Co.

THE STATE OF OHIO, UNION COUNTY, ss.

Zula B. Galloway P. O. Address

being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this 3 day of April A. D. 1930 W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of J. Homer Galloway et al

Probate Court, April 3 1930 Appointment. Order for Bond.

Minors.

This day Zula B. Galloway appeared in open Court and made application to be appointed Guardian of Homer Galloway and Dennis Robert Galloway

and the Court being satisfied that said J. Homer Galloway as a minor of the age of 12 years and 8 years respectively

and children of J. Homer Galloway late of Liberty Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said having in open Court made choice of said as Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Zula B. Galloway is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Zula B. Galloway be appointed such Guardian upon giving bond with sureties as required by law in the sum of Four Thousand Dollars, and this cause is continued.

And afterwards, to-wit, on the 3 day of April 1930 the Court ordered and decreed as follows:

In J. Homer Dennis

This day as Guardian

and gave and according to law freeholders, as Zula B. upon her as

It is there that this proce Said Bond

Know All are held and for the payme Signed by The Condition

J. Homer

minor child which appoint Now if th such guardian Executed

This Bond And said The State of Ohio I,

minor, do sa such Guardian Sworn to b

And said

The State of Ohio Know He appointed, an Guardian of t

child all and singu singular the a

BONDS AND APPOINTMENTS

THE COL. B. B. WPA. CO. 66487

In the matter of the Guardianship of

J. Homer Gallaway,
Dennis Robert Gallaway
Minors.

Probate Court Apr 3 1930
Appointment. Bond Approved. Letters Issued.

This day Julia B. Gallaway appeared in open Court, accepted the appointment as Guardian of J. Homer Gallaway & Dennis Robert Gallaway and gave and filed herein her bond in the sum of \$4000.00 Dollars, conditioned according to law, with United States Fidelity and Guaranty Co. freholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Julia B. Gallaway took an oath that he would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Julia B. Gallaway that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$7. Said Bond being in words and figures following, to-wit: W. T. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Julia B. Gallaway & The United States Fidelity and Guaranty Co. are held and firmly bound unto the State of Ohio, in the sum of Four Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 3 day of April A. D. 1930

The Condition of the above obligation is such, that whereas, the above bound Julia B. Gallaway has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of J. Homer Gallaway Jr. & Dennis Robert Gallaway

minor children of J. Homer Gallaway deceased, late of Stearns Township, which appointment the said Julia B. Gallaway has accepted.

Now if the said Julia B. Gallaway shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of United States Fidelity & Guaranty Co. By Russell A. Banks attorney in fact.

This Bond approved in open Court, this 3 day of April 1930 And said oath of said Guardian being as follows, to-wit: W. T. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Julia B. Gallaway Guardian of J. Homer Gallaway Jr. & Dennis Robert Gallaway

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 3 day of April A. D. 1930 [Seal] W. T. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Julia B. Gallaway Guardian of the person and estate of J. Homer Gallaway Jr. aged 12 yrs. on 21. Feb. 1930 & Dennis Robert Gallaway aged 18 years on January 16-1930

children of J. Homer Gallaway deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 3 day of April Anno Domini one thousand nine hundred and 30 W. T. Husted Probate Judge.

RECORD OF GUARDIAN'S

In the matter of the Guardianship of

Hazel Hoffman Holt et al

PROBATE COURT, UNION COUNTY, OHIO

No. 11804

Appointment of Guardian.

Be it Remembered, That on the 12 day of April 1930, Fay Guy filed in said Court his application for the appointment of a Guardian of said Hazel Hoffman Holt; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Ada Holt

Deceased.

Application for Appointment of Guardian.

I, Fay Guy hereby make application for the Guardianship of

that of Franklin Co. Ohio

- List of children: Hazel Hoffman Holt (aged 1 year), Dwight Stanley Holt (aged 15 years), Ada Mabel Holt (aged 13 years), Chalmers Eugene Holt (aged 11 years)

minor S. and heir of Ada Holt decd, who was a daughter of James F. Hoffman decd deceased; and being duly sworn, say that said minor is resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of distribution share of the estate of James F. Hoffman decd amounting to

Dollars, and Real Estate none situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: C. A. Purdie, W. S. Wilgus

THE STATE OF OHIO, UNION COUNTY, ss.

Fay F. Guy being first duly sworn, says the foregoing statement is true

as he verily believes. Sworn to before me and signed in my presence, this 31 day of March A. D. 1930

[Seal] W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of Hazel Hoffman Holt et al

Probate Court, April 12 1930

Appointment. Order for Bond.

Minors.

This day Fay F. Guy appeared in open Court and made application to be appointed Guardian of Hazel Hoffman Holt, Dwight Stanley Holt, Ada Mabel Holt & Chalmers Eugene Holt and the Court being satisfied that said

minor of the age of 19 years, Hazel Hoffman Holt 18 yrs May 27-1931, Dwight Stanley Holt 15 yrs Jan 15-1930, Ada Mabel Holt 13 yrs Apr 25-1930 and children of Ada Holt

late of Jackson Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Hazel H. Holt, Fay F. Guy & Dwight S. Holt having in open Court made choice of said Fay F. Guy as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Fay F. Guy is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor S., and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Fay F. Guy be appointed such Guardian upon giving bond with sureties as required by law in the sum of one thousand Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the 12 day of April 1930, the Court ordered and decreed as follows:

In Hazel Holt... This day... as Guardian... and gave and... according to la... freeholders, as... upon h... as... It is therep... that this proce... Said Bond... Know All... are held and ft... for the paymen... Signed by... The Conditio... Hazel H... Ada... minor child... which appoint... Now if the... such guardian... Executed... This Bond... And said... The State of Ohio... I, St... minor..., do so... such Guardian... Sworn to b... And said... The State of Ohio... Know He... appointed, and... Guardian of th... Mabel... child... all and singul... singular the d

BONDS AND APPOINTMENTS

In the matter of the Guardianship of

Hazel Hoffman Holt et al

Probate Court April 12 1930
Appointment. Bond Approved. Letters Issued.

Minors.

This day Fay F. Guy appeared in open Court, accepted the appointment as Guardian of Hazel Hoffman Holt et al

and gave and filed herein his bond in the sum of One thousand Dollars, conditioned according to law, with C. A. Parish and W. S. Wilgus freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Fay F. Guy took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Fay F. Guy that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.00 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Fay F. Guy, C. A. Parish and W. S. Wilgus are held and firmly bound unto the State of Ohio, in the sum of One thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 31 day of March A. D. 1930

The Condition of the above obligation is such, that whereas, the above bound Fay F. Guy has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Hazel Hoffman Holt; Dwight Stanley Holt; Ada Oralle Holt; Chaemes Eugene Holt

minor children of Ada Holt deceased, late of Union Co. O. which appointment the said Fay F. Guy has accepted.

Now if the said Fay F. Guy shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Fay F. Guy
C. A. Parish
W. S. Wilgus

This Bond approved in open Court, this 31 day of March 1930

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Fay F. Guy Guardian of Hazel Hoffman Holt; Dwight Stanley Holt; Ada Oralle Holt; Chaemes Eugene Holt

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 31 day of March A. D. 1930

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Fay F. Guy Guardian of the person and estate of Hazel Hoffman Holt; Dwight Stanley Holt;

Oralle Holt & Chaemes Holt, ages 18-15-13-11 respectively

children of Ada Holt, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minors according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 12 day of April Anno Domini one thousand nine hundred and 30

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Joan Thompson
Minor

No. 1182 1/2

Appointment of Guardian.

Be it Remembered, That on the 7th day of May, 1930, John Thompson, filed in said Court his application for the appointment of a Guardian of said Joan Thompson; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Charles Thompson Deceased.

Application for Appointment of Guardian.

I, Bertha Thompson, hereby make application for the Guardianship of

Joan Thompson of Franklin Co. Ohio.

Joan Thompson, aged 3 years, May 14 1930
aged years, 19
aged years, 19

minor and heir of Charles Thompson deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

one-sixth interest in about 50 acres of land amounting to Dollars, and Real Estate in Dorris Twp Union Co. Ohio situated in valued at \$400 Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: Sam E. McCoy and Fredricka Thompson

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Bertha Thompson
Berley Station, R. 6

Bertha Thompson being first duly sworn, says the foregoing statement is true as she verily believes.

Sworn to before me and signed in my presence, this 7th day of May, A. D. 1930

[Seal]

W. W. Knotted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Joan Thompson

Probate Court, May 7th 1930

Appointment. Order for Bond.

Minor.

This day Bertha Thompson appeared in open Court and made application to be appointed Guardian of Joan Thompson

and the Court being satisfied that said Joan Thompson is a minor of the age of 3 years May 14th 1929,

and child of Charles Thompson late of Dorris Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Court made choice of said as Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Bertha Thompson is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Bertha Thompson be appointed such Guardian upon giving bond with sureties as required by law in the sum of Seven Hundred Dollars, and this cause is continued.

W. W. Knotted Probate Judge.

And afterwards, to-wit, on the 9th day of May, 1930 the Court ordered and decreed as follows:

In t
Joan Thom
This day
as Guardian
and gave and fi
according to la
freeholders, as
upon her as s
It is theref
that this proce
Said Bond
Know All
Fred
are held and fir
for the paymen
Signed by
The Condition
Joan
minor child
which appoint
Now if the
such guardian
Executed i
This Bond
And said o
The State of Ohio,
I,
minor, do sol
such Guardian
Sworn to be
And said I
The State of Ohio,
Know Ye,
appointed, and
Guardian of th
child o
all and singul
singular the d

THE COL. P. P. W.P. CO. 65487

In the matter of the Guardianship of

Joan Thompson

Minors.

Probate Court May 9 - 1930
Appointment. Bond Approved. Letters Issued.

This day Bertha Thompson appeared in open Court, accepted the appointment as Guardian of Joan Thompson

and gave and filed herein her bond in the sum of Seven Hundred Dollars, conditioned according to law, with Saml. C. McCoy and Judson Thompson freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Bertha Thompson took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Bertha Thompson that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50
Said Bond being in words and figures following, to-wit: W. W. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Bertha Thompson Saml. C. McCoy and Judson Thompson are held and firmly bound unto the State of Ohio, in the sum of Seven Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 8 day of May A. D. 1930.

The Condition of the above obligation is such, that whereas, the above bound Bertha Thompson has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Joan Thompson,

minor child of Charles Thompson deceased, late of Joan Township which appointment the said Bertha Thompson has accepted.

Now if the said Bertha Thompson shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Bertha Thompson
Saml. C. McCoy
Judson Thompson

This Bond approved in open Court, this 8 day of May 1930

And said oath of said Guardian being as follows, to-wit: W. W. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Bertha Thompson Guardian of Joan Thompson

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 8 day of May A. D. 1930

[Seal]

W. W. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Bertha Thompson Guardian of the person and estate of Joan Thompson age 3 yrs. May 14 - 1929

child of Charles Thompson deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 9 day of May Anno Domini one thousand nine hundred and

W. W. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of Robert Franklin Besis Jr. et al.

No. 11829

Appointment of Guardian.

Be it Remembered, That on the 19 day of May 1930, Fred Besis filed in said Court his application for the appointment of a Guardian of said Robert Franklin Besis et al.; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Sylvia Besis

Deceased.

Application for Appointment of Guardian.

I, Fred Besis

of Union Co. O- address Prospect Ohio

hereby make application for the Guardianship of

Table listing names and ages of minor heirs: Robert Franklin Besis (16), James J. Besis (15), Ralph D. Besis (14), Mary A. Besis (11), John F. Besis (9).

minor S. and heir of Sylvia Besis deceased; and being duly sworn, say that said minor is resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of distribution of the estate of James J. Besis deceased amounting to

Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties:

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Fred Besis

Fred D. Besis Prospect Ohio

as he verily believes.

being first duly sworn, says the foregoing statement is true

Fred D. Besis

Sworn to before me and signed in my presence, this 31 day of March A. D. 1930

[Seal]

W. W. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of Robert Franklin Besis Jr. et al. Besis, Ralph D. Besis, Gay D. Besis, or John F. Besis Minors.

Probate Court, May 19 1930 Appointment. Order for Bond.

This day Fred D. Besis appeared in open Court and made application to be appointed Guardian of the above named minors and that his age and as stated in his application for appointment and the Court being satisfied that said is a minor of the age of 19 years,

and is child of Sylvia Besis late of Jefferson Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Robert F. Besis as J. Hoffman Besis having in open Court made choice of said Fred D. Besis as the Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Fred D. Besis is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Fred D. Besis be appointed such Guardian upon giving bond with sureties as required by law in the sum of \$10,000 Dollars, and this cause is continued.

W. W. Husted Probate Judge.

And afterwards, to-wit, on the day of 19 the Court ordered and decreed as follows:

Vertical text on the right edge of the page, including 'In the matter of Robert Franklin Besis Jr.', 'This day', 'as Guardian of', 'and gave and fi', 'according to law', 'freeholders, as', 'upon here as s', 'It is therefo', 'that this proce', 'Said Bond t', 'Know All s', 'of New York a', 'are held and fir', 'for the paymen', 'Signed by u', 'The Condition', 'Robert Frank', 'Mary D. B', 'minor childre', 'which appoint', 'Now if the', 'such guardian', 'Executed in', 'This Bond c', 'And said oc', 'The State of Ohio,', 'I, Fred', 'Besis, R', 'minor, do sole', 'such Guardian', 'Sworn to be', 'And said L', 'The State of Ohio,', 'Know He', 'appointed, and', 'Guardian of the', 'J. Hoffman', 'May 19', 'or John F. B', 'children of', 'all and singula', 'singular the du'

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of Theodore R. Hoffman et al

No. 11 830

Appointment of Guardian.

Be it Remembered, That on the 19 day of May 1930, Mrs Hoffman Beris filed in said Court her application for the appointment of a Guardian of said Theodore R. Hoffman; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

James Hoffman Deceased.

Application for Appointment of Guardian.

I, Mrs Hoffman Beris of Union Co & ad. Prospect Ohio hereby make application for the Guardianship of Thos. R. Hoffman, aged 16 years, Oct. 24 1930, Howard Wm Hoffman, aged 12 years, Dec. 16 1930, aged years, 19, aged years, 19, aged years, 19, aged years, 19, aged years, 19.

minor and heir of James F. Hoffman deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heirs, as I verily believe, is as follows, to-wit: Personal Estate, consisting of distribution class of the estate of James F. Hoffman amounting to Dollars, and Real Estate none situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: American Surety Co

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Mrs Hoffman Beris being first duly sworn, says the foregoing statement is true as she verily believes.

Sworn to before me and signed in my presence, this 31 day of March A. D. 1930

[Seal]

W. H. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Thos. R. Hoffman & Howard William Hoffman Minors.

Probate Court, May 19 1930

Appointment. Order for Bond.

This day Mrs Hoffman Beris appeared in open Court and made application to be appointed Guardian of Theodore R. Hoffman & Howard William Hoffman

and the Court being satisfied that said Theodore R. Hoffman is a minor of the age of 16 years Oct. 24 1930, Howard William Hoffman age 12 yrs. Dec 16 - 1930.

late of Jackson Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Theodore R. Hoffman having in open Court made choice of said Mrs Hoffman Beris as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Mrs Hoffman Beris is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minors, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Mrs Hoffman Beris be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand Dollars, and this cause is continued.

W. H. Husted

Probate Judge.

And afterwards, to-wit, on the 19 day of May 1930 the Court ordered and decreed as follows:

In the... This day... as Guardian... and gave and fi... according to la... freeholders, as... upon his as s... It is therefo... that this proce... Said Bond... Know All... are held and fir... for the paymen... Signed by... The Condition... minor child... which appoint... Now if the... such guardian... Executed in... This Bond... And said o... The State of Ohio, I, minor..., do sol... such Guardian... Sworn to be... And said L... The State of Ohio, Know He... appointed, and... Guardian of th... child... all and singul... singular the di...

THE COL. P. B. MFG. CO. 86487

In the matter of the Guardianship of

Hudson R. Hoffman
Howard William Hoffman
Minors.

Probate Court May 19 1930
Appointment. Bond Approved. Letters Issued.

This day Anna Hoffman Bevis appeared in open Court, accepted the appointment as Guardian of Hudson R. Hoffman and Howard William Hoffman

and gave and filed herein her bond in the sum of One Thousand Dollars, conditioned according to law, with American Surety Co. and freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Anna Hoffman Bevis took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Anna Hoffman Bevis that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50. Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Anna Hoffman Bevis as Principal and American Surety Co. of New York as surety are held and firmly bound unto the State of Ohio, in the sum of One Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 19th day of May, A. D. 1930.

The Condition of the above obligation is such, that whereas, the above bound Anna Hoffman Bevis has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Hudson R. Hoffman and Howard William Hoffman

minor child of Jesse F. Hoffman deceased, late of Union Co. Ohio, which appointment the said Anna Hoffman Bevis has accepted.

Now if the said Anna Hoffman Bevis shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Anna Hoffman Bevis
American Surety Co.
By C. W. Hild, President Vice Pres
attest do & True " each day

This Bond approved in open Court, this 19 day of May 1930
And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Anna Hoffman Bevis Guardian of Hudson R. Hoffman
and Howard William Hoffman

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 21st day of March A. D. 1930

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Anna Hoffman Bevis Guardian of the person and estate of, Hudson R. Hoffman age 16 yrs. Oct. 24 - 1930
and Howard William Hoffman age 17 yrs. Dec 16 - 1930

children of Jesse F. Hoffman deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minors according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 19 day of May Anno Domini

[Seal]

one thousand nine hundred and 30. W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Francis Woolums

No. 11911

Appointment of Guardian.

Be it Remembered, That on the 24 day of Sept 1930, Kellie B. Woolums filed in said Court his application for the appointment of a Guardian of said Francis Woolums; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Louisa Woolums

Deceased.

Application for Appointment of Guardian.

I, Kellie B. Woolums of Marion Ohio

heroby make application for the Guardianship of

Francis Woolums

, aged 17 years, on 27 August 1930

, aged years, 19

minor and heir of Louisa Woolums deceased; and being duly sworn, say that said

minor is a resident of Union County, aforesaid, and that the condition, situation and amount of all the

property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to

Dollars, and Real Estate house and lot

situated in Magnolia, Ohio valued at Two thousand Dollars,

the annual rents of which amount to one hundred and fifty Dollars.

The following freeholders are offered as sureties: G. M. Haines Magnolia Smithson

Richard C. Shale

Kellie B. Woolums

Marion Ohio

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 24 day of September A. D. 1930

[Seal]

W. D. Husted

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Francis Woolums

Probate Court, Sept 24 1930

Appointment. Order for Bond.

Minors.

This day G. M. Haines appeared in open Court and made application to be appointed Guardian of Francis Woolums

and the Court being satisfied that said Francis Woolums is a minor of the age of 17 years Aug. 27 1930,

late of Paris Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Francis Woolums having in open

Court made choice of said G. M. Haines as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

G. M. Haines is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also

the probable annual rents of said minor's real estate. It is ordered that said G. M. Haines be appointed such Guardian upon giving bond with sureties as required by law in the sum of One thousand

Dollars, and this cause is continued.

W. D. Husted

Probate Judge.

And afterwards, to-wit, on the day of 19 the Court ordered and decreed as follows:

In t
Francis
This day
as Guardian of
and gave and ft
according to law
freeholders, as
upon h. in as s
It is therefo
that this proce
Said Bond
Know All
Mary
are held and fir
for the paymen
Signed by u
The Condition
minor child
which appoint
Now if the
such guardian
Executed i
This Bond
And said o
The State of Ohio,
I,
minor, do sol
such Guardian
Sworn to be
And said L
The State of Ohio,
Know Ye.
appointed, and
Guardian of th
age 17
child o
all and singul
singular the di

BONDS AND APPOINTMENTS

THE COL. B. P. BFG. CO. 86487

In the matter of the Guardianship of

Francis Wolens

Probate Court Sept 24 1930
Appointment. Bond Approved. Letters Issued.

Minors.

This day G. M. Haines appeared in open Court, accepted the appointment as Guardian of Francis Wolens

and gave and filed herein his bond in the sum of Two Thousand Dollars, conditioned according to law, with R. C. Threlk, Margaret Smithson and freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said G. M. Haines took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said G. M. Haines that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.00 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we G. M. Haines, Richard C. Threlk and Margaret Smithson are held and firmly bound unto the State of Ohio, in the sum of Two Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 24 day of Sept A. D. 1930

The Condition of the above obligation is such, that whereas, the above bound G. M. Haines has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Francis Wolens

minor child of Lorna Wolens deceased, late of Marysville which appointment the said G. M. Haines has accepted.

Now if the said G. M. Haines shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

G. M. Haines
Margaret Smithson
Richard C. Threlk

This Bond approved in open Court, this 24 day of Sept 1930 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, G. M. Haines Guardian of Francis Wolens

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 24 day of Sept A. D. 1930

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint G. M. Haines Guardian of the person and estate of Francis Wolens age 17 years on the 27 day of August 1930

child of Lorna Wolens deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 24 day of Sept Anno Domini one thousand nine hundred and 30

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Charles Rupert McCully

No. 11925

Appointment of Guardian.

Be it Remembered. That on the 11 day of Oct 1930, C. W. McCully filed in said Court his application for the appointment of a Guardian of said Charles Rupert McCully; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

C. W. McCully

Deceased.

Application for Appointment of Guardian.

I, C. W. McCully hereby make application for the Guardianship of

of Mrs Mansfield J

Table listing names of minors (Charles Rupert McCully, Shirley McCully) and their ages and birth dates.

minor and heir of C. W. McCully deceased; and being duly sworn, say that said minor is resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to Dollars, and Real Estate 52 1/2 acres of land York Twp situated in remainder interest valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: C. W. McCully, Flora J. Perkins, A. O. Riffe

THE STATE OF OHIO,

UNION COUNTY, ss.

P. O. Address

C. W. McCully, Mrs Mansfield - Ohio being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 11 day of Oct A. D. 1930

[Seal]

W. J. Brouder Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Charles Rupert McCully Shirley McCully

Probate Court, Oct 11 1930

Appointment. Order for Bond.

Minors.

This day C. W. McCully appeared in open Court and made application to be appointed Guardian of Charles Rupert McCully and Shirley McCully

and the Court being satisfied that said Charles R. McCully is a minor of the age of 4 years April 10 1930 Shirley McCully 2 June 17 1930

late of York Township, Union County, Ohio, deceased, and that said minors reside in this county; and the said Court made choice of said C. W. McCully as Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said C. W. McCully is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said C. W. McCully be appointed such Guardian upon giving bond with sureties as required by law in the sum of one hundred (\$100) Dollars, and this cause is continued.

W. J. Brouder Probate Judge.

And afterwards, to-wit, on the 11 day of Oct 1930 the Court ordered and decreed as follows:

Vertical text on the right margin, including 'In the', 'as Guardian', 'and gave and ft', 'according to law', 'freeholders, as', 'upon h... as s', 'It is therefo', 'that this proce', 'Said Bond', 'Know All', 'are held and fr', 'for the paymen', 'Signed by v', 'The Condition', 'minor childre', 'which appoint', 'Now if the', 'such guardian', 'Executed in', 'This Bond', 'And said o', 'The State of Ohio', 'I, C. W.', 'minor, do sol', 'such Guardian', 'Sworn to be', 'And said L', 'The State of Ohio', 'Know Ye.', 'appointed, and', 'Guardian of the', 'child of', 'all and singula', 'singular the du'

BONDS AND APPOINTMENTS

THE COL. & S. MFG. CO. 86487

In the matter of the Guardianship of

Charles Rupert McCully
Shirley M. McCully
Minors.

Probate Court Oct 11 1930
Appointment. Bond Approved. Letters Issued.

This day C. W. McCully appeared in open Court, accepted the appointment as Guardian of Charles Rupert McCully and Shirley M. McCully and gave and filed herein his bond in the sum of One Hundred Dollars, conditioned according to law, with Frank J. Perkins and A. O. Riffe freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said C. W. McCully took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said C. W. McCully that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.00 Said Bond being in words and figures following, to-wit: W. H. Trustad Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we C. W. McCully, Frank J. Perkins and A. O. Riffe are held and firmly bound unto the State of Ohio, in the sum of One Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 11 day of Oct A. D. 1930

The Condition of the above obligation is such, that whereas, the above bound C. W. McCully has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Charles Rupert McCully and Shirley M. McCully

minor children of C. W. McCully deceased, late of York Township which appointment the said C. W. McCully has accepted.

Now if the said C. W. McCully shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

C. W. McCully
Frank J. Perkins
A. O. Riffe

This Bond approved in open Court, this 11 day of Oct 1930 And said oath of said Guardian being as follows, to-wit: W. H. Trustad Probate Judge.

The State of Ohio, Union County, ss.

I, C. W. McCully Guardian of Charles Rupert McCully

minor s., do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 11 day of Oct A. D. 1930

[Seal]

W. H. Trustad Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint C. W. McCully Guardian of the person and estate of Charles Rupert McCully and Shirley M. McCully

child of [Name], deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor s. according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 11 day of Oct Anno Domini one thousand nine hundred and 30

[Seal]

W. H. Trustad Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

No. 12076

Appointment of Guardian.

In the matter of the Guardianship of Luttrille Scheidert

Be it Remembered, That on the 31 day of March 1931, filed in said Court his application for the appointment of a Guardian of said Luttrille Scheidert; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of Casper Rausch

Deceased.

Application for Appointment of Guardian.

I, John L. Scheidert hereby make application for the Guardianship of

of Maryette J. of Mansfield, O

Luttrille Scheidert, aged 19 years, July 11 1931; aged 19 years, 19; aged 19 years, 19; aged 19 years, 19; aged 19 years, 19; aged 19 years, 19

minor and heir of Grandson of Casper Rausch deceased; and being duly sworn, say that said minor is a resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of about \$000.00 money

amounting to Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: Louis West, Mary Scheidert, John L. Scheidert

THE STATE OF OHIO, UNION COUNTY, ss. P. O. Address John L. Scheidert Mansfield, O

John L. Scheidert being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this 30 day of March A. D. 1931 [Seal] W. W. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of Luttrille Scheidert Probate Court, March 30 1931 Appointment. Order for Bond. Minors.

This day John L. Scheidert appeared in open Court and made application to be appointed Guardian of Luttrille Scheidert

and the Court being satisfied that said Luttrille Scheidert is a minor of the age of 19 years July 11 1931,

and grand child of Casper Rausch late of Duff Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Luttrille Scheidert having in open Court made choice of said John L. Scheidert as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said John L. Scheidert is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said John L. Scheidert be appointed such Guardian upon giving bond with sureties as required by law in the sum of One Thousand Dollars, and this cause is continued.

And afterwards, to-wit, on the 30 day of March 1931 the Court ordered and decreed as follows:

In t... This day... as Guardian of... and gave and fr... according to lat... freeholders, as... upon her as s... It is therefo... that this proce... Said Bond... Know All... are held and fr... for the paymen... Signed by w... The Condition... minor child... which appointm... Now if the... such guardian... Executed in... This Bond... And said o... The State of Ohio, I, ... minor..., do so... such Guardian... Sworn to be... And said L... The State of Ohio, Know He... appointed, and... Guardian of the... Grand... child... of... all and singula... singular the du...

In the matter of the Guardianship of

Lutwelle Scheidert

Minors.

Probate Court March 30 1931

Appointment. Bond Approved. Letters Issued.

This day John L. Scheidert appeared in open Court, accepted the appointment as Guardian of Lutwelle Scheidert

and gave and filed herein his bond in the sum of one thousand Dollars, conditioned according to law, with Cornelius Mast, Mary Scheidert and Geo. J. Scheidert freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said John L. Scheidert took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said John L. Scheidert that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.00

Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we John L. Scheidert, Cornelius Mast, Mary Scheidert and Geo. J. Scheidert

are held and firmly bound unto the State of Ohio, in the sum of Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 30 day of March A. D. 1931

The Condition of the above obligation is such, that whereas, the above bound John L. Scheidert has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Lutwelle Scheidert

minor child of grand-child of Casper Rausch deceased, late of Union County which appointment the said John L. Scheidert has accepted.

Now if the said John L. Scheidert shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

John L. Scheidert
Cornelius Mast
Mary Scheidert
Geo. J. Scheidert

This Bond approved in open Court, this 30 day of March 1931 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, John L. Scheidert Guardian of Lutwelle Scheidert

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 30 day of March A. D. 1931

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint John L. Scheidert Guardian of the person and estate of Lutwelle Scheidert minor

Grand child of Casper Rausch deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 30 day of March Anno Domini one thousand nine hundred and 31

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Ray P. Kimbrough

No. 12431

Appointment of Guardian.

Be it Remembered, That on the 4 day of April 1931, *Edna G. Smith* filed in said Court her application for the appointment of a Guardian of said *Ray P. Kimbrough*; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Mary E. Davis

Deceased.

Application for Appointment of Guardian.

Edna G. Smith

of *Richmond, O. P.S.*

I, *Edna G. Smith* hereby make application for the Guardianship of

	, aged	years,	19
<i>Ray P. Kimbrough</i>	, aged	16	years, April 4 1931
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19
	, aged	years,	19

minor and heir of *Mary E. Davis* deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of *Property now in actual possession but as heir of the above named deceased person is entitled to an undivided part, in said deceased person's estate amounting to appraised at \$1750.00* subject to *Dollars, and Real Estate debts & allowances,* situated in _____ valued at _____ Dollars, the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: *G. F. Elmer*

Josiah Chandler

Edna G. Smith

Richmond, O. P.S.

THE STATE OF OHIO, }

UNION COUNTY, ss. }

P. O. Address

Edna G. Smith

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 24 day of March A. D. 1931

[Seal]

W. H. H. H. H.

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Probate Court, 19

Appointment. Order for Bond.

Minors.

This day _____ appeared in open Court and made application to be appointed Guardian of _____

and the Court being satisfied that said _____ is a minor of the age of _____ years, 19 _____,

_____ and _____ child of _____ late of _____ Township, Union County, Ohio, deceased, and that said minor _____ reside _____ in this county; and the said _____ having in open Court made choice of said _____ as _____ Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said _____ is a suitable person to be appointed; and _____ he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor _____, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said _____ be appointed such Guardian upon giving bond with sureties as required by law in the sum of _____ Dollars, and this cause is continued.

Probate Judge.

And afterwards, to-wit, on the _____ day of _____ 19 _____ the Court ordered and decreed as follows:

In t...

This day...

as Guardian of...

and gave and fi...

according to law...

freeholders, as...

upon h... as s...

It is therefo...

that this proce...

Said Bond i...

Know All F...

are held and fir...

for the paymen...

Signed by u...

The Condition...

h...

minor child...

which appointm...

Now if the...

such guardian,

Executed in...

This Bond e...

And said oc...

The State of Ohio,

I, _____

minor..., do sole...

such Guardian,

Sworn to be,

And said L...

The State of Ohio,

Know Ye,

appointed, and

Guardian of the

child... of

all and singula...

singular the du...

In the matter of the Guardianship of

Probate Court _____ 19____
Appointment. Bond Approved. Letters Issued.

Minors.)

This day _____ appeared in open Court, accepted the appointment as Guardian of _____

and gave and filed herein h_____ bond in the sum of _____ Dollars, conditioned according to law, with _____ and _____ freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said _____ took an oath that _____ he would faithfully and honestly discharge the duties devolving upon h_____ as such Guardian.

It is therefore ordered that Letters of Gurdianship issue to said _____ that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ _____

Said Bond being in words and figures following, to-wit: _____ Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Edna G. Smith C. F. Elliott Jessie Chandler

are held and firmly bound unto the State of Ohio, in the sum of Two Hundred Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 4 day of April A. D. 1931

The Condition of the above obligation is such, that whereas, the above bound Edna G. Smith has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of

Roy Postle Kinsborough

minor child of Mary C. Davis deceased, late of Plain City, Ohio which appointment the said Edna G. Smith has accepted.

Now if the said Edna G. Smith shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Edna G. Smith
C. F. Elliott
Jessie Chandler

This Bond approved in open Court, this 4 day of April 1931

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Edna G. Smith Guardian of Roy Postle Kinsborough

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 4 day of April A. D. 1931

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge, of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Edna G. Smith Guardian of the person and estate of Roy Postle Kinsborough 16 yrs. on 4 of April 1931

child of Mr, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 4 day of April Anno Domini one thousand nine hundred and 31

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of Harold Scheidert Minor

No. 12084

Appointment of Guardian.

Be it Remembered, That on the 29 day of June 1931, Christine Scheidert filed in said Court her application for the appointment of a Guardian of said

Harold Scheidert; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir..... of

Mary E. Scheidert Deceased. } Application for Appointment of Guardian.

I, Christine Scheidert of Marysville hereby make application for the Guardianship of

<u>Harold Scheidert</u>	, aged	<u>16</u>	years,	<u>Aug 26th</u>	19 <u>30</u>
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19
	, aged		years,		19

minor..... and heir..... of Mary E. Scheidert deceased; and being duly sworn, say that said minor..... resident..... of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir....., as I verily believe, is as follows, to-wit: Personal Estate, consisting of money to the amount of about \$150.00 amounting to one fifth int in 155 acres Dollars, and Real Estate situated in Dash Township Union Co. valued at \$1000.00 Dollars, the annual rents of which amount to \$50.00 Dollars.

The following freeholders are offered as sureties: Louisa Scheidert & Esther Palmer

THE STATE OF OHIO, }
UNION COUNTY, ss. } P. O. Address Christine Scheidert Marysville Ohio
Christine Scheidert being first duly sworn, says the foregoing statement is true as she verily believes.

Sworn to before me and signed in my presence, this 29 day of June A. D. 1931
[Seal] W. H. Hasted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of Harold Scheidert }
} Minors.

Probate Court, June 29 1931
Appointment. Order for Bond.

This day Christine Scheidert appeared in open Court and made application to be appointed Guardian of Harold Scheidert and the Court being satisfied that said Harold Scheidert is a minor of the age of 16 years August 26 1930,

late of Cris and Minor child of Mary E. Scheidert Township, Union County, Ohio, deceased, and that said minor..... reside..... in this county; and the said Harold Scheidert having in open Court made choice of said Christine Scheidert as his Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Christine Scheidert is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor....., and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Christine Scheidert be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Hundred fifty Dollars, and this cause is continued.

And afterwards, to-wit, on the 29 day of June 1931 the Court ordered and decreed as follows:

In t
Harold

This day
as Guardian of

and gave and fi
according to law
freeholders, as

upon her as s
It is therefo
that this proce
Said Bond t

Know All s

are held and fir
for the payment
Signed by u
The Condition
h

minor child
which appoint
Now if the
such guardian,
Executed in

This Bond o
And said oc
The State of Ohio,
I, C

minor....., do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the
August

child..... of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. & N. WPA. CO. 6687

In the matter of the Guardianship of

Harold Scheidner
Minor

Probate Court June 29 1931
Appointment. Bond Approved. Letters Issued.

This day Christine Scheidner appeared in open Court, accepted the appointment as Guardian of Harold Scheidner

and gave and filed herein her bond in the sum of \$250.00 Dollars, conditioned according to law, with Laurence Scheidner and Esther Palmer freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Christine Scheidner took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Christine Scheidner that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.50 Said Bond being in words and figures following, to-wit: W.H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Christine Scheidner Laurence Scheidner Mrs. Esther Palmer are held and firmly bound unto the State of Ohio, in the sum of \$250.00 Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 29 day of June A. D. 1931 The Condition of the above obligation is such, that whereas, the above bound Christine Scheidner has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Harold Scheidner

minor child of Mary E. Scheidner deceased, late of Marysville Ohio which appointment the said Christine Scheidner has accepted.

Now if the said Christine Scheidner shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Christine Scheidner Laurence Scheidner Mrs. Esther Palmer

This Bond approved in open Court, this 29 day of June 1931 And said oath of said Guardian being as follows, to-wit: W.H. Husted Probate Judge.

The State of Ohio, Union County, ss. I, Christine Scheidner Guardian of Harold Scheidner

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 29 day of June A. D. 1931 [Seal] W.H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Christine Scheidner Guardian of the person and estate of Harold Scheidner aged 16 yrs 26 days of August 1930

child of Mary E. Scheidner deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 29 day of June Anno Domini one thousand nine hundred and 31. W.H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Mary Lyons

No. 12095-

Appointment of Guardian.

Be it Remembered, That on the 16 day of July 1931, Bertha Lyons filed in said Court her application for the appointment of a Guardian of said Mary Lyons; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Charles Lyons

Deceased.

Application for Appointment of Guardian.

I, Bertha Lyons of Newford Center, O. hereby make application for the Guardianship of

Mary Lyons, aged 14 years, Oct 4 1930; and being duly sworn, say that said minor is a resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of \$20.00 per month from the government amounting to Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: The American Surety Co. of Newford. Bertha Lyons being first duly sworn, says the foregoing statement is true as she verily believes. Sworn to before me and signed in my presence, this 16 day of July A. D. 1931. [Seal] W.W. Husted Probate Judge.

THE STATE OF OHIO,

UNION COUNTY, ss.

P. O. Address

Bertha Lyons

Newford Center, O.

being first duly sworn, says the foregoing statement is true

as she verily believes.

Sworn to before me and signed in my presence, this 16 day of July A. D. 1931.

[Seal]

W.W. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Mary Lyons

Probate Court, July 16 1931

Appointment. Order for Bond.

Minors.

This day Bertha Lyons appeared in open Court and made application to be appointed Guardian of Mary Lyons and the Court being satisfied that said Mary Lyons is a minor of the age of 14 years Oct 4 1931,

and child of Charles Lyons late of Union Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said Mary Lyons having in open Court made choice of said Bertha Lyons as her Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said Bertha Lyons is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Bertha Lyons be appointed such Guardian upon giving bond with sureties as required by law in the sum of \$1200.00 Dollars, and this cause is continued.

W.W. Husted Probate Judge.

And afterwards, to-wit, on the 16 day of July 1931 the Court ordered and decreed as follows:

In the matter of the Guardianship of Mary Lyons... This day... as Guardian of... and gave and filed... according to law... freeholders, as s... upon her as s... It is therefore... that this proceed... Said Bond b... Know All... Co. of New... are held and fir... for the payment... Signed by u... The Condition... minor child... which appointm... Now if the... such guardian... Executed in... This Bond a... And said oa... The State of Ohio, I, I, minor, do sola... such Guardian, Sworn to bef... And said Le... The State of Ohio, Know Ye, appointed, and Guardian of the... child... of all and singula... singular the du

In the matter of the Guardianship of

Mary Lyons

Probate Court July 16 1931
Appointment. Bond Approved. Letters Issued.

Minors.

This day Bertha Lyons appeared in open Court, accepted the appointment as Guardian of Mary Lyons

and gave and filed herein her bond in the sum of \$1200.00 Dollars, conditioned according to law, with American Surety Co and N.Y. City, N.Y. freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Bertha Lyons took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Bertha Lyons - that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$5.50

Said Bond being in words and figures following, to-wit: W.H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Bertha Lyons as principal of American Surety Co. of New York of 20 1/2 Broadway, N.Y. City, N.Y. are held and firmly bound unto the State of Ohio, in the sum of Twelve Hundred (\$1200.00) Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 14 day of July A. D. 1931

The Condition of the above obligation is such, that whereas, the above bound Bertha Lyons has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Mary Lyons

minor child of Charles Lyons deceased, late of which appointment the said Bertha Lyons has accepted.

Now if the said Bertha Lyons shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Bertha Lyons Seal
American Surety Co. New York
By C.M. McNeil President
Attest: M.E. Mills Secy

This Bond approved in open Court, this 16 day of July 1931

And said oath of said Guardian being as follows, to-wit: W.H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Bertha Lyons Guardian of Mary Lyons

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 16 day of July A. D. 1931

[Seal]

W.H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Bertha Lyons

Guardian of the person and estate of Mary Lyons
aged 14 on the 14 day of Oct. 1930

child of Charles Lyons deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this 16 day of July Anno Domini one thousand nine hundred and 31

W.H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Elizabeth Matteson

No. 12131

Appointment of Guardian.

Be it Remembered, That on the 28 day of Aug 1931, Cora Matteson filed in said Court her application for the appointment of a Guardian of said Elizabeth Matteson; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

William D. Matteson

Deceased.

Application for Appointment of Guardian.

I, Cora Matteson hereby make application for the Guardianship of

of Richmond Ohio

Elizabeth Matteson, aged 7 years, Sept 25 1931
Benj. V. Matteson, aged 3 years, Nov 6 1931

minor and heir of W. D. Matteson deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

107 acres of land undivided one fourth interest amounting to Three thousand Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: B. K. Matteson, Mary Lawsonmugh

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Richmond Ohio

Cora Matteson being first duly sworn, says the foregoing statement is true as she verily believes.

Sworn to before me and signed in my presence, this 28 day of August A. D. 1931

[Seal]

W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Elizabeth Matteson

Benj. V. Matteson

Minors.

Probate Court, August 28 1931

Appointment. Order for Bond.

This day Cora Matteson appeared in open Court and made application to be appointed Guardian of Elizabeth Matteson and Benj. V. Matteson

and the Court being satisfied that said Elizabeth Matteson is a minor of the age of 7 years Sept 25 1931, Benj. V. Matteson 4 years Nov 6 1931

and children of W. D. Matteson late of Blaine Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said having in open Court made choice of said as Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Cora Matteson is a suitable person to be appointed; and she having filed in this office a statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Cora Matteson be appointed such Guardian upon giving bond with sureties as required by law in the sum of \$4000 Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the 28 day of August 1931 the Court ordered and decreed as follows:

In the matter of the Guardianship of Elizabeth Matteson Benj. V. Matteson This day as Guardian of and gave and filed according to law freeholders, as upon her as It is therefore that this proceed Said Bond Know All are held and firm for the payment Signed by us The Condition Elizabeth Matteson minor children which appointment Now if the such guardian, Executed in This Bond And said oa The State of Ohio, I, minor, do sole such Guardian, Sworn to bef And said Le The State of Ohio, Know Ye. appointed, and Guardian of the child of all and singular singular the dut

BONDS AND APPOINTMENTS

In the matter of the Guardianship of

Elizabeth Matteson
Benj. V. Matteson

Probate Court August 28 1931
Appointment. Bond Approved. Letters Issued.

Minors.

This day Cora Matteson appeared in open Court, accepted the appointment as Guardian of Elizabeth Matteson and Benj. V. Matteson

and gave and filed herein her bond in the sum of Four Thousand (4000) Dollars, conditioned according to law, with B. H. Matteson and Mary F. Mansfield freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Cora Matteson took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Cora Matteson that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 4.00 Said Bond being in words and figures following, to-wit: Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Cora Matteson, B. H. Matteson, & Mary F. Mansfield

are held and firmly bound unto the State of Ohio, in the sum of \$ 4000 Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 28 day of August A. D. 1931

The Condition of the above obligation is such, that whereas, the above bound Cora Matteson has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Elizabeth Matteson & Benj. V. Matteson

minor children of N. J. Matteson deceased, late of Blair Runne Twp. which appointment the said Cora Matteson has accepted.

Now if the said Cora Matteson shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Cora Matteson
B. H. Matteson
Mary F. Mansfield

This Bond approved in open Court, this 28 day of August 1931
And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Cora Matteson Guardian of Elizabeth Matteson & Benj. V. Matteson

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 28 day of August A. D. 1931

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Cora Matteson Guardian of the person and estate of Elizabeth Matteson & Benj. V. Matteson

children of N. J. Matteson deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this day of Anno Domini one thousand nine hundred and

Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Dorothy May Cheney
minor

No. 12155

Appointment of Guardian.

Be it Remembered, That on the 26 day of October 1931, Lona L. Cheney
filed in said Court her application for the appointment of a Guardian of said
Dorothy May Cheney; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

John David White Deceased.

Application for Appointment of Guardian.

I, Lona L. Cheney of Richmond Ohio
hereby make application for the Guardianship of

Dorothy May Cheney, aged 16 years, July 7 1931
aged years, 19
aged years, 19

minor and heir of deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of money
amounting to
\$1000 Dollars, and Real Estate
situated in valued at Dollars,
the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: Fidelity & Deposit Company of
Maryland

THE STATE OF OHIO,
UNION COUNTY, ss.

P. O. Address

Lona L. Cheney

being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this 26 day of October A. D. 1931

[Seal]

W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Dorothy May Cheney

Probate Court, Oct. 26 1931

Appointment. Order for Bond.

Minors.

This day Lona L. Cheney appeared in open Court and made application to be
appointed Guardian of Dorothy May Cheney

and the Court being satisfied that said Dorothy May Cheney
is a minor of the age of 16 years July 7 1931,

and child of John David White
late of Jackson Township, Union County, Ohio, deceased, and that said minor resides
in this county; and the said Dorothy May Cheney having in open
Court made choice of said Lona L. Cheney as her Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said
Lona L. Cheney is a suitable person to be appointed; and she having filed in this office a
statement, duly verified by her affidavit of the whole estate of said minor, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said Lona L. Cheney
be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Thousand
Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the 26 day of Oct. 1931 the Court ordered and decreed as follows:

In t
Dorothy
This day
as Guardian of
and gave and fl
according to la
freeholders, as
upon her as s
It is theref
that this proce
Said Bond
Know All
Deposit Co
are held and fir
for the paymen
Signed by u
The Condition
I
adopted
minor child
which appoint
Now if the
such guardian
Executed i
This Bond
And said o
The State of Ohio,
I,
minor, do sol
such Guardian
Sworn to be
And said
The State of Ohio,
Know Ye,
appointed, and
Guardian of th
child o
all and singul
singular the d

BONDS AND APPOINTMENTS

THE COL. B. S. WFO. CO. 66487

In the matter of the Guardianship of

Dorothy Mae Cheney

Probate Court Oct. 26 1931
Appointment. Bond Approved. Letters Issued.

Minors.

This day Lona L. Cheney appeared in open Court, accepted the appointment as Guardian of Dorothy Mae Cheney and gave and filed herein her bond in the sum of Two thousand Dollars, conditioned according to law, with Fidelity and Deposit Co. of Maryland freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Lona L. Cheney took an oath that she would faithfully and honestly discharge the duties devolving upon her as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Lona L. Cheney that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$7.00 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Lona L. Cheney and Fidelity and Deposit Co. of Maryland are held and firmly bound unto the State of Ohio, in the sum of Two thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 26 day of Oct. A. D. 1931

The Condition of the above obligation is such, that whereas, the above bounds Lona L. Cheney has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Dorothy Mae Cheney

minor child of O. W. Cheney & Lona L. Cheney deceased, late of which appointment the said Lona L. Cheney has accepted.

Now if the said Lona L. Cheney shall faithfully discharge all her duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

Lona L. Cheney
Fidelity & Deposit Co. of Maryland
George H. Cheney Attorney in fact

This Bond approved in open Court, this 26 day of Oct. 1931

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Lona L. Cheney Guardian of Dorothy Mae Cheney

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 26 day of Oct. A. D. 1931

[Seal]

W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Lona L. Cheney Guardian of the person and estate of Dorothy Mae Cheney

child of Lona L. Cheney, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable her fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal]

Court, at Marysville, Ohio, this day of Oct. Anno Domini one thousand nine hundred and thirty-one

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Elizabeth Luiginis and Frank Luiginis - Minors

No. 12156

Appointment of Guardian.

Be it Remembered, That on the 23 day of October 1931, filed in said Court his application for the appointment of a Guardian of said Elizabeth Luiginis and Frank J. Luiginis; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

Nettie Luiginis Deceased.

Application for Appointment of Guardian.

I, Louis Luiginis of Marysville, Ohio hereby make application for the Guardianship of

Frank Luiginis, aged 16 years, Oct. 13, 1931

Elizabeth Luiginis, aged 17 years, May 20, 1932

minor S. and heir S. of Nettie Luiginis deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: Louis Luiginis and Lucile Luiginis

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

Louis Luiginis

Louis Luiginis Marysville, Ohio

being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this 23 day of Oct. A. D. 1931

[Seal]

W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Elizabeth Luiginis and Frank J. Luiginis

Probate Court, Oct. 16, 1931

Appointment. Order for Bond.

Minors.

This day Louis Luiginis appeared in open Court and made application to be appointed Guardian of Elizabeth Luiginis and Frank J. Luiginis

and the Court being satisfied that said Elizabeth Luiginis is a minor of the age of 17 years May 20, 1932, and Frank J. Luiginis is a minor of the age of 16 years Oct. 13, 1931.

late of Paris Township, Union County, Ohio, deceased, and that said minor S. reside in this county; and the said having in open Court made choice of said as Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Louis Luiginis is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor S., and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said Louis Luiginis be appointed such Guardian upon giving bond with sureties as required by law in the sum of Four Hundred Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the 16 day of Oct 1931 the Court ordered and decreed as follows:

In the... This day... as Guardian of... and gave and fit... according to law... freeholders, as s... upon h... as s... It is therefo... that this proce... Said Bond L... Know All A... are held and fir... for the payment... Signed by u... The Condition... h... minor childre... which appoint... Now if the... such guardian... Executed in... E. W... William... This Bond c... And said oc... The State of Ohio, I, minor S., do sol... such Guardian, Sworn to be... And said L... The State of Ohio, Know Ye, appointed, and Guardian of the aged aged childre... of all and singula... singular the du

THE COL. B. & MFG. CO. 66487

In the matter of the Guardianship of

Elizabeth Luiginis
Frank J. Luiginis

Minors.

Probate Court Oct. 16, 1931

Appointment. Bond Approved. Letters Issued.

This day Louis Luiginis appeared in open Court, accepted the appointment as Guardian of Elizabeth Luiginis and Frank Luiginis

and gave and filed herein his bond in the sum of Four Hundred (\$400.00) Dollars, conditioned according to law, with Lucile Luiginis and freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Louis Luiginis took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Louis Luiginis that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ 5.00 Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Louis Luiginis and Lucile Luiginis

are held and firmly bound unto the State of Ohio, in the sum of Four Hundred and no/100 (\$400.00) Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 16 day of Oct. A. D. 1931

The Condition of the above obligation is such, that whereas, the above bound Louis Luiginis has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Elizabeth Luiginis and Frank J. Luiginis

minor children of Nettie Luiginis deceased, late of Paris Tp. Union County, Oh., which appointment the said Louis Luiginis has accepted.

Now if the said Louis Luiginis shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Lucile Luiginis Louis Luiginis E. W. Porter William J. Porter Probate Judge.

This Bond approved in open Court, this 16 day of Oct. 1931. And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss. I, Louis Luiginis and Frank J. Luiginis Guardian of Elizabeth Luiginis

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 16 day of Oct. A. D. 1931. W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Louis Luiginis Guardian of the person and estate of Elizabeth Luiginis aged 17 years on the 20th day of May, 1932, and Frank Luiginis aged 15 years on the 13th day of Oct. 1931

children of Nettie Luiginis, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 16th day of October Anno Domini one thousand nine hundred and 31 W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

This Kathryn Hines
Billy Eugene Hines - Minors

No. *12261*

Appointment of Guardian.

Be it Remembered, That on the *1st* day of *March*, 19*22*,
filed in said Court h*is* application for the appointment of a Guardian of said *This Kathryn Hines*
and Billy Eugene Hines; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir*s* of

Beatrice Mae Hines Deceased.

Application for Appointment of Guardian.

I, *W. H. Hines* of *York Township, Union County, O.*
hereby make application for the Guardianship of

<i>This Kathryn Hines</i>	, aged	<i>14</i>	years,	<i>Sept. 1,</i>	<i>1931.</i>
<i>Billy Eugene Hines</i>	, aged	<i>10 Mo.</i>	years,	<i>Feb. 2,</i>	<i>1931.</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>
	, aged		years,		<i>19</i>

minor*s* and heir*s* of *Beatrice Mae Hines* deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to _____ Dollars, and Real Estate situated in _____ valued at _____ Dollars, the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: *W. H. Hines*, and *New York Casualty Company, of No. 80 John Street, New York City*

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

P. O. Address

W. H. Hines

York, Ohio being first duly sworn, says the foregoing statement is true

as he verily believes.

Sworn to before me and signed in my presence, this *25th* day of *February* A. D. 19*32*

[Seal]

Robert T. Allen Probate Judge.

Notary Public

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

This Kathryn Hines
Billy Eugene Hines

Probate Court, *March 5, 1932*

Appointment. Order for Bond.

Minors.

This day *W. H. Hines* appeared in open Court and made application to be appointed Guardian of *This Kathryn Hines* and *Billy Eugene Hines* and the Court being satisfied that said *This Kathryn Hines* is a minor of the age of *14* years, *Sept. 1st, 1931*, and *Billy Eugene Hines* is a minor of the age of *10 months*, *Feb. 2nd, 1931*

and children of *Beatrice Mae Hines* late of *Washington* Township, Union County, Ohio, deceased, and that said minor*s* reside in this county; and the said *This Kathryn Hines* having in open Court made choice of said *W. H. Hines* as their Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said *W. H. Hines* is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor*s*, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said *W. H. Hines* be appointed such Guardian upon giving bond with sureties as required by law in the sum of *Two Hundred* (*\$200.00*) Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the *5th* day of *March* 19*32* the Court ordered and decreed as follows:

In the
This
Billy

This day
as Guardian of

and gave and fil
according to law
freeholders, as s

upon h*is* as s

It is therefo
that this proce
Said Bond b

Know All
New Y
are held and fir
for the payment
Signed by u
The Condition
h

minor childre
which appointi
Now if the
such guardian,
Executed in
M. H.
M. E.

This Bond c
And said oc
The State of Ohio,
I,

minor*s*, do sole
such Guardian,
Sworn to be,
And said L

The State of Ohio,
Know Ue,
appointed, and
Guardian of the
childre
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. & B. B. CO. 66487

In the matter of the Guardianship of

This Hathagen Hines
Billy Eugene Hines

Minors.

Probate Court March 5, 1932.

Appointment. Bond Approved. Letters Issued.

This day W. H. Hines appeared in open Court, accepted the appointment as Guardian of This Hathagen Hines and Billy Eugene Hines and gave and filed herein his bond in the sum of Two Hundred (\$200.00) Dollars, conditioned according to law, with New York Casualty Co. and freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said W. H. Hines took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said W. H. Hines that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we W. H. Hines, as Principal and New York Casualty Company, of No. 80 John Street, New York City, as Surety are held and firmly bound unto the State of Ohio, in the sum of Two Hundred and no/100 Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 31st day of December A. D. 1931.

The Condition of the above obligation is such, that whereas, the above bound W. H. Hines has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of This Hathagen Hines and Billy Eugene Hines

minor children of Beatrice Mae Hines deceased, late of Washington Twp. Union Co., O. which appointment the said W. H. Hines has accepted.

Now if the said W. H. Hines shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of

M. H. Gibson
M. E. Hillcut

W. H. Hines

New York Casualty Company
By C. W. McNeil, President
Attest: A. J. Hillcut - President Asst. Secy

This Bond approved in open Court, this 16 day of March 1932

And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, W. H. Hines Guardian of This Hathagen Hines and Billy Eugene Hines

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 22nd day of December A. D. 1931.

[Seal]

Robert T. Allen Probate Judge
Notary Public.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye. That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint W. H. Hines

Guardian of the person and estate of This Hathagen Hines and Billy Eugene Hines

children of Beatrice Mae Hines deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minors according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 5th day of March Anno Domini one thousand nine hundred and 32.

[Seal]

W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

William L. Purser

Minor

No. 12275

Appointment of Guardian.

Be it Remembered, That on the 24 day of March 19.32, B. E. Purser filed in said Court his application for the appointment of a Guardian of said William L. Purser; whereupon the following proceedings were had: Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir of

Lulu Robinson

Deceased,

Application for Appointment of Guardian.

I, B. E. Purser hereby make application for the Guardianship of

William L. Purser

of Unionville Center, Ohio.

aged 16 years, Aug. 28 1931
aged years, 19

minor and heir of Lulu Robinson deceased; and being duly sworn, say that said minor resident of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to Dollars, and Real Estate situated in valued at Dollars, the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: B. E. Purser, H. Hall and H. W. Zimmerman

THE STATE OF OHIO, UNION COUNTY, ss.

P. O. Address

B. E. Purser

B. E. Purser

Unionville Center, Ohio.

being first duly sworn, says the foregoing statement is true as he verily believes.

Sworn to before me and signed in my presence, this 24 day of March A. D. 19.32

[Seal]

W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

William L. Purser

Probate Court, Apr. 24, 19.32

Appointment. Order for Bond.

Minors.

This day B. E. Purser appeared in open Court and made application to be appointed Guardian of William L. Purser

and the Court being satisfied that said William L. Purser is a minor of the age of 16 years, Aug. 28, 19.31,

It is ordered that said application be set for hearing on the 25th day of May 1932, at two o'clock P.M. and that at least three days notice of the time and place of said hearing be given to: The proposed ward William L. Purser by personal service in writing, as provided by law and child of Township, Union County, Ohio, deceased, and that said minor reside in this county; and the said The undersigned hereby make choice of B. E. Purser, a resident of Unionville Center, Ohio as Guardian of said child, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said

is a suitable person to be appointed; and he having filed in this office a statement, duly verified by his affidavit of the whole estate of said minor, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said B. E. Purser be appointed such Guardian upon giving bond with sureties as required by law in the sum of Two Hundred Dollars, and this cause is continued.

(\$200.00) Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the 20 day of May 19.32 the Court ordered and decreed as follows:

In the... Will... This day... as Guardian of... and gave and fil... according to law... freeholders, as s... upon h... as s... It is therefo... that this proce... Said Bond b... Know All... are held and fir... for the payment... Signed by u... The Condition... he... minor child... which appointm... Now if the... such guardian... Executed in... Truth... This Bond c... And said o... The State of Ohio, I, minor, do sole... such Guardian, Sworn to be... And said L... The State of Ohio, Know Ye, appointed, and Guardian of the... child... of all and singula... singular the du

BONDS AND APPOINTMENTS

THE COL. & B. MFG. CO. 66487

In the matter of the Guardianship of William L. Purser

Probate Court May 20, 1932 Appointment. Bond Approved. Letters Issued.

This day B. E. Purser appeared in open Court, accepted the appointment as Guardian of William L. Purser Minors.

and gave and filed herein his bond in the sum of Two Hundred (\$200.00) Dollars, conditioned according to law, with H. Hall and H. W. Zimmerman freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said B. E. Purser took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said B. E. Purser that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we B. E. Purser, H. Hall and H. W. Zimmerman are held and firmly bound unto the State of Ohio, in the sum of Two Hundred (\$200.00) Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 24th day of March A. D. 1932. The Condition of the above obligation is such, that whereas, the above bound B. E. Purser has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of William L. Purser

minor child of [Name] deceased, late of [Name] which appointment the said B. E. Purser has accepted.

Now if the said B. E. Purser shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of B. E. Purser, H. Hall, H. W. Zimmerman, F. L. Purser, Ruth Zimmerman Probate Judge.

This Bond approved in open Court, this 20 day of May 1932 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss. I, [Name] Guardian of [Name] minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God. Sworn to before me and signed in my presence, this [] day of [] A. D. 19 [] Probate Judge.

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss. To all to Whom these Presents may Come, Greeting: Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint B. E. Purser Guardian of the person and estate of William L. Purser

child of Lulu Robinson, deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate Court, at Marysville, Ohio, this 20 day of May Anno Domini one thousand nine hundred and 32 W. H. Husted Probate Judge.

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Mary Rausome - et al
Rachel Rausome Minors

No. 12289

Appointment of Guardian.

Be it Remembered, That on the 8 day of April 1932, Walter B. Rausome
filed in said Court his application for the appointment of a Guardian of said Mary Rausome
and Rachel Rausome; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir.s. of

Walter B. Rausome Deceased.

Application for Appointment of Guardian.

I, Walter B. Rausome of Richwood, Ohio.

hereby make application for the Guardianship of
Mary Rausome, aged 20 years, Feb. 8, 1932.
Rachel Rausome, aged 18 years, Dec. 28, 1931.
aged years, 19.
aged years, 19.
aged years, 19.
aged years, 19.

minor.s. and heir.s. of Walter B. Rausome deceased; and being duly sworn, say that said
minor resident of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heir, as I verily believe, is as follows, to-wit: Personal Estate, consisting of

amounting to
Dollars, and Real Estate
situated in valued at Dollars,
the annual rents of which amount to Dollars.

The following freeholders are offered as sureties: Walter B. Rausome, Louisa E. Rausome
and A. L. Rausome

THE STATE OF OHIO,
UNION COUNTY, ss.

P. O. Address

Walter B. Rausome

Walter B. Rausome,
Richwood, Ohio.

being first duly sworn, says the foregoing statement is true
as he verily believes.

Sworn to before me and signed in my presence, this 8th day of April A. D. 1932

[Seal]

W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Mary Rausome
Rachel Rausome

Probate Court, April 8, 1932

Appointment. Order for Bond.

Minors.

This day Walter B. Rausome appeared in open Court and made application to be
appointed Guardian of Mary Rausome and
Rachel Rausome

and the Court being satisfied that said Mary Rausome
is a minor of the age of 20 years, Feb. 8, 1932, and Rachel Rausome
is a minor of the age of 18 years, Dec. 28, 1931,

It is ordered that said application be set for hearing on the 11th day of April 1932, at
2 o'clock P.M. and that at least three days notice of the time and place of said hearing
be given to the proposed wards and children of Walter B. Rausome
late of Richwood, Ohio Township, Union County, Ohio, deceased, and that said minor.s. reside
in this county; and the said Mary Rausome and Rachel Rausome having in open
Court made choice of said Walter B. Rausome as their Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Walter B. Rausome is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minor.s., and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said Walter B. Rausome
be appointed such Guardian upon giving bond with sureties as required by law in the sum of Five Hundred
(\$ 500.00) Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the 11 day of April 1932 the Court ordered and decreed as follows:

In the
Mary
Rachel

This day
as Guardian of

and gave and fit
according to law
freeholders, as s
upon h... as s
It is therefo
that this proce
Said Bond b

Know All

are held and fir
for the payment
Signed by u
The Condition
ha

minor childre
which appoint
Now if the
such guardian,
Executed in

This Bond o
And said oa
The State of Ohio,
I,

minor, do sole
such Guardian,
Sworn to be

And said L

The State of Ohio,
Know Ye,
appointed, and
Guardian of the

childre of
all and singula
singular the du

BONDS AND APPOINTMENTS

THE COL. S. & WFB. CO. 65487

In the matter of the Guardianship of

Mary Rausome

Rachel Rausome

Minors.

Probate Court April 11 19 32

Appointment. Bond Approved. Letters Issued.

This day Walter B. Rausome appeared in open Court, accepted the appointment as Guardian of Mary Rausome and Rachel Rausome

and gave and filed herein his bond in the sum of Five Hundred (\$500.00) Dollars, conditioned according to law, with Florence E. Rausome and A. L. Rausome freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said Walter B. Rausome took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Walter B. Rausome that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$ Said Bond being in words and figures following, to-wit: W. H. Husted Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we Walter B. Rausome, Florence E. Rausome and A. L. Rausome

are held and firmly bound unto the State of Ohio, in the sum of Five Hundred (\$500.00) Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 11th day of April A. D. 19 32

The Condition of the above obligation is such, that whereas, the above bound Walter B. Rausome has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Mary Rausome and Rachel Rausome

minor children of Walter B. Rausome deceased, late of Richwood, Ohio, which appointment the said Walter B. Rausome has accepted.

Now if the said Walter B. Rausome shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of Walter B. Rausome, Florence E. Rausome, A. L. Rausome

This Bond approved in open Court, this 11 day of April 19 32 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, _____ Guardian of _____

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

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

[Seal] _____ Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Walter B. Rausome Guardian of the person and estate of Mary Rausome and Rachel Rausome

children of Walter B. Rausome deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal] Court, at Marysville, Ohio, this 11th day of April Anno Domini one thousand nine hundred and 32 W. H. Husted Probate Judge.

See Page - 603 -

RECORD OF GUARDIAN'S

PROBATE COURT, UNION COUNTY, OHIO

In the matter of the Guardianship of

Malcolm Sherburne et al
Minors

No. 12195

Appointment of Guardian.

Be it Remembered, That on the 29th day of Dec. 1931, Chester L. Auer
filed in said Court his application for the appointment of a Guardian of said
Malcolm Sherburne et al; whereupon the following proceedings were had:
Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heirs of

Edward M. Sherburne Deceased.

Application for Appointment of Guardian.

I, Chester L. Auer of Marysville, Ohio

hereby make application for the Guardianship of
Malcolm Sherburne, aged 11 years, February 5th 1931
Monabelle Sherburne, aged 9 years, January 25th 1931
Pauline Sherburne, aged 7 years, September 18th 1931
aged 19 years, 19
aged 19 years, 19
aged 19 years, 19
aged 19 years, 19

minor and heirs of Edward M. Sherburne deceased; and being duly sworn, say that said
minor as residents of Union County, aforesaid, and that the condition, situation and amount of all the
property of said minor heirs, as I verily believe, is as follows, to-wit: Personal Estate, consisting of
Eight Dollars Government Compensation

amounting to Eight Dollars, and Real Estate None
situated in valued at Dollars,
the annual rents of which amount to Dollars.

The following freeholders are offered as sureties:

THE STATE OF OHIO,
UNION COUNTY, ss.

Ch. L. Auer
P. O. Address Marysville, O. R. #2.
Ch. L. Auer

being first duly sworn, says the foregoing statement is true
as he verily believes.

Sworn to before me and signed in my presence, this 29th day of Dec. A. D. 1931

[Seal]

W. H. Husted Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of

Malcolm Sherburne
Monabelle Sherburne
Pauline Sherburne
Minors.

Probate Court, Jan. 29th 1932
Appointment. Order for Bond.

This day Chester Auer appeared in open Court and made application to be
appointed Guardian of Malcolm Sherburne, Monabelle Sherburne and
Pauline Sherburne

and the Court being satisfied that said children are minors
is a minor of the age of 11 years, 19

Malcolm Sherburne - 11 years - February 5th. A. D. 1931
Monabelle Sherburne - 9 years - January 25th. A. D. 1931
Pauline Sherburne - 7 years - September 18th. A. D. 1931

and children of Edward M. Sherburne
late of Columbus, Ohio Township, Union County, Ohio, deceased, and that said minors reside
in this county; and the said Court made choice of said as Guardian, which choice is approved
by the Court; and the Court being further satisfied that a guardian is necessary, and that said

Ch. L. Auer is a suitable person to be appointed; and he having filed in this office a
statement, duly verified by his affidavit of the whole estate of said minors, and the probable value thereof, and also
the probable annual rents of said minor's real estate. It is ordered that said Chester Auer
be appointed such Guardian upon giving bond with sureties as required by law in the sum of One
Thousand Dollars, and this cause is continued.

W. H. Husted Probate Judge.

And afterwards, to-wit, on the day of 19 the Court ordered and decreed as follows:

THE COL. B. S. 1716. CO. 67487

In the matter of the Guardianship of

Probate Court... 19...
Appointment. Bond Approved. Letters Issued.
Minors.

This day... appeared in open Court, accepted the appointment as Guardian of...

and gave and filed herein h... bond in the sum of... Dollars, conditioned according to law, with... and... freeholders, as sureties thereon, which Bond is approved by the Court. Thereupon said... took an oath that... he would faithfully and honestly discharge the duties devolving upon h... as such Guardian.

It is therefore ordered that Letters of Gurdianship issue to said... that this proceeding be recorded and that said Guardian pay the costs herein taxed at \$... Said Bond being in words and figures following, to-wit: Probate Judge.

GUARDIAN'S BOND

Know All Men by these Presents: That we... Chester L. Auer

are held and firmly bound unto the State of Ohio, in the sum of One Thousand Dollars, for the payment of which we hereby jointly and severally bind ourselves, our heirs, executors and administrators.

Signed by us and dated at Marysville, Ohio, this 29th day of December A. D. 1931

The Condition of the above obligation is such, that whereas, the above bound Chester L. Auer has been appointed by the Probate Court of Union County, Ohio, Guardian of the person and estate of Malcolm, Monabelle and Pauline Shuburn

minor children of Edward M. Shuburn deceased, late of which appointment the said Chester L. Auer has accepted.

Now if the said Chester L. Auer shall faithfully discharge all his duties as such guardian, as is required by law, then this obligation to be void, otherwise to remain in full force.

Executed in presence of L. W. Hazen Chester L. Auer Ohio Casualty Co.

This Bond approved in open Court, this 29th day of December 1931 And said oath of said Guardian being as follows, to-wit: W. H. Husted Probate Judge.

The State of Ohio, Union County, ss.

I, Chester L. Auer Guardian of Malcolm, Monabelle and Pauline Shuburn

minor, do solemnly swear and affirm that I will faithfully and honestly discharge the duties devolving upon me as such Guardian, as I will answer to God.

Sworn to before me and signed in my presence, this 29th day of December A. D. 1931 [Seal] W. H. Husted Probate Judge.

And said Letters of Guardianship issued being in words and figures following, to-wit:

LETTERS OF GUARDIANSHIP

The State of Ohio, Union County, ss.

To all to Whom these Presents may Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Union, and State of Ohio, has appointed, and by these presents does appoint Chester L. Auer

Guardian of the person and estate of Malcolm Shuburn aged 11 years on the 5th day of Feb. 1931

Monabelle Shuburn aged 9 years on the 25th day of Jan. 1931 Pauline Shuburn aged 7 years on the 18th day of Sept. 1931

children of Edward M. Shuburn deceased, hereby granting to said Guardian all and singular the power necessary, and by law required, to enable him fully to do, act and perform all and singular the duties of Guardian for the aforesaid minor according to the statute in such case made and provided.

In Testimony Whereof, I have hereunto affixed my signature and the seal of said Probate

[Seal] Court, at Marysville, Ohio, this 29th day of Dec. Anno Domini one thousand nine hundred and 31 W. H. Husted Probate Judge.

See Page 603

In the matter of the Guardianship of

PROBATE COURT, UNION COUNTY, OHIO

No. _____

Appointment of Guardian.

Be it Remembered, That on the _____ day of _____ 19____, filed in said Court h_____ application for the appointment of a Guardian of said _____; whereupon the following proceedings were had:

Said application being in words and figures following, to-wit:

APPLICATION FOR APPOINTMENT OF GUARDIAN

The State of Ohio, Union County, ss.

In the Probate Court.

In the Matter of the Minor Heir _____ of _____

Deceased.

Application for Appointment of Guardian.

I, _____ of _____ hereby make application for the Guardianship of _____

aged _____ years, 19____, aged _____ years, 19____

minor _____ and heir _____ of _____ deceased; and being duly sworn, say that said minor _____ resident _____ of Union County, aforesaid, and that the condition, situation and amount of all the property of said minor heir _____, as I verily believe, is as follows, to-wit: Personal Estate, consisting of _____

amounting to _____ Dollars, and Real Estate situated in _____ valued at _____ Dollars, the annual rents of which amount to _____ Dollars.

The following freeholders are offered as sureties: _____

THE STATE OF OHIO, }

UNION COUNTY, ss. }

P. O. Address _____

being first duly sworn, says the foregoing statement is true

as _____ he verily believes.

Sworn to before me and signed in my presence, this _____ day of _____ A. D. 19____

[Seal]

Probate Judge.

Thereupon the Court ordered as follows:

In the matter of the Guardianship of _____

Probate Court, _____ 19____

Appointment. Order for Bond.

Minors.

This day _____ appeared in open Court and made application to be appointed Guardian of _____

and the Court being satisfied that said _____

is a minor of the age of _____ years _____ 19____,

late of _____ and child _____ of _____ Township, Union County, Ohio, deceased, and that said minor _____ reside _____ in this county; and the said _____ having in open Court made choice of said _____ as _____ h_____ Guardian, which choice is approved by the Court; and the Court being further satisfied that a guardian is necessary, and that said _____ is a suitable person to be appointed; and _____ he having filed in this office a statement, duly verified by h_____ affidavit of the whole estate of said minor _____, and the probable value thereof, and also the probable annual rents of said minor's real estate. It is ordered that said _____ be appointed such Guardian upon giving bond with sureties as required by law in the sum of _____ Dollars, and this cause is continued.

Probate Judge.

And afterwards, to-wit, on the _____ day of _____ 19____ the Court ordered and decreed as follows:

From Page 2. 9658^a. Choice of Gdn. by Ethel Merry, for Lolla D. Miller. witness Geo. A. Miller, John D. Rhoades-

From page 4. 9658^B Choice of Gdn. Clarence merry, for John D. Rhoades as Gdn - witness: Mrs. Geo. A. Miller

From Page 6 - 11294. Choice of Gdn. by Margaret Elden². Josephine Carridge for Millard Clarridge as Gdn - witness W. F. Reiny

From Page 10 - 11323. Choice of Gdn. by Lucile Patrick of her mother Ruth Patrick as her Gdn.

no. 11407. Page 16. Longnecker - Application for Consent of Court to Settlement, Probate Court, Union County, Ohio, Application

In the Hon. W. H. Trustad Judge of said Court: The undersigned respectfully represents that he is the duly appointed Guardian of the estate of said Sarah Longnecker, minor, appointed by said Probate Court; that he has a claim for damages against the Ohio Bell Telephone Co., for injury to said Sarah Longnecker. That the said The Ohio Bell Telephone Co. propose to settle said claim for the sum of Two hundred sixty-one and 95/100 dollars,

and said The Ohio Bell Telephone Co. agrees in addition to the above sum, to pay the costs of said action. The undersigned claims that it would be for the best interest of those beneficially interested to accept said proposition, and therefore asks the consent of the Court to such settlement.

D. A. Longnecker, Gdn - The State of Ohio, Union County, ss. D. A. Longnecker, being duly sworn, says that the statements contained in the foregoing application are true, as he verily believes.

D. A. Longnecker. Sworn to before me, and signed in my presence, this 27. day of Sept. 1928.

W. H. Trustad, Probate Judge - Journal Entry: order on Consent of Court to Settlement Probate Court, Union County, O. Sept. 26 - 1928. This day D. A. Longnecker Gdn. of Sarah Longnecker appeared in open Court and made written application for the consent of the Court to the settlement of an action for damages, as therein set forth, against the Ohio Bell Telephone Co., And, it appearing to the Court, that it would be to the best interest of the parties

Beneficially entitled to said claim; it is ordered, that the said D.A. Longnecker as Guardian be authorized to make said settlement upon payment to him by said Telephone Company of the sum of Two Hundred sixty one and $\frac{9}{100}$ Dollars and the costs, and the Court hereby consents to the same in full satisfaction of all claims and demands against said Telephone Co., by reason of injury to the said Sarah Longnecker.

It is further ordered, that this proceeding be recorded and that said The Ohio Bell Telephone Co., pay the costs \$ 13⁵⁰
 W. H. Husted, Probate Judge.

No 12289 -
 This day
 Notice to us
 for Guardian
 And it
 To make su
 that notice
 the - day of
 Guardian of

No. 12261 - Page 76 - Hines -

Notice of Hearing on Application for Appointment as Guardian of Minors.
 The State of Ohio, Union County, ss. Probate Court.

In the Matter of the Guardianship of
 This Kathryn Hines and
 Billy Eugene Hines - Minors

No 12261.

To This Kathryn Hines and Billy Eugene Hines.

You are hereby notified that an application was filed in said Court by W. H. Hines on the 1st. day of March, 1932, for the appointment of himself or some other suitable person as Guardian of your person and estate.

Said application will be for hearing before said Court in Marysville, Ohio, on the 5th. day of March, 1932, at 10 o'clock A.M.

You will therefore appear in said Court on or before said time of hearing and select some suitable person to act as your guardian or the Court will appoint a guardian for you, if a guardian be found necessary.

Witness my signature and the seal of said Court, this 1st. day of March, 1932.

(Seal)

W. H. Husted - Probate Judge.

Notice of Hearing on Application for Appointment as Guardian of Minors.
 The State of Ohio, Union County, ss. Probate Court.

In the Matter of the Guardianship of
 This Kathryn Hines and
 Billy Eugene Hines - Minors

No 12261.

To W. H. Hines and This Kathryn Hines

You are hereby notified that on the 1st. day of March, 1932, W. H. Hines, filed in said Court an application for appointment of yourself or some other suitable person as Guardian of the person and estate of said minors.

Said application will be for hearing before said Court in Marysville, Ohio, on the 5th. day of March 1932, at 10 o'clock A.M.

Witness my signature and the seal of said Court, this 1st. day of March 1932.

(Seal)

W. H. Husted - Probate Judge.

We, the
 hereby enter
 a guardian

Notice of
 The State of
 To Rachel
 You a
 B. Ransom
 other suita
 Said
 - day of Ap
 You r
 some suita
 for you, if
 Witne

No. 12195 -
 In the Ma
 Malcolm
 Monatelle
 Paulino

This
 as Swaro
 and gave
 conditioned
 which Bro
 oath that
 hines as
 It is
 Amer, th
 costs here

No 12289 - Pg - 80 - Ransome -

Journal Entry - Order for Notice - Probate Court, Union County, Ohio.

This day Walter B. Ransome appeared in open Court, and made application for a Notice to issue to Mary Ransome and Rachel Ransome to select a suitable person for Guardian.

And it appearing to the Court that said minors of the age giving have the right to make such selection and that a Guardian is necessary; it is, therefore, ordered that Notice in writing be given said minors to appear before this court on or before the - day of April 1931, and make such selection, or the Court will appoint a Guardian for them; and this cause is continued.

W. H. Husted - Probate Judge.

Waiver of Notice - Probate Court, Union County, Ohio.

We, the undersigned parents, custodian, and next of kin of the within named minors, hereby enter our appearance and waive notice, and consent to the appointment of a guardian as prayed for.

Walter B. Ransome.

Notice of Hearing on Application for Appointment as Guardian of Minors. The State of Ohio, Union County, ss. Probate Court.

To Rachel Ransome:

You are hereby notified that an application was filed in said Court by Walter B. Ransome, on the 8th day of April 1932, for the appointment of himself or some other suitable person as Guardian of your person and estate.

Said application will be for hearing before said Court in Marysville, Ohio, on the - day of April 1932.

You will therefore appear in said Court on or before said time of hearing and select some suitable person to act as your guardian or the Court will appoint a guardian for you, if a guardian be found necessary.

Witness my signature and the seal of said Court, this 8th day of April 1932.

(Seal)

W. H. Husted - Probate Judge.

No. 12195 - Pg. 82 - Sherburne -

Journal Entry - Probate Court, Union County, Oh. Dec. 29th. 1931.

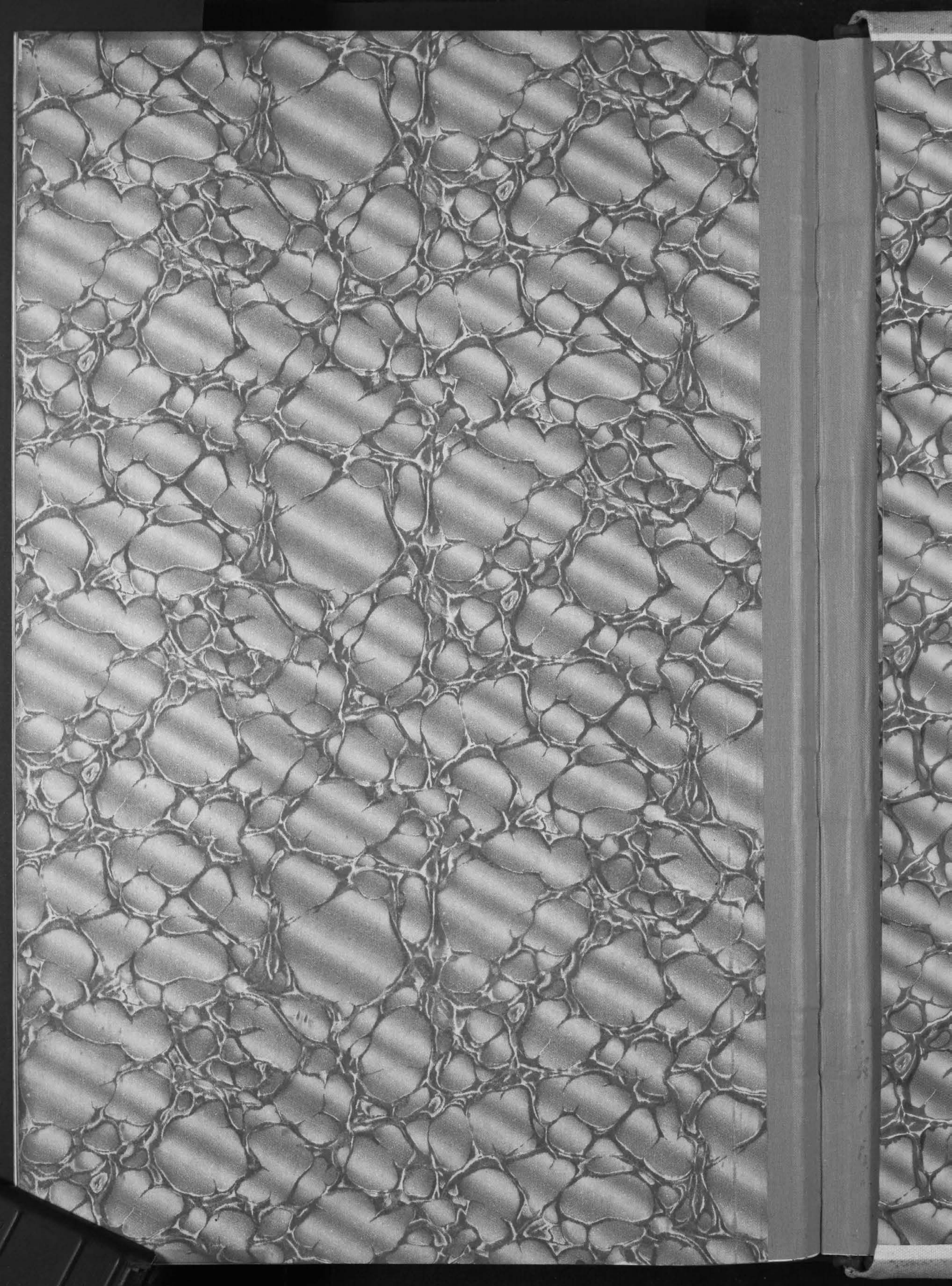
In the Matter of the Guardianships of
Malcolm Sherburne
Monabelle Sherburne
Pauline Sherburne

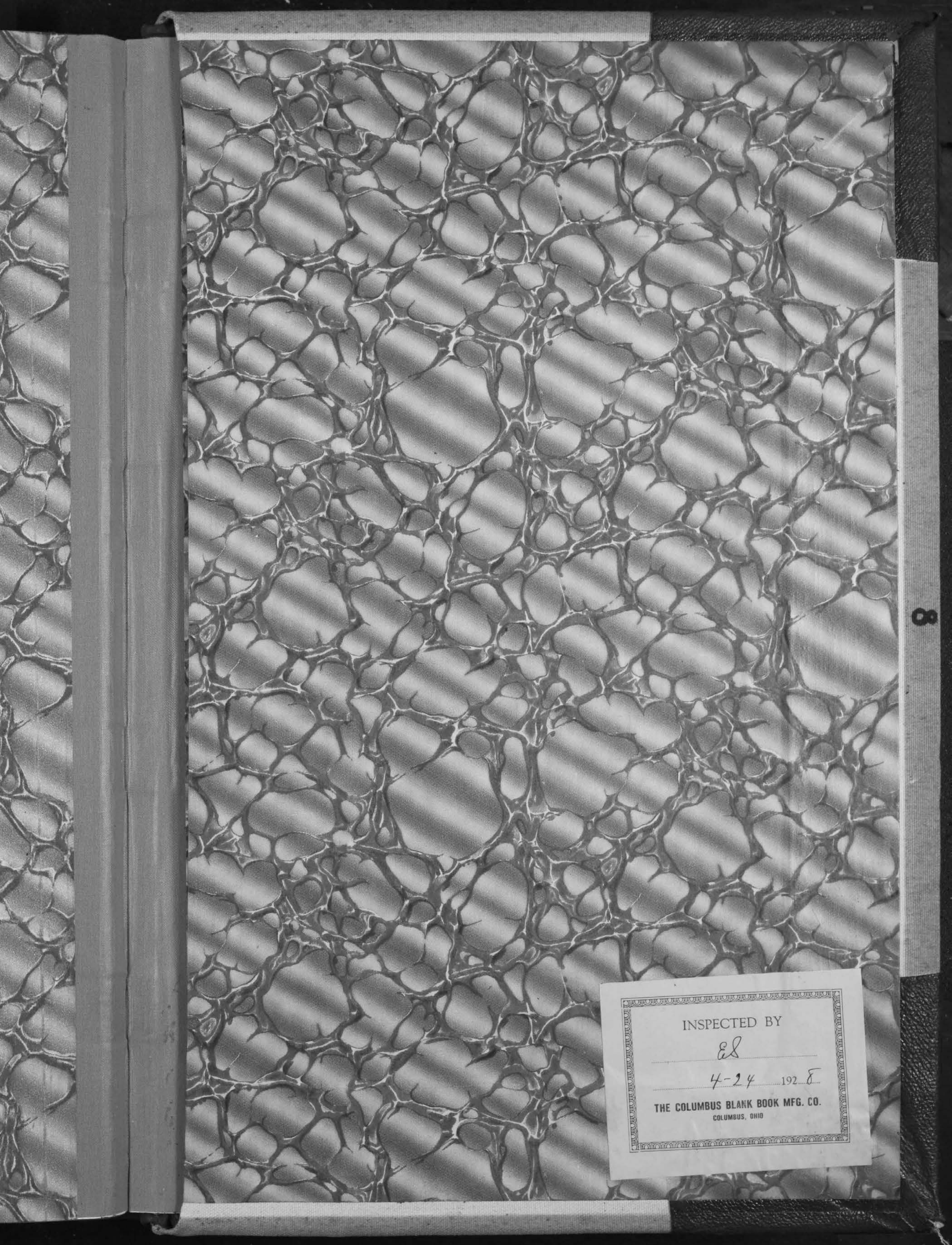
Bond Approved. Letters Issued.

This day Chester Auer appeared in open Court, accepted the appointment as Guardian of Malcolm Sherburne, Monabelle Sherburne and Pauline Sherburne and gave and filed herein his Bond in the sum of One Thousand Dollars, conditioned according to law, with Ohio Casualty Company as sureties thereon, which Bond is approved by the Court. Thereupon said Chester Auer took an oath that he would faithfully and honestly discharge the duties devolving upon him as such Guardian.

It is therefore ordered that Letters of Guardianship issue to said Chester Auer, that this proceeding be recorded, and that said Guardian pay the costs herein, Taped at \$5.50

W. H. Husted - Probate Judge.





8

INSPECTED BY
EL
4-24 1928
THE COLUMBUS BLANK BOOK MFG. CO.
COLUMBUS, OHIO